A BILL FOR AN ACT

RELATING TO DOMESTIC ABUSE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. The legislature finds that victims of domestic
 abuse who seek protection through the courts may face
 retaliatory acts from their abusers. Victims who petition the
 courts for temporary restraining orders may be subjected by
 their abusers to counter-petitions for the same relief.

6 The legislature finds that, even though these 7 counter-petitions are purely retaliatory and have no basis in 8 fact, the public record of the petitions can negatively impact 9 the domestic abuse victims' employment and housing prospects. 10 This can hinder the victims' efforts to gain physical and 11 financial independence from their abusers.

12 The purpose of this Act is to permit family court judges to 13 withhold from public inspection any record of a denied temporary 14 restraining order or denied protective order; provided that 15 these records shall remain accessible to law enforcement 16 officers without a court order.

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SECTION 2. Section 586-4, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§586-4 Temporary restraining order. (a) Upon petition 4 to a family court judge, an ex parte temporary restraining order may be granted without notice to restrain either or both parties 5 6 from contacting, threatening, or physically abusing each other, notwithstanding that a complaint for annulment, divorce, or 7 8 separation has not been filed. The order may be granted to any 9 person who, at the time the order is granted, is a family or 10 household member as defined in section 586-1 or who filed a 11 petition on behalf of a family or household member. The order 12 shall enjoin the respondent or person to be restrained from 13 performing any combination of the following acts:

14 (1) Contacting, threatening, or physically abusing the15 protected party;

16 (2) Contacting, threatening, or physically abusing any
17 person residing at the protected party's residence; or
18 (3) Entering or visiting the protected party's residence.
19 The ex parte temporary restraining order may also enjoin or
20 restrain both of the parties from taking, concealing, removing,
21 threatening, physically abusing, or otherwise disposing of any

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animal identified to the court as belonging to a household, 1 until further order of the court. 2 3 For any person who is alleged to be a family or (b) 4 household member by virtue of a dating relationship, the court may consider the following factors in determining whether a 5 dating relationship exists: 6 7 The length of the relationship; (1) 8 (2)The nature of the relationship; and 9 (3) The frequency of the interaction between the parties. 10 The family court judge may issue the ex parte (C) 11 temporary restraining order orally, if the person being 12 restrained is present in court. The order shall state that 13 there is probable cause to believe that a past act or acts of 14 abuse have occurred, or that threats of abuse make it probable 15 that acts of abuse may be imminent. The order further shall 16 state that the temporary restraining order is necessary for the 17 purposes of: preventing acts of abuse or preventing a 18 recurrence of actual domestic abuse and ensuring a period of separation of the parties involved. The order shall also 19 20 describe in reasonable detail the act or acts sought to be 21 restrained. Where necessary, the order may require either or

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both of the parties involved to leave the premises during the 1 period of the order; may also restrain the party or parties to 2 whom it is directed from contacting, threatening, or physically 3 4 abusing the applicant's family or household members; and may enjoin or restrain both parties from taking, concealing, 5 6 removing, threatening, physically abusing, or otherwise disposing of any animal identified to the court as belonging to 7 a household, until further order of the court. The order shall 8 9 not only be binding upon the parties to the action, but also 10 upon their officers, agents, servants, employees, attorneys, or any other persons in active concert or participation with them. 11 The order shall enjoin the respondent or person to be restrained 12 13 from performing any combination of the following acts: 14 Contacting, threatening, or physically abusing the (1)15 protected party; Contacting, threatening, or physically abusing any 16 (2)17 person residing at the protected party's residence; 18 Entering or visiting the protected party's residence; (3) 19 or 20 Taking, concealing, removing, threatening, physically (4)21 abusing, or otherwise disposing of any animal

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1 identified to the court as belonging to a household, 2 until further order of the court. If a divorce or a child custody proceeding is pending, 3 (d) a petition for a temporary restraining order may be filed in 4 5 that same proceeding to the extent practicable. Any decree or 6 order issued in a divorce or child custody proceeding subsequent to the petition being filed or an order being issued pursuant to 7 this section, in the discretion of the court hearing the divorce 8 9 or child custody proceeding, may supersede in whole or part the 10 orders issued pursuant to this section. The factual findings and rulings made in connection with the granting or denying of a 11 temporary restraining order may not have binding effect in any 12 other family court proceeding, including child custody 13 determinations under section 571-46, and the court in such 14 proceedings may give de novo consideration to the facts and 15 circumstances alleged in making later determinations affecting 16 17 the parties, including determination of custody and visitation. 18 When a temporary restraining order is granted and the (e) respondent or person to be restrained knows of the order, a 19 knowing or intentional violation of the restraining order is a 20 21 misdemeanor. A person convicted under this section shall

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1	undergo domestic violence intervention at any available domestic							
2	violence program as ordered by the court. The court							
3	additionally shall sentence a person convicted under this							
4	section as follows:							
5	(1)	Except as provided in paragraph (2), for a first						
6		conv	iction for a violation of the temporary					
7		rest	raining order, the person shall serve a mandatory					
8		minimum jail sentence of forty-eight hours and be						
9		fine	d not less than \$150 nor more than \$500; provided					
10		that the court shall not sentence a defendant to pay a						
11		fine unless the defendant is or will be able to pay						
12		the fine;						
13	(2)	For	a first conviction for a violation of the					
14		temporary restraining order, if the person has a prior						
15		conviction for any of the following felonies:						
16		(A)	Section 707-701 relating to murder in the first					
17			degree;					
18		(B)	Section 707-701.5 relating to murder in the					
19			second degree;					
20		(C)	Section 707-710 relating to assault in the first					
21			degree;					

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1	(D)	Section 707-711 relating to assault in the second					
2		degree;					
3	(E)	Section 707-720 relating to kidnapping; .					
4	(F)	Section 707-721 relating to unlawful imprisonment					
5		in the first degree;					
6	(G)	Section 707-730 relating to sexual assault in the					
7		first degree;					
8	(H)	Section 707-731 relating to sexual assault in the					
9		second degree;					
10	(I)	Section 707-732 relating to sexual assault in the					
11		third degree;					
12	(J)	Section 707-733.6 relating to continuous sexual					
13		assault of a minor under the age of fourteen					
14		years;					
15	(K)	Section 707-750 relating to promoting child abuse					
16		in the first degree;					
17	(L)	Section 708-810 relating to burglary in the first					
18		degree;					
19	(M)	Section 708-811 relating to burglary in the					
20		second degree;					

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1		(N) Section 709-906 relating to abuse of family or				
2		household members; or				
3		(O) Section 711-1106.4 relating to aggravated				
4		harassment by stalking;				
5		and if any of these offenses has been committed				
6		against a family or household member as defined in				
7		section 586-1, the person shall serve a mandatory				
8		minimum term of imprisonment of fifteen days and be				
9		fined not less than \$150 nor more than \$600; provided				
10		that the court shall not sentence a defendant to pay a				
11		fine unless the defendant is or will be able to pay				
12		the fine; and				
13	(3)	For the second and any subsequent conviction for a				
14		violation of the temporary restraining order, the				
15		person shall serve a mandatory minimum jail sentence				
16		of thirty days and be fined not less than \$250 nor				
17		more than \$1,000; provided that the court shall not				
18		sentence a defendant to pay a fine unless the				
19		defendant is or will be able to pay the fine.				
20	Upon	conviction and sentencing of the defendant, the court				
21	shall ord	er that the defendant immediately be incarcerated to				

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serve the mandatory minimum sentence imposed; provided that the
 defendant may be admitted to bail pending appeal pursuant to
 chapter 804. The court may stay the imposition of the sentence
 if special circumstances exist.

5 The court may suspend any jail sentence, except for the 6 mandatory sentences under paragraphs (1), (2), and (3) upon 7 condition that the defendant remain alcohol and drug-free, 8 conviction-free, or complete court-ordered assessments or 9 intervention. Nothing in this section shall be construed as 10 limiting the discretion of the judge to impose additional 11 sanctions authorized in sentencing for a misdemeanor.

12 (f) Any fines collected pursuant to subsection (e) shall
13 be deposited into the spouse and child abuse special account
14 established under section 601-3.6.

15 (g) If the court denies a temporary restraining order, the 16 court may order upon the oral request of the respondent or the 17 person to be restrained that the petition record be withheld 18 from public inspection; provided that the record shall remain 19 accessible to law enforcement officers without a court order." 20 SECTION 3. Section 586-5.5, Hawaii Revised Statutes, is 21 amended to read as follows:

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1 "§586-5.5 Protective order; additional orders. (a) If,
2 after hearing all relevant evidence, the court finds that the
3 respondent has failed to show cause why the order should not be
4 continued and that a protective order is necessary to prevent
5 domestic abuse or a recurrence of abuse, the court may order
6 that a protective order be issued for a further fixed reasonable
7 period as the court deems appropriate.

The protective order may include all orders stated in the 8 temporary restraining order and may provide for further relief 9 10 as the court deems necessary to prevent domestic abuse or a 11 recurrence of abuse, including orders establishing temporary visitation and custody with regard to minor children of the 12 parties and orders to either or both parties to participate in 13 domestic violence intervention services. If the court finds 14 that the party meets the requirements under section 15 334-59(a)(2), the court further may order that the party be 16 17 taken to the nearest facility for emergency examination and 18 treatment.

(b) A protective order may be extended for such further
fixed reasonable period as the court deems appropriate. Upon
application by a person or agency capable of petitioning under

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section 586-3, the court shall hold a hearing to determine
 whether the protective order should be extended. In making a
 determination, the court shall consider evidence of abuse and
 threats of abuse that occurred [prior to] before the initial
 restraining order and whether good cause exists to extend the
 protective order.

7 The extended protective order may include all orders stated in the preceding restraining order and may provide such further 8 9 relief as the court deems necessary to prevent domestic abuse or 10 a recurrence of abuse, including orders establishing temporary 11 visitation and custody with regard to minor children of the 12 parties and orders to either or both parties to participate in domestic violence intervention services. The court may 13 14 terminate the extended protective order at any time with the 15 mutual consent of the parties.

16 (c) If the court denies a protective order or extended
17 protective order, the court may order upon the oral request of
18 the respondent that the protective order or extended protective
19 order petition record be withheld from public inspection;
20 provided that the record shall remain accessible to law
21 enforcement officers without a court order."





1	SECTION 4	. Statutory	material	to be	repealed	is br	acketed
2	and stricken.	New statuto	ry materia	l is ı	underscore	ed.	

3 SECTION 5. This Act shall take effect upon its approval.





Report Title: Domestic Abuse; TRO; Family Courts

Description:

Provides that family courts may withhold from public inspection any record of a denied temporary restraining order or denied protective order; provided that these records shall remain accessible to law enforcement without a court order. (SD1)

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