A BILL FOR AN ACT

RELATING TO DOMESTIC VIOLENCE.

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

1 SECTION 1. The legislature finds that victims of domestic 2 violence often need to take leave from their employment to 3 attend to various health or legal matters and that addressing 4 such matters should not pose a risk to their personal health and 5 well-being, financial security, or safety due to a fear of 6 adverse consequences from their employers. Although state law 7 currently requires that employers allow victim leave for victims of domestic or sexual violence, victim employees are required to 8 9 exhaust all other paid and unpaid leave accrued for the calendar 10 year before victim leave may be applied. Thus an employee may 11 exhaust all sick leave in order to seek safety or medical 12 attention for themselves or their minor child or to take legal 13 action against an abuser, leaving little to no sick leave 14 available for the rest of the calendar year.

15 The purpose of this Act is to amend the Hawaii family leave16 law to allow an employee to take family leave, separate from



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1	victim leave, related to domestic or sexual violence against the		
2	employee or the employee's minor child.		
3	SECTION 2. Section 398-3, Hawaii Revised Statutes, is		
4	amended by	y amending subsection (a) to read as follows:	
5	"(a)	An employee shall be entitled to a total of four	
6	weeks of :	family leave during any calendar year:	
7	(1)	Upon the birth of a child of the employee or the	
8		adoption of a child; [or]	
9	(2)	To care for the employee's child, spouse, reciprocal	
10		beneficiary, sibling, or parent with a serious health	
11		condition[-]; or	
12	(3)	To seek safety, medical attention, or victim services	
13		related to domestic or sexual violence against the	
14		employee or the employee's minor child. Family leave	
15		taken related to domestic or sexual violence against	
16		the employee or the employee's minor child shall be	
17		made available to the employee in addition to victim	
18		leave under section 378-72 and shall be treated the	
19		same as family leave taken for the other purposes	
20		permitted under this section for purposes of	
21		calculating accrued benefits under this chapter."	



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1 SECTION 3. Section 398-6, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§398-6 Certification. (a) An employer may require that 4 a claim for family leave be supported by written certification. 5 (b) For the birth of a child, certification shall be 6 issued by a health care provider or the family court. For the 7 placement of a child for adoption with the employee, 8 certification shall be issued by a recognized adoption agency, 9 the attorney handling the adoption, or by the individual 10 officially designated by the birth parent to select and approve 11 the adoptive family. 12 (c) When leave is to care for a child, spouse, reciprocal 13 beneficiary, sibling, or parent who has a serious health 14 condition, certification shall be issued by the health care 15 provider of the individual requiring care. Certification shall 16 be considered sufficient if it provides information as required 17 by the director. 18 When leave is to seek safety, medical attention, or (d) victim services related to domestic or sexual violence against 19 the employee or the employee's minor child, certification shall 20 21 be provided by one of the following methods:



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1	(1)	A certificate issued by a health care provider or
2		other professional from whom the employee or the
3		employee's minor child has sought assistance related
4		to the domestic or sexual violence against the
5		employee or employee's child;
6	(2)	A signed written statement from an employee, agent, or
7		volunteer of a victim services organization from the
8		employee's attorney or advocate or from a minor
9		child's attorney or advocate; or
10	(3)	A police or court record related to the domestic or
11		sexual violence.
12	(e)	All information provided to the employer under
13	subsectio	n (d), including statements of the employee, or any
14	other doc	umentation, record, or corroborating evidence, and the
15	fact that	the employee or employee's minor child has been a
16	victim of domestic or sexual violence or that the employee has	
17	requested	leave pursuant to section 398-3 related to domestic or
18	sexual vi	olence against the employee or the employee's minor
19	child, sh	all be maintained in the strictest confidence by the
20	employer,	and shall not be disclosed, except to the extent that
21	disclosur	e_is:



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1	(1) Requested or consented to by the employee;
2	(2) Ordered by a court or administrative agency; or
3	(3) Otherwise required by applicable federal or state
4	law."
5	SECTION 4. This Act does not affect rights and duties that
6	matured, penalties that were incurred, and proceedings that were
7	begun before its effective date.
8	SECTION 5. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 6. This Act shall take effect upon its approval.
11	

INTRODUCED BY: Klub & Muth

JAN 2 2 2019



Report Title: Family Leave; Domestic Violence; Sexual Violence

Description:

Allows an employee to take family leave in addition to victim leave when the leave is related to domestic or sexual violence against the employee or the employee's minor child. Requires an employee to submit certification related to domestic or sexual violence of the employee or the employee's minor child. Requires employer confidentiality of information related to domestic or sexual violence against the employee or the employee's minor child.

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