S.B. NO. 2109

JAN 1 7 2020

A BILL FOR AN ACT

RELATING TO CHILDREN.

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

1 SECTION 1. The legislature finds that child abuse victims 2 have as much a right to a speedy trial as do defendants. The 3 speedy trial clause of the sixth amendment to the United States 4 Constitution provides in pertinent part as follows: "In all 5 criminal prosecutions, the accused shall enjoy the right to a 6 speedy and public trial . . . " This is to protect the defendant 7 from delay between the presentation of the indictment or similar 8 charging instrument and the beginning of trial.

9 The website of the Hawaii family courts states, 10 "Established by statute in 1965, the Family Court's mission is 11 to provide a fair, speedy, economical, and accessible forum for 12 the resolution of matters involving families and children." 13 (Emphasis added.) The legislature further finds that the term 14 "speedy" is not limited to the right to a speedy trial for adult 15 perpetrators of child abuse, but also confers a right to a 16 speedy trial for child abuse victims.



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1 The purpose of this Act is to require an expedited 2 disposition of cases in all criminal proceedings involving abuse 3 of minors. 4 SECTION 2. Chapter 806, Hawaii Revised Statutes, is 5 amended by adding a new section to be appropriately designated 6 and to read as follows: 7 "§806- Expedited proceedings; continuances; trial. (a) 8 In all criminal proceedings of criminal offenses perpetuated 9 against a minor, or any other criminal proceedings involving a 10 minor victim or minor witness of any physical abuse, the court and the prosecution shall take appropriate action, including 11 setting the case for priority in the court docket, to ensure a 12 prompt trial in order to minimize the length of time a minor 13 14 must endure the stress of the minor's involvement in the 15 proceedings. (b) In deciding whether to grant a continuance, the court 16 17 shall take into consideration the age of the minor and the potential adverse impact the delay may have on the minor's well-18 19 being; provided that no more than three continuances shall be permissible by either party, unless good cause is shown; 20



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1 provided further that a trial shall commence within twelve 2 months of the charge or indictment, unless good cause is shown. 3 (c) The court shall impose sanctions against an attorney for the defense who is unprepared to commence trial, unless good 4 5 cause is shown." 6 SECTION 3. New statutory material is underscored. 7 SECTION 4. This Act shall take effect upon its approval. 8 INTRODUCED BY: Clarence K nei ulle A Lani



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Report Title: Child Abuse; Expedited Criminal Proceedings

Description: Requires the court and the prosecution to take appropriate action to ensure a prompt trial to minimize the length of time a child abuse victim or minor witness must endure the proceedings.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

