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A BILL FOR AN ACT

RELATING TO THE DEPARTMENT OF HUMAN SERVICES.

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

1	SECT	ION 1. Section 587A-9, Hawaii Revised Statutes, is
2	amended by	y amending subsection (a) to read as follows:
3	"(a)	When the department receives protective custody of a
4	child from	m the police, the department shall:
5	(1)	Assume temporary foster custody of the child if, in
6		the discretion of the department, the department
7		determines that the child is subject to imminent harm
8		while in the custody of the child's family;
9	(2)	Make every reasonable effort to inform the child's
10		parents of the actions taken, unless doing so would
11		put another person at risk of harm;
12	(3)	Unless the child is admitted to a hospital or similar
13		institution, place the child in emergency foster care
14		while the department conducts an appropriate
15		investigation, with placement preference being given
16		to an approved relative;

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1	(4)	With	authorized agencies, make reasonable efforts to
2		ident	tify and notify all relatives within thirty days
3		of as	ssuming temporary foster custody of the child; and
4	(5)	With:	in three days, excluding Saturdays, Sundays, and
5		holid	lays:
6		(A)	Relinquish temporary foster custody, return the
7			child to the child's parents, and proceed
8			pursuant to section [587A 11(4),] <u>587A-11(b)(4),</u>
9			and $(c)(4)$, (5) , or (6) ;
10		(B)	Secure a voluntary placement agreement from the
11			child's parents to place the child in foster
12			care, and proceed pursuant to section [587A
13			$\frac{11(6)}{587A-11(c)(6)}$ or (8); or
14		(C)	File a petition with the court."
15	SECT	ION 2	. Section 587A-11, Hawaii Revised Statutes, is
16	amended to	o read	l as follows:
17	"§58'	7 A-11	Investigation; department powers. (a) Upon
18	receiving	a rep	port that a child is subject to imminent harm, has
19	been harm	ed, oi	r is subject to threatened harm, and when an
20	assessmen	t is 1	required by this chapter, the department shall

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1	cause such investigation to be made as it deems to be			
2	appropriate.			
3	(b)	In c	onducting the investigation, the department shall:	
4	(1)	<u>At t</u>	he time of the initial face-to-face contact,	
5		prov	ide the parent with written notice of the parent's	
6		righ	ts. Those rights shall be provided to the parent	
7		<u>in a</u>	document that shall be developed by the	
8		depa	rtment and include the following:	
9		(A)	The parent is not required to permit the	
10			department or a police officer to enter the	
11			residence of the parent;	
12		<u>(B)</u>	The parent must be given the allegations prior to	
13			an interview;	
14		(C)	The parent is not required to speak with the	
15			department at that time;	
16		(D)	The parent has the right to record the interview;	
17		<u>(E)</u>	The parent is entitled to seek representation of	
18			an attorney and have an attorney present when the	
19			parent is questioned by the department;	



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1	<u>(F)</u>	Any statement made by the parent or any family
2		member may be used against the parent in a
3		hearing initiated pursuant to this chapter;
4	(G)	Neither the department nor the police officer is
5		an attorney, and neither may provide legal advice
6		to the parent;
7	<u>(H)</u>	The parent is not required to sign any document
8		presented by the department or a police officer,
9		including but not limited to a release of claims
10		or service agreement, and is entitled to have an
11		attorney review any document before the parent
12		agrees to sign; and
13	<u>(I)</u>	A failure of the parent to communicate with the
14		department or a police officer may have serious
15		consequences, which may include the filing of a
16		petition under this chapter and the assumption of
17		temporary foster custody of the child by the
18		department; therefore, it is in the parent's best
19		interest to speak with the department or
20		immediately seek the advice of a qualified
21		attorney;



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1	(2)	Make reasonable efforts to ensure that the notice
2		provided to a parent under this subsection is written
3		in a manner that will be understood by the parent,
4		including but not limited to ensuring that the notice
5		is written in a language understood by the parent;
6	(3)	Request the parent to sign and date the notice as
7		evidence of having received the notice. If the parent
8		refuses to sign and date the notice upon request, the
9		department shall specifically indicate on the notice
10		the request to sign and the parent's refusal to do so.
11		The department shall sign the notice as witness to the
12		parent's refusal to sign and provide the parent with a
13		copy of the signed notice at the time of the initial
14		face-to-face contact with the parent; and
15	(4)	Except when an initial contact with a parent results
16		in the immediate or same-day placement of a child into
17		emergency foster care, the notice provided under this
18		subsection shall be implemented, retained in the
19		child's case file, and attached to a court petition in
20		the event of a subsequent removal to foster custody.
21	(c)	In conducting the investigation, the department may:

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1 (1)Enlist the cooperation and assistance of appropriate 2 state and federal law enforcement authorities, who may 3 conduct an investigation and, if an investigation is 4 conducted, shall provide the department with all 5 preliminary findings, including the results of a 6 criminal history record check of an alleged 7 perpetrator of harm or threatened harm to the child; 8 (2) Conduct a criminal history record check of an alleged 9 perpetrator and all adults living in the family home, 10 with or without consent, to ensure the safety of the 11 child; 12 (3) Interview the child without the presence or prior 13 approval of the child's family and temporarily assume 14 protective custody of the child for the purpose of 15 conducting the interview; provided that when a child 16 is interviewed at school, the interview shall be 17 recorded and retained in the case file; 18 Resolve the matter in an informal fashion that it (4)19 deems appropriate under the circumstances; 20 Close the matter if the department finds, after an (5) 21 assessment, that the child is residing with a

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1		caregiver who is willing and able to meet the child's
2		needs and provide a safe and appropriate placement for
3		the child;
4	(6)	Immediately enter into a service plan:
5		(A) To safely maintain the child in the family home;
6		or
7		(B) To place the child in voluntary foster care
8		pursuant to a written agreement with the child's
9		parent.
10		If the child is placed in voluntary foster care and
11		the family does not successfully complete the service
12		plan within three months after the date on which the
13		department assumed physical custody of the child, the
14		department shall file a petition. The department is
15		not required to file a petition if the parents agree
16		to adoption or legal guardianship of the child and the
17		child's safety is ensured; provided that the adoption
18		or legal guardianship hearing is conducted within six
19		months of the date on which the department assumed
20		physical custody of the child;

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1 (7) Assume temporary foster custody of the child and file 2 a petition with the court within three days, excluding 3 Saturdays, Sundays, and holidays, after the date on which the department assumes temporary foster custody 4 5 of the child, with placement preference being given to 6 an approved relative; or 7 (8) File a petition or ensure that a petition is filed by 8 another appropriate authorized agency in court under 9 this chapter." 10 SECTION 3. Statutory material to be repealed is bracketed 11 and stricken. New statutory material is underscored. 12 SECTION 4. This Act shall take effect upon its approval.



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Report Title:

Department of Human Services; Children; Imminent Harm; Investigation; Written Notice

Description:

Requires the department of human services to provide written notice to a parent of the parent's rights when conducting an investigation regarding a child who is or may be subject to imminent harm. (SD1)

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

