A BILL FOR AN ACT

RELATING TO MARRIAGE.

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

1 The legislature finds that numerous states are SECTION 1. 2 reviewing existing laws to consider amending the minimum age for 3 marriage in order to protect young adults under the age of 4 eighteen. Proponents for raising the legal age for marriage are 5 concerned that allowing young adults, who are minors under the 6 law, to marry may contribute to sex trafficking or marriages 7 obtained by force or duress. According to an analysis conducted 8 by Public Broadcasting Service's Frontline, more than two 9 hundred seven thousand individuals under the age of eighteen 10 were married in the United States between 2000 and 2014. 11 most minors were sixteen or seventeen years of age at the time 12 of marriage, some were as young as twelve years of age. 13 vast majority of these marriages were between a minor female and an adult male. In Hawai'i, existing state law allows minors as 14 15 young as sixteen years of age to marry. State law further 16 authorizes the family court to approve a marriage of a minor of 17 fifteen years of age.

1	The legislature further finds that in 2018, Delaware and
2	New Jersey respectively became the first and second states to
3	require that individuals seeking marriage be at least eighteen
4	years of age. There are more states, including Pennsylvania,
5	that have pending legislation or are considering introducing
6	similar legislation to raise the minimum age requirement for
7	marriage to eighteen years of age. The legislature notes that
8	Sustainable Development Goal 5 under the United Nations'
9	Sustainable Development Goals relating to gender equality sets
10	the year 2030 as a target for ending child marriage.
11	The purpose of this Act is to:
12	(1) Raise the minimum age requirement to enter into
13	marriage from sixteen to eighteen years of age;
14	(2) Remove the parental consent and written approval by
15	the family court requirements for a minor to marry;
16	(3) Require, rather than permit, the family court to
17	declare void the marriage contract on the ground tha
18	the parties, or either of them, had not attained the
19	legal age of marriage at the time of the marriage;

1	(4)	Remove spousal cohabitation after the parties attain
2		legal age as an exception for an annulment based on
3		nonage; and
4	(5)	Make conforming amendments to reflect the raise in the
5		legal age for marriage and repeal of certain parental
6		and judicial consent requirements for marriage.
7	SECT	ION 2. Section 386-43, Hawaii Revised Statutes, is
8	amended by	y amending subsection (a) to read as follows:
9	"(a)	The weekly benefits to dependents shall continue:
10	(1)	To a surviving spouse or reciprocal beneficiary, until
11		death, remarriage, marriage, or entry into a new
12		reciprocal beneficiary relationship with two years'
13		compensation in one sum upon remarriage, marriage, or
14		entry into a new reciprocal beneficiary relationship;
15	(2)	To or for a child:
16		(A) [So long as unmarried, until] Until attainment of
17		the age of eighteen;
18		(B) So long as unmarried, until attainment of the age
19		of:

1		(i) Twenty if the child is a full-time student
2		at a high school, business school, technical
3		school; or
4		(ii) Twenty-two if the child is a full-time
5		undergraduate student at a college; or
6		(C) So long as unmarried, until termination of the
7		child's incapability of self-support; [or
8	-	(D) Until marriage, except that in the case of a
9		married child under eighteen, weekly benefits
10		shall continue during the period of actual
11		dependency until attainment of the age of
12		eighteen;
13	(3)	To a parent or grandparent, for the duration, whether
14	•	continuous or not, of the actual dependency, provided
15		that the amount of the weekly benefits shall at no
16		time exceed the amount payable at the time of death;
17	i	and
18	(4)	To or for a grandchild, brother, or sister, for the
19]	period in which that grandchild, brother, or sister
20	:	remains actually and wholly dependent until attainment

1	of the age of eighteen or termination of the
2	incapability of self-support."
3	SECTION 3. Section 571-2, Hawaii Revised Statutes, is
4	amended as follows:
5	1. By amending the definition of "guardianship of a minor"
6	to read:
7	""Guardianship of a minor" means the duty and authority to
8	make important decisions in matters having a permanent effect or
9	the life and development of the minor and to be concerned about
10	the minor's general welfare. It includes[7] but shall not
11	necessarily be limited, in either number or kind to:
12	(1) The authority to consent [to marriage,] to enlistment
13	in the armed forces of the United States[$_{7}$] or to
14	major medical, psychiatric, and surgical treatment; to
15	represent the minor in legal actions; or to make other
16	decisions concerning the minor of substantial legal
17	significance;
18	(2) The authority and duty of reasonable visitation,
19	except to the extent that the right of visitation has
20	been limited by court order;

1	(3)	The rights and responsibilities of legal custody when
2		guardianship is exercised by the natural or adoptive
3		parent, except where legal custody has been vested in
4		another individual, agency, or institution; and
5	(4)	The authority to consent to the adoption of the minor
6		and to make any other decision concerning the minor
7		that the minor's parents could make, when the rights
8		of the minor's parents, or only living parent, have
9		been judicially terminated as provided for in the
10		statutes governing termination of parental rights to
11		facilitate legal adoption, or when both of the minor's
12	•	legal parents are deceased."
13	2.	By amending the definition of "residual parental rights
14	and respon	nsibilities" to read:
15	""Re	sidual parental rights and responsibilities" means
16	those rig	hts and responsibilities remaining with the parent
17	after the	transfer of legal custody or guardianship of the
18	person, i	$\operatorname{ncluding}[_{ au}]$ but not necessarily limited to, the right
19	to reason	able visitation, consent to adoption [or marriage], and

the responsibility for support."

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1	SECT	ION 4. Section 571-11, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"§57	1-11 Jurisdiction; children. Except as otherwise
4	provided	in this chapter, the court shall have exclusive
5	original	jurisdiction in proceedings:
6	(1)	Concerning any person who is alleged to have committed
7		an act prior to achieving eighteen years of age that
8		would constitute a violation or attempted violation of
9		any federal, state, or local law or county ordinance.
10		Regardless of where the violation occurred,
11		jurisdiction may be taken by the court of the circuit
12		where the person resides, is living, or is found, or
13		in which the offense is alleged to have occurred;
14	(2)	Concerning any child living or found within the
15		circuit:
16		(A) Who is neglected as to or deprived of educational
17		services because of the failure of any person or
18		agency to exercise that degree of care for which
19		it is legally responsible;

1	•	(B)	who is beyond the control of the child's parent
2			or other custodian or whose behavior is injurious
3			to the child's own or others' welfare;
4		(C)	Who is neither attending school nor receiving
5			educational services required by law whether
6			through the child's own misbehavior or
7			nonattendance or otherwise; or
8		(D)	Who is in violation of curfew;
9	(3)	To d	etermine the custody of any child or appoint a
10		guar	dian of any child;
11	(4)	For	the adoption of a person under chapter 578;
12	(5)	For	the termination of parental rights under sections
13		571-	61 through 571-63;
14	(6)	For	judicial consent to the $[\frac{marriage}{r}]$ employment $[\frac{1}{r}]$
15		or e	nlistment of a child[-] when consent is required
16		by 1	aw;
17	(7)	For	the treatment or commitment of a mentally
18		defe	ctive or mentally ill child, or a child with an
19		inte	llectual disability;

1	(8)	under the interstate compact on Juveniles under
2		chapter 582 or the Interstate Compact for Juveniles
3		under chapter 582D;
4	(9)	For the protection of any child under chapter 587A;
5		and
6	(10)	For a change of name as provided in section 574-
7		5(a)(2)(C)."
8	SECT	ION 5. Section 572-1, Hawaii Revised Statutes, is
9	amended t	o read as follows:
10	"§57	2-1 Requisites of valid marriage contract. In order
11	to make v	alid the marriage contract, which shall be permitted
12	between t	wo individuals without regard to gender, it shall be
13	necessary	that:
14	(1)	The respective parties do not stand in relation to
15		each other of ancestor and descendant of any degree
16		whatsoever, two siblings of the half as well as to the
17		whole blood, uncle and niece, uncle and nephew, aunt
18		and nephew, or aunt and niece, whether the
19		relationship is the result of the issue of parents
20		married or not married to each other or parents who

1		are partners in a civil union or not partners in a
2		civil union;
3	(2)	Each of the parties at the time of contracting the
4		marriage is at least [sixteen] eighteen years of age;
5		[provided that with the written approval of the family
6		court of the circuit within which the minor resides,
7		it shall be lawful for a person under the age of
8		sixteen years, but in no event under the age of
9		fifteen years, to marry, subject to section 572-2;
10	(3)	Neither party has at the time any lawful wife,
11		husband, or civil union partner living, except as
12		provided in section 572-1.7;
13	(4)	Consent of neither party to the marriage has been
14		obtained by force, duress, or fraud;
15	(5)	Neither of the parties is a person afflicted with any
16		loathsome disease concealed from, and unknown to, the
17		other party;
18	(6)	The parties to be married in the State shall have duly
19		obtained a license for that purpose from the agent
20		appointed to grant marriage licenses; and

1	(7)	The marriage ceremony be performed in the State by a
2		person or society with a valid license to solemnize
3		marriages and the parties to be married and the person
4		performing the marriage ceremony be all physically
5		present at the same place and time for the marriage
6		ceremony."
7	SECTI	ON 6. Section 572-10, Hawaii Revised Statutes, is
8	amended to	read as follows:
9	"§572	2-10 [Applicant apparently under age. If] Age of
10	applicant.	For any applicant for a license to marry [appears to
11	any agent	to be under the age of eighteen years], the agent
12	shall, bef	fore granting a license to marry, require the
13	production	of a certificate of birth or other satisfactory proof
14	showing th	ne age of the applicant."
15	SECTI	ON 7. Section 580-21, Hawaii Revised Statutes, is
16	amended to	read as follows:
17	"§580	-21 Grounds for annulment. (a) The family court, by
18	a decree c	of nullity, may declare void the marriage contract for
19	any of the	e following causes, existing at the time of the
20	marriage:	

1	(1)	That the parties stood in relation to each other of
2		ancestor and descendant of any degree whatsoever,
3		[brother and sister] two siblings of the half as well
4		as the whole blood, uncle and niece, uncle and nephew,
5		aunt and nephew, or aunt and niece, whether the
6		relationship is the result of the issue of parents
7		married or not married to each other;
8	[-(2)	That the parties, or either of them, had not attained
9		the legal age of marriage;
10	(3)]	(2) That the husband had an undivorced wife living,
11		or the wife had an undivorced husband living;
12	[(4)]	(3) That one of the parties lacked the mental
13		capacity to consent to the marriage;
14	[(5)]	(4) That consent to the marriage of the party
15		applying for annulment was obtained by force, duress,
16	•	or fraud, and there has been no subsequent
17		cohabitation; and
18	[(6)]	(5) That one of the parties was a sufferer of or
19		afflicted with any loathsome disease and the fact was
20		concealed from, and unknown to, the party applying for
21		annulment.

1 The family court, by a decree of nullity, shall 2 declare void the marriage contract on the ground that the 3 parties, or either of them, had not attained the legal age of 4 marriage at the time of the marriage." 5 SECTION 8. Section 580-22, Hawaii Revised Statutes, is 6 amended to read as follows: 7 "§580-22 Nonage. An action to annul a marriage on the 8 ground that one of the parties was under legal age, may be 9 brought by the parent or guardian entitled to the custody of the 10 minor, or by any person admitted by the court to prosecute as 11 the friend of the minor. In no case shall the marriage be 12 annulled on the application of a party who was of legal age at 13 the time it was contracted [; nor when it appears that the 14 parties, after they attained the legal age, had for any time 15 freely cohabited as man and wife]." 16 SECTION 9. Section 572-2, Hawaii Revised Statutes, is 17 repealed. 18 ["\$572-2 Consent of parent or guardian. Whenever any 19 person who is under the age of eighteen is to be married, the 20 written consent of his or her parents, or quardian or other 21 person in whose care and custody he or she may be, shall

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    accompany the application for a license to marry. No license
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    shall be issued to any minor who is under the jurisdiction of
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    the family court without the written consent of a judge of such
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    court."]
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         SECTION 10. Section 572-9, Hawaii Revised Statutes, is
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    repealed.
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         ["§572-9 Persons under age. Whenever any person who is
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    under the age of eighteen, whose parents are dead, or who is a
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    ward of a family court, applies for a license to marry, he or
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    she shall set forth in the statement accompanying the
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    application, the name of his or her quardian or of any other
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    person in whose care and custody he or she may be."]
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         SECTION 11. Section 577-25, Hawaii Revised Statutes, is
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    repealed.
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         ["[$577-25] Emancipation of certain minors. Any law to
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    the contrary notwithstanding, a minor who has been married
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    pursuant to chapter 572 shall be deemed to be emancipated and
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    shall be regarded as though he or she were of legal age and
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    shall have all the rights, duties, privileges, and
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    responsibilities provided by the civil law to a person who has
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    reached the age of majority under civil law; provided that:
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. 1	(1)	Nothing in this section shall be deemed to confer upon
2		such person the right to vote in any federal, state,
3		or county election or the right to purchase, possess,
4		or sell alcoholic beverages; and
5	(2)	Nothing in this section shall change the status of
6		such persons as minors in connection with any criminal
7		law, nor affect the exclusive original jurisdiction of
8		the family court over such persons under section 571
9		11(1).
10	For	purposes of this section, "minor" means a person under
11	the age o	f majority."]
12	SECT	ION 12. Statutory material to be repealed is bracketed
13	and stric	ken. New statutory material is underscored.
14	SECT	TON 13. This Act shall take effect upon its approval.
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Report Title:

Marriage; Legal Age; Annulment

Description:

Raises the minimum age requirement to enter into marriage from sixteen to eighteen years of age. Removes the parental consent and written approval by the family court requirements for a minor to marry. Requires, rather than permits, the family court to declare void the marriage contract on the ground that the parties, or either of them, had not attained the legal age of marriage at the time of the marriage. Removes spousal cohabitation after the parties attain legal age as an exception for an annulment based on nonage. Makes conforming amendments. (SD1)

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