

A BILL FOR AN ACT

RELATING TO PARENTAGE.

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

- 1 SECTION 1. The legislature finds that existing parentage
- 2 laws reflect outdated, cisheteronormative concepts of families,
- 3 parenthood, and parental rights.
- 4 Accordingly, the purpose of this Act is to amend the
- 5 Uniform Parentage Act to allow non-gestational partners of any
- 6 gender identity to voluntarily establish parentage at the time
- 7 of a child's birth.
- 8 SECTION 2. Section 584-3.5, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "\$584-3.5 Expedited process of [paternity.] parentage.
- 11 (a) To expedite the establishment of [paternity,] parentage,
- 12 each public and private birthing hospital or center and the
- 13 department of health shall provide unwed parents of any gender
- 14 identity the opportunity to voluntarily acknowledge the
- 15 [paternity] parentage of a child during the period immediately
- 16 prior to or following the child's birth. The voluntary
- 17 acknowledgment of [paternity] parentage shall be in writing and



1 shall consist of a single form signed under oath by both the 2 [natural mother and the natural father] gestational parent and 3 the non-gestational parent and signed by a witness. The voluntary acknowledgment of [paternity] parentage form shall 4 5 include the social security number of each parent. Prior to the 6 signing of the voluntary acknowledgment of [paternity] parentage 7 form, designated staff members of such facilities shall provide to both the [mother] gestational parent and the [alleged 8 father, intended non-gestational parent, if [he-is] the parents 9 10 are present at the facility: 11 (1) Written materials regarding [paternity] the 12 establishment[+] of parentage; 13 (2) Forms necessary to voluntarily acknowledge 14 [paternity;] parentage; and 15 (3) Oral, video, or audio, and written descriptions of the 16 alternatives to, the legal consequences of, and the 17 rights and responsibilities of acknowledging 18 [paternity,] parentage, including, if one parent is a

minor, any right afforded due to minority status.

The completed voluntary acknowledgment forms shall clearly

identify the name and position of the staff member who provides

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1	information to the parents regarding [paternity] the
2	establishment[-] of parentage. The provision by designated
3	staff members of the facility of the information required by
4	this section shall not constitute the unauthorized practice of
5	law. Each facility shall send to the department of health the
6	original acknowledgment of [paternity] parentage containing the
7	social security numbers, if available, of both parents, with the
8	information required by the department of health so that the
9	birth certificate issued includes the name of the [legal father]
10	non-gestational parent of the child, which shall be promptly
11	recorded by the department of health.
12	(b) The child support enforcement agency shall:
13	(1) Provide to any person or facility the necessary:
14	(A) Materials and forms and a written description of
15	the rights and responsibilities related to
16	voluntary acknowledgment of [paternity;]
17	parentage; and
18	(B) Training, guidance, and written instructions
19	regarding voluntary acknowledgment of
20	[paternity;] parentage;

1	(2)	Annually assess each facility's [paternity] parentage
2		establishment program; and
3	(3)	Determine if a voluntary acknowledgment has been filed
4		with the department of health whenever it receives an
5		application for [paternity] parentage establishment
6		services.
7	(c)	Notwithstanding sections 338-17.7 and 338-18(b), the
8	departmen	t of health shall disclose to the child support
9	enforceme	nt agency, upon request, all voluntary acknowledgment
10	of [pater	nity] parentage forms on file with the department of
11	health.	
12	(d)	As used in this section:
13	"Age	ncy" means the child support enforcement agency.
14	"Bir	thing center" means any [facility outside a hospital]
15	independe	nt or hospital-affiliated facility that provides
16	maternity	and perinatal health services.
17	"Bir	thing hospital" means any hospital with licensed
18	obstetric	-care units, any hospital licensed to provide obstetric
19	services,	or any licensed birthing center associated with a
20	hospital.	

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         "Facility" means a birthing hospital [or a], birthing
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    center[-], or home.
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         "Gender identity" means a person's internal sense of being
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    male, female, a gender different from the gender assigned at
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    birth, a transgender person, or neither male nor female.
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         "Gestational parent" means the partner, of any gender
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    identity, in a married or unmarried relationship who gives birth
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    to the child.
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         "Non-gestational parent" means the partner, of any gender
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    identity, in a married or unmarried relationship with the
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    gestational parent who establishes their co-parentage of the
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    child with the consent of the gestational parent; provided that
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    neither partner is legally married to another person at the time
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    of the child's birth.
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         "Parentage" means a gender-neutral understanding of
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    maternity and paternity.
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         (e) The signed voluntary acknowledgment of [paternity]
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    parentage shall constitute a legal finding of [paternity,]
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    parentage, subject to the right of any signatory to rescind the
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    acknowledgment:
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(1) Within sixty days of signature; or

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1	(2) Before the date of an administrative or judicial
2	proceeding relating to the child, including a
3	proceeding to establish a support order to which the
4	signatory is a party,
5	whichever is sooner.
6	(f) Following the sixty-day period referred to in
7	subsection (e), a signed voluntary acknowledgment of [paternity]
8	parentage may be challenged in court only on the basis of fraud,
9	duress, or material mistake of fact, with the burden of proof
10	upon the challenger. The legal responsibilities of any
11	signatory arising from the acknowledgment, including child
12	support obligations, shall not be suspended during the
13	challenge, except for good cause shown.
14	(g) The courts and office of child support hearings of
15	this State shall give full faith and credit to affidavits for
16	the voluntary acknowledgment of [paternity] parentage signed in
17	any other state and these affidavits shall constitute legal
18	findings of paternity subject to subsections (e) and (f).
19	(h) Judicial and administrative proceedings shall not be
20	required or permitted to ratify an unchallenged acknowledgment
21	of [paternity.] parentage."

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- 1 SECTION 3. Section 584-8.5, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "[+]§584-8.5[] Paternity] Parentage determinations from
- 4 other states and territories. [Paternity] Parentage
- 5 determinations from other states and territories, whether
- 6 established through voluntary acknowledgment or through
- 7 administrative or judicial processes, shall be treated the same
- 8 as a [paternity] parentage adjudication in this State."
- 9 SECTION 4. Statutory material to be repealed is bracketed
- 10 and stricken. New statutory material is underscored.
- 11 SECTION 5. This Act shall take effect upon its approval.

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INTRODUCED BY:

JAN 2 6 2021

Report Title:

Uniform Parentage Act; Expedited Process of Parentage

Description:

Amends the Uniform Parentage Act to allow non-gestational partners to voluntarily establish parentage of a child during the period immediately prior to or following the birth of the child. Requires the State to recognize parentage determinations from other states and territories.

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

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