# 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- 2 laws reflect outdated, cisheteronormative concepts of families,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 or parents and signed by a witness.
- 4 The voluntary acknowledgment of [paternity] parentage form shall
- 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
- 8 to both the [mother] gestational parent and the [alleged
- 9 father, intended non-gestational parent or parents, if [he is]
- 10 the parents are present at the facility:
- 11 (1) Written materials regarding [paternity] the
- 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.
- 20 The completed voluntary acknowledgment forms shall clearly
- 21 identify the name and position of the staff member who provides

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 or parents of the child, which shall be		
11	promptly 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	[ <del>paternity;</del> ] parentage;		

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1	(2)	Aimually assess each facility's [paternary] 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	enforcement agency, upon request, all voluntary acknowledgment		
10	of [ <del>pater</del>	nity] parentage forms on file with the department of	
11	health.		
12	(d)	As used in this section:	
13	"Agency" 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.		

1 "Facility" means a birthing hospital [or a], birthing 2 center[-], or home. 3 "Gender identity" means a person's internal sense of being 4 male, female, a gender different from the gender assigned at 5 birth, a transgender person, or neither male nor female. 6 "Gestational parent" means an individual who gives birth to 7 a child. 8 "Non-gestational parent" means an individual of any gender 9 identity who establishes their co-parentage of a child with the 10 consent of a gestational parent. 11 "Parentage" means a gender-neutral understanding of 12 maternity and paternity. 13 (e) The signed voluntary acknowledgment of [paternity] 14 parentage shall constitute a legal finding of [paternity,] 15 parentage, subject to the right of any signatory to rescind the 16 acknowledgment: **17** (1) Within sixty days of signature; or 18 (2) Before the date of an administrative or judicial 19 proceeding relating to the child, including a proceeding to establish a support order to which the 20 21 signatory is a party,

- 1 whichever is sooner.
- 2 (f) Following the sixty-day period referred to in
- 3 subsection (e), a signed voluntary acknowledgment of [paternity]
- 4 parentage may be challenged in court only on the basis of fraud,
- 5 duress, or material mistake of fact, with the burden of proof
- 6 upon the challenger. The legal responsibilities of any
- 7 signatory arising from the acknowledgment, including child
- 8 support obligations, shall not be suspended during the
- 9 challenge, except for good cause shown.
- 10 (g) The courts and office of child support hearings of
- 11 this State shall give full faith and credit to affidavits for
- 12 the voluntary acknowledgment of [paternity] parentage signed in
- 13 any other state and these affidavits shall constitute legal
- 14 findings of paternity subject to subsections (e) and (f).
- 15 (h) Judicial and administrative proceedings shall not be
- 16 required or permitted to ratify an unchallenged acknowledgment
- 17 of [paternity.] parentage."
- 18 SECTION 3. Section 584-8.5, Hawaii Revised Statutes, is
- 19 amended to read as follows:
- "[+] §584-8.5[] Paternity] Parentage determinations from
- 21 other states and territories. [Paternity] Parentage

- 1 determinations from other states and territories, whether
- 2 established through voluntary acknowledgment or through
- 3 administrative or judicial processes, shall be treated the same
- 4 as a [paternity] parentage adjudication in this State."
- 5 SECTION 4. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 5. This Act shall take effect upon its approval.

### 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. (SD1)

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