#### A BILL FOR AN ACT

RELATING TO JUVENILE RESTITUTION.

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

1 SECTION 1. Section 571-48, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§571-48 Decree, if informal adjustment or diversion to a 4 private or community agency or program has not been effected. 5 When a child is found by the court to come within section 6 571-11, the court shall so decree and in its decree shall make a finding of the facts upon which the court exercises its 7 8 jurisdiction over the child. Upon the decree the court, by 9 order duly entered, shall proceed as follows: 10 (1) As to a child adjudicated under section 571-11(1): 11 The court may place the child on probation: 12 In the child's own home; or (i) 13 (ii) In the custody of a suitable person or 14 facility elsewhere, upon conditions 15 determined by the court. 16 An order by the court placing a child on 17 probation under this subparagraph shall include a

1		defir	nite term of probation stated in months or
2		years	s, subject to extension or modification by
3		the o	court pursuant to section 571-50. When
4		condi	tions of probation include custody in a
5		youth	n correctional facility, the custody shall be
6		for a	a term not to exceed one year, after which
7		time	the child shall be allowed to reside in the
8		commu	unity subject to additional conditions as may
9		be in	mposed by the court;
10	(B)	The c	court may vest legal custody of the child,
11		after	prior consultation with the agency or
12		insti	itution:
13		(i)	In a Hawaii youth correctional facility if
14			the child has been adjudicated for a felony-
15			level offense or a violation or revocation
16			of probation, or is committed to the
17			facility from juvenile drug court or girls
18			court on a court order. For a child
19			eligible for placement in a Hawaii youth
20			correctional facility, the court shall enter
21			a finding of fact in the record stating the

1		reasons the child is a public safety risk
2		warranting placement in the correctional
3		facility. No such finding of fact shall be
4		required if the child is adjudicated for a
5		felony against a person or a sex offense;
6	(ii)	In a local public agency or institution;
7	(iii)	In any private institution or agency
8		authorized by the court to care for
9		children; or
10	(iv)	In a private home.
11	If 1	egal custody of the child is vested in a
12	priv	ate agency or institution in another state,
13	the	court shall select one that is approved by
14	the	family or juvenile court of the other state
15	or b	y that state's department of social services
16	or o	ther appropriate department;
17	(C) The	court may place a child on administrative
18	moni	toring, as defined in section 571-2, pending
19	comp	letion of conditions as may be imposed by the
20	cour	t, to preempt the need for disposition to a
21	full	probation term, and to afford the child the

1			opportunity to demonstrate behavior adjustments.
2			Upon completion of the court-ordered conditions,
3			the court shall discharge the child pursuant to
4			section 571-50. If a child fails to complete the
5			court-ordered conditions, the court may extend or
6			modify the order pursuant to section 571-50, or
7			dispose the child to probation status under
8			paragraph (1)(A); or
9		(D)	The court may fine the child for a violation
10			which would be theft in the third degree by
11			shoplifting if committed by an adult. The court
12			may require the child to perform public services
13			in lieu of the fine;
14	(2)	As t	o a child adjudicated under section 571-11(2):
15		(A)	The court may place the child under protective
16			supervision, as hereinabove defined, in the
17			child's own home, or in the custody of a suitable
18			person or agency elsewhere, upon conditions
19			determined by the court; or
20		(B)	The court may vest legal custody of the child,
21			after prior consultation with the agency or

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institution, in a local governmental agency or
institution licensed or approved by the State to
care for children, with the exception of an
institution authorized by the court to care for
children. If legal custody of the child is
vested in a private agency or institution in
another state, the court shall select one that is
approved by the family or juvenile court of the
other state or by that state's department of
social services or other appropriate department;
provided that the child may not be committed to a
public or private institution operated solely for
the treatment of law violators;

(3) An order vesting legal custody of a minor in an individual, agency, or institution under section 571-11(2) shall be for an indeterminate period but shall not remain in force or effect beyond three years from the date entered, except that the individual, institution, or agency may file with the court a petition for renewal of the order and the court may renew the order if it finds such renewal necessary to

1		safeguard the welfare of the child or the public
2		interest. The court, after notice to the parties, may
3		conduct a hearing on the petition. Renewal may be
4		periodic during minority, but no order shall have any
5		force or effect beyond the period authorized by
6		section 571-13. An agency granted legal custody shall
7		be subject to prior approval of the court in any case
8		in which the child is to reside without the
9		territorial jurisdiction of the court and may be
10		subject to prior approval in other cases. An
11		individual granted legal custody shall exercise the
12		rights and responsibilities personally unless
13		otherwise authorized by the court;
14	(4)	Whenever the court commits a child to the care of the
15		director of human services or executive director of
16		the office of youth services, or vests legal custody
17		of a child in an institution or agency, it shall
18		transmit with the order copies of the clinical
19		reports, social study, results of the risk and needs
20		assessment conducted by the court, and other
21		information pertinent to the care and treatment of the

1		child, and the institution or agency shall give to the
2		court any information concerning the child that the
3		court may at any time require. An institution or
4		agency receiving a child under this paragraph shall
5		inform the court whenever the status of the child is
6		affected through temporary or permanent release,
7		discharge, or transfer to other custody. An
8		institution to which a child is committed under
9		section 571-11(1) or (2) shall not transfer custody of
10		the child to an institution for the correction of
11		adult offenders, except as authorized in this chapter
12		and under chapter 352;
13	(5)	The court may order, for any child within its
14		jurisdiction, whatever care or treatment is authorized
15		by law;
16	(6)	In placing a child under the guardianship or custody
17		of an individual or of a private agency or private
18		institution, the court shall give primary
19		consideration to the welfare of the child;
20	(7)	In support of any order or decree under section
21		571-11(1) or (2), the court may require the parents or

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other persons having custody of the child, or any
other person who has been found by the court to be
encouraging, causing, or contributing to the acts or
conditions which bring the child within the purview of
this chapter and who are parties to the proceeding, to
do or to omit doing any acts required or forbidden by
law, when the judge deems this requirement necessary
for the welfare of the child. The court may also make
appropriate orders concerning the parents or other
persons having custody of the child and who are
parties to the proceeding. If such persons fail to
comply with the requirement or with the court order,
the court may proceed against them for contempt of
court;
In support of any order or decree for custody or

(8) In support of any order or decree for custody or support, the court may make an order of protection setting forth reasonable conditions of behavior to be observed for a specified time, binding upon both parents or either of them. This order may require either parent to stay away from the home or from the other parent or children, may permit the other to

1		visit the children at stated periods, or may require a
2		parent to abstain from offensive conduct against the
3		children or each other;
4	(9)	The court may dismiss the petition or otherwise
5		terminate its jurisdiction at any time;
6	(10)	In any other case of which the court has jurisdiction,
7		the court may make any order or judgment authorized by
8		law;
9	(11)	The court [may] shall order any person adjudicated
10		pursuant to section 571-11(1) to make restitution of
11		money or services to any victim who suffers loss as a
12		result of the child's action[, or to render community
13		service];
14	(12)	The court may order any person adjudicated pursuant to
15		section $[\frac{571-11(2)}{2}]$ $\frac{571-11(1)}{2}$ or $(2)$ to participate in
16		community service; and
17	(13)	The court may order the parents of an adjudicated
18		child to make restitution of money or services to any
19		victim, person, or party who has incurred a loss or
20		damages as a result of the child's action."

- 1 SECTION 2. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 3. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 4. This Act shall take effect upon its approval.

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INTRODUCED BY:

By Request

JAN 1 8 2022

#### Report Title:

Honolulu Prosecuting Attorney's Office Package; Juvenile Restitution

#### Description:

Amends section 571-48, HRS, to, upon request, mandate victim restitution in juvenile cases.

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