A BILL FOR AN ACT

RELATING TO ABUSIVE LITIGATION.

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

- 1 SECTION 1. The legislature finds that abusive litigation
- 2 in the intimate partner violence context is a unique issue that
- 3 needs to be addressed. Individuals who abuse their intimate
- 4 partners may also take advantage of court proceedings to
- 5 control, harass, intimidate, coerce, and impoverish the abused
- 6 partner, even after a relationship has ended. Abusive
- 7 litigation arises in a variety of contexts, often in family law
- 8 cases, and it is not uncommon for abusers to file civil lawsuits
- 9 against survivors. Even if a lawsuit is meritless, forcing a
- 10 survivor to spend time, money, and emotional resources
- 11 responding to the action provides a means for the abuser to
- 12 assert power and control over the survivor.
- 13 The legislature further finds that the term "abusive
- 14 litigation" is the most common term for this issue. Two states,
- 15 Tennessee and Washington, have already enacted laws to prevent
- 16 and remedy abusive litigation.

- 1 The purpose of this Act is to establish judicial procedures
- 2 to prevent and remedy abusive litigation.
- 3 SECTION 2. The Hawaii Revised Statutes is amended by
- 4 adding a new chapter to be appropriately designated and to read
- 5 as follows:
- 6 "CHAPTER
- 7 ABUSIVE LITIGATION
- 8 § -1 Purpose and intent. The legislature finds and
- 9 declares that court proceedings can provide a means for domestic
- 10 violence abuser to control, harass, intimidate, coerce, and
- 11 impoverish their intimate partner during the relationship and
- 12 after it has ended. Misused in this way, the legal system
- 13 unwittingly becomes another avenue that abusers exploit to cause
- 14 psychological, emotional, and financial harm. Abusive
- 15 litigation arises in a variety of contexts such as marriage
- 16 dissolutions, legal separations, parenting plan actions or
- 17 modifications, and protection order proceedings, and it is not
- 18 uncommon for abusers to file civil lawsuits against survivors
- 19 for defamation, tort, or breach of contract. Even if a lawsuit
- 20 is meritless, forcing the partner to spend time, money, and
- 21 emotional resources responding to the action provides a means

- 1 for the abuser to assert power and control. The purpose of this
- 2 chapter is to provide the courts with a process to curb abusive
- 3 litigation and to mitigate the harms abusive litigation
- 4 perpetuates. It is the legislature's intent that this chapter
- 5 be liberally construed to effectuate the goal of protecting
- 6 survivors of domestic violence from abusive litigation.
- 7 § -2 Definitions. As used in this chapter:
- 8 "Intimate partner" means:
- 9 (1) Current or former spouses or reciprocal beneficiaries;
- 10 (2) Persons who have a child in common regardless of
- 11 whether they have been married or have lived together
- at any time, unless the child was conceived through
- 13 sexual assault; or
- 14 (3) Persons who have or have had a dating relationship
- 15 where both persons are at least thirteen years of age
- or older.
- "Litigation" has the same meaning as defined in section
- **18** 634J-1.
- 19 "Perpetrator of abusive litigation" means a person who
- 20 files, initiates, advances, or continues litigation in violation
- 21 of an order restricting abusive litigation.

1	§	-3 Abusive litigation; defined. (a) Abusive
2	litigatio	on occurs where the following apply:
3	(1)	The opposing parties have a current or former intimate
4		partner relationship;
5	(2)	The party who is filing, initiating, advancing, or
6		continuing the litigation has been found by a court to
7		have committed domestic violence against the other
8		party including by a temporary restraining order or
9		order for protection that the court found was
10		necessary due to domestic violence or has agreed to an
11		order for protection in a case of domestic abuse;
12	(3)	The litigation is being initiated, advanced, or
13		continued primarily for the purpose of harassing,
14		intimidating, or maintaining contact with the other
15		party; and
16	(4)	At least one of the following factors apply:
17		(A) Claims, allegations, and other legal contentions
18		made in the litigation are not warranted by
19		existing law or a good faith argument for the
20		extension, modification, or reversal of existing
21		law or the establishment of new law;

1		(B)	Allegations and other factual contentions made in
2			the litigation are without the existence of
3.			evidentiary support; or
4		(C)	An issue or issues that are the basis of the
5			litigation have previously been filed in one or
6			more other courts or jurisdictions and the
7			actions have been litigated and disposed of
8			unfavorably to the party filing, initiating,
9			advancing, or continuing the litigation.
10	(b)	Liti	gation is harassing, intimidating, or maintaining
11	contact w	ith t	the other party when the litigation is filed with
12	the inten	t or	is primarily designed to, among other actions:
13	(1)	Exha	ust, deplete, impair, or adversely impact the
14		othe	r party's financial resources unless punitive
15		dama	ges are requested and appropriate or a change in
16		the	circumstances of the parties provides a good faith
17		basi	s to seek a change to a financial award, support,
18		or d	listribution of resources;
19	(2)	Prev	ent or interfere with the ability of the other
20		part	y to raise a child or children for whom the other

party has legal custody in the manner the other party

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1		deems appropriate unless the party filing the
2		litigation has a lawful right to interfere and a good
3		faith basis for doing so; ·
4	(3)	Force, coerce, or attempt to force or coerce the other
5		party to agree to or make adverse concessions
6		concerning financial, custodial, support, or other
7		issues when the issues in question have been
8		previously litigated and decided in favor of the other
9		party;
10	(4)	Force, coerce, or attempt to force or coerce the other
11		party to alter, engage in, or refrain from engaging in
12		conduct when the conduct is lawful and is conduct in
13		which the other party has the right to engage;
14	(5)	Impair, or attempt to impair the health or well-being
15		of the other party or the other party's dependent;
16	(6)	Prevent, interfere, or adversely impact the ability of
17		the other party to pursue or maintain a livelihood or
18		lifestyle at the same or better standard as the other
19		party enjoyed prior to the filing of the action
20		primarily for the purpose of harassing or maliciously
21		injuring the civil action defendant;

1	(7)	Force, coerce, or attempt to force or coerce the other
2		party to maintain contact with the party who is
3		filing, initiating, advancing, or continuing the
4		litigation; or
5	(8)	Impair, diminish, or tarnish the other party's
6		reputation in the community or alienate the other
7		party's friends, colleagues, attorneys, or
8		professional associates by subjecting parties without
9		knowledge of or not reasonably relevant to the
. 10		litigation to unreasonably or unnecessarily complex,
11		lengthy, or intrusive interrogatories or depositions.
12	S	-4 Procedure to request order restricting abusive
13	litigatio	n. (a) A party to a case may request from the court
14	an order	restricting abusive litigation if the parties are
15	current o	r former intimate partners and one party has been found
16	by the co	urt to have committed domestic violence against the
17	other par	ty:
18	(1)	In any answer or response to the litigation being
19		filed, initiated, advanced, or continued;
20	(2)	By motion made at any time during any open or ongoing
21		case; or

1	(3)	By separate motion made under this chapter, within
2		five years of the entry of a temporary restraining
3		order or order for protection even if the order has
4		since expired

- 5 (b) Any court of competent jurisdiction may, on its own
 6 motion, determine that a hearing pursuant to this act is
 7 necessary to determine if a party is engaging in abusive
 8 litigation.
- 9 (c) No filing fee may be charged to the party requesting 10 an order restricting abusive litigation.
- 11 (d) This section shall not preclude the party requesting 12 an order restricting abusive litigation from pursuing any other 13 remedy under law or in equity.
- 14 § -5 Hearing; procedure. (a) If a party asserts that
 15 they are being subjected to abusive litigation, the court shall
 16 attempt to verify that the parties have or previously had an
 17 intimate partner relationship and that the party raising the
 18 claim of abusive litigation has been found to be a victim of
 19 domestic violence by the other party. If the court verifies
 20 that both elements are true or is unable to verify that they are

- 1 not true, the court shall set a hearing to determine whether the
- 2 litigation meets the definition of abusive litigation.
- 3 (b) At the time set for the hearing on the alleged abusive
- 4 litigation action, the court shall hear all relevant testimony
- 5 and may require any affidavits, documentary evidence, or other
- 6 records the court deems necessary. The court shall allow the
- 7 protected party to attend the hearing remotely, at the protected
- 8 party's request.
- 9 § -6 Presumptions. At the hearing conducted pursuant to
- 10 this chapter, evidence of any of the following creates a
- 11 rebuttable presumption that litigation is being initiated,
- 12 advanced, or continued primarily for the purpose of harassing,
- 13 intimidating, or maintaining contact with the other party:
- 14 (1) The same or substantially similar issues between the
- same or substantially similar parties were litigated
- 16 within the past five years in the same court or any
- 17 other court of competent jurisdiction;
- 18 (2) The same or substantially similar issues between the
- same or substantially similar parties have been
- 20 raised, pled, or alleged in the past five years and
- 21 were dismissed on the merits or with prejudice;

1	(3)	Within the last ten years, the party allegedly
2		engaging in abusive litigation has been sanctioned by
3		a court of law for filing one or more cases,
4		petitions, motions, or other filings, that were found
5		to have been frivolous, vexatious, intransigent, or
6		brought in bad faith involving the same opposing
7		party; or
8	(4)	A court of record in another judicial district has
9		determined that the party allegedly engaging in
10		abusive litigation has previously engaged in abusive
11		litigation or similar conduct and has been subject to
12		a court order imposing prefiling restrictions.
13	S	-7 Court findings. (a) If the court finds by a
14	preponder	ance of the evidence that a party is engaging in
15	abusive 1	itigation, and that any or all of the motions or
16	actions p	ending before the court are abusive litigation, the
17	litigation	n shall be dismissed, denied, stricken, or resolved by
18	other disp	position with prejudice.
19	(b)	In addition to dismissal or denial of any pending
20	abusive 1	itigation within the jurisdiction of the court, the

1	COULT SHA	in chief an order restricting apapive ricigation.
2	order res	tricting abusive litigation shall:
3	(1)	Impose all costs of any abusive litigation action
4		pending in the court at the time of the court's
5		finding pursuant to subsection (a) against the party
6		advancing the abusive litigation;
7	(2)	Award the other party reasonable attorneys' fees and
8		costs of responding to the abusive litigation action
9		including the cost of seeking the order restricting
10		abusive litigation; and
11	(3)	Identify the party protected by the order restricting
12		abusive litigation and impose prefiling restrictions
13		upon the party found to have engaged in abusive
14		litigation for a period of not less than forty-eight
15		months and not more than seventy-two months.
16	(c)	If the court finds by a preponderance of the evidence
17	that the	litigation does not constitute abusive litigation, the
18	court sha	ll enter written findings and the litigation shall

proceed. Nothing in this chapter shall be construed as limiting

the court's inherent authority to control the proceedings and

litigants before the court.

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- 1 (d) This section shall not preclude the person who is
- 2 protected by the order restricting abusive litigation from
- 3 pursuing any other remedy under law or in equity.
- 4 § -8 Filing of new case or motion by person subject to
- 5 an order restricting abusive litigation. (a) A person subject
- 6 to an order restricting abusive litigation who wishes to
- 7 initiate a new case or file a motion in an existing case during
- 8 the time the person is under filing restrictions shall first
- 9 appear before the court that imposed the order restricting
- 10 abusive litigation to make a request to file. The court may
- 11 examine witnesses, court records, and any other available
- 12 evidence to determine if the proposed litigation is abusive
- 13 litigation or if there are reasonable and legitimate grounds
- 14 upon which the litigation is based.
- 15 (b) Based on reviewing the records as well as any evidence
- 16 from the person who is subject to the order restricting abusive
- 17 litigation, if the court determines the proposed litigation is
- 18 abusive litigation, then it is not necessary for the person
- 19 protected by the order to appear or participate in any way. If
- 20 the court is unable to determine whether the proposed litigation
- 21 is abusive without hearing from the person protected by the

- 1 order, then the court shall issue an order scheduling a hearing
- 2 and notifying the protected party of the party's right to appear
- 3 and participate in the hearing. The court order shall specify
- 4 whether the protected party is expected to submit a written
- 5 response. The court shall allow the protected party to attend
- 6 the hearing remotely at the protected party's request.
- 7 (c) If the court believes the requested filing by the
- 8 party who is subject to the order restricting abusive litigation
- 9 will constitute abusive litigation, the request shall be denied,
- 10 dismissed, or otherwise disposed of with prejudice.
- 11 (d) If the court reasonably believes that the requested
- 12 filing by the party who is subject to the order restricting
- 13 abusive litigation will not be abusive litigation, the court may
- 14 grant the request and issue an order permitting the filing of
- 15 the case, motion, or pleading. The court order shall be
- 16 attached to the front of the pleading to be filed with the
- 17 clerk. The party who is protected by the restricting abusive
- 18 litigation shall be served with a copy of the court order at the
- 19 same time as the underlying pleading.
- (e) The findings of the court shall be reduced to writing
- 21 and made a part of the record in the matter. If the party who



- 1 is subject to the order restricting abusive litigation disputes
- 2 the finding of the judge, the party may seek review of the
- 3 decision as provided by the applicable court rules.
- 4 (f) If the request to file is granted pursuant to this
- 5 section, the period of time commencing with the filing of the
- 6 request to file and ending with the issuance of an order
- 7 permitting filing shall not be computed as a part of any
- 8 applicable period of limitations within which the matter must be
- 9 instituted.
- 10 (q) After a party who is subject to an order restricting
- 11 abusive litigation has made a request to file and been granted
- 12 permission to file or advance a case pursuant to this section,
- 13 if any court hearing or presiding over the case, or any part
- 14 thereof, determines that the person is attempting to add
- 15 parties, amend the complaint, or is otherwise attempting to
- 16 alter the parties and issues involved in the litigation in a
- 17 manner that the court reasonably believes would constitute
- 18 abusive litigation, the court shall stay the proceedings and
- 19 refer the case back to the court who granted the request to file
- 20 for further disposition.

- 1 (h) If a party who is protected by an order restricting
- 2 abusive litigation is served with a pleading filed by the person
- 3 who is subject to the order and the pleading does not have an
- 4 attached order allowing the filing, the protected party may
- 5 respond by filing a copy of the order restricting abusive
- 6 litigation.
- 7 (i) If it is brought to the court's attention that a
- 8 person who is subject to an order restricting abusive litigation
- 9 has filed a new case or is continuing an existing case without
- 10 having been granted a request to file pursuant to this section,
- 11 the court shall dismiss, deny, or otherwise dispose of the
- 12 matter on the court's own motion or initiative. The court may
- 13 take whatever action against the perpetrator of abusive
- 14 litigation deemed necessary and appropriate for a violation of
- 15 the order.
- 16 (j) If a party who is protected by an order restricting
- 17 abusive litigation is served with a pleading filed by the person
- 18 who is subject to the order, and the pleading does not have an
- 19 attached order allowing the pleading, the protected party is
- 20 under no obligation or duty to respond to the summons,
- 21 complaint, petition, or motion; answer interrogatories; appear

- 1 for depositions; or take any other responsive action required by
- 2 rule or statute in a civil action.
- 3 (k) If the court who ordered the order restricting abusive
- 4 litigation is otherwise unavailable for any reason, any other
- 5 court may perform the review required and permitted by this
- 6 section."
- 7 SECTION 3. By September 1, 2024, the courts shall create
- 8 new forms for the motion for order restricting abusive
- 9 litigation and develop relevant instructions. By July 1, 2025,
- 10 the judiciary shall provide training on abusive litigation and
- 11 this Act to applicable family, district, and circuit court
- 12 judges.
- 13 SECTION 4. If any provision of this Act, or the
- 14 application thereof to any person or circumstance, is held
- 15 invalid, the invalidity does not affect other provisions or
- 16 applications of the Act that can be given effect without the
- 17 invalid provision or application, and to this end the provisions
- 18 of this Act are severable.
- 19 SECTION 5. This Act does not affect rights and duties that
- 20 matured, penalties that were incurred, and proceedings that were
- 21 begun before its effective date.

	4	THTRODUCED BY:							
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Report Title:

Domestic Violence; Judicial Procedures; Abusive Litigation

Description:

Establishes judicial procedures to prevent and remedy abusive litigation.

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