THE SENATE THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII S.B. NO. 1104

JAN 17 2025

A BILL FOR AN ACT

RELATING TO CHILD ABUSE.

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

1 SECTION 1. The legislature finds that most experts agree child neglect occurs when the needs of a child are unmet by 2 3 their primary caregivers. Inadequate clothing, food, shelter, 4 medical and emotional care, along with unsafe environments, 5 exposure to substance abuse, and lack of supervision, can 6 constitute neglect. The legislature further finds that poverty and child neglect are highly correlated and often impact 7 8 families simultaneously, but poverty does not cause neglect. 9 Poverty may prevent a parent or legal guardian from providing 10 adequate food, clothing, shelter, care, or supervision to their 11 children; however, incapacity to provide is not the same as an 12 unwillingness to provide. The legislature also finds that under existing law, the failure to provide a child with these needs 13 qualifies as child abuse or neglect, even in cases where a 14 15 parent or legal guardian may lack the financial ability to 16 provide.

2025-0370 SB HMSO

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1 The legislature additionally finds that although the
2 department of human services does not currently remove children
3 from their homes solely on the basis of poverty, it is important
4 to statutorily recognize that conditions of poverty alone do not
5 fall within the definition of "child abuse or neglect".

6 Accordingly, the purpose of this Act is to amend the 7 definition of "child abuse or neglect" by clarifying that the 8 failure to provide certain needs to a child constitutes child 9 abuse or neglect only if the person or entity responsible for 10 the care of the child is financially able to provide and fails 11 to do so or is offered financial or other reasonable means to 12 provide and fails to accept these offers.

13 SECTION 2. Section 350-1, Hawaii Revised Statutes, is
14 amended by amending the definition of "child abuse or neglect"
15 to read as follows:

16 ""Child abuse or neglect" means:

17 (1) The acts or omissions of any person who, or legal
18 entity which, is in any manner or degree related to
19 the child, is residing with the child, or is otherwise
20 responsible for the child's care, that have resulted
21 in the physical or psychological health or welfare of

2025-0370 SB HMSO

Page 2

2

1	the child	, who is under the age of eighteen, to be
2	harmed, o	r to be subject to any reasonably
3	foreseeab	le, substantial risk of being harmed. The
4	acts or o	missions are indicated for the purposes of
5	reports b	y circumstances that include but are not
6	limited t	0:
7	(A) When	the child exhibits evidence of:
8	(i)	Substantial or multiple skin bruising or any
9		other internal bleeding;
10	(ii)	Any injury to skin causing substantial
11		bleeding;
12	(iii)	Malnutrition;
13	(iv)	Failure to thrive;
14	(v)	Burn or burns;
15	(vi)	Poisoning;
16	(vii)	Fracture of any bone;
17	(viii)	Subdural hematoma;
18	(ix)	Soft tissue swelling;
19	(x)	Extreme pain;
20	(xi)	Extreme mental distress;
21	(xii)	Gross degradation; or



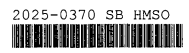
1	(x	iii) Death; and
2		such injury is not justifiably explained, or when
3		the history given concerning such condition or
4		death is at variance with the degree or type of
5		such condition or death, or circumstances
6		indicate that such condition or death may not be
7		the product of an accidental occurrence;
8	(B)	When the child has been the victim of sexual
9		contact or conduct, including but not limited to
10		sexual assault as defined in the Penal Code,
11		molestation, sexual fondling, incest, or
12		prostitution; obscene or pornographic
13		photographing, filming, or depiction; or other
14		similar forms of sexual exploitation, including
15		but not limited to acts that constitute an
16		offense pursuant to section 712-1202(1)(b);
17	(C)	When there exists injury to the psychological
18		capacity of a child as is evidenced by an
19		observable and substantial impairment in the
20		child's ability to function;

2025-0370 SB HMSO

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Page 4

1	(D)	When the child is not provided in a timely manner
2		with adequate food, clothing, shelter,
3		psychological care, physical care, medical care,
4		or supervision[+] and the person who, or legal
5		entity which, is in any manner or degree related
6		to the child, is residing with the child, or is
7		otherwise responsible for the child's care, is:
8		(i) Financially able to provide and fails to do
9		so; or
10		(ii) Offered financial or other reasonable means
11		to provide and fails to accept such offers;
12	(E)	When the child is provided with dangerous,
13		harmful, or detrimental drugs as defined by
14		section 712-1240; provided that this subparagraph
15		shall not apply when such drugs are provided to
16		the child pursuant to the direction or
17		prescription of a practitioner, as defined in
18		section 712-1240; or
19	(F)	When the child has been the victim of labor
20		trafficking under chapter 707; or



Page 5

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1 (2) The acts or omissions of any person that have resulted 2 in sex trafficking or severe forms of trafficking in 3 persons; provided that no finding by the department 4 pursuant to this chapter shall be used as conclusive evidence that a person has committed an offense under 5 6 part VIII of chapter 707 or section 712-1202." 7 SECTION 3. Statutory material to be repealed is bracketed 8 and stricken. New statutory material is underscored. 9 SECTION 4. This Act shall take effect upon its approval. 10

INTRODUCED BY:

Fal Rhook



Report Title:

Child Abuse; Neglect; Financial Ability

Description:

Amends the definition of "child abuse or neglect" by clarifying that the failure to provide certain needs to a child constitutes child abuse or neglect only if the person or entity responsible for the care of the child is financially able to provide and fails to do so or is offered financial or other reasonable means to provide and fails to accept these offers.

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

