## A BILL FOR AN ACT

RELATING TO FAMILY COURT.

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

SECTION 1. Section 571-87, Hawaii Revised Statutes, is 1 2 amended to read as follows: 3 "§571-87 Appointment of counsel and guardian ad litem; compensation. (a) When it appears to a judge that a person 4 5 requesting the appointment of counsel satisfies the requirements 6 of chapter 802 for determination of indigency, or the court in 7 its discretion appoints counsel under chapters 587 and 346, part 8 X, or that a person requires appointment of a quardian ad litem, 9 the judge shall appoint counsel or a guardian ad litem to 10 represent the person at all stages of the proceedings, including 11 appeal, if any. Appointed counsel and the guardian ad litem 12 shall receive reasonable compensation for necessary expenses, 13 including travel, the amount of which shall be determined by the 14 court, and reasonable fees pursuant to subsection (b). All of 15 these expenses and fees shall be [certified] ordered by the 16 court and paid upon vouchers approved by the judiciary and 17 warrants drawn by the comptroller.

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              The court shall determine the amount of reasonable
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    compensation paid to appointed counsel and quardian ad litem,
3
    based on the rate of [$40] $90 an hour for [out-of-court] legal
4
    services, and $60 an hour for [in-court] non-legal services
5
    [with a maximum fee in accordance with]; provided that the
6
    maximum allowable fee shall not exceed the following schedule:
7
            Cases arising under chapters 587 and 346, part X:
8
              (A)
                   Predisposition.....[$1,500;] $3,000;
9
                   Postdisposition review hearing...[$500;] $1,000;
10
         (2)
              Cases arising under chapters 560, 571, 580, and
              584.....[<del>$1,500.</del>] $3,000.
11
12
         Payments in excess of any maximum provided for under
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    paragraphs (1) and (2) may be made whenever the court in which
14
    the representation was rendered [certifies] orders, based upon
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    representations of extraordinary circumstances, attested to by
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    the applicant, that the amount of the excess payment is
17
    necessary to provide fair compensation in light of those
18
    circumstances, and the payment is approved by the administrative
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    judge of [such] that court."
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         SECTION 2. Statutory material to be repealed is bracketed
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    and stricken. New statutory language is underscored.
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         SECTION 3. This Act shall take effect on July 1, 2020.
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HB1211 HD2 HMS 2007-2782

## Report Title:

Court-Appointed Counsel & Guardian Ad Litem Fees; Family Court;

## Description:

Increases fees for court-appointed counsel and guardians ad litem in family court cases. Effective July 1, 2020. (HB1211 HD2)