### A BILL FOR AN ACT

RELATING TO FOSTER CHILDREN'S TRANSITION TO ADULTHOOD.

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

- 1 SECTION 1. The legislature finds that former foster youth
- 2 are at greater risk than the general population of becoming
- 3 homeless or suffering other depravations as adults. Independent
- 4 living skills are essential to enable children to become
- 5 productive and safe adults. The purpose of this Act is to
- 6 ensure that foster youth are provided, beginning at age twelve,
- 7 with appropriate opportunities to learn basic life skills that
- 8 will be needed when they become adults.
- 9 SECTION 2. Chapter 587, Hawaii Revised Statutes, is
- 10 amended by adding a new section to be appropriately designated
- 11 and to read as follows:
- 12 "§587- Independent living. (a) Beginning at age
- fourteen, all foster youth who are in permanent custody or
- 14 foster custody shall participate in an age appropriate
- 15 independent living program.
- 16 (b) The independent living program shall teach basic
- 17 skills necessary to transition to adulthood. The program shall
- 18 include, but not be limited to, the provision of training and



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1	information	on on: community services available to transitioning
2	youth and	adults; money management; job application process;
3	access to	higher education or alternative primary education;
4	student lo	oans and scholarship application process; access to the
5	welfare s	ystem; access to public and private medical care and
6	mental hea	alth systems; obtaining public and private housing; and
7	other impo	ortant life skills."
8	SECT	ION 3. Section 587-27, Hawaii Revised Statutes, is
9	amended by	y amending subsection (a) to read as follows:
10	"(a)	Permanent plan is a specific written plan, prepared
11	by an app	ropriate authorized agency, which [should] shall set
12	forth:	
13	(1)	A position as to whether the court should order an
14		adoption, guardianship, or permanent custody of the
15		child and specify:
16		(A) A reasonable period of time during which the
17		adoption or guardianship may be finalized;
18		provided that the identity of the proposed
19		adoptive parent or parents shall be provided to
20		the court in a separate report which shall be
21		sealed and shall not be released to the parties

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1			unless the court deems such release to be in the
2			best interests of the child;
3		(B)	If adoption is not the plan, a clear and
4			convincing explanation why guardianship is
5			preferable to adoption; or
6		(C)	If adoption or guardianship is not the plan, a
7			clear and convincing explanation why permanent
8			custody is preferable to guardianship;
9	(2)	A sp	ecific written plan including:
10		(A)	The goal, as being: adoption, guardianship, or
11			permanent custody;
12		(B)	The objectives concerning the child, including,
13			but not limited to, stable placement, education,
14			health, therapy, counseling, birth family
15			(including visitation, if any), culture, [and]
16			adoption, and guardianship[, or preparation for
17			independent living]; and
18		(C)	The method or methods for achieving the goal and
19			objectives set forth in subparagraphs (A) and
20			(B);
21	(3)	All	supporting exhibits and written consents or an
22		expl	lanation as to why the exhibits or consents are no



1		available. Upon good cause shown, the court may waive
2		submission of any supporting exhibit or written
3		consent; [and]
4	(4)	For all children over fourteen years of age, a
5		description of the steps taken to prepare the child
6		for transition to adulthood, steps taken to refer and
7		enroll the child in an independent living program, and
8		other referrals made. If the child is not enrolled in
9		an independent living program, an explanation shall be
10		provided, including steps that the department will
11		take to ensure a child will participate in an
12		independent living program; and
13	[ <del>-(4)-</del> ]	(5) Any other information or materials which are
14		necessary to the expeditious facilitation of the
15		permanent plan."
16	SECT	ION 4. There is appropriated out of the general
17	revenues	of the State of Hawaii the sum of \$ , or so much
18	thereof a	s may be necessary for fiscal year 2007-2008, and the
19	same sum,	or so much thereof as may be necessary for fiscal year
20	2008-2009	, for the independent living program.
21	The	sum appropriated shall be expended by the department of
22	human ser	vices for the purposes of this Act.

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- 1 SECTION 5. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 6. This Act shall take effect on July 1, 2007.

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INTRODUCED BY:

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### Report Title:

Foster Children; Mandatory Independent Living Programs

### Description:

Mandates State to provide independent living programs to foster children at age 14.