A BILL FOR AN ACT

RELATING TO CHILDREN.

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

1	PART I
2	SECTION 1. (a) The chair of the senate committee on human
3	services and public housing and the chair of the house of
4	representatives committee on human services and housing shall
5	convene a temporary statewide task force on system responses to
6	cases of child sexual assault and exploitation. The purpose of
7	the task force shall be to review, assess, and make
8	recommendations on Hawaii's system responses to cases regarding:
9	(1) Child sexual abuse, assault, and exploitation;
10	(2) Sexually reactive children;
11	(3) Youth who sexually offend; and
12	(4) Related minor-to-minor incest.
13	The task force shall also consider associated issues, including
14	Internet crimes against children, child pornography, and child
15	trafficking in its discussions.

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In addition to the co-convenors, as specified under
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2
    subsection (a), the task force shall consist of representatives
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    from each of the following:
4
         (1)
              The judiciary;
         (2)
              The Children's Justice Center;
5
6
         (3)
              The county police department for each county;
7
         (4)
              The department of human services;
         (5)
              The department of health;
8
9
         (6)
              The department of education;
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         (7)
              The prosecutor's office for each county;
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         (8)
              The department of the attorney general;
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         (9)
              Children's Alliance of Hawaii;
              Child and Family Service;
13
        (10)
14
        (11)
              Catholic Charities Hawaii;
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        (12)
              Sex Abuse Treatment Center;
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        (13)
              The Salvation Army; and
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        (14)
              The United States Attorney's Office.
              The inter-agency advisory committees of the Children's
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    Justice Center for each county shall be consulted on a regular
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    basis for input to the task force.
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              The center for alternative dispute resolution shall
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    assist the task force in performing its duties as required by
3
    this Act.
 4
              The members shall not receive compensation for their
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    services but shall be reimbursed for expenses, including travel
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    expenses, incurred in the performance of their duties under this
7
    Act.
8
         SECTION 2. The statewide task force on system responses to
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    cases of child sexual assault and exploitation shall submit an
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    interim report of its findings and recommendations, including
11
    any proposed legislation, to the legislature no later than
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    twenty days prior to the convening of the regular session of
    2008, and a final report of its findings and recommendations,
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    including any proposed legislation, to the legislature no later
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    than twenty days prior to the convening of the regular session
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    of 2009. The task force shall cease to exist on June 30, 2009.
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         SECTION 3. There is appropriated out of the general
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    revenues of the State of Hawaii the sum of $
                                                           , or so
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    much thereof as may be necessary for fiscal year 2007-2008, and
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    the same sum, or so much thereof as may be necessary for fiscal
21
    year 2008-2009, for the statewide task force on system responses
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    to cases of child sexual assault and exploitation.
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1 The sums appropriated shall be expended by the senate for 2 the purposes of this Act. 3 SECTION 4. There is appropriated out of the general 4 revenues of the State of Hawaii the sum of \$, or so much thereof as may be necessary for fiscal year 2007-2008, and 5 6 the same sum, or so much thereof as may be necessary for fiscal 7 year 2008-2009, for the statewide task force on system responses 8 to cases of child sexual assault and exploitation. 9 The sums appropriated shall be expended by the house of 10 representatives for the purposes of this Act. 11 PART II 12 SECTION 5. Section 587-2, Hawaii Revised Statutes, is 13 amended by amending the definition of "party" to read as 14 follows: 15 ""Party" means an authorized agency, the child, the child's 16 family member or members who are required to be summoned 17 pursuant to section 587-32(a), any other member of the child's 18 family, or any other person who is alleged in the petition filed 19 under this chapter or who is subsequently determined at any 20 child protective proceeding to be encouraging, causing, or 21 contributing to the acts or conditions which bring the child 22 within this chapter, and who has been duly served with a summons

SB1779 HD2 HMS 2007-3304

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    and a copy of the petition filed under this chapter; provided
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    that the court may limit a party's right to participate in any
3
    child protective proceeding if the court deems such limitation
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    of such party's participation to be consistent with the best
5
    interests of the child and such party is not a family member who
6
    is required to be summoned pursuant to section 587-32(a), except
7
    as [\frac{1}{15}] provided in section [\frac{587-73(b)(4)}{1}] 587-73(b)(1)(D)."
8
         SECTION 6. Section 587-73, Hawaii Revised Statutes, is
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    amended by amending subsection (b) to read as follows:
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          "(b) If the court determines that the criteria set forth
    in subsection (a) are established by clear and convincing
11
12
    evidence[<del>, the court shall order:</del>] and:
13
         (1) The goal of the permanent plan is for the child to be
14
               adopted or remain in permanent custody, the court
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               shall order:
16
                    That the existing service plan be terminated and
        [\frac{(1)}{(1)}] (A)
17
                    that the prior award of foster custody be
18
                    revoked:
19
        [\frac{(2)}{(2)}] (B)
                    That permanent custody be awarded to an
20
                    appropriate authorized agency;
21
         [+(3)+] (C) That an appropriate permanent plan be implemented
22
                    concerning the child whereby the child will:
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1	[-(A) -]	<u>(i)</u>	Be adopted pursuant to chapter 578; provided
2			that the court shall presume that it is in
3			the best interests of the child to be
4			adopted, unless the child is or will be in
5			the home of family or a person who has
6			become as family and who for good cause is
7			unwilling or unable to adopt the child but
8			is committed to and is capable of being the
9			child's guardian or permanent custodian;
10	[(B)	Ве р	laced under guardianship pursuant to chapter
11		560;] or
12	[(C)]	<u>(ii)</u>	Remain in permanent custody until the child
13			is subsequently adopted, placed under a
14			guardianship, or reaches the age of
15			majority, and that such status shall not be
16			subject to modification or revocation except
17			upon a showing of extraordinary
18			circumstances to the court;
19	[(4)] <u>(D)</u>	That	such further orders as the court deems to be
20		in t	he best interests of the child, including[$ au$]
21		but	not limited to[$ au$] restricting or excluding
22		unne	cessary parties from participating in

1		adoption or other subsequent proceedings, be
2		entered; and
3	[(5)] <u>(</u>	E) Until adoption or guardianship is ordered, that
4		each case be set for a permanent plan review
5		hearing not later than one year after the date that
6		a permanent plan is ordered by the court, or sooner
7		if required by federal law, and thereafter, that
8		subsequent permanent plan review hearings be set
9		not later than each year, or sooner if required by
10		federal law; provided that at each permanent plan
11		review hearing, the court shall review the existing
12		permanent plan and enter such further orders as are
13		deemed to be in the best interests of the child $[\cdot]$:
14		<u>or</u>
15	(2)	The goal of the permanent plan is for the child to be
16		placed under guardianship pursuant to part 2 of
17		article V of chapter 560, the court shall order:
18		(A) That the prior award of foster custody be
19		continued and that the existing service plan be
20		terminated;
21		(B) That an appropriate permanent plan be implemented
22		concerning the child whereby the child will be

1		placed under guardianship pursuant to part 2 of
2		article V of chapter 560; and
3	<u>(C)</u>	That, until the guardianship is ordered, each
4		case be set for a permanent plan review hearing
5		not later than six months after the date that a
6		permanent plan is ordered by the court, or sooner
7		if required by federal law; provided that at each
8		permanent plan review hearing, the court shall
9		review the existing permanent plan and enter such
10		further orders as are deemed to be in the best
11		interests of the child."
12	SECTION 7	. This Act shall take effect upon its approval;
13	provided that	sections 3, 4, 5, and 6 shall take effect on
14	July 1, 2007.	

Report Title:

Child Sexual Assault and Exploitation; Task Force; Guardianship

Description:

Establishes and appropriates funds for a two-year statewide task force to evaluate and make recommendations on the State's system responses to cases of child sexual assault and exploitation. Specifies that when the family court determines that the child's parents cannot provide the child with a safe family home, the Department of Human Services may submit a permanent plan with a goal of guardianship and the court may award guardianship to an appropriate entity without termination of parental rights. (SB1779 HD2)