A BILL FOR AN ACT

RELATING TO PROTECTIVE PROCEEDINGS.

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

1	SECTION 1. Section 560:5-401, Hawaii Revised Statutes, is						
2	amended to read as follows:						
3	"\$560:5-401 Protective proceeding. Upon petition and						
4	after notice and hearing, the court may appoint a limited or						
5	unlimited conservator or make any other protective order						
6	provided in this part in relation to the estate and affairs of:						
7	(1) A minor, if the court determines that:						
8	(A) The minor owns money or property requiring						
9	management or protection that cannot otherwise be						
10	provided;						
11	(B) The minor has, or may have, business affairs that						
12	may be put at risk or prevented because of the						
13	minor's age; or						
14	(C) Money is needed for support and education and						
15	that protection is necessary or desirable to						
16	obtain or provide money; or						
17	(2) Any individual, including a minor, if the court						
18	determines that, for reasons other than age:						
	HB LRB 09-1064.doc						

1	(A)	By clear and convincing evidence, the in	ndividual
2		is unable to manage property and busines	ss affairs
3		effectively because of an impairment in	the
4		ability to receive and evaluate informat	ion or to
5		make or communicate decisions, even with	the use
6		of appropriate and reasonably available	
7		technological assistance, or because of	another
8		physical, mental, or health impairment,	or
9		because the individual is missing, detail	ned, or
10		unable to return to the United States; a	ınd
11	(B)	By a preponderance of evidence, the indi	vidual
12		has property that will be wasted or diss	sipated
13		unless management is provided or money i	s needed
14		for the support, care, education, health	ı, and
15		welfare of the individual or of individu	uals who
16		are entitled to the individual's support	and that
17		protection is necessary or desirable to	obtain or
18		provide money."	
19	SECTION 2	. Section 560:5-403, Hawaii Revised Stat	utes, is
20	amended by ame	nding subsection (b) to read as follows:	
21	"(b) The	petition under subsection (a) shall set	forth the
22	petitioner's n	ame, residence, current address if differ	ent,
	HB LRB 09-1064		JUD-09-0

1	relations	hip to the respondent, and interest in the appointment					
2	or other	protective order, and, to the extent known, state or					
3	contain the following with respect to the respondent and the						
4	relief requested:						
5	(1)	The respondent's name, age, principal residence,					
6		current street address, and, if different, the address					
7		of the dwelling where it is proposed that the					
8		respondent will reside if the appointment is made;					
9	(2)	If the petition alleges impairment in the respondent's					
10		ability to receive and evaluate information or alleges					
11		another physical, mental, or health impairment, a					
12		brief description of the nature and extent of the					
13		respondent's alleged impairment;					
14	(3)	If the petition alleges that the respondent is					
15		missing, detained, or unable to return to the United					
16		States, a statement of the relevant circumstances,					
17		including the time and nature of the disappearance or					
18		detention and a description of any search or inquiry					
19		concerning the respondent's whereabouts;					
20	(4)	The name and address of the respondent's:					
21		(A) Spouse or reciprocal beneficiary or, if the					
22		respondent has none, an adult with whom the					

1		respondent has resided for more than six months
2		before the filing of the petition; and
3		(B) Adult children or, if the respondent has none,
4		the respondent's parents and adult siblings or,
5		if the respondent has none, at least one of the
6		adults nearest in kinship to the respondent who
7		can be found with reasonable efforts;
8	(5)	The name and address of the person responsible for
9		care or custody of the respondent;
10	(6)	The name and address of any legal representative of
11		the respondent;
12	(7)	A general statement of the respondent's property with
13		an estimate of its value, including any insurance or
14		pension, and the source and amount of other
15		anticipated income or receipts;
16	(8)	The reason why a conservatorship or other protective
17		order is in the best interest of the respondent; and
18	(9)	A proposed itemized budget of income and
19		expenditures."
20	SECT	ION 3. This Act does not affect rights and duties that
21	matured, p	penalties that were incurred, and proceedings that were
22	begun befo	ore its effective date.
	HB LRB 09	-1064.doc

HB LRB 09-1064.doc

1	SECTION	4.	New	statutory	material	is	underscored.
	DHOTTON	- ·	TACAA	Deacacory	maccitat	\perp	anacibooica.

2 SECTION 5. This Act shall take effect on July 1, 2009.

3

INTRODUCED BY:

By Request

JAN 2 2 2009

Report Title:

Protective Proceedings

Description:

Modifies requirements related to the basis for court appointment of a conservator.