A BILL FOR AN ACT

RELATING TO CHILDREN.

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

1	SECTION 1. Section 577-25, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"[{] §577-25[}] Emancipation of [certain] minors. (a) Any
4	law to the contrary notwithstanding, a minor who has been
5	married pursuant to chapter 572 shall be deemed to be
6	emancipated and shall be regarded as though [he or she] the
7	minor were of legal age and shall have all the rights, duties,
8	privileges, and responsibilities provided by [the] civil law to
9	a person who has reached the age of majority under civil law;
10	provided that:
11	(1) Nothing in this [section] subsection shall be deemed
12	to confer upon [such person] a minor the right to vote
13	in any federal, state, or county election or the right
14	to purchase, possess, or sell alcoholic beverages; and
15	(2) Nothing in this [section] subsection shall change the
16	status of [such persons as minors] a person as a minor
17	in connection with any criminal law, nor affect the

1		exclusive original jurisdiction of the family court
2		over [such persons] a person under section 571-11(1).
3	(b)	A minor who has reached the age of sixteen may
4	petition	the family court in the circuit in which the minor
5	resides f	or a determination that the minor named in the petition
6	be emanci	pated. The petition shall:
7	(1)	Outline how the minor has demonstrated independent
8		capabilities, separate from the minor's parents or
9		legal guardians, in matters of care, custody, control,
10		and earnings; and
11	(2)	Be filed by the minor seeking emancipation. A parent
12		or legal guardian shall not petition, individually or
13		on behalf of the minor, for an order of emancipation.
14	<u>(c)</u>	Pursuant to a petition for emancipation under
15	subsectio	n (b), the court shall:
16	(1)	Require child welfare services to investigate any
17		reports or allegations of child abuse or neglect and
18		to file a report of that investigation with the court;
19		<u>or</u>
20	(2)	Require the minor to receive a mental health
21		evaluation from an appropriate mental health

1		professional, as arranged for by the court or the
2		minor's parents or legal guardians.
3	(d)	Pursuant to a petition for emancipation under
4	subsectio	n (b), the court shall:
5	(1)	Appoint a guardian ad litem for the minor;
6	(2)	Appoint client-directed legal counsel to represent the
7		minor throughout the emancipation proceedings and
8		advise the minor regarding the rights,
9		responsibilities, and legal consequences associated
10		with emancipation;
11	(3)	Provide the minor with an informational pamphlet and
12		counseling explaining the minor's rights and
13		responsibilities as an emancipated minor and a listing
14		of alternatives to emancipation, if available;
15	(4)	Provide service of the petition and notice of hearing
16		to the minor's parents or legal guardians; provided
17		that, if necessary, the court appointed counsel shall
18		assist the minor to locate the minor's parents or
19		legal guardians; provided further that, upon a showing
20		of due diligence to locate the minor's parents or

1		legal guardians, the court may waive notice
2		requirements; and
3	(5)	At a hearing on the petition prior to issuing a ruling
4		on the petition, ensure the minor understands the
5		rights, responsibilities, and alternatives, if any, to
6		emancipation.
7	(e)	Pursuant to a petition for emancipation under
8	subsection	n (b), the court shall enter an order declaring the
9	minor ema	ncipated if, after a hearing, it is found by clear and
10	convincin	g evidence that:
11	(1)	The minor is on active duty with any of the armed
12		forces of the United States of America; or
13	(2)	The minor willingly resides separate and apart from
14		the minor's parents or legal guardians irrespective of
15		their consent; the minor understands the rights,
16		responsibilities, and alternatives, if any, to
17		emancipation; the minor is currently self-supporting
18		or is capable of self-support and managing the minor's
19		own financial affairs; and that emancipation is in the
20		best interest of the minor.

1	<u>(f)</u>	A minor emancipated under subsection (e) shall be
2	considere	d to have the rights and responsibilities of an adult,
3	except fo	r those specific constitutional and statutory age
4	requireme	nts including but not limited to voting, consuming or
5	purchasin	g liquor, and other relevant health and safety
6	regulatio	ns imposed based on age. A minor shall be considered
7	emancipat	ed, including but not limited to the following
8	purposes:	
9	(1)	The right to enter into enforceable contracts,
10		<pre>including apartment leases;</pre>
11	(2)	The right to sue or be sued in the minor's own name;
12	(3)	The right to retain personal earnings;
13	(4)	The right to establish a separate domicile;
14	(5)	The right to act autonomously, and with the rights and
15		responsibilities of an adult, in all business
16		relationships, including but not limited to property
17		transactions and obtaining accounts for utilities,
18		except for estate or property matters that a court
19		determines may require a conservator or guardian ad
20		litem;

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<u>(6)</u>	The right to earn a living, subject only to the health
	and safety regulations designed to protect those under
	the age of majority regardless of their legal status;
(7)	The right to file as an individual under state laws
	and rules regarding income taxes;
(8)	The right to authorize personal preventive health
	care, medical care, dental care, mental health care,
	and substance abuse treatment without knowledge or
	liability of a parent or legal guardian;
<u>(9)</u>	The right to apply for a driver's license or other
	state licenses for which the minor may be eligible;
(10)	The right to register for school;
(11)	The right to marry;
(12)	The right to personally apply for medical and other
	public assistance benefits administered by the State
	or the counties, if needed;
(13)	The right, if the minor is a parent, to make decisions
	and give authority in caring for the minor's child;
	and
	(9) (10) (11) (12)

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1	(14) The right to execute a will and other estate planning
2	documents, including trust documents, durable power of
3	attorney, and an advance health care directive.
4	(g) The court shall require a minor's parents or legal
5	guardians to pay for any services ordered by the court for the
6	minor pursuant to a petition for emancipation under
7	subsection (b), including service of the petition, the guardian
8	ad litem, legal counsel, or mental health providers.
9	(h) For the purposes of this section, "minor" means a
10	person under the age of majority."
11	SECTION 2. This Act does not affect rights and duties that
12	matured, penalties that were incurred, and proceedings that were
13	begun before its effective date.
14	SECTION 3. Statutory material to be repealed is bracketed
15	and stricken. New statutory material is underscored.
16	SECTION 4. This Act shall take effect on July 1, 2060.

Report Title:

Emancipation of Minors; Children; Parents; Family Court

Description:

Allows a minor who has reached the age of sixteen to petition the family court for emancipation. Requires the court to take certain actions regarding investigation of the petition, appointment of legal counsel and a guardian ad litem for the petitioning minor, and the findings necessary to grant the petition. Specifies the rights gained by the minor upon emancipation. Requires the court to require the minor's parents or legal guardians to pay for any services ordered by the court. Effective 7/1/2060. (HD1)

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