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JAN 19 2022

### A BILL FOR AN ACT

SECTION 1. The legislature finds that the Hawaii supreme

RELATING TO COURT-APPOINTED ATTORNEYS.

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

court held in In re T.M., 131 Haw. 419 (2014), that indigent 2 parents are guaranteed the right to court-appointed counsel 3 under the due process clause of the Hawaii State Constitution in 4 5 termination of parental rights proceedings. In this case, the court held that the family court abused its discretion in 6 7 failing to appoint counsel for the mother until nineteen months 8 after the department of human services filed a petition for temporary foster custody over her infant son. As a result, the mother was left without the legal guidance to help her 10 11 understand the process and ramifications of the parental rights 12 termination process or prepare her for the parental rights 13 termination hearing, and was without an advocate to represent her in negotiations with the department of human services. 14 15 court also held that the appointment of an attorney is crucial

to ensure that parents are provided a fair process in a

# S.B. NO. 2072

- 1 termination of parental rights proceeding under the Child
- 2 Protective Act, chapter 587A, Hawaii Revised Statutes.
- 3 The legislature further finds that the Hawaii supreme court
- 4 held in In re L.I., 149 Hawaii 118 (2021), that parents are
- 5 constitutionally entitled to counsel upon the filing of a
- 6 petition for either custody or family supervision and that the
- 7 failure to timely appoint counsel in those cases constitutes
- 8 structural error requiring reversal.
- 9 The purpose of this Act is to require the court to appoint
- 10 counsel to indigent parents upon the filing of a petition for
- 11 custody or family supervision and make every effort to do so at
- 12 the first hearing attended by the parents.
- 13 SECTION 2. Section 587A-17, Hawaii Revised Statutes, is
- 14 amended by amending its title and subsection (a) to read as
- 15 follows:
- 16 "[+] §587A-17[+] Court-appointed attorneys. (a) [The]
- 17 Upon filing a petition for custody or family supervision, the
- 18 court [may] shall appoint an attorney to represent a legal
- 19 parent who is indigent, or was represented by private counsel
- 20 but is now indigent and no longer represented by counsel, based
- 21 on court-established guidelines [-] unless the legal parent



1 knowingly and voluntarily waives the right to appointed counsel 2 on the record. If a legal parent appears without counsel, the 3 court or its designee shall utilize court-established quidelines 4 to inquire as to whether the legal parent is indigent. The 5 court shall provide counsel by the first hearing attended by the 6 legal parent; provided that if counsel does not appear at the 7 hearing the court shall not enter a ruling or order that would 8 prejudice the legal parent's rights until counsel appears or the 9 legal parent knowingly and voluntarily waives the right to 10 appointed counsel on the record; provided further that if 11 counsel is not appointed at least three days prior to the date 12 of the hearing, the court shall grant counsel a continuance if 13 requested. Nothing in this section shall preclude court orders 14 required for the immediate safety of the subject child or 15 children. The court may also appoint an attorney to represent 16 another indigent party based on court-established guidelines, if 17 it is deemed to be in the child's best interest. Attorneys who 18 are appointed by the court to represent indigent legal parents 19 and other indigent qualifying parties may be paid by the court, unless the legal parent or party for whom counsel is appointed 20 has an independent estate sufficient to pay such fees and costs. 21

- 1 The court may order the appropriate legal parent or party to pay
- 2 or reimburse the fees and costs of an attorney appointed for the
- 3 child or incapacitated adult."
- 4 SECTION 3. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 4. This Act shall take effect upon its approval.

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INTRODUCED BY:

## S.B. NO. 2072

### Report Title:

Child Protective Act; Family Court; Count-Appointed Attorneys; Indigent Parents

### Description:

Requires the court to appoint counsel to indigent parents upon the filing of a petition for custody or family supervision and make every effort to do so at the first hearing attended by the parents.

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