IAN 2 1 2022

#### A BILL FOR AN ACT

RELATING TO CHILDREN.

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

- 1 SECTION 1. Section 571-11, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§571-11 Jurisdiction; children. Except as otherwise
- 4 provided in this chapter, the court shall have exclusive
- 5 original jurisdiction in proceedings:
- 6 (1) Concerning any person who is alleged to have committed
- 7 an act [prior to] before achieving eighteen years of
- 8 age that would constitute a violation or attempted
- 9 violation of any federal, state, or local law or
- 10 county ordinance. Regardless of where the violation
- occurred, jurisdiction may be taken by the court of
- the circuit where the person resides, is living, or is
- found, or in which the offense is alleged to have
- 14 occurred;
- 15 (2) Concerning any child living or found within the
- 16 circuit:

1		(A)	Who is neglected as to or deprived of educational
2			services because of the failure of any person or
3			agency to exercise that degree of care for which
4			it is legally responsible;
5		(B)	Who is beyond the control of the child's parent
6			or other custodian or whose behavior is injurious
7			to the child's own or others' welfare;
8		(C)	Who is neither attending school nor receiving
9			educational services required by law whether
10			through the child's own misbehavior or
11			nonattendance or otherwise; or
12		(D)	Who is in violation of curfew;
13	(3)	To d	etermine the custody of any child or appoint a
14		guar	dian of any child;
15	(4)	For	the adoption of a person under chapter 578;
16	(5)	For	the termination of parental rights under sections
17		571-	61 through 571-63;
18	(6)	For	judicial consent to the marriage, employment, or
19		enli	stment of a child, when consent is required by
20		law;	

1	(7)	For the treatment or commitment of a mentally
2		defective or mentally ill child, or a child with an
3		intellectual disability;
4	(8)	Under the Interstate Compact on Juveniles under
5		chapter 582 or the Interstate Compact for Juveniles
6		under chapter 582D;
7	(9)	For the protection of any child under chapter 587A;
8	(10)	For a change of name as provided in section 574-
9		5(a)(2)(C); [and]
10	(11)	Concerning custody or guardianship of an immigrant
11		child pursuant to a motion for special immigrant
12		juvenile factual findings requesting a determination
13		that the child was abused, neglected, or abandoned
14		before the age of eighteen years for purposes of
15		section 101(a)(27)(J) of the federal Immigration and
16		Nationality Act. For the purposes of this paragraph,
17		"child" means an unmarried individual under the age of
18		twenty-one years[-]; and
19	(12)	Concerning emancipation of a minor pursuant to section
20		577-25."

1	SECTION 2. 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 were of
7	legal age and shall have all the rights, duties, privileges, and
8	responsibilities provided by the civil law to a person who has
9	reached the age of majority under civil law; provided that:
10	(1) Nothing in this section shall be deemed to confer upon
11	such person the right to vote in any federal, state,
12	or county election or the right to purchase, possess,
13	or sell alcoholic beverages; and
14	(2) Nothing in this section shall change the status of
15	such person as minors in connection with any criminal
16	law, nor affect the exclusive original jurisdiction of
17	the family court over such persons under section
18	<del>571-11(1).</del>
19	For purposes of this section, "minor" means a person under
20	the age of majority.] if the minor:

1	(1)	Has entered into a valid marriage pursuant to chapter			
2		<u>572;</u>			
3	(2)	Is on active duty with the armed forces of the United			
4		States; or			
5	(3)	Has received a declaration of emancipation issued by			
6		the family court pursuant to this section.			
7	(b)	An emancipated minor shall be considered to have the			
8	rights an	d responsibilities of an adult; provided that nothing			
9	in this s	ection shall be deemed to confer upon an emancipated			
10	minor the right to vote in any federal, state, or county				
11	election, or the right to purchase, possess, consume or sell				
12	alcoholic	beverages; provided further that nothing in this			
13	section s	hall change the status of the emancipated minor to be			
14	deemed a	minor in connection with any criminal law, nor affect			
15	the exclu	sive original jurisdiction of the family court over			
16	such pers	ons under sections 571 11(1) and (12).			
17	<u>A mi</u>	nor shall be considered emancipated for the purposes			
18	of, but n	ot limited to:			
19	(1)	The right to enter into enforceable contracts,			
20		including apartment leases;			
21	(2)	The right to sue or be sued in the minor's own name;			

1	(3)	The right to retain the minor's personal earnings;
2	(4)	The right to establish a separate domicile;
3	(5)	The right to act autonomously, and with the rights and
4		responsibilities of an adult, in all business
5		relationships, including property transactions and
6		obtaining accounts for utilities, except for estate or
7		property matters that a court determines may require a
8		conservator or guardian ad litem;
9	(6)	The right to earn a living, subject only to the health
10		and safety regulations designed to protect individuals
11		under the age of majority regardless of their legal
12		status;
13	(7)	The right to file the minor's own tax returns and pay
14		taxes pursuant to applicable personal income tax laws;
15	(8)	The right to authorize the minor's own preventive
16		health care, medical care, dental care, mental health
17		care, and substance abuse treatment without knowledge
18		or liability of the minor's parents or guardian;
19	(9)	The right to apply for a driver's license or other
20		state licenses for which the minor may be eligible;
21	(10)	The right to register for school;



1	(11)	The right to marry;
2	(12)	The right to apply to medical and other public
3		assistance programs administered by the State or its
4		political subdivisions;
5	(13)	The right, if the minor is a parent, to make decisions
6		and give authority in caring for the minor's child;
7		and
8	(14)	The right to execute a will and other estate planning
9		documents, including trust documents, durable power of
10		attorney, and an advance health care directive.
11	(c)	A minor who has reached the age of sixteen years who
12	seek to b	e emancipated shall file a petition for a declaration
13	of emanci	pation with the family court in the circuit in which
14	the minor	resides. The petition shall be filed by the minor
15	seeking e	mancipation, and a parent or guardian of a minor shall
16	not, in the	heir individual capacity or as a representative or
17	agent of	the minor, petition for emancipation of the minor.
18	(d)	The petition for a declaration of emancipation shall
19	be signed	and verified by the petitioning minor, and shall
20	include:	
21	(1)	The minor's full name and birth date;

1	(2)	A ce	rtified copy of the minor's birth certificate, if
2		avai	lable;
3	(3)	The	name and last known address of the minor's parents
4		or g	uardian;
5	(4)	The	minor's present address and duration of the
6		mino	r's residency at that address;
7	(5)	A de	claration by the minor attesting that:
8		<u>(A)</u>	The minor resides separately and apart from the
9			minor's parents or guardian at the minor's own
10			will;
11		<u>(B)</u>	The minor is managing or has the ability to
12			manage the minor's financial affairs, including
13			supporting documentation of the minor's income
14			and expenses;
15		<u>(C)</u>	The minor is managing or has the ability to
16			manage the minor's personal and social affairs,
17			including supporting documentation on proof of
18			housing; and
19		(D)	The source of the minor's income does not include
20			public assistance and is not derived from any



1		activity in violation of any laws of this State
2		or the United States; and
3	(6)	Any other information deemed necessary by the court.
4	The judic	iary shall prepare and make available to the public
5	forms tha	t may be used for emancipation proceedings.
6	<u>(e)</u>	Upon receipt of the petition, the court shall:
7	(1)	Set a date for hearing on the petition as soon as
8		<pre>practicable;</pre>
9	(2)	Issue a summons requiring the appearance of the
10		minor's parents or guardian and any other person
11		deemed necessary by the court unless the parents or
12		guardian and the person deemed necessary by the court
13		promises in writing to appear voluntarily;
14	(3)	Appoint a guardian ad litem to represent the interest
15		of the minor throughout the pendency of the minor's
16		emancipation proceedings;
17	(4)	Appoint a legal counsel to represent the interest of
18		the minor throughout the pendency of the minor's
19		emancipation proceedings, where the court finds that
20		the minor requires a separate legal advocate to advise
21		the minor regarding the rights, responsibilities, and

1		lega	l consequences associated with emancipation, and
2		the	minor is unable to afford private counsel;
3	(5)	Requ	ire:
4		(A)	Child welfare services of the department of human
5			services' social services division to investigate
6			the allegations in the petition and file a report
7			containing the results of the investigation with
8			the court; or
9		<u>(B)</u>	The minor to undergo a mental health evaluation
10			conducted by a licensed mental health
11			professional, as arranged for by the court or the
12			minor's parents or guardian; and
13	(6)	Prov	ide the minor with a pamphlet written in plain
14		lang	uage and counseling informing the minor of the
15		righ	ts and responsibilities of an emancipated minor
16		and a	alternative options to emancipation available to
17		the 1	minor.
18	Nothing in	n thi	s subsection shall be construed to prevent the
19	petitioni	ng mi	nor from obtaining the minor's own legal counsel
20	to represe	ent tl	ne minor in the emancipation proceeding.



1	(f)_	The hearing for a petition for declaration of					
2	emancipat	ion shall be conducted before a judge sitting without a					
3	jury. The court shall grant the petition and issue a						
4	declarati	on of emancipation if it finds clear and convincing					
5	evidence	that:					
6	(1)	The minor is at least sixteen years of age;					
7	(2)	The minor is a resident of the State;					
8	(3)	The minor resides separately and apart from the					
9		minor's parents or legal guardian at the minor's own					
10		will, with or without the parents' or legal guardian's					
11		consent;					
12	(4)	The minor is managing or has the ability to manage the					
13		minor's financial affairs;					
14	(5)	The minor is managing or has the ability to manage the					
15		minors' personal and social affairs;					
16	(6)	The source of the minor's income does not include					
17		public assistance and is not derived from any activity					
18		in violation of any laws of this State or the United					
19		States;					
20	(7)	The minor understands the minor's rights and					
21		responsibilities as an emancipated minor in the State,					



1	and has been given the time and opportunity to
2	consider alternatives to emancipation, if any, before
3	conclusion of the hearing; and
4	(8) Emancipation is in the best interest of the minor.
5	A declaration of emancipation issued by the court is conclusive
6	evidence that the minor is emancipated and shall terminate the
7	rights of the minor's parents to the custody, control, services
8	and earnings of the minor.
9	(g) A declaration of emancipation obtained by fraud or by
10	the withholding of material information is voidable. A petition
11	to void a declaration of emancipation on the ground that the
12	declaration was obtained by fraud or by the withholding of
13	material information may be filed by any person, with the family
14	court that issued the declaration of emancipation.
15	(h) A declaration of emancipation of a minor who has
16	subsequently become indigent with no means of support other than
17	public assistance is subject to rescission. A petition to
18	rescind a declaration of emancipation on the ground that the
19	minor has become indigent may be filed by:
20	(1) The minor declared emancipated;
21	(2) The minor's conservator; or



1	(3)	Corporation counsel or county attorney of the county
2		in which the minor resides,
3	with a fa	mily court in the circuit in which the minor or the
4	conservat	or resides.
5	<u>(i)</u>	Upon filing of a petition to void or rescind a
6	declarati	on of emancipation pursuant to subsections (g) or (h),
7	the court	shall:
8	(1)	Set a date for hearing on the petition as soon as
9		<pre>practicable; and</pre>
10	(2)	Issue a summons requiring the appearance of the minor
11		if the minor is not the petitioner, the minor's
12		parents or former guardian, and any other person
13		deemed necessary by the court unless the minor, the
14		minor's parents or former guardian, and the person
15		deemed necessary by the court promises in writing to
16		appear voluntarily. Summons issued to the parents or
17		former guardian of the minor shall be accompanied by a
18		statement that they may be liable to provide support
19		to the minor, including provision of medical insurance
20		coverage, if the declaration of emancipation is voided
21		or rescinded. Liability shall not accrue to a parent



1		or legal guardian of a minor whose emancipation has
2		been voided or rescinded until the parent or guardian
3		has actual notice of the voidance or rescission.
4	<u>(j)</u>	The hearing for a petition to void or rescind a
5	declarati	on of emancipation shall be conducted before a judge
6	sitting w	rithout a jury. The court shall grant the petition and
7	issue:	
8	(1)	An order voiding the declaration of emancipation if it
9		finds clear and convincing evidence that the
10		declaration was obtained by fraud or by the
11		withholding of material information; or
12	(2)	An order rescinding the declaration of emancipation if
13		it finds clear and convincing evidence that the
14		rescission of the declaration of emancipation will be
15		in the best interest of the minor.
16	The voidi	ng or rescission of a declaration of emancipation shall
17	not alter	any contractual obligation or right or any property
18	right or	interest that arose during the period that the
19	declarati	on was in effect.
20	(k)	Service of summons issued pursuant to this section
21	shall be	made personally by the delivery of a copy thereof,



- 1 together with a copy of the relevant petition, to the person
- 2 summoned, except that if a judge determines that personal
- 3 service of the summons is impracticable, the judge may order
- 4 service by certified or registered mail addressed to the last
- 5 known address, or by publication, or both. Service effected not
- 6 less than forty-eight hours before the time fixed in the summons
- 7 for the return thereof shall be sufficient to confer
- 8 jurisdiction; provided that jurisdiction shall be conferred if
- 9 any person who might be so summoned appears voluntarily at the
- 10 time and place appointed and waives such service and such
- 11 notice.
- 12 Service of summons, process, or any notice required by this
- 13 section may be made by any suitable person under the direction
- 14 of the court and upon request of the court shall be made by any
- 15 police officer. The judge may authorize the payment of
- 16 necessary travel expenses incurred by persons summoned or
- 17 otherwise required to appear at the hearing of a case coming
- 18 within the purview of this section. Section 621-7 shall apply
- 19 to persons summoned under this section other than a parent,
- 20 guardian, or other legal custodian of the child concerned.



1	(1) Notwithstanding any other law to the contrary, the		
2	court shall order reasonable fees of counsel, experts, and the		
3	minor's guardian ad litem, and other costs of services required		
4	in relation to a petition for declaration of emancipation,		
5	including reasonable fees for service of process of the		
6	petition, summons, and notice of hearing, and services provided		
7	mental health providers, to be paid by the minor's parents or		
8	guardian.		
9	(m) The petitioner or any other person admitted as party		
10	to a petition hearing concerning emancipation of a minor		
11	pursuant to this section may file an appeal from the court's		
12	issuance of or denial of a declaration of emancipation, an order		
13	voiding a declaration of emancipation, or order rescinding a		
14	declaration of emancipation pursuant to section 571-54.		
15	(n) As used in this section:		
16	"Emancipation" means termination of the rights of the		
17	parents of a minor to the custody, control, services, and		
18	earnings of a minor.		
19	"Guardian" means a person appointed or qualified by a cour		
20	as a guardian of an individual and includes a limited guardian,		
21	but excludes a person who is merely a guardian ad litem."		



- 1 SECTION 3. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 4. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 5. This Act shall take effect upon its approval.

7

INTRODUCED

#### Report Title:

Emancipation of Minors; Family Court

#### Description:

Expands the original jurisdiction of family court to include proceedings for declaration of emancipation of minors. Expands the circumstances under which a minor shall be deemed to be emancipated to include the time when the minor is on active duty with the Armed Forces of the United States and upon issuance of a declaration of emancipation by the family court. Specifies the rights of an emancipated minor. Allows a minor who has reached the age of sixteen years to petition the family court for a declaration of emancipation. Requires the court to take certain actions regarding investigation of the petition, appointment of a quardian ad litem and legal counsel for the petitioning minor, and the findings necessary to grant the petition. Requires the court to order the minor's parents or legal guardian to pay for any services ordered by the court for the petition. Allows certain parties to petition the family court for voidance or rescission of a declaration of emancipation. Allows parties to appeal the court's decision to the intermediate court of appeals.

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