A BILL FOR AN ACT

RELATING TO CHILD WELFARE SERVICES.

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

- 1 SECTION 1. Section 587-2, Hawaii Revised Statutes, is
- 2 amended by amending the definition of "party" to read as
- 3 follows:
- 4 ""Party" means an authorized agency, the child, the child's
- 5 family member or members who are required to be summoned
- 6 pursuant to section 587-32(a), any other member of the child's
- 7 family, or any other person who is alleged in the petition filed
- 8 under this chapter or who is subsequently determined at any
- 9 child protective proceedings to be encouraging, causing, or
- 10 contributing to the acts or conditions which bring the child
- 11 within this chapter, and who has been duly served with a summons
- 12 and a copy of the petition filed under this chapter; provided
- 13 that the court may limit a party's right to participate in any
- 14 child protective proceeding if the court deems such limitation
- 15 of such party's participation to be consistent with the best
- 16 interests of the child and such party is not a family member who
- 17 is required to be summoned pursuant to section 587-32(a), except
- 18 as is provided in section [587 73(b)(4).] 587-73(b)(1)(D)."

1	SECTION 2. Section 587-73, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) If the court determines that the criteria set forth
4	in subsection (a) are established by clear and convincing
5	evidence[, the court shall order:] and:
6	(1) The goal of the permanent plan is for the child to be
7	adopted or remain in permanent custody, the court
8	shall order:
9	$[\frac{(1)}{(1)}]$ (A) That the existing service plan be terminated and
0	that the prior award of foster custody be
1	revoked;
2	$[\frac{(2)}{(B)}]$ That permanent custody be awarded to an
3	appropriate authorized agency;
4	$[\frac{(3)}{(C)}]$ That an appropriate permanent plan be
5	implemented concerning the child whereby the
6	child will:
7	[(A)] <u>(i)</u> Be adopted pursuant to chapter 578;
8	provided that the court shall presume that
9	it is in the best interests of the child to
20	be adopted, unless the child is or will be
21	in the home of family or a person who has
))	become as family and who for good cause is

1		unwilling or unable to adopt the child but
2		is committed to and is capable of being the
3		child's guardian or permanent custodian; or
4	[-(B) Be	placed under guardianship pursuant to chapter
5	56	0; or
6	(C)] (ii) Remain in permanent custody until the child
7		is subsequently adopted, placed under a
8		guardianship, or reaches the age of
9		majority, and that such status shall not be
0		subject to modification or revocation
1		except upon a showing of extraordinary
12		circumstances to the court;
13	[(4)] <u>(D)</u> Th	at such further orders as the court deems to
14	be	e in the best interests of the child,
15	ir	cluding, but not limited to, restricting or
16	ex	cluding unnecessary parties from participating
17	ir	adoption or other subsequent proceedings, be
18	er	ntered; and
19	[(5)] <u>(E)</u> Un	til adoption or guardianship is ordered, that
20	ea	ach case be set for a permanent plan review
21	he	earing not later than one year after the date
22	tł	nat a permanent plan is ordered by the court,

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

1	if required by federal law; provided that at e	each
2	permanent plan review hearing, the court shall	1
3	review the existing permanent plan and enter :	such
4	further orders as are deemed to be in the best	<u>t</u>
5	interests of the child."	
6	SECTION 3. Statutory material to be repealed is bracket	ted
7	and stricken. New statutory material is underscored.	
8	SECTION 4. This Act shall take effect on July 1, 2007.	
9		
10	INTRODUCED BY:	
1	BY REQUEST	

SB1443

JUSTIFICATION SHEET

DEPARTMENT:

Human Services

TITLE:

A BILL FOR AN ACT RELATING TO CHILD

WELFARE SERVICES.

PURPOSE:

To modify the provisions of chapter 587, Hawaii Revised Statutes (HRS), to specify that when the Family Court determines by clear and convincing evidence that the child's parents cannot now or in the reasonable foreseeable future provide the child with a safe family home, the department 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.

MEANS:

Amend sections 587-2 and 587-73(b),

Hawaii Revised Statutes.

JUSTIFICATION:

The changes will ensure that children who cannot be reunited with their parents in a safe family home are provided with the permanency and stability of guardianship as a culturally acceptable option that is consistent with the "hanai" placement concept. This will help to ensure that family connections, important to the child, are not unnecessarily broken.

Impact on the public: The changes will allow the maintenance of family connections and relationships and decrease the number of children in foster custody.

Impact on the department and other agencies: The department will be able to proceed with guardianship for a child without terminating parental rights. This will shorten the time to achieving



permanency for a child in foster care.

Other agencies: There will be a decrease in the necessity to file petitions for guardianship following termination of parental rights and decrease the time a case would need to remain open with the Court. This bill is supportive of initiatives being

pursued by the Court - Agency

Collaboration Committee.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

HMS 301.

DESIGNATION:

OTHER AFFECTED AGENCIES:

The Judiciary and the Department of the

Attorney General

EFFECTIVE DATE:

July 1, 2007.