

FEB 16 2010

SENATE CONCURRENT RESOLUTION

REQUESTING AN AUDIT OF CHILD CUSTODY PROCEEDINGS INVOLVING THE
COMMISSION OF FAMILY VIOLENCE BY A PARENT, TO ASSESS THE
USE AND APPLICATION OF SECTION 571-46, HAWAII REVISED
STATUTES.

1 WHEREAS, domestic violence is recognized as a pattern of
2 behaviors used by one person to coercively control the other
3 person in a relationship; and
4

5 WHEREAS, domestic violence may take the form of
6 psychological, physical, or sexual abuse, and can happen once or
7 periodically to victims of any age, gender, race, culture,
8 religion, education level, employment status, or marital status;
9 and
10

11 WHEREAS, the primary, most damaging, and long-term form of
12 domestic violence is psychological abuse, which rarely leaves
13 any traces of evidence of its occurrence; and
14

15 WHEREAS, victims of abuse are encouraged to terminate
16 relationships with abusive partners, for their safety and the
17 safety of their children, and to avert further and future harm;
18 and
19

20 WHEREAS, the termination of an abusive relationship may
21 increase a perpetrator's lethality, because the perpetrator
22 loses control over the victim; and
23

24 WHEREAS, the termination of an abusive relationship does
25 not necessarily end a perpetrator's use of violence and abuse of
26 a former partner; and
27

28 WHEREAS, child custody and visitation frequently become
29 disputed issues after a victim successfully escapes the abusive
30 relationship; and
31



1 WHEREAS, the litigation of child custody and visitation
2 disputes often provides perpetrators with an ongoing venue for
3 the continued use of coercive control against their former
4 partners, under the guise of child custody and visitation
5 concerns; and

6
7 WHEREAS, domestic violence is a crime, and not a personal
8 or family problem; and

9
10 WHEREAS, section 571-46(a)(9)-(14), Hawaii Revised
11 Statutes, addresses the problems of family violence in child
12 custody disputes; and

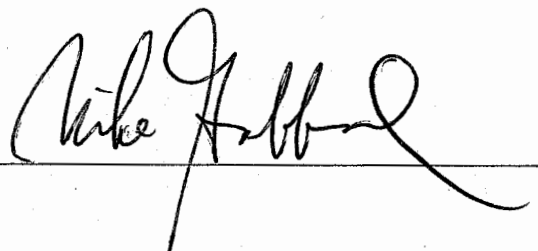
13
14 WHEREAS, it has come to the attention of the Legislature
15 that Family Court judges may not be correctly applying, using,
16 or enforcing Section 571-46(a)(9)-(14), Hawaii Revised Statutes,
17 to the detriment of domestic violence survivors and their
18 children, and ultimately punishes survivors and their children
19 for successfully escaping abusive homes; now, therefore,

20
21 BE IT RESOLVED by the Senate of the Twenty-fifth
22 Legislature of the State of Hawaii, Regular Session of 2010, the
23 House of Representatives concurring, that the Auditor is
24 requested to conduct an audit of all child custody proceedings
25 where family violence has been alleged to have been committed by
26 a parent, that were heard by the Family Courts from January 1,
27 2004, through December 31, 2009, to assess the use and
28 application of section 571-46(a)(9)-(14), Hawaii Revised
29 Statutes; and

30
31 BE IT FURTHER RESOLVED that the Auditor is requested to
32 submit a report any findings and recommendations, to the
33 Legislature no later than twenty days prior to the convening of
34 the Regular Session of 2011; and

35
36 BE IT FURTHER RESOLVED that certified copies of this
37 Concurrent Resolution be transmitted to the Chief Justice of the
38 Supreme Court, the Chief Court Administrator of each Circuit,
39 and the State Auditor.

40
41
42 OFFERED BY:



S.C.R. NO. 91

Shannon Clark
Fred...
K...
K...

by the
John
Arid of

