A BILL FOR AN ACT

RELATING TO TRAFFIC ABSTRACTS.

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

1	SECTION 1. Section 287-3, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§287-3 Furnishing of operating records. (a) The traffic
4	violations bureaus of the district courts, upon request, shall
5	furnish to any person a certified abstract of the bureaus'
6	record, if any, of any person [relating to all alleged moving
7	violations and any convictions resulting therefrom, arising from
8	the operation of a motor vehicle and any administrative license
9	revocation pursuant to chapter 291E, part III and chapter 286,
10	part XIV, as it was in effect on or before December 31, 2001].
11	The abstract shall report all:
12	(1) Unadjudicated allegations against the person for
13	infractions or offenses arising from the operation of
14	a motor vehicle;
15	(2) Unsatisfied judgments against the person for an
16	infraction or offense arising from the operation of a
17	motor vehicle;

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1	(3)	Judgments against the person for an infraction or
2		offense arising from the operation of a motor vehicle,
3		for a period of three years from the date of
4		satisfaction; except that judgments convicting the
5		person of drug- or alcohol-related offenses arising
6		from the operation of a motor vehicle shall be
7		reported for a period of ten years from the date of
8		satisfaction and judgments permanently revoking the
9		person's driver's license shall be reported without
10		regard to date of entry or satisfaction of judgment;
11	(4)	Administrative revocations of the person's driver's
12		license pursuant to chapter 291E, part III; and
13	(5)	Administrative revocations of the person's driver's
14		license pursuant to chapter 286, part XIV, as it was
15		in effect on or before December 31, 2001.
16	<u>A ju</u>	dgment, whether civil or criminal, is satisfied when
17	all court	-ordered monetary assessments or fines imposed against
18	the perso	n have been paid and all court-ordered non-monetary
19	sanctions	have been complied with.
20	(b)	For any abstract furnished, the traffic violations
21	bureaus m	ay collect a fee, not to exceed \$7, of which \$5 shall

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- 1 be deposited into the general fund and \$2 shall be deposited
- 2 into the judiciary computer system special fund.
- 3 [(b)] (c) Notwithstanding any provision to the contrary,
- 4 all [alleged moving violations] allegations against a person for
- 5 infractions or offenses arising from the operation of a motor
- 6 vehicle, as well as any convictions [resulting therefrom], civil
- 7 judgments against the person, or [any] administrative [license
- 8 suspension of the person's driver's license
- 9 resulting therefrom pursuant to chapter 291A, shall not be
- 10 included in a certified abstract of the bureaus' record."
- 11 SECTION 2. Statutory material to be repealed is bracketed
- 12 and stricken. New statutory material is underscored.
- 13 SECTION 3. This Act shall take effect on January 1, 2008.

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INTRODUCED BY:

JAN 2 2 2007

BY REQUES!

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Report Title:

Traffic Abstracts

Description:

Clarifies the content requirements for traffic abstracts.