JAN 1 9 2007

### A BILL FOR AN ACT

RELATING TO AN AUTOMATED VICTIM NOTIFICATION SYSTEM.

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

1 SECTION 1. Chapter 353, Hawaii Revised Statutes, is amended by adding a new part to be appropriately designated and 2 3 to read as follows: AUTOMATED VICTIM NOTIFICATION SYSTEM 4 §353-A Definitions. For purposes of this part: 5 "Department" means the department of public safety. "System" means the statewide victim information and 7 notification system. . 8 "Victim" means the same as defined in section 801D-2 and 9 includes, in homicide cases, surviving immediate family members, 10 11 as defined in section 801D-2. §353-B System; requirements. (a) The department shall 12 establish a statewide-automated victim information and 13 notification system that will do the following: 14 15 (1) Automatically notify a registered victim via the 16 victim's choice of telephone, letter, or electronic mail transmission when any of the following events 17 18 affect an offender in the custody of the department:

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1		(A)	The offender is transferred or assigned to
2			another facility;
3		(B)	The offender is transferred to the custody of
4			another agency outside the State;
5		(C)	The offender is given a different security
6			classification;
7		(D)	The offender is released on temporary leave or
8			otherwise;
9		(E)	The offender is discharged;
10		(F)	The offender has escaped; or
11		(G)	The offender has been served with a protective
12			order that was requested by the victim;
13	(2)	Auto	matically notify a registered victim via the
14		vict	im's choice of telephone, letter, or email, when
15		an o	ffender has:
16		(A)	An upcoming court event where the victim is
17	-		entitled to be present;
18		(B)	An upcoming parole or probation hearing;
19		(C)	A change in the offender's parole or probation
20			status including:
21			(i) A change in the offender's supervision
22			status; or

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1		(ii) A change in the offender's address;		
2	(3)	Automatically notify a registered victim via the		
3		victim's choice of telephone, letter, or email when a		
4		sex offender has:		
5		(A) Updated the offender's profile information with		
6		the state sex offender registry pursuant to		
7		chapter 846E; or		
8		(B) Become noncompliant with the state sex offender		
9		registry;		
10	(4)	Permit a crime victim to receive the most recent		
11		status report for an offender in the department or sex		
12		offender registry by calling the system on a toll-free		
13		telephone number as well as by accessing the system		
14		via a public web site;		
15	(5)	Provide all victims calling the system with the option		
16		to receive live operator assistance with the system or		
17		a twenty-four-hour per day, three hundred sixty-five-		
18		day per year basis; and		
19	(6)	Permit a crime victim to register or update the		
20		victim's registration information for the system by		
21		calling a toll-free telephone number or accessing a		
22	4	public web site.		

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1 (b) The prosecuting agency shall notify the victim of the 2 victim's right to register in the system established pursuant to this part. It shall be the responsibility of the victim to 3 4 register with the system. 5 §353-C Rights of victims in criminal proceedings. Participation in the system and making offender and case data 6 available on a timely basis to the system shall be deemed 7 compliance with the obligation of the department, the police, 8 9 and the prosecuting attorney's obligation to notify the crime victim of an offender's custody status and the status of the 10 offender's upcoming court events pursuant to chapter 801D. 11 §353-D Compliance by department; no cause of action. 12 department shall ensure that the offender information contained 13 within the system is updated frequently enough to timely notify 14 a crime victim that an offender has been released, has been 15 discharged, or has escaped. However, the failure of the system 16 17 to provide notice to the victim shall not establish a separate 18 cause of action by the victim against the State, any county, or 19 any state or county agency, officer, or employee. 20 §353-E Law enforcement cooperation. The attorney general,

the chiefs of police, and the county prosecuting attorneys shall

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cooperate with the department in establishing and maintaining 2 the automated victim notification system. §353-F Funding. The department shall administer the 3 The cost of administering the system shall be paid with appropriations made to the department and from federal grants 5 and contracts." SECTION 2. In codifying the new sections added by section 7 1 of this Act, the revisor of statutes shall substitute 8 appropriate section numbers for the letters used in designating 9 the new sections in this Act. 10 SECTION 3. This Act shall take effect on July 1, 2007. 11 12 INTRODUCED BY: Frank Chun alland

Parly H Baker Sinne Mercado 1

#### Report Title:

Crime Victims; Notification

### Description:

Establishes a statewide automated victim notification system to provide victims of crime with current information regarding the custody status of the defendant in the victim's case.