# A BILL FOR AN ACT

RELATING TO THE DISCLOSURE OF VITAL STATISTICS RECORDS.

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

- 1 SECTION 1. The purpose of this Act is to:
- 2 (1) Enable the department of health to disclose vital
- 3 statistics records for public health and law
- 4 enforcement purposes; and
- 5 (2) Update the categories of those who are able to access
- 6 otherwise confidential vital statistics records.
- 7 SECTION 2. Section 338-18, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "\$338-18 Disclosure of records. (a) To protect the
- 10 integrity of vital statistics records, to ensure their proper
- 11 use, and to ensure the efficient and proper administration of
- 12 the vital statistics system, it shall be unlawful for any person
- 13 to permit inspection of, or to disclose information contained in
- 14 vital statistics records, or to copy or issue a copy of all or
- 15 part of any such record, except as authorized by this part or
- 16 [by] in a manner consistent with rules adopted by the department
- 17 of health.

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1	(b)	The department shall not permit inspection of public
2	health st	atistics records, or issue a certified copy of any such
3	record or	part thereof, unless it is satisfied that the
4	applicant	has a direct and tangible interest in the record. The
5	following	persons or agencies shall be considered to have a
6	direct an	d tangible interest in a public health statistics
7	record:	
8	(1)	The registrant;
9	(2)	The spouse of the registrant;
10	(3)	A parent of the registrant;
11	(4)	A descendant of the registrant;
12	(5)	A person having a common ancestor with the registrant;
13	(6)	A legal guardian of the registrant;
14	(7)	A person or agency acting on behalf of the registrant;
15	(8)	A personal representative of the registrant's estate;
16	(9)	A person whose right to inspect or obtain a certified
17		copy of the record is established by an order of a
18		court of competent jurisdiction;
19	(10)	Adoptive parents who have filed a petition for
20		adoption and who need to determine the death of one or

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1		more of the prospective adopted child's natural or
2		legal parents;
3	(11)	A person who needs to determine the marital status of
4		a former spouse in order to determine the payment of
5		alimony;
6	(12)	A person or agency who needs to determine the death of
7		a [nonrelated] co-owner of property; [purchased under
8		a joint tenancy agreement; and
9	<del>(13)</del>	A person who needs a death certificate for the
10		determination of payments under a credit insurance
11		policy.]
12	(13)	A person or agency who needs vital statistics records
13		for a public health purpose, as reviewed by the
14		department institutional review committee and approved
15		by the director of health; and
16	(14)	A government law enforcement agency with jurisdiction
17		in the State that needs vital statistics records for a
18		law enforcement purpose.
19	(c)	The department may permit the use [+]of[+] the data
20	contained	in public health [statistical] statistics records for
21	research p	purposes only, but no identifying use thereof shall be

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- 1 made. For the purposes of this section, research purposes shall
- 2 be limited to those that have been reviewed by the department
- 3 institutional review committee and approved by the department's
- 4 institutional review committee and director of health.
- 5 [(d) Index data consisting of name and sex of the
- 6 registrant, type of vital event, and such other data as the
- 7 director may authorize shall be made available to the public.
- $\{(e)\}$  (d) The department may permit persons working on
- 9 genealogy projects access to microfilm or other copies of vital
- 10 records of events that occurred more than seventy-five years
- 11 prior to the current year.
- 12 [(f) Subject to this section, the department may direct
- 13 its local agents to make a return upon filing of birth, death,
- 14 and fetal death certificates with them, of certain data shown to
- 15 federal, state, territorial, county, or municipal agencies.
- 16 Payment by these agencies for these services may be made as the
- 17 department shall direct.
- (9) (e) The department shall not issue a verification in
- 19 lieu of a certified copy of any such record, or any part
- 20 thereof, unless it is satisfied that the applicant requesting a
- 21 verification is:

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1	(1)	A person who has a direct and tangible interest in the
2		record but requests a verification in lieu of a
3		certified copy;

- (2) A [governmental] government agency that, for a legitimate government purpose, maintains and needs to update official lists of persons in the ordinary course of the agency's activities. Notwithstanding other provisions of this section, upon request from a [governmental] government agency of the State [of Hawaii] or its political subdivisions, the department may further disclose to that [governmental] government agency the date of the vital event that has been verified;
- (3) A [governmental agency, or] government, private, social, or educational agency or organization that seeks confirmation of a certified copy of any such record submitted in support of or information provided about a vital event relating to any such record and contained in an official application made in the ordinary course of the agency's or organization's activities by an individual seeking employment with,

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1		entrance to, or the services or products of the agency
2		or organization;
3	(4)	A private or government attorney who seeks to confirm
4		information about a vital event relating to any such
5		record that was acquired during the course of or for
6		purposes of legal proceedings; or
7	(5)	An individual employed, endorsed, or sponsored by a
8		[governmental agency, or] government, private, social,
9		or educational agency or organization who seeks to
10		confirm information about a vital event relating to
11		preparation of reports or publications by the agency
12		or organization for research or educational purposes.
13	SECT	ION 3. Section 338-18.5, Hawaii Revised Statutes, is
14	repealed.	
15	[" <del>[\$</del>	338-18.5] Sharing of vital statistics records with
16	departmen	t of health program employees for approved research
17	<del>purposes.</del>	(a) Notwithstanding section 338-18, the department
18	may discl	ose public health statistics records to persons who are
19	employed	by department of health programs, acting within the
20	scope of	their employment, who need to use a public health
21	<del>statistic</del>	s record for research purposes, as approved by the

1	acpar enem	<del>t 01 1</del>	rearch 5 institutional review committee. Open the		
2	institutional review committee's approval, the department may				
3	disclose the following to department employees as specified in				
4	this section:				
5	<del>(1)</del>	Name:	s, addresses, and contact information in the		
6		reco	rd for the purpose of contacting persons		
7		iden	tified in the record to request informed consent		
8		to u	se additional specified information in the record.		
9		<del>Upon</del>	confirmation of informed consent, the additional		
10		spec	ified information in the record may be disclosed		
11		and 1	used for approved research purposes; and		
12	<del>(2)</del>	<del>Info</del> :	rmation in the record as approved by the		
13		inst	itutional review committee without informed		
14		cons	ent of persons identified in the record; provided		
15		that	the institutional review committee:		
16		<del>(A)</del>	Identifies the information in the record for		
17			which disclosure is sought;		
18		<del>(B)</del>	Determines that obtaining informed consent is not		
19			practicable; and		
20		<del>(C)</del>	Determines that there is a public health purpose		
21			for the approved research that substantially		

1	outweighs the confidentiality interest of persons
2	identified in the record.
3	(b) Research purposes under this section are limited to
4	those that have been approved by the department's institutional
5	review committee.
6	(c) Requirements for informed consent shall be determined
7	by the department's institutional review committee as part of
8	its approval of the research purposes for which the information
9	in the record will be disclosed and used.
10	(d) Information disclosed pursuant to this section may
11	only be re-disclosed:
12	(1) With authorization from the institutional review
13	committee; or
14	(2) If the record has been redacted of identifying
15	personal information.
16	(e) For the purposes of this section, "department" means
17	the department of health."]
18	SECTION 4. Statutory material to be repealed is bracketed
19	and stricken. New statutory material is underscored.
20	SECTION 5. This Act shall take effect on July 1, 2060.

#### Report Title:

Vital Statistics Records; Disclosure; Public Health and Law Enforcement Purposes

#### Description:

Authorizes the department of health to disclose vital statistics records for public health and law enforcement purposes. Updates eligibility requirements for access to confidential vital statistics records. Effective 7/1/2060. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.