A BILL FOR AN ACT

RELATING TO ELECTION.

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

1	SECTION 1. Chapter 353, Hawaii Revised Statutes, is		
2	amended by adding a new section to be appropriately designated		
3	and to read as follows:		
4	"§353- Reports to county clerk. Whenever the Hawaii		
5	paroling authority grants or revokes parole for any citizen of		
6	eighteen years of age or over, the paroling authority, in each		
7	case, shall make and promptly transmit to the clerk of the		
8	respective county in which the person resides, a certificate		
9	showing the fact of the granting or revoking of parole within		
10	twenty days after the granting or revoking of parole. The		
11	certificate issued pursuant to this section shall include:		
12	(1) The name, date of birth, and social security number of		
13	the person and any known aliases;		
14	(2) The person's address or last known address; and		
15	(3) The date of the grant or revocation of parole."		
16	SECTION 2. Section 806-76, Hawaii Revised Statutes, is		
17	amended to read as follows:		

```
1
         "§806-76 Court proceedings; reports to county clerk.
    Whenever in any circuit court, family court, or district court
2
    any citizen of eighteen years of age or over is:
3
              Convicted of any felony [+] and sentenced to a term of
4
5
              inmprisonment; or
        [(2) By reason of insanity acquitted of any such crime; or
6
7
         (3) [2] Adjudged insane or feeble-minded or otherwise
8
              legally incompetent,
9
    the clerk of the court [shall], in each case within [ten] twenty
    days thereafter [make and promptly transmit], shall report to
10
11
    the clerk of [each county a certificate showing] the county in
    which the citizen is located the fact of the conviction or
12
    adjudication and [a sufficient identifying description of the
13
14
    citizen.], to the extent readily ascertainable by the clerk of
    the court, the citizen's name, any known aliases, the date of
15
16
    birth, social security number, and residence address or last
    known residence address. For a citizen convicted of any felony
17
    and sentenced to a term of imprisonment, copies of the judgment
18
19
    of conviction and sentence and mittimus (warrant of commitment)
20
    shall be provided to the clerk of the county."
21
         SECTION 3. Section 831-2, Hawaii Revised Statutes, is
22
    amended by amending subsection (a) to read as follows:
```

1	" (a)	A person sentenced for a felony, from the time of the
2	person's	sentence until the person's final discharge, may not:
3	(1)	Vote in an election, but if [execution of sentence is
4		suspended with or without] the defendant [being] is
5		placed on probation or the defendant is paroled after
6		commitment to imprisonment, the defendant may vote
7		during the period of the [suspension] probation or
8		parole; or
9	(2)	Become a candidate for or hold public office."
10	SECT	ION 4. Statutory material to be repealed is bracketed
11	and stric	ken. New statutory material is underscored.
12	SECT	TION 5. This Act shall take effect on January 1, 2096.

5B 2430 5D2 HDI

Report Title:

Elections; Convicted Felons

Description:

Directs paroling authority to notify county clerks of grant or revocation of parole. Directs the judiciary to notify the clerk of the county in which an adult citizen is located within 20 days after the citizen has been convicted of any felony and sentenced to prison, or adjudged legally incompetent. Removes outdated references in the provision on the loss of voting rights for felons sentenced to imprisonment. Effective 1/1/2096. (SB2430 HD1)