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# 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) Infractions or offenses arising from the operation of  
16 a motor vehicle that the person was adjudged to have  
17 committed and for which penalties imposed against the  
18 person have not been fully satisfied;



- 1       (3) Infractions or offenses arising from the operation of  
2       a motor vehicle that the person was adjudged to have  
3       committed and for which penalties imposed against the  
4       person have been fully satisfied, for a period of  
5       three years from the date of satisfaction; except that  
6       drug- or alcohol-related offenses arising from the  
7       operation of a motor vehicle that the person was  
8       adjudged to have committed shall be reported for a  
9       period of ten years from the date of satisfaction;
- 10       (4) Judgments permanently revoking the person's driver's  
11       license;
- 12       (5) Administrative revocations of the person's driver's  
13       license pursuant to chapter 291E, part III; and
- 14       (6) Administrative revocations of the person's driver's  
15       license pursuant to chapter 286, part XIV, as it was  
16       in effect on or before December 31, 2001.

17       Penalties imposed against a person for an infraction or  
18       offense arising from the operation of a motor vehicle, whether  
19       civil or criminal, are fully satisfied when all court-ordered  
20       finances, fees, surcharges, costs, or monetary assessments imposed  
21       against the person for the infraction or offense have been paid



1 and all court-ordered non-monetary sanctions have been complied  
2 with.

3 (b) For any abstract furnished, the traffic violations  
4 bureaus may collect a fee, not to exceed \$7, of which \$5 shall  
5 be deposited into the general fund and \$2 shall be deposited  
6 into the judiciary computer system special fund.

7 ~~[-(b)]~~ (c) Notwithstanding any provision to the contrary,  
8 all [~~alleged moving violations~~] allegations against a person for  
9 infractions or offenses arising from the operation of a motor  
10 vehicle, as well as any convictions [~~resulting therefrom~~],  
11 adjudications that the person committed the infractions or  
12 offenses, or [~~any~~] administrative [~~license suspension~~]  
13 suspensions of the person's driver's license resulting therefrom  
14 pursuant to chapter 291A, shall not be included in a certified  
15 abstract of the bureaus' record.

16 (d) In determining whether an infraction or offense arises  
17 from the operation of a motor vehicle, the statutory definition  
18 of "motor vehicle" shall be applicable to the particular  
19 infraction or offense."

20 SECTION 2. Statutory material to be repealed is bracketed  
21 and stricken. New statutory material is underscored.

22 SECTION 3. This Act shall take effect on January 1, 2008.



**Report Title:**

Traffic Abstracts

**Description:**

Clarifies the content requirements for traffic abstracts.  
(HB1205 HD1)

