<u>H.B. NO. 2514</u>

A BILL FOR AN ACT

RELATING TO SEX OFFENDER REGISTRATION.

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

1	, SECT	ION 1. Section 846E-1, Hawaii Revised Statutes, is	
2	amended by amending the definition of "sexual offense" to read		
3	as follows:		
4	"Sexual offense" means an offense that is:		
5	(1)	Set forth in section 707-730(1)(a), 707-730(1)(b),	
6		707-730(1)(c), $707-730(1)(d)$ or (e), $707-731(1)(a)$,	
7		707-731(1)(b), 707-731(1)(c), 707-732(1)(a),	
8		707-732(1)(b), 707-732(1)(c), 707-732(1)(d),	
9		707-732(1)(e), 707-732(1)(f), 707-733(1)(a),	
10		707-733.6, <u>711-1110.9, 711-1111(1)(c), (f), or (i), or</u>	
11		712-1202(1)(b), [or 712-1203(1)(b),] but excludes	
12		conduct that is criminal only because of the age of	
13		the victim, as provided in section 707-730(1)(b), or	
14		section 707-732(1)(b) if the perpetrator is under the	
15		age of eighteen;	
16	(2)	An act defined in section 707-720 if the charging	

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1		document for the offense for which there has been a		
2		conviction alleged intent to subject the victim to a		
3		sexual offense;		
4	(3)	An act that consists of:		
5		(A) Criminal sexual conduct toward a minor, including		
б		but not limited to an offense set forth in		
7		section 707-759;		
8		(B) Solicitation of a minor who is less than fourteen		
9		years old to engage in sexual conduct;		
10		(C) Use of a minor in a sexual performance;		
11		(D) Production, distribution, or possession of child		
12		pornography chargeable as a felony under section		
13		707-750, 707-751, or 707-752;		
14		(E) Electronic enticement of a child chargeable under		
15		section 707-756 or 707-757 if the offense was		
16		committed with the intent to promote or		
17		facilitate the commission of another covered		
18		offense as defined in this section; or		
19		(F) Solicitation of a minor to practice prostitution;		
20	(4)	A criminal offense that is comparable to or that		
21		exceeds a sexual offense as defined in paragraphs (1)		
22		through (3) [or any] <u>;</u>		

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1	(5) Any federal, military, or out-of-state conviction for		
2	[any] <u>:</u>		
3	(A) Any offense that under the laws of this State		
4	would be a sexual offense as defined in		
5	paragraphs (1) through (3); or		
6	(B) Any offense that subjected the offender to sex		
7	offender registration or public notification, or		
8	both, in the other state or jurisdiction of		
9	conviction, or would have if the offender had		
10	been a resident of that other state or		
11	jurisdiction; or		
12	[(5)] <u>(6)</u> An act, as described in chapter 705, that is an		
13	attempt, criminal solicitation, or criminal conspiracy		
14	to commit one of the offenses designated in paragraphs		
15	(1) through [(4).] <u>(5).</u> "		
16	SECTION 2. Section 846E-5, Hawaii Revised Statutes, is		
17	amended to read as follows:		
18	"§846E-5 Periodic verification of registration		
19	information. Unless the covered offender is incarcerated or has		
20	registered with a designated law enforcement agency after		
21	establishing residence in another state, on the first day of		

1	every nin	ety-day period following the covered offender's initial	
2	registration date:		
3	(1)	The attorney general shall mail a nonforwardable	
4		verification form to the last reported address of the	
5		covered offender;	
6	(2)	The covered offender shall sign the verification form	
7		and state that the covered offender still resides at	
8		the address last reported to the attorney general and	
9	· · ·	that no other registration information has changed or	
10		shall provide the new information; and	
11	(3)	The covered offender shall mail the signed and	
12		completed verification form to the attorney general	
13		within ten days after receipt of the form[; and	
14	-(-4-)	-If the covered offender fails to mail the verification	
15	7	form to the attorney general within ten days after	
16		receipt of the form, the covered offender shall be in	
17		violation of this chapter, unless the covered offender	
18		proves that the covered-offender-has not changed-the	
19		residence address].	
20	This	section shall become effective on July 1, 1998."	
21	SECT	ION 3. Section 846E-10, Hawaii Revised Statutes, is	
22	amended by	y amending subsections (c) and (d) to read as follows:	

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"(C) Tier 2 offenses. A covered offender who has 1 2 maintained a clean record for the previous twenty-five years, excluding any time the offender was in custody or civilly 3 committed, and who has substantially complied with the 4 registration requirements of this chapter for the previous 5 twenty-five years, or for the portion of that twenty-five years 6 that this chapter has been applicable, and who is not a repeat 7 covered offender may petition the court, in a civil proceeding, 8 for termination of registration requirements; provided that the 9 covered offender's most serious covered offense is one of the 10 following: 11 Any offense set forth in section 707-730(1)(c), 12 (1)707-731(1)(c), 707-732(1)(c), 707-750, 707-751, or 13 712-1202(1)(b)[, or 712-1203(1)(b)]; 14 (2)An offense set forth in section 707-720; provided that 15 the charging document for the offense for which there 16 has been a conviction alleged intent to subject the 17 victim to a sexual offense; 18 (3) An offense set forth in section 707-756 that includes 19 an intent to promote or facilitate the commission of 20 another felony covered offense as defined in section 21 22 846E-1;

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1	(4)	An offense that is an attempt, criminal solicitation,	
2		or criminal conspiracy to commit any of the offenses	
3		in paragraph (1), (2), or (3);	
4	(5)	Any criminal offense that is comparable to one of the	
5		offenses in paragraph (1), (2), (3), or (4); or	
6	(6)	Any federal, military, or out-of-state offense that is	
7		comparable to one of the offenses in paragraph (1),	
8		(2), (3), or (4).	
9	(d)	Tier 1 offenses. A covered offender who has	
10	maintained a clean record for the previous ten years, excluding		
11	any time the offender was in custody or civilly committed, and		
12	who has substantially complied with the registration		
13	requireme	nts of this chapter for the previous ten years, or for	
14	the portion of that ten years that this chapter has been		
15	applicable, and who is not a repeat covered offender may		
16	petition the court, in a civil proceeding, for termination of		
17	registration requirements; provided that the covered offender's		
18	most seri	ous covered offense is one of the following:	
19	(1)	Any offense set forth in section 707-732(1)(d) or (e),	
20		707-733(1)(a), 707-752, 707-759[;] <u>, 711-1110.9, or</u>	
21		711-1111(1)(c), (f), or (i);	
22	(2)	An offense set forth in section 707-721 or 707-722;	

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1		provided that the offense involves unlawful
2		imprisonment of a minor by someone other than a
3		parent;
4	(3)	An offense set forth in section 707-757 that includes
5		an intent to promote or facilitate the commission of
6		another covered offense as defined in section 846E-1;
7	(4)	An offense that is an attempt, criminal solicitation,
8		or criminal conspiracy to commit any of the offenses
9		in paragraph (1), (2), or (3);
10	(5)	Any criminal offense that is comparable to one of the
11		offenses in paragraph (1), (2), (3), or (4); $[\Theta r]$
12	(6)	Any federal, military, or out-of-state offense that is
13		comparable to one of the offenses in paragraph (1),
14		(2), (3), or (4) [-]; or
15	(7)	Any other covered offense that is not specified in
16		subsections (a), (c), or (d)(1), (2), (3), (4), (5),
17		<u>or (6)."</u>
18	SECT	ION 4. Sections 1 and 3 shall apply to any acts
19	committed	prior to, on, or after the effective date of this Act.
20	SECTION 5. Statutory material to be repealed is bracketed	
21	and stricken. New statutory material is underscored.	

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1	SECTION 6.	This Act shall take	effect upon its approval.
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3		INTRODUCED BY:	Car~KY. 18m
4			BY REQUEST

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Report Title: Sex Offender Registration

Description:

Clarifies the definition of a covered, "sexual offense" for convictions from other jurisdictions; corrects an inconsistency in the law regarding the offense of failure to return the periodic verification of registration information; creates a tier classification for any covered sexual offenses that are not clearly included within the current tier classification law; and updates the list of covered sexual offenses and adds the violation of privacy offenses to the list.

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JUSTIFICATION SHEET

DEPARTMENT:

Attorney General

TITLE:

PURPOSE:

A BILL FOR AN ACT RELATING TO SEX OFFENDER REGISTRATION.

To clarify the definition of a covered "sexual offense" for convictions from other jurisdictions; correct an inconsistency in the law regarding the offense of failure to return the periodic verification of registration information; create a tier classification for any covered sexual offenses that are not clearly included within the current tier classification law; and update the list of covered sexual offenses by deleting a repealed subsection of the offense of promoting prostitution in the second degree and adding violation of privacy offenses to the list.

MEANS: Amend sections 846E-1, 846E-5, and 846E-10(c) and (d), Hawaii Revised Statutes.

JUSTIFICATION: References to section 712-1203(1)(b), Hawaii Revised Statutes, are being deleted from sections 846E-1 and 846E-10, Hawaii Revised Statutes, because that subsection was repealed by section 9 of Act 147, Session Laws of Hawaii 2008.

> Violation of privacy in the first degree and specified subsections of violation of privacy in the second degree that are based on sexual conduct are being added to the definition of "sexual offense" under section 846E-1. The violation of privacy offenses are not currently listed in the covered "sexual offense" definition, but they clearly prohibit sexual conduct that should trigger sex offender registration requirements. While a violation of privacy offense that is committed against a minor may be "criminal sexual conduct toward a minor" that triggers registration

requirements, the proposed amendments in this bill will make it clear that offenses against anyone make the offender subject to sex offender registration requirements.

The recent case of Robert T. Franks highlights the need to add violation of privacy to the list of covered sexual offenses. In March 2007, Franks' family discovered DVDs that contained video images Franks' stepdaughters undressing, and a small video camera hidden inside a clock radio in a bathroom in their home. Franks was sentenced in August 2009 for the offense of violation of privacy in the first degree for secretly videotaping his stepdaughters while they were undressing.

As defined, the offense of violation of privacy in the first degree involves the installation or use of "any device for observing, recording, amplifying, or broadcasting another person in a stage of undress or sexual activity in that place." This clearly prohibits sexual conduct, and the legislative history of section 711-1110.9 confirms a specific legislative intent to address conduct of a sexual nature. Conference Committee Report No. 87, on House Bill No. 955, H.D. 1, S.D. 1, C.D. 1, from the Regular Session of 1999, stated the following about the legislation that created the offense:

> The purpose of this bill is to make it a felony to take sexual photographs or videotapes of a person without that person's consent and when the person expects privacy . . . Your Committee finds that people's expectation of privacy in sexual matters should be protected. The creation of criminal sanctions against invasions into one's sexual privacy will deter these types of activities.

The offense of violation of privacy in the second degree, as defined in sections 711-1111(1)(c), (f), and (i), also prohibit conduct of a sexual nature.

The definition of a covered "sexual offense" in section 846E-1 is also being amended to clarify the definition as it relates to convictions from other jurisdictions. The amendment would make offenders who are subject to sex offender registration or notification in their jurisdiction of conviction, covered offenders under Hawaii law. In evaluating offenders with convictions from other jurisdictions, it sometimes is very difficult to determine whether or not, and how, Hawaii registration requirements apply. Some offenses from other jurisdictions are very different from Hawaii law. This bill will facilitate the process and make it clearer for everyone that if the laws in the jurisdiction of conviction required the offender to register, then if the offender moves to Hawaii, the offender must also register in Hawaii.

This bill repeals paragraph (4) from section 846E-5. That paragraph refers to a violation of the chapter if the covered offender fails to mail the periodic verification form to the attorney general within ten days after receipt of the form, "unless the covered offender proves that the covered offender has not changed the residence address." This provision is confusing and unnecessary because section 846E-9 sets out the offenses for failure to comply with registration requirements. And section 846E-9(11) sets out the offense for failure to return the periodic verification form within ten days, and sets out an affirmative defense that the form was mailed out when the offender was absent from the offender's registered address and had notified the attorney general of the offender's absence. Thus, paragraph (4)

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from section 846E-5 conflicts with 846E-9 and appears to attempt to create a defense that does not make sense. If the covered offender has not changed the offender's address and has received the verification form, the offender must return the form, and failure to do so should be an offense.

This bill amends section 846E-10 to classify the violation of privacy offenses as Tier 1 offenses. It also creates a residual category to classify as Tier 1 offenses those offenses that do not fall within any of the other tier classifications. Some offenses, especially those from other jurisdictions, are difficult to classify. This provision addresses that concern.

<u>Impact on the public:</u> This bill will clarify certain issues regarding sex offender registration. It will also address concerns about registration of offenders who are convicted of violation of privacy offenses.

Impact on the department and other agencies: This bill will clarify the law and facilitate the application and administration of the sex offender registration law.

GENERAL FUND: None.

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OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION:

None.

OTHER AFFECTED AGENCIES:

Judiciary, county prosecutors, and the Office of the Public Defender.

EFFECTIVE DATE: Upon approval.