### A BILL FOR AN ACT

RELATING TO THE PENAL CODE.

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

1	SECT	ION 1. This Act shall be known as the "Protect Victims
2	of Domest	ic Violence Act."
3	SECT	ION 2. Section 707-701, Hawaii Revised Statutes, is
4	amended b	y amending subsection (1) to read as follows:
5	"(1)	A person commits the offense of murder in the first
6	degree if	the person intentionally or knowingly causes the death
7	of:	
8	(a)	More than one person in the same or separate incident;
9	(b)	A law enforcement officer, judge, or prosecutor
10		arising out of the performance of official duties;
11	(c)	A person known by the defendant to be a witness in a
12		criminal prosecution and the killing is related to the
13		person's status as a witness;
14	(d)	A person by a hired killer, in which event both the
15		person hired and the person responsible for hiring the
16		killer shall be punished under this section; [or]
17	(e)	A person while the defendant was imprisoned[-]:

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2	<u>(f)</u>	A person who the defendant has been restrained,
3		by order of any court, including an ex parte order,
4		from contacting, threatening, or physically abusing
5		pursuant to chapter 586; or
6	<u>(g)</u>	A person who is being protected by a police officer
7		ordering the defendant to leave the premises of that
8		protected person pursuant to section 709-906(4),
9		during the effective period of that order."
10	SECT	ION 3. Section 707-701.5, Hawaii Revised Statutes, is
11	amended by	y amending subsection (1) to read as follows:
12	"(1)	A person commits the offense of murder in the second
13	degree if	<u>:</u>
14	<u>(a)</u>	Except as provided in section 707-701, [a person
15		commits the offense of murder in the second
16		degree if] the person intentionally or knowingly
17		causes the death of another person[.]; or
18	<u>(b)</u>	The person recklessly causes the death of:
19		(i) A person who the defendant has been restrained,
20		by order of any court, including an ex parte
21		order, from contacting, threatening, or
22		physically abusing pursuant to chapter 586; or

1	<u>(ii)</u>	A person who is being protected by a police
2		officer ordering the defendant to leave the
3		premises of that protected person pursuant to
4		section 709-906(4), during the effective period
5		of that order."
6	SECTION	4. Section 707-711, Hawaii Revised Statutes, is
7	amended by am	mending subsection (1) to read as follows:
8	"(1) A	person commits the offense of assault in the second
9	degree if:	
10	(a) The	e person intentionally or knowingly causes
11	sub	estantial bodily injury to another;
12	(b) The	e person recklessly causes serious or substantial
13	bod	dily injury to another;
14 .	(c) The	e person intentionally or knowingly causes bodily
15	inj	ury to a correctional worker, as defined in section
16	710	-1031(2), who is engaged in the performance of duty
17	or	who is within a correctional facility;
18	(d) The	e person intentionally or knowingly causes bodily
19	inj	ury to another with a dangerous instrument;
20	(e) The	person intentionally or knowingly causes bodily
21	inj	ury to an educational worker who is engaged in the
22	per	formance of duty or who is within an educational

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1 facility. For the purposes of this paragraph, 2 "educational worker" means: any administrator, specialist, counselor, teacher, or employee of the 3 4 department of education or an employee of a charter 5 school; a person who is a volunteer, as defined in 6 section 90-1, in a school program, activity, or function that is established, sanctioned, or approved 7 8 by the department of education; or a person hired by 9 the department of education on a contractual basis and 10 engaged in carrying out an educational function; 11 (f) The person intentionally or knowingly causes 12 bodily injury to any emergency medical services 13 provider who is engaged in the performance of duty. 14 For the purposes of this paragraph, "emergency medical 15 services provider" means emergency medical services 16 personnel, as defined in section 321-222, and 17 physicians, physician's assistants, nurses, nurse 18 practitioners, certified registered nurse 19 anesthetists, respiratory therapists, laboratory 20 technicians, radiology technicians, and social 21 workers, providing services in the emergency room of a 22 hospital; [or]

1	(g)	The ]	person intentionally or knowingly causes bodily
2		inju	ry to a person employed at a state-operated or
3		-con	tracted mental health facility. For the purposes
4		of t	nis paragraph, "a person employed at a state-
5		opera	ated or -contracted mental health facility"
6		incl	udes health care professionals as defined in
7		sect	ion 451D-2, administrators, orderlies, security
8		pers	onnel, volunteers, and any other person who is
9		enga	ged in the performance of a duty at a state-
10		opera	ated or -contracted mental health facility[-]; or
11	<u>(h)</u>	The p	person intentionally, knowingly, or recklessly
12		cause	es bodily injury to:
13		<u>(i)</u>	A person who the defendant has been restrained,
14		r	by order of any court, including an ex parte
15			order, from contacting, threatening, or
16			physically abusing pursuant to chapter 586; or
17		<u>(ii)</u>	A person who is being protected by a police
18			officer ordering the defendant to leave the
19			premises of that protected person pursuant to
20			section 709-906(4), during the effective period
21			of that order."
22	SECT	ION 5.	Section 707-716, Hawaii Revised Statutes, is

1	amended b	y amending subsection (1) to read as follows:
2	"(1)	A person commits the offense of terroristic
3	threateni	ng in the first degree if the person commits
4	terrorist	ic threatening:
5	(a)	By threatening another person on more than one
6		occasion for the same or a similar purpose;
7	(b)	By threats made in a common scheme against different
8		persons;
9	(c)	Against a public servant arising out of the
10		performance of the public servant's official duties.
11		For the purposes of this paragraph, "public servant"
12		includes but is not limited to an educational worker.
13		"Educational worker" has the same meaning as defined
14		in section 707-711;
15	(d)	Against any emergency medical services provider who is
16		engaged in the performance of duty. For the purposes
17		of this paragraph, "emergency medical services
18		provider" means emergency medical services personnel,
19		as defined in section 321-222, and physicians,
20		physician's assistants, nurses, nurse practitioners,
21		certified registered nurse anesthetists, respiratory
22		therapists, laboratory technicians, radiology

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2	the	emergency room of a hospital; [ <del>or</del> ]
3	(e) With	the use of a dangerous instrument[-]; or
4	(f) By t	hreatening:
5	<u>(i)</u>	A person who the defendant has been restrained,
6		by order of any court, including an ex parte
7		order, from contacting, threatening, or
8		physically abusing pursuant to chapter 586; or
9	<u>(ii)</u>	A person who is being protected by a police
10		officer ordering the defendant to leave the
11		premises of that protected person pursuant to
12		section 709-906(4), during the effective period
13		of that order."
14	SECTION 6	. Statutory material to be repealed is bracketed
15	and stricken.	New statutory material is underscored.
16	SECTION 7	. This Act shall take effect upon its approval.
17		1 1 - 1/1/
18		INTRODUCED BY: Columbia
19		BY REQUEST

ATG-03(11)

JAN 2 4 2011

#### Report Title:

Penal Code; Domestic Violence Victim Protection.

### Description:

To provide greater protections to victims of domestic violence who the court is already attempting to keep safe through protective orders.

#### JUSTIFICATION SHEET

DEPARTMENT:

Attorney General

TITLE:

A BILL FOR AN ACT RELATING TO THE PENAL

CODE.

PURPOSE:

To provide greater protections to victims of domestic violence who the court is already attempting to keep safe through protective

orders.

MEANS:

Amend sections 707-701(1), 707-701.5(1), 707-711(1), and 707-716(1), Hawaii Revised

Statutes.

JUSTIFICATION:

This bill will help deter violence against a particularly vulnerable class of victims in high risk situations. Victims of domestic violence often endure extended periods of mental abuse, intimidation, harassment, terrorization, and physical violence before they reach out for help. It can take a great deal of courage, strength, and desperation to seek the help of the police, the court system, and others. And often, even with intervention by the police and judges, the abuse and violence do not end. Current laws do not provide an adequate deterrent. This bill is intended to do that.

This bill, the "Protect Victims of Domestic Violence Act," amends the offenses of Murder in the First Degree, Murder in the Second Degree, Assault in the Second Degree, and Terroristic Threatening in the First Degree to include conduct committed against victims who the courts and police are attempting to keep safe with protective orders. It makes clear that crimes against these victims are very serious. It is intended to provide a greater deterrent to such violence against a particularly vulnerable class of victims in a high risk situation. When these victims

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cry for help, they should be able to get the protection that they are seeking and be safe from their abusers.

Impact on the public: Victims of domestic violence are more likely to seek help from the police and the courts and actually get that help, if the abusers are deterred from violating protective orders for fear of harsh criminal prosecution.

Impact on the department and other agencies:
Hopefully, there will be more victims
seeking protection of the police and courts;
and there will be fewer crimes of domestic
violence against those victims.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM DESIGNATION:

None.

OTHER AFFECTED AGENCIES:

None.

EFFECTIVE DATE:

Upon approval.