<u>H</u>.B. NO. 1005

A BILL FOR AN ACT

RELATING TO CHILD SUPPORT ENFORCEMENT.

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

1	SECT	ION 1. Section 576D-1, Hawaii Revised Statutes, is				
2	amended b	by adding two new definitions to be appropriately				
3	inserted and to read as follows:					
4	" <u>"Ot</u>	""Other state" includes:				
5	(1)	All states of the United States other than the State				
6		of Hawaii;				
7	(2)	The District of Columbia;				
8	(3)	Puerto Rico, the United States Virgin Islands, and any				
9		territory or insular possession subject to the				
10		jurisdiction of the United States;				
11	(4)	Any Indian or Alaska Native Tribe, band, nation,				
12		pueblo, village, or community that the Secretary of				
13		the Interior acknowledges to exist as an Indian Tribe				
14		and is included in the list of federally recognized				
15		Indian Tribal governments as published in the Federal				
16		Register that is operating under Title IV-D; and				
17	(5)	A foreign country or a political subdivision thereof:				
18		(A) Declared to be a foreign reciprocating country				

1			under Title IV-D; or
2	-	(B)	With which the State has entered into a
3			reciprocal arrangement for the establishment and
4			enforcement of support obligations to the extent
5			consistent with Title IV-D.
6	<u>"State</u>	e" m	eans State of Hawaii."
7	SECTIO	ON 2	. Section 576D-6, Hawaii Revised Statutes, is
8	amended by	ame	nding subsection (a) to read as follows:
9	"(a)	The	agency shall:
10	(1) I	Estal	olish a state parent locator service for the
11	Į	purp	ose of locating absent and custodial parents;
12	(2)	Coop	erate with other states in:
13		(A)	Establishing paternity, if necessary;
14		(B)	Locating an absent parent who is present in the
15			State and against whom any action is being taken
16			under a Title IV-D program in any other state;
17			and
18		(C)	Securing compliance by an absent parent with a
19			support order issued by a court of competent
20			jurisdiction in [another] <u>any other</u> state;
21	(3) H	Perfo	orm periodic checks of whether a parent is
22	C	colle	ecting unemployment compensation and, if so, to

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1 arrange, either through agreement with the parent or 2 by bringing legal process, to have a portion of the 3 compensation withheld, to fulfill the parent's child 4 support obligations;

(4) Notify annually each custodial parent, guardian, 5 6 protective payee, or other person having custody of 7 the child of an Aid to Families with Dependent Children family of the amount of child support 8 collected on behalf of the child in the family. For 9 the purpose of this section, "Aid to Families with 10 11 Dependent Children family" means a family that receives financial assistance under the federal Aid to 12 Families with Dependent Children program or its 13 successor; 14

Establish and use procedures that shall require a 15 (5) 16 debtor parent to give security, post bond, or give some other guarantee to secure payment of delinquent 17 child support. The procedures shall apply to all 18 debtor parents of children described under section 19 576D-3. The procedures shall include advance notice 20 to the debtor parent in full compliance with the 21 State's procedural due process requirements. 22 The

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1 agency shall develop guidelines, which are available 2 to the public, to determine whether the case is inappropriate for application of this requirement; 3 (6) Establish and use procedures by which information 4 5 regarding the name of the debtor parent and the amount of delinquent child support owed by a debtor parent 6 residing in the State will be made available to any 7 consumer reporting agency as defined in section 603(f) 8 9 of the Fair Credit Reporting Act. The procedures 10 shall be effectuated upon the agency being authorized 11 to provide Title IV-D services, and shall include 12 provisions on advance notice to the debtor parent 13 whose information is being reported of the procedures, which shall be in full compliance with the State's 14 15 procedural due process requirements, to contest the accuracy of the information; 16 17 (7) Establish and use procedures that will enforce liens

against the real and personal property of a debtor
parent who owes overdue support and who resides or
owns property in the State. The agency shall further
establish guidelines that are available to the public

2		application of this paragraph;
3	(8)	Establish and use procedures for the notification of a
4		custodial parent that any income tax refund setoff
5		under section 231-53 shall be retained by the State in
6		cases where medical support rights have been assigned
7		to the State and the income tax refund setoff is
8		applied to amounts designated in the child support
9		order for medical purposes;
10	(9)	Establish and use procedures for prompt reimbursements
11		of overpayments of child support debts from income tax
12		refund setoffs under section 231-53. The procedures
13		shall provide for the reimbursements to be made by the
14		custodial parent or agency;

to determine whether the case is inappropriate for

15 (10) Establish and use procedures for periodic review and
16 modification of child support orders in accordance
17 with Title IV-D;

18 (11) Provide notice not less than once every three years to
19 those parents subject to an order of support informing
20 the parents of their right to request the agency to
21 review and, if appropriate, adjust the order of

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1		support pursuant to the guidelines established under
2		section 576D-7;
3	(12)	Establish and operate a state case registry that
4		contains records of:
5		(A) Each case in which services are being provided by
6		the agency under the state plan; and
7		(B) Each support order established or modified in the
8		State on or after October 1, 1998.
9		The records shall use standardized data elements for
10		both parents, including but not limited to names,
11		residential and mailing addresses, telephone numbers,
12		driver's license numbers, names, addresses, and
13		telephone number of the party's employer, social
14		security numbers and other uniform identification
15		numbers, dates of birth, and case identification
16		numbers, and contain any other information as required
17		by the United States Secretary of Health and Human
18		Services. In each case with respect to subparagraph
19		(A) and where a support order has been established,
20		the case record shall include the amount of monthly or
21		other periodic support owed under the order, and other
22		amounts, including but not limited to arrearages, due

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1 under the order, the amounts collected under the 2 order, the birthdate of any child for whom the order 3 requires the provision of support, and the amount of any lien imposed; 4 (13)Perform other duties required under chapter 576B, the 5 6 Uniform Interstate Family Support Act; and (14)Perform other duties required under Title IV-D." 7 8 SECTION 3. Section 576D-10, Hawaii Revised Statutes, is 9 amended by amending subsection (c) to read as follows: 10 "(c) Other than for child support payments disbursed to 11 the department of human services or to [another] any other state or agency administering a program under Title IV-D [of the 12 federal Social Security-Act], the custodial parent shall elect 13 14 to receive child support payments from the agency by means of an 15 electronic benefits transfer system or by directly depositing 16 the amount into an account designated by the custodial parent. 17 If an election is not made, the agency shall determine whether 18 the disbursement of child support payments shall be by means of an electronic benefits transfer system or by an alternate method 19 of disbursement that complies with the time frame required under 20 Title IV-D [of the federal Social Security Act]." 21

1 SECTION 4. Section 576D-10.5, Hawaii Revised Statutes, is 2 amended by amending subsections (f) and (g) to read as follows: "(f) A lien shall be enforceable by the child support 3 4 enforcement agency or its designated counsel, by the obligee, or by [another] any other state or agency administering a program 5 6 under Title IV-D [of the federal Social Security Act], in the following manner: 7 By suit in the appropriate court; 8 (1)9 (2)By bringing an action in an administrative tribunal; 10 (3) By filing and serving a notice of child support lien; 11 or By any lawful means of collection. 12 (4) A notice of child support lien shall state the name and the last 13 14 four digits only of the social security number (if available) of the obligor, the child support enforcement case number, the 15 16 amount of the lien and the through date (if applicable), the accruing monthly amount, and the date on which the order or 17 judgment regarding child support or public assistance debt was 18 recorded with the bureau of conveyances. The notice shall 19 require that whoever is served with a notice of child support 20 21 lien either satisfy the lien or obtain a release of the lien prior to disbursing any funds to the obligor. The method of 22

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1 service of a notice of child support lien shall be by certified mail, return receipt requested, or by personal delivery to the 2 3 individual or entity referred to. A copy of the notice of child support lien shall also be sent to the obligor by regular mail 4 5 at the obligor's last known address. Upon service of a notice of child support lien, the individual or entity served shall 6 withhold the amount of the lien from the proceeds of any estate, 7 8 judgment, settlement, compromise, vacation or holiday pay, or 9 other benefits due the obligor and deliver the funds to the child support enforcement agency. For service effectuated by 10 certified mail, an electronic copy or facsimile of the signature 11 of the served individual or entity on certified mailers provided 12 by the United States Postal Service shall constitute valid proof 13 14 of service on the individual or entity. A notice of child support lien may be amended from time to time until extinguished 15 or released, each amendment taking effect upon proper service. 16 17 A notice of child support lien shall remain in effect until 18 satisfied, extinguished, or released.

(g) A lien shall be enforceable by the child support
enforcement agency or its designated counsel or by [another] any
<u>other state or</u> agency administering a program under Title IV-D

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1	[of the f	ederal Social Security Act] without the necessity of
2	obtaining	a court order in the following manner:
3	(1)	By intercepting or seizing periodic or lump-sum
4		payments from:
5		(A) A state or local agency, including unemployment
6		compensation, and other benefits; and
7		(B) Judgments, settlements, and lotteries;
8		provided that unemployment compensation benefits may
9		be intercepted only to the extent authorized by
10		section 303(e) of the Social Security Act;
11	(2)	By attaching and seizing assets of the obligor held in
12		financial institutions;
13	(3)	By attaching public and private retirement funds; and
14	(4)	By imposing liens in accordance with this section and,
15		in appropriate cases, to force the sale of property
16		and distribution of proceeds.
17	These prod	cedures shall be subject to due process safeguards,
18	including	, as appropriate, requirements for notice, opportunity
19	to contest	t the action, and opportunity for an appeal on the
20	record to	an independent administrative or judicial tribunal."
21	SECT	ION 5. Section 576D-14, Hawaii Revised Statutes, is
22	amended by	y amending subsection (c) to read as follows:

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1 "(c) Upon the agency's receipt of an [interstate] income 2 withholding request from [another jurisdiction,] any other state or agency administering a program under Title IV-D, the agency 3 may issue an income withholding order to collect the support 4 imposed upon the obligor by a support order issued or modified 5 by the other state. The order shall include an amount adequate 6 to ensure that past due payments and payments that will become 7 8 "due in the future under the terms of the support order will be paid." 9

SECTION 6. Section 576D-18, Hawaii Revised Statutes, is 10 amended by amending subsections (c) and (d) to read as follows: 11 The agency and other state [or territorial] agencies 12 "(c) administering a program under Title IV-D shall have access, 13 14 including automated inquiry access, to the records of all 15 entities in the State for information on the employment, 16 compensation, and benefits of any individual member, employee, or contractor of the entity, to accomplish the purposes of the 17 child support program. The entities include but are not limited 18 to for-profit, nonprofit, and labor organizations, and any 19 agency, board, commission, authority, court, or committee of the 20 State or its political subdivisions, notwithstanding any 21 22 provision for confidentiality. Subject to safeguards on privacy

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1 and confidentiality and subject to the nonliability of entities 2 that afford access under this section, the agency and other state [or territorial] agencies administering a program under 3 Title IV-D shall also have access to records held by private 4 entities with respect to individuals who owe or are owed 5 support, or against or with respect to whom a support obligation 6 is sought consisting of: 7 The names and addresses of individuals and the names 8 (1)9 and addresses of the employers of such individuals as 10 appearing in customer records of public utilities and cable television companies, pursuant to an 11 administrative subpoena authorized pursuant to section 12 576E-2; and 13 14 (2) Information, including information on assets and 15 liabilities, on such individuals held by financial 16 institutions. Other [federal, state, and territorial] state and 17 (d) federal agencies conducting activities under [the] Title IV-D 18 [program] shall have access to any system used by the State to 19 locate an individual for purposes relating to motor vehicles or 20 law enforcement." 21

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SECTION 7. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 8. This Act shall take effect upon its approval.
 INTRODUCED BY:
 INTRODUCED BY:
 BY REQUEST
 JAN 2 4 2011

Report Title:

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Child Support Enforcement

Description:

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Includes tribal IV-D agencies and foreign countries as defined under federal regulations as authorized agencies that services and information can be provided to and received from.

HB1005

JUSTIFICATION SHEET

DEPARTMENT: Attorney General

TITLE: A BILL FOR AN ACT RELATING TO CHILD SUPPORT ENFORCEMENT.

- PURPOSE: In order to comply with new federal regulations, sections of the Hawaii Revised Statutes must be amended to include tribal Title IV-D agencies and foreign countries as defined under federal regulations as authorized agencies that services and information can be provided to and received from.
- MEANS: Amend sections 576D-1, 576D-6(a), 576D-10(c), 576D-10.5(f) and (g), 576D-14(c), and 576D-18(c) and (d) of Hawaii Revised Statutes.
- JUSTIFICATION: Amendments made to 45 CFR §§ 302.36 and 303.7 require that all states provide Title IV-D services to tribal IV-D agencies and foreign countries as defined under federal regulations. Failure to comply with this federal requirement would jeopardize federal funding of the Child Support Enforcement Agency and federal funding of TANF programs.
- <u>Impact on the Public</u>: Facilitates Title IV-D services for the public who have a connection to tribal entities and foreign countries as defined under federal regulations.

Impact on the Department or other agencies: None

- OTHER FUNDS: None.
- PPBS PROGRAM DESIGNATION: ATG 500
- OTHER AFFECTED AGENCIES: None.
- EFFECTIVE DATE: Upon approval.