A BILL FOR AN ACT

RELATING TO THE RIGHTS OF VICTIMS.

HB LRB 13-0517.doc

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

1	SECTION 1. The legislature finds that under the basic bill
2	of rights of crime victims and witnesses in chapter 801D, Hawaii
3	Revised Statutes, victims and surviving immediate family members
4	of crime, upon written request through the department of the
5	prosecuting attorney in the county where the crime was
6	committed, must be notified of "major developments" in the case
7	and whenever the defendant or perpetrator is released from
8	custody; provided that the crime charged is a felony. This
9	right of crime victims and their surviving immediate family
10	members does not depend on whether the person has actually been
11	convicted of that crime, since the term "crime" is defined in
12	that chapter as an act or omission committed by an adult or
13	juvenile that would constitute an offense against the person
14	under the Hawaii penal code.
15	However, the definition of "major developments" in that
16	chapter is vague with respect to whether that term includes
17	events such as a finding that the perpetrator is deemed unfit to
18	stand trial, has been transferred to the state hospital or other

- 1 psychiatric institution, or has been rehabilitated and
- 2 transferred back to the jurisdiction of the county for
- 3 resumption of penal proceedings upon regaining fitness to
- 4 proceed. While the definition of "major developments" includes
- 5 "the disposition of the case", this phrase arguably does not
- 6 include these other developments.
- 7 Consequently, a victim of a felony or the victim's
- 8 surviving immediate family member conceivably may not be
- 9 notified if a defendant or perpetrator is found unfit to
- 10 proceed, acquitted, or transferred to the state hospital or
- 11 other facility, since these events are not specifically included
- 12 in the definition of "major developments". The legislature
- 13 finds that these crime victims and their families should be
- 14 notified under these circumstances, and should be further
- 15 notified of the date of the resumption of penal proceedings,
- 16 should the defendant or perpetrator be subsequently deemed fit
- 17 to proceed.
- 18 Accordingly, the purpose of this Act is to amend the
- 19 definition of "major developments" to include unfitness to stand
- 20 trial or acquittal by reason of physical or mental disease,
- 21 disorder, or defect; transfer to the state hospital or other
- 22 psychiatric facility; or regaining fitness to proceed.



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         SECTION 2. Section 334-2.5, Hawaii Revised Statutes, is
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    amended by amending subsection (b) to read as follows:
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               The department may operate or contract for a secure
    psychiatric rehabilitation program for individuals who require
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    intensive therapeutic treatment and rehabilitation in a secure
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    setting.
              The services authorized by this section shall be for
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    persons:
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         (1)
              Involuntarily hospitalized under this chapter for whom
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              the services cannot be reimbursed, covered, or
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              provided by an insurer, plan, or other person;
         (2) Committed to the custody of the director under chapter
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              704; and
              Appropriately hospitalized under chapter 704 or 706.
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         (3)
         The director shall be responsible for the appropriate
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    placement of all persons placed in facilities or services
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    contracted for or operated by the director under paragraphs (1)
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17
    through (3).
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         Any such person placed in a facility or services contracted
    for or operated by the director who leaves or remains away from
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    the facility or services, without permission, may be apprehended
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    and returned to the facility or services by any employee of the
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    department or by any police officer without any warrant or
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- 1 further proceeding. Upon written request, the director, or the
- 2 director's designee, shall give notice to the department of the
- 3 prosecuting attorney in the county where the crime was
- 4 committed, of the unauthorized absence of any person who has, in
- 5 the course of or resulting from a penal proceeding, been
- 6 hospitalized and placed in a facility for services contracted or
- 7 operated by the director, or of the release of any person who
- 8 has, in the course of or resulting from a penal proceeding, been
- 9 committed to a facility pursuant to section 704-406, 704-407,
- 10 704-411, or 706-607, and placed in a facility for services
- 11 contracted by or operated by the director, by the most
- 12 reasonable and expedient means available. The department of the
- 13 prosecuting attorney shall then give notice to each victim or
- 14 surviving immediate family member, as defined in section 801D-2,
- of the unauthorized absence or release of the person who
- 16 committed the crime against the victim, pursuant to section
- 17 801D-4. No failure of any state officer or employee to carry
- 18 out the requirements of this subsection shall subject the State
- 19 or any employee to liability in any civil action; provided that
- 20 the failure may provide a basis for disciplinary action as may
- 21 be deemed appropriate by competent authority."



1	SECT	10N 3. Section 334-5, Hawall Revised Statutes, is
2	amended t	o read as follows:
3	"§33	4-5 Confidentiality of records. All certificates,
4	applicati	ons, records, and reports made for the purposes of this
5	chapter a	nd directly or indirectly identifying a person subject
6	hereto shall be kept confidential and shall not be disclosed by	
7	any person except so far as:	
8	(1)	The person identified, or the person's legal guardian,
9		consents;
10	(2)	Disclosure may be deemed necessary by the director of
11		health or by the administrator of a private
12	•	psychiatric or special treatment facility to carry out
13		this chapter;
14	(3)	A court may direct upon its determination that
15		disclosure is necessary for the conduct of proceedings
16		before it and that failure to make the disclosure
17		would be contrary to the public interest;
18	(4)	Disclosure may be deemed necessary under the federal
19		Protection and Advocacy for Mentally Ill Individuals
20		Act of 1986, Public Law 99-319, to protect and
21		advocate the rights of persons with mental illness who
22		reside in facilities providing treatment or care;

HB LRB 13-0517.doc

1	(5)	Disclosure of a person's treatment summary from a
2		previous five-year period from one health care
3		provider to another may be deemed necessary for the
4		purpose of continued care and treatment of the person,
5		or for health care operations; provided that the
6		health care provider seeking disclosure makes
7		reasonable efforts to obtain advance consent from the
8		person; [er]
9	(6)	Disclosures are made between the person's health care
10		provider and payor to obtain reimbursement for
11		services rendered to the person; provided that
12		disclosure shall be made only if the provider informs
13		the person that a reimbursement claim will be made to
14		the person's payor, the person is afforded an
15		opportunity to pay the reimbursement directly, and the
16		person does not pay[-]; or
17	(7)	Disclosure is requested by the department of the
18		prosecuting attorney in the county where the crime was
19		committed, of the identity of any person who has, in
20		the course of or resulting from a penal proceeding,
21		been hospitalized and placed in a facility for

services contracted by or operated by the director and

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1	has an unauthorized absence, or of the identity of any
2	person who has, in the course of or resulting from a
3	penal proceeding, been committed pursuant to section
4	704-406, 704-407, 704-411, or 706-607, and placed in a
5	facility for services contracted by or operated by the
6	director and is released. The department of the
7	prosecuting attorney may then give notice to each
8	victim or surviving immediate family member, as
9	defined in section 801D-2, of the unauthorized absence
10	or release of the person who committed the crime
11	against the victim, pursuant to section 801D-4.
12	Nothing in this section shall preclude the application of more .
13	restrictive rules of confidentiality set forth for records
14	covered by Title 42, Part 2, Code of Federal Regulations,
15	relating to the confidentiality of alcohol and drug abuse
16	patient records. For the purposes of this section, "facilities"
17	shall include but not be limited to hospitals, nursing homes,
18	community facilities for mentally ill individuals, boarding
19	homes, and care homes.
20	Nothing in this section shall preclude disclosure, upon
21	proper inquiry, of any information relating to a particular
22	patient and not clearly adverse to the interests of the patient,
	HB LRB 13-0517.doc

HB LRB 13-0317.doc

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- to the patient, the patient's family, legal guardian, or 1 2 relatives, nor, except as provided above, affect the application of any other rule or statute of confidentiality. The use of the 3 4 information disclosed shall be limited to the purpose for which the information was furnished." 5 6 SECTION 4. Section 801D-2, Hawaii Revised Statutes, is 7 amended by amending the definition of "major developments" to 8 read as follows: ""Major developments" means arrest or release of the 9 10 suspect by the police, case deferral by the police, referral to the prosecutor by the police, rejection of the case by the 11 prosecutor, preliminary hearing date, grand jury date, trial and 12 13 sentencing dates, and the disposition of the case. 14 The term "major developments" includes the following 15 events: 16 The offender is found unfit to proceed or acquitted on (1)the grounds of physical or mental disease, disorder, 17 18 or defect under chapter 704; 19 (2) Following a finding of unfitness to proceed or 20 acquittal under paragraph (1), the offender is 21 subsequently:
 - (A) Released or otherwise discharged from custody; or



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1	(B) Comm	itted to the custody of the director of
2	heal	th for placement in an appropriate public or
3	priv	ate institution, including:
4	<u>(i)</u>	State facilities established under chapter
5		<u>334;</u>
6	<u>(ii)</u>	A psychiatric facility, special treatment
7		facility, or therapeutic living program, as
8		those terms are defined in section 334-1; or
9	<u>(iii)</u>	Any other public or private facility or
10		institution, whether on an inpatient or
11	•	outpatient basis, for the care, custody,
12		diagnosis, treatment, or rehabilitation of
13		that person; or
14	(3) The offen	der has regained fitness to proceed pursuant
15	to sectio	n 704-406(3), including the date on which the
16	penal pro	ceedings are to be resumed."
17	SECTION 5. Se	ction 801D-4, Hawaii Revised Statutes, is
18	amended by amending	subsection (a) to read as follows:
19	"(a) Upon wri	tten request, victims and surviving immediate
20	family members of c	rime shall have the following rights:
21	(1) To be inf	ormed by the police and the prosecuting
22	attorney	of the final disposition of the case. If the
	HB LRB 13-0517.doc	

1		crime charged is a felony, the victim or a surviving
2		immediate family member shall be notified of major
3		developments in the case and whenever the [defendant
4		or perpetrator] offender is released from custody.
5		The victim or a surviving immediate family member
6		shall also be consulted and advised about plea
7		bargaining by the prosecuting attorney;
8	(2)	To be notified by the prosecuting attorney if a court
9		proceeding to which they have been subpoenaed will not
10		proceed as scheduled;
11	(3)	To receive protection from threats or harm;
12	(4)	To be informed by the police, victim/witness
13		counselor, or other criminal justice personnel, of
14		financial assistance and other social services
15		available as a result of being a witness to or a
16		victim of crime, including information on how to apply
17		for the assistance and services;
18	(5)	To be provided by the court, whenever possible, with a
19		secure waiting area during court proceedings that does
20		not require them to be in close proximity to
21		[defendants] offenders and families and friends of
22		[defendants;] offenders;

HB LRB 13-0517.doc

1	(6)	To have any stolen or other personal property
2		expeditiously returned by law enforcement agencies
3		when the property is no longer needed as evidence. If
4		feasible, all the property, except weapons, currency,
5		contraband, property subject to evidentiary analysis,
6		and property, the ownership of which is disputed,
7		shall be returned to the person within ten days of
8		being taken; [and]
9	(7)	To be informed by the department of public safety of
10		changes planned by the department in the custodial
11		status of the offender that allows or results in the
12		release of the offender into the community, including
13		escape, furlough, work release, placement on
14		supervised release, release on parole, release on bail
15		bond, release on appeal bond, and final discharge at
16		the end of the prison term[-]; and
17	(8)	To be informed by the department of health, through
18		the department of the prosecuting attorney in the
19		county where the crime was committed, of changes in
20		the custodial status of the offender that allow or
21		result in the release of the offender into the

	By Request
	JAN 1 7 2013
14	INTRODUCED BY: AWAY.
13	SECTION 8. This Act shall take effect upon its approval.
12	and stricken. New statutory material is underscored.
11	SECTION 7. Statutory material to be repealed is bracketed
10	and services to which they are entitled under this chapter."
9	to ensure that victims and witnesses of crime receive the rights
8	the criminal justice system shall all cooperate with each other
7	service agencies, the courts, and all other agencies involved in
6	prosecutor, the department of health, the police, local social
5	"[+]\$801D-6[+] Intergovernmental cooperation. The county
4	amended to read as follows:
3	SECTION 6. Section 801D-6, Hawaii Revised Statutes, is
2	final discharge."
1	community, including but not limited to escape and

Report Title:

Honolulu Prosecutor Package; Victims' Rights; Department of Health Notification

Description:

Amends crime victims' bill of rights to include notice as to an offender's unfitness to stand trial, transfer to the state hospital or other psychiatric facility, or regaining fitness to proceed. Requires the department of health to provide notice of an offender's unauthorized absences to the department of the prosecuting attorney in the county where the crime was committed.

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