
A BILL FOR AN ACT

RELATING TO PROTECTIVE ORDERS.

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

1 SECTION 1. The legislature finds that the State is home to
2 a large and diverse military population, including active-duty
3 personnel, reservists, and their families. While military
4 families contribute significantly to the social and economic
5 fabric of the State, they may also face distinct challenges when
6 navigating the civilian justice system, particularly in
7 situations involving protective orders.

8 The legislature further finds that enhancing coordination
9 and communication between civilian law enforcement agencies and
10 the military is critical to ensuring the safety of victims,
11 promoting accountability, and preventing further harm. Timely
12 notification of protective orders to the security forces of each
13 branch of the military can support command-level interventions,
14 ensure compliance, and provide a more integrated response to
15 abusive behavior involving military members or their dependents.

16 The purpose of this Act is to require information sharing
17 between the judiciary, county police departments, department of



1 law enforcement, and security forces of each branch of the
2 military in cases involving protective orders. This Act is
3 intended to support early intervention, reduce the risk of
4 repeated violence, and strengthen community safety through
5 improved collaboration while upholding confidentiality and due
6 process protections.

7 SECTION 2. Section 586-10, Hawaii Revised Statutes, is
8 amended to read as follows:

9 "§586-10 Copy to law enforcement [~~agency-~~] agencies and
10 the designated military security force in cases in which the
11 respondent is alleged to be a servicemember. (a) Any order for
12 protection granted pursuant to this chapter shall be transmitted
13 by the clerk of the court within twenty-four hours to the
14 appropriate county police department[~~-~~], department of law
15 enforcement, and designated security forces of each branch of
16 the military.

17 (b) Each county police department shall make available to
18 other law enforcement officers in the same county, through a
19 system for verification, information as to the existence and
20 status of any order for protection issued pursuant to this
21 chapter.



1 (c) The judiciary, the county police departments, and the
2 department of law enforcement shall establish policies and
3 procedures, in consultation with the security forces of each
4 branch of the military, for interagency communications and
5 training on the implementation of this section, including the
6 designated military security force who shall receive
7 notification pursuant to subsection (a).

8 (d) For the purposes of this section:

9 "Military" means all branches of the United States Armed
10 Forces responsible for national defense, including the Army,
11 Marine Corps, Navy, Air Force, Space Force, and Coast Guard.

12 "Security forces of each branch of the military" means the
13 Army Criminal Investigation Division, Marine Corps Criminal
14 Investigation Division, Naval Criminal Investigative Service,
15 Air Force and Space Force through the Air Force Office of
16 Special Investigations, and the Coast Guard Investigative
17 Service."

18 SECTION 3. Statutory material to be repealed is bracketed
19 and stricken. New statutory material is underscored.

20 SECTION 4. This Act shall take effect on July 1, 2026.



S.B. NO. 3083
S.D. 2
H.D. 2
C.D. 1

Report Title:

Judiciary; DLE; Police; Protective Orders; Law Enforcement;
Military; Judiciary; Coordination; Notification

Description:

Requires notification to the security forces of each branch of the military when a protective order is issued in a case involving a military-affiliated individual. Requires the Judiciary, Department of Law Enforcement, and county police departments to establish certain policies and procedures. (CD1)

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