

State of Hawai'i  
Department of Public Safety

**CRIME VICTIM COMPENSATION  
COMMISSION**

Forty-Seventh Annual Report  
July 1, 2014 – June 30, 2015

Commissioners

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# Table of Contents

Executive Summary .....	1-3
Mission Statement.....	4
Overview and History .....	4
Annual Activity.....	5-17
Operations .....	5
Compensation in Action .....	6
Commission Projects .....	7-17
Medical Expense Reduction Project .....	7
Restitution Recovery Project .....	8-10
Justice Reinvestment Initiative (JRI) .....	11-17
Restitution Workgroup.....	12-14
Victim Services Workgroup .....	14-17
Assessment and Collection of the Crime Victim Compensation Fee .....	18-19
Conclusion .....	20
Attachment A – FY2015 Cases Categorized by Crime Type .....	A-1
Attachment B – FY2015 Case Summaries .....	B-1

## Executive Summary

In 1967, the Hawai'i State Legislature created the Crime Victim Compensation Commission (the "Commission") to mitigate the financial impact suffered by victims of violent crime. The Commission disburses funds to pay un-reimbursed expenses for crime-related losses experienced by victims who suffer physical or emotional injury, or death, as the result of a violent crime. During Fiscal Year ("FY") 2015, the Commission processed 806 compensation payments, including 639 new applications for compensation.

In pursuing its mission to provide each claimant with compassionate and timely service, the Commission actively collaborates with numerous public and private agencies dedicated to serving crime victims.

No State general funds have been appropriated for victim compensation since FY 2003, and the Commission is now funded solely from non-tax revenue and matching federal funds. The Commission's projects include efforts to increase non-tax revenue through a more consistent assessment and collection of the mandatory Crime Victim Compensation Fee (the "Compensation Fee") by the Judiciary, and to increase the amount of reimbursement the Commission receives through restitution from the Restitution Recovery Project. Maintaining a consistent and adequate source of non-tax revenue to fund compensation for crime victims and operating expenses remains an important fiscal issue facing the Commission.

The **Compensation Fee** is the Commission's primary source of non-tax revenue and the assessment and collection of the Fee is vital to the Commission remaining fiscally self-sufficient. While the Compensation Fee was implemented in 1998, it was not until FY 2008 that revenue from the Compensation Fee exceeded the Commission's expenditures<sup>1</sup>. However, since FY 2010 Compensation Fee revenue has declined. The Commission will continue its court monitoring efforts, as well as its efforts to work collaboratively with the Judiciary to ensure that the Compensation Fee is assessed by judges in all eligible cases.

The **Medical Expense Reduction Project** seeks to reduce and contain escalating medical expenses by: 1) requesting that medical treatment providers accept payment of seventy percent (70%) of the fees charged, or a thirty percent (30%) reduction of the fee charged, as payment in full for the medical services provided in cases involving uninsured crime victims; and 2) negotiating with the medical treatment providers to each accept a proportionate share of the Commission's maximum award as payment in full for the medical services rendered in cases where a victim's total medical expenses incurred exceed the statutory maximum award of \$20,000.00. In FY 2015, the Commission realized savings of \$233,297.38 from medical bills of \$352,451.74 in the aggregate, a savings of almost forty-five percent (45%).

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<sup>1</sup>Commission revenue includes: Compensation Fees; court-ordered offender restitution as reimbursement for compensation awarded; a 10% statutory assessment on certain inmate wages; interest income; and federal matching VOCA funds.

The **Restitution Recovery Project** (the “Restitution Project”) began in 2003 to collect restitution payments from inmates and parolees, and to disburse those funds to their crime victims, or to the Commission in cases where the Commission previously provided a compensation award to the crime victim. Restitution is paid to directly reimburse the Commission in cases where the Commission previously provided a compensation award to the crime victim for medical and mental health expenses, or funeral costs, generating the necessary funding for more crime victims to receive assistance.<sup>2</sup>

As a result of the Restitution Project, more victims have received increased amounts of restitution payments from offenders, and the Commission has received more reimbursements through restitution for compensation previously paid on behalf of crime victims. These increased restitution payments support and enhance the victim’s ability to recover, serve to hold the offender accountable to the victim of their crime, and assist the offender in developing a sense of self-respect by righting the wrongs the offender has committed.

In 2011, the Governor appointed the Commission to serve as a member of the **Justice Reinvestment Initiative (JRI)** Working Group. The JRI Working Group was comprised of leading state and local officials who worked with the Council of State Governments Justice Center in partnership with the Pew Center on the States and the United States Department of Justice’s Bureau of Justice Assistance, to develop a policy framework to address identified areas of concern within Hawai`i’s criminal justice system. Part of the Commission’s role as a member of the JRI Working Group was to engage crime victims, survivors, and victim services providers and advocates in identifying key issues and concerns specific to the JRI initiative. The Working Group’s policy framework became the basis for the JRI legislation.

The Hawai`i State Legislature passed the Justice Reinvestment Act (Act 139) during the 2012 legislative session. JRI is landmark legislation that is not only designed to increase public safety while reducing spending on corrections, but also created the first comprehensive victim component that has since become a national model. According to the Council of State Governments, Hawai`i’s JRI efforts represent the highest number of substantive policy inclusions for crime victims to date in any state’s justice reinvestment project, and Hawai`i is the only state with a comprehensive crime victim component as part of its Justice Reinvestment Initiative.

The Victim Services Component was intended to increase offender accountability by improving consistency of restitution collection and by enhancing victim safety planning. To assist in the implementation of the victim services component, the Commission serves as the Lead Co-Chair of two JRI implementation workgroups – the JRI Restitution Workgroup and the JRI Victim Services Workgroup. The workgroups are comprised of representatives from the Commission, the Judiciary, Victim Witness Programs of the County Prosecutor’s Offices, Department of Public Safety, and the Department of the Attorney General. The Victim Services Workgroup also includes representatives of the victim services community.

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<sup>2</sup> Section 706-646(2), Hawai`i Revised Statutes, provides, in part, that “the court shall order restitution to be paid to the crime victim compensation commission in the event that the victim has been given an award for compensation under chapter 351.”

### JRI Restitution Workgroup:

The JRI Restitution Workgroup is tasked with the following three goals:

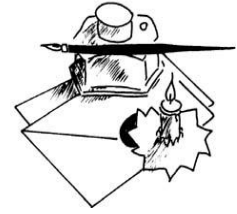
1. Facilitate the implementation of victim restitution collection pursuant to Hawai'i Revised Statutes (HRS) §353-22.6, which was amended by Act 139 on July 1, 2012, to increase the amount of restitution payable by inmates from 10% of inmates wages to 25% of all funds deposited into an inmate's account;
2. Address issues that impact the timely and accurate collection of restitution by improving interagency collaboration and establishing policies and procedures to ensure consistent restitution collection; and
3. Develop a statewide restitution database within the Commission to provide policy makers with comprehensive data about court-ordered restitution. The improved database is being developed with funding assistance from the Bureau of Justice Assistance (BJA) and will also provide the Commission with the ability to interface with and extract data from other state criminal justice agencies.

### JRI Victim Services Workgroup:

The JRI Victim Services Workgroup has the following three goals:

1. Establish a correction-based victim services program within the Department of Public Safety to coordinate with County Victim Services Programs regarding victim and community safety planning and to develop a victim impact panel that promotes offender accountability;
2. Create a self-funded, sustainable, victim-centered Statewide Automated Victim Notification (SAVIN) program which provides victim notification of changes in offender custody status and parole hearing notices, and convene the SAVIN Governance Committee which is tasked with ensuring that the SAVIN program implementation is victim centered; and
3. Establish JRI victim service positions within the various County Prosecutor's Offices to ensure information sharing within the various victim services programs and to assist victims with safety planning, restitution, and offender custody status notification.

The Commission will continue to lead these workgroups until the goals of the implementation of JRI is completed.



## Mission Statement

“The mission of the Crime Victim Compensation Commission is to equitably and efficiently provide crime victims with the services due to them under Hawai‘i law. In doing so, the Commission treats every victim and survivor with dignity and respect, acknowledging the tremendous impact that violent crime has upon crime victims and our society.”

## Overview and History

The Hawai‘i State Legislature created the Commission in 1967 to compensate victims of violent crimes for their out-of-pocket expenses, losses, and pain and suffering resulting from the crime. The Commission was only the third organization of its kind in the country when it was established.

To be eligible for an award, a victim of a violent crime must report the crime to law enforcement without undue delay, apply to the Commission for compensation within eighteen (18) months after the date of the incident, and provide the Commission with documentation of their expenses and losses (i.e., medical bills, insurance statements, pay stubs, etc.) resulting from the crime.

The Commission has processed over 25,000 victim applications since 1984<sup>3</sup>, and, since inception, has awarded over thirty million dollars (\$30,000,000.00) in compensation to crime victims. These awards have assisted victims with medical costs, counseling costs, lost wages, and funeral expenses not covered by other sources. Many victims would not be able to receive rehabilitation services, counseling services, or bury a loved one without compensation awarded by the Commission.

Through 2001, the Commission relied primarily on State general funds to finance compensation awards and operating costs. In 2003, the Commission became fiscally self-sufficient, relying solely on the following:

- Compensation Fees assessed by judges against criminal offenders (primary source of revenue)
- Court-ordered offender restitution as reimbursement for compensation awarded
- Ten percent (10%) of Hawai‘i inmate wages (for offenders convicted of violent crimes)
- Interest income from funds on deposit
- Federal Victims of Crime Act (VOCA) funds – the Commission receives a sixty percent (60%) federal match for every State dollar expended to compensate victims of violent crime

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<sup>3</sup> Statistical data for the number of applications received by the Commission prior to 1984 is unavailable.

# Annual Activity

## Operations

During FY 2015, the Commission received 639 new applications for compensation and processed 806 compensation awards. The Commission gives each application full consideration and works to ensure accurate and efficient claims processing.

FY 2003 was the first year that the Commission operated without expending any Hawai'i taxpayer dollars. This means that all funds expended by the Commission for compensation come from the non-tax revenue sources listed above on Page 4 of this Report. The Compensation Fee is the main source of the Commission's income and the receipt of Federal VOCA Funds is directly tied to the expenditure of the Compensation Fee. It is, therefore, essential that the Compensation Fee be assessed and collected by the Judiciary in all eligible cases. The Commission necessarily must rely on cooperation and support from the Judiciary to assess and collect the Compensation Fee from convicted offenders in all eligible cases.

***“I wanted to thank you so much for all of your help. How hard you worked to help make it possible to get my son...taken care of. There was so little time but you helped so much in making everything work out so that we could all be part of spreading his ashes. Thank you so much.”***

*Parents of a murder victim*

The Commission paid \$90,594.00 in FY 2015 for the annual 5% central service expense fee to the Department of Budget & Finance and the Commission's pro-rata share of administrative expenses incurred by the Department of Public Safety (PSD) based on all non-tax revenue collected on, or on behalf of, the Commission. These assessments are paid on all income sources listed on Page 4 except for the money received from the Federal VOCA funds. The payment of these assessments poses a challenge to the Commission's ability to maintain fiscal self-sufficiency.

These assessments are imposed on money collected to reimburse the Commission. When the Commission compensates a crime victim, the Commission can seek reimbursement from the defendant who committed the crime via court ordered restitution. However, when the Commission is paid the restitution, the Commission must pay the two assessments again. Thus, the Commission receives less than what it paid the crime victim even when the restitution is paid in full.

## **Compensation in Action - Compensation for Crime-Related Expenses**

### Case #1 – Murder Victim

The 32-year-old male Victim was stabbed by a male suspect and died as a result of his wounds. His death was classified as Murder. The Commission awarded the statutory maximum of \$10,000.00 which consisted of \$1,618.00 for funeral expenses and \$8,382.00 for the Victim's three minor dependents.

### Case #2 – Assault Victim

The 22-year-old male Victim was assaulted by several males. The Victim suffered substantial injuries and did not have medical insurance. The Commission negotiated with medical providers to accept \$16,766.12 as payment in full to satisfy medical expenses owed totaling \$135,445.24.

### Case #3 – Abuse of Family/Household Member Victim

The 49-year-old female Victim was assaulted by her boyfriend. The Victim suffered a deviated septum, fractured teeth, and multiple contusions and incurred \$1,440.28 in medical and dental co-payments. The Commission was able to pay all of the co-payments directly to the providers so the Victim would not have to pay her expenses out of pocket.

### Case #4 – Sexual Assault of a Minor Victim

The 6-year-old male Victim was sexually assaulted by a male relative. The Victim suffered emotional and physical trauma. The Commission has currently paid \$240.00 in co-payments for mental health treatment. The Victim is still under the care of a mental health treatment provider and the Commission will continue to award compensation for these services.

### Case #5 – Attempted Murder Victim

The 23-year-old female Victim was stabbed multiple times by a male suspect. The Victim suffered serious injuries that are likely to result in permanent nerve damage. The Victim did not have medical insurance. The Commission negotiated with her medical providers to accept \$16,025.17 as payment in full to satisfy \$110,269.52 in medical expenses.

### Case #6 – Assault Victim Restitution Recovery

The 14-year-old male Victim was assaulted by another minor male. Victim suffered a broken jaw and emotional trauma. He incurred \$389.95 in medical and therapy co-payments. The Commission was able to pay the therapy expenses directly to the therapist so that the Victim's parents did not have to pay his expenses out of pocket. With the assistance of prosecutors and victim witness advocates, the Commission requested, and the court ordered, that the defendant be held accountable for his actions and pay restitution to reimburse the Commission. Within four months of the restitution being ordered, the Commission received payment in full.



## Commission Projects

### Medical Expense Reduction Project

The Commission initiated the Medical Expense Reduction Project in FY 2006 to reduce overall medical expenses of uninsured victims of violent crime. Escalating medical costs have continued to further tax the Commission's already limited resources. This is especially evident in cases where the victim's medical expenses are not covered by medical insurance. In an attempt to mitigate rising medical costs, the Medical Expense Reduction Project has proven to be an unqualified success and absolutely necessary to allow the Commission to continue providing much-needed financial assistance to the victims of violent crimes in Hawai'i.



Compensation for crime-related medical expenses is limited under Section 351-62(b), Hawai'i Revised Statutes, to a maximum of \$20,000.00 in cases involving compensable medical expenses for catastrophic injuries. This limit is easily exceeded when a violent crime victim is hospitalized for more than several days. Many crime victims who are uninsured fall into the gap group who make too little money to afford medical insurance, and too much money to qualify for Quest medical insurance.

The Commission has taken a two-pronged approach to this issue:

1. Medical Expenses Do Not Exceed the \$20,000.00 Statutory Limit  
The Commission requests that medical providers accept 70% payment from the Commission as payment in full for their services for uninsured crime victims. In this way, the Applicant is not responsible for the remaining 30% of the expenses, and the Commission retains more funds to benefit other crime victims.
2. Medical Expenses Exceed the \$20,000.00 Statutory Limit  
The Commission leverages the \$20,000.00 maximum award against the full amount of the medical expenses owed by the Applicant by requesting that the medical providers accept the Commission's payment as payment in full. This has enabled the Commission to leverage the \$20,000.00 maximum award available for compensable medical expenses to benefit the Applicant by not having any remaining balance due.

While not all medical providers in the cases selected for the Medical Expense Reduction Project agreed to accept a reduced payment as payment in full, in the Medical Expense Reduction Project cases where the Commission was successful in FY 2015, crime victims realized savings of \$233,297.38 from medical bills of \$352,451.74 in the aggregate, a savings of almost forty-five percent (45%).

Over the course of the Project, the Commission has saved victims and the Commission almost \$2,000,000.00.

## Restitution Recovery Project



***“...in the criminal justice system, the victim of crime is almost always neglected. By requiring the convicted person to make restitution and reparation to the victim, justice is served. In so doing, the criminal repays not only “society” but the persons injured in the criminal’s act. There is a dual benefit to this concept: the victim is repaid for his loss and the criminal may develop a degree of self-respect and pride in knowing that he or she righted the wrong committed.”***

*Sen. Stand. Comm. Rep. No 789, in 1975 Senate Journal @1132, commentary on the Senate’s intent in passing HRS section 706-605(1)(e) which authorizes Courts to order restitution.*

Section 706-605(1)(e), Hawai‘i Revised Statutes, was enacted in 1975 to provide the Courts with specific statutory authority to order defendants to make restitution payments to reimburse the economic losses suffered by the victims of their crime. Since the passage of this provision, a significant number of victims have not received the court-ordered restitution that they are entitled to. Victims have found it particularly difficult to recover court-ordered restitution from sentenced felons<sup>4</sup> and parolees.

The Judiciary previously processed restitution payments for all offenders, including inmates and parolees. For a decade, the Judiciary made efforts to divest itself of the responsibility for processing restitution payments made by inmates and parolees. During this time period, the Judiciary and the Department of Public Safety (“PSD”) had been at an administrative stalemate over who was responsible for processing restitution payments made by inmates and parolees.

The system to process court-ordered restitution payments was not working. In order to open a restitution account for an inmate or parolee, the Judiciary required the name and address of the victim before they would accept any restitution payments. This procedure created a significant barrier to the payment of restitution by inmates and parolees. In many cases it was difficult or impossible for PSD and the Hawai‘i Paroling Authority (the “Paroling Authority”) to secure the name and address of the victim. Victim service providers were understandably uncomfortable about giving the names and addresses of domestic abuse, sexual assault, and other crime victims to PSD and the Paroling Authority. There were concerns that victim safety would be jeopardized if an inmate or parolee inadvertently saw the name and address of their victim in their case file.

Despite numerous meetings between the Judiciary, PSD, the Paroling Authority, and victim service providers, and several false starts, efforts to resolve this issue ultimately failed until the Commission stepped forward. With the support of the PSD Director, the Paroling Authority, and the Honolulu Victim Witness Kokua Program, the Commission initiated a pilot project to accept responsibility for the collection and disbursement of restitution paid by inmates and parolees.

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<sup>4</sup> Excludes inmates sentenced to incarceration as a condition of probation.

On January 1, 2003, the Commission initiated the pilot Restitution Project to collect and disburse restitution paid by inmates and parolees. The Commission has opened over 6,000 restitution and

compensation fee cases and collected over \$3,000,000.00 to disburse to crime victims from January 1, 2003 through June 30, 2015. Information identifying the whereabouts of crime victims is kept confidential so that the safety needs of victims are being met. The barriers that made it difficult for PSD and the Paroling Authority to

***“Because of the collaborative efforts between the Crime Victim Compensation Commission and the Hawai‘i Paroling Authority, there are more timely payments of restitution to crime victims than there have been in the past.”***

*Tommy Johnson, Administrator, Hawai‘i Paroling Authority*

open restitution accounts at the Judiciary have also been eliminated. PSD and the Paroling Authority need only send restitution payments to the Commission and the Commission disburses the restitution payment to the victim.

A functional Restitution Project benefits all involved. It is now easy for Parole Officers to increase the accountability of offenders by having them repay the crime victim they injured. This Project also assists the County Victim Witness Programs in their efforts to restore the crime victims they serve. In cases where the Commission previously provided compensation awards to crime victims for medical, mental health, or funeral costs, the Commission receives direct reimbursement of those funds, allowing more crime victims to receive assistance.<sup>5</sup>

***“Restitution is the cornerstone of restorative justice. Saying we are committed to restorative justice means nothing unless we make a sincere and concerted effort to make sure victims get restitution - without that - restorative justice means nothing. If an offender is not serious about paying restitution, they are not serious about rehabilitating themselves.”***

*Dennis Dunn, Director, Victim Witness Kokua Program, Department of the Prosecuting Attorney, City and County of Honolulu*

## **Restitution Collection**

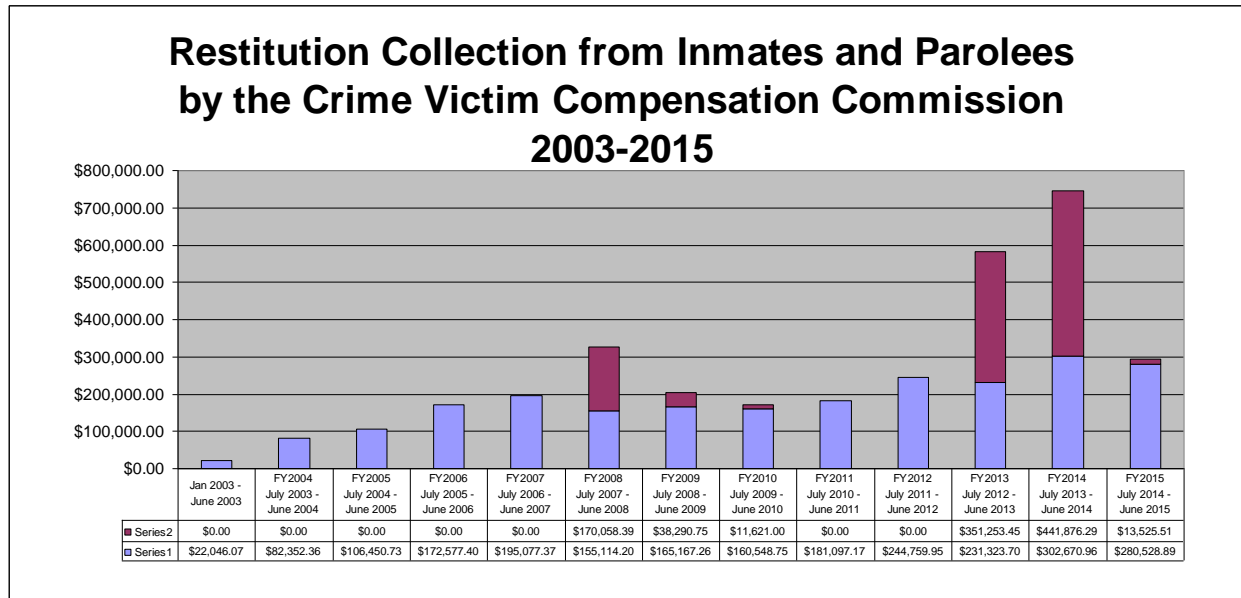
Restitution collection from inmates and parolees<sup>6</sup> has increased significantly over the life of the Project. In the first six months (January – June 2003) of the Restitution Project, the Commission collected slightly more than \$22,000.00 and in the past fiscal, the Commission collected \$294,054.40. The Commission believes that the significant increase in restitution collections over the life of the Restitution Project reflect the gradual institutionalization of restitution assessment by judges and collection of restitution by the correctional facilities and the Paroling

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<sup>5</sup> Section 706-646(2), Hawai‘i Revised Statutes, provides, in part, that “the court shall order restitution to be paid to the crime victim compensation commission in the event that the victim has been given an award for compensation under chapter 351.”

<sup>6</sup> Restitution payments are from inmates and parolees and do not include payments from inmates incarcerated as a condition of probation.

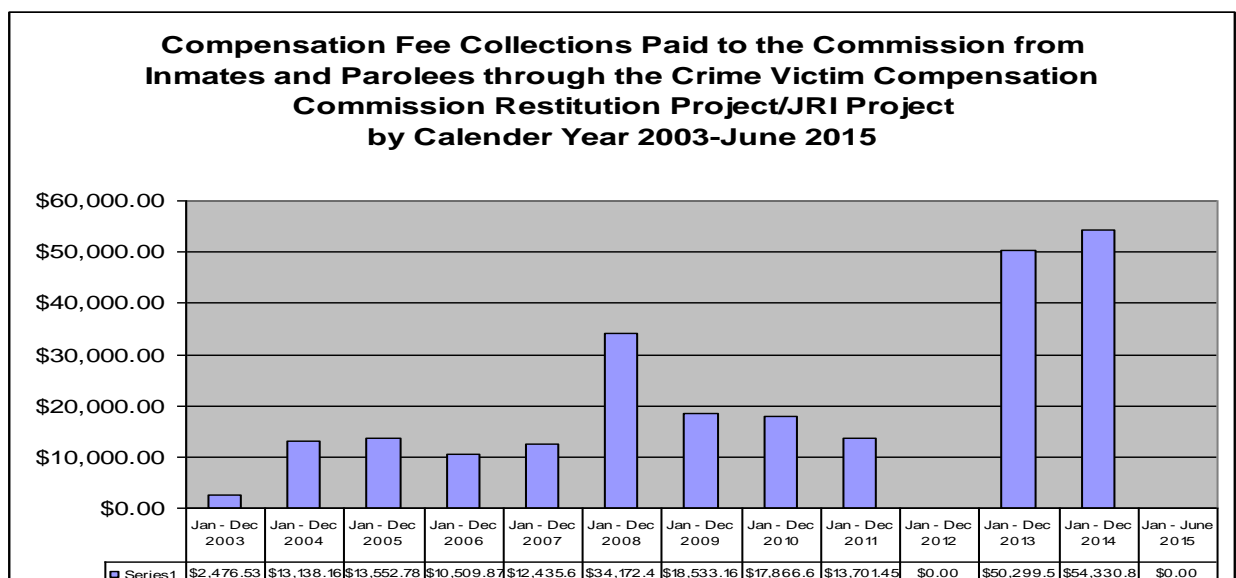
Authority, however, more needs to be done to improve the reliability and efficiency of restitution collection.



\* Series 1 reflects the total restitution collected during the fiscal year; Series 2 reflects one-time payment anomalies during the relevant fiscal year.

### Compensation Fee Collection

The Restitution Project also resulted in an increase in the collection of the Compensation Fee from parolees. In the first year of the Project, the Commission collected more than \$2,000.00, and in the last fiscal year, the Commission collected over \$41,000.00 in Compensation Fees. While the Paroling Authority has authority to collect Compensation Fees from a parolee, the correctional facilities do not presently have statutory authority to garnish inmate wages to pay court-ordered Compensation Fees.



## Justice Reinvestment Initiative

In 2011, Governor Abercrombie appointed the Commission to serve as a member of the **Justice Reinvestment Initiative (JRI)** Working Group. The JRI Working Group was comprised of leading state and local officials who worked with the Council of State Governments Justice Center in partnership with the Pew Center on the States and the United States Department of Justice's Bureau of Justice Assistance, to develop a policy framework to address identified areas of concern within Hawai'i's criminal justice system and to develop data-driven, consensus-based policy options designed to reduce corrections spending and increase public safety. And Hawai'i became the first state to reinvest substantial money into victim services. Part of the Commission's role as a member of the JRI Working Group was to engage crime victims, survivors, and victim services providers and advocates in identifying key issues and concerns specific to the JRI initiative. The Working Group's policy framework became the basis for the JRI legislation.



The Hawai'i State Legislature passed the Justice Reinvestment Act (Act 139), commonly referred to as the JRI Act, during the 2012 legislative session. The JRI Act is landmark legislation that is not only designed to increase public safety while reducing spending on corrections, but also created the first comprehensive victim services component. The JRI victim services component made victims' needs and offender accountability key parts of the JRI Act. The JRI victim services component's primary goals are (1) to ensure victim and community safety; (2) to establish a permanent, self-funded statewide victim notification program (SAVIN); and (3) to ensure victim restitution is ordered and enforced in all eligible cases. The JRI victim services component has since become a national model. The Commission's Executive Director's efforts to ensure the passage of the JRI victim services component, was recognized when she received the Department of Justice's Office for Victims of Crime, Crime Victim Financial Restoration Award in April 2013 from United States Attorney General Eric Holder.

To meet victim needs and increase offender accountability, the JRI Act increased the amount of restitution to be paid by inmates and created 22 victim services positions. Prior to the JRI Act, Hawai'i Revised Statutes (HRS) § 353-22.5 required the director of public safety to deduct 10% of inmate wages to satisfy restitution orders. The JRI Act amended HRS § 353-22.5 by increasing the amount to be deducted from inmate accounts to 25% of all earnings, deposits and credits and increasing the frequency of the disbursements to crime victims. To assist victims with collection of restitution and coordination of safety planning and notification, fifteen positions for county-based victim advocates were created; two positions were created to be part of the corrections-based victim service program within PSD; and five positions were created within the Commission to establish a data driven restitution accountability program that monitors restitution collections and disbursements, and identifies problems and issues with restitution collection. The JRI Act also appropriated \$150,000.00 for the Commission to create a comprehensive computer database to track restitution orders, collections and payments to

victims. An additional \$100,000.00 grant from the Bureau of Justice Administration was secured by the Commission for the database.

To assist in the implementation of the JRI Act, the JRI Implementation Working Group and its subcommittees were created. As a member of Hawai'i's JRI Implementation Working Group, the Commission was tasked with representing the interests of crime victims and survivors and to engage crime victims, survivors, service providers, and advocates in identifying key issues and concerns specific to the JRI Act. The Commission also serves as the lead co-chair of two JRI Implementation Working Group subcommittees – the JRI Restitution Workgroup and the JRI Victim Services Workgroup. The JRI Restitution Workgroup and the JRI Victim Services Workgroup is comprised of representatives from the Judiciary, Victim Witness Programs of the county prosecutor's offices, Department of Public Safety, and the Department of the Attorney General. The JRI Victim Services Workgroup also includes representatives of the victim services community.

#### JRI Restitution Workgroup:

The JRI Restitution Workgroup has the following goals:

- 1) Facilitate the implementation of victim restitution collection pursuant to HRS § 353-22.6, which was amended by Act 139 on July 1, 2012, to increase the amount of restitution payable by inmates from 10% of inmates wages to 25% of all funds deposited into an inmate's account;
- 2) Address issues that impact the timely and accurate collection of restitution by improving interagency collaboration and establishing policies and procedures to ensure consistent restitution collection; and
- 3) Develop a statewide restitution database within the Commission to provide policy makers with comprehensive data about court-ordered restitution.

The JRI Restitution Workgroup was tasked with monitoring the effective implementation of HRS § 353-22.6, as amended by the JRI Act. The JRI Act increased the amount of restitution payable by inmates from 10% of inmates wages to 25% of all funds deposited into an inmate's account. The JRI Restitution Workgroup, in conjunction with PSD, identified the issues affecting the implementation of the 25% deduction of inmate earnings, deposits, and credits, and worked together to find solutions to the issues.

The workgroup identified the following issues affecting the implementation of the 25% deduction of inmate earnings, deposits, and credits:

- The 25% deduction of inmate earnings, deposits, and credits has not been consistently implemented in all of the correctional facilities.
- PSD does not receive all of the necessary court documents.
- PSD does not consistently identify all restitution cases.

- Since HRS § 353-22.6 was amended to require that 25% of inmate earnings, deposits and credits be applied to restitution orders, some judges have ordered that the inmate does not have to pay any restitution while incarcerated and have ordered payments at a rate less than 25%. Despite the legislature's intent to increase the restitution collection to 25%, the Attorney General advised PSD to follow the court order rather than the statute. Progress has been made by the courts to address this problem but consistency has still not been achieved.
- PSD requested an Attorney General's opinion on the issues of how to determine the priority of restitution payment when an inmate has multiple restitution orders, whether the 25% deduction applies to probationers who are serving a term of incarceration as a condition of probation, and whether restitution can be collected from money transferred from an inmate's work furlough account to the inmate's trust account. An opinion was received however clarification of the first issue was requested by PSD. Several new issues arose and are also pending an opinion by the Attorney General. These opinions will form the foundation for PSD's policies and procedures for restitution collection at the facilities.
- PSD's Inmate Trust Accounting System cannot accommodate the varying restitution deduction amounts. The system was created to only accommodate a single deduction percentage of a singular pool of money i.e. 10% of inmate wages or 25% of all inmate earnings, deposits, and credits.

The JRI Restitution Workgroup is working collaboratively with PSD and the Judiciary to remove these obstacles to timely, consistent and accurate collection of restitution. The workgroup monitors progress, helps to identify the agencies that need to be included in the discussions, and assists in bringing the necessary parties together in a collaborative atmosphere. The Judiciary and PSD agreed to work to educate the judges regarding the importance of imposing the 25% deduction as set forth in HRS § 353-22.6. The Workgroup continues to work on potential solutions to the identified problems:

- Propose an amendment to HRS § 353-22.6 to clarify that the 25% deduction of inmate earnings, deposits, and credits applies even if a court made an order to the contrary. An amendment was introduced in the 2013 legislative session and was carried over into the 2014 legislative, but did not pass.
- The JRI Restitution Workgroup will continue to work with PSD to create restitution collection policies and procedures for PSD based on the requested Attorney General opinions.
- Work with the Judiciary and PSD to create the means for PSD to receive the necessary court documents.
- Develop standardized language for restitution orders.

With the support of the JRI Restitution Workgroup and the JRI Victim Services Workgroup, the Commission contacted the American Probation and Parole Association (APPA) to put together a statewide training program aimed at providing parole officers, probation officers and facility counselors with tools to enforce court ordered restitution, methods to encourage criminal

offenders to pay restitution, and techniques in speaking to and empathizing with crime victims. In 2013, trainings were conducted in the four major counties over the course of two weeks. The Department of Public Safety, Hawai'i Judiciary, Hawai'i Paroling Authority and the County Prosecutor's Offices sent 270 participants. In 2014, a second APPA training was held to train juvenile probation officers as well as new probation and parole officers on Oahu, Maui and the Big Island. An additional 146 participants were trained. Hawai'i is the only state that has taken a comprehensive approach to restitution collection and provided training for all probation and parole officers statewide.

To monitor the progress of the implementation of the changes to restitution collection and to improve the efficiency of processing restitution payments, the JRI Restitution Workgroup is overseeing the creation of a new database within the Commission. The new database will provide easier access to detailed restitution data and reports. Through data-sharing interfaces with other criminal justice databases, the new system will also compile an unprecedented statewide restitution dataset that will help to inform the public, policy-makers, and policy-implementers about the state of restitution management in the State of Hawai'i.

#### JRI Victim Services Workgroup:

As co-chair of the JRI Victim Services Workgroup, the Commission worked with the other members of the workgroup to address and accomplish the following three goals:

Goal 1: Establish A Correction Based Victim Services Program Within The Department Of Public Safety To Coordinate With County Victim Services Programs Regarding Victim And Community Safety Planning And To Develop A Victim Impact Panel That Promotes Offender Accountability.

In July 2012, JRI authorized the creation of the Correction Based Victim Services Program (CBVS Program) within PSD and created two staff positions for the CBVS Program. Hawai'i is currently the only state without a CBVS Program. Hawai'i's CBVS Program is envisioned to staff the statewide victim notification program (SAVIN), assist in addressing restitution shortfalls in PSD, coordinate with community victim service providers to ensure that victims receive timely notification of offender custody status as required by HRS § 801D-4, and have appropriate safety planning, educate offenders about the impact of the crime on victims through victim impact panels, and ensure that victims are protected from harassment by incarcerated offenders.

To facilitate the creation of the CBVS Program, the Commission drafted a letter for PSD Director Ted Sakai's signature to the National Institute of Corrections (NIC) requesting assistance in creating a strategic plan for the creation of the CBVS Program. The NIC accepted PSD's application and provided a facilitator to develop the strategic plan. The Commission coordinated the Strategic Planning Meeting that brought together the NIC facilitator with victim witness coordinators from the four counties as well as personnel from PSD. The Workgroup is still awaiting the recommended strategic planning report from NIC.



The JRI Victim Services Workgroup also drafted position descriptions for the two staff positions for the CBVS Program. The JRI Services Workgroup envisioned that the positions would at a minimum require prior victim-centered experience and is working to have PSD utilize its position description.

Goal 2: Create A Self-Funded, Sustainable, Victim-Centered Statewide Automated Victim Notification (SAVIN) Program Which Provides Victim Notification Of Changes In Offender Custody Status And Parole Hearing Notices, And Convene The SAVIN Governance Committee Which Is Tasked With Ensuring That The SAVIN Program Implementation Is Victim Centered.

HRS § 801D-4, provides crime victims and witnesses with the right, upon request, to be notified by PSD of changes in the custody status of the offender. Prior to 2008, PSD provided manual notification through the county victim assistance programs in the county Prosecutors' Offices. This manual notification system was not uniformly applied in each of the counties, was only available during regular business hours, and resulted, in some cases, with untimely notification made to victims and witnesses. In order to address these concerns, PSD applied for and, in 2008, received federal grant funds to establish SAVIN. The federally-funded SAVIN Program was temporary until JRI legislation created the permanent SAVIN program and established the SAVIN Governance Committee.

SAVIN is an essential element of JRI. The ability of crime victims to have input in decision making about the appropriateness of an offender's release, and the impact of the offender's release on the victim's safety, as well as on the safety of the community at large, is dependent on timely notification of custody status. Since its establishment, SAVIN has provided thousands of crime victims, witnesses, survivors, victim service providers, law enforcement agencies, and concerned members of the public with automatic, timely notification in advance of changes in an offender's custody status.

JRI legislation created a permanent self-funded, sustainable SAVIN program within PSD. A special fund was established which is funded through a 4% assessment on purchases by offenders in correctional facilities and through telephone fees collected on calls made by offenders from correctional facilities. Collection of funds into the SAVIN special fund account are estimated to cover the cost for the system as well as any additional costs that may be associated with the SAVIN program including funds for a SAVIN Coordinator position.

In conformity with the Bureau of Justice Assistance standard, JRI created the SAVIN Governance Committee whose mission is to ensure that SAVIN is victim centered. The Commission was appointed a member of the SAVIN Governance Committee. The Commission served as the interim chair and guided the committee through its establishment and the election of a permanent chairperson. The committee is comprised of county victim service providers and advocates, crime victims, technology experts, members of the criminal justice community, and the Commission's Executive Director. The SAVIN Governance Committee's

purpose is to ensure that the implementation of the SAVIN Program is based on victim-focused principles of victim/survivor safety, confidentiality, and autonomy while maintaining the balance between agency-level decision-making and broad-based input from the participants and users of the SAVIN program which includes victims and survivors.

The Committee created and printed a SAVIN brochure with funding in part by the Bureau of Justice Assistance. The brochure was distributed to key government officials and agencies, legislators, the Judiciary, as well as community non-profit organizations whose clients would benefit from knowledge of the SAVIN system.

The Committee is working to create television and radio public service announcements and posters to provide a broader outreach and to inform the public about the SAVIN system.

Goal 3: Establish JRI Victim Service Positions Within The County Prosecutor’s Offices To Ensure Information Sharing Within The Victim Services Programs And To Assist Victims With Safety Planning, Restitution, And Offender Custody Status Notification

JRI funded fifteen victim service positions within the four counties’ Victim Witness Assistance Programs. These positions were established to assist and inform victims about safety planning, restitution in court, and offender custody status notification. The JRI Victim Services Workgroup monitored the creation and filling of the positions. All fifteen victim services positions were filled; however, these positions were only funded until July 30, 2014.

To measure the impact of the fifteen victim service positions, the Victim Services Workgroup created a uniform, standardized dashboard data collection tool for use by the county Victim Witness Assistance Programs to collect information on the implementation of JRI from the counties.



The chart above shows the incredible positive impact that the fifteen positions had on victim services.

During the 2014 legislative session only \$200,000.00 of the \$794,595.00 necessary to fully fund the fifteen positions was appropriated and no funds were appropriated by the legislature during its 2015 session. Because of the importance of these positions serving crime victims and survivors, and the necessary essential element of service to the victim service component of the justice reinvestment initiative, the Department of the Attorney General pledged Victim of Crime Act (VOCA) grant funds from the U.S. Department of Justice, Office for Victims of Crime, to cover the positions for three years effective October 1, 2015, to September 30, 2018.

In March 2015, the Commission coordinated Restorative Justice training sessions on behalf of the JRI Victim Services Workgroup for staff members of the Department of Public Safety, Hawai'i Judiciary, Department of the Attorney General, County Prosecutor's Offices Victim Witness Assistance Programs, and various community victim service providers. The goal of the "Improving Restorative Justice Practices in Corrections and Probation" Restorative Justice training was to provide practical strategies to corrections and judiciary personnel that help apply restorative justice principles and practices to their agency and their work with offenders, victims and the community. The training attracted 84 participants over two days of training.

### Conclusion

According to the Council of State Governments, Hawai'i's JRI efforts represent the highest number of substantive policy inclusions for crime victims to date in any state's justice reinvestment project, and Hawai'i is the only state with a comprehensive crime victim component as part of its Justice Reinvestment initiative. Continued commitment to the crime victim component is necessary for JRI to succeed.

## Assessment and Collection of the Mandatory Crime Victim Compensation Fee

The Legislature established the mandatory Crime Victim Compensation Fee in 1998 to provide a funding base for the Commission to begin the process of becoming fiscally self-sufficient. The mandatory Compensation Fee must be assessed by judges against every offender who is convicted of, or who enters a deferred plea (DAG/DANC) to, a petty misdemeanor, misdemeanor, or felony, and is able to pay the fee.<sup>7</sup>

Since the implementation of the Compensation Fee, the Commission encountered significant barriers to collecting the Compensation Fee. For fiscal years 1999, 2001, and 2002 combined, the Judiciary fell nearly one million dollars short of its own estimates for Compensation Fee collections. After 2002, the Judiciary simply ceased providing estimates for Compensation Fee collections. Courtroom surveys revealed that judges were not ordering the Compensation Fee in all eligible cases. For example, judges were (1) waiving the Compensation Fees, but assessing fines with lower priority; (2) not assessing the fee for each eligible offense committed by the same defendant; or (3) unaware of the Compensation Fee altogether.

When attempts to collaborate with the Judiciary failed, the Commission requested, and the Legislature passed in 2005, an increase of five dollars (\$5.00) in the Compensation Fee for all crime categories. The Judiciary's collection of the Compensation Fee again fell short of anticipated revenue increases. Concerned that insufficient funds were being collected, the Legislature passed a resolution in 2007 requiring the Judiciary to report its progress in ordering and collecting the mandatory Compensation Fee. According to the Judiciary's response, the Compensation Fee was ordered in seventy-nine percent (79%), and waived in twenty-one percent (21%), of eligible cases. The Judiciary, however, could not provide the number of cases in which the Compensation Fee was actually collected, except to say that during the first quarter of fiscal year 2008, \$183,051.00 was collected.

As a result of the Legislature holding the Judiciary accountable, revenue from the Compensation Fee increased, and for the first time ever, revenue from the Fee exceeded the Commission's expenditures in FY 2008 and FY 2009. However, collections dropped off in FY 2010, FY 2011 and FY 2012. In FY 2013, collections dropped to a ten-year low of \$788,139.00. In FY 2014, collections increased slightly to \$811,806.41. However, in FY 2015, collections again decreased to \$798,168.49.

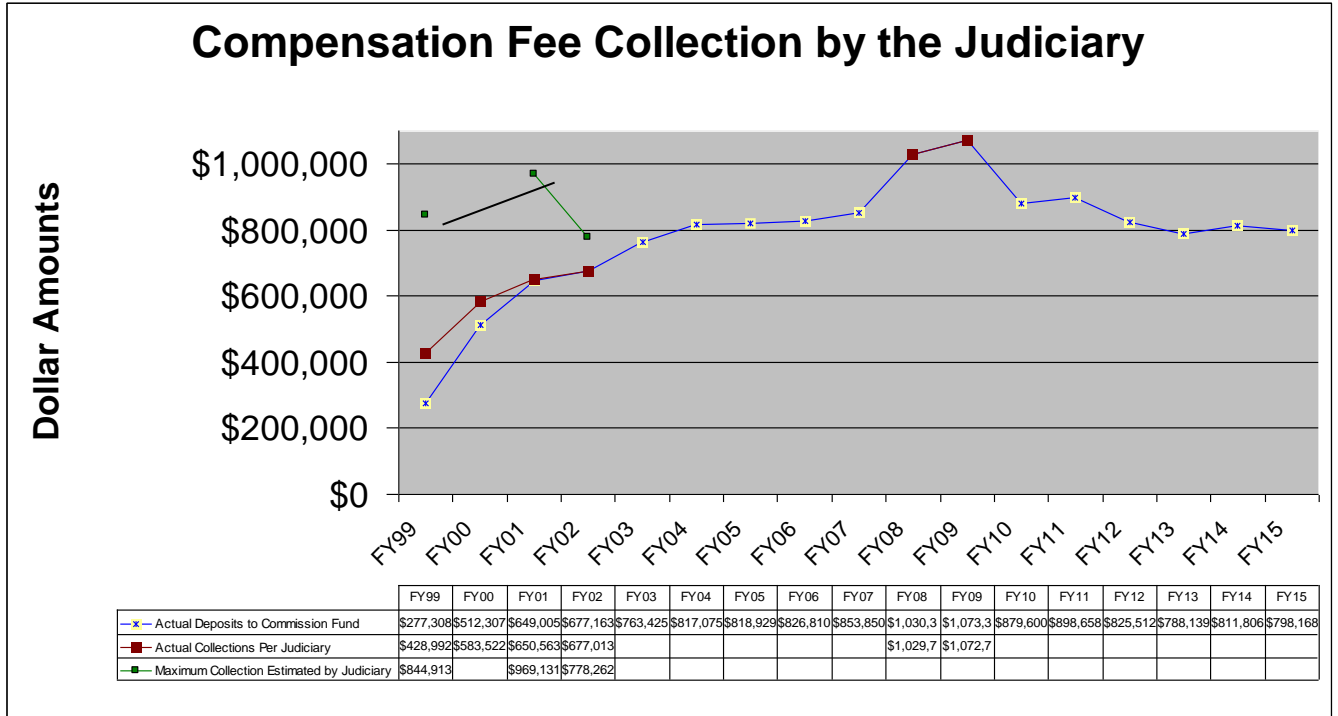
The Commission is acutely aware that its ability to remain self-sufficient depends on judges ordering the Compensation Fee, and the Judiciary successfully collecting the Compensation Fee from offenders in all eligible cases. For this reason, the Commission remains committed to its efforts to ensure that the mandatory Compensation Fee is assessed by judges and collected by the

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<sup>7</sup> Section 351-62.6, Hawai'i Revised Statutes, provides that the court shall assess a Compensation Fee against every convicted offender, or offender who enters a deferred plea, and who is or will be able to pay the Fee. Fees are assessed as follows:

1. a \$30 fee for a petty misdemeanor;
2. a \$55 fee for a misdemeanor; and
3. a \$105 to \$505 fee for a felony.

Judiciary in all eligible cases where the offender has the ability to pay. The Commission will continue to closely monitor whether or not judges order the Compensation Fee, and whether or not the Judiciary collects it, in all eligible cases. The collection of the Compensation Fee by the Judiciary directly impacts the Commission’s ability to continue to assist the victims who apply for compensation and without these funds the Commission will be unable to provide compensation going forward.



Note: Blank fields in the table indicate that the data for that year was not available.



## Conclusion

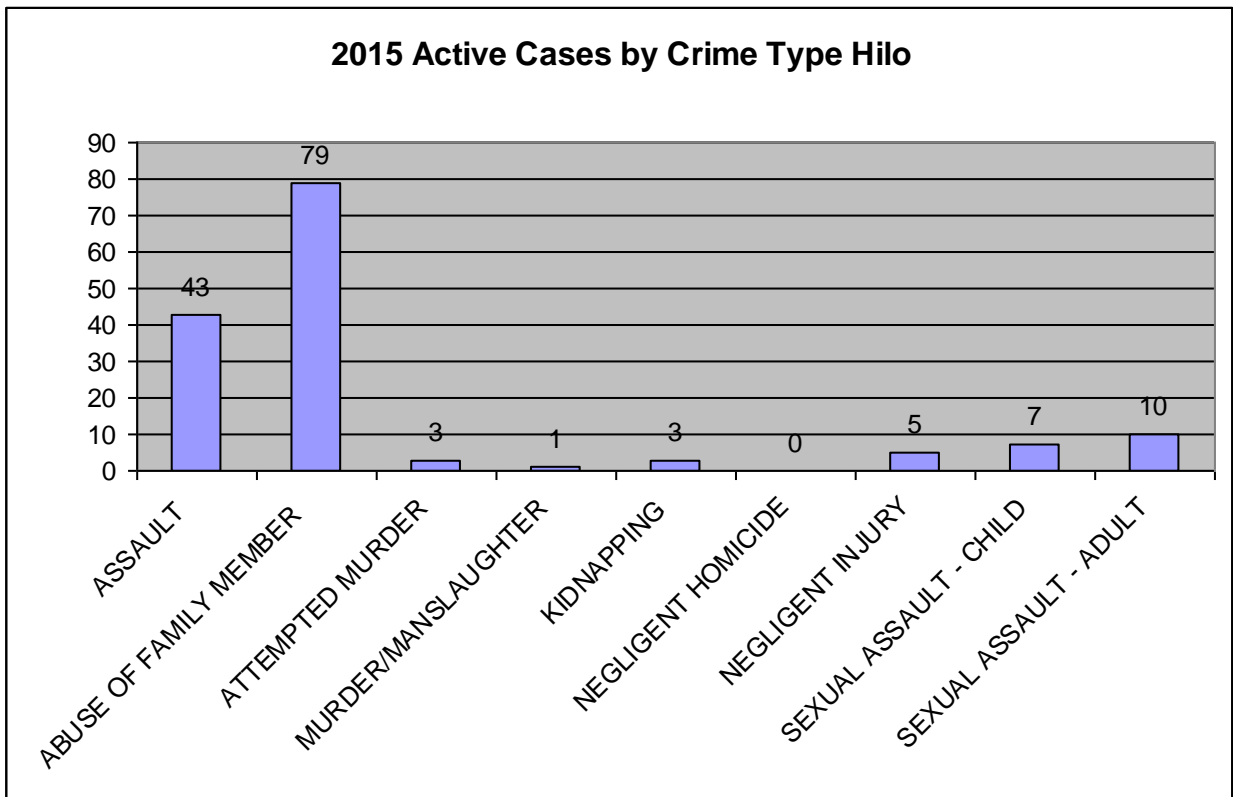
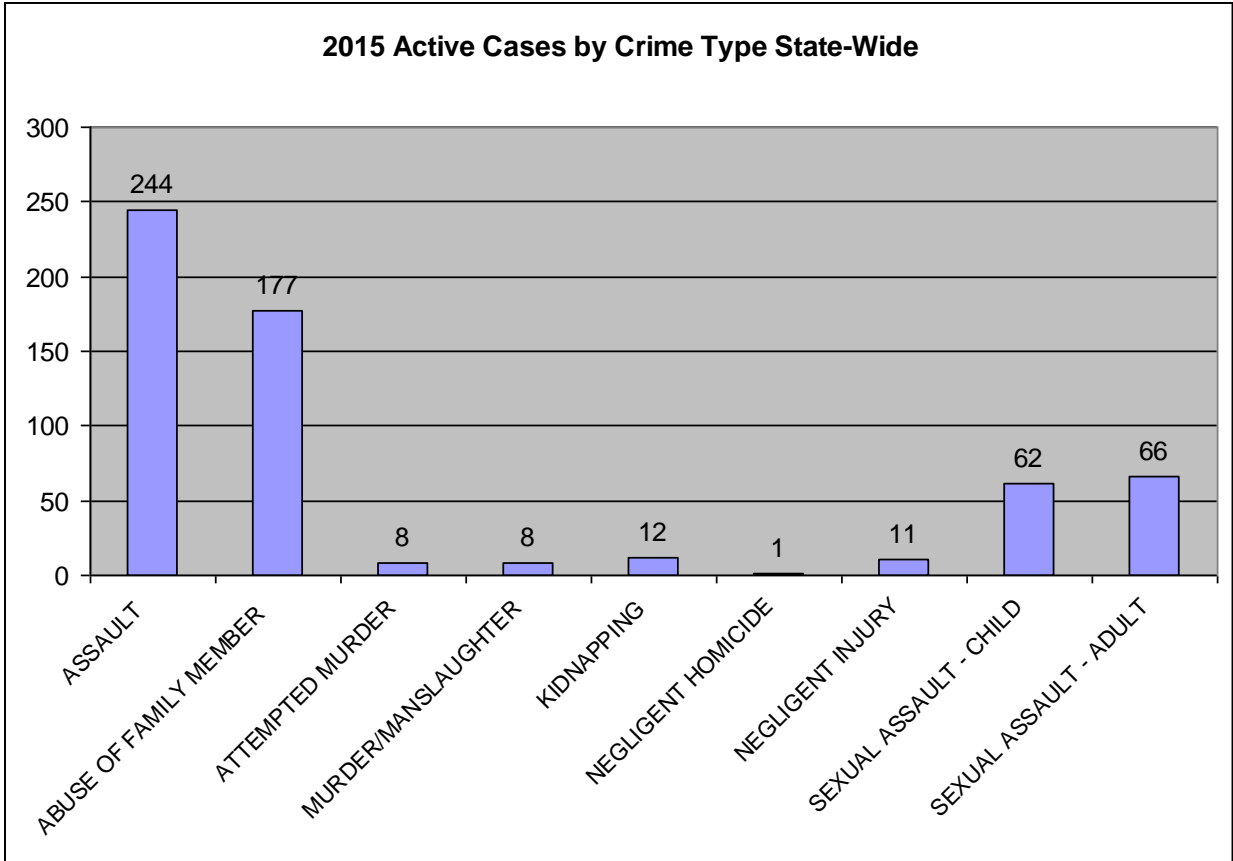
For each of the past forty-seven years, the Commission has provided enhanced levels of service to the victims of violent crime in Hawai‘i. The Commission has streamlined case processing by increasing management efficiency, cultivating strategic partnerships with other public and private agencies, and making significant progress toward fiscal self-sufficiency. Even with all of these improvements, the Commission will maintain its pursuit of strategies to further improve services to crime victims.

The Commission will continue to diligently pursue its mission to mitigate the costly and emotionally devastating impact of violent crime on citizens and visitors through continued collaborative efforts, further improvements in management efficiency, and strong staff commitment.

CASE SUMMARIES  
FOR  
FISCAL YEAR 2015  
July 1, 2014 – June 30, 2015

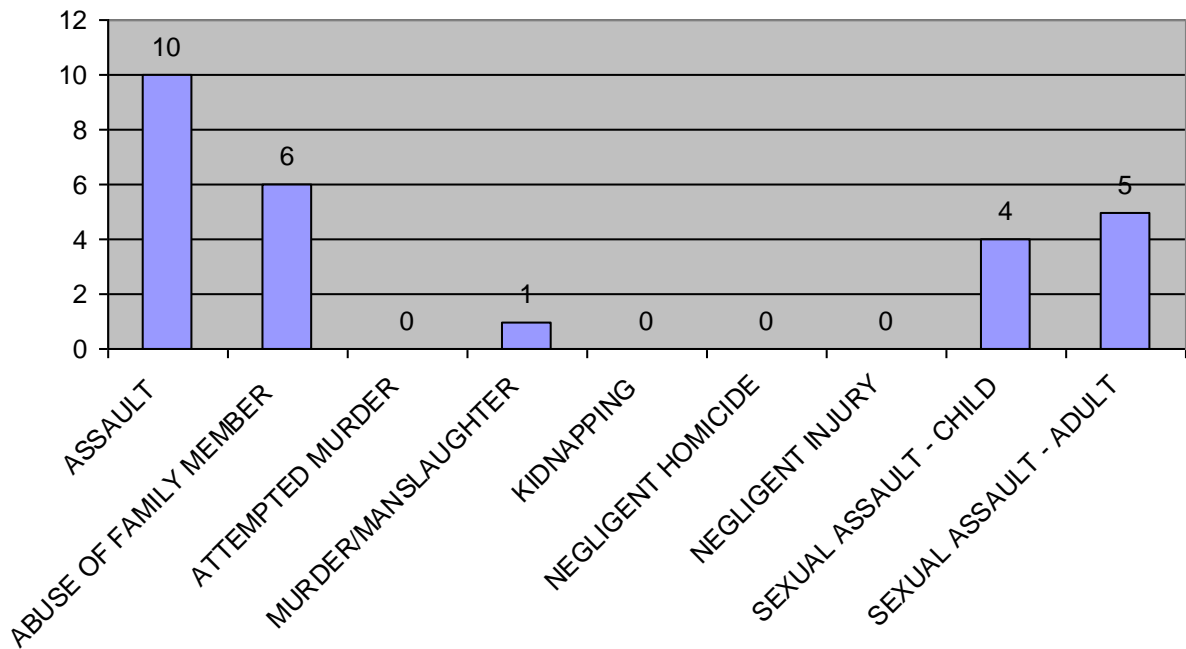
Listed by County:

Hilo  
Kauai  
Kona  
Maui  
Oahu

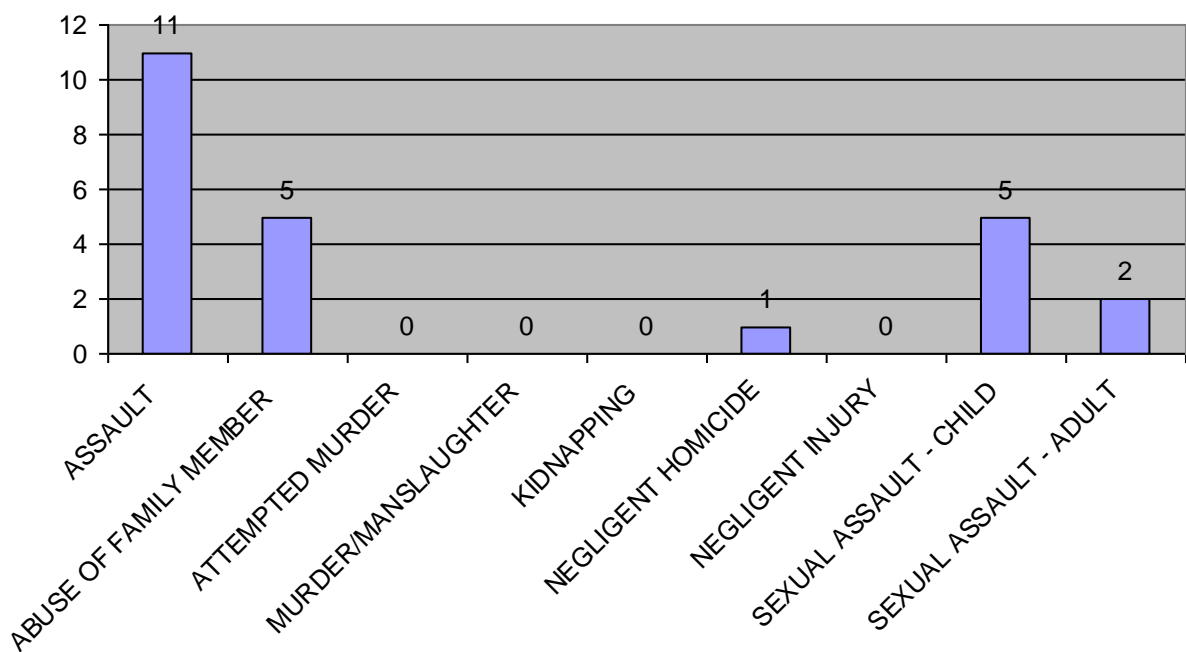




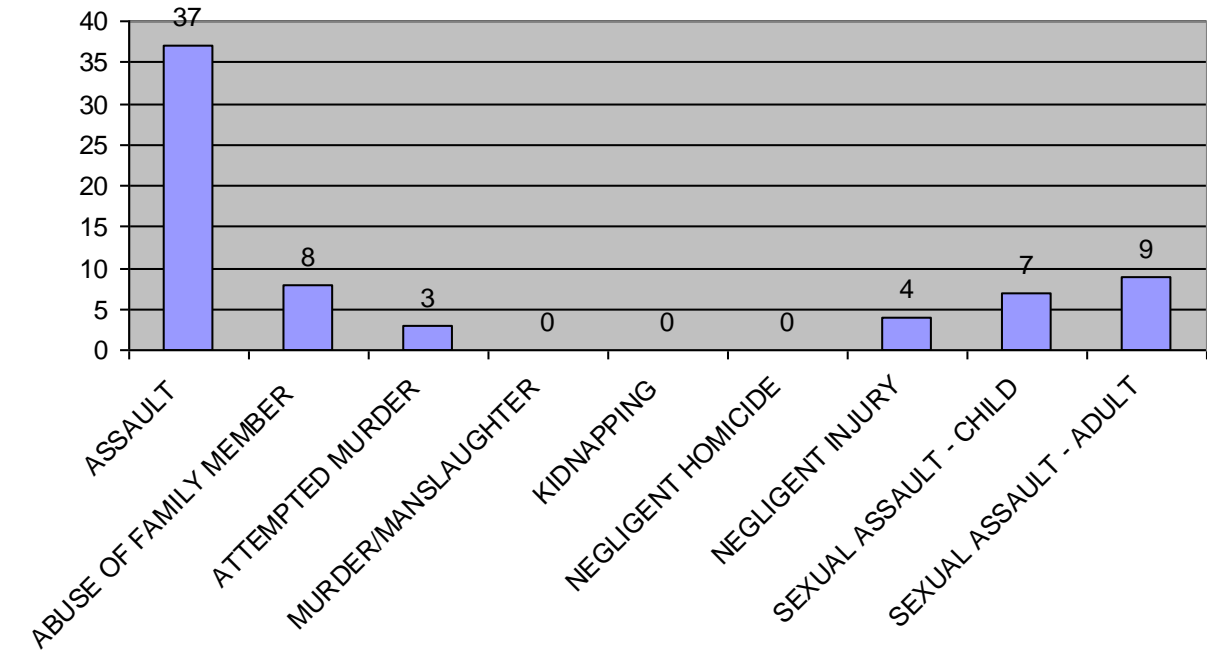
**2015 Active Cases by Crime Type Kauai**



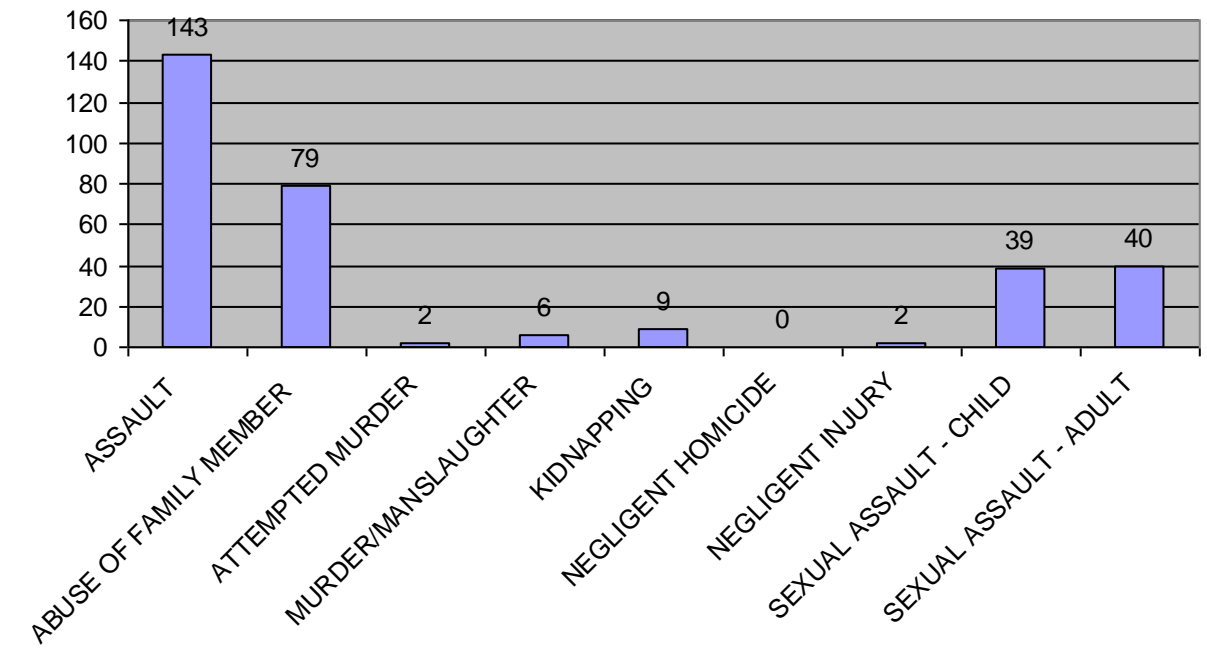
**2015 Active Cases by Crime Type Kona**



**2015 Active Cases by Crime Type Maui**



**2015 Active Cases by Crime Type Oahu**



**STATE OF HAWAII  
DEPARTMENT OF PUBLIC SAFETY  
CRIME VICTIM COMPENSATION COMMISSION**

**ANNUAL REPORT**

July 1, 2014 to June 30, 2015

<b>Hilo</b>	<b>Victim</b>			<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Total Award</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>					
14-0215	F	58	ASSAULT ADULT	DENIAL	BEYOND FILING PERIOD	<b>\$0.00</b>	
14-0267	F	45	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$300.00</b>	
14-0268	F	44	ASSAULT ADULT BY FAMILY MEMBER	DENIAL	BEYOND FILING PERIOD	<b>\$0.00</b>	
14-0280	F	28	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$399.00</b>	
14-0289	M	41	ATTEMPTED MURDER	AWARD		<b>\$150.00</b>	
14-0290	F	50	ASSAULT ADULT	AWARD		<b>\$100.00</b>	
14-0291	M	15	ASSAULT CHILD	DENIAL	CONTRIBUTORY	<b>\$0.00</b>	
14-0303	M	28	ATTEMPTED MURDER	AWARD		<b>\$200.00</b>	
14-0306	F	38	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>	
14-0315	F	45	SEXUAL ASSAULT ADULT	DENIAL	INSUFFICIENT EVIDENCE	<b>\$0.00</b>	
14-0316	F	44	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>	
14-0319	M	30	ASSAULT ADULT	AWARD		<b>\$50.00</b>	
14-0331	F	26	ASSAULT ADULT BY FAMILY MEMBER	DENIAL	BEYOND FILING PERIOD	<b>\$0.00</b>	
14-0337	F	48	ASSAULT ADULT	AWARD		<b>\$50.00</b>	
14-0338	M	24	ASSAULT ADULT	AWARD		<b>\$50.00</b>	

<b>Hilo</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0331	F	26	ASSAULT ADULT BY FAMILY MEMBER	DENIAL	BEYOND FILING PERIOD	<b>\$0.00</b>
14-0337	F	48	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0338	M	24	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0340	M	37	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$250.00</b>
14-0342	F	47	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0347	F	47	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0353	F	26	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0356	M	56	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0360	F	25	ASSAULT ADULT	AWARD		<b>\$300.00</b>
14-0361	M	49	ATTEMPTED MURDER	AWARD		<b>\$200.00</b>
14-0362	F	39	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0366	F	35	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0367	F	29	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0371	F	26	SEXUAL ASSAULT ADULT	AWARD		<b>\$600.00</b>
14-0375	F	57	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$2,388.77</b>
14-0376	F	57	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0378	F	25	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0384	F	43	ASSAULT ADULT BY	AWARD		<b>\$150.00</b>
14-0390	F	29	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0391	F	29	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0402	F	17	SEXUAL ASSAULT CHILD BY FAMILY	AWARD		<b>\$400.00</b>

<b>Hilo</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0403	F	30	KIDNAPPING	AWARD		<b>\$300.00</b>
14-0406	F	25	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0408	F	34	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$300.00</b>
14-0409	M	5	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$150.00</b>
14-0410	M	6	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$150.00</b>
14-0411	F	15	NEGLIGENT INJURY II	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0419	F	26	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$250.00</b>
14-0423	F	41	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0428	F	27	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$400.00</b>
14-0429	F	54	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0434	M	50	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0435	M	15	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$150.00</b>
14-0437	M	18	ASSAULT ADULT	AWARD		<b>\$200.00</b>
14-0440	M	18	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0442	F	57	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0446	M	0	KIDNAPPING	AWARD	AWARD HELD IN TRUST	<b>\$300.00</b>
14-0447	F	21	KIDNAPPING	AWARD		<b>\$350.00</b>
14-0453	F	24	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0457	F	55	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$2,749.33</b>
14-0465	F	20	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0467	F	30	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$300.00</b>

<b>Hilo</b>	<b>Victim</b>			<b>Decision</b>	<b>Remarks</b>	<b>Total Award</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>			
14-0482	F	13	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$300.00</b>
14-0490	F	32	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0501	F	49	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
14-0502	F	45	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0505	F	39	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0513	M	29	ASSAULT ADULT	AWARD		<b>\$150.00</b>
14-0514	M	45	ASSAULT ADULT	AWARD		<b>\$19,615.10</b>
14-0516	F	43	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0518	F	44	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$165.00</b>
14-0535	M	62	ASSAULT ADULT	AWARD		<b>\$348.34</b>
14-0539	F	52	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
14-0540	F	54	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0543	M	43	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0550	F	59	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
14-0554	F	47	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0569	F	39	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
14-0570	F	52	ASSAULT ADULT	AWARD		<b>\$200.00</b>
14-0575	F	21	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0576	M	4	SEXUAL ASSAULT CHILD BY FAMILY	DENIAL	NOT A PROPER APPLICANT	<b>\$0.00</b>
14-0584	F	37	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0591	M	51	ASSAULT ADULT	AWARD		<b>\$100.00</b>

<b>Hilo</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0593	F	54	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0595	F	24	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$400.00</b>
14-0601	F	47	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$300.00</b>
14-0608	F	18	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0609	F	22	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0626	F	49	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0627	F	49	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0633	F	11	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$100.00</b>
14-0635	F	12	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$100.00</b>
14-0636	F	33	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
14-0638	F	50	SEXUAL ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0642	M	62	ASSAULT ADULT	AWARD		<b>\$1,533.87</b>
14-0646	F	21	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0652	F	19	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
15-0007	F	36	SEXUAL ASSAULT ADULT	AWARD		<b>\$300.00</b>
15-0023	F	38	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
15-0026	F	27	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
15-0027	F	27	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$2,180.71</b>
15-0030	F	28	ASSAULT ADULT	AWARD		<b>\$200.00</b>
15-0034	F	29	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0037	F	53	ASSAULT ADULT	AWARD		<b>\$50.00</b>

<b>Hilo</b>	<b>Victim</b>						<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>		<b>Award</b>
15-0038	F	47	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$200.00</b>
15-0039	F	47	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$250.00</b>
15-0040	F	49	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$150.00</b>
15-0046	M	31	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
15-0047	F	45	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
15-0055	M	58	ASSAULT ADULT	AWARD			<b>\$100.00</b>
15-0056	F	30	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$150.00</b>
15-0057	F	30	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$150.00</b>
15-0058	M	33	ASSAULT ADULT	AWARD			<b>\$3,215.56</b>
15-0059	F	24	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$150.00</b>
15-0060	F	37	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$100.00</b>
15-0061	F	32	NEGLIGENT INJURY II	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
15-0062	M	37	NEGLIGENT INJURY II	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
15-0066	F	27	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$100.00</b>
15-0076	F	37	ASSAULT ADULT	AWARD			<b>\$100.00</b>
15-0078	F	46	ASSAULT ADULT	AWARD			<b>\$165.00</b>
15-0079	M	43	HOMICIDE, MURDER, MANS - ADULT	AWARD			<b>\$769.00</b>
15-0080	F	64	NEGLIGENT INJURY II	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
15-0086	F	57	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$100.00</b>
15-0090	M	21	ATTEMPTED MURDER	AWARD			<b>\$508.16</b>
15-0097	F	45	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$250.00</b>



<b>Hilo</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
15-0098	F	36	ASSAULT ADULT	AWARD		<b>\$200.00</b>
15-0099	M	21	ASSAULT ADULT	AWARD		<b>\$1,384.90</b>
15-0108	M	65	ASSAULT ADULT	AWARD		<b>\$350.00</b>
15-0148	F	44	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0164	F	34	HOMICIDE OF ADULT BY FAMILY	AWARD		<b>\$0.00</b>
15-0166	M	45	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
15-0167	F	28	ASSAULT ADULT	AWARD		<b>\$250.00</b>
15-0170	F	32	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
15-0181	M	29	ASSAULT ADULT	AWARD		<b>\$1,223.05</b>
15-0183	F	32	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0188	F	31	ASSAULT ADULT	AWARD		<b>\$400.00</b>
15-0205	F	36	SEXUAL ASSAULT ADULT	AWARD		<b>\$300.00</b>
15-0210	F	29	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
15-0235	F	51	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0236	F	50	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0238	F	19	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$300.00</b>
15-0242	F	24	SEXUAL ASSAULT ADULT	AWARD		<b>\$200.00</b>
15-0244	F	53	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
15-0257	M	45	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0260	F	41	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0263	F	12	SEXUAL ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>

<b>Hilo Case #</b>	<b>Victim Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Total Award</b>
15-0267	F	37	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
15-0268	F	37	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
15-0269	F	12	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
15-0280	F	32	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$290.00</b>
15-0285	F	29	NEGLIGENT INJURY I – DUI INJURY	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
15-0294	F	56	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$302.26</b>
15-0306	F	20	ASSAULT ADULT	AWARD		<b>\$50.00</b>

<b>Kauai</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
13-0574	M	11	SEXUAL ASSAULT ADULT BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
13-0582	F	24	ASSAULT ADULT	AWARD		<b>\$250.00</b>
13-0728	M	34	SEXUAL ASSAULT ADULT	DENIAL	INSUFFICIENT EVIDENCE	<b>\$0.00</b>
13-0741	F	87	ASSAULT ADULT	AWARD		<b>\$150.00</b>
14-0021	M	0	ASSAULT CHILD	DENIAL	INSUFFICIENT EVIDENCE	<b>\$0.00</b>
14-0030	M	88	HOMICIDE, MURDER, MANS - ADULT	AWARD		<b>\$4,000.00</b>
14-0041	M	33	ASSAULT ADULT	AWARD		<b>\$200.00</b>
14-0114	M	30	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0149	F	26	SEXUAL ASSAULT ADULT	DENIAL	INSUFFICIENT EVIDENCE	<b>\$0.00</b>
14-0164	F	50	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
14-0270	M	34	ASSAULT ADULT	DENIAL	BEYOND FILING PERIOD	<b>\$0.00</b>
14-0321	F	49	ASSAULT ADULT	AWARD		<b>\$1,640.28</b>
14-0438	F	46	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0507	F	43	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0525	M	55	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0607	F	35	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
15-0025	F	10	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
15-0031	F	10	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$200.00</b>
15-0032	M	9	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$200.00</b>
5-0036	F	23	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>300.00</b>

<b>Kona Case #</b>	<b>Victim Sex</b>	<b>Victim Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Total Award</b>
14-0128	F	46	ASSAULT ADULT	DENIAL	INSUFFICIENT EVIDENCE	<b>\$0.00</b>
14-0183	M	35	ASSAULT ADULT	AWARD		<b>\$1,053.23</b>
14-0272	F	35	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0322	M	69	ASSAULT ADULT	AWARD		<b>\$548.55</b>
14-0341	F	33	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0343	F	43	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$690.00</b>
14-0349	F	33	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$350.00</b>
14-0387	M	71	NEGLIGENT HOMICIDE I, DUI	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0414	F	29	SEXUAL ASSAULT ADULT	AWARD		<b>\$200.00</b>
14-0448	M	43	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0456	M	34	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0583	F	20	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0590	M	60	ASSAULT ADULT	AWARD		<b>\$1,728.38</b>
14-0650	M	32	ASSAULT ADULT	AWARD		<b>\$1,384.48</b>
15-0288	F	17	SEXUAL ASSAULT CHILD	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>

<b>Maui</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
11-0833	F	47	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$625.00</b>
12-0250	F	51	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$4,297.56</b>
13-0296	F	15	SEXUAL ASSAULT CHILD BY FAMILY	AWARD		<b>\$200.00</b>
13-0324	F	58	ASSAULT ADULT	DENIAL	BEYOND FILING PERIOD	<b>\$0.00</b>
13-0687	F	65	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
14-0033	F	6	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$4,501.40</b>
14-0061	F	26	SEXUAL ASSAULT ADULT	AWARD		<b>\$350.00</b>
14-0138	M	58	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0148	M	41	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0163	F	7	SEXUAL ASSAULT OF CHILD	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0213	M	1	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$170.59</b>
14-0276	M	32	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0295	M	60	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0302	F	14	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
14-0311	M	32	ASSAULT ADULT	AWARD		<b>\$1,589.56</b>
14-0314	F	50	SEXUAL ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0335	F	74	ASSAULT ADULT	AWARD		<b>\$2,900.52</b>
14-0336	M	52	ASSAULT ADULT	DENIAL	IMPROPER CLAIM	<b>\$0.00</b>
14-0346	M	30	ATTEMPTED MURDER	AWARD		<b>\$100.00</b>
14-0359	M	20	ASSAULT ADULT	AWARD		<b>\$100.00</b>

<b>Maui</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0346	M	30	ATTEMPTED MURDER	AWARD		<b>\$100.00</b>
14-0359	M	20	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0369	F	26	NEGLIGENT INJURY II	AWARD		<b>\$2,925.67</b>
14-0370	F	60	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$50.00</b>
14-0385	F	42	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$250.00</b>
14-0397	M	10	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
14-0398	M	7	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
14-0413	M	41	ASSAULT ADULT	AWARD		<b>\$441.43</b>
14-0415	M	13	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$100.00</b>
14-0417	F	8	ASSAULT ADULT BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$150.00</b>
14-0439	M	19	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0445	F	5	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$200.00</b>
14-0450	F	20	NEGLIGENT INJURY I – DUI INJURY	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0468	M	49	ASSAULT ADULT	AWARD		<b>\$2,310.44</b>
14-0471	F	23	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
14-0472	F	23	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$100.00</b>
14-0475	M	23	ASSAULT ADULT	AWARD		<b>\$16,000.00</b>
14-0477	F	6	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$350.00</b>
14-0478	F	7	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$350.00</b>
14-0483	M	56	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
14-0489	F	17	SEXUAL ASSAULT CHILD BY FAMILY	AWARD		<b>\$200.00</b>

<b>Maui</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0495	M	40	ASSAULT ADULT	AWARD		<b>\$250.40</b>
14-0496	F	15	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$550.00</b>
14-0497	M	48	ASSAULT ADULT	AWARD		<b>\$2,822.54</b>
14-0498	F	7	SEXUAL ASSAULT CHILD BY FAMILY	DENIAL	NOT A PROPER APPLICANT	<b>\$0.00</b>
14-0499	F	8	SEXUAL ASSAULT CHILD BY FAMILY	DENIAL	NOT A PROPER APPLICANT	<b>\$0.00</b>
14-0500	F	8	SEXUAL ASSAULT CHILD BY FAMILY	DENIAL	NOT A PROPER APPLICANT	<b>\$0.00</b>
14-0523	M	28	ASSAULT ADULT	DENIAL	INMATE	<b>\$0.00</b>
14-0531	F	13	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
14-0557	F	22	ASSAULT ADULT	AWARD		<b>\$250.00</b>
14-0568	F	14	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$200.00</b>
14-0586	M	45	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0597	M	39	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0602	F	16	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$350.00</b>
14-0603	F	52	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0618	F	64	ATTEMPTED MURDER	AWARD		<b>\$2,302.26</b>
14-0619	F	5	SEXUAL ASSAULT OF CHILD	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0637	M	47	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0645	F	31	SEXUAL ASSAULT ADULT	AWARD		<b>\$50.00</b>
15-0001	F	19	NEGLIGENT INJURY I – DUI INJURY	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
15-0002	F	16	SEXUAL ASSAULT CHILD BY FAMILY	AWARD		<b>\$100.00</b>
15-0003	F	12	SEXUAL ASSAULT CHILD BY FAMILY	AWARD		<b>\$400.00</b>

<b>Maui</b>	<b>Victim</b>						<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>		<b>Award</b>
15-0004	F	13	SEXUAL ASSAULT CHILD BY FAMILY	AWARD			<b>\$400.00</b>
15-0005	F	12	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST		<b>\$200.00</b>
15-0009	F	36	SEXUAL ASSAULT ADULT BY FAMILY	AWARD			<b>\$350.00</b>
15-0010	M	20	NEGLIGENT INJURY I – DUI INJURY	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
15-0017	F	14	ASSAULT CHILD	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
15-0021	F	15	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST		<b>\$350.00</b>
15-0033	M	17	ASSAULT CHILD	AWARD			<b>\$203.87</b>
15-0070	M	50	ASSAULT ADULT	AWARD			<b>\$407.24</b>
15-0071	M	47	ASSAULT ADULT	AWARD			<b>\$50.00</b>
15-0100	M	25	ASSAULT ADULT	AWARD			<b>\$323.68</b>
15-0104	F	34	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME		<b>\$0.00</b>
15-0149	M	48	ASSAULT ADULT	DENIAL	INSUFFICIENT EVIDENCE		<b>\$0.00</b>
15-0150	M	53	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME		<b>\$0.00</b>
15-0157	M	67	ASSAULT ADULT	AWARD			<b>\$437.84</b>
15-0158	F	24	ASSAULT ADULT	AWARD			<b>\$136.08</b>
15-0159	F	14	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST		<b>\$200.00</b>
15-0160	F	13	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST		<b>\$400.00</b>
15-0163	F	12	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST		<b>\$800.00</b>
15-0165	F	13	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST		<b>\$400.00</b>
15-0184	F	7	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST		<b>\$400.00</b>
15-0185	F	6	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST		<b>\$150.00</b>



<b>Maui</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
15-0249	F	0	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$200.00</b>
15-0253	M	69	ASSAULT ADULT	AWARD		<b>\$971.22</b>
15-0275	M	58	ASSAULT ADULT	AWARD		<b>\$2,039.64</b>
15-0289	F	9	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
15-0296	M	43	ASSAULT ADULT	AWARD		<b>\$50.00</b>
15-0299	M	60	SEXUAL ASSAULT ADULT BY FAMILY	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>

Oahu	Victim					Total
Case #	Sex	Age	Crime	Decision	Remarks	Award
11-0362	F	41	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$240.00
11-0466	F	50	ASSAULT ADULT	DISMISSAL	DUPLICATE CLAIM	\$0.00
12-0413	F	21	SEXUAL ASSAULT ADULT	AWARD		\$2,491.76
13-0084	F	52	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$572.73
13-0085	F	52	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$100.00
13-0191	M	52	ASSAULT ADULT	DENIAL	INMATE	\$0.00
13-0300	F	14	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	\$150.00
13-0311	F	38	SEXUAL ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	\$0.00
13-0386	M	42	ASSAULT ADULT	DENIAL	INSUFFICIENT EVIDENCE	\$0.00
13-0492	M	52	NEGLIGENT INJURY I - DUI	DENIAL	NO POLICE REPORT	\$0.00
13-0529	F	29	SEXUAL ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	\$0.00
13-0540	M	28	ATTEMPTED MURDER	DENIAL	INSUFFICIENT EVIDENCE	\$0.00
13-0550	F	28	SEXUAL ASSAULT ADULT	AWARD		\$5,418.30
13-0672	M	26	ASSAULT ADULT	AWARD		\$50.00
13-0702	F	16	ASSAULT CHILD	AWARD		\$200.00
13-0703	F	16	ASSAULT CHILD	AWARD		\$100.00
14-0002	F	33	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$227.70

Oahu	Victim					Total
Case #	Sex	Age	Crime	Decision	Remarks	Award
14-0066	F	27	SEXUAL ASSAULT ADULT	AWARD		<b>\$309.87</b>
14-0076	M	47	ASSAULT ADULT	DENIAL	INSUFFICIENT EVIDENCE	<b>\$0.00</b>
14-0090	F	29	ASSAULT ADULT BY FAMILY MEMBER	DENIAL	CONTRIBUTORY	<b>\$0.00</b>
14-0135	M	6	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$640.00</b>
14-0136	M	17	ASSAULT CHILD	AWARD		<b>\$175.23</b>
14-0146	M	55	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0165	F	14	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$429.00</b>
14-0168	F	76	NEGLIGENT INJURY I – DUI INJURY	DENIAL	NOT A PROPER APPLICANT	<b>\$0.00</b>
14-0173	F	59	ASSAULT ADULT BY FAMILY MEMBER	DENIAL	INSUFFICIENT EVIDENCE	<b>\$0.00</b>
14-0185	M	26	ASSAULT ADULT	AWARD		<b>\$1,817.35</b>
14-0188	M	51	ASSAULT ADULT	AWARD		<b>\$190.00</b>
14-0231	F	27	KIDNAPPING	AWARD		<b>\$215.00</b>
14-0238	M	22	ASSAULT ADULT	AWARD		<b>\$971.64</b>
14-0253	M	29	ASSAULT ADULT	AWARD		<b>\$288.30</b>
14-0259	F	27	ASSAULT ADULT	DENIAL	APPLICANT WITHDREW APPLICATION	<b>\$0.00</b>
14-0260	F	55	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$3,645.50</b>
14-0275	M	23	ATTEMPTED MURDER	AWARD		<b>\$200.00</b>
14-0279	F	68	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0284	M	13	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$100.00</b>
14-0285	M	45	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0288	F	49	ASSAULT ADULT	DENIAL	BEYOND FILING PERIOD	<b>\$0.00</b>

<b>Oahu</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0294	F	63	KIDNAPPING	AWARD		<b>\$200.00</b>
14-0296	M	47	ATTEMPTED MURDER	AWARD		<b>\$300.00</b>
14-0301	F	16	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$150.00</b>
14-0304	F	19	SEXUAL ASSAULT ADULT	AWARD		<b>\$2,869.50</b>
14-0309	F	35	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0317	F	36	SEXUAL ASSAULT ADULT	AWARD		<b>\$1,510.04</b>
14-0320	M	29	ASSAULT ADULT	AWARD		<b>\$482.25</b>
14-0323	F	34	ASSAULT ADULT	AWARD		<b>\$269.26</b>
14-0324	M	17	ASSAULT CHILD	AWARD		<b>\$815.49</b>
14-0325	M	28	ASSAULT ADULT	AWARD		<b>\$802.87</b>
14-0326	M	65	ASSAULT ADULT	DENIAL	NOT A PROPER APPLICANT	<b>\$0.00</b>
14-0327	M	34	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0328	F	38	KIDNAPPING	AWARD		<b>\$400.00</b>
14-0329	F	21	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0330	M	51	ASSAULT ADULT	AWARD		<b>\$118.46</b>
14-0332	F	46	ASSAULT ADULT	AWARD		<b>\$150.00</b>
14-0333	F	54	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$117.38</b>
14-0334	M	31	ASSAULT ADULT	AWARD		<b>\$2,422.87</b>
14-0339	M	28	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0344	F	30	HOMICIDE OF ADULT BY FAMILY	AWARD		<b>\$1,163.36</b>
14-0345	F	14	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>

Oahu	Victim					Total
Case #	Sex	Age	Crime	Decision	Remarks	Award
14-0348	F	30	SEXUAL ASSAULT ADULT	AWARD		\$350.00
14-0350	F	44	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$100.00
14-0351	M	61	ASSAULT ADULT	AWARD		\$50.00
14-0352	M	23	ASSAULT ADULT	DENIAL	BEYOND FILING PERIOD	\$0.00
14-0354	F	32	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$1,054.59
14-0355	F	28	ASSAULT ADULT	DENIAL	IMPROPER CLAIM	\$0.00
14-0357	M	22	ASSAULT ADULT	AWARD		\$191.60
14-0358	M	6	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	\$150.00
14-0363	M	57	ASSAULT ADULT	AWARD		\$106.83
14-0364	M	54	ASSAULT ADULT	AWARD		\$1,482.60
14-0365	F	54	SEXUAL ASSAULT ADULT	AWARD		\$992.00
14-0368	F	52	HOMICIDE OF ADULT BY FAMILY	AWARD		\$2,635.73
14-0372	M	56	ASSAULT ADULT	AWARD		\$609.25
14-0373	M	19	ASSAULT ADULT	AWARD		\$50.00
14-0374	M	20	ASSAULT ADULT	AWARD		\$50.00
14-0379	F	24	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$100.00
14-0380	F	21	SEXUAL ASSAULT ADULT	AWARD		\$692.00
14-0381	F	12	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	\$400.00
14-0382	M	17	ASSAULT CHILD	AWARD		\$788.94
14-0383	M	28	ASSAULT ADULT	AWARD		\$558.31
14-0386	M	54	ASSAULT ADULT	AWARD		\$50.00

<b>Oahu</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0388	F	28	SEXUAL ASSAULT ADULT	AWARD		<b>\$3,864.00</b>
14-0389	F	32	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0392	M	40	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0393	F	26	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0394	F	26	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0395	M	66	HOMICIDE, MURDER, MANS - ADULT	AWARD		<b>\$9,989.06</b>
14-0396	F	21	ASSAULT ADULT	DENIAL	NO POLICE REPORT	<b>\$0.00</b>
14-0399	F	54	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0400	F	36	SEXUAL ASSAULT ADULT	AWARD		<b>\$588.00</b>
14-0401	F	47	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0404	M	49	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0405	M	44	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0407	F	33	SEXUAL ASSAULT ADULT	AWARD		<b>\$350.00</b>
14-0416	F	43	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$115.29</b>
14-0418	M	37	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0421	M	50	ASSAULT ADULT	AWARD		<b>\$6,145.91</b>
14-0422	F	18	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0424	M	53	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$516.96</b>
14-0426	M	29	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0427	F	38	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$350.00</b>
14-0430	F	22	SEXUAL ASSAULT ADULT	AWARD		<b>\$200.00</b>

<b>Oahu</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0431	M	19	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
14-0432	F	55	ASSAULT ADULT	AWARD		<b>\$250.00</b>
14-0433	F	24	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0436	F	32	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0441	M	28	HOMICIDE, MURDER, MANS - ADULT	AWARD		<b>\$5,963.15</b>
14-0443	F	52	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0444	F	45	KIDNAPPING	AWARD		<b>\$250.00</b>
14-0449	M	27	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0455	M	17	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
14-0458	M	0	HOMICIDE OF CHILD BY FAMILY	AWARD		<b>\$1,081.87</b>
14-0460	M	46	ASSAULT ADULT	AWARD		<b>\$150.00</b>
14-0461	F	23	SEXUAL ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0462	F	23	SEXUAL ASSAULT ADULT	AWARD		<b>\$300.00</b>
14-0464	F	52	ASSAULT ADULT	AWARD		<b>\$150.00</b>
14-0466	F	61	KIDNAPPING	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0469	F	57	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0473	M	21	ASSAULT ADULT	AWARD		<b>\$1,569.90</b>
14-0474	F	21	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0479	F	62	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0480	M	24	ATTEMPTED MURDER	AWARD		<b>\$100.00</b>
14-0481	F	32	SEXUAL ASSAULT ADULT	AWARD		<b>\$468.00</b>

<b>Oahu</b>	<b>Victim</b>						<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>		<b>Award</b>
14-0484	M	47	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
14-0485	M	31	ASSAULT ADULT	AWARD			<b>\$14,250.69</b>
14-0486	F	51	ASSAULT ADULT BY FAMILY MEMBER	DENIAL	BEYOND FILING PERIOD		<b>\$0.00</b>
14-0487	F	43	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$765.94</b>
14-0488	M	47	ASSAULT ADULT	DENIAL	INMATE		<b>\$0.00</b>
14-0491	M	34	ASSAULT ADULT	AWARD			<b>\$0.00</b>
14-0492	F	23	SEXUAL ASSAULT ADULT	AWARD			<b>\$50.00</b>
14-0493	F	42	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$175.00</b>
14-0494	F	55	ASSAULT ADULT	AWARD			<b>\$200.00</b>
14-0503	M	37	ASSAULT ADULT	AWARD			<b>\$300.00</b>
14-0504	F	24	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$100.00</b>
14-0506	F	38	ASSAULT ADULT	AWARD			<b>\$136.04</b>
14-0508	F	41	SEXUAL ASSAULT ADULT	AWARD			<b>\$300.00</b>
14-0509	F	43	ASSAULT ADULT	AWARD			<b>\$100.00</b>
14-0510	M	40	ASSAULT ADULT	AWARD			<b>\$100.00</b>
14-0511	M	56	ASSAULT ADULT	AWARD			<b>\$340.45</b>
14-0512	F	14	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST		<b>\$150.00</b>
14-0517	M	45	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
14-0519	M	43	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE		<b>\$0.00</b>
14-0520	F	39	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$150.00</b>
14-0521	F	33	ASSAULT ADULT BY FAMILY MEMBER	AWARD			<b>\$150.00</b>



<b>Oahu</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0522	F	21	KIDNAPPING	AWARD		<b>\$300.00</b>
14-0524	F	31	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
14-0526	F	57	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0527	M	62	ASSAULT ADULT	DENIAL	INSUFFICIENT EVIDENCE	<b>\$0.00</b>
14-0528	M	49	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
14-0532	F	60	ASSAULT ADULT BY FAMILY MEMBER	DENIAL	APPLICANT WITHDREW APPLICATION	<b>\$0.00</b>
14-0533	M	1	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$250.00</b>
14-0534	F	36	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>
14-0536	F	52	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$490.32</b>
14-0537	F	36	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0538	F	41	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$350.00</b>
14-0542	M	50	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0544	F	23	ASSAULT ADULT	AWARD		<b>\$196.20</b>
14-0545	M	13	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$200.00</b>
14-0546	F	12	SEXUAL ASSAULT OF CHILD	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
14-0547	F	20	SEXUAL ASSAULT ADULT	AWARD		<b>\$350.00</b>
14-0548	F	19	SEXUAL ASSAULT ADULT	AWARD		<b>\$850.00</b>
14-0549	M	15	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$272.33</b>
14-0551	F	35	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
14-0552	M	53	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0553	F	38	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$200.00</b>

Oahu	Victim					Total
Case #	Sex	Age	Crime	Decision	Remarks	Award
14-0556	M	24	ATTEMPTED MURDER	AWARD		\$2,723.55
14-0558	M	22	ASSAULT ADULT	DENIAL	BEYOND FILING PERIOD	\$0.00
14-0559	F	26	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$200.00
14-0560	F	21	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$260.00
14-0561	F	46	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$400.00
14-0562	F	44	ASSAULT ADULT	AWARD		\$1,136.73
14-0563	F	24	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$200.00
14-0565	M	29	ASSAULT ADULT	AWARD		\$7,897.74
14-0566	F	74	ASSAULT ADULT	AWARD		\$300.00
14-0572	F	51	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$100.00
14-0573	F	16	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	\$250.00
14-0574	F	21	ASSAULT ADULT	AWARD		\$200.00
14-0577	F	16	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	\$200.00
14-0578	M	35	ASSAULT ADULT	AWARD		\$685.57
14-0579	F	30	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$1,002.00
14-0580	F	23	SEXUAL ASSAULT ADULT	AWARD		\$606.00
14-0581	M	22	ASSAULT ADULT	AWARD		\$196.89
14-0582	F	15	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	\$100.00
14-0585	F	36	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$250.00
14-0587	M	8	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	\$200.00
14-0588	M	50	ASSAULT ADULT	DENIAL	BEYOND FILING PERIOD	\$0.00

<b>Oahu</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
14-0589	M	59	ASSAULT ADULT	AWARD		<b>\$450.00</b>
14-0596	M	41	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0598	F	28	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0599	M	8	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
14-0600	F	10	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
14-0610	F	43	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0611	F	33	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$300.00</b>
14-0612	F	32	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0613	M	66	ASSAULT ADULT	AWARD		<b>\$150.00</b>
14-0616	F	3	SEXUAL ASSAULT CHILD BY FAMILY	AWARD	AWARD HELD IN TRUST	<b>\$415.00</b>
14-0620	F	23	SEXUAL ASSAULT ADULT	AWARD		<b>\$300.00</b>
14-0621	M	55	ASSAULT ADULT	AWARD		<b>\$100.00</b>
14-0622	M	14	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$100.00</b>
14-0623	F	19	ASSAULT ADULT	AWARD		<b>\$104.00</b>
14-0624	F	62	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
14-0628	F	52	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
14-0629	F	22	ASSAULT ADULT	AWARD		<b>\$517.25</b>
14-0630	F	27	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
14-0631	F	14	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$410.00</b>
14-0632	M	43	ASSAULT ADULT	AWARD		<b>\$50.00</b>
14-0639	M	29	ATTEMPTED MURDER	AWARD		<b>\$705.22</b>

Oahu	Victim					Total
Case #	Sex	Age	Crime	Decision	Remarks	Award
14-0640	F	35	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$150.00
14-0641	M	57	ASSAULT ADULT	AWARD		\$50.00
14-0647	M	41	ASSAULT ADULT	AWARD		\$50.00
14-0648	M	22	ASSAULT ADULT	AWARD		\$100.00
14-0649	M	61	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	\$0.00
14-0651	M	45	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	\$0.00
15-0006	M	34	ASSAULT ADULT	AWARD		\$50.00
15-0008	M	70	ASSAULT ADULT	AWARD		\$200.00
15-0012	M	27	ASSAULT ADULT	AWARD		\$16,557.68
15-0013	F	14	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	\$350.00
15-0014	M	59	ASSAULT ADULT	AWARD		\$50.00
15-0016	M	69	ASSAULT ADULT	AWARD		\$100.00
15-0018	M	53	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$5,250.00
15-0019	F	31	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$100.00
15-0024	F	33	ASSAULT ADULT	AWARD		\$150.00
15-0028	F	26	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$150.00
15-0029	F	44	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$232.00
15-0041	M	39	ASSAULT ADULT	AWARD		\$50.00
15-0044	M	48	ASSAULT ADULT	AWARD		\$100.00
15-0045	M	69	ASSAULT ADULT	AWARD		\$1,199.35
15-0048	F	15	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	\$350.00

Oahu	Victim			Decision	Remarks	Total Award
Case #	Sex	Age	Crime			
15-0049	F	38	SEXUAL ASSAULT ADULT	AWARD		\$50.00
15-0050	F	17	SEXUAL ASSAULT CHILD BY FAMILY	AWARD		\$457.01
15-0051	F	17	SEXUAL ASSAULT CHILD BY FAMJILY	AWARD		\$300.00
15-0052	F	16	SEXUAL ASSAULT CHILD BY FAMILY	AWARD		\$150.00
15-0054	M	49	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	\$0.00
15-0063	F	40	ASSAULT ADULT	AWARD		\$150.00
15-0064	F	36	ASSAULT ADULT	AWARD		\$250.00
15-0067	M	21	ATTEMPTED MURDER	DENIAL	COLLATERAL SOURCE	\$0.00
15-0072	F	23	KIDNAPPING	AWARD		\$200.00
15-0074	M	22	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$4,449.20
15-0075	F	41	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$350.00
15-0082	F	24	ASSAULT ADULT	AWARD		\$50.00
15-0083	F	9	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	\$100.00
15-0084	F	38	ASSAULT ADULT BY FAMILY MEMBER	AWARD		\$100.00
15-0087	M	19	ASSAULT ADULT	AWARD		\$50.00
15-0088	M	7	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	\$1,256.00
15-0091	F	14	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	\$350.00
15-0092	F	40	SEXUAL ASSAULT ADULT	AWARD		\$846.00
15-0095	M	4	ASSAULT CHILD BY FAMILY MEMBER	DENIAL	NOT A PROPER APPLICANT	\$0.00
15-0103	F	13	ASSAULT CHILD	DENIAL	COLLATERAL SOURCE	\$0.00
15-0109	F	11	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	\$1,254.14

Oahu	Victim					Total
Case #	Sex	Age	Crime	Decision	Remarks	Award
15-0110	F	41	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$1,603.94</b>
15-0113	F	15	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
15-0123	M	31	NOT A COVERED CRIME	DENIAL	NOT A COVERED CRIME	<b>\$0.00</b>
15-0138	F	30	SEXUAL ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
15-0139	M	57	ASSAULT ADULT	AWARD		<b>\$336.98</b>
15-0140	F	22	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0143	F	15	SEXUAL ASSAULT OF CHILD	AWARD	AWARD HELD IN TRUST	<b>\$400.00</b>
15-0146	F	31	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0152	M	40	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0161	F	18	SEXUAL ASSAULT ADULT	AWARD		<b>\$50.00</b>
15-0169	M	15	ASSAULT CHILD BY FAMILY MEMBER	AWARD	AWARD HELD IN TRUST	<b>\$150.00</b>
15-0171	F	20	SEXUAL ASSAULT ADULT	AWARD		<b>\$0.00</b>
15-0172	F	29	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
15-0175	F	23	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$100.00</b>
15-0177	F	22	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
15-0180	M	49	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$100.00</b>
15-0186	F	22	ASSAULT ADULT BY FAMILY MEMBER	AWARD		<b>\$150.00</b>
15-0192	M	11	ASSAULT CHILD	AWARD	AWARD HELD IN TRUST	<b>\$396.20</b>
15-0198	M	31	ASSAULT ADULT	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
15-0217	F	29	SEXUAL ASSAULT ADULT BY FAMILY	AWARD		<b>\$250.00</b>
15-0227	F	18	SEXUAL ASSAULT ADULT	AWARD		<b>\$400.00</b>

<b>Oahu</b>	<b>Victim</b>					<b>Total</b>
<b>Case #</b>	<b>Sex</b>	<b>Age</b>	<b>Crime</b>	<b>Decision</b>	<b>Remarks</b>	<b>Award</b>
15-0234	F	61	HOMICIDE, MURDER, MANS - ADULT	AWARD		<b>\$2,296.82</b>
15-0240	M	17	ASSAULT CHILD	DENIAL	COLLATERAL SOURCE	<b>\$0.00</b>
15-0250	F	23	SEXUAL ASSAULT ADULT	AWARD		<b>\$50.00</b>
15-0312	M	55	ASSAULT ADULT	AWARD		<b>\$100.00</b>