Named after two hate crime victims whose murders were prosecuted as hate crimes but not reported in hate crime statistics, the Khalid Jabara and Heather Heyer National Opposition to Hate, Assault, and Threats to Equality (NO HATE) Act (S.2043 | H.R.3545) would promote more accurate hate crime data collection and assist hate crime victims and their communities.

Through the implementation of an innovative reporting framework, the Act would also promote an improved response to hate crime in the United States — not only from the federal government, but from state and local law enforcement agencies as well.

4 MAIN PROVISIONS:

1. Promotes efforts to modernize the national hate crime reporting and data collection system.

2. Helps hate crime victims receive assistance and support.

3. Encourages state and local authorities to improve their approach to hate crime, including reporting and data collection, and requires the federal government to address underreporting and related issues.

4. Creates opportunities to restore communities and address the root causes of hate crime through alternative sentencing for offenders.

WHY IS THIS ACT NEEDED?

- Federal, state, and local authorities must improve their response to hate crime and protect our communities.

- Government statistics do not accurately reflect the nature and extent of hate crime in the United States, and hate crime victims often do not receive adequate support or assistance from law enforcement.

- This can change. The Jabara-Heyer NO HATE Act (S.2043 | H.R.3545) will improve hate crime reporting and data collection while supporting hate crime victims.