HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2008 STATE OF HAWAII

H.B. NO. 2130

A BILL FOR AN ACT

RELATING TO CRITERIA FOR EXTENDED TERMS OF IMPRISONMENT.

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

1 SECTION 1. Section 706-662, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "§706-662 Criteria for extended terms of imprisonment. A
4 convicted defendant may be subject to an extended term of
5 imprisonment under section 706-661, if the convicted defendant
6 satisfies one or more of the following criteria:

7 The defendant is a persistent offender whose (1)8 imprisonment for an extended term is necessary for protection of the public. The court shall not make 9 10 this finding unless the defendant has previously been convicted of two felonies committed at different times 11 12 when the defendant was eighteen years of age or older. The defendant is a professional criminal whose 13 (2)14 imprisonment for an extended term is necessary for 15 protection of the public. The court shall not make 16 this finding unless:



,

H.B. NO.2170

2

1		(a) The circumstances of the crime show that the
2		defendant has knowingly engaged in criminal
3		activity as a major source of livelihood; or
4		(b) The defendant has substantial income or resources
5		not explained to be derived from a source other
6		than criminal activity.
7	(3)	The defendant is a dangerous person whose imprisonment
8		for an extended term is necessary for protection of
9		the public. The court shall not make this finding
10		unless the defendant has been subjected to a
11		psychiatric or psychological evaluation that documents
12		a significant history of dangerousness to others
13		resulting in criminally violent conduct, and this
14		history makes the defendant a serious danger to
15		others. Nothing in this section precludes the
16		introduction of victim-related data in order to
17		establish dangerousness in accord with the Hawaii
18		rules of evidence.
19	(4)	The defendant is a multiple offender whose criminal
20		actions were so extensive that a sentence of
21		imprisonment for an extended term is necessary for



Page 3

H.B. NO. 2170

з

1		protection of the public. The court shall not make			
2		this finding unless:			
3		(a) The defendant is being sentenced for two or more			
4		felonies or is already under sentence of			
5		imprisonment for felony; or			
6		(b) The maximum terms of imprisonment authorized for			
7		each of the defendant's crimes, if made to run			
8		consecutively, would equal or exceed in length			
9		the maximum of the extended term imposed or would			
10		equal or exceed forty years if the extended term			
11		imposed is for a class A felony.			
12	(5)	The defendant is an offender against the elderly,			
13		handicapped, [$\frac{1}{2}$ a minor under the age of eight, <u>or a</u>			
14		pregnant woman, whose imprisonment for an extended			
15		term is necessary for the protection of the public.			
16		The court shall not make this finding unless:			
17		(a) The defendant attempts or commits any of the			
18		following crimes: murder, manslaughter, a sexual			
19		offense that constitutes a felony under chapter			
20		707, robbery, felonious assault, burglary, or			
21		kidnapping; and			



H.B. NO. 2190

1	(b) The	e defendant, in the course of committing or		
2		at	cempting to commit the crime, inflicts serious		
3		or	substantial bodily injury upon a person who		
4		is	:		
5		(i)	Sixty years of age or older;		
6		(ii)	Blind, a paraplegic, or a quadriplegic; [or]		
7		(iii)	Eight years of age or younger; [and] <u>or</u>		
8		(iv)	Pregnant; and		
9	(c) Su	ch [disability] <u>status</u> is known or reasonably		
10		sh	ould be known to the defendant.		
11	(6) Th	e defe	endant is a hate crime offender whose		
12	im	imprisonment for an extended term is necessary for the			
13	pr	protection of the public. The court shall not make			
14	th	is fi	nding unless:		
15	(a) The	e defendant is convicted of a crime under		
16		cha	apter 707, 708, or 711; and		
17	(b) The	e defendant intentionally selected a victim, or		
18		in	the case of a property crime, the property		
19		tha	at was the object of a crime, because of		
20	a.	ho	stility toward the actual or perceived race,		
21		re	ligion, disability, ethnicity, national origin,		
22		gei	nder identity or expression, or sexual		
	HB LRB 08-0290.doc				



H.B. NO. 2170

1 orientation of any person. For purposes of this 2 subsection, "gender identity or expression" 3 includes a person's actual or perceived gender, 4 as well as a person's gender identity, gender-5 related self-image, gender-related appearance, or 6 gender-related expression; regardless of whether 7 that gender identity, gender-related self-image, 8 gender-related appearance, or gender-related 9 expression is different from that traditionally 10 associated with the person's sex at birth." 11 SECTION 2. Statutory material to be repealed is bracketed 12 and stricken. New statutory material is underscored. 13 SECTION 3. This Act shall take effect upon its approval.

14

INTRODUCED BY:

JAN 1 4 2008





Report Title: Extended Terms of Imprisonment; Pregnant Women

Description:

Extends term of imprisonment for offenses committed against pregnant women.

