HOUSE OF REPRESENTATIVES TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

H.B. NO. ¹¹³⁸ S.D. 2

A BILL FOR AN ACT

RELATING TO ATTORNEY'S LIENS.

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

1 SECTION 1. Chapter 507, Hawaii Revised Statutes, is 2 amended by adding a new section to part IV to be appropriately 3 designated and to read as follows: "§507- Liens on attorneys; certified shorthand reporter 4 5 services. (a) Subject to the notice requirements in 6 subsection (b) and the exemptions described in subsection (d), a certified shorthand reporter furnishing a stenographic record of 7 any judicial proceeding, deposition, statement, or interview of 8 9 a party in a proceeding or a copy of the stenographic record to 10 an attorney at the attorney's request shall create a debt owing 11 to the certified shorthand reporter by the attorney's firm, partnership, corporation, company, or other legal entity 12 13 pursuant to which the attorney practices law, which may be 14 enforced by the certified shorthand reporter in circuit or 15 district court, as applicable. The amount of the debt shall not exceed the payment agreed to between the attorney and the 16 certified shorthand reporter at the time the stenographic 17 18 services are requested.



1	(b) Concurrently with the delivery to the requesting
2	attorney of the completed stenographic record or the final
3	component or part thereof, or as soon as a tally of recoverable
4	costs can be calculated, the certified shorthand reporter shall
5	deliver an invoice listing the amount due for the stenographic
6	services. If the requesting attorney does not pay for the
7	stenographic record within sixty days of the receipt of the
8	completed stenographic record and the invoice, the certified
9	shorthand reporter may send a notice to the attorney that a lien
10	in the amount described in subsection (a) shall be imposed on
11	the assets of the attorney's firm, partnership, corporation,
12	company, or other legal entity pursuant to which the attorney
13	practices law, within fifteen calendar days. Thereafter, if
14	payment is not made to the certified shorthand reporter, the
15	lien may be enforced by the certified shorthand reporter as
16	allowed by law.
17	(c) The requesting attorney, or the attorney's firm,
18	partnership, corporation, company, or other legal entity
19	pursuant to which the attorney practices law, may dispute the
20	amount due to the stenographic services listed in the invoice or
21	the completeness or accuracy of the stenographic record at any
22	time, and may seek declaratory relief from the circuit court
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1	that the debt is not owed. Nothing in this section shall
2	prohibit an attorney or the attorney's firm, partnership,
3	corporation, company, or other legal entity, pursuant to which
4	the attorney practices law, from pursuing a thirty-party claim
5	against the requesting attorney's client for payment of
6	stenographic services.
. 7	(d) This section shall not apply when:
8	(1) Payment to the certified shorthand reporter is
9	otherwise provided by law; or
10	(2) The attorney expressly disclaims responsibility for
11	payment of the stenographic service or record, in
12	writing, at the time that the attorney orders or
13	requests that a record be made."
14	SECTION 2. Section 507-81, Hawaii Revised Statutes, is
15	amended as follows:
16	1. By amending subsection (a) to read:
17	"(a) An attorney has a lien upon:
18	(1) Actions, suits, and proceedings after commencement of
19	the action $[+]$ or arbitration proceeding;
20	(2) Judgments, decrees, orders, settlements, and awards
21	entered by the court or an arbitrator in favor of the
22	client; and

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1	(3) Any proceeds paid in satisfaction of the judgment,
2	decree, order, settlement, or award."
3	2. By amending subsection (d) to read:
4	"(d) When the attorney's lien attaches to a judgment,
5	decree, order, settlement, or [decree] award allowing or
6	enforcing a client's lien, the attorney's lien has the same
7	priority as the client's lien with regard to personal or real
8	property subject to the client's lien."
9	3. By amending subsection (f) to read:
10	"(f) To be enforceable under this section, a notice of
11	claim of the attorney's lien shall be filed[+
12	(1) Before the complaint is dismissed by stipulation;
13	(2) Before the complaint is dismissed by order of the
14	court; or
15	(3) Not later than one year after entry of final judgment
16	is filed and disposition of any appeal thereof.] with
17	the court or arbitrator, as the case may be."
18	4. By amending subsections (h) and (i) to read:
19	"(h) Except as provided by subsections (i) and (j), a
20	party to the action, suit, or proceeding or any other person
21	shall not have the right to discharge or dismiss any judgment,
22	decree, order, settlement, or award entered in the action, suit,
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1 or proceeding until the lien and claim of the attorney for fees based thereon is satisfied in full. 2 3 (i) A [judgment debtor] party may pay the full amount of a judgment [or], decree, order, settlement, or award into court, 4 5 and the clerk of the court shall thereupon fully satisfy the 6 judgment [or], decree, order, settlement, or award on the record, and the [judgment debtor] party shall be thereby 7 8 released from any further claims thereunder." 9 SECTION 3. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 10

SECTION 4. This Act shall take effect on July 1, 2117.

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Report Title: Attorney's Lien

Description:

Authorizes a lien on an attorney's firm for unpaid certified shorthand reporter services requested by the attorney. Provides that attorney's liens shall attach to judgments, decrees, orders, settlements, and awards pursuant to a court order or arbitration proceeding. Effective 7/1/2117. (SD2)

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