A BILL FOR AN ACT

RELATING TO ELECTRONIC MONITORING.

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

SECTION 1. Section 586-4, Hawaii Revised Statutes, is
 amended by amending subsection (e) to read as follows:

When a temporary restraining order is granted and the 3 "(e) 4 respondent or person to be restrained knows of the order, a knowing or intentional violation of the restraining order is a 5 misdemeanor. A person convicted under this [section] subsection 6 shall undergo domestic violence intervention at any available 7 domestic violence program as ordered by the court. The court 8 additionally shall sentence a person convicted under this 9 10 [section] subsection as follows:

11 (1) For a first conviction for violation of the temporary 12 restraining order, the person shall serve a mandatory 13 minimum jail sentence of forty-eight hours and be 14 fined not less than \$150 nor more than \$500; provided 15 that the court shall not sentence a defendant to pay a 16 fine unless the defendant is or will be able to pay 17 the fine; and



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1 (2)For the second and any subsequent conviction for 2 violation of the temporary restraining order, the person shall serve a mandatory minimum jail sentence 3 4 of thirty days and be fined not less than \$250 nor 5 more than \$1,000; provided that the court shall not 6 sentence a defendant to pay a fine unless the 7 defendant is or will be able to pay the fine. Upon conviction and sentencing of the defendant, the court 8 9 shall order that the defendant immediately be incarcerated to 10 serve the mandatory minimum sentence imposed; provided that the defendant may be admitted to bail pending appeal pursuant to 11 12 chapter 804. The court may stay the imposition of the sentence 13 if special circumstances exist.

14 The court may suspend any jail sentence, except for the 15 mandatory sentences under paragraphs (1) and (2), upon condition 16 that the defendant remain alcohol and drug-free, conviction-17 free, or complete court-ordered assessments or intervention. 18 Nothing in this [section] subsection shall be construed as 19 limiting the discretion of the judge to impose additional 20 sanctions authorized in sentencing for a misdemeanor.

21 If the court finds that the defendant has knowledge of the
22 location of any protected party's residence, place of



1	employment, or school, in addition to any other penalties
2	provided in this subsection, the court, as a condition of
3	probation, may prohibit contact with the protected party through
4	the establishment of court-defined geographic exclusion zones,
5`	including the areas in and around the protected party's
6	residence, place of employment, or school, and order that the
7	defendant wear a global positioning satellite tracking device
8	designed to transmit and record the defendant's location data.
9	If the defendant enters a court-defined geographic exclusion
10	zone, the defendant's location data shall be immediately
11	transmitted to the protected party and to the police through any
12	appropriate means, including the telephone, an electronic
13	beeper, or a paging device. The global positioning satellite
14	tracking device and its tracking shall be administered by the
15	court. If a court finds that the defendant has entered a
16	geographic exclusion zone, the court shall revoke the probation
17	and the defendant shall be fined, imprisoned, or both, as
18	provided in this subsection. Based on the defendant's ability
19	to pay, the court may also order the defendant to pay the
20	monthly costs or portion thereof for monitoring by the global
21	positioning satellite tracking system."



1 Section 586-11, Hawaii Revised Statutes, is SECTION 2. 2 amended by amending subsection (a) to read as follows: 3 "(a) Whenever an order for protection is granted pursuant to this chapter, a respondent or person to be restrained who 4 knowingly or intentionally violates the order for protection is 5 6 quilty of a misdemeanor. A person convicted under this 7 [section] subsection shall undergo domestic violence 8 intervention at any available domestic violence program as ordered by the court. The court additionally shall sentence a 9 10 person convicted under this [section] subsection as follows: 11 For a first conviction for violation of the order for (1) 12 protection: That is in the nature of non-domestic abuse, the 13 (A) person may be sentenced to a jail sentence of 14 15 forty-eight hours and be fined not more than 16 \$150; provided that the court shall not sentence 17 a defendant to pay a fine unless the defendant is or will be able to pay the fine; 18 That is in the nature of domestic abuse, the 19 (B) 20 person shall be sentenced to a mandatory minimum 21 jail sentence of not less than forty-eight hours and be fined not less than \$150 nor more than 22



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1			\$500; provided that the court shall not sentence
2			a defendant to pay a fine unless the defendant is
3			or will be able to pay the fine;
4	(2)	For	a second conviction for violation of the order for
5		prot	ection:
6		(A)	That is in the nature of non-domestic abuse, and
7			occurs after a first conviction for violation of
8			the same order that was in the nature of non-
9			domestic abuse, the person shall be sentenced to
10			a mandatory minimum jail sentence of not less
11			than forty-eight hours and be fined not more than
12			\$250; provided that the court shall not sentence
13			a defendant to pay a fine unless the defendant is
14			or will be able to pay the fine;
15		(B)	That is in the nature of domestic abuse, and
16			occurs after a first conviction for violation of
17			the same order that was in the nature of domestic
18			abuse, the person shall be sentenced to a
19			mandatory minimum jail sentence of not less than
20			thirty days and be fined not less than \$250 nor
21			more than \$1,000; provided that the court shall

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1 not sentence a defendant to pay a fine unless the 2 defendant is or will be able to pay the fine; 3 (C) That is in the nature of non-domestic abuse, and 4 occurs after a first conviction for violation of 5 the same order that was in the nature of domestic 6 abuse, the person shall be sentenced to a 7 mandatory minimum jail sentence of not less than 8 forty-eight hours and be fined not more than 9 \$250; provided that the court shall not sentence a defendant to pay a fine unless the defendant is 10 11 or will be able to pay the fine; 12 (D) That is in the nature of domestic abuse, and 13 occurs after a first conviction for violation of 14 the same order that is in the nature of non-15 domestic abuse, the person shall be sentenced to 16 a mandatory minimum jail sentence of not less 17 than forty-eight hours and be fined not more than 18 \$150; provided that the court shall not sentence 19 a defendant to pay a fine unless the defendant is 20 or will be able to pay the fine; 21 (3) For any subsequent violation that occurs after a

second conviction for violation of the same order for

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1 protection, the person shall be sentenced to a 2 mandatory minimum jail sentence of not less than 3 thirty days and be fined not less than \$250 nor more 4 than \$1,000; provided that the court shall not 5 sentence a defendant to pay a fine unless the 6 defendant is or will be able to pay the fine. Upon conviction and sentencing of the defendant, the court 7 shall order that the defendant immediately be incarcerated to 8 9 serve the mandatory minimum sentence imposed; provided that the 10 defendant may be admitted to bail pending appeal pursuant to 11 chapter 804. The court may stay the imposition of the sentence 12 if special circumstances exist. 13 The court may suspend any jail sentence under 14 [subparagraphs] paragraphs (1)(A) and (2)(C), upon condition that the defendant remain alcohol and drug-free, conviction-15 free, or complete court-ordered assessments or intervention. 16 17 Nothing in this [section] subsection shall be construed as limiting the discretion of the judge to impose additional 18 sanctions authorized in sentencing for a misdemeanor offense. 19 All remedies for the enforcement of judgments shall apply to 20 21 this chapter.



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1	If the court finds that the defendant has knowledge of the
2	location of any protected party's residence, place of
3	employment, or school, in addition to any other penalties
4	provided in this subsection, the court, as a condition of
5	probation, may prohibit contact with the protected party through
6	the establishment of court-defined geographic exclusion zones,
7	including the areas in and around the protected party's
8	residence, place of employment, or school, and order that the
9	defendant wear a global positioning satellite tracking device
10	designed to transmit and record the defendant's location data.
11	If the defendant enters a court-defined geographic exclusion
12	zone, the defendant's location data shall be immediately
13	transmitted to the protected party and to the police through any
14	appropriate means, including the telephone, an electronic
15	beeper, or a paging device. The global positioning satellite
16	tracking device and its tracking shall be administered by the
17	court. If a court finds that the defendant has entered a
18	geographic exclusion zone, the court shall revoke the probation
19	and the defendant shall be fined, imprisoned, or both, as
20	provided in this subsection. Based on the defendant's ability
21	to pay, the court may also order the defendant to pay the

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1 monthly costs or portion thereof for monitoring by the global 2 positioning satellite tracking system." 3 SECTION 3. The judiciary shall establish and implement the 4 provisions relating to global satellite tracking devices under 5 sections 1 and 2 of this Act within one year of the effective date of this Act. 6 7 SECTION 4. This Act does not affect rights and duties that matured, penalties that were incurred, and proceedings that were 8 9 begun before its effective date. 10 SECTION 5. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 11 12 SECTION 6. This Act shall take effect on July 1, 2011 and 13 shall be repealed on July 1, 2013; provided that sections 586-14 4(e) and 586-11(a), Hawaii Revised Statutes, shall be reenacted in the form in which they read on the day before the effective 15 16 date of this Act. 17 INTRODUCED BY:



JAN 2 5 2011

Report Title: Electronic Monitoring; Protective Order Violations

Description:

Requires electronic monitoring of persons convicted of violating a domestic abuse temporary restraining order or protective order. Effective 7/1/2011. Sunsets 7/1/2013.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

