JAN 1 8 2012

A BILL FOR AN ACT

RELATING TO VIOLATION OF PRIVACY.

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

Section 711-1111, Hawaii Revised Statutes, is 1 SECTION 1. 2 amended by amending subsection (1) to read as follows: 3 "(1) A person commits the offense of violation of privacy in the second degree if, except in the execution of a public 4 5 duty or as authorized by law, the person intentionally: 6 Trespasses on property for the purpose of subjecting (a) 7 anyone to eavesdropping or other surveillance in a 8 private place; 9 (b) Peers or peeps into a window or other opening of a 10 dwelling or other structure adapted for sojourn or 11 overnight accommodations for the purpose of spying on 12 the occupant thereof or invading the privacy of another person with a lewd or unlawful purpose, under 13 circumstances in which a reasonable person in the 14 15 dwelling or other structure would not expect to be 16 observed; (c) Trespasses on property for the sexual gratification of 17

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the actor:

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1	(d)	Installs or uses, or both, in any private place,
2		without consent of the person or persons entitled to
3		privacy therein, any means or device for observing,
4		recording, amplifying, or broadcasting sounds or
5		events in that place[- including] other than another
6		person in a stage of undress or sexual activity;
7	(e)	Installs or uses outside a private place any device
8		for hearing, recording, amplifying, or broadcasting
9		sounds originating in that place which would not
10		ordinarily be audible or comprehensible outside,
11		without the consent of the person or persons entitled
12		to privacy therein;
13	(f)	Covertly records or broadcasts an image of another
14		person's intimate area underneath clothing, by use of
15		any device, and that image is taken while that person
16		is in a public place and without that person's
17		consent;
18	(g)	Intercepts, without the consent of the sender or
19		receiver, a message or photographic image by
20		telephone, telegraph, letter, electronic transmission,
21		or other means of communicating privately; but this
22		paragraph does not apply to:

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1		(1)	Overnearing of messages through a regularly
2			installed instrument on a telephone party line or
3			an extension; or
4		(ii)	Interception by the telephone company, electronic
5			mail account provider, or telephone or electronic
6			mail subscriber incident to enforcement of
7			regulations limiting use of the facilities or
8			incident to other operation and use;
9	(h)	Divu:	lges, without the consent of the sender or the
10		rece	iver, the existence or contents of any message or
11		photo	ographic image by telephone, telegraph, letter,
12	-	elect	tronic transmission, or other means of
13		commi	unicating privately, if the accused knows that the
14		messa	age or photographic image was unlawfully
15		inte	rcepted or if the accused learned of the message
16		or pl	notographic image in the course of employment with
17		an a	gency engaged in transmitting it; or
18	(i)	Know	ingly possesses materials created under
19		circ	umstances prohibited in section 711-1110.9."
20	SECT	ION 2	. This Act does not affect rights and duties that
21	matured,	penal	ties that were incurred, and proceedings that were
22	begun bef	ore i	ts effective date.

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1	SECTION 3. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 4. This Act shall take effect on July 1, 2012.
4	
	INTRODUCED BY:
	By Request

S.B. NO. 2059

Report Title:

Violation of Privacy; Prosecuting Attorney Package

Description:

Amends the offense of violation of privacy in the second degree under section 711-1111, HRS, to exclude surveillance of another person in a stage of undress or sexual activity because that conduct is prohibited by the offense of privacy in the first degree under section 711-1110.9, HRS.

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