A BILL FOR AN ACT

RELATING TO EVIDENCE.

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

SECTION 1. The legislature finds that criminals frequently
target tourists for property crimes, as tourists are less likely
to testify in a criminal case because they live elsewhere.
Thieves target vacation rental homes and rental cars, and
reports of crimes committed against tourists significantly
damage Hawaii's visitor industry.

7 The legislature further finds that the fundamental constitutional right of criminal defendants is the opportunity 8 to confront and cross-examine opposing witnesses. This right 9 **1**0 may be satisfied absent a physical, face-to-face confrontation 11 at trial where necessary to further an important public policy of ensuring public safety for visitors and residents and where 12 the reliability of the testimony is otherwise assured, as held 13 by the United States Supreme Court in Maryland v. Craig, 497 14 15 U.S. 836 (1990).

16 The purpose of this Act is to authorize a court to allow 17 live video testimony of a victim of property crime if:



1

1	(1)	The crime is a felony;
2	(2)	The victim was a nonresident of this State at the time
3		the crime was committed and remains a nonresident at
4		the time of providing testimony;
5	(3)	The testimony is limited to identification and
6		ownership of the property taken, the value of the
7		property, lack of consent to take the property, and
8		identification of the person or persons who took the
9		property; .
10	(4)	The victim testifies under oath;
11	(5)	The requisite video connection is two-way, so that the
12		victim can see the defendant and the trier of fact can
13		see the victim; and
14	(6)	The defendant and the State have the right to have
15		legal counsel physically present with the victim
16		during the provision of testimony.
17	SECT:	ION 2. Section 626-1, Hawaii Revised Statutes, is
18	amended by	y adding to Article VI a new rule to be appropriately
19	designated	d and to read as follows:
20	"Rule	Yideo testimony of nonresident in a felony
21	property of	offense. In any prosecution of a felony property



2

3

1	offense alleged to have been committed in this State against a
2	person who is a nonresident of this State, the court may order
3	that the testimony of the nonresident be taken under oath
4	through a live two-way video connection to be viewed by the
5	court, the accused, and the trier of fact; provided that:
6	(1) The witness remains a nonresident at the time the
7	testimony is to be given; and
8	(2) The testimony is given only for the purpose of
9	establishing:
10	(A) Identification and ownership of the property
11	taken;
12	(B) The value of the property;
13	(C) Lack of consent to take the property; and
14	(D) Identification of the person or persons who took
15	the property.
16	During the entire course of the procedure, the attorneys for the
17	defendant and for the State shall have the right to be
18	physically present with the nonresident, and full direct cross-
19	examination shall be available as a matter of right."



Page 3

•

)

SECTION 3. This Act does not affect rights and duties that
matured, penalties that were incurred, and proceedings that were
begun before its effective date.

4 SECTION 4. New statutory material is underscored.

5 SECTION 5. This Act shall take effect upon its approval.

6

INTRODUCED BY:

Request

JAN 2 2 2015



Report Title:

Kauai County Package; Rules of Evidence; Nonresident Property Crime Victims; Video Testimony by Witnesses

Description:

Amends the Hawaii Rules of Evidence to authorize nonresident property crime victims to testify in criminal proceedings by a live two-way video connection.

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

