A BILL FOR AN ACT

RELATING TO MATERIAL WITNESS ORDERS.

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

SECTION 1. Section 835-2, Hawaii Revised Statutes, is
amended to read as follows:

3 "§835-2 Material witness order; when authorized; by what 4 courts issuable; duration thereof. (a) A material witness 5 order may be issued upon the ground that there is a reasonable 6 cause to believe that a person whom the people or the defendant 7 desire to call as a witness in a pending criminal action: 8 (1) Possesses information material to the determination of 9 [{]the]}] action; and 10 Will not be amenable or responsive to a subpoena at a (2) 11 time when the person's attendance will be sought. 12 (b) A material witness order may be issued only when: 13 (1) An indictment [or], information, or felony complaint 14 has been filed in a circuit [court] or family court 15 and is currently pending therein; 16 A grand jury proceeding has been commenced and is (2)

17

HB LRB 17-0566.doc

currently pending; or

1

Page 2

H.B. NO.30

1	(3)	A felony complaint has been filed with a district		
2		court and is currently pending therein.		
3	(c)	The following courts may issue material witness orders		
4	under the	indicated circumstances:		
5	(1)	When an indictment [has been filed], an information <u>,</u>		
6		or a felony complaint has been filed, or a grand jury		
7		proceeding has been commenced, or a defendant has been		
8		held by a district [court] or family court for the		
9		action of a grand jury, a material witness order may		
10		be issued only by the circuit [court] or family court		
11		in which [+]the[+] indictment is pending or by which		
12		[[]the[]] grand jury has been or will be impaneled;		
13	(2)	When a felony complaint is currently pending in a		
14		district court, a material witness order may be issued		
15		either by [said] <u>that</u> court or by the circuit [court]		
16		or family court which would have jurisdiction of the		
17		case upon indictment by the grand $jury[-]$ or upon a		
18		finding of probable cause by a district court.		
19	(d)	Unless vacated pursuant to section 835-6, a material		
20	witness o	rder remains in effect during the following periods of		
21	time under the indicated circumstances:			



2

1	(1)	An o	rder issued by a circuit [court] <u>or family court</u>	
2		unde	r the circumstances prescribed in [+] subsection	
3		(c) (1) []] remains in effect during the pendency of the	
4		crim	inal action in [[]the[]] circuit court[;] <u>or</u>	
5		fami	ly court;	
6	(2)	An order issued by a district [court] <u>or family court</u>		
7		unde	r circumstances prescribed in [[]subsection	
8		(c) (2)[]], remains in effect[[]:[]]	
9		(A)	Until the disposition of the felony complaint	
10			pending in [+]the[+] court[+];[+]	
11		(B)	If the defendant is held for the action of the	
12			grand jury, during the pendency of the grand jury	
13			proceeding[+];[+]	
14		(C)	If an indictment results, for a period of ten	
15			days following the filing of [+]the[+]	
16			<pre>indictment[+];[+] and</pre>	
17		(D)	If within [+]the[+] ten-day period[+], the[+]	
18			order is endorsed by the circuit [court] <u>or</u>	
19			family court in which the indictment [is] was	
20			pending, during the pendency of the action in	
21			[+]the[+] circuit [court.] or family court. Upon	



1 [+] the [+] endorsement, the order is deemed to be 2 that of the circuit [court.] or family court." 3 SECTION 2. This Act does not affect rights and duties that 4 matured, penalties that were incurred, and proceedings that were 5 begun before its effective date. 6 SECTION 3. If any provision of this Act, or the 7 application thereof to any person or circumstance, is held invalid, the invalidity does not affect other provisions or 8 applications of the Act that can be given effect without the 9 10 invalid provision or application, and to this end the provisions of this Act are severable. 11 12 SECTION 4. Statutory material to be repealed is bracketed 13 and stricken. New statutory material is underscored. SECTION 5. This Act shall take effect upon its approval. 14 15 mul. INTRODUCED BY: By Request

JAN 2 0 2017



Page 4

4

Report Title:

Honolulu Prosecuting Attorney Package; Material Witness Orders; Courts

Description:

Allows the circuit court or family court to issue a material witness order in cases initiated through felony complaint, indictment, or information.

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

