A BILL FOR AN ACT

RELATING TO CREDIT FOR TIME OF DETENTION PRIOR TO SENTENCE.

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

- 1 SECTION 1. The legislature, by Act 50, Session Laws of
- 2 Hawaii 2012, enacted subsection (3) of section 706-671, Hawaii
- 3 Revised Statutes, to prevent a defendant from earning credit for
- 4 time served for a subsequent crime while the defendant is
- 5 serving a sentence of imprisonment for a separate, unrelated
- 6 offense.
- 7 In State v. Abihai, 146 Hawaii 398, 463 P.3d 1055 (2020),
- 8 however, the Hawaii supreme court held that section 706-671(3)
- 9 did not prevent the defendant from receiving that credit for
- 10 time served. In that case the defendant committed escape in the
- 11 second degree while serving a term of imprisonment for a prior
- 12 offense. Once apprehended, the defendant was returned to
- 13 custody to continue serving his term of imprisonment and bail
- 14 was set on his escape case. Although the intent behind section
- 15 706-671(3), Hawaii Revised Statutes, is to deny such a defendant
- 16 credit for the time served for a subsequent offense while
- 17 serving a term of imprisonment for a prior offense, the court

H.B. NO. 2074 H.D. 1

- 1 held that under the plain language of section 706-671(3), Hawaii
- 2 Revised Statutes, the defendant was still entitled to credit
- 3 pursuant to section 706-671(1), Hawaii Revised Statutes.
- 4 The purpose of this Act is to clarify that a defendant,
- 5 being sentenced for an offense that was committed while serving
- 6 a sentence of imprisonment on a separate unrelated felony
- 7 conviction, cannot be given credit for a period of presentence
- 8 detention that took place while the defendant was also serving
- 9 the sentence of imprisonment for the separate unrelated felony
- 10 conviction.
- 11 SECTION 2. Section 706-671, Hawaii Revised Statutes, is
- 12 amended by amending subsection (3) to read as follows:
- "(3) Notwithstanding subsection (1) and any other law to
- 14 the contrary, when a defendant is [convicted] sentenced for a
- 15 crime committed while serving a sentence of imprisonment on a
- 16 separate unrelated felony conviction, [credit for time being
- 17 served for the term of imprisonment imposed on the defendant for
- 18 the separate unrelated felony conviction shall not be deducted
- 19 from the term of imprisonment imposed on the defendant for the
- 20 subsequent conviction.] and the defendant was detained in any
- 21 state or local correctional or other institution following the

H.B. NO. H.D. 1

- 1 defendant's arrest for the crime for which a sentence is
- 2 imposed, any periods of detention following the defendant's
- 3 arrest that took place while the defendant was also serving a
- 4 sentence of imprisonment for the separate unrelated felony
- 5 conviction shall not be deducted from the minimum and maximum
- 6 terms of the sentence imposed on the later crime."
- 7 SECTION 3. This Act does not affect rights and duties that
- 8 matured, penalties that were incurred, and proceedings that were
- 9 begun before its effective date.
- 10 SECTION 4. Statutory material to be repealed is bracketed
- 11 and stricken. New statutory material is underscored.
- 12 SECTION 5. This Act shall take effect on January 1, 2222.

13

Report Title:

Penal Code; Sentencing; Credit for Time of Detention Prior to Sentence

Description:

Clarifies that defendants shall not earn credit on a sentence imposed for a subsequent conviction for time being served on a previous felony conviction. Effective 1/1/2222. (HD1)

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