A BILL FOR AN ACT

RELATING TO JURORS.

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

1 SECTION 1. The legislature finds that the State has over 2 four hundred incarcerees for every one hundred thousand people 3 in the State. It is estimated that there are approximately four 4 thousand nine hundred residents in Hawaii who have been 5 convicted of felonies and served their sentence. Despite having 6 served their sentence, existing law prevents these residents from serving on a jury, perpetuating the stigma that a convicted 7 8 individual is incapable of reintegrating back into society.

9 The legislature further finds that jury exclusion based on 10 felony convictions contributes to a lack of juror diversity. It 11 is well-established that there is a disparate impact of the 12 criminal justice system on people of color, including Native 13 Hawaiians. The effect of the existing exclusion makes it more 14 difficult to fill a jury with a diverse group of jurors.

15 The legislature also finds that those with felony 16 convictions who are not pardoned cannot serve as jurors in civil 17 cases, despite many instances where the criminal convictions



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1 occurred decades before. Under existing law, a person sentenced 2 for a felony and who is finally discharged may vote in 3 elections, become a candidate for or hold public office, yet they cannot serve on a jury. The legislature believes it is in 4 5 the best interest of Hawaii's democratic system for the State to 6 work toward affirming the rights of all individuals to be 7 allowed fair and equitable participation in the State's judicial 8 system.

9 The purpose of this Act is to clarify that a prospective 10 juror is disqualified to serve as a juror if they have been 11 convicted of a felony and have not been finally discharged or 12 pardoned. This Act would not apply where there is no discharge 13 or pardon, such as for those individuals sentenced to life 14 imprisonment with or without parole, or those convicted of 15 murder or class A felonies for which a sentence of an 16 indeterminate life term is imposed. This Act would also not 17 affect a juror being excused for cause or a party's right to 18 exercise a peremptory challenge.

19 SECTION 2. Section 612-4, Hawaii Revised Statutes, is20 amended by amending subsection (b) to read as follows:



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1 "(b) A prospective juror is disqualified to serve as a 2 juror if the prospective juror: 3 (1)Is incapable, by reason of the prospective juror's disability, of rendering satisfactory jury service; 4 [but] provided that a prospective juror claiming this 5 6 disqualification may be required to submit a 7 physician's, physician assistant's, or advanced 8 practice registered nurse's certificate as to the 9 disability, and the certifying physician, physician 10 assistant, or advanced practice registered nurse is 11 subject to inquiry by the court at its discretion; 12 (2)Has been convicted of a felony in a state or federal 13 court and not pardoned [;] or finally discharged; or 14 (3) Fails to meet the qualifications in subsection (a)." 15 SECTION 3. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 16 17 SECTION 4. This Act shall take effect upon its approval. 18 INTRODUCED BY: Freelow

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Report Title:

Juror; Qualifications; Felon; Conviction; Fully Discharged; Pardoned

Description:

Clarifies that a prospective juror is disqualified to serve as a juror if they have been convicted of a felony and have not been finally discharged, in addition to not being pardoned.

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