S.B. NO. 160

JAN 1 8 2023

A BILL FOR AN ACT

RELATING TO THE USE OF INTOXICANTS WHILE OPERATING A VEHICLE.

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

SECTION 1. Section 291E-1, Hawaii Revised Statutes, is amended as follows:

3 1. By amending the definition of "measurable amount of4 alcohol" to read as follows:

5 ""Measurable amount of alcohol" means a test result equal 6 to or greater than .02 but less than [.08] .05 grams of alcohol 7 per one hundred milliliters or cubic centimeters of blood or 8 equal to or greater than .02 but less than [.08] .05 grams of 9 alcohol per two hundred ten liters of breath."

10 2. By amending the definition of "under the influence" to 11 read as follows:

12 ""Under the influence" means that a person:

13 (1) Is under the influence of alcohol in an amount

14 sufficient to impair the person's normal mental 15 faculties or ability to care for the person and guard

16 against casualty;



1	(2)	Is under the influence of any drug that impairs the
2		person's ability to operate the vehicle in a careful
3		and prudent manner;
4	(3)	Has [.08] <u>.05</u> or more grams of alcohol per two hundred
5		ten liters of the person's breath; or
6	(4)	Has $[-08]$.05 or more grams of alcohol per one hundred
7		milliliters or cubic centimeters of the person's
8		blood."
9	SECT	ION 2. Section 291E-3, Hawaii Revised Statutes, is
10	amended b	y amending subsections (a) and (b) to read as follows:
11	"(a)	In any criminal prosecution for a violation of
12	section 2	91E-61 or 291E-61.5 or in any proceeding under part
13	III:	
14	(1)	[.08] <u>.05</u> or more grams of alcohol per one hundred
15		milliliters or cubic centimeters of the person's
16		blood;
17	(2)	[.08] <u>.05</u> or more grams of alcohol per two hundred ten
18		liters of the person's breath; or
19	(3)	The presence of one or more drugs in an amount
20		sufficient to impair the person's ability to operate a
21		vehicle in a careful and prudent manner,



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within three hours after the time of the alleged violation as
 shown by chemical analysis or other approved analytical
 techniques of the person's blood, breath, or urine shall be
 competent evidence that the person was under the influence of an
 intoxicant at the time of the alleged violation.

6 In any criminal prosecution for a violation of section (b) 7 291E-61 or 291E-61.5, the amount of alcohol found in the defendant's blood or breath within three hours after the time of 8 9 the alleged violation as shown by chemical analysis or other 10 approved analytical techniques of the defendant's blood or 11 breath shall be competent evidence concerning whether the 12 defendant was under the influence of an intoxicant at the time 13 of the alleged violation and shall give rise to the following 14 presumptions:

15 (1) If there were [-05] .02 or less grams of alcohol per
16 one hundred milliliters or cubic centimeters of
17 defendant's blood or [-05] .02 or less grams of
18 alcohol per two hundred ten liters of defendant's
19 breath, it shall be presumed that the defendant was
20 not under the influence of alcohol at the time of the
21 alleged violation; and



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1 If there were in excess of [.05] .02 grams of alcohol (2) 2 per one hundred milliliters or cubic centimeters of 3 defendant's blood or [.05] .02 grams of alcohol per 4 two hundred ten liters of defendant's breath, but less 5 than [.08] .05 grams of alcohol per one hundred 6 milliliters or cubic centimeters of defendant's blood 7 or [.08] .05 grams of alcohol per two hundred ten liters of defendant's breath, that fact may be 8 9 considered with other competent evidence in 10 determining whether the defendant was under the influence of alcohol at the time of the alleged 11 12 violation, but shall not of itself give rise to any 13 presumption." 14 SECTION 3. Section 291E-35, Hawaii Revised Statutes, is 15 amended by amending subsection (a) to read as follows: 16 "(a) In cases involving an alcohol related offense, if a 17 test conducted in accordance with part II and section 321-161 18 and the rules adopted thereunder shows that a respondent had an 19 alcohol concentration less than [-08,] .05, the director or the 20 arresting law enforcement agency immediately shall return the 21 respondent's license along with a certified statement that



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1 administrative revocation proceedings have been terminated with 2 prejudice."

3 SECTION 4. Section 291E-36, Hawaii Revised Statutes, is
4 amended by amending subsection (a) to read as follows:

5 "(a) Whenever a respondent has been arrested for a 6 violation of section 291E-61 or 291E-61.5 and submits to a test 7 that establishes: the respondent's alcohol concentration was 8 [-08] .05 or more; the presence, in the respondent's blood or 9 urine, of any drug that is capable of impairing the respondent's 10 ability to operate a vehicle in a careful and prudent manner; or 11 whenever a respondent has been involved in a collision resulting in injury or death and a blood or urine test performed pursuant 12 13 to section 291E-21 establishes that the respondent's alcohol 14 concentration was [.08] .05 or more or establishes the presence 15 in the respondent's blood or urine of any drug that is capable 16 of impairing the respondent's ability to operate a vehicle in a 17 careful and prudent manner, the following shall be forwarded 18 immediately to the director:

19 (1) A copy of the arrest report or the report of the law
20 enforcement officer who issued the notice of
21 administrative revocation to the person involved in a



collision resulting in injury or death and the sworn 1 2 statement of the arresting law enforcement officer or 3 the officer who issued the notice of administrative 4 revocation, stating facts that establish that: 5 There was reasonable suspicion to stop the (A) 6 vehicle, the vehicle was stopped at an intoxicant 7 control roadblock established and operated in 8 compliance with sections 291E-19 and 291E-20, or 9 the respondent was tested pursuant to section 10 291E-21; 11 There was probable cause to believe that the (B) 12 respondent had been operating the vehicle while 13 under the influence of an intoxicant; and 14 (C) The respondent agreed to be tested or the person 15 was tested pursuant to section 291E-21; 16 (2) In a case involving an alcohol related offense, the 17 sworn statement of the person responsible for 18 maintenance of the testing equipment, stating facts 19 that establish that, pursuant to section 321-161 and 20 rules adopted thereunder:



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1		(A)	The equipment used to conduct the test was
2			approved for use as an alcohol testing device in
3			this State;
4		(B)	The person had been trained and at the time the
5			test was conducted was certified and capable of
6			maintaining the testing equipment; and
7		(C)	The testing equipment used had been properly
8			maintained and was in good working condition when
9			the test was conducted;
10	(3)	In a	case involving an alcohol related offense, the
11		swor	n statement of the person who conducted the test,
12		stat	ing facts that establish that, pursuant to section
13		321-	161 and rules adopted thereunder:
14		(A)	The person was trained and at the time the test
15			was conducted was certified and capable of
16			operating the testing equipment;
17		(B)	The person followed the procedures established
18			for conducting the test;
19		(C)	The equipment used to conduct the test functioned
20			in accordance with operating procedures and
21			indicated that the respondent's alcohol



1		concentration was at, or above, the prohibited
2		level; and
3		(D) The person whose breath or blood was tested is
4		the respondent;
5	(4)	In a case involving a drug related offense, the sworn
6		statement of the person responsible for maintenance of
7		the testing equipment, stating facts that establish
8		that, pursuant to section 321-161 and rules adopted
9		thereunder:
10		(A) The equipment used to conduct the test was
11		approved for use in drug testing;
12		(B) The person conducting the test had been trained
13		and, at the time of the test, was certified and
14		capable of maintaining the testing equipment; and
15		(C) The testing equipment used had been properly
16		maintained and was in good working condition when
17		the test was conducted;
18	(5)	In a case involving a drug related offense, the sworn
19		statement of the person who conducted the test,
20		stating facts that establish that, pursuant to section
21		321-161 and rules adopted thereunder:



1		(A)	At the time the test was conducted, the person
2			was trained and capable of operating the testing
3			equipment;
4		(B)	The person followed the procedures established
5			for conducting the test;
6		(C)	The equipment used to conduct the test functioned
7			in accordance with operating procedures and
8			indicated the presence of one or more drugs or
9			their metabolites in the respondent's blood or
10			urine; and
11		(D)	The person whose blood or urine was tested is the
12			respondent;
13	(6)	A co	py of the notice of administrative revocation
14		issu	ed by the law enforcement officer to the
15		resp	ondent;
16	(7)	Any	license taken into possession by the law
17		enfo	rcement officer; and
18	(8)	A li	sting of any prior alcohol or drug enforcement
19		cont	acts involving the respondent."
20	SECT	ION 5	. Section 291E-61, Hawaii Revised Statutes, is
21	amended b	y ame	nding subsection (a) to read as follows:



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1	"(a)	A person commits the offense of operating a vehicle
2	under the	influence of an intoxicant if the person operates or
3	assumes a	ctual physical control of a vehicle:
4	(1)	While under the influence of alcohol in an amount
5		sufficient to impair the person's normal mental
6		faculties or ability to care for the person and guard
7		against casualty;
8	(2)	While under the influence of any drug that impairs the
9		person's ability to operate the vehicle in a careful
10		and prudent manner;
11	(3)	With $[-08]$.05 or more grams of alcohol per two
12		hundred ten liters of breath; or
13	(4)	With $[.08]$.05 or more grams of alcohol per one
14		hundred milliliters or cubic centimeters of blood."
15	SECT	ION 6. Section 291E-61.5, Hawaii Revised Statutes, is
16	amended by	y amending subsection (a) to read as follows:
17	"(a)	A person commits the offense of habitually operating
18	a vehicle	under the influence of an intoxicant if:
19	(1)	The person is a habitual operator of a vehicle while
20		under the influence of an intoxicant; and



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1	(2)	The	person operates or assumes actual physical control
2		of a	vehicle:
3		(A)	While under the influence of alcohol in an amount
4			sufficient to impair the person's normal mental
5			faculties or ability to care for the person and
6			guard against casualty;
7		(B)	While under the influence of any drug that
8			impairs the person's ability to operate the
9			vehicle in a careful and prudent manner;
10		(C)	With [.08] <u>.05</u> or more grams of alcohol per two
11			hundred ten liters of breath; or
12		(D)	With [.08] <u>.05</u> or more grams of alcohol per one
13			hundred milliliters or cubic centimeters of
14			blood."
15	SECT	ION 7	. This Act does not affect rights and duties that
16	matured,	penal	ties that were incurred, and proceedings that were
17	begun bef	ore i	ts effective date.
18	SECT	ION 8	. Statutory material to be repealed is bracketed
19	and stric	ken.	New statutory material is underscored.



1 SECTION 9. This Act shall take effect upon its approval.

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INTRODUCED BY: ADA SC Fullage



Report Title:

Blood Alcohol Concentration; Operating a Vehicle While Under the Influence of an Intoxicant

Description:

Lowers the threshold blood alcohol concentration for the offense of operating a vehicle while under the influence of an intoxicant.

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

