A BILL FOR AN ACT

RELATING TO THEFT IN THE SECOND DEGREE.

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

- 1 SECTION 1. The legislature finds that the State's Penal
- 2 Code does not adequately address situations in which an offender
- 3 takes the property of another that is commonly used to store
- 4 items of personal or monetary value, including purses, handbags,
- 5 or wallets. The Hawaii supreme court decision in State v.
- 6 Cabrera, 90 Haw. 359, 978 P.2d 797 (1999), established that the
- 7 prosecution must prove beyond a reasonable doubt that an accused
- 8 offender intended to steal property or services valued in excess
- 9 of \$750 to convict a defendant of theft in the second degree
- 10 under section 708-831(1)(b), Hawaii Revised Statutes. Thus, an
- 11 offender may be arrested for the offense of theft in the second
- 12 degree when the value of property taken exceeds \$750, but due to
- 13 the high standard of proof required, this offense is typically
- 14 amended or dropped.
- 15 The legislature further finds that including any instance
- 16 in which an offender takes the property of another that is
- 17 commonly used to store items of personal or monetary value,

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- 1 including purses, handbags, or wallets, as an offense of theft
- 2 in the second degree may deter potential offenders from engaging
- 3 in theft of these items. The legislature finds that specifying
- 4 this particular offense as a felony may have a long-term
- 5 deterrent effect and create a safer environment for the
- 6 community.
- 7 Additionally, the legislature finds that purses, handbags,
- 8 wallets, or similar items often contain personal information of
- 9 not just the victim whose property was taken in a theft, but
- 10 also the personal information of the victim's family, employer,
- 11 friends, or acquaintances. These items can also contain
- 12 sensitive medical information, credit cards, workplace
- 13 information, personal photos, or other sensitive information.
- 14 The victim's personal information stored in these items
- 15 typically leads to further victimization, including fraud,
- 16 identity theft, harassment, or stalking.
- 17 Accordingly, the purpose of this Act is to amend the
- 18 offense of theft in the second degree to include theft of
- 19 property commonly used to store items of monetary value,
- 20 including any purse, handbag, or wallet.

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1	SECT	ION 2. Section 708-831, Hawaii Revised Statutes, is
2	amended by	y amending subsection (1) to read as follows:
3	"(1)	A person commits the offense of theft in the second
4	degree if	the person commits theft[+] of:
5	(a)	[Of property] Property from the person of another;
6	(b)	[Of property or services the value of which
7		exceeds \$750;
8	(c)	$[\frac{Of \ an}] \ \underline{An}$ aquacultural product or part thereof from
9		premises that are fenced or enclosed in a manner
10		designed to exclude intruders or there is prominently
11		displayed on the premises a sign or signs sufficient
12		to give notice and reading as follows: "Private
13		Property", "No Trespassing", or a substantially
14		similar message;
15	(d)	[Of agricultural] Agricultural equipment, supplies, or
16		products, or part thereof, the value of which exceeds
17		\$100 but does not exceed \$20,000, or of agricultural
18		products that exceed twenty-five pounds, from premises
19		that are fenced, enclosed, or secured in a manner
20		designed to exclude intruders or where is
21		prominently displayed on the premises a sign or signs

1		sufficient to give notice and reading as follows:
2		"Private Property", "No Trespassing", or a
3		substantially similar message; or if at the point of
4		entry of the premise, a crop is visible. The sign or
5		signs, containing letters [not] no less than two
6		inches in height, shall be placed along the boundary
7		line of the land in a manner and in such a position as
8		to be clearly noticeable from outside the boundary
9		line. Possession of agricultural products without
10		ownership and movement certificates, when a
11		certificate is required pursuant to chapter 145, is
12		prima facie evidence that the products are or have
13		been stolen; [or]
14 (e)	[Of agricultural] Agricultural commodities that are
15		generally known to be marketed for commercial
16		purposes. Possession of agricultural commodities
17		without ownership and movement certificates, when a
18		certificate is required pursuant to section 145-22, is
19		prima facie evidence that the products are or have
20		been stolen; provided that ["agriculture]

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1		<pre>"agricultural commodities" has the same meaning as in</pre>
2		section 145-21[+]; or
3	<u>(f)</u>	Property commonly used to store items of monetary
4		value, including but not limited to any purse,
5		handbag, or wallet."
6	SECT	ION 3. This Act does not affect rights and duties tha
7	matured, p	penalties that were incurred, and proceedings that were
8	begun befo	ore its effective date.
9	SECT	ION 4. Statutory material to be repealed is bracketed
10	and stric	ken. New statutory material is underscored.
11	SECT	ION 5. This Act shall take effect upon its approval.

Report Title:

Honolulu Police Department Package; Penal Code; Theft in the Second Degree

Description:

Amends the offense of theft in the second degree to include theft of property commonly used to store items of monetary value, including but not limited to any purse, handbag, or wallet. (HD1)

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