H.B. NO. ⁸⁹⁵ S.D. 1

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 finds that Act 50, Session Laws 2 of Hawaii 2012, enacted subsection (3) of section 706-671, Hawaii Revised Statutes, which prevents a defendant from earning 3 4 credit for time served for a subsequent crime while the 5 defendant is serving a sentence of imprisonment for a separate, 6 unrelated offense. The intent was to provide for uniform 7 application of section 706-671 and deter imprisoned offenders 8 from incurring new offenses. 9 The legislature further finds that in State v. Abihai, 146

10 Haw. 398, 463 P.3d 1055 (2020), the supreme court of Hawaii held 11 that the plain language of section 706-671(1) required that the 12 defendants the legislature sought to address by enacting section 13 706-671(3) still be given credit for the time spent in custody 14 pending trial. In Abihai, the supreme court found that the 15 plain language of section 706-671(3), which would have denied 16 the defendant's entitlement to presentence credit, does not 17 eliminate the defendant's entitlement to presentence detention

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1 credit because the presentence detention credit time the 2 defendant requested was not solely "time being served for the 3 separate unrelated felony conviction", but also time served for 4 the subsequent escape crime. In that case the defendant 5 committed escape in the second degree while serving a term of 6 imprisonment for a prior offense. Once apprehended, the 7 defendant was returned to custody to continue serving his term 8 of imprisonment and bail was set on his escape case. Although 9 the intent behind section 706-671(3) was to deny such defendants 10 credit for the time served for the subsequent offense while 11 defendants are serving a term of imprisonment for the prior 12 offense, the court held that under the plain language of section 13 706-671(3), the defendant was still entitled to credit pursuant 14 to section 706-671(1) because the defendant was not serving time 15 solely for the prior separate unrelated offense but also for the 16 new subsequent escape offense.

17 The purpose of this Act is to clarify that defendants being 18 sentenced for offenses that were committed while serving a 19 sentence of imprisonment on a separate unrelated felony 20 conviction cannot be given credit for any time that was served 21 for the separate unrelated felony conviction, even if the

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defendant was simultaneously being detained pending trial for
 the offense committed while serving the sentence of imprisonment
 for the separate unrelated felony conviction.

4 SECTION 2. Section 706-671, Hawaii Revised Statutes, is
5 amended by amending subsection (3) to read as follows:

6 "(3) Notwithstanding subsection (1) and any other law to the contrary, when a defendant is convicted for a crime 7 committed while serving a sentence of imprisonment on a separate 8 unrelated felony conviction [, credit for time being served for 9 10 the term of imprisonment imposed on the defendant for the separate unrelated felony conviction shall not be deducted from 11 12 the term of imprisonment imposed on the defendant for the 13 subsequent conviction.] and the defendant was detained prior to 14 conviction for the subsequent offense while serving the term of 15 imprisonment for the separate unrelated felony conviction, the 16 period of detention served for the subsequent offense shall not 17 be deducted from the term of imprisonment imposed on the 18 defendant for the prior conviction."

19 SECTION 3. This Act does not affect rights and duties that 20 matured, penalties that were incurred, and proceedings that were 21 begun before its effective date.

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1	SECTION	4.	Statutory	material	to	be	repealed	is	bracketed
2	and stricken.	. Ne	ew statutor	ry materia	al i	ls ı	underscore	ed.	

3 SECTION 5. This Act shall take effect upon its approval.



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Report Title:

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

Description:

Clarifies that defendants may not earn credit on a sentence imposed for a subsequent conviction for time being served on a previous felony conviction. (SD1)

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

