S.B. NO. ²⁸²⁸ S.D. 2 H.D. 1

A BILL FOR AN ACT

RELATING TO DISASTER RELIEF.

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

SECTION 1. Section 127-10, Hawaii Revised Statutes, is
amended to read as follows:

3 "§127-10 Disaster relief [during suspension of preceding sections.] for disasters not caused by enemy attacks. [During 4 any period in which sections] (a) Sections 127-1 to 127-9 [are 5 not] shall be in effect $[\tau]$ and available to provide relief for 6 7 disasters not covered under chapter 128, and the governor and 8 political subdivisions may exercise any and all of their powers 9 [that relate to disasters resulting from enemy attacks, in order] authorized under this chapter to provide other disaster 10 relief. All provisions of law that relate to disasters 11 12 resulting from enemy attacks during such period are made applicable to other disaster relief, including without 13 limitation, provisions making or authorizing appropriations or 14 15 expenditures [-]; provided that, to exercise the powers 16 authorized under this chapter and chapter 128 for disasters not 17 caused by an enemy attack, the governor shall first find and



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1	declare through an emergency proclamation that tangible and				
2	measurable harm or damage has resulted as a consequence of the				
3	disaster and that the disaster relief could not otherwise be				
4	achieved through legislation enacted in the next occurring				
5	regular session of the legislature or a special session of the				
6	legislature called by the governor for the purpose of providing				
7	for such relief. If disaster relief can be achieved through				
8	legislation enacted in the next occurring regular session of the				
9	legislature or a special session of the legislature called by				
10	the governor for the purpose of providing for such relief, then				
11	the governor shall not execute any action to further provide for				
12	disaster relief under this chapter.				
13	(b) Any disaster relief provided under this chapter shall				
14	not extend beyond the adjournment sine die of the next occurring				
15	regular session of the legislature after the governor declares				
16	that the disaster relief is necessary, unless expressly				
17	authorized by the legislature through the adoption of a				
18	concurrent resolution or by the enactment of law. The governor				
19	shall submit a report on the governor's findings and				
20	recommendations on whether to extend the provision of any				
21	disaster relief provided under this chapter and any enabling				
22	proposed legislation or appropriations to authorize the				
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1 continuance of any disaster relief provided. If the legislature 2 does not adopt a concurrent resolution or enact a law to execute 3 or extend disaster relief, the governor shall not execute 4 disaster relief actions under this chapter or extend the 5 provision of disaster relief for a particular disaster beyond 6 the adjournment sine die of the legislature during the session 7 in which the legislation was considered. 8 As used in this section ["other]: "Other disaster relief" means the preparation for and the 9 carrying out of all functions, other than functions for which 10 military forces are primarily responsible, to minimize and 11 12 repair injury and damage resulting from disasters caused by fire, flood, tidal wave, volcanic eruption, earthquake, or other 13 14 natural causes and major disasters caused by acts of man, 15 including but not limited to $[\tau]$ massive oil spills, nuclear 16 accidents, airplane crashes, and civil disturbances. "Tangible and measurable harm or damage" means harm or 17 18 damage that has already occurred and that, unless immediately 19 acted upon, would otherwise be irreparable, result in the 20 imminent loss of life, or pose an immediate health or safety 21 hazard to humans or the environment."



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1	SECTION 2. Section 128-7, Hawaii Revised Statutes, is				
2	amended t	o rea	d as follows:		
3	"§12	8-7	Civil defense emergency period. The term "civil		
4	defense emergency period" includes:				
5	(1)	[a]	A period of civil defense emergency proclaimed		
6		purs	want to the Federal Civil Defense Act of 1950[$_{ au}$];		
7		or			
8	(2)	[the] <u>The</u> period of the existence of a state of civil		
9		defe	nse emergency in the [State] <u>state</u> hereby		
10		auth	prized to be proclaimed by the governor, if the		
11		gove	rnor finds that [an] <u>:</u>		
12		(A)	<u>An</u> attack upon the State has occurred [or that		
13			there] <u>;</u>		
14		<u>(B)</u>	<u>There</u> is danger or threat thereof [, or that		
15			there]; or		
16		<u>(C)</u>	There has arisen any state of affairs or		
17			circumstances of such a grave nature as to affect		
18			the common defense or the readiness of the		
19			community to meet an attack, and which requires		
20			the invocation of provisions of this chapter that		
21			are effective only during a period of civil		
22			defense emergency.		



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1	The governor shall be the sole judge of the existence of the				
2	danger, threat, state of affairs, or circumstances[-] during a				
3	period of civil defense emergency. A period of civil defense				
4	emergency proclaimed pursuant to the Federal Civil Defense Act				
5	of 1950 shall terminate as therein provided, and a period of				
6	civil defense emergency proclaimed by the governor shall				
7	terminate upon proclamation by the governor[+] unless otherwise				
8	provided by law."				
9	SECTION 3. The emergency powers authorized and exercised				
10	under any emergency proclamation issued prior to the effective				
11	date of this Act that:				
12	(1) Is still in full force and effect; and				
13	(2) Purports to provide disaster relief in this state				
14	through the powers authorized under chapter 127 or				
15	128, Hawaii Revised Statutes,				
16	shall expire upon the effective date of this Act unless the				
17	legislature, by adoption of a concurrent resolution or enactment				
18	of law during the regular session of 2008, expressly				
19	reauthorizes such powers for the specific disaster relief				
20	action.				

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SECTION 4. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

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



S.B. NO. 2828 S.D. 2 H.D. 1

Report Title:

Disaster Relief; Emergency Powers; Clarification

Description:

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Clarifies the use of the governor's emergency powers. Clarifies that the governor shall not utilize the power to suspend laws authorized under the Civil Defense and Emergency Act when the State is attacked for purposes of noncivil defense situations unless there is a tangible and measurable threat to the people or environment of the State. Establishes that certain provisions of the State's disaster relief chapter are operative and supersede provisions of the Civil Defense and Emergency Act in times when an emergency arises that is not considered a civil defense emergency. States that any emergency powers in force prior to the effective date of this measure expire at the end of the 2008 regular session unless reauthorized by the legislature. (SB2828 HD1)