JAN 18 2008

## A BILL FOR AN ACT

RELATING TO PUBLIC LAND LIABILITY.

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

- 1 SECTION 1. Act 82, Session Laws of Hawaii 2003, as amended
- 2 by Act 152, Session Laws of Hawaii 2007, is amended by amending
- 3 the definition of "improved public lands" in the first new
- 4 section, entitled section 663- Definitions, in the new part of
- 5 chapter 663 added in section 2 to read as follows:
- 6 ""Improved public lands" means lands designated as part of
- 7 the state park system, parks, and parkways under chapter 184, or
- 8 as part of a county's park system, and lands which are part of
- 9 the Hawaii statewide trail and access system under chapter 198D,
- 10 excluding buildings and structures constructed upon such lands.
- 11 For purposes of this part, "improved public lands" excludes
- 12 ocean and submerged lands[, and further excludes any public
- 13 beach park falling within Act 190, Session Laws of Hawaii 1996,
- 14 as amended by Act 101, Session Laws of Hawaii 1999]."
- 15 SECTION 2. Statutory material to be repealed is bracketed
- 16 and stricken.

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

INTRODUCED BY:

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## Report Title:

Public Land Liability; Public Beach Parks; Counties

## Description:

Clarifies county immunity in operating county parks by deleting exclusion of public beach parks from the definition of "improved public lands".