#### A BILL FOR AN ACT

RELATING TO ATHLETIC CONTEST OFFICIALS.

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

1	SECTION 1. Section 383-7, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) "Employment" shall not include:
4	(1) Agricultural labor as defined in section 383-9 if it
5	is performed by an individual who is employed by an
6	employing unit:
7	(A) That, during each calendar quarter in both the
8	current and the preceding calendar years, paid
9	less than \$20,000 in cash remuneration to
10	individuals employed in agricultural labor,
11	including labor performed by an alien referred to
12	in subparagraph (C); and
13	(B) That had, in each of the current and the
14	preceding calendar years:
15	(i) No more than nineteen calendar weeks,
16	whether consecutive or not, in which
17	agricultural labor was performed by its

1		employees, including labor performed by an
2		alien referred to in subparagraph (C); or
3		(ii) No more than nine individuals in its employ
4		performing agricultural labor in any one
5		calendar week, whether or not the same
6		individuals performed the labor in each
7		week, including labor performed by an alien
8		referred to in subparagraph (C); or
9		(C) If such agricultural labor is performed by an
10		individual who is an alien admitted to the United
11		States to perform agricultural labor pursuant to
12		sections 214(c) and 101(a)(15)(H) of the
13		Immigration and Nationality Act;
14	(2)	Domestic service in a private home, local college
15		club, or local chapter of a college fraternity or
16		sorority as set forth in section 3306(c)(2) of the
17		Internal Revenue Code of 1986, as amended;
18	(3)	Service not in the course of the employing unit's
19		trade or business performed in any calendar quarter by
20		an individual, unless the cash remuneration paid for
21		the service is \$50 or more and the service is
22		performed by an individual who is regularly employed

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-		Dy C	me employing unit to periorm the service. For the
2		purp	oses of this paragraph, an individual shall be
3		deem	ed to be regularly employed to perform service not
4		in t	he course of an employing unit's trade or business
5		duri	ng a calendar quarter if:
6		(A)	On each of some twenty-four days during the
7			quarter the individual performs the service for
8			some portion of the day; or
9		(B)	The individual was regularly employed as
10			determined under subparagraph (A) by the
11			employing unit in the performance of the service
12			during the preceding calendar quarter;
13	(4)	(A)	Service performed on or in connection with a
14			vessel not an American vessel, if the individual
15			performing the service is employed on and in
16			connection with the vessel when outside the
17			United States;
18		(B)	Service performed by an individual in (or as an
19			officer or member of the crew of a vessel while
20			it is engaged in) the catching, taking,
21			harvesting, cultivating, or farming of any kind
22			of fish, shellfish, crustacea, sponges, seaweeds,

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1	or ot	ther aquatic forms of animal and vegetable
2	life	, including service performed as an ordinary
3	inci	dent thereto, except:
4	(i)	The service performed in connection with a
5		vessel of more than ten net tons (determined
6		in the manner provided for determining the
7		register tonnage of merchant vessels under
8		the laws of the United States);
9	(ii)	The service performed in connection with a
10		vessel of ten net tons or less (determined
11		in the manner provided for determining the
12		register tonnage of merchant vessels under
13		the laws of the United States) by an
14		individual who is employed by an employing
15		unit which had in its employ one or more
16		individuals performing the service for some
17		portion of a day in each of twenty calendar
18		weeks all occurring, whether consecutive or
19		not, in either the current or the preceding
20		calendar year; and

1		(iii) Service performed in connection with the
2		catching or taking of salmon or halibut for
3	•	commercial purposes;
4	(5)	Service performed by an individual in the employ of
5		the individual's son, daughter, or spouse, and service
<b>6</b> ,		performed by a child under the age of twenty-one in
7		the employ of the child's father or mother;
8	(6)	Service performed in the employ of the United States
9		government or an instrumentality of the United States
10		exempt under the Constitution of the United States
11		from the contributions imposed by this chapter, except
12		that to the extent that the Congress of the United
13		States permits states to require any instrumentalities
14		of the United States to make payments into an
15		unemployment fund under a state unemployment
16		compensation law, all of the provisions of this
17		chapter shall apply to those instrumentalities, and to
18		services performed for those instrumentalities, in the
19		same manner, to the same extent, and on the same terms
20		as to all other employers, employing units,
21		individuals, and services; provided that if this State
22		is not certified for any year by the Secretary of

1		Labor under section 3304(c) of the federal Internal
2		Revenue Code, the payments required of those
3		instrumentalities with respect to that year shall be
4		refunded by the department of labor and industrial
5		relations from the fund in the same manner and within
6		the same period as is provided in section 383-76 with
7		respect to contributions erroneously collected;
8	(7)	Service performed in the employ of any other state, or
9		any political subdivision thereof, or any
10		instrumentality of any one or more of the foregoing
11	_	which is wholly owned by one or more states or
12		political subdivisions; and any service performed in
13		the employ of any instrumentality of one or more other
14		states or their political subdivisions to the extent
15		that the instrumentality is, with respect to the
16		service, exempt from the tax imposed by section 3301
17	*	of the Internal Revenue Code of 1986, as amended;
18	(8)	Service with respect to which unemployment
19		compensation is payable under an unemployment system
20		established by an act of Congress;
21	(9)	(A) Service performed in any calendar quarter in the
22		employ of any organization exempt from income tax



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1	under section sorta, or the rederal internal
2	Revenue Code (other than an organization
3	described in section 401(a) or under section 521
4	of the Internal Revenue Code), if:
5	(i) The remuneration for the service is less
6	than \$50; or
7	(ii) The service is performed by a fully
8	ordained, commissioned, or licensed minister
9	of a church in the exercise of the
10	minister's ministry or by a member of a
11	religious order in the exercise of duties
12	required by the order;
13	(B) Service performed in the employ of a school,
14	college, or university, if the service is
15	performed by a student who is enrolled and is
16	regularly attending classes at the school,
17	college, or university; or
18	(C) Service performed by an individual who is
19	enrolled at a nonprofit or public educational
20	institution which normally maintains a regular
21	faculty and curriculum and normally has a
22	regularly organized body of students in

1		attendance at the place where its educational
2		activities are carried on as a student in a full-
3		time program, taken for credit at the
4		institution, which combines academic instruction
5		with work experience, if the service is an
6		integral part of such program, and the
7		institution has so certified to the employer,
8		except that this subparagraph shall not apply to
9		service performed in a program established for or
10		on behalf of an employer or group of employers;
11	(10)	Service performed in the employ of a foreign
12		government, including service as a consular or other
13		officer or employee of a nondiplomatic representative;
14	(11)	Service performed in the employ of an instrumentality
15		wholly owned by a foreign government:
16		(A) If the service is of a character similar to that
17		performed in foreign countries by employees of
18		the United States government or of an
19		instrumentality thereof; and
20		(B) If the United States Secretary of State has
21		certified or certifies to the United States
22		Secretary of the Treasury that the foreign

1		government, with respect to whose instrumentality
2		exemption is claimed, grants an equivalent
3		exemption with respect to similar service
4		performed in the foreign country by employees of
5	•	the United States government and of
6		instrumentalities thereof;
7	(12)	Service performed as a student nurse in the employ of
8		a hospital or a nurses' training school by an
9		individual who is enrolled and is regularly attending
10		classes in a nurses' training school chartered or
11		approved pursuant to state law; and service performed
12		as an intern in the employ of a hospital by an
13		individual who has completed a four-year course in a
14		medical school chartered or approved pursuant to state
15		law;
16	(13)	Service performed by an individual for an employing
17		unit as an insurance producer, if all service
18		performed by the individual for the employing unit is
19		performed for remuneration solely by way of
20		commission;
21	(14)	Service performed by an individual under the age of
22		eighteen in the delivery or distribution of newspapers

•	or shopping news, not including delivery or
	distribution to any point for subsequent delivery or
	distribution;
15)	Service covered by an arrangement between the
(	department and the agency charged with the
į	administration of any other state or federal
1	unemployment compensation law pursuant to which all
i	services performed by an individual for an employing
1	unit during the period covered by the employing unit's
•	duly approved election, are deemed to be performed
(	entirely within the agency's state;
16)	Service performed by an individual who, pursuant to
	the Federal Economic Opportunity Act of 1964, is not
1	subject to the federal laws relating to unemployment
	compensation;
17)	Service performed by an individual for an employing
1	unit as a real estate salesperson, if all service
]	performed by the individual for the employing unit is
]	performed for remuneration solely by way of
	commission;
18)	Service performed by a registered sales representative
:	for a registered travel agency, when the service
1	.5)

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1		perf	ormed by the individual for the travel agent is
2		perf	ormed for remuneration by way of commission;
3	(19)	Serv	ice performed by a vacuum cleaner salesperson for
4		an ei	mploying unit, if all services performed by the
5		indi	vidual for the employing unit are performed for
6		remu	neration solely by way of commission;
7	(20)	Serv	ice performed for a family-owned private
8		corp	oration organized for profit that employs only
9		memb	ers of the family who each own at least fifty per
10		cent	of the shares issued by the corporation; provided
11	·	that	:
12		(A)	The private corporation elects to be excluded
13			from coverage under this chapter;
14	,	(B)	The election for exclusion shall apply to all
15			shareholders and under the same circumstances;
16		(C)	No more than two members of a family may be
17			eligible per entity for exclusion under this
18		-	paragraph;
19		(D)	The exclusion shall be irrevocable for five
20			years;
21		(E)	The family-owned private corporation presents to
22			the department proof that it has paid federal

1		unemployment insurance taxes as required by
2		federal law; and
3		(F) The election to be excluded from coverage shall
4		be effective the first day of the calendar
5		quarter in which the application and all
6		substantiating documents requested by the
7		department are filed with the department;
8	(21)	Service performed by a direct seller as defined in
9		section 3508 of the Internal Revenue Code of 1986;
10	(22)	Service performed by an election official or election
11		worker as defined in section 3309(b)(3)(F) of the
12		Internal Revenue Code of 1986, as amended;
13	(23)	Service performed by an inmate or any person committed
14		to a penal institution[ <del>[; and]</del> ];
15	(24)	Domestic in-home and community-based services for
16		persons with developmental disabilities and mental
17		retardation under the medicaid home and
18		community-based services program pursuant to Title 42
19		Code of Federal Regulations sections 440.180 and
20		441.300, and Title 42 Code of Federal Regulations,
21		Part 434, Subpart A, as amended, and identified as
22		chore, personal assistance and habilitation,

1		residential habilitation, supported employment,
2		respite, and skilled nursing services, as the terms
3		are defined and amended from time to time by the
4		department of human services, performed by an
5		individual whose services are contracted by a
6		recipient of social service payments and who
7		voluntarily agrees in writing to be an independent
8		contractor of the recipient of social service payments
9		unless the individual is an employee and not an
10		independent contractor of the recipient of social
11		service payments under the Federal Unemployment Tax
12		Act [-] ; and
13	(25)	Service performed by any individual who serves in the
14		capacity of an athletic contest official at a
15		publicly-exhibited contest as defined in section
16		708-881(2)(a), including any person who acts as an
17		umpire, referee, judge, linesperson, timer, score
18		keeper, or other similar capacity who receives
19		remuneration solely by way of a game fee."
20	SECT	ION 2. Statutory material to be repealed is bracketed
21	and stric	ken. New statutory material is underscored.

22

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

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INTRODUCED BY:

JAN 2 6 2011

#### Report Title:

Employment; Exclusions; Athletic Contest Official

#### Description:

Adds to excluded service under the Hawaii employment security law, service performed by any individual who serves in the capacity of an athletic contest official at a publicly-exhibited contest, including any person who acts as an umpire, referee, judge, linesperson, timer, score keeper, or other similar capacity who receives remuneration solely by way of a game fee.

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