HOUSE OF REPRESENTATIVES TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

H.B. NO. **236**

A BILL FOR AN ACT

RELATING TO NUISANCES.

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

1 SECTION 1. Chapter 712, Hawaii Revised Statutes, is 2 amended by adding a new part to be appropriately designated and 3 to read as follows: 4 "PART PROPERTY NUISANCE 5 §712-**Property nuisance**. (a) A person commits the 6 offense of promoting a property nuisance by owning, leasing, occupying, or having charge or possession of any property and 7 8 maintaining that property in a manner that any one or more of 9 the following conditions or activities is allowed to exist or 10 continue: The keeping, storage, depositing, or accumulation on 11 (1)12 the property of any personal property that is within the view of persons on adjacent or nearby real 13 14 property or the public highway when the personal property constitutes visual blight, reduces the 15 aesthetic appearance of the neighborhood, is offensive 16 17 to the senses, or is detrimental to nearby property or



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1	property values. Personal property includes but is
2	not limited to:
3	(A) Abandoned, wrecked, or dismantled automobiles or
4	unseaworthy boats or vessels;
5	(B) Automotive parts and equipment, appliances, and
6	furniture; and
7	(C) Containers, packing materials, scrap metal, wood,
8	building materials, concrete masonry units,
9	rubbish, and debris.
10	Wood and building materials being used, or to be used,
11	for a project of repair or renovation and for which an
12	active building permit is in existence may be stored
13	for as long as is necessary to complete the project
14	expeditiously. Upon expiration or cancellation of the
15	building permit, wood and building materials for the
16	project must be immediately removed;
17	(2) The keeping, storage, depositing, or accumulation of
18	dirt, sand, gravel, concrete, concrete masonry units,
19	or other similar materials that constitute visual
20	blight or reduces the aesthetic appearance of the
21	neighborhood or is offensive to the senses or is
22	detrimental to nearby property or property values;



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1	(3)	The operation of a junk yard or automobile dismantling
2		yard, except as a permitted use in an industrial zone;
3	(4)	The permitting of standing or stagnant water to
4		accumulate, allowing vermin to live, bred, and
5		multiply;
6	(5)	Any dangerous, unsightly, or blighted condition that
7		is detrimental to the health, safety, or welfare of
8		the public;
9	(6)	Any condition recognized in law or in equity as
10		constituting a public nuisance;
11	(7)	The maintenance of the exterior of any vacant or
12		unoccupied building or the interior of any building
13		that is readily visible from any public highway or
14		adjacent parcel of property in a state of
15		unsightliness so as to constitute a blighted condition
16		detrimental to the property values in the neighborhood
17		or otherwise detrimental to the public welfare;
18	(8)	Any unimproved real property that has become a dumping
19		ground for litter, garbage, junk, debris, or discarded
20		vehicles, vehicle parts, or vehicle hulks, and which
21		real property has been subject to abatement action on
22		one or more occasions pursuant to this chapter;

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1 Any illegal activity occurring on the property that is (9) 2 detrimental to the life, health, safety, and welfare 3 of the residents, neighbors, or public. For purposes of this chapter, illegal activity is defined as any 4 violation of state or federal law, rules or 5 6 regulations, or county ordinances or rules. 7 Promoting a property nuisance is a misdemeanor." (b) 8 SECTION 2. Section 712-1270, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "§712-1270 Places used to commit offenses against public 11 health and morals, a nuisance. Every building, premises, or 12 place used for the purpose of violating: 13 Those laws pertaining to offenses against public (1)14 health and morals contained in parts I, II, [and] IV, 15 and of this chapter, except offenses under part 16 IV which do not involve the manufacture or 17 distribution of drugs; or 18 (2) Section 132D-14(a)(1) or (3), 19 and every building, premises, or place in or upon which the 20 violations are held or occur in parts I, II, [and] IV, and 21 or section 132D-14(a)(1) or (3), is a nuisance that shall be



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1 enjoined, abated, and prevented, regardless of whether it is a
2 public or private nuisance."

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

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

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

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INTRODUCED BY:

Manumito TAK

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Report Title: Nuisance; misdemeanor

Description:

Makes the maintenance of a property nuisance a misdemeanor.

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

