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

H.B. NO. ⁴³⁹ H.D. 1 S.D. 1

A BILL FOR AN ACT

RELATING TO EVIDENCE.

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

SECTION 1. Section 626-1, Hawaii Revised Statutes, is
 amended by amending rule 303, subsection (c), to read as
 follows:

4 "(c) Presumptions. The following presumptions, and all
5 other presumptions established by law that fall within the
6 criteria of subsection (a) of this rule, are presumptions
7 imposing the burden of producing evidence:

8 (1) Money delivered by one to another. Money delivered by
9 one to another is presumed to have been due to the
10 latter[-];

11 (2) Thing delivered by one to another. A thing delivered
12 by one to another is presumed to have belonged to the
13 latter[-];

14 (3) Obligation delivered up to the debtor. An obligation
15 delivered up to the debtor is presumed to have been
16 paid[-];



Page 2

H.B. NO. 439 H.D. 1 S.D. 1

2

1	(4)	Obligation possessed by creditor. An obligation
2		possessed by a creditor is presumed not to have been
3	· · ·	paid[-];
4	(5)	Payment of earlier rent or installments. The payment
5		of earlier rent or installments is presumed from a
6		receipt for later rent or installments $[-]_{\underline{i}}$
7	(6)	Things possessed. The things [which] that a person
8		possesses are presumed to be owned by the person[-]:
9	(7)	Exercise of act of ownership. A person who exercises
10		acts of ownership over property is presumed to be the
11		owner of it[-];
12	(8,)	Judgment determines, sets forth rights of parties. A
13		judgment, when not conclusive, is presumed to
14	· . ·	correctly determine or set forth the rights of the
15		parties, but there is no presumption that the facts
16		essential to the judgment have been correctly
17		determined [+] :
18	(9)	Writing. A writing is presumed to have been truly
19		dated[-] <u>;</u>
20	(10)	Letter properly addressed and mailed. A letter
21		correctly addressed and properly mailed is presumed to
22		have been received in the ordinary course of mail $[-]_{\underline{i}}$
	2011-2017	HB439 SD1 SMA.doc

Page 3

1	(11)	Trustee's conveyance to a particular person. A
2		trustee or other person, whose duty it was to convey
3		real property to a particular person, is presumed to
4		have actually conveyed the real property to the person
5		when such presumption is necessary to perfect title of
6		such person or the person's successor in interest[+] $\underline{;}$
7	(12)	Ancient document affecting real or personal property
8		interest. A deed or will or other writing purporting
9	e An an an	to create, terminate, or affect an interest in real or
10		personal property is presumed authentic if:
[1		(A) It is at least twenty years old;
12		(B) It is in such condition as to create no
13		reasonable suspicion concerning its authenticity;
14		(C) It was kept, or if found was found, in a place
15		where such writing, if authentic, would be likely
16		to be kept or found; and
17	,	(D) Persons having an interest in the matter have
18		been generally acting as if it were authentic[-];
19	(13)	Book or other material purporting to be published by
20		public authority. A book or other material purporting
21		to be printed [or], published, or posted to an

439 H.D. 1 S.D. 1

3

H.B. NO.

2011-2017 HB439 SD1 SMA.doc

Page 4

H.B. NO. 439 H.D. 1 S.D. 1

1		internet website by public authority is presumed to
2		have been so printed [or], published[-], or posted;
3	(14)	Book or internet website purporting to contain reports
4		of adjudged cases. A book or government website
5		purporting to contain reports of cases adjudged in the
6		tribunals of the state or nation where the book is
[.] 7		published or from which the government website is
8		maintained is presumed to contain correct reports of
9		such cases $[-]$; and a second deviation of the second se
10	(15)	Continuation of a fact, condition, or state. A fact,
11		condition, or state of things is presumed to
12		continue[+]; and
13	(16)	Paid bills. A bill for goods or services that has
14		been paid is presumed to be authentic and to embody
15		fair and reasonable charges for the itemized goods or
16		services."
17	SECTION 2. This Act does not affect rights and duties that	
18	matured,	penalties that were incurred, and proceedings that were
19	begun before its effective date.	
20	SECTION 3. Statutory material to be repealed is bracketed	
21	and stric	ken. New statutory material is underscored.



H.B. NO. 439 H.D. 1 S.D. 1

1

2

SECTION 4. This Act shall take effect on July 1, 2011.





Report Title: Evidence; Presumptions

Description:

Extends evidentiary presumptions regarding publications and legal opinions to those posted to government websites. (SD1)

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

