A BILL FOR AN ACT

RELATING TO RECREATIONAL ACTIVITIES.

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

- 1 SECTION 1. The legislature finds that an unintended
- 2 consequence of the existing law regarding civil liability for
- 3 injuries sustained during a recreational activity is to prevent
- 4 a court from dismissing non-meritorious claims by summary
- 5 judgment. Under the existing law, any claim to recover for
- 6 injuries sustained from a recreational activity provided by a
- 7 commercial provider is subject to a factual determination by a
- 8 judge or jury as to whether risk of the injury sustained was
- 9 inherent to that activity. This requirement prevents a judge
- 10 from disposing of claims that are facially invalid without an
- 11 often lengthy and costly process of factual investigation and
- 12 discovery. The legislature finds that removing the requirement
- 13 that a trier of fact determine whether a risk is inherent to a
- 14 recreational activity serves the interest of judicial efficiency
- 15 and economy.
- 16 SECTION 2. Section 663-1.54, Hawaii Revised Statutes, is
- 17 amended by amending subsection (c) to read as follows:

1	"(C)	[The-determination of whether a risk-is-inherent or
2	not is for	r the trier of fact.] As used in this section an
3	"inherent	risk":
4	(1)	Is a danger that a reasonable person would understand
5		to be associated with the activity by the very nature
6		of the activity engaged in;
7	(2)	Is a danger that a reasonable person would understand
8		to exist despite the owner or operator's exercise of
9		reasonable care to eliminate or minimize the danger,
10		and is generally beyond the control of the owner or
11		operator; and
12	(3)	Does not result from the negligence, gross negligence,
13		or wanton act or omission of the owner or operator."
14	SECT	ION 3. This Act does not affect rights and duties that
15	matured, penalties that were incurred, and proceedings that were	
16	begun befo	ore its effective date.
17	SECT	ION 4. Statutory material to be repealed is bracketed
18	and stricken.	
19	SECT	ION 5. This Act shall take effect on July 1, 2012.

INTRODUCED BY:

нв нмs 2012-1010

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JAN 2 3 2012

H.B. NO. 2402

Report Title:

Recreational Activities; Civil Liability

Description:

Repeals the statutory requirement that a trier of fact determine whether or not a risk is inherent to a recreational activity when determining whether a commercial provider of recreational activity is liable for a person's injuries.

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