A BILL FOR AN ACT

RELATING TO WAGES.

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

1 SECTION 1. Wage theft, which consists of pay-related violations committed by employers, such as the failure to pay 2 3 wage earners the required minimum wages or overtime, impacts 4 employees throughout the United States. Many states are addressing this issue by creating laws to better protect wage 5 earners' rights. New York, for example, recently passed the 6 Wage Theft Prevention Act, which amended that state's notice of 7 wage rate requirements and expanded criminal and civil remedies. 8 The legislature finds that Hawaii is one of several states 9 that have agreed to work with the United States Department of 10 11 Labor to share information in an effort to deal with the wage 12 theft problem. The purpose of this Act is to protect employees in this 13 14 State by requiring employers to provide employees with specific wage information at the time of hiring and on pay statements and 15

to expand the criminal and civil penalties available for

HB LRB 13-0376.doc

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enforcement purposes.

- SECTION 2. Chapter 387, Hawaii Revised Statutes, is 1 2 amended by adding a new section to read as follows: 3 "\$387- Public notice of employer violations. (a) If an employer violates any provision this chapter, the director 4 may post or affix or both, for a period not to exceed one year, 5 6 a notice not less than eight and one-half by eleven inches in an 7 area visible to the employer's employees summarizing the 8 violations and other information deemed pertinent by the 9 director, in the form and manner ordered by the director. 10 (b) If the employer's violation is a wilful failure to pay 11 all wages as required by this chapter, the director may post or 12 affix or both, for a period not to exceed ninety days, in an area visible to the general public, as ordered by the director, 13 14 a notice not less than eight and one-half by eleven inches summarizing the violations, in the form and manner ordered by 15 16 the director. 17 (c) Any person other than the director or the director's 18 duly authorized representative who removes, alters, defaces, or 19 otherwise interferes with a notice posted or affixed under this 20 section shall be quilty of a misdemeanor." 21 SECTION 3. Chapter 388, Hawaii Revised Statutes, is amended by adding a new section to read as follows: 22
 - HB LRB 13-0376.doc

1	"§388- Public notice of employer violations. (a) Any
2	employer who violates any provision in this chapter, the
3	director may post or affix or both for a period, not to exceed
4	one year, a notice not less than eight and one-half by eleven
5	inches in an area visible to the employer's employees
6	summarizing the violations and other information deemed
7	pertinent by the director, in the form and manner ordered by the
8	director.
9	(b) If the employer's violation is a wilful failure to pa
10	all wages as required by this chapter, the director may post or
11	affix or both, for a period not to exceed ninety days, in an
12	area visible to the general public, as ordered by the director,
13	a notice not less than eight and one-half by eleven inches
14	summarizing the violations, in the form and manner ordered by
15	the director.
16	(c) Any person other than the director or the director's
17	duly authorized representative who removes, alters, defaces, or
18	otherwise interferes with a notice posted or affixed under this
19	section shall be guilty of a misdemeanor."
20	SECTION 4. Section 387-1, Hawaii Revised Statutes, is
21	amended by amending the definition of "employer" to read as
22	follows:

1	""Employer" includes any individual, partnership, <u>limited</u>
2	liability company, association, corporation, business trust,
3	legal representative, or any organized group of persons, acting
4	directly or indirectly in the interest of an employer in
5	relation to an employee, but shall not include the State or any
6	political subdivision thereof or the United States."
7	SECTION 5. Section 387-6, Hawaii Revised Statutes, is
8	amended by amending subsections (a) and (b) to read as follows:
9	"(a) Every employer shall keep in or about the premises
10	wherein any employee is employed a contemporaneous, true, and
11	accurate record of [the]:
12	(1) The name, address, and occupation of each [such]
13	employee[, of the] <u>; and</u>
14	(2) The amount paid each pay period to each [such]
15	employee, of the hours worked each day and each
16	workweek by each [such] employee, and of [such] other
17	information and for [such] periods of time as the
18	director of labor and industrial relations may by
19	$[\frac{regulation}{rule}]$ rule prescribe. The director or the
20	director's authorized representative [shall], for the
21	purpose of examination, shall have access to and the
22	right to copy from such records. Every employer shall

1	furnish to the director or the director's authorized
2	representative [$\frac{\text{such}}{\text{any}}$ information relating to the
3	employment of workers and in $[{ extstyle such}]$ $\underline{ extstyle a}$ manner as the
4	director may prescribe.
5	(b) Every employer shall post and keep posted [such]
6	notices pertaining to the application of the law as shall be
7	prescribed by the director in conspicuous places in every
8	establishment where any employee is employed so as to permit the
9	employee to observe readily a copy on the way to or from the
10	employee's place of employment."
11	SECTION 6. Section 387-7, Hawaii Revised Statutes, is
12	amended to read as follows:
13	"§387-7 Wilful violations; penalty. Any employer who
14	wilfully hinders or delays the director [of labor and industrial
15	relations] or the director's authorized representative in the
16	performance of the director's duties in the enforcement of this
17	chapter; or who wilfully refuses to admit the director or the
18	director's authorized representative to any place of employment;
19	or who fails to keep or who falsifies any record required under
20	section 387-6 or who refuses to make [such] the records
21	accessible or to give information required for the proper
22	enforcement of this chapter, upon demand, to the director or the
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- 1 director's authorized representative, shall be fined not [more]
- 2 less than \$500 nor more than \$5,000 or imprisoned not more than
- 3 [ninety days, or both.] one year, or both. If a second or
- 4 subsequent offense is committed within six years of the date of
- 5 conviction for a prior offense, the employer shall be guilty of
- 6 a class C felony for the second or subsequent offense; provided
- 7 that in addition to any other authorized sentence, the employer
- 8 shall be fined not less than \$500 nor more than \$20,000 for each
- 9 offense. Each day's failure to keep the records requested under
- 10 this chapter or to furnish the records or information to the
- 11 director or the director's representative shall constitute a
- 12 separate offense."
- 13 SECTION 7. Section 387-12, Hawaii Revised Statutes, is
- 14 amended by amending subsection (a) to read as follows:
- "(a) Criminal[-] penalties.
- 16 (1) Any person divulging information in violation of
- 17 section 387-8[7-0r];
- 18 (2) [any] Any employer who wilfully violates this chapter
- or [of] any rule[, regulation,] or order issued under
- the authority of this chapter[, or];
- 21 (3) [any] Any employer or the employer's agent or any
- officer or agent of a corporation, partnership, or

1		limited liability company or any other person who
2		discharges, threatens, or in any other manner
3		discriminates or retaliates against any employee
4		because the employee has made a complaint to the
5		employee's employer, to the director, or to any other
6		person that [the employee has not been paid wages in
7		accordance with this chapter, or] the employer engaged
8		in conduct that the employee reasonably and in good
9		faith believes constitutes a violation this chapter or
10		the employee has instituted or caused to be instituted
11		any proceeding under or related to this chapter, or
12		has testified or is about to testify in any such
13		proceedings[-]; or
14	(4)	[any] Any employer or the employer's agent or any
15		officer or agent of a corporation, partnership, or
16		limited liability company who pays or agrees to pay
17		any employee compensation less than that which the
18		employee is entitled to under this chapter,
19	shall be	guilty of a misdemeanor and, upon conviction thereof,
20	shall be]	punished by a fine of not less than [\$50] <u>\$500</u> nor more
21	than [\$50	θ] $\frac{$20,000}{}$ or by imprisonment for a period not to
22	exceed one	e year or by both [such] fine and imprisonment. If a
	HB LRB 13	-0376.doc

- 1 second or subsequent offense is committed within six years of
- 2 the date of conviction for a prior offense, the employer shall
- 3 be guilty of a class C felony for the second or subsequent
- 4 offense; provided that in addition to any other authorized
- 5 sentence, the employer shall be fined not less than \$500 nor
- 6 more than \$20,000 for each offense. Each day's failure to keep
- 7 the records requested under this chapter, or to furnish the
- 8 records or information to the director or the director's
- 9 representative, shall constitute a separate offense."
- 10 SECTION 8. Section 388-1, Hawaii Revised Statutes, is
- 11 amended by amending the definition of "employer" to read as
- 12 follows:
- ""Employer" includes any individual, partnership, limited
- 14 liability company, association, joint-stock company, trust,
- 15 corporation, the personal representative of the estate of a
- 16 deceased individual or the receiver, trustee, or successor of
- 17 any of the same, employing any person, but shall not include the
- 18 State or any political subdivision thereof or the United
- 19 States."
- 20 SECTION 9. Section 388-7, Hawaii Revised Statutes, is
- 21 amended to read as follows:

1	"§38	8-7	Notification, posting, and records. Every
2	employer	shall	.:
3	(1)	[Not	eify] Provide each employee in writing[7] in
4		Engl	ish and in the language identified by each
5		<u>empl</u>	oyee as the primary language of the employee, at
6		the	time of hiring and on or before February 1 of each
7		subs	sequent year of the employee's employment with the
8		<u>empl</u>	oyer, a notice containing the following:
9		(A)	[of the] The rate or rates of pay[7] and basis
10		-	thereof, whether paid by the hour, shift, day,
11			week, salary, piece, commission, or otherwise,
12			including any rates for overtime, if applicable;
13	•	<u>(B)</u>	Allowances, if any, claimed as part of the
14			minimum wage, including tip, meal, or lodging
15			allowances;
16		(C)	[and of the] The day, hour, and place of payment;
17		(D)	The name of the employer, including any "doing
18			business as" names used by the employer;
19		<u>(E)</u>	The physical address of the employer's main
20			office or principal place of business and a
21			mailing address, if different;
22		<u>(F)</u>	The telephone number of the employer; and
	HB LRB 13	-0376	

1	(G) Any other information the director deems material
2	and necessary.
3	Whenever the employer provides the notice to an
4	employee, the employer shall obtain from the employee
5	a signed and dated written acknowledgment in English,
6	and in the primary language of the employee, of the
7	receipt of the notice, which the employer shall
8	maintain and keep for six years. The director shall
9	prepare templates that comply with the requirements of
10	this paragraph. Each template shall be dual-language,
11	including English and one additional language. The
12	director shall determine which languages to provide in
13	addition to English, based on the size of the
14	population of this State that speaks each language and
15	any other factor the director deems relevant. The
16	templates shall be made available to employers in the
17	manner determined by the director. When an employee
18	identifies as the employee's primary language a
19	language for which a template is not available from
20	the director, the employer shall comply with this
21	paragraph by providing that employee an English-
22	language notice of acknowledgment. An employer shall

Ţ		not be penalized for effors of omissions in the non-
2		English portions of any notice provided by the
3		director;
4	(2)	Notify each employee in writing or through a posted
5		notice maintained in a place accessible to employees
6		of any changes in the arrangements specified [above]
7		in paragraph (1) at least seven calendar days prior to
8		the time of the change[\div], unless the changes are
9		reflected on a timely pay statement furnished to the
10		<pre>employee;</pre>
11	(3)	Provide to each employee in writing or through a
12	·	posted notice maintained in a place accessible to
13		employees, policies with regard to vacation and sick
14		leave;
15	(4)	[Furnish] Provide each employee at every [payday] pay
16		<pre>period a legible printed, typewritten, or handwritten</pre>
17	·	record showing [the employee's total gross
18		compensation, the amount and purpose of each
19		deduction, total net compensation, date of payment,
20		and pay period covered; the information required
21		under section 387-6(c); and maintain and preserve a
22		copy of the record or its equivalent for a period of

1		at least six years; provided that in lieu of the
2		printed, typewritten, or handwritten record required
3		by this paragraph and upon receipt of written
4		authorization from the employee, the employer may
5		provide an electronic record that may be
6		electronically accessed by the employee that shall be
7		retained by the employer for a period of at least six
8		years;
9	(5)	Keep posted in a place accessible to employees the
10		notices pertaining to the application of this chapter
11		as [shall be] prescribed by the director [of labor and
12		industrial relations]; and
13	(6)	Make and keep records of all employees which shall
14		include basic employment and earnings records, and
15		preserve the records for [a] the period of time and in
16		[a] the manner, as the director shall prescribe by
17		rule."
18	SECT	ION 10. Section 388-9, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"§38	8-9 Enforcement. (a) The director [of labor and
21	industria	l relations] shall enforce and administer this chapter
22	and the d	irector or the director's authorized representatives
		,

- 1 may hold hearings and otherwise investigate charges of
- 2 violations of this chapter and institute actions for penalties
- 3 hereunder.
- 4 (b) The director or the director's authorized
- 5 representatives may enter and inspect [such] places, question
- 6 [such] employees, and investigate [such] facts, conditions, or
- 7 matters as they may deem appropriate to determine whether any
- 8 person has violated this chapter or any rule [or-regulation]
- 9 issued hereunder or which may aid in the enforcement of this
- 10 chapter.
- 11 The director shall keep confidential the names of employees
- 12 that are the subject of an investigation until disclosure is
- 13 necessary for the resolution of an investigation or a complaint.
- 14 (c) If any judgment obtained by the director against an
- 15 employer for nonpayment of wages remains unsatisfied for a
- 16 period of thirty days after the time to appeal therefrom has
- 17 expired and no appeal is pending or after [such] the judgment
- 18 has been finally affirmed on appeal, the director may institute
- 19 proceedings in the name of the State in the circuit court in
- 20 which the employer has the employer's principal place of
- 21 business to compel the employer to cease doing any business
- 22 until the judgment has been satisfied. Any judgment or court



1 order awarding remedies under this section shall provide that if 2 any amount remains unpaid ninety days after the judgment is 3 issued, or ninety days after the time to appeal has expired and 4 no appeal is pending, whichever is later, the total amount of 5 the judgment shall automatically increase by fifteen per cent. 6 (d) If any order to comply issued to an employer under 7 this chapter remains unsatisfied for a period of ten days after 8 the time to appeal therefrom has expired, and no appeal is 9 pending, the director may require the employer to provide an 10 accounting of the employer's assets, including but not limited 11 to a list of the employer's bank accounts, accounts receivable, 12 personal property, real property, motor vehicles, and any other 13 assets, in the form and manner prescribed by the director. The 14 demand may be made by certified or registered mail. An employer 15 shall provide amended accountings of assets as ordered by the 16 director. If within ten days after a demand for an accounting 17 of assets, the employer fails to provide the accounting, or if 18 the employer fails to provide an amended accounting as required, the director may bring an action against the employer in the 19 20 appropriate circuit court to compel the employer to provide the 21 accounting and pay a civil penalty of no more than \$10,000."

1.	SECT	ION 11. Section 388-10, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"§38	8-10 Penalties. (a) Civil[-] penalties.
4	(1)	Any employer who fails to pay wages in accordance with
5		this chapter without equitable justification shall be
6		liable to the employee, in addition to the wages
7		legally proven to be due, for a sum equal to the
8		amount of unpaid wages and interest at a rate of six
9		per cent per year from the date that the wages were
10		due[+];
11	(2)	(A) Any employee who is not provided within ten
12		business days of the employee's first day of
13		employment a notice as required by section 388-
14		7(1) may recover in a civil action damages of \$50
15		for each workweek that the violation occurred or
16		continues to occur, not to exceed \$2,500,
17		together with costs and reasonable attorney's
18		fees. The court may also award other relief,
19		including injunctive and declaratory relief, that
20		the court in its discretion deems necessary or
21		appropriate; and

1	<u>(B)</u>	The director may bring, on behalf of any employee
2		not provided a notice as required by section 388-
3		7(1), any legal action necessary, including
4		administrative action, to collect the claim, and
5		as part of the legal action, in addition to any
6		other remedies and penalties otherwise available.
7		The director may assess against the employer
8		damages of \$50 for each workweek that the
9		violation occurred or continues to occur; and
10 (3)	(A)	Any employee who is not provided a pay statement
11		as required by section 388-7(4) shall recover in
12		a civil action damages of \$100 for each workweek
13		that the violation occurred or continues to
14		occur, not to exceed \$2,500, together with costs
15		and reasonable attorney's fees. The court may
16		also award other relief, including injunctive and
17		declaratory relief, that the court in its
18		discretion deems necessary or appropriate; and
19	(B)	The director may bring, on behalf of any employee
20		not provided a pay statement as required by
21		section 388-7(4), any legal action necessary,
22	,	including administrative action, to collect the

1		claim, and as part of the legal action, in
2		addition to any other remedies and penalties
3		otherwise available under this chapter. The
4		director may assess against the employer damages
5		of \$100 for each workweek that the violation
6		occurred or continues to occur.
7	(b)	Criminal[-] penalties.
8	(1)	Any employer who does not pay the wages of any of the
9		employer's employees in accordance with this chapter[$ au$
10		or any];
11	(2)	Any officer or agent of any corporation, partnership,
12		or limited liability company who knowingly permits the
13		corporation, partnership, or limited liability company
14		to violate this chapter by failing to pay wages of any
15		of its employees in accordance with this chapter[, or
16		any] <u>;</u>
17	(3)	Any employer or the employer's agent or any officer or
18		agent of a corporation, partnership, or limited
19		liability company, or any other person who discharges,
20		threatens, or in any other manner discriminates or
21		retaliates against any employee because the employee
22		has made a complaint to the employee's employer, or to

1	the director, or to any other person that the
2	[employee has not been paid wages in accordance with
3	this chapter, or employer engaged in conduct that the
4	employee reasonably and in good faith believes
5	violates this chapter, or the employee has instituted
6	or caused to be instituted any proceeding under or
7	related to this chapter[$_{\mathcal{T}}$] or has testified or is
8	about to testify in any such proceedings[7]; or [any]
9	(4) Any employer who wilfully fails to comply with any
10	other requirements of this chapter,
11	shall be fined not less than $[\$100]$ $\$500$ nor more than $[\$10,000]$
12	\$20,000 or imprisoned for not more than one year, or punished by
13	both fine and imprisonment for each [such] offense. If a second
14	or subsequent offense is committed within six years of the date
15	of conviction for a prior offense, the employer shall be guilty
16	of a class C felony for the second or subsequent offense;
17	provided that in addition to any other authorized sentence, the
18	employer shall be fined not less than \$500 nor more than \$20,000
19	for each offense. Each day's failure to keep the records
20	requested under this chapter, or to furnish the records or
21	information to the director or the director's representative,
22	shall constitute a separate offense."

1	SECTION 12. Section 388-11, Hawaii Revised Statutes, is
2	amended by amending subsection (c) to read as follows:
3	"(c) The court in any action brought under this section
4	[shall], in addition to any judgment awarded to the plaintiff or
5	plaintiffs, shall allow interest of six per cent per year from
6	the date the wages were due, costs of action, including costs of
7	fees of any nature, and reasonable attorney's fees, to be paid
8	by the defendant. Any judgment or court order awarding remedies
9	under this section shall provide that if any amounts remain
10	unpaid ninety days after the judgment is issued or ninety days
11	after the time to appeal has expired and no appeal is pending,
12	whichever is later, the total amount of judgment shall
13	automatically increase by fifteen per cent.
14	The director shall not be required to:
15	(1) Pay the filing fee or other costs or fees of any
16	nature, including the opposing party's fees and costs;
17	or
18	(2) File a bond or other security of any nature, in
19	connection with [such] the action, with proceedings
20	supplementary thereto, or as a condition precedent to
21	the availability to the director of any process in aid
22	of such action or proceedings. The director may join

1	various claimants in one preferred claim or lien, and
2	in case of suit join them in one cause of action."
3	SECTION 13. This Act does not affect rights and duties
4	that matured, penalties that were incurred, and proceedings that
5	were begun before its effective date.
6	SECTION 14. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 15. This Act shall take effect upon its approval.
9	
	INTRODUCED BY:
	JAN 1 6 2013

Report Title:

Wages; Payment of Compensation; Penalties

Description:

Requires employers to provide employees with specific wage and employer information at the time of hiring and in employees' pay records. Increases civil and criminal penalties for employers' noncompliance with wage rate notice requirements. Require public notice of employer violations.

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