S.B. NO. 1168

JAN 2 4 2013

A BILL FOR AN ACT

RELATING TO LIMITED LIABILITY FOR MOUNTAIN CLIMBING, ROCK CLIMBING, RAPPELLING, AND BOULDERING ON GOVERNMENT LAND.

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

1	SECTION 1. Chapter 662, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§662- Limited liability for mountain climbing, rock
5	climbing, rappelling, and bouldering. No public entity or
6	public employee shall be liable to any person for injury or
7	damage sustained on government land when engaged in mountain
8	climbing, rock climbing, rappelling, and bouldering."
9	SECTION 2. New statutory material is underscored.
10	SECTION 3. This Act shall take effect upon its approval.
11	~ 0 : $\sim 10^{-10}$
12	INTRODUCED BY: Shore Freunds Ka
13	BY REQUEST

Report Title:

Limited Liability; Mountain Climbing, Rock Climbing, Rappelling, and Bouldering

Description:

Clarifies that no public entity or public employee shall be liable to any person for injury or damage sustained on government land when engaged in mountain climbing, rock climbing, rappelling, and bouldering.

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

JUSTIFICATION SHEET

DEPARTMENT: Land and Natural Resources

TITLE: A BILL FOR AN ACT RELATING TO LIMITED

LIABILITY FOR MOUNTAIN CLIMBING, ROCK CLIMBING, RAPPELLING, AND BOULDERING ON

GOVERNMENT LAND.

PURPOSE: To clarify that no public entity or public

employee shall be liable to any person for injury or damage sustained on government land when engaged in mountain climbing, rock

climbing, rappelling, and bouldering.

MEANS: Add a new section to chapter 662, Hawaii

Revised Statutes.

JUSTIFICATION: There has been an increasing trend in public recreation throughout the United States and

Hawaii to pursue the activity of mountain climbing, rock climbing, rappelling, bouldering, and related activity that

requires special skills, equipment, and specific geologic features with unique qualities. In addition, the advent of indoor climbing gyms and mobile climbing walls, where the recreationalists can

practice on engineered walls in a secure environment with ancillary safety equipment, has led to an increased desire to then test skills in an exterior, unmanaged environment

subject to variation and additional exposure to environmental hazards. Due to the Internet, the proliferation of information on this activity and the method by which the

public gains information on climbing opportunities located in remote unmanaged areas to practice these skills, is rapidly

increasing.

While Hawaii lacks the unique geology on a wide scale basis to support this recreational activity, there are isolated outcroppings of specific features throughout the State that are alluring for rock

This activity may occur on both climbing. public and private land. As the Department has jurisdiction of approximately two million acres of land and staff has no training on the activity nor are knowledgeable of all possible statewide locations and current ancillary use, regulating or managing this activity is untenable. However, as it has been occurring virtually for decades in various locations and with a growing degree of participation, rather than attempt to regulate or prohibit and subsequently enforce against the activity, absent any expertise on the subject, providing government with liability relief associated with its use is a prudent measure.

The bill seeks to clarify that no public entity or public employee shall be liable to any person for injury or damage sustained on government land when engaged in the mountain climbing, rock climbing, rappelling, and bouldering.

Impact on the public: This bill will allow for the public to continue engaging in a recreational pursuit without the need for government intervention or prohibition.

Impact on the department and other agencies: The bill will reduce the tax payer dollars spent on defending actions against the State for injuries occurring on state land resulting from participation in the inherently risky sports of mountain climbing, rock climbing, rappelling, and bouldering.

GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM

DESIGNATION: LNR 101.

SB. NO. 1168

OTHER AFFECTED

AGENCIES:

Department of the Attorney General.

EFFECTIVE DATE:

Upon approval.