## A BILL FOR AN ACT

RELATING TO PUBLIC LAND LIABILITY.

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

- SECTION 1. Section 171-8.6, Hawaii Revised Statutes, is
  amended by amending subsection (a) to read as follows:

  "(a) There is established a risk assessment working group
  that shall be administratively attached to the department. The
- 5 risk assessment working group shall provide consultation to the
- 6 board regarding the design and placement of warning signs,
- 7 devices, or systems on improved public lands as defined in
- 8 section 663-51[7] and unimproved public lands, including any
- 9 comprehensive plan submitted by the State, a county, or managing
- 10 entity, to the board for approval. The risk assessment working
- 11 group shall consist of the following members, who shall serve
- 12 without compensation:
- 13 (1) The chairperson of the board, or designee;
- 14 (2) The mayor of each county, or designee;
- 15 (3) The administrators of the department's division of
  16 forestry and wildlife and the division of state parks,
- or their designees;

- 1 (4) The attorney general, or designee; and
- 2 (5) A person appointed by the chairperson of the board
- 3 knowledgeable in warning sign design."
- 4 SECTION 2. Section 663-52, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "[+] §663-52[+] Conclusive presumptions relating to duty of
- 7 public entities to warn of dangers on [improved] public lands.
- 8 (a) A sign or signs warning of dangerous natural conditions on
- 9 improved public lands or of dangerous non-natural conditions on
- 10 unimproved public lands shall be conclusively presumed to be
- 11 legally adequate warning of the dangerous [natural] conditions
- 12 of which the sign or signs warn, if the State or a county posts
- 13 a sign or signs warning of the dangerous [natural] conditions
- 14 and the design and placement of the warning sign or signs are
- 15 approved by the board. The board shall consult the risk
- 16 assessment working group established by chapter 171, prior to
- 17 approving the design and placement of a warning sign pursuant to
- 18 this section.
- 19 (b) The State or a county may submit to the board a
- 20 comprehensive plan for warning of dangerous natural conditions
- 21 at a particular area of improved public lands[-] or of dangerous

- 1 non-natural conditions on unimproved public lands. The board
- 2 shall review [the] any plan for adequacy of the warning as well
- 3 as the design and placement of the warning signs, devices, or
- 4 systems. The board shall consult with the risk assessment
- 5 working group before approving [the] a plan. The risk
- 6 assessment working group shall seek public comment on [the] any
- 7 plan. In the event that the board after consulting with the
- 8 risk assessment working group approves [the] a plan for a
- 9 particular area of improved public lands[7] or unimproved public
- 10 lands, and the State or a county posts the warnings provided for
- 11 in the approved plan, then the warning signs, devices, or
- 12 systems shall be conclusively presumed to be legally adequate
- 13 warning of [all] the dangerous [natural] conditions [on the
- 14 improved public lands.] of which the sign or signs warn.
- 15 (c) The State or a county shall have no duty to warn of
- 16 dangerous natural conditions on unimproved public lands.
- 17 (d) If a warning sign, device, or system is posted or
- 18 established in accordance with this section on unimproved public
- 19 lands [-7] warning of dangerous natural conditions, the posting or
- 20 establishment of the warning sign, device, or system shall not
- 21 create a duty on the part of the State or county to warn of

- 1 other dangerous natural conditions on unimproved public lands or
- 2 to place or establish an additional warning sign, device, or
- 3 system in other locations on the unimproved public lands.
- 4 (e) The State and the counties shall implement and
- 5 maintain a sign inspection program in which a park caretaker or
- 6 other authorized person conducts documented inspections of all
- 7 signs in the park or trail area or particular area of unimproved
- 8 public land on a quarterly or more frequent basis.
- 9 Records shall be kept under the sign inspection program
- 10 which document the date of each sign inspection and whether the
- 11 particular sign inspected was in place, free of vandalism, and
- 12 legible. The State and the counties shall annually provide the
- 13 board with a copy of the documentation of all sign inspections
- 14 under the sign inspection program.
- 15 The conclusive presumption provided by this section shall
- 16 continue for any sign posted pursuant to this section for a
- 17 period of one hundred twenty days after the last inspection that
- 18 documented that the sign was in place and legible, after which
- 19 the presumption shall lapse until the time at which the sign is
- 20 subsequently inspected and documented to be in place and in
- 21 legible condition.

- 1 In any circumstance in which the conclusive presumption
- 2 lapses because of the lack of a documented inspection, the
- 3 presumption shall be reestablished if the State or county, as
- 4 the case may be, proves by a preponderance of the evidence that
- 5 at the time of the incident at issue, the sign was in place and
- 6 in legible condition.
- 7 (f) The board shall adopt rules pursuant to chapter 91
- 8 establishing standards to guide the department of land and
- 9 natural resources and the risk assessment working group in the
- 10 general design and placement of warning signs; provided that
- 11 chapter 91 shall not apply to any other process or action
- 12 undertaken pursuant to this part.
- 13 (g) The State and the counties shall implement an accident
- 14 reporting and recordkeeping program whereby all known accidents
- 15 in park and trail areas and particular areas of unimproved
- 16 public land where non-natural conditions exist are documented on
- 17 an accident report form, and all such accident reports are kept
- 18 on a permanent basis. The risk assessment working group shall
- 19 review and use accident reports kept as part of this program as
- 20 part of its consultation to the board under this section."

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# H.B. NO. 2056

1	SECTION 3. Chapter 663, Hawaii Revised Statutes, is
2	amended by amending the title of part VI to read as follows:
3	"LIMITATIONS ON PUBLIC ENTITY LIABILITY IN ACTIONS BASED UPON
4	DUTY TO WARN OF NATURAL AND NON-NATURAL CONDITIONS"
5	SECTION 4. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 5. This Act shall take effect upon its approval.

INTRODUCED BY:

JAN 2 2 2016

### Report Title:

Public Land Liability; Unimproved Public Land; Signage

### Description:

Extends the conclusive presumption of signage as legally adequate warning of dangerous conditions to "non-natural" conditions on unimproved public land.

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