A BILL FOR AN ACT

RELATING TO PUBLIC LAND LIABILITY.

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

- 1 Section 171-8.6, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 2 3 "(a) There is established a risk assessment working group 4 that shall be administratively attached to the department. 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 section $663-51[_{\overline{T}}]$ and unimproved public lands, including any 8 comprehensive plan submitted by the State, a county, or managing 9 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,
- 18 (4) The attorney general, or designee; and 2016-1143 SB2620 SD1 SMA.doc

or their designees;

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

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

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

SECTION 3. Chapter 663, Hawaii Revised Statutes, is

amended by amending the title of part VI to read as follows:

"LIMITATIONS ON PUBLIC ENTITY LIABILITY IN ACTIONS BASED UPON

DUTY TO WARN OF NATURAL AND NON-NATURAL CONDITIONS"

SECTION 4. Statutory material to be repealed is bracketed

and stricken. New statutory material is underscored.

SECTION 5. This Act shall take effect on July 1, 2050.

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. Takes effect 7/1/2050. (SD1)

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