

DAVID Y. IGE GOVERNOR

July 10, 2017 GOV. MSG. NO. 1255

The Honorable Ronald D. Kouchi,
President
and Members of the Senate
Twenty-Ninth State Legislature
State Capitol, Room 409
Honolulu, Hawai'i 96813

The Honorable Scott K. Saiki, Speaker and Members of the House of Representatives Twenty-Ninth State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on July 10, 2017, the following bill was signed into law:

SB992 SD2 HD1 CD1

RELATING TO VESSELS AGROUND **ACT 154 (17)**

Sincerely,

DAVID Y. IGE

Governor, State of Hawai'i

THE SENATE TWENTY-NINTH LEGISLATURE, 2017 STATE OF HAWAII ACT 1 5 4 S.B. NO.

992 S.D. 2 H.D. 1

C.D. 1

A BILL FOR AN ACT

RELATING TO VESSELS AGROUND.

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

1	SECTION 1. Section 200-47.5, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§200-47.5 Vessels aground [on state property]. (a) All
4	vessels grounded on state submerged lands, shorelines, or coral
5	reefs shall be removed immediately by the owner or operator at
6	the owner's or operator's expense. [Vessels grounded on a sand
7	beach, sandbar, or mudflat and not in imminent danger of
8	breaking up shall be removed within seventy two hours, unless
9	otherwise agreed to by the department.] Damage to state or
10	private property caused by a grounded vessel shall be the sole
11	responsibility of the vessel's owner or operator.
12	(b) Solely for the purposes of removal and with no
13	liability to the department, the department may assume control
14	of any vessel that[+
15	(1) Is grounded on state submerged land, a shoreline,
16	or a coral reef or in imminent danger of breaking

up[+] and

17

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1	(2)	Cannot be immediately removed by the owner within
2		twenty four hours of actual notification to the vessel
3		owner or the owner's representative by the department
4		and in a manner that is reasonably safe, as determined
5		by the department. If the department has made good
6		faith efforts to provide actual notice to the owner or
7		the owner's representative but such actual notice is
8		futile, the department may assume control of the
9		grounded vessel within twenty four hours from the time
10		it has been determined actual notice is futile. If
11		the owner's representative has received actual notice
12	·	from the department and has commenced effective
13		salvage operations, this section shall not apply.
14	The c	owner of the vessel may continue as the primary agent
15	in salvag	ing the vessel after twenty four hours upon providing
16	proof of a	marine insurance policy listing the State as an
17	additiona:	l insured in the amount of at least \$1,000,000 and
18	proof that	the owner is actively and effectively initiating a
19	salvage e	fort with reasonable evidence, as determined by the
20	department	that the vessel may be saved within seventy two
21	hours of	grounding; provided that the department may allow an

- 1 extension beyond the seventy two hour limit if it determines
- 2 that no additional environmental damage exists.] cannot be
- 3 removed by the owner within twenty-four hours from the time the
- 4 vessel is grounded; provided that this subsection shall not
- 5 apply if the owner or owner's representative has received notice
- 6 from the department and has commenced effective salvage
- 7 operations.
- 8 (c) Vessels grounded on a sand beach, sandbar, or mudflat
- 9 and not in imminent danger of breaking up shall be removed by
- 10 the owner or operator within seventy-two hours, unless otherwise
- 11 agreed to by the department.
- (d) Solely for the purposes of removal and with no
- 13 liability to the department, the department may immediately
- 14 assume control of any vessel grounded on a sand beach, sandbar,
- 15 or mudflat and not in imminent danger of breaking up that is not
- 16 removed by the owner in a manner that is reasonably safe, as
- 17 determined by the department, within seventy-two hours of
- 18 notification to the vessel owner or the owner's representative;
- 19 provided that this subsection shall not apply if the owner or
- 20 owner's representative has received notice from the department
- 21 and has commenced effective salvage operations.

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- 1 (e) Once the department assumes control over the vessel,
- 2 the vessel shall be removed by conventional salvage methods if
- 3 possible, and if not possible by any means necessary, to
- 4 minimize damage to the natural resources and not become a hazard
- 5 to navigation. [All costs and expenses of removing the vessel
- 6 and damage to state or private property shall be the sole
- 7 responsibility of the vessel's owner or operator. This section
- 8 shall apply whether the vessel is attended or deemed derelict
- 9 under section 200 48.
- 10 (c) (f) All costs and expenses of removing the vessel and
- 11 damage to state or private property shall be the sole
- 12 responsibility of the vessel's owner or operator. The
- 13 department may take legal action to collect any costs or
- 14 expenses incurred by the department for any removal under this
- 15 section. All moneys collected shall be deposited in the boating
- 16 special fund.
- 17 $\left[\frac{d}{d}\right]$ (g) Any person who renders assistance to the
- 18 department when it acts pursuant to subsection (b) or (c) and
- 19 any person who, in good faith and without remuneration or
- 20 expectation of remuneration, renders assistance at the scene of
- 21 a vessel [grounded]:

1	(1)	Grounded on state submerged land, a shoreline, or	а
2		coral reef [or in]:	

- 3 (2) In imminent danger of breaking up; or
- 4 (3) Grounded on a sand beach, sandbar, or mudflat and not
- in imminent danger of breaking up,
- 6 shall not be liable for any civil damages resulting from the
- 7 person's acts or omissions in providing or arranging towage or
- 8 other assistance, except for damages caused by the person's
- 9 gross negligence or wanton acts or omissions.
- (h) This section shall apply whether a vessel is attended
- 11 or deemed derelict under section 200-48."
- 12 SECTION 2. This Act does not affect rights and duties that
- 13 matured, penalties that were incurred, and proceedings that were
- 14 begun before its effective date.
- 15 SECTION 3. Statutory material to be repealed is bracketed
- 16 and stricken. New statutory material is underscored.
- 17 SECTION 4. This Act shall take effect on September 1,
- **18** 2017.

APPROVED this 10 day of JUL , 2017

GOVERNOR OF THE STATE OF HAWAII

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: May 2, 2017 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Twenty-Ninth Legislature of the State of Hawaii, Regular Session of 2017.

Joseph M. Souki

Speaker

House of Representatives

Min L. Tellet

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Brian L. Takeshita

Chief Clerk

House of Representatives

THE SENATE OF THE STATE OF HAWAII

Date: May 2, 2017 Honolulu, Hawaii 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Twenty-ninth Legislature of the State of Hawaii, Regular Session of 2017.

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President of the Senate

Clerk of the Senate