S.B. NO. ⁶³⁷ S.D. 2

A BILL FOR AN ACT

RELATING TO COUNTY ACCESS TO PRIVATE PROPERTY.

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

SECTION 1. Chapter 46, Hawaii Revised Statutes, is amended
 by adding a new section to part I to be appropriately designated
 and to read as follows:

4 "<u>§46-</u> Authority to enter private property; pests or
5 invasive species. Each county of this State through its

6 employees or authorized agents may enter private property within

7 the respective county to control or eradicate pests and invasive

8 species pursuant to sections 141-3.6 and 194-5."

9 SECTION 2. Section 141-3.6, Hawaii Revised Statutes, is
10 amended to read as follows:

II "\$141-3.6 Entry of private property to control or
eradicate any pests. (a) The department of agriculture or
applicable county shall give at least five days notice to the
landowner and the occupier of any private property of its
intention to enter the property for the control or eradication
of a pest. Written notice sent to the landowner's last known
address by certified mail, postage prepaid, return receipt



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1 requested, shall be deemed sufficient notice. [In the event 2 that] If certified mail is impractical because the department $[\tau]$ 3 or county, despite diligent efforts, cannot determine land 4 ownership or because of urgent need to initiate control or 5 eradication measures, notice given once in a daily or weekly 6 publication of general circulation, in the county where any action or proposed action will be taken, or notice made as 7 8 otherwise provided by law, shall be deemed sufficient notice. 9 The notice shall set forth all pertinent information on the pest 10 control program and the procedures and methods to be used for 11 control or eradication.

12 (b) After notice as required by subsection (a), any member 13 of the department, the county, or any agent authorized by the 14 department or county may enter at reasonable times any private 15 property other than dwelling places to maintain a pest control or eradication program, being liable only for damage caused by 16 17 acts beyond the scope of the person's authority, or the person's 18 negligence, gross negligence, or intentional misconduct. If 19 entry is refused, the department member, county member, or agent 20 may apply to the district court in the circuit in which the 21 property is located for a warrant to enter on the premises to

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1 effectuate the purposes of this chapter. The district court may
2 issue a warrant directing a police officer of the circuit to
3 assist the department member, county member, or agent in gaining
4 entry onto the premises during regular working hours or at other
5 reasonable times."

6 SECTION 3. Section 194-5, Hawaii Revised Statutes, is
7 amended as follows:

8 1. By amending subsection (a) to read:

9 "(a) Whenever any invasive species identified by the
10 council for control or eradication is found on private property,
11 a department <u>or applicable county, or its employees or</u>

12 <u>authorized agents</u> may enter [such] <u>the</u> premises to control or 13 eradicate the invasive species after reasonable notice is given 14 to the owner of the property and, if entry is refused, pursuant 15 to the court order in subsection (d)."

16 2. By amending subsections (c) to (f) to read:

17 "(c) The department <u>or county</u> may instead cause notice to 18 be given, and order the owner to control or eradicate the 19 invasive species, if [such] <u>the</u> species was intentionally and 20 knowingly established by the owner on the owner's property and 21 not naturally dispersed from neighboring properties, at the

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owner's expense within [such] a reasonable time as the
 department or county may deem proper, pursuant to the notice
 requirements of this section.

4 (d) If the owner thus notified fails to comply with the order of the department, the county, or its agent, within the 5 time specified by the department $[\tau]$ or county, or if entry is 6 7 refused after notice is given pursuant to subsection (a) and, if 8 applicable subsection (b), the department, the county, or its 9 agent may apply to the district court of the circuit in which 10 the property is situated for a warrant, directed to any police 11 officer of the circuit, commanding the police officer to take 12 sufficient aid and to assist the department member, county 13 member, or its agent in gaining entry onto the premises, and 14 executing measures to control or eradicate the invasive species. The department or county may recover by appropriate 15 (e)

16 proceedings the expenses incurred by its order from any owner 17 who, after proper notice, has failed to comply with the 18 department's order.

(f) In no case shall the department, the county, or anyofficer or agent thereof be liable for costs in any action or

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1 proceeding that may be commenced pursuant to this

2 [+] chapter [+]."

3 SECTION 4. This Act does not affect rights and duties that
4 matured, penalties that were incurred, and proceedings that were
5 begun before its effective date.

6 SECTION 5. Statutory material to be repealed is bracketed7 and stricken. New statutory material is underscored.

8 SECTION 6. This Act shall take effect on January 7, 2059.

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Report Title:

Invasive Species; Pests; Control; Removal; Counties; Private Property

Description:

Authorizes the counties through their employees or authorized agents to enter private property to control or eradicate invasive species and pests. Takes effect on 1/7/2059. (SD2)

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

