`7 H.B. NO. 2222

A BILL FOR AN ACT

RELATING TO CRIMINAL TRESPASS.

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

1 SECTION 1. The legislature finds that chronic illegal 2 activity and disruptive behavior in public parks and 3 recreational grounds is a major issue in Hawaii. The 4 legislature further finds that the imposition of a criminal 5 penalty for every trespass onto a public park or recreational 6 ground has a disproportionate punitive impact on homeless 7 individuals who have limited options for places to be and 8 limited resources to correct their unlawful behavior. A more 9 appropriate approach is to encourage good behavior in public 10 spaces by issuing written warnings and temporarily prohibiting 11 individuals who engage in unlawful activity from remaining in or 12 upon public parks or recreational grounds before imposing 13 criminal penalties. Criminal penalties should be reserved for 14 those individuals who continuously trespass onto public parks or 15 recreational grounds despite previous attempts to discourage the 16 illegal behavior.



1

Page 2

H.B. NO. 2222

1	The purpose of this Act is to preserve the open and public				
2	nature of Hawaii's parks and recreational grounds by:				
3	(1) Amending the penalty for criminal trespass onto public				
4	parks and recreational grounds; and				
5	(2) Requiring law enforcement officers to provide homeless				
6	individuals who trespass onto public parks and				
7	recreational grounds with information regarding				
8	homeless facilities and safe zones.				
9	SECTION 2. Section 708-814.5, Hawaii Revised Statutes, is				
10	amended to read as follows:				
11	"[+]§708-814.5[+] Criminal trespass onto public parks and				
12	recreational grounds. (1) A person commits the offense of				
13	criminal trespass onto public parks and recreational grounds if				
	criminal trespass onto public parks and recreational grounds if				
14	criminal trespass onto public parks and recreational grounds if the person remains unlawfully in or upon a public park or				
14 15					
	the person remains unlawfully in or upon a public park or				
15	the person remains unlawfully in or upon a public park or recreational ground after a request to leave is made by any law				
15 16	the person remains unlawfully in or upon a public park or recreational ground after a request to leave is made by any law enforcement officer, when the request is based upon violation by				
15 16 17	the person remains unlawfully in or upon a public park or recreational ground after a request to leave is made by any law enforcement officer, when the request is based upon violation by the person of any term of use specified on a sign or notice				



2

1

H.B. NO. 2222

1	(2) For the purposes of this section, unless the context				
2	requires otherwise:				
3	"Homeless" has the same meaning as in section 346-361.				
4	"Homeless facilities" has the same meaning as in section				
5	346-361.				
6	"Law enforcement officer" has the same meaning as in				
7	section 710-1000.				
8	"Public park or recreational ground" means any park, park				
9	roadway, playground, athletic field, beach, shore, beach or				
10	shore right-of-way, tennis court, golf course, swimming pool, or				
11	other recreational area or facility under control, maintenance,				
12	and management of the State or any of the counties.				
13	(3) [Criminal trespass onto public parks and recreational				
14	grounds is a petty misdemeanor.] Any person who violates				
15	subsection (1) shall be subject to the following:				
16	(a) For a first offense, the person shall be issued a				
17	written warning; provided that if the person is				
18	homeless, the person shall also be given information				
19	on homeless shelters, services, facilities, and safe				
20	zones in the area;				



H.B. NO. 2222

1	<u>(b)</u>	For a	a second offense, the person shall be prohibited
2		from	remaining in or upon the public park or
3		recre	eational ground for a period of forty-five days;
4		provi	ded that any property abandoned or seized in or
5		upon	the public park or recreational ground shall be
6		dispo	osed of in accordance with section 171-31.5;
7	<u>(c)</u>	For a	a third or subsequent offense, the person shall
8		<u>be:</u>	
9		<u>(i)</u>	Prohibited from remaining in or upon the public
10			park or recreational ground for a period of up to
11			three years; provided that any property abandoned
12			or seized in or upon the public park or
13			recreational ground shall be disposed of in
14			accordance with section 171-31.5; and
15	_(ii)	Guilty of a petty misdemeanor; provided that a
16			court may grant community service in lieu of a
17			fine under this subparagraph."
18	SECTI	ON 3	. This Act does not affect rights and duties that
19	matured, p	enalt	ties that were incurred, and proceedings that were
20	begun befo	ore it	ts effective date.



4

4

H.B. NO. 2222

SECTION 4. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

3 SECTION 5. This Act shall take effect upon its approval.

INTRODUCED BY:

JAN 2 2 2018



H.B. NO. 2222

Report Title: Criminal Trespass; Public Park or Recreational Ground; Homeless

Description: Amends the penalty for criminal trespass onto public parks and recreational grounds. Requires law enforcement officers to provide homeless individuals who trespass onto public parks and recreational grounds with information regarding homeless shelters, services, facilities, and safe zones.

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

