A BILL FOR AN ACT

RELATING TO LANDOWNER LIABILITY.

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

1 SECTION 1. The legislature finds that article XII, section 2 7 of the Constitution of the State of Hawaii requires the State 3 to protect and enforce the reasonable exercise of Native 4 Hawaiian traditional and customary rights. The legislature 5 further finds that Native Hawaiians are legally entitled to 6 engage in the reasonable exercise of these rights and associated 7 practices on both publicly- and privately-owned lands that are 8 less than fully developed, regardless of whether or not they are 9 granted express permission by landowners.

However, notwithstanding the rights of Native Hawaiian cultural practitioners, public and private landowners and property managers with liability concerns may refuse to accommodate practitioners' access to sites and resources on lands under their ownership or control. As a result, in order to exercise their constitutional right to reasonably engage in Native Hawaiian traditional and customary practices,



1 practitioners often risk potential conflict with landowners or 2 property managers and face potential citation and even arrest. 3 The legislature finds that although there are statutory 4 liability protections for private landowners who allow 5 recreational users to access their lands free of charge, 6 liability concerns regarding the scope of these protections 7 continue to result in the denial of access for cultural 8 practitioners seeking to enter private lands. Additionally, the 9 legislature finds that existing liability protections for 10 landowners who allow recreational access and use of private 11 lands do not extend to public lands or landowners. 12 Accordingly, the purpose of this Act is to provide 13 liability protections for public and private landowners who 14 expressly allow access to and use of their lands to

15 practitioners of Native Hawaiian traditional and customary 16 practices for purposes of engaging in those practices.

17 SECTION 2. The Hawaii Revised Statutes is amended by 18 adding a new chapter to title 28 to be appropriately designated 19 and to read as follows:

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1	"CHAPTER
2	LANDOWNER LIABILITY FOR ACCESS BY NATIVE HAWAIIAN TRADITIONAL
3	AND CUSTOMARY PRACTITIONERS
4	§ -1 Purpose . The purpose of this chapter is to
5	encourage owners of land to make land and water areas available
6	for the exercise of Native Hawaiian traditional and customary
7	rights and associated practices by limiting landowner liability
8	toward persons entering thereon for those purposes.
9	§ -2 Definitions. As used in this chapter:
10	"Charge" means the admission price or fee asked in return
11	for invitation or permission to enter or go upon the land.
12	"Cultural practitioner" means any person who is on or about
13	the premises that the owner of land either directly or
14	indirectly invites or permits, without charge, entry onto the
15	property for the purpose of engaging in a Native Hawaiian
16	traditional and customary practice.
17	"Land" means land, roads, water, watercourses, private ways
18	and buildings, structures, and machinery or equipment when
19	attached to realty, other than land owned by the government that
20	are open to the public.

"Owner" means the possessor of a fee interest, a tenant,
 lessee, occupant, or person in control of the premises,
 including private individuals, corporations, trusts, and public
 entities.

5 "Native Hawaiian traditional and customary practice" means
6 any practice that is exercised pursuant to article XII, section
7 of the Constitution of the State.

8 -3 Duty of care of owner limited. (a) Except as S 9 specifically recognized by or provided in section -6, an owner of land owes no duty of care to keep the premises safe for 10 11 entry or use by others for purposes of engaging in any Native 12 Hawaiian traditional and customary practice, or to give any 13 warning of a dangerous condition, use, structure, or activity on 14 the premises to any persons entering for that purpose, or to 15 persons entering for a purpose in response to a cultural 16 practitioner who requires assistance, either direct or indirect, 17 including but not limited to rescue, medical care, or other form 18 of assistance.

19 (b) For purposes of this chapter, a statement or assertion
20 that a person is seeking entry or use of the premises to engage
21 in a Native Hawaiian traditional and customary practice shall be



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1	sufficient to establish that the entry or use of the premises by
2	that person is for the purpose of engaging in that practice.
3	§ -4 Liability of owner limited. (a) Except as
4	specifically recognized by or provided in section -6, an
5	owner of land who either directly or indirectly invites or
6	permits without charge any person to use the property for
7	purposes of engaging in a Native Hawaiian traditional and
8	customary practice does not:
9	(1) Extend any assurance that the premises are safe for
10	any purpose;
11	(2) Confer upon the person the legal status of an invitee
12	or licensee to whom a duty of care is owed;
13	(3) Assume responsibility for, or incur liability for, any
14	injury to person or property caused by an act of
15	omission or commission of those persons; and
16	(4) Assume responsibility for, or incur liability for, any
17	injury to person or persons who enter the premises in
18	response to an injured cultural practitioner.
19	(b) An owner of land who is required or compelled to
20	provide access or parking for access through or across the
21	owner's property because of state or county land use, zoning, or



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1	planning law, ordinance, rule, rulin	g, or order, to reach
2	property used for the purpose of eng	aging in a Native Hawaiian
3	traditional and customary practice s	hall be afforded the same
4	protection as to that access, includ	ling parking for the access,
5	as an owner of land who invites or p	permits any person to use
6	that owner's property for the purpos	e of engaging in a Native
7	Hawaiian traditional and customary p	practice under
8	subsection (a).	
9	§ -5 Exceptions to limitation	ons. Nothing in this chapter
10	limits in any way any liability that	t otherwise exists:
11	(1) For wilful or malicious fa	ilure to guard or warn
12	against a dangerous condit	tion, use, or structure that
13	the owner knowingly create	es or perpetuates and for
14	wilful or malicious failur	e to guard or warn against a
15	dangerous activity that the	e owner knowingly pursues or
16	perpetuates;	
17	(2) For injury suffered in any	v case where the owner of
18	land charges the person or	persons who enter or go on
19	the land for the use there	eof, except that in the case
20	of land leased to the Stat	e or a political subdivision
21	thereof, any consideration	n received by the owner for



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1		that lease shall not be deemed a charge within the
2		meaning of this section; or
3	(3)	For injuries suffered by a house guest while on the
4		owner's premises, even though the injuries were
5		incurred by the house guest while engaged in a Native
6		Hawaiian traditional and customary practice.
7	§	-6 Persons using land. Nothing in this chapter shall
8	be constr	rued to:
9	(1)	Create a duty of care or ground of liability for
10		injury to persons or property; or
11	(2)	Relieve any person using the land of another for the
12		purposes of engaging in a Native Hawaiian traditional
13		and customary practice from any obligation that the
14		person may have in the absence of this chapter to
15		exercise care in the use of the land or in the conduct
16		of activities on the land, or from the legal
17		consequences of failure to employ that care."



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

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INTRODUCED BY:

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By Request



Report Title:

Office of Hawaiian Affairs (OHA) Package; Landowner Liability; Native Hawaiian Traditional and Customary Practices

Description:

Provides liability protections for public and private landowners who expressly allow access and use of their land to practitioners of Native Hawaiian traditional and customary practices.

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

