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A BILL FOR AN ACT

RELATING TO HISTORIC PRESERVATION.

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

SECTION 1. Section 6E-11, Hawaii Revised Statutes, is amended to read as follows:

3 "§6E-11 Civil and administrative violations. (a) It
4 shall be a civil and administrative violation for any person to
5 [take,]:

- <u>(1)</u> <u>Take</u>, appropriate, excavate, injure, destroy, or alter
 any historic property or aviation artifact located
 upon the private lands of any owner thereof without
 the owner's written permission being first obtained[It shall be a civil and administrative violation for
 any person to take,]; or
- 12 (2) Take, appropriate, excavate, injure, destroy, or alter
 13 any historic property or aviation artifact located
 14 upon lands owned or controlled by the State or any of
 15 its political subdivisions, except as permitted by the
 16 department [-, or to knowingly violate the conditions



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1		set forth in an approved mitigation plan that includes	
2		monitoring and preservation plans].	
3	(b)	It shall be a civil and administrative violation for	
4	any person to [knowingly] <u>:</u>		
5	(1)	Knowingly take, appropriate, excavate, injure,	
6		destroy, or alter any burial site, or the contents	
7		thereof, located on private lands or lands owned or	
8		controlled by the State or any of its political	
9		subdivisions, except as permitted by the department[$ au$	
10		to knowingly]; or	
11	(2)	Knowingly fail to re-inter human remains discovered on	
12		the lands in a reasonable period of time as determined	
13		by the department[, or to knowingly violate the	
14		conditions set forth in an approved mitigation plan	
15		that includes monitoring and preservation plans].	
16	(c)	It shall be a civil and administrative violation for	
17	any person to take, appropriate, excavate, injure, destroy, or		
18	alter any	historic property or burial site, or to use	
19	explosive	s, during the course of land development or land	
20	alteration activities to which [section 6E-42 applies,] section		

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1	6E-8 or 6E-42 applies, without obtaining the required		
2	approval [-] from the department.		
3	(d)	It shall be a civil and administrative violation for	
4	any person to:		
5	(1)	Conduct archaeological monitoring prior to approval of	
6		an archaeological monitoring plan by the department;	
7	(2)	Fail to carry out the terms of an archaeological	
8		monitoring plan approved by the department;	
9	(3)	Violate any of the terms or conditions of a	
10		preservation plan approved by the department;	
11	(4)	Carry out data recovery activities without a data	
12		recovery plan approved by the department; or	
13	(5)	Violate or fail to carry out any agreed upon	
14		mitigation condition or commitment.	
15	(e)	It shall be a civil and administrative violation for	
16	any person to carry out any archaeological activities without		
17	first obtaining a permit from the department, or written		
18	approval of any plan required by the department or its rules.		
19	[(d)] <u>(f)</u> It shall be a civil and administrative violation		
20	for any person who inadvertently discovers a burial site to fail		

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to stop work in the immediate area and report the discovery, as
 required by section 6E-43.6.

3 [(e)] (g) It shall be a civil and administrative violation
4 for any person to knowingly glue together any human skeletal
5 remains, label any human skeletal remains with any type of
6 marking pen, or conduct any tests that destroy human skeletal
7 remains, as defined in section 6E-2, except as permitted by the
8 department.

9 $\left[\frac{f}{f}\right]$ (h) Any person who violates this section shall be 10 fined not more than \$10,000 for each separate violation. If the 11 violator directly or indirectly has caused the loss of, or 12 damage to, any historic property or burial site, the violator 13 shall be fined an additional amount determined by the 14 environmental court or an administrative adjudicative authority 15 to be equivalent to the value of the lost or damaged historic 16 property or burial site. Each day of continued violation of 17 this provision shall constitute a distinct and separate 18 violation for which the violator may be punished. Equipment 19 used by a violator for the taking, appropriation, excavation, 20 injury, destruction, or alteration of any historic property or 21 burial site, or for the transportation of the violator to or

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1 from the historic property or burial site, shall be subject to
2 seizure and disposition by the State without compensation to its
3 owner or owners.

4 [-(g)] (i) Any person who knowingly violates this chapter
5 with respect to burial sites shall also be prohibited from
6 participating in the construction of any state or county funded
7 project for ten years.

8 [-(h)] (j) Nothing in this section shall apply to land
9 altering activities relating to family burial plots under
10 section 441-5.5.

11 [(i)] (k) The civil and administrative penalties imposed 12 pursuant to this chapter shall be in addition to the criminal 13 penalties provided by this chapter and any other penalties that 14 may be imposed pursuant to law."

15 SECTION 2. Statutory material to be repealed is bracketed16 and stricken. New statutory material is underscored.

17 SECTION 3. This Act shall take effect on July 1, 2050.



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Report Title:

Historic Preservation; Civil and Administrative Violation; Archeological Activities

Description:

Makes it a civil and administrative violation for any person to engage in certain archaeological activities, or use explosives during land development or land alteration activities subject to historic preservation review, without obtaining the required permission or approval from the department of land and natural resources. Effective 7/1/2050. (HD1)

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

