

HOUSE CONCURRENT RESOLUTION

REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO ADOPT ADMINISTRATIVE RULES THAT BETTER PROTECT IWI KUPUNA AND NATIVE HAWAIIAN CULTURAL AND HISTORIC RESOURCES.

1 2	WHEREAS, our State's cultural heritage is imbued in its historic and cultural resources; and		
2 3	historic and cultural resources; and		
4	WHEREAS, preservation of irreplaceable historic properties		
5	and cultural resources as well as responsible stewardship of		
6	precious and sacred iwi kupuna is of utmost importance to Native		
7	Hawaiians and the State; and		
8 9	WHEREAS, the State Historic Processition Division of the		
9 10	WHEREAS, the State Historic Preservation Division of the Department of Land and Natural Resources is authorized to adopt		
11	rules to administer historic preservation review laws and		
12	regulate the treatment and protection of invaluable historic		
13	properties and resources throughout the State; and		
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15	WHEREAS, the current historic preservation rules adopted by		
16	the Department of Land and Natural Resources have not been		
17 18	updated in more than fifteen years; and		
10	WHEREAS, the current historic preservation rules, in some		
20	respects, provide incomplete, ineffective, or inadequate		
21	guidance on historic preservation processes and protection for		
22	historic resources and iwi kupuna; and		
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24	WHEREAS, the current historic preservation rules contain no		
25 26	standards for professional responsibility in archaeology, no		
26 27	process to regulate archaeology permits, and no procedures to discipline archaeologists who engage in practices that cause		
28	harm to historical resources; and		
29			
30	WHEREAS, the current historic preservation rules fail to		
31	distinguish requirements for projects for the development of		



land that may harm, displace, or destroy historic and cultural 1 2 resources and those that will rehabilitate, restore, preserve, 3 or steward historic or cultural resources; and 4 5 WHEREAS, the current historic preservation rules have failed to adequately effectuate statutory protections for burial 6 sites, especially in areas with large concentrations of skeletal 7 8 remains; and 9 10 WHEREAS, under current historic preservation rules, 11 "previously identified" burials are burials identified during an 12 archaeological inventory survey or burials previously registered with the State Historic Preservation Division; and 13 14 WHEREAS, "inadvertently discovered" burials are all other 15 16 burials, including burials found during exploratory testing that may use the same methodologies as an archaeological inventory 17 18 survey and that may occur prior to the commencement of work; and 19 20 WHEREAS, the current distinction between "previously identified" and "inadvertently discovered" burials leads to 21 vastly different decision-making processes regarding their 22 23 treatment, with determinations regarding the disposition of the 24 former made by the appropriate Island Burial Council and 25 determinations regarding disposition of the latter made by the State Historic Preservation Division; and 26 27 28 WHEREAS, each Island Burial Council possesses far more 29 appropriate expertise to advise and make determinations 30 regarding any disposition of burials and moepu, regardless of classification as "previously identified" or "inadvertently 31 discovered"; and 32 33 34 WHEREAS, the distinction between "previously identified" 35 burials and "inadvertently discovered" burials does not warrant such vastly different treatment; and 36 37 38 WHEREAS, specifically, it appears inconsistent for the respective Island Burial Councils to be completely left out of 39 decision-making regarding burial dispositions for "inadvertently 40 discovered" burials, especially when the "inadvertently 41



1 discovered" burials are located in close proximity to previously 2 identified burials; and 3 WHEREAS, the vastly different treatment between "previously 4 5 identified" burials and "inadvertently discovered" burials has led to a patchwork of inconsistent burial treatment plans; and 6 7 WHEREAS, the different processes, treatments, and 8 dispositions applied respectively to "previously identified" and 9 "inadvertently discovered" burials has incentivized 10 irresponsible archaeological testing practices that minimize the 11 prior identification of burial sites, resulting in the 12 13 disinterment of countless burials contrary to the intent of Hawaii's historic preservation laws; and 14 15 16 WHEREAS, the current historic preservation rules require perpetual protection of these sites through recordation of the 17 metes and bounds of unmarked burial sites with the Bureau of 18 Conveyances, but they do not require the same for historic 19 preservation sites such as heiau, which has caused the 20 unintentional destruction of many historic properties; and 21 22 23 WHEREAS, the current historic preservation rules require 24 consultation with descendants and knowledgeable individuals to inform determinations regarding the historic significance of 25 these sites, but these consultation requirements are 26 inconsistently effectuated and inadequately enforced; and 27 28 WHEREAS, the inadequacy of the current historic 29 30 preservation rules has caused significant confusion, costly litigation, and the destruction of invaluable and irreplaceable 31 historic resources and cultural sites, including iwi kupuna; 32 33 now, therefore, 34 35 BE IT RESOLVED by the House of Representatives of the Thirtieth Legislature of the State of Hawaii, Regular Session of 36 2020, the Senate concurring, that the Department of Land and 37 38 Natural Resources is requested to adopt administrative rules that strengthen historic resource protections by: 39 40 (1)Improving accountability for archaeologists 41 responsible for surveying, recording, and making 42



1 2 3		recommendations for treatment of historic resources discovered on development sites;
4 5 6 7 8 9	(2)	Establishing an alternative or streamlined historic preservation process to facilitate the approval of preservation plans and permits for projects specifically aimed at rehabilitating, preserving, or stewarding historic properties or cultural resources;
10 11 12 13	(3)	Standardizing and formalizing the archaeological inventory survey sampling and reporting requirements to improve thoroughness and consistency;
14 15 16 17 18 19 20	(4)	Creating a process to allow for the reclassification of "inadvertently discovered" burials as "previously identified", especially where burials are discovered during exploratory testing authorized or ordered by the Department of Land and Natural Resources or where burials are discovered in concentrations;
20 21 22 23 24 25	(5)	Granting each Island Burial Council greater authority, responsibility, and deference to advise during the historic preservation review process and determine the treatment of Native Hawaiian burials;
25 26 27 28 29	(6)	Providing to each Island Burial Council stronger and periodic training relating to relevant statutory and administrative authorities and responsibilities;
30 31 32 33 34	(7)	Requiring landowners to record the metes and bounds of preservation sites with the Bureau of Conveyances to ensure perpetual protection of culturally significant and irreplaceable historic sites and resources;
35 35 36 37 38 39 40	(8)	Clarifying the requirements for consultation with the Native Hawaiian community and organizations throughout the historic preservation review process when Native Hawaiian historic and cultural sites are threatened by development; and
41 42	(9)	Providing for stricter fines, clearer enforcement processes, and a process by which citizens may report



the discovery and potential destruction of burials and other historic resources, to improve the effectuation of historic preservation review processes and the enforcement of protections for historic properties; and

7 BE IT FURTHER RESOLVED that the Department of Land and 8 Natural Resources is requested to submit a report to the 9 Legislature on the status and progress of its administrative 10 rulemaking proceedings related to historic resource protections 11 no later than twenty days before the convening of the regular 12 session of 2021; and

14 BE IT FURTHER RESOLVED that certified copies of this 15 Concurrent Resolution be transmitted to the Chairperson of the 16 Board of Land and Natural Resources, Chairperson of the Board of Trustees of the Office of Hawaiian Affairs, each member of the 17 18 Hawaii Island Burial Council, each member of the Kauai and Niihau Islands Burial Council, each member of the Maui and Lanai 19 Islands Burial Council, each member of the Oahu Island Burial 20 21 Council, and each member of the Molokai Island Burial Council. 22 23

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By Request **JAN 1 6 2020**

