JAN 2 2 2008

A BILL FOR AN ACT

RELATING TO NINE HUNDRED NINETY-NINE YEAR HOMESTEAD LEASES.

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

1 SECTION 1. Section 171-99, Hawaii Revised Statutes, is

2 amended to read as follows:

3 "\$171-99 Continuation of rights under existing homestead

4 leases, certificates of occupation, right of purchase leases,

5 and cash freehold agreements. (a) Issuance of land patents to

6 occupier or lessee of homestead lands. A fee simple patent

7 shall be issued to every existing occupier under a certificate

8 of occupation issued heretofore, and to every lessee under a

9 nine hundred and ninety-nine year homestead lease issued

10 heretofore, of public lands, where the lands have been improved

11 under the certificate or lease, or have been used as a place of

12 residence by the occupier or lessee for an aggregate continuous

period of not less than ten years upon payment to the board of

14 land and natural resources of a fair market price, disregarding

15 the value of the improvements made by the occupier or lessee,

16 which price shall be determined by appraisal as provided for in

17 this chapter; provided that the board may exclude from these

18 patents areas required as roadways to other lots.

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Issuance of patent, lessee of right of purchase lease. 1 2 The lessee of any existing right of purchase lease, at a time and under conditions that are contained in the lease, shall be 3 entitled to a land patent from the board conveying to the lessee 4 a fee simple title to the land described in the lessee's lease 5 6 upon the payment of the fair market price of the land as 7 determined by appraisal as provided for in this chapter; provided that the lessee has reduced to cultivation twenty-five 8 per cent of the premises and has resided thereon not less than 9 10 two years and has substantially performed all other conditions of the lessee's lease. 11 (c) Cash freeholds, agreement, patent, conditions. At the 12 13 end of three years from the date of the payment of the first 14 installment, the holder of a freehold agreement [is] shall be 15 entitled to a land patent for the premises described therein, if the following conditions, in addition to those set forth herein, 16 have been substantially performed: 17 18 Payment of the balance of the purchase price in equal (1)19 installments, in one, two, and three years 20 respectively, from the date of the freehold agreement with interest annually at the rate of four per cent; 21 22 provided that the freeholder may pay the installment

before it is due and thereby stop the corresponding
interest;

- (2) Cultivation of not less than twenty-five per cent of 3 the area of the premises, and the planting and care of 4 not less than an average of ten timber, shade, or 5 fruit trees per acre, if agricultural land, at any one 6 time before the end of the third year, or fencing in 7 the premises if pastoral land within that time; 8 9 provided that if the premises are classed as pastoralagricultural land, the foregoing alternative 10 conditions shall apply respectively to the two kinds 11 of land: 12
- 13 (3) Maintenance by the freeholder of the freeholder's home
 14 on the premises from the end of the first to the end
 15 of the third year;
- 16 (4) Conditions for the prevention of waste, the planting
 17 of trees or the protection of trees growing or to be
 18 planted on the premises, or for the destruction of
 19 vegetable pests that may be on the premises or the
 20 prevention of the future introduction of pests
 21 thereon;

- 1 (5) Payment of all taxes that may be due on account of the premises.

 2 mba halden of a freehold agreement shall allow the land
- 3 The holder of a freehold agreement shall allow the land
- 4 agents to enter and examine the premises at all reasonable times
- 5 to see that the conditions are being performed. The holder
- 6 shall not assign or sublet, conditionally or otherwise, the
- 7 holder's interest or any part thereof, under the freehold
- 8 agreement, without the written consent of the board indorsed on
- 9 the agreement; and provided further that freeholders having the
- 10 whole interest in a freehold agreement, at any time when all the
- 11 conditions thereof to be performed by the freeholder up to that
- 12 time shall have been substantially performed, may surrender to
- 13 the government the interest by delivery of the freehold
- 14 agreement to the land agent, with the intention to surrender the
- 15 interest clearly indorsed thereon and signed by them and duly
- 16 attested. The surrender shall release the freeholders from all
- 17 further duty or performance of the conditions of the instrument
- 18 surrendered. But no surrender shall be permitted if any
- 19 freeholders are under the age of eighteen years, unless the
- 20 minors are represented by statutory quardians; and provided
- 21 further that any freeholder over the age of eighteen may assign
- 22 the freeholder's interest to the freeholder's cotenants.

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         (d) Right of purchase lease; termination, forfeiture, or
    surrender. Upon the termination of a right of purchase lease by
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    lapse of time, or upon the forfeiture or surrender of the lease
    or a freehold agreement, the board, in its discretion and within
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    the limit of its authority, may open the premises or any part
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    thereof for disposition in the manner or for the uses as
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    provided in this chapter. Before the disposition, the fair
    market value thereof shall be established by appraisal.
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    value attributable to the improvements in the appraisal shall be
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    paid to the surrendering lessees or freeholders, upon resale of
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    the premises, and the director of finance shall pay the amount
    of the valuation upon the requisition of the board out of the
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    funds.
         (e) Assignment; certificate of occupation or homestead
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    lease. No existing certificate of occupation or existing
    homestead lease, or fractional interest thereof, shall be
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    transferable or assignable except by conveyance, devise,
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    beguest, or intestate succession and with the prior approval of
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    the board of land and natural resources; provided that transfer
    or assignment by conveyance, devise, or bequest shall be limited
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    to a member or members of the occupier's or lessee's family.
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1	For the purposes of this section, "family" means the
2	spouse, reciprocal beneficiary, children, parents, siblings,
3	grandparents, grandchildren, nieces, nephews, a parent's
4	siblings, children of a parent's siblings, and grandchildren of
5	a parent's siblings, of the occupier or lessee.
6	All the successors shall be subject to the performance of
7	the unperformed conditions of the certificate of occupation or
8	the homestead lease.
9	(e) Interests, descent; certificate of occupation or
10	homestead lease. In case of the death of any occupier or lessee
11	under an existing certificate of occupation or existing
12	homestead lease, all the interest of the occupier or lessee, any
13	conveyance, devise, or bequest to the contrary notwithstanding,
14	in land held by the decedent by virtue of the certificate of
15	occupation or homestead lease shall vest in the relations of the
16	decedent as follows:
17	(1) In the widow or widower;
18	(2) If there is no widow or widower, then in the children;
19	(3) If there are no children, then in the widows or
20	widowers of the children;
21	(4) If there are no such widows or widowers, then in the
22	grandchildren;

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1	<u>(5)</u>	If there are no grandchildren, then in the parents or
2		surviving parent;
3	(6)	If there are no parents or surviving parent, then in
4		the sisters and brothers;
5	<u>(7)</u>	If there are no sisters or brothers, then in the
6		widowers or widows of the sisters and brothers;
7	(8)	If there are no such widowers or widows, then in the
8		nieces and nephews;
9	<u>(9)</u>	If there are no nieces or nephews, then in the
10		widowers or widows of the nieces and nephews;
11	(10)	If there are no such widowers or widows, then in the
12		grandchildren of the sisters and brothers;
13	(11)	If there are no grandchildren of any sister or
14		brother, then in the State.
15	All	the successors, except the State, shall be subject to
16	the perfo	rmance of the unperformed conditions of the certificate
17	of occupa	tion, or the homestead lease, in the same manner as the
18	decedent	would have been subject to the performance if the
19	decedent	were still alive; provided that if a widow or widower
20	in whom t	he interest vests, thereafter marries again and then
21	dies, lea	ving a widower or widow and a child or children of the
22	first mar	riage surviving, the interest of the deceased shall
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vest in the child or children; and provided further that in case
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    two or more persons succeed together to the interest of any
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    occupier or lessee, according to the foregoing provisions, they
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    shall hold the interest by joint tenancy so long as two or more
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    survive, but upon the death of the last survivor, the estate
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    shall descend as provided in paragraphs (1) to (11).
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         (f) Option of cotenant to compel others to buy or sell.
    In case two or more persons become cotenants under any existing
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    right of purchase lease, certificate of occupation, or homestead
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    lease by inheritance or otherwise, any one or more of the
    persons, less than the whole number, may file in the office of
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    the land agent an offer to the remainder of the persons to buy
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    their interest in the premises or to sell them their own
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    interest therein at a stated price, according to the proportion
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    of the respective interest in question, and may deposit with the
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    land agent the amount of the offered price in money, with a fee
    of $10. The land agent shall thereupon notify the persons to
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    whom the offer is made of the nature of the offer and order them
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    to file with the land agent their answer within sixty days
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    whether they will buy or sell according to the offer. If the
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    persons to whom the offer is made file with the land agent
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within sixty days of the time of their receiving the



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notification, their answer stating that they will sell their
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    interest according to the terms of the offer, the land agent
    shall indorse the fact of the sale with the amount of the
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    consideration on the lease and pay to the persons the amount of
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    the consideration deposited with the land agent according to
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    their individual interest; and the interest of the persons shall
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    thereupon vest in the persons making the offer. The fact of the
    transfer shall be properly recorded in the official records of
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    the land agent and indorsed upon the lease held by the lessee.
         If, however, the persons to whom the offer is made fail to
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    answer within sixty days from the time of their being notified
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    of the offer or within sixty days from the time the notice of
    the offer [+]is[+] mailed to their last known place or places of
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    abode, or shall answer within sixty days that they will buy the
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    interest of the persons making the offer on the terms offered,
    but fail within sixty days after the notification to deposit the
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    amount representing the value of the interest according to the
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    terms offered, their interest shall vest in the persons making
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    the offer and the amount of the consideration shall be paid by
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    the land agent of them individually or their respective
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    representatives upon application. In such case, the fact of the
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transfer shall be recorded and indorsed as above provided.



S.B. NO. 292/

1 In the event that any funds held by the land agent 2 hereunder are not paid to the persons to whom properly payable, 3 because of the inability of the land agent to locate those 4 persons, the funds, after the expiration of one year, shall be 5 deposited in the department of budget and finance of the State 6 and there abide the claim of any person thereto lawfully 7 entitled; provided that no claim to the funds shall be allowed 8 unless the claim is made within five years after the deposit. 9 Payment of any claim duly filed may be made if the department of budget and finance and the board concur in finding the claim 10 11 valid and proper, but if the claimant fails to obtain 12 concurrency of the department of budget and finance and the 13 board within sixty days of the filing of the claimant's claim, 14 the claimant may present a petition to the circuit court of the first judicial circuit in that behalf, notice whereof shall be 15 given to the attorney general, who may appear and defend on 16 17 behalf of the State, and if the court renders a judgment in 18 favor of the claimant, the department of budget and finance 19 shall pay the amount due without interest. 20 But if the persons to whom the offer is made, within sixty 21 days from the time of the notification, shall make answer to the

land agent that they will buy the interest of the offering



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- 1 parties and shall deposit within sixty days with the land agent
- 2 the amount required for the purpose according to the terms of
- 3 the offer, the land agent shall indorse and record the fact of
- 4 the sale as above provided, and pay to the offering parties the
- 5 amount according to their individual interest; and the interest
- 6 of the offering parties shall thereupon vest in the answering
- 7 parties. In such case, the consideration money deposited by the
- 8 offering parties shall be returned to them.
- 9 (q) Forfeiture; existing certificate of occupation or
- 10 homestead lease. The violation of any of the conditions of any
- 11 existing certificate of occupation or homestead lease shall be
- 12 sufficient cause for the board, upon failure of the occupier or
- 13 lessee within a reasonable period of time to remedy the default,
- 14 after notice thereof in the manner provided in section 171-20,
- 15 to take possession of the demised premises without demand or
- 16 previous entry, with or without legal process, and thereby,
- 17 subject to section 171-21, terminate the estate created.
- 18 (h) Forfeiture; cash freeholds. In the case of default in
- 19 the payment of any of the installments due on any cash freehold
- 20 agreement for thirty days after the installments are due, or
- 21 failure of performance of any other conditions, the board may
- 22 take possession of the premises, upon failure of the freeholder



- 1 within a reasonable period of time to remedy the default, after
- 2 notice thereof in the manner provided in section 171-20, without
- 3 demand or previous entry, with or without legal process, and
- 4 thereby subject to section 171-21, terminate the estate created.
- 5 (i) Mortgage of homestead leases. Whenever an existing
- 6 homestead lease is mortgaged pursuant to section 171-22, the
- 7 consent to mortgage from the board of land and natural resources
- 8 may contain a condition exempting the lease from subsection (e)
- 9 for the duration of the mortgage."
- 10 SECTION 2. Statutory material to be repealed is bracketed
- 11 and stricken. New statutory material is underscored.
- 12 SECTION 3. This Act shall take effect on July 1, 2008.

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INTRODUCED BY:

Tozonia China (Dallan

Mile Gabbael Carol Jule maye

Report Title:

999-year Homestead Leases; Line of Succession

Description:

Reverts to the original intent that, notwithstanding any rights of the occupier or lessee, conveyance, devise, or bequest to the contrary, in the case of the death of any occupier or lessee under an existing certificate of occupation or homestead lease, the land will vest in the relations specified by law.