A BILL FOR AN ACT

RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY.

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

1	SECTION 1. The purpose of this Act is to clarify the
2	offense of trespassing on public housing property.
3	SECTION 2. Chapter 356D, Hawaii Revised Statutes, is
4	amended by adding a new section to part I to be appropriately
5	designated and to read as follows:
6	"§356D- Closed to the public. (a) Any area within a
7	housing project that is not a public street, road, highway,
8	sidewalk, or county or state bus stop, shall be closed to the
9	public where signs are displayed that read: "Closed to the
10	Public - No Trespassing", or a substantially similar message;
11	provided that the signs:
12	(1) Contain letters no less than two inches in height; and
13	(2) Are placed at reasonable intervals no less than three
14	signs to a mile along the boundary line of the areas
15	that are closed to the public and at all entrances to
16	the property, in a manner and position to be clearly
17	noticeable from outside the boundary line.

1	(b)	For the purposes of this section:	
2	"Housing project" means a public housing project, elder of		
3	elderly housing, as defined in section 356D-1, or state low-		
4	income housing project, as defined in section 356D-51."		
5	SECTION 3. Section 708-814, Hawaii Revised Statutes, is		
6	amended to read as follows:		
7	"§708-814 Criminal trespass in the second degree. (1)		
8	person commits the offense of criminal trespass in the second		
9	degree if:		
10	(a)	The person knowingly enters or remains unlawfully in	
11		or upon premises that are enclosed in a manner	
12		designed to exclude intruders or are fenced;	
13	(b)	The person enters or remains unlawfully in or upon	
14		commercial premises after a reasonable warning or	
15		request to leave by the owner or lessee of the	
16		commercial premises, the owner's or lessee's	
17		authorized agent, or a police officer; provided that	
18		this paragraph shall not apply to any conduct or	
19		activity subject to regulation by the National Labor	
20		Relations Act.	

1	For the purposes of this paragraph, "reasonable
2	warning or request" means a warning or request
3	communicated in writing at any time within a one-year
4	period inclusive of the date the incident occurred,
5	which may contain but is not limited to the following
6	information:
7	(i) A warning statement advising the person that the
8	person's presence is no longer desired on the
9	property for a period of one year from the date
10	of the notice, that a violation of the warning
11	will subject the person to arrest and prosecution
12	for trespassing pursuant to this subsection, and
13	that criminal trespass in the second degree is a
14	<pre>petty misdemeanor;</pre>
15	(ii) The legal name, any aliases, and a photograph, if
16	practicable, or a physical description, including
17	but not limited to sex, racial extraction, age,
18	height, weight, hair color, eye color, or any
19	other distinguishing characteristics of the
20	person warned;

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1	(iii) The name of the person giving the warning along
2	with the date and time the warning was given; and
3	(iv) The signature of the person giving the warning,
4	the signature of a witness or police officer who
5	was present when the warning was given and, if
6	possible, the signature of the violator;
7	(c) The person enters or remains unlawfully on
8	agricultural lands without the permission of the owner
9	of the land, the owner's agent, or the person in
10	lawful possession of the land, and the agricultural
11	lands:
12	(i) Are fenced, enclosed, or secured in a manner
13	designed to exclude intruders;
14	(ii) Have a sign or signs displayed on the unenclosed
15	cultivated or uncultivated agricultural land
16	sufficient to give notice and reading as follows:
17	"Private Property" or "Government Property - No
18	Trespassing". The sign or signs, containing
19	letters no less than two inches in height, shall
20	be placed at reasonable intervals no less than
21	three signs to a mile along the boundary line of

1	the rand and at roads and trains entering the
2	land in a manner and position as to be clearly
3	noticeable from outside the boundary line; or
4	(iii) At the time of entry, are fallow or have a
5	visible presence of livestock or a crop:
6	(A) Under cultivation;
7	(B) In the process of being harvested; or
8	(C) That has been harvested;
9	(d) The person enters or remains unlawfully on unimproved
10	or unused lands without the permission of the owner of
11	the land, the owner's agent, or the person in lawful
12	possession of the land, and the lands:
13	(i) Are fenced, enclosed, or secured in a manner
14	designed to exclude the general public; or
15	(ii) Have a sign or signs displayed on the unenclosed,
16	unimproved, or unused land sufficient to give
17	reasonable notice and reads as follows: "Private
18	Property - No Trespassing", "Government Property
19	- No Trespassing", or a substantially similar
20	message; provided that the sign or signs shall
21	contain letters no less than two inches in height

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and shall be placed at reasonable intervals no less than three signs to a mile along the boundary line of the land and at roads and trails entering the land in a manner and position as to be clearly noticeable from outside the boundary line.

For the purposes of this paragraph, "unimproved or unused lands" means any land upon which there is no improvement; construction of any structure, building, or facility; or alteration of the land by grading, dredging, or mining that would cause a permanent change in the land or that would change the basic natural condition of the land. Land remains "unimproved or unused land" under this paragraph notwithstanding minor improvements, including the installation or maintenance of utility poles, signage, and irrigation facilities or systems; minor alterations undertaken for the preservation or prudent management of the unimproved or unused land, including the installation or maintenance of fences, trails, or pathways; maintenance activities, including forest

1		plantings and the removal of weeds, brush, rocks,
2		boulders, or trees; and the removal or securing of
3		rocks or boulders undertaken to reduce risk to
4		downslope properties; or
5	(e)	[The person enters or remains unlawfully in or upon
6		the premises of any public housing project or state
7		low-income housing project, as defined in section
8		356D-1, 356D-51, or 356D-91, after a reasonable
9		warning or request to leave by housing authorities or
10		a police officer, based upon an alleged violation of
11		law or administrative rule; provided that a warning or
12		request to leave shall not be necessary between 10:00
13		p.m. and 5:00 a.m. at any public housing project or
14		state low income housing project that is closed to the
15		public during those hours and has signs, containing
16		letters no less than two inches in height, placed at
17		reasonable intervals no less than three signs to a
18		mile along the boundary of the project property and at
19		all entrances to the property, in a manner and
20		position to be clearly noticeable from outside the
21		boundary of the project property and to give

1	sufficient notice that the public housing project or
2	state low income housing project is closed to the
3	public during those hours.] The person enters or
4	remains unlawfully in or upon any area of a housing
5	project that is closed to the public pursuant to
6	section 356D- and meets the signage requirements of
7	section 356D- , or the person enters or remains
8	unlawfully in or upon property that is subject to
9	section 356D- and meets the signage requirements of
10	section 356D- after reasonable warning or request to
11	leave by the housing authority or law enforcement
12	officer, as defined in section 710-1000, based upon an
13	alleged violation of law or administrative rule,
14	notwithstanding any invitation or authorization
15	provided to the person by a tenant of that housing
16	project or a member of that tenant's household.
17	As used in this paragraph:
18	"Housing authority" means a property manager,
19	resident manager, tenant monitors, security guards, or
20	others officially designated by the Hawaii public
21	housing authority, for the housing project.

1	"Housing project" means a public housing project,
2	or elder or elderly housing as defined in section
3	356D-1, or state low-income housing project as defined
4	in section 356D-51.
5	"Reasonable warning or request" means a warning
6	or request communicated in writing at any time within
7	a one-year period inclusive of the date the incident
8	occurred, which may contain but is not limited to the
9	following information:
10	(i) A warning statement advising the person that for
11	a period of one year from the date of the notice,
12	the person's presence is no longer desired in or
13	on the areas of the subject housing project that
14	are closed to the public, that a violation of the
15	warning will subject the person to arrest and
16	prosecution for trespassing pursuant to this
17	subsection, and that criminal trespass in the
18	second degree is a petty misdemeanor;
19	(ii) The legal name, any aliases, and a photograph, if
20	practicable, or a physical description, including
21	but not limited to sex, racial extraction, age,

1		height, weight, hair color, eye color, or any
2		other distinguishing characteristics of the
3		person warned;
4	<u>(iii)</u>	The name of the person giving the warning along
5		with the date and time the warning was given;
6	(iv)	The signature of the person giving the warning
7		and, if possible, the signature of the violator;
8		and
9	<u>(v)</u>	The name and signature of a witness or law
10		enforcement officer, as defined in section 710-
11		1000, who was present when the warning was given.
12	(2) Subs	ection (1) shall not apply to a process server who
13	enters or rema	ins in or upon the land or premises of another,
14	unless the land	d or premises are secured with a fence and locked
15	gate, for the purpose of making a good faith attempt to perform	
16	[their] the process server's legal duties and to serve process	
17	upon any of the following:	
18	(a) An o	wner or occupant of the land or premises;
19	(b) An a	gent of the owner or occupant of the land or
20	prem	ises; or
21	(c) A lea	ssee of the land or premises.

S.B. NO. 2786 S.D. 2

- 1 For the purposes of this subsection, "process server" means
- 2 any person authorized under the Hawaii rules of civil procedure,
- 3 district court rules of civil procedure, Hawaii family court
- 4 rules, or section 353C-10 to serve process.
- 5 [(3) As used in this section:
- 6 "Housing authorities" means resident managers or managers,
- 7 tenant monitors, security quards, or others officially
- 8 designated by the Hawaii public housing authority.
- 9 "Process server" means any person authorized under the
- 10 Hawaii rules of civil procedure, district court rules of civil
- 11 procedure, Hawaii family court rules, or section 353C 10 to
- 12 serve process.
- (4) (3) Criminal trespass in the second degree is a petty
- 14 misdemeanor."
- 15 SECTION 4. This Act does not affect rights and duties that
- 16 matured, penalties that were incurred, and proceedings that were
- 17 begun before its effective date.
- 18 SECTION 5. Statutory material to be repealed is bracketed
- 19 and stricken. New statutory material is underscored.
- 20 SECTION 6. This Act shall take effect on July 1, 2035.

Report Title:

Hawaii Public Housing Authority; Trespass

Description:

Provides that certain areas within Hawaii Public Housing Authority housing projects are closed to the public and amends criminal trespass in the second degree to permit the prosecution of an unauthorized entry or a violation of a written prohibition to enter into the subject housing projects. Clarifies requirements for signage notifying trespassers of illegal entry. Takes effect on 7/1/2035. (SD2)

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