

A Bill for an Act Relating to Union Labels.

Be It Enacted by the Legislature of the State of Hawaii:

SECTION 1. Section 482-4, Hawaii Revised Statutes, is amended to read as follows:

“Sec. 482-4. Certain prints, labels, trademarks, union labels and trade-names not to be adopted or used.

(a) It is unlawful for any person to adopt or use a print, label, trademark, or tradename, which is identical with any registered print, label, trademark, or tradename, or so similar as to be confused therewith, or any print, label, trademark, or tradename identical with or similar to the name of any copartnership or corporation registered in accordance with chapter 416 or chapter 418 or chapter 425; and the director of regulatory agencies shall not register any such print, label, trademark, or tradename.

(b) When a bona fide labor union, or association of employees has adopted a device in the form of a label, brand, mark, name or other character for the purpose of designating the products of the members of said union or association and said device has been registered pursuant to 482-2 and 482-3 herein, then it shall be unlawful for any person to adopt, print, distribute,

or otherwise use said device or one so similar as to be confused therewith, and the director of regulatory agencies shall not register any such similar device.

SECTION 2. Material to be repealed is bracketed. New material is underscored. In printing this Act, the revisor of statutes need not include the brackets, the bracketed material or the underscoring.*

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

(Approved May 30, 1971.)

* Edited accordingly.