

## ACT 227

S.B. NO. 3231

A Bill for an Act Relating to the Taxation of Real Property by the Counties.

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

SECTION 1. Section 246A-2, Hawaii Revised Statutes, is amended to read as follows:

“**[[§246A-2]] Transfer of functions.** [Effective July 1, 1981, the] The functions, powers, duties, and authority heretofore exercised by the department of taxation relating to the taxation of real property shall be exercised by the respective counties, except the [County] county of Kalawao, as provided by [Article] article VIII, [Section] section 3, of the [State Constitution.] state constitution:

- (1) For a period of eleven years commencing November 7, 1978, the counties shall, by majority agreement of the counties, provide for uniform policies and methods of assessment for the taxation of all real property throughout the State. [Such] The policies and methods shall include [but not be limited to] the assessment, levy, and collection of real property taxes. Upon agreement of the uniform policies and methods to be used for the taxation of all real property, each county shall [thereafter] adopt by ordinance such uniform policy and method of assessment as the real property tax law of the county. In the event the counties cannot agree as to what shall be the uniform policy and method of assessment or should any or all of the counties fail to enact [such] the ordinance, the legislature shall by general law provide for a uniform method of assessment of real property taxes throughout the State. Amendments to [such] the uniform policies and methods adopted by the counties may be made by majority agreement of the counties and subsequent enactment thereof by ordinance[.];
- (2) Each county shall enact by ordinance and adopt as law for the county all of the real property tax exemptions, and the provisions for the dedication of lands for specific use and the assessment of such lands at its value in such use as now provided by law. [These] Notwithstanding any other provisions of this chapter, the counties shall not diminish or repeal the exemption existing on November 1, 1989, for real property under lease to the State under which lease the lessee is required to pay the taxes on the property. The remaining exemptions and dedications shall continue undiminished for a period of eleven years commencing November 7, 1978. The counties may by majority agreement of the counties and subsequent enactment by ordinance enlarge, add to, increase, or provide for new exemptions or dedications of lands. The enlargement, addition to, or creation of new exemptions or dedications may be amended by majority agreement of all the counties and subsequent enactment thereof by ordinance; provided that any such amendment shall not in any way diminish the exemption or dedication that was in force on November 7, 1978[.]; and

- (3) Each of the counties, with the exception of the [County] county of Kalawao, shall succeed to all of the rights and powers previously exercised, and all of the duties and obligations incurred by the department of taxation in the exercise of the functions, powers, duties, and authority transferred, whether [such] the functions, powers, duties, and authority are mentioned in or granted by any law, contract, or other document. The powers included [herein] in this section shall include the authority to place liens on property with delinquent taxes, provide for the issuance of subpoenas to enforce the real property tax law, and pursue the enforcement of the real property tax law through the tax appeal court or any court of competent jurisdiction. Each county [shall have the power to] may determine real property tax rates by resolution under procedures defined in the real property tax ordinance of the county. All references in any such law, contract, or document to the department of taxation, such as dedication agreements, collection and payment agreements, or exemptions, shall apply to the respective counties, as if each of the respective counties, with the exception of the [County] county of Kalawao, were specifically named in [such] the law, contract, or document in place of the department of taxation.”

SECTION 2. Statutory material to be repealed is bracketed. New statutory material is underscored.

SECTION 3. This Act shall take effect upon its approval; provided that the new sentence added to paragraph (2) of section 1 of the Act shall be repealed one year after the effective date of the Act.

(Approved June 17, 1996.)