The 30th Legislature is well underway at the Capitol, with bills being heard in their respective committees and floor votes moving the bills along.

There were 3,142 bills introduced this session! It’s the first time the number of introduced bills broke the 3,000 mark for at least seven years.

On average, only about 10 percent of bills introduced each session make it through the grueling legislative process. A lot must happen for a bill to become a law, and there are deadlines that mandate when the action has to happen.

We’ve outlined the journey on the next few pages, to help make it a little more understandable. For those watching bills that have failed to make the deadlines so far, remember that the bills carry over to next year’s session. Those whose bills are still moving forward are encouraged to stay active! If your bill survives crossover, get ready to ask for a hearing and be ready to testify.

Participation is crucial! Don’t make the legislators do this all alone!

Contact the Public Access Room (PAR) if you need help, clarification, handouts, or training for you or your colleagues!

In this Issue
A Bill's Journey........................................................... 2-4
Tips for Testifying at the Capitol.................................5
Broadcasts and Archived Events.................................5
Maze ..............................................................................6
A BILL'S JOURNEY

IDEA
Drafted into a Bill

INTRODUCED IN HOUSE

1ST READING in House

REFERRED TO COMMITTEE(S)

COMMITTEE HEARING(S)

2ND READING in House

REFERRED TO COMMITTEE(S)

COMMITTEE HEARING(S)

3RD READING in House

REFERRED TO COMMITTEE(S)

COMMITTEE HEARING(S)

3RD READING in Senate

1ST READING in Senate

REFERRED TO COMMITTEE(S)

COMMITTEE HEARING(S)

CONFERENCE COMMITTEE

FINAL READING IN HOUSE AND/OR SENATE

BILL BECOMES A LAW

a. Signed into law by Governor.

B

IF AGREE

IF DISAGREE

IF AGREE

IF DISAGREE

GOVERNOR

VETO

a. Not signed by Governor, but after a specified number of days it becomes law.

b. A veto may be overridden by a 2/3 vote in each chamber.
A Bill’s Journey
A Walk Through the Bill-to-Law Diagram

Most of the work that legislators do here at the State Capitol during the legislative session is focused on considering changes to our State’s laws. Ideas range from the creation of new laws to others seeking to amend or delete an existing law. These ideas come from a multitude of sources — legislators, state agencies, special interest groups, community groups, and constituents. To be formally considered, the idea, regardless of scope, must be introduced in the form of a bill, and bills can only be introduced by a Senator or Representative and only during the bill introduction period of each legislative session (usually the first week). Out of the thousands introduced, a few hundred of the bills will survive the legislative process and become law. Most bills will miss a legislative deadline and die. To become law, all bills must pass three votes or readings on the floor: First Reading happens at the beginning of the process, before a bill gets its referrals; Third Reading happens after a bill moves past its last committee; and Second Reading happens somewhere in between. That said, some paths are much more difficult than others — and the variable is often the number of committees a bill is referred to. It should become clear as we walk through the process.

A bill is introduced when it is submitted to the Chief Clerk’s Office in its originating chamber and assigned a number. The bill number (HB___ or SB___) will stay with the bill as it makes its way through both chambers. If it gets changed along the way, draft numbers are added to the bill number (HD__ or SD__).

After introduction, the bill will go for its First Reading (floor vote) in its chamber of origin. This is the first floor vote by the entire House or Senate, one of 3 required votes for a bill to clear a legislative chamber. From what we’ve seen, every bill passes its first vote!

Following First Reading, leadership in the House or Senate (depending on which chamber the bill is in) refers the bill to committees that have jurisdiction over the provisions in the bill, as determined by the rules of their chambers as well as past referral decisions. The first committee a bill is assigned to is usually referred to as its subject matter committee, the committee that has the primary jurisdiction over the bill. The subsequent committees listed usually have broader jurisdiction. [For example, a House bill concerning physical exercise with financial implications may be referred to Health (HTH), then Finance (FIN).] Each committee usually only focuses on the portion of the bill that is under its jurisdiction. For the bill to survive the process and become law, it must pass every committee it’s referred to in the order listed. This is where it can get a little tricky – some of the deadlines that may apply to a bill are based on the number of referrals a bill has. A bill with more than one referral has more deadlines attached to it. That is why referrals play such an important role in the process. (See the "Which Deadlines Apply?" handout for help deciphering a bill’s deadlines.)

Once the subject matter committee receives the bill, the fate of the bill is in the Chair’s hands. If they want the bill to move forward, they’ll schedule it for a public hearing, the committee will vote to pass it, and the Chair will report it out of their committee (file the committee report and any amended version with the clerk’s office). If they don’t take any action on the bill, or don’t report it out by an applicable deadline, the bill will die in committee (this is the fate of most bills.)

If a bill is reported out of its first committee, it goes to the floor – either for Second Reading (its second vote before the entire chamber) or merely to have its committee report accepted and to be sent on to its next committee. It's not set in stone as to when Second Reading occurs – if a bill is changed in its first committee, it may go for Second Reading right away. If a bill is passed without changes in that first committee, it may go to the floor just in order to have its committee report adopted and to be moved to its next committee. Watch out for the First Lateral deadline: deadline for the bill to move into its last committee.

Subsequent committees must schedule the bill for a hearing or decision making, pass the bill, and report it out before the next applicable deadlines. Watch out for the First Decking deadline: deadline for the bill to move out of its last committee and be scheduled for the Third Reading vote.

Then it’s back to the floor for Third Reading on the bill, the last of the three required votes for the bill to move through the chamber. If the bill has changed at all since the last time the chamber took a floor vote on the bill, the new draft of the bill must be made available to members at least 48 hours before taking the third floor vote. It must pass that vote by the First Crossover deadline.

(Continued on page 4)
A bill that survives the process in its originating chamber (is voted on 3 times and moves through all the committees it's been referred to) will cross over to the other chamber and go through the process again! Repeat steps C through H, only in the non-originating chamber this time. Note that the deadlines for the bills in their non-originating chamber are labeled as Second, i.e., Second Lateral, Second Decking, and Second Crossover (as opposed to First Lateral, First Decking, and First Crossover in the originating chamber).

A bill that passes the non-originating chamber without changes goes back to its chamber of origin and is transmitted from there to the Governor. If a bill is amended by the non-originating chamber, it goes back to the originating chamber where that chamber will have an opportunity to either approve of the amendments (and vote on the changed bill and send it on to the Governor) or disagree with the changes (this is the usual path). If they choose to disagree, the House and Senate can try to reconcile their differences via a conference committee. For each bill reaching this point, the House and Senate leadership select members to serve on a committee to meet and resolve disagreements between each chamber's version of the bill. (Usually, the subject matter chairs will be assigned as Conference Committee Chairs to take the lead in discussions to find a compromise.) Rules governing the conference process are agreed upon and published each year. They must end their deliberations and reach agreement by the Final Decking deadlines. [There are two final decking deadlines – one for fiscal bills, the other for non-fiscal bills. If a bill received a referral to Ways and Means (WAM) or Finance (FIN), the fiscal deadline applies.] If the conferees do reach an agreement on the final version of the bill, they will publish a Conference Draft of the bill which goes before the full House and Senate for one last vote. That vote must take place before the end of session – adjournment sine die.

The Governor has constitutionally mandated deadlines to act on bills transmitted by the Legislature. If the Governor signs the bill it becomes law. If the Governor vetoes the bill the Legislature can override the Governor's veto by 2/3 vote in each chamber by a specified time. If the Governor neither signs nor vetoes the bill by a certain date, the bill becomes law without signature. (Note: To find out when a law takes effect, look at the end of the bill for its effective date.) Bills that are signed into law become Acts. Permanent laws end up in the Hawaii Revised Statutes. All bills, including those that do not have permanent provisions, end up in the Session Laws.

BIENNIAL

While we talk of bills dying during session, since this is the first year of the two-year biennium, the bills actually carry over to the second year when they can again be acted upon. They can be revived from right where they were at the close of this year's session – in other words, they don't lose the progress they've made. If they already survived First Lateral, they won't have to worry about that deadline next year – they'll just have to focus on making the First Decking deadline. At the end of the second year, all bills that haven't passed out of the legislature are dead. We then have new elections, and a brand new biennium starts up in the odd-numbered year.

Want a simpler outline of a bill's journey?
Call or email the Public Access Room (PAR) – we'll walk you through it!

* While bills proposing changes to the Constitution of the State of Hawaii go through a similar process, instead of going off to the Governor, they are put on the ballot for the voters to decide on whether they should become law.

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**PAR Hours - 2019 Session (through May 1)**

**Monday - Friday**

7:45 a.m. - 6:00 p.m.

Room 401, (808) 587-0478, par@capitol.hawaii.gov
Advanced Advocacy: Tips for Testifying at the Capitol

The Public Access Room has been receiving quite a few calls from members of the public wishing to submit testimony. In response, we pulled information from some of our most helpful handouts on the topic to put together this quick overview on the testimony process.

1. **Follow Instructions.** Hearing notices will tell you how and where to submit your testimony. Be sure to submit your testimony correctly, so your voice gets heard. Using the "Submit Testimony" feature on the website? Thanks! That makes life easier for the committee clerks processing testimony. You can be sure your testimony was received if you see a bright green box on your screen when you've signed in to the system and click on "Submit Testimony."

2. **Be on the lookout.** Committees will send out hearing notices 48 hours or more in advance. Be sure to register online at capitol.hawaii.gov and sign up to receive hearing notices for specific bills and/or committees that interest you. Wondering if there are other bills out there on the same subject? Call the Public Access Room, and we’ll be happy to help you search.

3. **Do your research.** If your bill has been heard before, you can use the legislature’s website to find previous testimonies. You can also use past testimonies to find supporting and countering perspectives to your own testimony.

4. **Be punctual.** It’s best to submit written testimony by the deadline -- usually that’s 24 hours before a hearing. It’s up to the Chair of the committee to determine how much late testimony will be accepted. If you’re planning to come to the hearing, be on time, and consider providing oral testimony if the opportunity appeals to you. Even just stating that you ‘stand on my written testimony' emphasizes your presence and stance.

5. **Be concise.** When writing your testimony, be sure you’re addressing the committee chair and members, include the correct bill number, and clearly state whether you support or oppose the legislation. Then, let them know where you’re coming from, what compels you to offer testimony on the measure. Don’t forget to include your name – they don’t accept anonymous testimony!

6. **Be active.** One testimony may not be enough. Be ready to testify at the next hearing. Additionally, a bill can be amended as it passes through different committees. In this case, you want to make sure your testimony is still relevant. Read the new bill (hint: view the committee report to see a summary of the changes) and submit new, more relevant testimony.

Broadcasts and Archived Events

The legislature broadcasts selected hearings to television stations around the state. To find out which committee hearings, informational briefings, or floor sessions are being broadcast, head over to capitol.hawaii.gov, scroll beneath the photo of the capitol, and locate the orange box titled "Help and Information." There, click the link labeled "Broadcasts/Videos" to access the schedule. Notices of broadcasts are posted 24-hours in advance. The videos are also archived for later viewing. If you prefer to watch a hearing on your computer, anything being broadcast can also be watched via livestream on Olelo’s website at olelo.org.

In addition to the broadcasted events, all Senate proceedings (hearings and floor sessions) and House floor sessions are recorded and archived and can be watched online. To watch archived broadcasts, Senate hearings, or floor sessions, use the "Senate Webcasts" or "House Webcasts" links on the "Broadcasts/Videos" page. Click the "Video" link to stream an event; if you prefer, digital audio or video files can be downloaded.
How a Bill Becomes Law

Have fun learning the basic steps a bill must go through in order to become law. For more detailed information about the process, contact the Public Access Room.

START with an idea

A bill is proposed by a legislator in the House or Senate.

The bill passes First Reading (a vote by all members of the chamber) and is referred to committees.

Both the House and Senate agree on the same version of the bill.

The bill passes three Readings in the non-originating chamber.

All committees to which the bill was referred in the non-originating chamber take up the measure and pass the bill.

The bill crosses over to the non-originating chamber.

The committees schedule the bill for hearings and the public is given the opportunity to testify.

Bill passes through all the committees it was referred to, as well as three Readings on the floor of the originating chamber.

The bill is sent to the Governor.

The Governor signs the bill to make it law, or lets the bill become law without signing it.

END with an Act of law

* Bills proposing constitutional amendments do not go to the Governor; instead, they are put on a ballot to be voted on by the public.
** The Governor may instead veto the bill. Then it does not become law unless 2/3 of each chamber of the Legislature votes to override the veto.