## **CROSSOVER BILLS**

# (Bills Which Passed Third Reading)

HAWAII STATE LEGISLATURE
REGULAR SESSION OF 2020

SHOWING ACTIONS TAKEN AS OF March 5, 2020

Prepared by the:



## LEGISLATIVE REFERENCE BUREAU SYSTEMS OFFICE

State Capitol, Room 413 415 South Beretania Street Honolulu, HI 96813

Caveat: While all data are believed accurate, they are subject to change pending confirmation against official records kept by the respective Chief Clerk's offices.

## **FOREWORD**

This publication includes all bills in the current legislature which passed Third Reading as of March 5, 2020. This publication has been created by the Legislative Reference Bureau - Systems Office.

This publication includes such data as the bill number, title, introducer, description, and current status of the bill. It reflects data recorded up to and including March 5, 2020.

Charlotte Carter-Yamauchi Director Legislative Reference Bureau

March 2020

SB0001 SD2 (SSCR 973)

RELATING TO HOUSING.

Introduced by: Chang S, Kanuha D, Moriwaki S, English J, Shimabukuro M, Nishihara C, Kahele K, Keith-Agaran G, Rhoads K, Baker R

Establishes provisions relating to Aloha homes program. Establishes the aloha homes program for the purpose of providing low cost, high density leasehold homes for sale to Hawaii residents on state owned lands within a 1/2 mile radius of a public transit station. Establishes provisions relating to community and public notice requirements; posting on the corporation's website; required. Establishes provisions relating to urban redevelopment district which includes all state owned and county owned land within county designated transit oriented development areas or within 1/2 mile radius of public transit stations in counties with a population greater than 500,000. Establishes provisions relating to rules and guidelines. Prohibits ALOHA homes within the urban redevelopment district to be advertised for rent, rented, or used for any purpose other than owner occupied residential use. Requires the corporation to establish a competition process for selecting the design and development vendors of ALOHA homes with the appropriate number of units to accommodate small and medium vendors. Allows the corporation to transfer ALOHA homes units to the office of Hawaiian affairs and department of Hawaiian home lands for use by their respective beneficiaries. Requires the corporation to recoup all expenses through the sales of the leasehold interest of ALOHA homes and other revenue sources, including the leasing of commercial projects. Establishes provisions relating to the sale of the leasehold interest of ALOHA homes; rules; guidelines; use of public lands; acquisition of state lands; acquisition of real property from a county; condemnation of real property; relocation; construction contracts; lease projects; dedication for public facilities as condition to develop; the ALOHA homes revolving fund, expenditures of ALOHA homes revolving fund under the corporation exempt from appropriation and allotment; assistance by and state and county agencies; court proceedings; preference; venue; issuance of bonds; violations and penalty; additional powers; state lands no longer needed; rules; and leaseholds condominiums on state. --Provides a general excise tax exemption for amounts received from the sale of a leasehold interest in an ALOHA homes unit. -- Amends provisions relating to definition of public lands. Redefines public lands to exclude lands that are set aside by the governor to the Hawaii housing finance and development corporation; lands leased to the Hawaii housing finance and development corporation by any department or agency of the State. -- Amends provisions relating to applicability and exemptions under school impact fees. Exempts any form of development by the authority pursuant to ALOHA homes provisions. Appropriation to the fund and out of the fund. (\$\$) -- SB0001 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSG/ TRN/ WLH/ then JUD/ LAB/

then FIN

SB0002 HD1 (HSCR 2109)

RELATING TO CRIMINAL DEFENSE.

Introduced by: Chang S, Rhoads K

Establishes a post conviction relief task force to review and propose potential updates to Hawaii's laws and court rules regarding post conviction relief. Requires the task force to consider constitutional rights, existing laws, the accessibility of legal services, procedures relating to the destruction of evidence, and the laws and rules of other states regarding post conviction relief. Report to the legislature. Task force to be dissolved on June 30, 2021 (sunset). -- SB0002 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=12 19 Conference Committee: Senate Members: Rhoads K

-- Fevella K, Gabbard M, Wakai G

Apr-15 19 Conference Committee: House Members: Lee C --

Morikawa D, Thielen C

SB0004 SD1 (SSCR 2979)

PROPOSING AN AMENDMENT TO THE HAWAII STATE CONSTITUTION TO AMEND THE QUALIFYING AGE OF VOTERS FOR ANY STATE OR LOCAL ELECTION.

Introduced by: Chang S, Rhoads K

Proposes to amend the constitution. Provides that every citizen of the US who has attained the age of 16 years, has been a resident of this State not less than 1 year next preceding the election and is a voter registered as provided by law, shall be qualified to vote in any state or local election. -- SB0004 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0011 SD1 (SSCR 986)

RELATING TO POLYSTYRENE FOAM CONTAINERS. Introduced by: Chang S, Baker R, Gabbard M

Establishes provisions relating to prohibition on serving prepared food using polystyrene foam containers. Prohibits restaurant operating within the State to serve prepared food using polystyrene foam containers. Allows the department of health to adopt administrative rules relating to enforcement and exemptions. -- SB0011 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to EEP/ EDB/ then CPC/ JUD/ then

FIN

SB0012 SD1 HD2 (HSCR 1638)

## RELATING TO TEACHER HOUSING.

Introduced by: Chang S, Kanuha D, Kidani M

Establishes provisions relating to housing voucher program; full time teachers. Allows the department of education to develop and implement a housing voucher program for full time teachers employed at a hard to fill public school, including a public charter school, as identified by the department of education. Provides that each housing voucher shall not exceed \_\_\_\_\_ dollars per month, and may be used toward rent or mortgage payments for the teacher's primary residence. Upon the establishment of any housing voucher program for full time teachers, the department shall develop an application procedure, as well as processes, procedures, and forms necessary to implement and maintain the housing voucher program. Provides that the department shall develop a process to verify an applicant's status as a full time teacher employed at a hard to fill public school, including a public charter school. Requires any housing voucher application granted to be renewable for 1 additional year; provided that the applicant submits proof of continued employment as a full time teacher. -- SB0012 HD2

Current Status: Mar-14 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0017 SD2 HD1 (HSCR 1417)

MAKING AN APPROPRIATION TO THE HAWAII PUBLIC HOUSING AUTHORITY.

Introduced by: Chang S

Program appropriations for the department of human services. (\$\$) -- SB0017 HD1 Current Status: Mar-19 19 Passed Second Reading House as amended (HD1)

Mar-19 19 Referred to FIN

SB0031 SD3 (SSCR 3288)

RELATING TO HEALTH.

Introduced by: English J

Amends provisions relating to healthcare preceptor tax credit. Redefines preceptor to mean a physician or osteopathic physician, licensed pursuant to medicine and surgery law, an advanced practice registered nurse, licensed pursuant to nurses law, or a pharmacist, licensed pursuant to pharmacists and pharmacy law, who is a resident of Hawaii and who maintains a professional practice in this State and whose specialty supports the development and training of an eligible student in primary care. Redefines volunteer based supervised clinical training rotation to mean a period of supervised clinical training to an eligible student or students that totals at least 80 hours of supervisory time annually, in which a preceptor provides personalized instruction, training, and supervision to an eligible student or students to enable the eligible student or students to obtain an eligible professional degree or training certificate; provided that, while a preceptor may be compensated for providing standard clinical services, the preceptor shall be uncompensated for the clinical training above or beyond clinical salary or reimbursements for clinical services or uncompensated from state general or tuition funds for the clinical training services. -- Amends provisions relating to preceptor credit assurance committee. Requires the preceptor credit assurance committee to develop and implement a plan for certifying health care preceptor tax credits to include itemized specialties that support the development and training of the eligible student in primary care. Adds the director of health, or the director's designee to the members of the committee. -- SB0031 SD3

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0035 SD2 (SSCR 3033)

RELATING TO EDUCATION.

Introduced by: English J

Appropriation to the department of human services to establish a safe space program for alternative learning students in the department of education; provided that the department shall be exempt from the solicitation provisions of the Hawaii public procurement code for the purpose of awarding contracts to effectuate the safe spaces program within the alternative learning centers of the department of education; and all contracts awarded shall comply with statutory and regulatory requirements for post award documentation, management and posting, including but not limited to all offerors, upon

award of contract. (\$\$) -- SB0035 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0070 SD1 (SSCR 2509)

## RELATING TO THE ENVIRONMENT.

Introduced by: English J

Appropriation to the department of land and natural resources to continue pilot test small boat harbor enforcement saturation operations within the Ala Wai and Keehi small boat harbors and develop effective enforcement operations, including the establishment of 1 full time equivalent (1.00 FTE) office assistant position, 1 full time equivalent (1.00 FTE) conservation and resources enforcement officer position, and for overtime costs for enforcement operations and special duty assignments. Report to the legislature. (\$\$) --

SB0070 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0075 SD2 (SSCR 3097)

#### RELATING TO APPROPRIATIONS.

Introduced by: English J

Appropriation to the department of health for coronavirus disease 2019 (COVID-19) response. -- Appropriation to the department of transportation for coronavirus disease 2019 response; provided that this may be used to obtain any resources necessary to protect the health and safety of Hawaii's population and economy from any threats entering through the state's airports and harbors, including installation of sanitation teams, additional staff and training to conduct appropriate screening, advanced medical care services, acute quarantine facilities, and for Kona in the county of Hawaii, a basic life support ambulance and associated equipment. -- Appropriation to the department of defense for coronavirus disease 2019 response; provided that this may be used for emergency management and response, including certain operating expenses and the purchase of certain equipment, supplies, and services. Allows the department of health, department of transportation, and the department of defense to transfer any funds to another department or agency of the state for the purposes of coronavirus disease 2019, with the approval of the governor. Requires the governor to the report to the legislature.

(\$\$) -- SB0075 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0076 SD2 HD1 (HSCR 1307)

## RELATING TO TAXATION.

Introduced by: English J

Provides a personal emergency response system income tax credit equal to \_\_\_\_\_ dollars. Defines personal emergency response system to mean an alarm system designed to permit the user to signal the occurrence of a medical or personal emergency to alter a provider. Requires the department of health to issue a certificate to the taxpayer verifying the costs incurred for the system and the credit amount certified for each year. -- SB0076 HD1

Current Status:

Apr=09 19 Senate Disagrees to House amendments

Apr=15 19 Conference Committee: Senate Members: Inouye L,

Moriwaki S -- Fevella K

SB0077 SD3 HD1 (HSCR 1515)

## RELATING TO CAPITAL IMPROVEMENT PROJECTS.

Introduced by: English J

Authorizes the department of budget and finance to enter into a financing agreement for the purpose of funding the local match for the Ala Wai flood risk management project. Appropriation to the department of budget and finance for the Ala Wai flood risk

management project. (\$\$) -- SB0077 HD1

Current Status: Mar-21 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB0084 SD2 HD1 (HSCR 1639)

## MAKING AN APPROPRIATION TO THE DEPARTMENT OF EDUCATION.

Introduced by: Kidani M

Appropriation to the department of education for 1 full time equivalent (1.00 FTE) board

of education analyst II (EDN300 / KC) position. (\$\$) -- SB0084 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0090 SD2 (SSCR 1116)

## RELATING TO THE DEPARTMENT OF EDUCATION.

Introduced by: Kidani M

Program appropriations for the department of education. (\$\$) -- SB0090 SD2 Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE then FIN

SB0094 SD1 (SSCR 679)

#### RELATING TO ELECTIONS.

Introduced by: Rhoads K, Keith-Agaran G, Ihara L, Harimoto B

Amends provisions relating to presidential ballots. Provides that in the case of candidates of political parties that have been qualified to place candidates on the primary and general election ballots, a statement that a copy of each candidate's income tax return has been posted at least 60 days prior to the date of the general election and will continue to be posted through the date of the general election on the Internet for free access by the public, including the internet address where the income tax returns can be publicly accessed. Provides that the income tax return of each candidate to be for the most recent taxable year for which an income tax return has been filed with the Internal Revenue Service as of the date of the application. Allows the candidate to redact any social security numbers, any personal identification numbers or any kind, the names of minor dependents, and the candidate's home address from the income tax return. --Amends provisions relating to convening and voting for President and Vice President: party vote. Requires the electors, when convened, to not vote for any person for President of the US or any person for Vice President of the US unless both persons have publicly released and posted their respective income tax return on the internet for free access. -- SB0094 SD1

Current Status:

Mar-28 19 Passed Second Reading House

Apr-01 19 Re Committed to JUD

SB0097 SD2 (SSCR 1173)

#### RELATING TO ELECTIONS.

Introduced by: Rhoads K, Keith-Agaran G, Chang S

Establishes provisions relating to driver's license and civil identification card database. Requires databases maintained or operated by the counties or the department of transportation containing driver's license and civil identification card information, including any documents or images, to be electronically accessible by election officials and the statewide voter registration system to allow for the timely processing of voter registration applications, facilitate verification of information provided by online voter registration applicants, ensure the integrity of the voter registration rolls, permit disclosure associated with membership in non profit organizations for an election purpose, or for any other election purpose. -- Amends provisions relating to custody and use of records; confidential information. Requires that all information and records acquired by the examiner of drivers under provisions relating to civil identification cards to be confidential except for election provisions. Requires the office of elections to join the Electronic Registration Information Center and to share with each county the information and services provided by the center. Requires the office and each county office that administers elections to use information and services provided by the center to verify their respective voter registration rolls. Appropriation. (\$\$) -- SB0097 SD2

**Current Status:** 

Mar-21 19 Passed Second Reading House

Mar-21 19 Referred to FIN

SB0105 SD1 (SSCR 699)

## RELATING TO JURY DUTY.

Introduced by: Rhoads K

Amends provisions relating to pay of jurors; mileage fee; bus fare; parking violations exemption by changing it to pay of jurors; transportation costs; parking violations exemption. Adds that each juror or prospective juror shall be reimbursed for reasonable transportation costs in going to and from court at the specified rates that includes the cost of adult bus fare, rail fare, or bicycle rental or the cost of taxi or other hired car service fare, up to a maximum of 100 dollars per 1 way segment going to or from court; provided that a receipt for the taxi or other hired car service fare is submitted prior to reimbursement. -- SB0105 SD1

Current Status:

Mar-20 19 Passed Second Reading House

Mar-20 19 Referred to FIN

SB0114 SD1 HD1 (HSCR 1642)

## RELATING TO TEACHER HOUSING.

Introduced by: Chang S, Kanuha D, Kidani M

Establishes provisions relating to teacher home assistance program. Establishes the program to be administered by the Hawaii housing finance and development corporation. Requires the corporation to provide housing vouchers to qualified full time and half time teachers employed by the department of education, teaches in a hard to fill school, as determined by the department of education, including a public charter school; commit to teach at a hard to fill school, as determined by the department, or public charter school

for no less than 5 consecutive years; and have a household income does not exceed 80 per cent of the area median income, housing vouchers to be provided on a 1st come, 1st served basis. Requires each housing voucher to not exceed 500 dollars per month for as long as the qualified teacher is employed by the department of education, including teachers at public charter schools, teaches at a hard to fill school as determined by the department of education, and resides in this State. Allows a housing voucher provided under the teacher home assistance program to be used for rent, mortgage payments for the teacher's primary residence, or down payment on residential real property, provided that the residence to be the teacher's primary residence, provided further that the teacher shall not own, operate, or control any other residential real property. Requires the establishment of the teacher home assistance program, the corporation to develop an application procedure, as well as processes, procedures, and forms necessary to implement and maintain the program. Requires the corporation to also work with the department of education and state public charter school commission to develop a process to verify an applicant's status as a full time teacher employed at a hard to fill school as determined by the department, Appropriation, (\$\$) -- SB0114 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0122 SD2 (SSCR 847)

#### RELATING TO RENTAL DISCRIMINATION.

Introduced by: Rhoads K

Establishes provisions relating to the source of income discrimination in housing law. Establishes provisions that constitute discriminatory practices by an owner or any other person engaging in a real estate transaction, or for a real estate broker or salesperson, because of person's participation in a housing assistance program or requirements related to participation in a housing assistance program. Allows any aggrieved person to bring a civil action in district court for appropriate injunctive relief within 1 year of a discriminatory practice. Further allows court to assess fine and award of attorneys' fees. -- Requires the Hawaii civil rights commission to produce materials related to this provisions and publicize the prohibition against discrimination based on participation in housing

assistance programs. -- SB0122 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSG then CPC then JUD

SB0126 SD1 HD1 (HSCR 2136)

## RELATING TO THE STATE BUDGET.

Introduced by: Kouchi R (BR)

Appropriation to the office of the governor for the amounts requested in governor's messages including the hiring of \_\_\_\_ full time equivalent (\_\_\_ FTE) positions. (\$\$) -- SB0126 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr-12 19 Conference Committee: House Members: Luke S --

Cullen T, McDermott B

Apr=15 19 Conference Committee: Senate Members: Dela Cruz

D, Keith-Agaran G -- Fevella K

SB0130 SD1 HD1 (HSCR 2176)

## RELATING TO CIVIL LEGAL SERVICES.

Introduced by: Rhoads K, Shimabukuro M, Chang S, English J, Keith-Agaran G Appropriation to the judiciary to purchase civil legal services for low and moderate income persons. (\$\$) -- SB0130 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Lee C,

Nishimoto S -- San Buenaventura J, Thielen C

Apr=15 19 Conference Committee: Senate Members: Rhoads K,

Keith-Agaran G -- Fevella K, Kim D

SB0141

RELATING TO DISCLOSURE OF ATTORNEY-CLIENT AND ATTORNEY WORK-PRODUCT PRIVILEGED COMMUNICATIONS TO THE OMBUDSMAN.

Introduced by: Kouchi R (BR)

Amends provisions relating to investigation procedures. Requires that the disclosure by an agency to the ombudsman under the ombudsman law of a communication that is subject to the attorney client privilege, or attorney work product privilege, shall not waive the privilege as to any other person. -- SB0141

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LMG then JUD then FIN

SB0146 SD1 (SSCR 3281)

RELATING TO THE STATE FIRE COUNCIL.

Introduced by: Kouchi R (BR)

Amends provisions relating to cigarettes; reduced ignition propensity. Requires the state fire council to administer specified test process to determine a cigarette's compliance with the performance standard required by this law. -- Establishes civil penalties for manufacturers whose brand or style cigarette has a failure rate of 25 per cent of the 1st 50 pack test and 25 per cent or greater of the 2nd 40 pack test. Requires testing performed or sponsored by the state fire council to determine a cigarette's compliance with the performance standard required by this law is to be exempt from procurement. -- Amends provisions relating to reduced ignition propensity cigarette program special fund. Requires moneys in the special fund to be administered and expended by the state fire council to defray the cost of community fire education, saafety, and prevention programs, especially as they relate to youth and seniors, preparedness and life safety programs, and administrative duties of the state fire council, including the hiring of additional personnel. -- SB0146 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0149 SD2 (SSCR 975)

## RELATING TO THE STATE FIRE COUNCIL.

Introduced by: Kouchi R (BR)

Amends provisions relating to administrative staffing for the state fire council. Repeals provision that the council employ an administrator on a full time basis. Adds that the council may employ other staff. Requires that the budgetary requirements include the salaries of other staff and the purchase of office equipment and supplies and be included in the budget of the department of labor and industrial relations. Allows the state fire council to contract with any county fire department to employ any individual as authorized by this law. -- SB0149 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB then FIN

SB0152

#### RELATING TO FIREWORKS LABELING.

Introduced by: Kouchi R (BR)

Amends provisions relating to labeling of display fireworks. Requires the label to measure

at least 9 square inches. -- SB0152

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-12 19 Single Re referral to CPC

SB0161 SD2 (SSCR 1100)

## RELATING TO TAXATION.

Introduced by: Kouchi R (BR)

Provides an income tax credit equal to 25 per cent of the qualified wages for the 1st 12

months after an individual with a disability is initially hired. -- SB0161 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB then JUD then FIN

SB0171 SD2 (SSCR 1057)

## RELATING TO EDUCATION.

Introduced by: Kouchi R (BR)

Establishes a task force attached to the department of education for the orderly transfer of the functions of and funds for public schools from the State to the county in which the school is located. Requires the governor to convene the task force within 30 days after the effective date of this Act. Requires the superintendent to report to the legislature. Requires the legislative reference bureau to assist the task force in drafting proposed legislation. Task force to be dissolved on June 30, 2024 (sunset). -- SB0171 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE then FIN

SB0187 SD2 HD1 (HSCR 2191)

## RELATING TO DISTRICT COURT JUDGES.

Introduced by: Kouchi R (BR)

Amends provision relating to judicial circuits; district judges; sessions. Increases the number of judges in the district court of the 1st circuit to \_\_\_\_\_ judges and 2nd circuit to \_\_\_\_\_ judges. Appropriation for the establishment of \_\_\_\_ full time equivalent (\_\_\_\_ FTE) \_\_\_\_ judgeship in the district court of the 1st circuit and for the establishment of \_\_\_ full time equivalent (\_\_\_\_ FTE) \_\_\_\_ judgeship in the district court of the 2nd circuit. (\$\$) -- SB0187 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=15 19 Conference Committee: Senate Members: Rhoads K,

Keith-Agaran G -- Fevella K, Kim D

SB0189 SD1 (SSCR 779)

RELATING TO DESIGNATING SUBSTITUTE JUDGES ON THE INTERMEDIATE COURT OF APPEALS.

Introduced by: Kouchi R (BR)

Amends provisions relating to panels; substitute judge. Provides that in case of vacancy or of the number of available intermediate appellate judges is insufficient to make up a panel because of disqualification, the chief justice of the supreme court shall designate circuit judges, retired intermediate appellate judges, or retired supreme court justices to temporarily fill the vacancy or the need to make up a panel. -- SB0189 SD1

Mar-07 19 Introduction/Passed First Reading - House Current Status:

Mar-07 19 Multiple Referral to JUD then FIN

SB0191 SD1 (SSCR 497)

RELATING TO STRENGTHENING THE FOUNDATION FOR ENSURING A FAIR AND JUST PAYMENT AMOUNT FOR THE OFFICE OF HAWAIIAN AFFAIRS' PRO RATA SHARE OF THE PUBLIC LAND TRUST.

Introduced by: Kouchi R (BR)

Establishes provisions relating to public land trust: reporting. Requires the department of budget and finance, with the cooperation of the department of land and natural resources and any other department or agency that collects receipts from lands within the public land trust including the University of Hawaii, to provide an annual report with a detailed accounting of all receipts from lands described in section 5(f) of the Admission Act for the prior fiscal year. Also requires the accounting to also indicate whether any parcel of land described in section 5(f) of the Admission Act was sold or exchanged in the prior fiscal year and, if so, the amount of consideration that the State received for the respective parcels. Further requires the department of budget and finance to consult the office of Hawaiian affairs in determining the method by which the accounting shall be conducted and in ensuring that the accounting is accurate and inclusive of all receipts generated by the public land trust, and to provide the office of Hawaiian affairs a draft of the report and to allow no less than 30 days for the office of Hawaiian affairs to provide a written response. Establishes that 1 full time equivalent (1.0 FTE) public land trust reporting and accountability officer position within the department of budget and finance to ensure compliance with the reporting and accounting requirements. -- SB0191 SD1 Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB0193

RELATING TO THE COMPOSITION OF THE STATE COUNCIL ON MENTAL HEALTH. Introduced by: Kouchi R (BR)

Amends provisions relating to State council on mental health. Requires that at least 3 members of the council to have demonstrated knowledge of or work experience involving native Hawaiian concepts of well being, culturally grounded mental health methodologies, or traditional healing or health practices criteria. -- SB0193

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to WLH/ HLT/ then CPC

SB0198 SD2 (SSCR 1117)

## RELATING TO THE TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Keith-Agaran G

Establishes provisions relating to county surcharge on transient accommodation tax. Provides that upon establishment of a registration process to verify compliance by a transient accommodation operator or plan manager with each applicable county land use ordinance, each county may establish the surcharge by ordinance which shall not be levied prior to January 1, 2021, or after December 31, 2036 (sunset). Requires public hearing. -- Establishes provisions relating to county surcharge on transient accommodations tax; disposition of proceeds. Requires the director of finance to deduct per cent of the gross proceeds of the surcharge to reimburse the State for the costs of assessment, collection, disposition, and oversight of the surcharge. -- Provides that if none of the counties adopt an ordinance to levy a county surcharge on transient accommodations tax by December 31, 2019, this Act shall be repealed on December 31, 2019 (sunset). Further provides that if any county does not adopt an ordinance to levy a county surcharge by December 31, 2019, it shall be prohibited from adopting an ordinance pursuant to this Act. Provides that if an ordinance to levy a county surcharge is adopted by December 31, 2019, the ordinance shall be repealed on December 31. 2036, and this Act shall be repealed on December 31, 2036 (sunset). -- SB0198 SD2 **Current Status:** 

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TIA then FIN

SB0217 SD1 (SSCR 2474)

RELATING TO ARRANGEMENT OF CANDIDATE NAMES ON BALLOTS.

Introduced by: Keohokalole J, Rhoads K

Amends provisions relating to arrangement of names on the ballot. Requires the names of the candidates to be placed upon the ballot for their respective offices in random order except where there is an existing contract regarding ballots with a vendor who is unable to implement the random ballot requirement; provided that the chief election officer shall not enter into or extend any contract regarding ballots with a vendor who is unable to implement the random ballot requirement. -- SB0217 SD1

Feb-14 20 Introduction/Passed First Reading - House **Current Status:** 

Feb-27 20 Multiple Referral to JUD then FIN

SB0219 SD1 HD1 (HSCR 1450)

## RELATING TO ENTERPRISE TECHNOLOGY SERVICES.

Introduced by: Keohokalole J, English J

Amends provisions relating to office of enterprise technology services; chief information officer; information technology steering committee; establishment; responsibilities. Requires the chief information officer in conjunction with the information technology steering committee to review, refresh, and submit the state information technology strategic plan to the governor and legislature every 4 years. Report to the legislature. --SB0219 HD1

Apr=09 19 Senate Disagrees to House amendments **Current Status:** 

Apr-15 19 Conference Committee: House Members: McKelvey A,

Kitagawa L -- Matsumoto L, Quinlan S

Apr=15 19 Conference Committee: Senate Members: Keohokalole J, Riviere G -- Fevella K, Harimoto B, Moriwaki S

SB0221 SD1 (SSCR 694)

## RELATING TO CESSPOOLS.

Introduced by: Kouchi R (BR)

Amends the water pollution law. Established the Hawaii cesspool remediation and conversion loan program to be administered by the department health in coordination with each county water and sewage department to provide low interest loans for the upgrade or convert a cesspool to a septic system; or an aerobic treatment unit system approved by the department or connect a cesspool to an existing sewer system; or any wastewater treatment system approved by the department. -- Amends provisions relating to the water pollution control revolving fund. Adds that the fund shall provide financial assistance to the loan program. -- SB0221 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-11 19 Multiple Re referral to EEP then FIN

SB0223 SD2 HD1 (HSCR 1672)

## RELATING TO IRRIGATION.

Introduced by: Kouchi R (BR)

Establishes 1 full time equivalent (1.0 FTE) irrigation district manager position (SR21), 3 full time equivalent (3.0 FTE) irrigation system worker II positions (BC07), and 1 full time equivalent (1.0 FTE) office assistant III position (SR08) within the agricultural resources management division of the department of agriculture. -- Requires portions of the east Kauai irrigation system operated and maintained by the east Kauai water users' cooperative to be placed under the operational authority of the department of agriculture until such time that the adoption of rules are completed or a determination is made that the system can be appropriately operated and maintained pursuant to irrigation water development law and irrigation and water utilization projects law. Allows the department to contract with the east Kauai water users' cooperative to bill and collect any fees from the users and enter into any and all contracts necessary to operate and maintain the system, including operation and maintenance contracts while positions are filled. Transfers all appropriations, records, equipment, machines, files, supplies, contracts, books, papers, documents, maps, and other personal property heretofore made, used, acquired, or held by the east Kauai water users' cooperative relating to the functions transferred to the department of agriculture shall be listed in a full accounting to the department of agriculture with the functions to which they relate. -- Authorizes the issuance of general obligation bonds for appropriation for assisting the agricultural resource management division with plans, designs, land acquisition, and equipment to increase state irrigation system capacity statewide. Appropriation for the operations and maintenance of the east Kauai irrigation system and for staff salaries and expenses. (\$\$) -- SB0223 HD1

**Current Status:** Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Creagan R,

Cullen T -- Nakamura N, Okimoto V

Apr=15 19 Conference Committee: Senate Members: Gabbard

M, Kahele K -- Fevella K

SB0226 SD2 (SSCR 736) RELATING TO SUICIDE PREVENTION.

Introduced by: Kouchi R

Appropriation to the department of health to support youth suicide early intervention, prevention, and education initiatives in Kauai, Hawaii, and Maui counties that focus upon, but are not limited to, persons between ages of 10 and 24. (\$\$) -- SB0226 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HLT then FIN

SB0227 SD2 HD2 (HSCR 1679) RELATING TO IMMIGRATION.

Introduced by: Chang S, Kidani M, Nishihara C, Rhoads K, Ruderman R

Appropriation to the judiciary to contract with non profit organizations to provide legal assistance and legal counsel to immigrants in determining legal status and citizenship, provide diversion to existing services, and otherwise provide counsel for existing rights.

(\$\$) -- SB0227 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0231 SD1 (SSCR 1102) RELATING TO THE YOUTH COMMISSION.

Introduced by: Chang S, Rhoads K

Amends provisions relating to youth commission by adding youth commission administrator. Requires the commission to be administered by the youth commission administrator. Appropriation to the office of youth services for 1 full time equivalent (1.0 FTE) permanent youth commission administrator position and for other associated

administrative costs of the position. (\$\$) -- SB0231 SD1

Current Status: Mar-22 19 Passed Second Reading House

Mar-22 19 Referred to FIN

SB0235 SD1 HD1 (HSCR 1697) RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Gabbard M

Program appropriations for the house of representatives standing committee on energy

and environmental protection. (\$\$) -- SB0235 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0242 SD2 HD2 CD1 (CCR 115) RELATING TO HEALTH.

Introduced by: Gabbard M, Chang S, Rhoads K, Baker R, English J, Harimoto B,

Ruderman R

Establishes jointly within the behavioral health services administration of the department of health and the med QUEST division of the department of human services a task force to review policy issues and opportunities relating to the navigation, access, and coverage of medicaid services by persons with autism or fetal alcohol spectrum disorder. Requires the task force to study and submit a report to the legislature. Further requires the task force to conduct an analysis and make a recommendation on whether a waiver, a waiver amendment, or any other necessary policy approval from the Centers for Medicare and Medicaid Services may be necessary to ensure the specified services are accessible to persons with autism or fetal alcohol spectrum disorder. Task force shall serve until it has accomplished the objectives of this Act or 20 days prior to the convening of the regular session of 2020, whichever occurs 1st (sunset). Requires the department of human services to seek a waiver, a waiver amendment, or any other necessary policy approval from the Centers for Medicare and Medicaid Services that may be necessary to provide home and community based services or other medicaid services for medicaid eligible individuals who have been diagnosed with autism or fetal alcohol spectrum disorder, if recommended by the task force. -- SB0242 CD1

Current Status: Apr=30 19 Passed Senate Final Reading

Apr-30 19 Re Committed to Conference Committee House

SB0251 SD1 (SSCR 839) RELATING TO SPORTS MEDICINE.

Introduced by: Gabbard M, Kim D, English J, Keith-Agaran G, Ruderman R

Establishes provisions relating to sports teams; out of state physicians; exemption from licensure. Exempts an out of state physician from the licensure requirements under specified conditions. Requires an exemption granted to remain in force while the out of state physician is traveling with the sports team; provided that the exemption shall be valid for no longer than 10 days per individual sporting event. Allows, upon prior request

by an out of state physician, the Hawaii medical board to grant the out of state physician additional time for the exemption permitted up to 20 additional days per sporting event. Exempts the total number of days an out of state physician may be exempt to not exceed 30 days in a calendar year. Provides that nothing in this provision is to be construed to authorize an out of state physician to provide care or consultation to any person residing in this State or practice medicine or provide care or consultation at any health care facility in the State. Allows the board to enter into agreements with medical and osteopathic licensing boards of other jurisdictions to implement this law. Allows agreements to include procedures for reporting potential medical license violations. -- SB0251 SD1

Current Status: Mar-19 19 Passed Second Reading House

Mar-19 19 Referred to IAC/ CPC/

SB0253 SD2 (SSCR 992)

## RELATING TO BROADBAND SERVICE.

Introduced by: Gabbard M, Chang S, English J, Rhoads K, Kanuha D, Harimoto B, Wakai G, Keith-Agaran G, Ruderman R

Establishes provisions relating to net neutrality. Requires all state agencies to contract internet related services only with internet service providers that demonstrate and contractually agree to support and practice net neutrality principles where all internet traffic is treated equally. Further requires all state agencies to add contract language and provisions to state procurement requirements that require suppliers of telecommunications, internet, broadband, and data communication services to abide by net neutrality principles. -- Amends provisions relating to other duties of the director; broadband services. Requires the director of commerce and consumer affairs to monitor net neutrality, including broadband and its products and services and internet access services of general application throughout the state. -- SB0253 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to IAC then CPC then LMG then FIN

SB0267 SD1 (SSCR 695)

#### RELATING TO INTERNATIONAL YOGA DAY.

Introduced by: Gabbard M, Rhoads K, English J

Establishes provisions relating to International Yoga Day. Requires June 21 of each year to be known and designated as International Yoga Day; provided that this day is not and shall not be construed to be a state holiday. -- SB0267 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TIA then JUD

SB0269 SD1 (SSCR 752)

## RELATING TO CONDOMINIUMS.

Introduced by: Rhoads K

Amends provisions relating to association; limitations on powers under the management of condominiums law. Allows an association to adopt rules and regulations requiring unit owners to prohibit smoking by all persons inside the unit; and on lanais and in the entire condominium project. -- SB0269 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to CPC

SB0276 SD1 HD1 (HSCR 1557)

## RELATING TO THE DEPARTMENT OF PUBLIC SAFETY.

Introduced by: Dela Cruz D, Keith-Agaran G

Established within the department of public safety 23 full time equivalent (23.00 FTE) permanent staff positions for the women's community correctional center hookipa makai cottage (PSD409 / EK). Appropriation. -- Appropriation to the department of public safety to finance 6 additional months of housing costs from July 1, 2019, to December 31, 2019, for 248 inmates sent to Saguaro Correctional Center in Arizona and to finance costs to return the inmates to Hawaii (PSD808 / EM). -- Established within the department of public safety 31 full time equivalent (31.00 FTE) adult correctional officer positions at Halawa correctional facility (PSD402), Waiawa correctional facility (PSD404), Maui community correctional center (PSD406), Oahu community correctional center (PSD407), and general administration (PSD900). Appropriation. -- Program appropriations for the department of public safety. (\$\$) -- SB0276 HD1

Current Status: Mar-21 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB0277 SD1 HD1 (HSCR 1462)

#### RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Dela Cruz D, Keith-Agaran G

Appropriation out of the special land and development fund to the department of land and natural resources for proposed priority projects, including the planning for the department

of land and natural resources' industrial and business park at Pulehunui, Maui; an environmental impact statement for the east Kapolei / university of Hawaii, west Oahu campus transit station development; and the Hawaii district land office design and construction. (\$\$) -- SB0277 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0303 HD1 (HSCR 1508) RELATING TO GARDENS.

Introduced by: Keith-Agaran G, English J, Inouye L, Kanuha D, Dela Cruz D, Rhoads K, Gabbard M

Establishes provisions relating to gardening programs. Allows the department of education to develop programs that encourage the development of gardens on school property provided the college of tropical agriculture and human resources of the university of Hawaii at Manoa shall be consulted regarding best practices in gardening, including vertical gardening, aquaponics, and community gardening. -- Amends provisions relating to urban gardening programs by changing it to gardening programs. Allows the Hawaii community development authority to develop programs to provide incentives for the development of gardens in housing projects, communities, and schools. -- SB0303 HD1

Current Status: Mar-21 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB0307 SD1 HD1 (HSCR 1412)

#### RELATING TO SPEECH PATHOLOGY.

Introduced by: Kouchi R (BR)

Establishes provisions relating to provisional license under the speech pathologists and audiologists. Requires the board of speech pathology and audiology to grant, upon application and payment of proper fees, provisional licensure to an individual who possesses at a minimum a bachelor's degree or its equivalent and a master's degree or its equivalent in the area of speech pathology from an educational institution recognized by the board and engages in clinical or academic practice under the supervision of a licensed speech pathologist during the period of time as needed to fulfill the necessary requirements for a professional licensee as a speech pathologist; provided that the licensed speech pathologist possesses an American Speech Language Hearing Association certificate of clinical competence and is in good standing with the board. Provides that each provisional license include the name and title of the licensed speech pathologist. Allows a provisional license to practice speech pathology only under the supervision of the licensed speech pathologist named on the provisional license. Requires a provisional license to be valid for 1 year from the date of issuance and to be renewed for additional 1 year periods as needed to fulfill the requirements for professional licensure as a speech pathologist. -- SB0307 HD1

Current Status: Mar-19 19 Passed Second Reading House as amended (HD1)

Mar-19 19 Referred to CPC

SB0308 SD2 (SSCR 737)

## RELATING TO FAMILY LEAVE.

Introduced by: Kouchi R (BR)

Amends Act 109, session laws of 2018, which requires the legislative reference bureau to conduct and complete a sunrise analysis to assist the legislature in determining the most appropriate framework or model for the establishment of paid family leave for the State and relative potential impacts and safeguard measures and report to the legislature, by changing the report to be due no later than December 2, 2019, instead of September 1, 2019. -- SB0308 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB then FIN

SB0313 SD1 HD1 (HSCR 1433)

## MAKING AN APPROPRIATION TO THE UNIVERSITY OF HAWAII.

Introduced by: Kim D

Appropriation to the university of Hawaii for 2 full time equivalent positions (2.00 FTE) for the wayfinding education program - imiloa astronomy center (UOH210 / MM). (\$\$) -- SB0313 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Woodson J,

Cullen T -- Kobayashi D, Okimoto V, Tarnas D

Apr=15 19 Conference Committee: Senate Members: Kim D,

Wakai G, Dela Cruz D -- Fevella K

SB0315 SD1 HD1 (HSCR 1434) MAKING AN APPROPRIATION TO THE UNIVERSITY OF HAWAII.

Introduced by: Kim D

Appropriation to the university of Hawaii for increasing the graduate assistant stipend

(UOH100 / AA). (\$\$) -- SB0315 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0317 HD1 (HSCR 1435) MAKING AN APPROPRIATION TO THE UNIVERSITY OF HAWAII.

Introduced by: Kim D

Appropriation to the university of Hawaii for funding to support student mentors and tutors

at community colleges (UOH800 / NN). (\$\$) -- SB0317 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0318 MAKING AN APPROPRIATION TO THE UNIVERSITY OF HAWAI'I AT HILO.

Introduced by: Kim D

Appropriation to the university of Hawaii at Hilo for 3 full time equivalent positions (3.00 FTE) for the custodial and maintenance staff at the university of Hawaii at Hilo (UOH210

/ MM). (\$\$) -- SB0318

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE then FIN

SB0327 SD2 (SSCR 854) RELATING TO PRIVATE ROADS.

Introduced by: Rhoads K

Requires the attorney general shall take all action necessary to condemn Rawlins Lane, from Auld Lane to its terminus; Kalani Street, from Puuhale Road to Mokauea Street; Hau Street, Factory Street, from North King Street to Waterhouse Street; provided that condemnation proceedings shall be initiated no later than January 1, 2020 (sunset). Requires the department of transportation to operate and maintain all the roads after condemnation. Provides that prior to condemnation, the attorney general shall make a good faith effort to determine whether any kuleana lands are involved. Reports to the

legislature. Appropriation. (\$\$) -- SB0327 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB0331 HD1 (HSCR 1362) RELATING TO MOVIE THEATERS.

Introduced by: Rhoads K, Ruderman R

Amends provisions relating to motion picture theater accommodation. Requires a public accommodation that owns, leases, leases to, or operates a motion picture theater in more than 2 locations in the State to provide open movie captioning during at least 2 showings per week of each motion picture that is produced and offered with open movie captioning. Repeals the option for a personal closed captioning system by means of lightweight eyewear for a motion picture that is produced and offered with closed captioning content. -- Amends provisions relating to Act 39, Session laws of 2015, as amended by Act 211, Session Laws of 2017, by repealing the sunset date. -- SB0331

HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0334 SD2 (SSCR 849) RELATING TO ASSISTANCE ANIMALS.

Introduced by: Rhoads K

Amends provisions relating to discrimination in real property transactions. Defines assistance animal to mean an animal that is needed to perform disability related work, services or tasks for the benefit of a person with a disability, or provides emotional support that alleviates 1 or more identified symptoms or effects of a person's disability. Provides that assistance animals may include but are not limited to service animals, comfort animals, or emotional support animals and may have formal training or may be untrained, and may include species other than dogs. -- Amends provisions relating to discriminatory practices. Provides that if reasonable accommodations include the use of an assistance animal, reasonable restrictions may be imposed; provided further that any verification provided by a person with a disability to establish the disability related need for an assistance animal as a reasonable accommodation shall have been issued in writing by a health care professional, mental health professional, social worker, or rehabilitation counselor. Further provides that the possession of a vest or other distinguishing animal garment, tag, or registration document commonly purchased online

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and purporting to identify an animal as a service animal or assistance animal does not

constitute valid verification. -- SB0334 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HLT/ HSG/ then FIN

SB0337 SD1 (SSCR 738)

#### RELATING TO THE LEGISLATURE.

Introduced by: Rhoads K, Ruderman R, Harimoto B

Establishes provisions relating to remote legislative access program. Establishes in the state capitol a remote legislative access program that shall become part of the legislature's public access program. Requires the program to be supervised by the joint legislative access committee, provided that the committee shall seek advice and recommendations from experts with knowledge in remote communications, including the chief information officer of the office of enterprise technology services, in implementing the program. Requires the committee to consider different methods of communication, including teleconferencing and videoconferencing, and different technologies that are capable of accommodating individuals with visual or hearing impairments to administer the program. -- Amends provisions relating to joint legislative access committee. Authorizes the committee to oversee the staff and operations of the remote legislative access program, and recommend policies for the program which shall be adopted by concurrent resolution. Appropriation. (\$\$) -- SB0337 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LMG then FIN

SB0341 SD2 HD2 (HSCR 1935)

## RELATED TO THE PRACTICE OF BEHAVIOR ANALYSIS.

Introduced by: Kidani M, Chang S, Inouye L, Dela Cruz D

Amends provisions relating to exemptions under the behavior analysts law. Exempts a licensed general education teacher or an individual who is working as a general education teacher and is enrolled in a state approved teacher education program working towards licensure who implements, but does not design or monitor applied behavior analysis plans, in a school setting in direct collaboration with a licensed behavior analyst or a licensed psychologist. Exempts an individual who directly implements applied behavior analysis services and is a direct support worker who directly implements an applied behavior analysis program under the supervision of a licensed psychologist or a master's level practitioner or postdoctoral fellow working under the direction of a licensed psychologist. Exempts a licensed special education teacher or an individual who is working toward licensure as a special education teacher and who is enrolled in a state approved and nationally accredited special education teacher preparation program that includes training in behavior analysis assessment and interventions; provided that the applied behavior analysis services performed are within the boundaries of the licensed special education teacher's or individual working toward licensure as a special education teacher's scope of education, training, and practice. -- Requires the department of education to seek any approvals that may be necessary from the Centers for Medicare and Medicaid Services to amend the Hawaii medicaid state plan to provide reimbursement for necessary applied behavior analysis services provided to medicaid eligible students diagnosed with autism, including services provided by licensed mental health professionals with specialized training in applied behavior analysis. -- SB0341 HD2

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Kidani M,

Baker R -- Fevella K, Kanuha D

SB0346 SD1 (SSCR 428)

## RELATING TO DISASTER PREPAREDNESS.

Introduced by: Fevella K

Establishes provisions relating to emergency evacuation routes; prevention of obstructions. Requires the Hawaii emergency management agency to compile a list of highways in the state that qualify as an evacuation route. Prohibits a person to plant a large tree within 15 feet of the roadway portion of an evacuation route. Further requires the agency to establish a registry of existing large trees planted within 15 feet of the roadway portion of an evacuation route and to update the registry on an ongoing basis; and further requires the agency to trim, spray, or remove the large tree, or order a landowner or other person with control over the real property where the tree is situated to trim, spray, or remove the large tree if the agency believes it has the potential to obstruct an evacuation route during an emergency or disaster. Appropriation. (\$\$) -- SB0346 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to PVM then FIN

SB0364 SD2 (SSCR 1151)

RELATING TO TOURISM.

Introduced by: Dela Cruz D

Establishes a professional tour guide certification task force within the department of business, economic development, and tourism. Requires the task force to examine whether it is appropriate to require persons who use various state resources for commercial purposes or apply for various commercial use permits to hold and maintain certification or meet certain minimum requirements to ensure that these persons understand principles of sustainable tourism and implement those principles into their commercial endeavors. Allows the types of state resources and commercial use permits that may be considered include by are not limited to the Na Ala Hele trail system, state parks, small boat harbors, ocean recreation management areas, instructor / operator permits, and common carrier certificates and contracts carrier permits covering the transportation of passengers. Allows the task force to determine that it is appropriate to require to hold and maintain certification or meet certain minimum requirements, recommended existing certificates or certification programs that may be appropriate; and make recommendations and plans regarding any necessary certification and renewal. Reports to the legislature. Appropriation. (\$\$) -- SB0364 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TIA/ WLH/ then FIN

SB0365 SD2 HD1 (HSCR 1655)

#### RELATING TO ECONOMIC DEVELOPMENT.

Introduced by: Dela Cruz D, Kidani M, Inouye L, Kanuha D

Amends provisions relating to the motion picture, digital media, and film production income tax credit. Changes the maximum total credits that may be claimed per qualified production. Changes the total amount of tax credits allowed in any particular year shall be 35 million dollars, however, if the total amount of credits applied for in any particular year exceeds the aggregate amount of credits allowed for such year, the excess shall be treated as having been applied for in the subsequent year and shall be claimed in such year; provided that no excess shall be allowed to be claimed after December 31, \_\_\_\_\_ (sunset). -- Amends Act 88, Session Laws of 2006, as amended by Act 89, Session Laws of 2013, as amended by Act 143, Session Laws of 2017, by changing the sunset date.

-- SB0365 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr=15 19 Conference Committee: Senate Members: Wakai G,

Kidani M, Dela Cruz D -- Fevella K, Nishihara C

Apr-22 19 Conference Committee: House Members: McKelvey A,

Cullen T -- Matsumoto L

SB0367 SD1 HD1 (HSCR 1302)

## RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Dela Cruz D, Chang S, Inouye L, Kanuha D, Kidani M

Establishes provisions relating to polystyrene foam containers law. Prohibits a vendor to sell polystyrene foam containers and prohibits restaurant to serve prepared food using polystyrene foam containers. Requires the department of health to adopt rules, including rules relating to enforcement and exemptions; or rules that may also include a requirement for stores and food service businesses to educate their customers regarding proper disposal of non reusable food containers and litter reduction. -- SB0367 HD1

Current Status: Mar-14 19 Passed Second Reading House as amended (HD1)

Mar-14 19 Referred to CPC/ JUD/

SB0371 SD2 (SSCR 1026)

## RELATING TO SCHOOLS.

Introduced by: Dela Cruz D, Chang S, Keith-Agaran G, Kanuha D, Kidani M Establishes provisions relating to workforce readiness program; establishment. Establishes the program within the department of education. Requires the department to designate schools including adult community schools to participate in the program which include grades 9 through 12; provide opportunities to earn pre apprenticeship certificates and other industry recognized certificates that assess and document student readiness for a wide range of jobs in addition to an associate's degree; and integrate high school courses and certificate or license programs that are based on current and projected industry standards and focused on science, technology, engineering, and mathematics with mentoring, job shadowing, internships, pre apprenticeship training, and other workplace education experiences. Requires the department to coordinate with the department of labor and industrial relations and to enter into contracts with industry employers near the school complex as required to develop and implement the program.

Appropriation for the program including funding for 2 full time equivalent (2.0 FTE) educational specialist II positions and 7 full time equivalent (7.0 FTE) district office teacher positions. (\$\$) -- SB0371 SD2

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB/ LHE/ then FIN

#### SB0373 SD1 HD1 (HSCR 1526)

#### RELATING TO EDUCATION.

Introduced by: Dela Cruz D, Chang S, Kidani M

Establishes provisions relating to K-12 (K 12, kindergarten through 12th grade) curriculum to career pipeline initiative. Creates the initiative to enable a student to pursue training and education throughout the student's time at a department of education school complex, so that upon graduation, the student is prepared with the appropriate skills; certifications; licensing; or college credit, through a dual credit program, to enable the student to enter the State's workforce. Requires the department to collaborate and consult with the department of business, economic development, and tourism, the department of labor and industrial relations and the university of Hawaii to implement the curriculum to career pipeline initiative. Appropriation for the development and implementation of the initiative, including \_\_\_\_ full time equivalent (\_ educational specialist II position within the department. (\$\$) -- SB0373 HD1

Mar-21 19 Passed Second Reading House as amended (HD1) **Current Status:** 

Mar-21 19 Referred to FIN

## SB0376 HD1 (HSCR 1537)

#### RELATING TO EDUCATION.

Introduced by: Dela Cruz D, Chang S, Inouye L, Kidani M, Wakai G

Establishes provisions relating to career and technical education programs; enrollment. Requires a school having a career and technical education program to review all geographic exception applications and make a determination whether to enroll any student who resides within the school's geographic service area; enroll all students who submit an application, unless the number of students who submit an application exceeds the capacity of a program, class, grade level, or building; determine whether capacity is sufficient to enroll all students, and if not, then use a lottery system to select students who have submitted a timely application; and give an enrollment preference to students enrolled in the school during the previous school year. -- Amends provisions relating to attending school in what service area. Provides an exception if the person is enrolled in a career and technical education program. -- SB0376 HD1

Mar-21 19 Passed Second Reading House as amended (HD1) **Current Status:** 

Mar-21 19 Referred to FIN

## SB0379 SD1 (SSCR 456)

## RELATING TO LAND EXCHANGE.

Introduced by: Dela Cruz D, Kanuha D, Kidani M, Chang S, Keith-Agaran G

Allows the governor to negotiate land exchanges in accordance with the public lands, management and disposition of law, to acquire private lands that are suitable for long term diversified agricultural production by the State or its lessees, in exchange for state lands to be acquired by private parties for development of affordable, workforce, and other housing. Report to the legislature. -- SB0379 SD1

Mar-07 19 Introduction/Passed First Reading - House Current Status:

Mar-07 19 Multiple Referral to WLH/ AGR/ HSG/ then FIN

## SB0382 SD2 (SSCR 1177)

## RELATING TO TAXATION.

Introduced by: Dela Cruz D, Kidani M, Keith-Agaran G

Amends provisions relating to the transient accommodations tax. Redefines fair market rental value to an amount equal the gross daily maintenance fees that are paid to the owner and are attributable to the time share unit located in Hawaii. -- SB0382 SD2

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TIA then FIN

#### SB0387 SD2 HD1 (HSCR 1643)

## RELATING TO TEACHER RENTAL HOUSING.

Introduced by: Dela Cruz D, Kidani M, Chang S, Inouye L, Keith-Agaran G, Kanuha D,

Amends provisions relating to development of property. Allows the Hawaii housing finance and development corporation in cooperation with any state or county department or agency, including the department of education and department of accounting and general services, to plan facilities and rental housing projects for teachers employed by the department of education and public charter schools. Allow the corporation to contract or sponsor with any state or county department or agency, housing authority, or person.

-- Appropriation for deposit into the dwelling unit revolving fund and out of the fund for the development of rental housing for teachers. Provides that if the department of education does not identify and approve land for the development of rental housing for teachers by December 31, 2019, the money may be expended for the dwelling unit revolving fund. -- Establishes provisions relating to teachers' housing; leasing and occupancy; rules. Requires the department of education to lease land and contract with private entities for the development, management, maintenance, or revitalization of teacher housing. Provides that if the occupancy of teacher housing units by teachers falls below 95 per cent of total units in a project, the project owner may rent the available units to eligible non teacher tenants. -- SB0387 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0391 SD2 (SSCR 1062)

#### RELATING TO BEHAVIOR ANALYSIS.

Introduced by: Dela Cruz D, Keith-Agaran G, Kidani M, Kanuha D, Harimoto B Appropriation to the department of education to provide behavior analysis services performed by licensed behavior analysts; board certified assistant behavior analysts under the supervision of 1 or more licensed behavior analysts; students pursuing a graduate level certificate in behavior analysis under the supervision of 1 or more licensed behavior analysts; licensed psychologists; master's level practitioners under the supervision of 1 or more licensed psychologists; postdoctoral fellows under the supervision of 1 or more licensed psychologists; registered behavior technicians; paraprofessionals under the supervision of 1or more licensed psychologists; a licensed psychologist's master's level or postdoctoral fellow supervisee; or 1 or more licensed behavior analysts on or before January 1, 2020; licensed clinical social workers; licensed mental health counselors; and advanced practice registered nurses who specialize in psychiatry; provided that the department may contract with any type of service provider listed. Requires the department to seek any necessary approvals from the Centers for Medicare and Medicaid Services to amend the state medicaid plan to provide reimbursements for applied behavior analysis services to medicaid eligible students diagnosed with an autism spectrum disorder. (\$\$) -- SB0391 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE then CPC then FIN

SB0392 SD2 HD1 (HSCR 1637)

## RELATING TO SPECIAL EDUCATION.

Introduced by: Dela Cruz D, Inouye L, Kidani M, Kanuha D, Moriwaki S, Harimoto B, Riviere G

Appropriation to the department of education to provide up to 1,690 dollars to each special education classroom teacher for instructional materials and equipment to support student learning. (\$\$) -- SB0392 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0393 SD1 (SSCR 1178)

## RELATING TO COASTAL ZONE MANAGEMENT.

Introduced by: Dela Cruz D, Chang S, Keith-Agaran G

Amends provisions relating to the coastal zone management law. Defines coastal hazards to mean tsunami, hurricanes, wind, wave, storm surges, high tide, flooding, erosion, sea level rise, subsidence, and point and nonpoint source pollution. Provides that coastal ecosystems objectives includes beaches and coastal dunes. Provides that beach protection objectives includes protect beaches and coastal dunes for benefits of coastal ecosystems and natural barrier protection against coastal hazards and coordinate and fund beach management and protection. Provides that for recreational resources policy, requires restoration of coastal resources that have significant recreational and ecosystem value including coral reefs and costal dunes. Provides that for economic uses policy, ensure residential and commercial development, transportation infrastructure and to minimize exposure to coastal hazards. Provides that for coastal hazards policy, includes develop and communicate adequate information about risks of coastal hazards; planning and zoning control and to ensure that developments comply with requirements of the national flood insurance program. Provides that for beach protection policy, includes prohibiting construction of private shoreline hardening structures and minimizing the construction of public shoreline hardening structures such as seawalls and revetments at sites with beaches and at sites where shoreline hardening structures interfere with existing recreational and waterline activities and avoid grading of and damage to coastal dunes. Redefines development to exclude construction or reconstruction of a single family residence that is less than 7,500 square feet of floor

area, is not situated on a parcel that is impacted by waves, storm surges, high tide, or shoreline erosion, and is part of a larger development. Provides that special management area guidelines includes community plan. Sets the setback to not less than 40 feet inland from the shoreline. Allows the waiver of a public hearing for a variance application for temporary protection of a legal structure or a public facility including any facility owned by a public utility that does not fix the shoreline, under an emergency authorization issued by the authority; provided that the structure or public facility is at risk of immediate damage from shoreline erosion[;] and the authorization does not exceed 3 years. Allows variances for private facilities or improvements excluding seawalls and revetments, that will neither adversely affect beach processes nor result in flanking shoreline erosion. Further allows variances for private facilities or improvements that may artificially fix the shoreline except for areas with sand beaches; provided that the action will not interfere with existing recreational and water line activities. Adds that the department of education shall have responsibilities relating to marine and coastal zone management. -- SB0393 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to EEP/ WLH/ then FIN

SB0395 SD1 (SSCR 835)

## RELATING TO CONVEYANCE TAX.

Introduced by: Dela Cruz D

Amends provisions relating to conveyance tax. Amends the provision that this tax shall apply only to a lease or sublease whose full unexpired term is for a period of 5 years to apply to a lease or sublease whose full unexpired term is for a period of more than 1 year. -- SB0395 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB0397 SD2 (SSCR 1120)

#### RELATING TO CONTRACTING.

Introduced by: Dela Cruz D, Keith-Agaran G

Establishes provisions relating to private building developments; tax clearance. Prohibits building license to be granted for a private development valued at 195,000 dollars or greater, unless the applicant has presented to the issuing officer tax clearances from the director of taxation and the internal revenue service on behalf of the building contractor and any subcontractors. Requires the issuing officer to verify that all contractors and subcontractors have filed all tax returns due, and that all taxes, interest, and penalties levied against the contractor and subcontractors or accrued under taxation law that are administered by the department of taxation and under the internal revenue code have been paid. Authorizes the director of taxation to waive the internal revenue service tax clearance requirement if the director determines that it is in the best interest of the state. Requires that all state and county contracting officers or agents to withhold final inspection of a private development valued at 195,000 dollars or greater until the receipt of the most recent tax clearances from the director of taxation and the internal revenue service on behalf of the building contractor and any subcontractors. Provides that the tax clearances to be dated no earlier than 45 days prior to the date of the request for final inspection of the private development. Exempts contractor or subcontractor if the department of taxation certifies that the contractor or subcontractor is in good standing under a plan in which delinquent taxes, interest, and penalties are being paid to the department of taxation or the internal revenue service, if applicable, in installments. Provides that any officer or employee of any governmental agency who intentionally or knowingly violates any provision shall be fined not more than 1,000 dollars or imprisoned not more than 1 year, or both. Appropriation for grants in aid to counties for the enforcement of this provision. (\$\$) -- SB0397 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB then FIN

SB0410

## RELATING TO THE TRAFFIC CODE.

Introduced by: Inouye L, Keohokalole J, Harimoto B, Nishihara C, Gabbard M, Kidani M, Keith-Agaran G, Baker R

Amends provisions relating to pedestrians' right of way in crosswalks. Increases fines. -- SB0410

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0412 SD2 HD1 (HSCR 1518)

#### RELATING TO VOTING.

Introduced by: Rhoads K, Chang S, Keith-Agaran G, Ruderman R, Keohokalole J Establishes provisions relating to automatic registration. Prohibits applications for an

identification card or driver's license to be processed until the applicant either clearly indicates on the application that the applicant declines to register to vote or completes the portion of the application related to voter registration. -- SB0412 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Inouye L,

Rhoads K, Kahele K -- Fevella K, Kim D

Apr-22 19 Conference Committee: House Members: Lee C,

Cullen T -- Thielen C

SB0415 SD1 HD1 (HSCR 1372)

RELATING TO HEALTH.

Introduced by: Rhoads K

Establishes a task force to review other states that have legislated authorizing advanced practice registered nurses or similar health care providers to perform abortions by medication or aspiration, including patient safeguards to such legislation; review patient access to abortion care and services in the State, including the number of abortion providers statewide, patient access by island to these providers, geographical challenges to patient access, and travel and other cost considerations to obtaining abortion care and services; review the costs of unintended teenage pregnancy in the US; and study the Safe Haven Law, which was established by Act 7, Special Session Laws of 2007. Report to the legislature. The task force shall terminate on June 30, 2020 (sunset). -- SB0415 HD1

Current Status:

Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to CPC

SB0417 SD2 HD2 (HSCR 2193)

RELATING TO HEALTH.

Introduced by: Rhoads K

Establishes provisions relating to emergency medical services; fees. Allows the department of health to establish reasonable fees to be collected from individuals who are transported by emergency ambulance services to any medical facility; or provided emergency medical services by emergency medical services personnel, including evaluations and treatment, but are not subsequently transported to a medical facility. -- Amend provisions relating to rules. Provides that rules adopted pursuant to this provision shall include provisions permitting and regulating the transportation of individuals to medical facilities including but not limited to hospital emergency departments, trauma centers, urgent care clinics, freestanding surgical centers, and other medical facilities licensed by the department. Appropriation to meet the collective bargaining requirements and recurring personnel costs for service providers contracted to provide pre hospital emergency medical services necessary to maintain the current level of pre hospital emergency medical services. (\$\$) -- SB0417 HD2

Current Status:

Apr=11 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Baker R, Ruderman R, Riviere G -- Fevella K, Keohokalole J, Thielen L Apr-22 19 Conference Committee: House Members: Johanson A,

Mizuno J, Luke S -- Cullen T, Matsumoto L

SB0419 SD1 (SSCR 787)

RELATING TO MARRIAGE.

Introduced by: Rhoads K

Amends provisions relating to duration of dependents' weekly benefits under the workers' compensation law. Requires weekly benefits to dependents to continue until attainment of the age of 18. Repeals provisions relating to providing benefits until marriage or attainment of the age of 18. -- Amends provisions relating to family court. Repeals authority to consent to marriage under the definition of guardianship of a minor. -- Amends provisions relating to jurisdiction; children. Repeals judicial consent to marriage. -- Amends provisions relating to requisites of valid marriage contract. Requires that each of the parties at the time of contracting the marriage is at least 18 years of age. -- Amends provisions relating to applicant under age by changing title to age of applicant. -- Amends provisions relating to grounds for annulment. Requires the family court, by a decree of nullity, to declare void the marriage contract on the ground that the parties, or either of them, had not attained the legal age of marriage at the time of the marriage. -- Repeals provisions relating to consent of parent or guardian; persons under age; and emancipation of certain minors. -- SB0419 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSH then JUD

SB0427 SD2 HD1 (HSCR 2177)

RELATING TO RANKED CHOICE VOTING.

Introduced by: Rhoads K

Establishes provisions relating to ranked choice voting; application; procedure. Requires any federal election not held on the date of a regularly scheduled primary or general election and any special election for a vacant seat on a county council to be conducted by ranked choice voting. Provides that for any election conducted by ranked choice voting, the election proclamation shall state that votes to be cast and tabulated using ranked choice voting and provide an explanation of ranked choice voting. -- Amends provisions relating to contents of ballot. Provides that in multimember races the ballot shall state that the voter shall not vote for more than the number of seats available or the number of candidates listed where the number of candidates is fewer than the number of seats available. -- SB0427 HD1

**Current Status:** Apr=11 19 Senate Disagrees to House amendments

Apr=16 19 Conference Committee: Senate Members: Rhoads K,

Shimabukuro M -- Fevella K, Gabbard M

Apr-22 19 Conference Committee: House Members: Lee C.

Cullen T -- Okimoto V. San Buenaventura J

SB0429

## RELATING TO GENDER IDENTIFICATION.

Introduced by: Rhoads K

Amends provisions relating to general provision governing the issuance of licenses. Requires an applicant for a driver's license to be issued a single license of a design approved by the director of transportation upon which is made a notation of the person's full legal name, date of birth, gender designation, residence address, and license number. -- Amends provisions relating to application for license, provisional license, instruction permit, limited purpose driver's license, limited purpose provisional driver's license, or limited purpose instruction permit; fees. Prohibits the department to require documentation for an applicant's selection of birth gender category or an applicant's request for an amendment to a gender category other than the applicant's self certification of their chosen gender category. -- Amends provisions for an application for identification card. Prohibits an applicant to be required to provide documentation to prove the applicant's gender category other than the applicant's self certification of their chosen gender category; provided further that documentation that may incidentally show an applicant's birth gender may be required if necessary to establish that the applicant is legally entitled to a license or an identification card. -- SB0429

Mar-07 19 Introduction/Passed First Reading - House **Current Status:** 

Mar-07 19 Multiple Referral to TRN then JUD

SB0433 SD2 (SSCR 1104)

## RELATING TO SCREEN TIME AWARENESS.

Introduced by: Ruderman R, Chang S

Requires the department of health to create and implement a social marketing campaign to increase physical activity and reduce screen time, targeting children and their families and based on proven interventions. Report to the legislature. Appropriation. (\$\$) --SB0433 SD2

**Current Status:** Mar-20 19 Passed Second Reading House

Mar-20 19 Referred to FIN

SB0438 SD2 (SSCR 960)

## RELATING TO TAXATION.

Introduced by: Ruderman R, Harimoto B

Provides income tax credits for the installation or upgrading of electric vehicle charging systems depending on the level of the charging system and the number of ports provided. -- SB0438 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to EEP/ TRN/ then FIN

SB0457 SD1 HD1 (HSCR 1436)

## RELATING TO THE PUNA DISTANCE LEARNING CENTER.

Introduced by: Ruderman R, Inouye L, Kanuha D

Requires the university of Hawaii to submit a report to the legislature on the Hawaii community college distance learning center located in the Puna district. Appropriation to the university of Hawaii to establish a distance learning center in the Puna district within Hawaji community college to provide greater access to post secondary education in the Puna district by hiring 4 full time equivalent (4.00 FTE) positions; a feasibility study for planning, land acquisition, design, construction, and equipment; and for current operating expenses, including utilities, supplies, advertising, training, office equipment rental, lease, and classroom equipment. (\$\$) -- SB0457 HD1

**Current Status:** Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0462 SD2 HD1 (HSCR 1649)

RELATING TO THE NURSING FACILITY SUSTAINABILITY PROGRAM.

Introduced by: Ruderman R

Amends provisions relating to nursing facility sustainability program special fund. Provides that no less than 88 per cent of the fee shall be used to match federal Medicaid funds that includes to support the availability of services and to ensure access to care to the medicaid managed care health plan enrollees; or to match federal medicaid funds, with the combined total to enhance capitated rates for the purpose of paying quality incentives. -- Amends provisions relating to nursing facility sustainability fee. Increases the limit of the nursing facility sustainability fee from 4 per cent to 5.5 per cent of net patient service revenue unless the facility qualifies for an exemption as a nursing facility with 28 or fewer licensed beds, nursing facilities owned or operated by the Hawaii health systems corporation, or continuing care retirement communities. Increases the limit of the per resident daily fee from 13.46 dollars to 20 dollars for each affected facility, except for high volume medicaid nursing facilities or facilities with high patient volumes in order to meet the redistributive tests of title 42 Code of Federal Regulations section 433.68(e)(2), which instead shall pay a per resident reduced daily fee of not to exceed 9 dollars. Adds that the department of human services shall exempt nursing facilities owned, operated by, or affiliated with the Hawaii health systems corporation. -- Amends Act 156, session laws of 2012; Act 142, session laws of 2013; Act 124, session laws of 2014; Act 69, session laws of 2015; Act 59, session laws of 2016; and Act 60, session laws of 2017 relating to the nursing facility sustainability program and the nursing facility sustainability program special fund by extending the sunset date. Appropriation out of the special fund. (\$\$) -- SB0462 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0463 SD2 HD1 (HSCR 1647)

RELATING TO THE HOSPITAL SUSTAINABILITY PROGRAM.

Introduced by: Ruderman R

Amends provisions relating to definitions under hospital sustainability program. Defines medicaid cost report to mean the annual cost report that a hospital submits to the State's medicaid agency. Redefines private hospital to mean all currently operating hospitals, except for hospitals that are operated by the Hawaii health systems corporation; or charitable hospitals funded primarily through donations or other non insurance sources of funding, and whose net patient revenue is less than 40 per cent of operating expenses, per the medicaid cost report. Repeals the definition of section 1115 waiver. -- Amends provisions relating to hospital sustainability fee. Increases fees charged to the hospital shall not in the aggregate exceed from 3 1/2 per cent to 4 per cent of the hospital's net patient service revenue; net inpatient hospital service revenue; or net outpatient hospital service revenue. Adds federal hospitals. -- Amends provisions relating to private hospital payments through enhanced rates to medicaid managed care health plans. Amends Act 217. session laws of 2012; Act 141. session laws of 2013; Act 123, session laws of 2014; Act 70, session laws of 2015, Act 60, session laws of 2016; and Act 59, session laws of 2017 by extending the sunset date. Appropriations out of the hospital sustainability program special fund. (\$\$) -- SB0463 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0467 SD1 HD1 (HSCR 1648)

MAKING AN APPROPRIATION TO RESTORE ADULT DENTAL BENEFITS TO MEDICAID ENROLLEES.

Introduced by: Ruderman R, Chang S

Appropriation to the department of human services to conduct a fiscal analysis or study on the restoration of preventative and restorative adult dental benefits to medicaid enrollees; provided that the department shall include in its fiscal analysis or study an examination of the limited dental benefits already provided by 'Ohana Health Plan and AlohaCare; and the projected costs to the state to restore preventative and restorative adult dental benefits to medicaid enrollees and the amount of matching federal funds that may be available. Report to the legislature. (\$\$) -- SB0467 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0470 HD1 (HSCR 1619)

RELATING TO HOMELESSNESS.

Introduced by: Ruderman R

Amends Act 209, session laws of 2018, which establishes the ohana zones pilot program

and the medical respite pilot program. Adds that ohana zones may be situated on private lands. Provides that use of any private lands determined to be suitable for use as an ohana zone shall be for limited purposes and require a memorandum of understanding between the private land owner and any state or county department that any structure built with public funds may be moved or is temporary or partnership between the State and the private land owner. Extends the sunset date. -- SB0470 HD1

Apr=11 19 Senate Disagrees to House amendments **Current Status:** 

Apr-15 19 Conference Committee: House Members: San

Buenaventura J, Nakamura N -- Gates C, Ward G

Apr=18 19 Conference Committee: Senate Members: Ruderman

R, Riviere G -- Fevella K, Thielen L

SB0472 SD2 (SSCR 856)

## RELATING TO PUNA.

Introduced by: Ruderman R, Inouye L, Kanuha D

Requests the department of land and natural resources to conduct a feasibility and cost study relating to the construction of a boat ramp in Puna. Report to the legislature.

Appropriation. (\$\$) -- SB0472 SD2

Mar-07 19 Introduction/Passed First Reading - House Current Status:

Mar-07 19 Multiple Referral to WLH then FIN

SB0474 SD2 HD1 (HSCR 1618)

### RELATING TO THE DEPARTMENT OF HUMAN SERVICES.

Introduced by: Ruderman R, Riviere G

Program appropriations for the department of human services. (\$\$) -- SB0474 HD1 Mar-22 19 Passed Second Reading House as amended (HD1) Current Status:

Mar-22 19 Referred to FIN

SB0477 SD1 (SSCR 448)

#### RELATING TO EDUCATION.

Introduced by: Ruderman R, Keohokalole J, Chang S

Establishes provisions relating to sex trafficking education and response. Requires the department of education to offer voluntary training for teachers, educational officers, and school based behavioral health specialists on sexual abuse and sex trafficking prevention and response including methods used to lure children into sexual abuse and sex trafficking; identifying victims of sexual abuse and sex trafficking; effects of sexual abuse and sex trafficking on a victim's social, mental, and physical health; strategies to assist in the prevention of sexual abuse and sex trafficking of children; trauma informed strategies for responding to victims of sexual abuse and sex trafficking; information resources for victims of sexual abuse and sex trafficking; and information resources for agencies that may provide services to students who have been identified as victims of sexual sex trafficking or who are at risk of victimization. Allows the department to coordinate and contract with any state or county department or agency, any victim services provider, or any other expert in the field of sexual abuse and sex trafficking prevention to implement these provisions. -- SB0477 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE then JUD then FIN

SB0485 SD1 HD1 (HSCR 1457)

## RELATING TO BIOSECURITY.

Introduced by: Gabbard M, Keith-Agaran G

Amends the environmental response, energy, and food security tax. Changes the amount deposited into the agricultural development and food security special fund. -- SB0485

HD1

**Current Status:** Apr=05 19 Senate Disagrees to House amendments

Apr=23 19 Conference Committee: Senate Members: Gabbard

M, Keith-Agaran G -- Fevella K

SB0489 SD2 (SSCR 845)

## RELATING TO SHARK AND RAY PROTECTION.

Introduced by: Gabbard M, Rhoads K, Keith-Agaran G

Establishes provisions relating to sharks, mano, prohibitions; exceptions; penalties and fines. Prohibits a person to knowingly capture, take, possess, abuse, or entangle any shark, whether alive or dead, or kill any shark, within state marine waters. Makes it a misdemeanor and establishes fines schedule. Establishes exemptions. -- Amends provisions relating to manta rays, prohibitions, penalties and fines by deleting manta rays and changing it to rays; hihimanu; hahalua; hailepo; lupe; prohibitions, penalties and fines. Prohibits a person to knowingly capture, take, possess, abuse, or entangle a ray, whether alive or dead, or kill any ray within state marine waters. Makes it a misdemeanor. Establishes fines. -- SB0489 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then JUD

SB0492 SD2 HD2 (HSCR 2155) RELATING TO THE DEPARTMENT OF HUMAN SERVICES.

Introduced by: Dela Cruz D

Requires the auditor to conduct a performance and management audit of the disability determination branch of the department of human services. Report to the legislature.

Appropriation. (\$\$) -- SB0492 HD2

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: San Buenaventura J, Cullen T, Nakamura N -- Hashem M, Ward G Apr=18 19 Conference Committee: Senate Members: Ruderman

R, Kanuha D -- Fevella K, Riviere G

SB0493 SD2 HD1 (HSCR 1378) RELATING TO HEALTH CARE INSURANCE.

Introduced by: Dela Cruz D, Inouye L, Riviere G, Ruderman R

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs), prohibits policy issued or renewed in the State after December 31, 2018, that provides coverage for the treatment of stage 2 cancer to require an insured who is diagnosed with a stage 2 cancer to undergo step therapy prior to covering the drug prescribed by the insured's health care provider if the prescribed drug is an investigational new drug; or a prescription drug that is approved by the US Food and Drug Administration (FDA); whose use is consistent with best practices for the treatment of the cancer in its respective stage and that is listed on the insurer's prescription drug formulary. Requires the state auditor to conduct a review to determine if an impact assessment report pursuant to provisions relating to proposed mandatory health insurance coverage; impact assessment report, is warranted for coverage of the benefits mandated in this Act; if the benefits mandated in this Act trigger any requirement to defray the cost of new mandated benefits in excess of the essential health benefits as required by section 1311(d)(3) of the federal Patient Protection and Affordable Care Act (P.L. 111-148); and if the prohibition of step therapy under certain conditions would circumvent the medical necessity provisions in provisions relating to medical necessity. Report to the legislature. -- SB0493 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr=22 19 Conference Committee: Senate Members: Baker R,

English J -- Fevella K, Keohokalole J

SB0497 SD1 (SSCR 836) RELATING TO GRANTS.

Introduced by: Harimoto B, Riviere G, Keohokalole J, Ruderman R

Amends provisions relating to standards for the award of grants. Authorizes a grant to be made to an organization only if the organization is in compliance with all registration and annual reporting requirements of the department of commerce and consumer affairs and provides a copy of the organization's current certificate of good standing from the department; provide current tax clearance from the department of taxation; and proof that the organization is current in the payment of real property taxes, if applicable to the organization. Authorizes a grant to be awarded to a nonprofit organization only if the organization provides a copy of its exemption ruling that the organization has been granted tax exempt status under the Internal Revenue Code and proof that the organization currently maintains that status; provides proof of compliance with provision requiring registration with the department of the attorney general, if applicable to the organization; and copies of its form 990, 990 EZ, or 990 N filed with the Internal Revenue service for the organization's prior 2 fiscal years. -- SB0497 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB then FIN

SB0498 SD1 (SSCR 493) RELATING TO HOUSING.

Introduced by: Harimoto B, Ruderman R, Inouye L

Amends provisions relating to office of planning, establishment; responsibilities under the state planning law. Authorizes the smart growth and transit oriented development to coordinate and advance smart growth and transit development planning within the State to approve all state agencies development or redevelopment plans for parcels along the rail transit corridor; provided that every development or redevelopment plan shall include housing units with at least \_\_\_\_\_ per cent reserved for residents with an income less than or equal to 80 per cent of the area median income, unless the office of planning in consultation with the Hawaii housing finance and development corporation, determines

that housing is not feasible or desirable on a particular property. -- SB0498 SD1 **Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TRN/ HSG/ then WLH then FIN

SB0500 SD2 (SSCR 964)

#### RELATING TO THE OFFICE OF THE LIEUTENANT GOVERNOR.

Introduced by: Kim D, Riviere G, Harimoto B, Keohokalole J, Keith-Agaran G, English J, Rhoads K

Amends provisions relating to office of the lieutenant governor. Adds the duties and functions to include all management and oversight of public tours of the state capitol, and maintenance and publication of list of vacancies on state boards and commissions; provided that nothing shall diminish the power of the governor to nominate persons to serve on a board or commission in accordance with the constitution and applicable state law. -- SB0500 SD2

**Current Status:** 

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LMG then FIN

SB0502 SD1 (SSCR 282)

#### RELATING TO GOVERNMENT ACCOUNTABILITY.

Introduced by: Kim D, Rhoads K, Ruderman R

Amends provisions relating to legislative hearing and procedure law. Changing legislative hearing and procedure to legislative operations. -- Establishes provisions relating to reports received by the legislature; notification to the legislative reference bureau. Upon the receipt of any report required by law to be submitted to the legislature or requested by legislative concurrent resolution, the appropriate receiving elective officer of each chamber shall promptly notify the bureau of the date of the date of receipt of the report. -- Amends provisions relating to annual and other reports to be submitted to legislature; tracking, monitoring, reporting, coordination. Provides that for all annual and other reports required by law to be submitted to the legislature or requested by legislative concurrent resolution, the bureau shall create a spreadsheet. Provides that no later than 10 days after the convening of each regular session, the bureau shall notify the legislature of all annual and other reports required by law to be submitted to the legislature or requested by legislative concurrent resolution that were not timely submitted. -- Amends provisions relating to publication and distribution of reports act. Adds that the reports be available in printed form, clearly identify the law or laws or legislative concurrent resolution that required or requested the report, as appropriate, include the amount appropriated for the report or for a study that was the basis for the report, as appropriate, include the date by which the report was to be submitted to the legislature for review, be submitted in printed form to the president of the senate, the speaker of the house of representatives, and the legislative reference bureau library, and be posted on the designated central State of Hawaii website or on the internet in an easily located manner. -- SB0502 SD1

Mar-07 19 Introduction/Passed First Reading - House **Current Status:** 

Mar-07 19 Multiple Referral to LMG then FIN

SB0503 SD2 HD1 (HSCR 1497)

#### RELATING TO SALARY OVERPAYMENTS.

Introduced by: Kim D, Riviere G

Establishes provisions relating to salary and wage overpayments deducted from budget requests. Requires any department that has an outstanding wage or salary overpayment balance at the end of a fiscal biennium to deduct the amount of the balance from the department's budget request in the following fiscal biennium. -- Amends provisions relating to salary withheld for indebtedness to the government. Repeals 2 year statute of limitation. -- SB0503 HD1

**Current Status:** Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0504 SD2 HD1 (HSCR 1466)

## RELATING TO IOLANI PALACE.

Introduced by: Kim D, Rhoads K, Kahele K, Keith-Agaran G, English J, Ruderman R Appropriation to the department of accounting and general services for the repair, restoration, and maintenance of the Iolani Palace's coronation pavilion, 2 pergolas, and fountain, and for the implementation of mitigation measures to protect Iolani Palace's collection of artifacts from the threat of fire. (\$\$) -- SB0504 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0509 SD2 HD1 (HSCR 1669)

## RELATING TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: Inouye L

Program appropriations for the department of transportation. (\$\$) -- SB0509 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0510 SD1 (SSCR 119) RELATING TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: Inouye L

Program appropriations for the department of transportation. (\$\$) -- SB0510 SD1

Current Status: Mar-22 19 Passed Second Reading House

Mar-22 19 Referred to FIN

SB0511 SD1 (SSCR 144) RELATING TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: Inouye L

Program appropriations for the department of transportation. (\$\$) -- SB0511 SD1

Current Status: Mar-22 19 Passed Second Reading House

Mar-22 19 Referred to FIN

SB0513 SD1 (SSCR 305) RELATING TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: Inouye L

Capital improvement projects appropriations for the department of transportation. (\$\$)

-- SB0513 SD1

Current Status: Mar-22 19 Passed Second Reading House

Mar-22 19 Referred to FIN

SB0517 SD1 (SSCR 1181)

RELATING TO HOUSING.

Introduced by: Chang S, Kanuha D, Moriwaki S

Establishes provisions relating to housing elements; housing supply plan. Requires each county to prepare a housing supply plan, which shall plan for a projected increase in the housing supply to meet housing demands of all income levels in the State. Provides that the plan identify and analyze existing and projected housing needs for all income levels to preserve, improve, and develop housing. Requires the plan to include an assessment of housing needs and an inventory of resources and constraints relevant to the meeting of housing needs, which shall include an analysis of population and employment trends and documentation of projections and a quantification of the county's existing and projected housing needs for all income levels, an analysis and documentation of household characteristics, including level of pay compared to ability to pay, housing characteristics, including overcrowding, and housing stock condition, an inventory of land suitable and available for residential development, including vacant sites and sites having realistic and demonstrated potential for redevelopment, an analysis of potential and actual governmental constraints upon the maintenance, improvement, or development of housing, including land use controls, building codes, fees, and any county ordinance that directly impacts the cost and supply of housing development, for all income levels and persons with disabilities. Authorizes the analysis to demonstrate the county's effort to remove governmental constraints, an analysis of potential and actual nongovernmental constraints upon the maintenance, improvement, or development of housing for all income levels, including the availability of financing, the price of land and the length of time between receiving approval for a housing development and submittal of an application for building permits, analysis to demonstrate the county's effort to remove nongovernmental constraints, an analysis for special housing needs, including housing for the elderly, persons with disabilities, large families, and farmworkers, an analysis of opportunities for energy conservation with respect to housing development, including energy efficiency measures that encompass the building envelope, its heating and cooling systems, and its electrical systems, and an analysis of existing assisted housing developments that are eligible to change from low income housing uses during the next 10 years due to termination of subsidy contracts, mortgage prepayment, or expiration or restrictions on use. Provides that the plan to include the maximum number of housing units by income levels, including low income, that can be constructed, rehabilitated, and conserved over a 5 year time period for each county. Appropriation to the counties to prepare and execute its housing supply plan. (\$\$) -- SB0517 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSG/ WLH/ then FIN

SB0519 SD2 (SSCR 1182) RELATING TO FOOD SAFETY.

Introduced by: Gabbard M, Riviere G, Keith-Agaran G, Harimoto B, Ruderman R, Nichibara C

Nishihara C

Requires the university of Hawaii college of tropical agriculture and human resources to partner with the agriculture community of Hawaii to establish a food safety certification

training program that will provide direct implementation assistance to small and medium sized farms to obtain a US department of agriculture good agricultural practice certificate or an equivalent. Appropriation. (\$\$) -- SB0519 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE/ AGR/ then FIN

SB0523 SD2 (SSCR 1183)

#### RELATING TO BIOSECURITY.

Introduced by: Gabbard M, Ruderman R, Nishihara C, Rhoads K

Establishes provisions relating to invasive species rapid response special fund. Requires the invasive species mitigation and eradication council to administer the fund. Requires the council to submit a request to the governor to declare that there exists an invasive species emergency if it determines that 1 or more invasive species pose a substantial threat to the agriculture, commerce, economy, environment, or public health of the State or otherwise warrant immediate action. Annual report to the legislature. Provides upon declaration by the governor that there exists an invasive species emergency, the council may make expenditures from the fund without legislative approval. -- Appropriation to the fund and out of the fund. -- Appropriation to the department of land and natural resources to support additional research, prevention, control, and outreach projects as directed by the Hawaii invasive species council, including the invasive species committees in each county and the Hawaii ant lab, provided that portions may be transferred to other departments to implement the directions of the Hawaii invasive species council; to add 10 full time equivalent (10.00 FTE) positions to the department per the Hawaii interagency biosecurity plan; to remove invasive species in the forests per the Hawaii interagency biosecurity plan and for other operating expenses; to increase capacity for rapid ohia death response; for the planning, design, and construction of a coqui frog eradication containment barrier for Maliko gulch on the island of Maui. -- Appropriation to the department of agriculture to add 4 full time equivalent (4.00 FTE) positions to the department's plant quarantine branch per the Hawaii interagency biosecurity plan; to develop plans for a canine detection kennel and training facility to be managed by the department. Requires the department of agriculture to report to the legislature, including any federal funds that may have been provided to explore a joint federal and state research center serving the Pacific region. (\$\$) -- SB0523 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to AGR then EEP/ WLH/ then FIN

SB0526 SD2 HD1 (HSCR 1621)

## RELATING TO HUMAN SERVICES.

Introduced by: Baker R, Inouye L, English J, Gabbard M, Chang S, Ruderman R, Rhoads K, Fevella K

Appropriation to the department of human services to purchase, staff, and operate 2 mobile outreach services to serve homeless individuals. Provides that 1 mobile outreach service shall be allocated to the county of Hawaii. Requires matching funds on a dollar for dollar basis. Provides that the staff may include 1 primary care provider, 1 nurse, 1 pharmacist, 1 psychiatrist, and other staff as needed, including a social worker, an outreach worker, and students pursing degrees in medicine or nursing. Provides that the mobile outreach services may provide, at minimum non emergency medical services for chronic, acute, and episodic conditions, testing for sexually transmitted disease, human immunodeficiency virus (HIV), and hepatitis, family planning, child and family services, behavioral health and substance abuse services, mental health services, dental care, referral services, shower and laundry services, clean clothing, health insurance enrollment, pharmacy services, street medicine. Defines street medicine to mean the practice of directly delivering health care and related services to persons found on the streets, in parks, along river banks, on beaches, and in abandoned buildings, and other assistance services, including medical and housing placement. (\$\$) -- SB0526 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0529 SD2 HD1 (HSCR 1440)

#### RELATING TO HUMAN SERVICES.

Introduced by: Baker R, Rhoads K, Keith-Agaran G, Inouye L, Ruderman R Allows the department of human services to establish 1 3 year full time temporary exempt position and contract the services of an individual to serve as a capture manager for the department. Requires the 3 year full time temporary exempt position to develop internal capacity for grant identification, application, and management; support grants successfully awarded to the department of human services; and develop a sustainability plan to support a robust grant development program within the department. Requires the manager to serve as a dedicated grant writer for the department of human services; be

responsible for applying for grants and other funding sources from the public and private sectors; and manage all grants successfully secured. Reports to the legislature. Appropriation. -- Allows the department of health to establish 1 3 year full time temporary exempt position and contract the services of an individual to serve as a capture manager for the department. Requires the 3 year full time temporary exempt position to develop internal capacity for grant identification, application, and management; support grants successfully awarded to the department of health; and develop a sustainability plan to support a robust grant development program within the department. Requires the manager to serve as a dedicated grant writer for the department of health; be responsible for applying for grants and other funding sources from the public and private sectors; and manage all grants successfully secured. Reports to the legislature. Appropriation. Act to be repealed on June 30, 2022 (sunset). (\$\$) -- SB0529 HD1

Current Status:

Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0530 SD2 HD1 (HSCR 1408)

#### RELATING TO THE GENERAL EXCISE TAX.

Introduced by: Baker R, Chang S, Ruderman R, Rhoads K, Keith-Agaran G, Inouye L, Gabbard M

Provides a general excise tax exemption for amount received from the sales of prescription drugs sold pursuant to a doctor's prescription; hearing aids; prosthetic devices; mobility enhancing equipment sold by prescription; durable medical equipment; and repair and replacement parts for any of the foregoing when sold for human use. Defines mobility enhancing equipment to mean equipment, including repair and replacement parts that is primarily and customarily used to provide or increase the ability to move from 1 place to another and that is appropriate for use either at home or in a motor vehicle; is not generally used by persons with normal mobility; and does not include any motor vehicle or equipment on a motor vehicle normally provided by a motor vehicle manufacturer. Redefines prosthetic device to mean a replacement, corrective, or supportive device, including repair and replacement parts for the device, worn on or in the body in order to artificially replace a missing portion of the body; prevent or correct a physical deformity or malfunction; or support a weak or deformed portion of the body; provided that prosthetic device shall not include any ophthalmic, dental, or ocular device or appliance, instrument, apparatus, or contrivance. -- SB0530 HD1

**Current Status:** 

Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Mizuno J,

Kobayashi B -- Kobayashi D, Ward G

Apr=15 19 Conference Committee: Senate Members: Baker R,

English J -- Chang S, Fevella K

SB0531 SD2 (SSCR 2990)

#### RELATING TO HEALTH.

Introduced by: Baker R, Chang S, Inouye L, Wakai G, Moriwaki S

Establishes provisions relating to the financial exploitation of an elder; caregivers. Provides that a caregiver commits the offense of financial exploitation of an elder if the caregiver intentionally or knowingly takes, withholds, misappropriates, or uses a vulnerable adult's money, real property, or personal property without authorization, breaches a fiduciary duty to the vulnerable adult, such as misusing a power of attorney or guardianship privileges, resulting in the unauthorized appropriation, sale, or transfer of property; takes the vulnerable adult's personal assets without authorization; misappropriates or misuses any money belonging to the vulnerable adult from a personal or joint account; fails to effectively use a vulnerable adult's income and assets for the necessities required tor the vulnerable adult's support and maintenance, if the caregiver has a duty to expend income and assets on behalf of the vulnerable adult for such purposes; or uses coercion, manipulation, threats, intimidation, misrepresentation, or undue influence to take, appropriate, sell, transfer, or withhold a vulnerable adult's money, assets, real property, or personal property, provided that the total value of the money, assets, or property taken or used shall exceed 50,000 dollars. Makes it a class A felony. -- SB0531 SD2

Current Status:

Status: Mar-05 20 Introduction/Passed First Reading - House

SB0533 SD2 (SSCR 1107)

#### RELATING TO STATE BOARDS AND COMMISSIONS.

Introduced by: Baker R, Chang S, Rhoads K, Keith-Agaran G, Inouye L, Keohokalole J, Wakai G

Amends provisions relating to selection and terms of members of boards and commissions. Adds that if any member whose nomination for reappointment is withdrawn for cause by the governor prior to an advice and consent action by the senate it shall be

considered disqualified, and in the case of the nomination for reappointment, the member shall be ineligible to continue to serve as a holdover member beyond the member's most recent term of appointment. -- SB0533 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB/ JUD/ then FIN

SB0537 SD2 HD3 (HSCR 2190)

#### RELATING TO CONSUMER PROTECTION.

Introduced by: Baker R, Chang S, Rhoads K

Establishes the small dollar installment loans law. Establishes requirements for small dollar loan transaction and renewal. Requires license by the commissioner of financial institutions. Allows the department of commerce and consumer affairs to conduct criminal history checks on each control person, executive officer, director, general partner, member, and manager of a small dollar loan licensee, or an applicant for a small dollar loan license. Appropriation out of the compliance resolution fund to establish and hire 2 full time (2.0 FTE) permanent examiner, without regard to civil service laws, to carry out the purposes of the program. -- Establishes provisions relating to registration required under the check cashing law. Prohibits a check casher to conduct business in this State, including deferred deposit transactions, without 1st registering with the department of commerce and consumer affairs. Requires the director to prescribe the form of the application for registration and requires each application to be accompanied by the appropriate fee as prescribed by the director. Requires check cashers to register annually and include the following: the address of the principal office of the check casher; the name and address of the check casher's agent for service of process in the State; and the payment of the appropriate registration fees, as established by the director. --Establishes provisions relating to voluntary payment plans. Provides that at the time of origination of a 3rd consecutive deferred deposit transaction made to a customer by a check casher, and at the time of origination of any subsequent consecutive deferred deposit transactions, the check casher shall offer the customer, in writing, the option to participate in a voluntary payment plan. -- Establishes provisions relating to single deferred deposit transaction limitations. Requires a check casher to take reasonable measures to ensure that no customer has more than 1 deferred deposit transaction outstanding at a time from all sources. -- Establishes provisions relating to records and reports. Requires every check casher to keep records and make reports with respect to the operation of business as provided in the rules adopted by the director of commerce and consumer affairs. -- Amends provisions relating to exemptions. Repeals exemption for any person who is principally engaged in the bona fide retail sale of goods or services, and who, either as incident to or independent of the retail sale or service, from time to time cashes items for a fee or other consideration, where not more than 2 dollars, or 2 per cent of the amount of the check, whichever is greater, is charged for the service. Requires the legislative auditor to conduct an analysis of the regulation of payday lenders and deferred deposit agreements and its impact on consumer protection in the State. Report to the legislature. -- SB0537 HD3

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=17 19 Conference Committee: Senate Members: Baker R,

English J -- Chang S, Fevella K, Keohokalole J

SB0541 SD1 HD2 (HSCR 1940)

## RELATING TO MEDICAL CANNABIS PRODUCTS.

Introduced by: Baker R, Chang S

Amends the medical cannabis dispensary system. Redefines manufactured cannabis product to mean any product as specified by the department of health under provisions relating to types of manufactured cannabis products. -- Amends provisions relating to types of manufactured cannabis products. Changes the term transdermal patches to transdermal devices as approved by the department. -- SB0541 HD2

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=17 19 Conference Committee: Senate Members: Baker R --

Fevella K, Ruderman R

SB0543

## RELATING TO MOTOR VEHICLE INSURANCE.

Introduced by: Baker R

Amends provisions relating to insurer's requirements. Exempts a complete sales and

claims service office for the county of Kalawao. -- SB0543

Current Status: Mar-05 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TRN then CPC

SB0550 SD2 HD1 (HSCR 1364)

RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Baker R, Chang S

Amends provisions relating to public utilities commission; number, appointment of commissioners, qualifications; compensation; persons having interest in public utilities; authority. Requires a member who is a resident of a county other than the city and county of Honolulu to receive, in addition to reimbursement for their actual air travel expenses incurred in carrying out their duties, an allowance of 225 dollars per day to cover personal expenses such as board, lodging, and incidental expenses. -- SB0550 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0553 SD2 HD2 (HSCR 1605)

## RELATING TO BROADBAND SERVICE INFRASTRUCTURE.

Introduced by: Baker R, Chang S, Ruderman R

Establishes the broadband service infrastructure grant program. Establishes the program in the department of business, economic development, and tourism. Requires the department to receive and review grant applications and may award grants for eligible project. Requires area to be served by the proposed deployment to be an unserved area or underserved area. Appropriation. (\$\$) -- SB0553 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0554 SD2 (SSCR 1037)

## RELATING TO STATE WATER CODE PENALTIES.

Introduced by: Rhoads K, Riviere G, Kahele K

Amends provisions relating to penalties and common law remedies. Provides that any person who violates any provision of this law or violates any order of the commission on water resource management, fails to obtain a permit where a permit is required under the state water code law, or fails to comply with permit conditions, may be subject to a fine imposed by the commission. Requires violation fine to be no less than 50 dollars and to not exceed 5,000 dollars per offense. Requires that each day that a violation exists or continues to exist is to constitute a separate offense. Penalties for continuing violations are to be determined by the commission by a preponderance of the evidence. -- SB0554 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB0557 SD1 (SSCR 1070)

## RELATING TO LAW ENFORCEMENT.

Introduced by: Rhoads K, Keohokalole J

Establishes the Ho'okipa (Hookipa) welcoming policy act. Prohibits a Hawaii law enforcement agency to stop, question, interrogate, investigate, or arrest an individual based solely upon actual or suspected immigration or citizenship status or on a civil immigration warrant, administrative warrant, or an immigration detainer in the individual's name, including those identified in the National Crime Information Center database; inquire about the immigration status of an individual, including a crime victim, a witness, or an individual who calls or approaches the police seeking assistance, unless necessary to investigate criminal activity by that individual; or perform the functions of a federal immigration officer or otherwise engage in the enforcement of federal immigration law.

-- SB0557 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to PVM then LMG then JUD then FIN

SB0560 SD2 (SSCR 1153)

## RELATING TO ELECTIONS.

Introduced by: Rhoads K, Chang S

Establishes the elections by mail. Requires all elections be conducted by mail. Appropriation to the office of elections for preparing for, implementing, and administering elections by mail, including voter education and public awareness programs. Appropriation to the department of budget and finance to be available to the counties in the form of grants to cover the startup and transition costs for the voting by mail implementation and that the amount available to each county shall be in proportion to its respective percentage of registered voters. Reports to the legislature. (\$\$) -- SB0560

**Current Status:** 

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to JUD then FIN

SB0565 SD1 (SSCR 742)

## RELATING TO VISION ZERO.

Introduced by: Rhoads K

Establishes provisions relating to vision 0 program. Requires the department of

transportation to adopt and implement a vision 0 program. Requires the program to eliminate traffic fatalities and serious injuries in Hawaii by 2030. Requires the department, in conjunction with the counties, to take necessary steps to implement the program. Annual report to the legislature. -- SB0565 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TRN then JUD then FIN

SB0566 SD1 HD1 CD1 (CCR 11)

#### RELATING TO THE PENAL CODE.

Introduced by: Rhoads K

Establishes provisions relating to unauthorized attachment of an object to a fence, gate, or wall; penalty. Provides that a person commits the offense of unauthorized attachment of an object to a fence, gate, or wall if the person knowingly attaches an object to a fence, gate, wall, or other structure or barrier without permission from the owner. Allows the owner, acting in good faith, to detach the object without delay or notice, and not be subject to liability, except for any damages that may result from the owner's gross negligence or wanton acts or omissions. Allows a law enforcement officer, at the request of the owner to detach the object without delay or notice. Provides that removal of the object may be conducted at the law enforcement officer's discretion pursuant to state law or county ordinance that authorizes the removal. Requires any person who violates this provision to be issued a written warning citation by a law enforcement officer for the 1st offense and any person who violates this provision after receiving a written warning citation from a law enforcement officer for a prior offense to be guilty of a violation. Establishes a fine for a 2nd or subsequent offense committed within 1 year of the last offense. -- SB0566 CD1

Current Status: Apr=30 19 Passed Senate Final Reading

Apr-30 19 Re Committed to Conference Committee House

SB0568 SD1 (SSCR 3176)

#### RELATING TO DRIVER'S LICENSES.

Introduced by: Rhoads K. Chang S

Amends provisions relating to limited purpose driver's license, limited purpose provisional driver's license, and limited purpose instruction permits. Prohibits any limited purpose driver's license or limited purpose provisional driver's license to bear any gender or sex marker. -- SB0568 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0569 SD2 (SSCR 1113)

## RELATING TO THE HAWAII CIVIL RIGHTS COMMISSION.

Introduced by: Rhoads K

Amends provisions relating to programs and activities receiving state financial assistance. Provides that the term program or activity receiving state financial assistance includes a program or activity that also receives federal financial assistance. -- Amends provisions relating to complaint against unlawful discrimination. Provides that the Hawaii civil rights commission shall not have jurisdiction over claims that would be cognizable under the Individuals with Disabilities Education Act. -- SB0569 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSH/ LAB/ then JUD then FIN

SB0572 SD2 (SSCR 967)

## RELATING TO PUBLIC SAFETY.

Introduced by: Rhoads K

Requires the auditor to conduct a performance audit of specified offices and programs within the department of public safety. Report to the legislature. Appropriation. (\$\$) --

SB0572 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to PVM then LMG then FIN

SB0574

## RELATING TO CHILD SUPPORT ENFORCEMENT.

Introduced by: Keith-Agaran G, English J, Shimabukuro M, Rhoads K, Baker R, Kim D, Cabbard M

Amends provisions relating to judgments for support. Requires every judgment for child support, including a judgment for reimbursement or other arrears, to be enforceable until paid in full. -- SB0574

Current Status:

is: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSH then JUD then FIN

SB0579 SD1 (SSCR 750)

## RELATING TO TAX CREDITS.

Introduced by: Keith-Agaran G, English J, Baker R

Amends the income tax credit for low income household renters by changing the credit. -- Amends provisions relating to earned income tax credit. Provides that the credit shall not apply to taxable years beginning after December 31, 2029 (sunset). -- Amends the refundable food / excise tax credit. Changes the tax credit for a single return and for head of a household, married individuals filing separate returns, and married couples filing joint returns after December 31, 2019. -- SB0579 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB0583 SD1 (SSCR 2418)

## RELATING TO EDUCATION.

Introduced by: Keith-Agaran G, English J, Wakai G

Amends provisions relating to school system financial accountability. Prohibits the department of education's administrative expenditures to exceed 5 per cent of the total department operating budget, excluding expenditures for agencies administratively attached to the department, unless approved by the legislature. Increases the percentage of appropriations for the total budget of the department, excluding debt service and capital improvement programs and appropriations for agencies administratively attached to the department that shall be expended by principals. -- SB0583 SD1

Current Status: Feb-11 20 Introduction/Passed First Reading - House

Feb-14 20 Multiple Referral to LHE then FIN

SB0584 SD1 (SSCR 2419)

#### RELATING TO FUNDING FOR SCHOOL REPAIR AND MAINTENANCE.

Introduced by: Keith-Agaran G, English J, Dela Cruz D

Amends provisions relating to 6 year program and financial plan for school repair and maintenance. Requires the department of education to annually post on the department's website source of project funding and the amount of legislative appropriations for repair and maintenance used for some other purpose and the justification for such use. -- SB0584 SD1

Current Status: Feb-11 20 Introduction/Passed First Reading - House

Feb-14 20 Multiple Referral to LHE then FIN

SB0585 SD1 (SSCR 2392)

## RELATING TO THE SCHOOL-LEVEL MINOR REPAIRS AND MAINTENANCE

SPECIAL FUND.

Introduced by: Keith-Agaran G, Inouye L

Amends provisions relating to the school level minor repairs and maintenance special fund. Provides that the fund shall only be used to fund school level minor repairs and maintenance. -- SB0585 SD1

Current Status: Feb-11 20 Introduction/Passed First Reading - House

Feb-14 20 Multiple Referral to LHE then FIN

SB0586 SD1 (SSCR 968)

## RELATING TO SCHOOL IMPACT FEES.

Introduced by: Keith-Agaran G, Keohokalole J

Amends provisions relating to applicability and exemptions under school impact fees. Repeals the exemption for any form of housing that is or will be paying the transient accommodations tax and all nonresidential development. -- SB0586 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSG then LHE then FIN

SB0587 SD2 (SSCR 2420)

## RELATING TO THE BOARD OF EDUCATION.

Introduced by: Keith-Agaran G, Baker R

Amends provisions relating to board of education; community meetings. Increases the amount of meetings that the board shall hold to 2. Repeals the prohibition of community meeting for the formulation of educational policy. Provides that the community meetings shall be exempt from the requirement to include an agenda when providing public notice and shall be exempt from written minutes; provided that the board shall video record the community meeting and make the video recording available at the next regular meeting.

-- SB0587 SD2

Current Status: Feb-11 20 Introduction/Passed First Reading - House

Feb-14 20 Multiple Referral to LHE then JUD then FIN

SB0591 SD1 (SSCR 3285)

## RELATING TO PUBLIC SCHOOLS.

Introduced by: Keith-Agaran G, Rhoads K, Baker R, Kanuha D

Amends provisions relating to vandalism damage to public school property. Increases the

amount of damages allowed for restitution agreements. -- SB0591 SD1
Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0594 SD2 (SSCR 2421)

#### RELATING TO EDUCATION.

Introduced by: Keith-Agaran G, Rhoads K, Inouye L, English J, Baker R

Requires the department of education to develop and implement a school meal subsidy program that targets children whose families are not otherwise eligible for the free lunch under the free and reduced price lunch program administered by the department of education's school food services branch and that meet the income eligibility participation requirements established by the department. Appropriation. (\$\$) -- SB0594 SD2

Current Status: Feb-11 20 Introduction/Passed First Reading - House

Feb-14 20 Multiple Referral to LHE then FIN

SB0609 SD2 HD1 (HSCR 1383)

## RELATING TO CRITICAL INFRASTRUCTURE RESILIENCY.

Introduced by: Nishihara C, Inouye L, Baker R, Harimoto B, Chang S

Establishes provisions relating to homeland security and resiliency council; membership; duties. Establishes the council to be placed within the office of homeland security. Requires the council to establish strategies, goals, priorities, and recommendations to enhance the security and resiliency of the electric grid and other critical infrastructure sectors in the State, and give appropriate consideration to interdependencies between the sectors and to differing needs of communities based on location, access to resources, and vulnerabilities, and to assess the capacity and availability of existing resources and identify new sources of revenue necessary to enhance resiliency of critical infrastructure sectors. Report to the legislature, governor, and counties. Appropriation.

(\$\$) -- SB0609 HD1

**Current Status:** Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to PVM

SB0621 SD1 HD1 (HSCR 1558)

#### RELATING TO FIREARMS.

Introduced by: Nishihara C (BR)

Establishes provisions relating to reporting of lost, stolen, or destroyed firearms. Requires every person or designee to report the loss, theft, or destruction of a firearm that person owns or possesses to the county police department of the county within which the loss, theft, or destruction occurred, within 48 hours upon the discovery or such loss, theft, or destruction. Requires the appropriate county police department to enter into the National Crime Information Center database, to the extent known, the caliber, make, model, manufacturer, and serial number of the firearm and any other distinguishing number or identification mark on the firearm upon the receipt of a report of a lost, stolen, or destroyed firearm. Establishes penalties if a person intentionally or knowingly fails to report to the appropriate county police department the loss, theft, or destruction of any firearm that person owns or possesses, or falsely reports the loss, theft, or destruction of that firearm. Requires the person to surrender all firearms and ammunition to the chief of police of the appropriate county within 7 days of disqualification. Allows the chief of police to seize all firearms and ammunition if, upon conviction, a person fails to voluntarily surrender all firearms and ammunition. Prohibit any person to knowingly make a false report to a county police department that a firearm has been lost, stolen, or destroyed. Establishes exemptions. -- Requires the Hawaii criminal justice data center, under the jurisdiction of the department of the attorney general, to suspend the collection of any fee related to the Federal Bureau of Investigation (FBI) Rap Back database system until the Rap Back System is fully implemented in Hawaii. Requires the department of the attorney general to report to the legislature. -- SB0621 HD1

Mar-21 19 Passed Second Reading House as amended (HD1) Current Status:

Mar-21 19 Referred to JUD

SB0641 HD2 (HSCR 2199)

## RELATING TO INTOXICANTS.

Introduced by: Rhoads K

Establishes provisions relating to operating a vehicle while impaired by a lesser intoxicant. Provides that a person commits the offense of operating a vehicle while impaired by a lesser intoxicant if the person operates or assumes actual physical control of a vehicle while impaired by a lesser intoxicant that demonstrably impairs the person's ability to operate the vehicle in a careful and prudent manner. Makes it a petty misdemeanor. Establishes fine and penalty. Report to the legislature by each law enforcement agency that investigates or arrests persons for violating this law. Requires criminal justice data center to collect, make public, and annually report to the legislature. Defines lesser intoxicant to mean any plant, medication, poison, natural or synthetic chemical, or any compound or combination of these, and includes but is not limited to central nervous system depressants, central nervous system stimulants, hallucinogens, dissociative anesthetics, narcotic analgesics, or inhalants. -- SB0641 HD2

**Current Status:** Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Aguino H.

Lee C -- Hashimoto T, McDermott B, Say C

Apr=23 19 Conference Committee: Senate Members: Inouye L,

Rhoads K -- Fevella K, Gabbard M, Harimoto B

SB0642 SD2 (SSCR 1023)

RELATING TO HAWAIIAN AS AN OFFICIAL LANGUAGE OF THE STATE OF HAWAI'I. Introduced by: Rhoads K

Amends provisions relating to official languages. Provides that in recognition of the United Nations Declaration on the Rights of Indigenous Peoples, the legislature acknowledges that Native Hawaiians have the right to revitalize, use, develop, and transmit to future generations their histories, language, oral traditions, philosophies, writing systems, and literatures, and to designate and retain their own names for communities, places, and persons. Requires the State to take effective measures to ensure that this right is protected and also to ensure that Native Hawaiians and other can understand and be understood in political, legal, and administrative proceedings in the Hawaiian language, where necessary, through the provision of interpretation or by other appropriate means. Provides that if the law in question was originally drafted in Hawaiian and the English version was translated based on the Hawaiian version, the Hawaiian language version shall be held binding. Requires the okina and kahako to be used in the spelling of words or terms in the Hawaiian language, when appropriate, in documents prepared by or for state or county agencies or officials. Except when the Hawaiian text is by and for the benefit of native speakers of Hawaiian. Provides that any document submitted to state or county agencies or officials by members of the general public shall not require the use of okina and kahako. -- Establishes provisions relating to the general purpose; purpose of the office of language access. Provides that the Hawaiian language is the indigenous language of Hawaii. Provides that the state constitution recognizes Hawaiian as an official state language. Provides that to better uphold this constitutional mandate and facilitate the rejuvenation and realization of Hawaiian as an official language of Hawaii, state and county agencies must provide Hawaiian language speakers with the equal opportunity to transact government business and access government services. -- SB0642 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB0645 SD1 (SSCR 1146)

## RELATING TO THE IGNITION INTERLOCK PROGRAM.

Introduced by: Rhoads K

Amends provisions relating to license revoked for operating a vehicle under the influence of an intoxicant; eligibility for license renewal. Changes term ignition interlock to intoxicant control system. -- Amends provisions relating to ignition interlock by changing it to intoxicant control system user affordability. -- Amends provisions relating to ignition interlock devices by changing it to intoxicant control systems; certification. -- Amends provisions relating to notice of administration revocation; effect. Establishes procedures for the revocation of the vendor's license. -- Amends provisions relating to ignition interlock by changing it title to intoxicant control system permits; driving for employment. -- Amends provisions relating to operating vehicle under the influence of an intoxicant. Provides that if a person demonstrates to the court or after determination from the department of transportation that the person is unable to operate an intoxicant control system due to a physical disability; provided that the department's determination that a person is unable to operate an intoxicant control system is reasonable and based on substantial evidence; provided further that this determination is subject to review by a court of competent jurisdiction, allows the department of transportation to charge a person seeking a medical exemption under this subparagraph a reasonable fee for an assessment in making the determination. Requires the period of license restriction to be tolled for any period in which the person does not have an intoxicant control system installed in a vehicle owned or operation by the person. Establishes penalties and fines for a 1st, 2nd, and 3rd offense. A restriction shall remain in effect until the department of transportation receives a declaration from the person's intoxicant control system vendor, certifying that none of the specified incidents have occurred in 180 consecutive days prior to the date of release. Allows a court to require a defendant to enroll in an alcohol or substance abuse education or treatment program or a sobriety program. -- Amends provisions relating to petition for ignition interlock instruction permit and ignition interlock permit; eligibility; requirements by changing it to petition for intoxicant control system instruction permit and intoxicant control system permit; eligibility; requirements. --Amends provisions relating to circumvention of, or tempering with, an ignition interlock

device by a person who has been restricted to operating a vehicle equipped with an ignition interlock device; penalties by changing it to circumvention of, or tampering with, an intoxicant control system by a person who has been restricted to operating a vehicle equipped with an intoxicant control system; penalties. -- Amends provisions relating to assisting or abetting the circumvention of, or tempering with, an ignition interlock device; penalties by changing it to assisting or abetting the circumvention of, or tempering with, an intoxicant control system; penalties. -- SB0645 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-11 19 Multiple Re referral to TRN then JUD then FIN

SB0647 SD1 (SSCR 182)

## RELATING TO THE STATE CAPITOL MANAGEMENT COMMITTEE.

Introduced by: Rhoads K

Amends provisions relating to state capitol; state capitol management committee; established; oversight and management; powers and duties under historic preservation. Provides that the committee include the lieutenant governor who shall not be represented by a designee and shall also include the lieutenant governor's chief of staff. Requires the lieutenant governor to serve as the chairperson of the state capitol management committee. Annual report to the legislature. -- SB0647 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LMG then FIN

SB0651 SD2 (SSCR 743)

#### RELATING TO AGRICULTURE.

Introduced by: Inouye L

Amends provisions relating to disposition under non agricultural park lands law. Provides that when a person, whether individual, agricultural cooperative, agricultural association, partnership, or corporation incorporated primarily for agricultural production purposes, seeks an agricultural lease to construct and operate a facility for agriculture or aquaculture that requires more than 500,000 dollars in construction and equipment acquisition costs to operate the facility, the board of agriculture may determine that a person is eligible for the lease. Provides that the agricultural or aguacultural use is based on operations or methodology that requires high, advanced, or innovative technology and substantial initial capital funding; no less than 51 per cent of the operational decision making authority regarding crop or product selection and pricing is held by persons who are either citizens of the US who have resided in the State for at least 3 years or permanent status aliens who have resided in the State for at least 5 years; and bona fide farmers; the agricultural or aquacultural operations are primarily for food crops or products that contribute to the replacement of similar food crops or products that are imported into the State; and the board finds that making the determination of eligibility is in the best interests for agriculture in the State and is consistent with the department's mission and priorities. Act to be repealed on June 30, 2024 (sunset). -- SB0651 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to AGR then FIN

SB0652 SD1 HD1 (HSCR 1447)

## RELATING TO SPECIAL PURPOSE REVENUE BONDS TO ASSIST KEAHOLE FBO

Introduced by: Inouye L, Rhoads K, Fevella K

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Keahole FBO I LLC, a Hawaii corporation, for planning, designing, constructing, equipping, and operating of facilities for aviation and aviation related services at Ellison Onizuka Kona International airport at Keahole. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB0652 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr=15 19 Conference Committee: Senate Members: Inouye L,

Kahele K -- Fevella K, Harimoto B, Shimabukuro M

Apr-23 19 Conference Committee: House Members: Aquino H,

Cullen T -- McDermott B

SB0653 SD2 HD1 (HSCR 1513)

## RELATING TO ELECTRIC VEHICLES.

Introduced by: Inouve L

Establishes provisions relating to electric vehicle charging system; rebate program; special fund. Requires the department business, economic development, and tourism to administer a rebate program that incentivizes the installation or upgrade of an electric vehicle charging system, and may contract with a 3rd party to conduct the rebate program. Allows a person who installs a new electric vehicle charging system where none

previously existed or upgrades an existing electric vehicle charging system to either a level 2 station with 2 or more ports that provide electricity to 2 or more electric vehicles simultaneously or a level 3 station within a multi unit dwelling containing 8 or more residents, work place, or other publicly accessible commercial location that is accessible to visitors, residents, employees, or patrons of the locations to apply to the department within 12 months of the date that the newly installed or upgraded charging system is placed into service to claim a rebate from the electric vehicle charging system special fund. Provides that the installed or upgraded electric vehicle charging system shall have the ability to regulate its time of use for charging; provided further that the installed or upgraded electric vehicle charging system shall not be for private use, including individual residential uses, reserved parking stalls, and fleet charging. Provides that each eligible installation of an electric vehicle charging system shall receive per cent of the cost of the installation of a level 2 station with a single port; provided that the amount of the rebate shall not exceed \_\_\_\_ dollars; \_\_\_\_ per cent of the cost of the installation of a level 2 station with 2 or more ports; provided that the amount of the rebate shall not per cent of the cost of the installation of a level 3 station; dollars: and \_\_\_ dollars; and each eligible provided that the amount of the rebate shall not exceed . upgrade of an electric vehicle charging system shall receive \_\_\_ per cent of the cost of the upgrade. Requires the department to post on a publicly available website, within regular and reasonable periods of time, the current amounts remaining in the electric vehicle charging system special fund. Establishes the electric vehicle charging system rebate program special fund, into which shall be deposited appropriations from the legislature. Requires moneys in the fund to be used to make rebate program payments. -- Amends provisions relating to energy security special fund; uses. Appropriation out of the fund. (\$\$) -- SB0653 HD1

Current Status:

Mar-21 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB0656 SD3 (FLOOR AMENDMENT 10)

#### RELATING TO TAXATION.

Introduced by: Inouye L, Kahele K

Amends provisions relating to mass transit special fund; established; distribution of funds. Repeals the distribution of funds relating to certification from the comptroller pursuant to provisions relating to rapid transportation authority; certification statement. Repeals provisions relating to rapid transportation authority; annual review and rapid transportation authority; certification statement. -- Amends Act 1, 1st special session laws of 2017, by repealing the requirement that the president of the senate and speaker of the house of representatives appoint members to the board of directors of the county's rapid transportation authority. -- SB0656 SD3

**Current Status:** 

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TRN then JUD then LMG then FIN

SB0657 SD2 (SSCR 857)

## RELATING TO ELECTRIC VEHICLES.

Introduced by: Inouye L, Chang S, Kanuha D, Kahele K

Amends Act 168, session laws of 2012, relating to electric vehicles. Provides that the exemption from the payment of parking fees shall not apply for unmetered parking stalls, for any period longer than the initial 4 hours of use of the parking stall. Extends the sunset date. -- SB0657 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to EEP then TRN then LMG then FIN

SB0662 SD2 (SSCR 969)

#### RELATING TO MOTOR VEHICLES.

Introduced by: Inouye L, Chang S

Establishes the peer to peer motor vehicle sharing organizations law. Establishes provisions relating to manufacturer's recall; requirements. Prohibits a lessor with a rental motor vehicle fleet of 1 or more vehicles to rent or lease or offer for rent or lease a vehicle subject to the manufacturer's recall until the lessor has made all repairs required under the manufacturer's recall no later than 48 hours after receiving notice of a manufacturer's recall. Requires a lessor with a rental motor vehicle fleet of 1 or more vehicles to rent or lease or offer for rent or lease a vehicle subject to the manufacturer's recall until the lessor has made all temporary repairs required under the manufacturer's recall if a manufacturer's recall notice indicates that the remedy for the recall is not immediately available and specifies actions to temporarily repair the vehicle in a manner that eliminates the safety risk that prompted the manufacturer's recall. Requires a lessor to facilitate the rent or lease of a vehicle until all repairs required under the manufacturer's recall are complete and the vehicle no longer appears in the recall

database provided by the National Highway Traffic Safety Administration. -- Amends provisions relating to the motor vehicle industry law by adding provisions relating to manufacturer's recall; requirements. -- Amends provisions relating to certificate of registration under the rental motor vehicle, tour vehicle, and car sharing vehicle surcharge tax law. Requires each person as a condition precedent to engaging or continuing in the business of providing rental motor vehicles to the public, engaging or continuing in the tour vehicle operator business, engaging or continuing in a car sharing organization business, or engaging or continuing in a peer to peer motor vehicle sharing organization business to register with the director of taxation. -- SB0662 SD2 Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to TRN then CPC then FIN

SB0666 SD2 HD2 (HSCR 1676)

# RELATING TO AN AIRPORTS CORPORATION.

Introduced by: Inouye L, Kidani M, Kanuha D, Moriwaki S, English J, Wakai G, Kahele K, Dela Cruz D, Harimoto B, Nishihara C, Baker R, Kouchi R, Fevella K Establishes the Hawaii airport corporation law. Establishes the corporation within the department of transportation to be a body politic and corporate, and an instrumentality and agency of the State. Provides that the corporation shall not be subject to supervisions by the department of transportation or its director. Requires the corporation to established the Hawaii airports corporation to develop and implement management structures, policies, and procedures based on airport industry best practices; efficiently develop, manage, operate, and maintain the State's airports and aeronautical facilities; and administer the provisions of the aeronautics law, the transportation use special fund law, and the airport zoning law that are applicable to airports and aeronautical facilities. Provides that the corporation shall succeed to the jurisdiction, powers, and responsibilities of the department of transportation over aeronautics and airports, including all of the functions relating to airports and aeronautics performed by the department and its airports division, on the transfer completion date published by the Hawaii airports corporation which shall be no later than December 31, 2022. Appropriation out of the airport revenue fund to the corporation for the transfer of the

functions from the department of transportation to corporation. (\$\$) -- SB0666 HD2 Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0671 SD2 (SSCR 848)

# RELATING TO POST-SECONDARY EDUCATION STUDENT IMMUNIZATIONS.

Introduced by: Kim D

Provides that students in post secondary education programs who are registered to attend classes exclusively online or through distance learning shall be exempt from the requirements of title 11, chapter 157, Hawaii Administrative Rules, relating to examination and immunization. -- SB0671 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to HLT/ LHE/ then FIN

SB0674 SD1 HD1 (HSCR 1684)

# RELATING TO GENDER IDENTITY.

Introduced by: Ihara L

Amends provisions relating to the sexual orientation change efforts law by changing it to conversion therapy prohibited for sexual orientation and gender identity. -- Amends provisions relating to sexual orientation change efforts by changing to conversion therapy prohibited; advertising prohibited. Prohibits a person who is licensed to provide professional counseling to engage in or attempt to engage in conversion therapy on a person under 18 years of age; or advertise the offering of conversion therapy on a person under 18 years of age. Makes it subject to disciplinary action by the appropriate professional licensing authority. -- SB0674 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to JUD/ CPC/

SB0677 SD1 (SSCR 2929)

# RELATING TO ANIMAL CRUELTY.

Introduced by: Ihara L

Amends provisions relating to cruelty to animals in the 2nd degree. Provides that a person commits the offense of cruelty to animals in the 2nd degree if the person intentionally, knowingly, or recklessly deprives a pet animal of necessary sustenance or causes that deprivation; or tethers, fastens, ties, or restrains a dog to a doghouse, tree, fence, or any other stationary object or uses a trolley, pulley, cable, or running line designed to attach a dog to 2 stationary objects in a configuration that endangers the dog, including preventing the dog from obtaining necessary sustenance, provided that:

no dog under the age of 6 months shall be tethered or restrained unless the dog is engaged in an activity supervised by its owner or an agent of its owner; no dog shall be tethered or restrained by a tow or log chain if the size or weight of the tow or log chain inhibits the free movement of the dog; and no dog shall be tethered or restrained by means of a choke collar, pinch collar, or prong collar; provided that a person is not prohibited from using such restraints when walking a dog with a handheld leash or while unless the dog is engaged in an activity supervised by its owner or an agent of its owner; or assists another in the commission of any act specified in this law. Makes it a misdemeanor, except that if the offense involves 10 or more pet animals in any 1 instance then cruelty to animals in the 2nd degree is a class C felony. -- SB0677 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB0694 SD1 (SSCR 795)

# RELATING TO CONSUMER PROTECTION.

Introduced by: English J, Gabbard M

Establishes provisions relating to retail self service food; scales; availability. Requires that when retail self service food is sold by weight, the seller shall provide, before sale, a scale for the consumer that is approved for use, accurate, and properly licensed by the department of agriculture as a commercial measuring device and that indicates the price of the item being weighed. Excludes farmers markets. -- SB0694 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to AGR/ EDB/ then CPC

SB0695 SD2 HD1 (HSCR 1356)

# RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: English J, Kim D, Rhoads K, Keohokalole J, Ruderman R, Gabbard M Requires the department of Hawaiian home lands with the assistance of the office of enterprise technology services to create a digital database of its applicant, beneficiary, and lessee records. Requires the database to contain relevant information on each individuals' homestead lease application status, number of applications, address, number of denied leases, designated successors, history obtaining leases as an applicant or as a successor, and other information as determined by the Hawaiian homes commission. -- SB0695 HD1

-- 2B0092 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB0696 SD2 HD1 (HSCR 1512)

# RELATING TO CESSPOOLS.

Introduced by: English J, Keith-Agaran G, Baker R, Keohokalole J, Gabbard M Amends Act 132, session laws of 2018, which establishes a cesspool conversion working group, prohibits moneys appropriated to lapse at the end of the fiscal year; provided that any moneys appropriated pursuant to this Act that are unencumbered as of June 30, 2020, shall lapse on that date (sunset); and by extending the reporting date of reports to the legislature. Extends the working group to January 14, 2022 (sunset). Extends the university of Hawaii for the university water resources research center reporting date of reports to the legislature. -- SB0696 HD1

Current Status:

Mar-21 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB0698 SD2 (SSCR 704)

# RELATING TO SUSTAINABLE DEVELOPMENT GOALS.

Introduced by: English J, Ihara L, Keith-Agaran G, Rhoads K, Baker R, Fevella K, Ruderman R, Chang S, Kouchi R, Nishihara C, Shimabukuro M, Moriwaki S, Harimoto B, Keohokalole J, Dela Cruz D, Kidani M, Thielen L, Kanuha D, Kim D, Gabbard M, Inouye L, Riviere G, Kahele K, Taniquchi B

Establishes provisions relating to sustainable development goals; no poverty; 0 hunger, good health and well being; quality education; gender equity; clean water and sanitation; affordable and clean energy; decent work and economic growth; industry innovation and infrastructure; reducing inequities; sustainable cities and communities; responsible consumption and production; climate action; life below water; life on land; peace justice, and strong institutions; and partnerships for the goals. -- SB0698 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to LMG then FIN

SB0699 SD2 HD1 (HSCR 1303)

# RELATING TO THE BERNICE PAUAHI BISHOP MUSEUM.

Introduced by: English J, Rhoads K

Appropriation to the department of budget and finance to support the Bishop Museum, designated as the State of Hawaii Museum of Natural and Cultural History, including the hiring of necessary staff. (\$\$) -- SB0699 HD1

Current Status: Mar-14 19 Passed Second Reading House as amended (HD1)

Mar-14 19 Referred to FIN

SB0701 SD2 HD1 (HSCR 1353) RELATING TO THE HAWAIIAN LANGUAGE.

Introduced by: English J, Keith-Agaran G, Rhoads K, Baker R, Keohokalole J, Fevella

K, Gabbard M

Requires the office of Hawaiian affairs to convene a task force for the purpose of developing policies, procedures, and recommendations for the appropriate use of the Hawaiian language in the state and county documents and letterhead. Requires the office to provide administrative support to the task force as needed and to coordinate the meetings and activities of the task force. Provides that the task force be composed of an equal number of native speakers of Hawaiian as the 1st or primary language and Hawaiian speakers who have acquired the language as a 2nd or subsequent language through academic or other study. Requires the task force to determine appropriate cultural, academic, and historical, sociological, or other sources for authenticating and verifying the appropriate usage and syntax of Hawaiian language for purposes of state and county documents, letterhead, emblems, and symbols; and establish a process for the review of Hawaiian language documents, letterhead, emblems, and symbols. Task force cease to exist on June 30, 2020 (sunset). Report to the legislature. -- SB0701 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB0705 SD2 (SSCR 970) RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.

Introduced by: Keohokalole J

Program appropriations for the department of accounting and general services. (\$\$) --

SB0705 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LMG then FIN

SB0711 SD1 HD1 (HSCR 1910) RELATING TO AGRICULTURAL LAND.

Introduced by: Dela Cruz D

Amends Act 49, session laws of 2017, as amended by Act 53, session laws of 2018, by

amending the appropriation for agricultural land, Oahu. (\$\$) -- SB0711 HD1 Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Luke S --

McDermott B, Yamashita K

Apr=18 19 Conference Committee: Senate Members: Dela Cruz

D, Keith-Agaran G -- Fevella K, Kidani M

SB0712 SD2 (SSCR 859) RELATING TO TAXATION.

Introduced by: Dela Cruz D

Amends provisions relating to withholding of tax on the disposition of real property by nonresident persons. Redefines resident person by repealing foreign partnership, foreign limited liability company, and foreign limited liability partnership. -- SB0712 SD2

Current Status: Mar-19 19 Passed Second Reading House

Mar-19 19 Referred to FIN

SB0714 SD2 (SSCR 1121) RELATING TO THE TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Dela Cruz D

Amends provisions relating to the transient accommodations tax. Defines resort fee to mean any mandatory charge or surcharge imposed by an operator, owner, or representative thereof on a transient for the use of the transient accommodation's property, services, or amenities. Redefines fair market rental value to 100 per cent of the gross daily maintenance fees that are paid by the owner and are attributable to the time share unit. Redefines gross rental or gross rental proceeds to include the gross sale or gross charges collected from consumers, including but not limited to booking fees, cleaning fees, lodging fees, transient fees, or any other fees collected, but does not include fees collected for ground transportation, airfare, meals, excursions, tours, or other items included in a travel package, other fees unrelated to the transient accommodations. Changes transient accommodations broker to transient accommodations intermediary which means any person who offers, lists, advertises, markets, accepts reservations for, or collects whole or partial payment for transient accommodations or resort time share vacation interests, units, or plans, including but not limited to travel agencies, tour packagers, wholesale travel companies, online websites, online travel agencies, online booking agencies, and booking platforms. Requires every transient accommodations

intermediary who arranges transient accommodations at noncommissioned negotiated contract rates to pay the tax and to register with the director of taxation. Requires the transient accommodations intermediary to provide the physical address of each transient accommodation for which it will enter into an arrangement to furnish transient accommodations at noncommissioned negotiated contract rates; provided that the transient accommodations intermediary has obtained prior written consent from the operator or plan manager to disclose the address of the transient accommodation. Replaces operator or plan manager with taxpayer. -- SB0714 SD2

Mar-07 19 Introduction/Passed First Reading - House **Current Status:** 

Mar-07 19 Multiple Referral to TIA then FIN

SB0728 SD1 HD2 (HSCR 1528)

# RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS.

Introduced by: Shimabukuro M

Amends provisions relating to maximum amount of public funds available to candidate. Adds that the maximum amount of public funds available to the board of trustees of the office of Hawaiian affairs shall not exceed per cent of the expenditure limit. --Amends provisions relating to minimum qualifying contribution amounts; qualifying contribution statement. Increases the aggregate limit for qualifying contributions for the office of Hawaiian affairs from 1,500 dollars to not exceed dollars. -- SB0728 HD2 **Current Status:** Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB0739 SD1 (SSCR 1022)

# RELATING TO PARKING.

Introduced by: Chang S

Establishes the parking cash out working group to research and explore the idea of a parking cash out program that would enable businesses and employers to offer cash allowances in lieu of parking subsidies to provide incentives for other forms of transportation that are less dependent on fossil fuels. Requires the working group to address and make recommendations on the potential benefits and impacts associated with implementing the program; the approximate cost and other financial impacts of the program; the most appropriate state department to administer, implement, and enforce a parking cash out program; and any other issues that may arise, pursuant to the discretion of the working group. Provides that the working group may request assistance and feedback from the department of transportation and department of human resources development to provide expertise to assist the working group in exploring the implementation of a parking cash out program. Report to the legislature. Working group to be dissolved on June 30, 2020 (sunset). -- SB0739 SD1

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB then TRN/ CPC/ then FIN

SB0740 SD2 (SSCR 1194)

# RELATING TO HOUSING DENSITY.

Introduced by: Chang S, Rhoads K

Amends provisions relating to county zoning. Allows each county to adopt ordinances establishing a minimum housing density requirement of \_\_\_\_ units per acre on state lands that are within the urban district and zoned for development or redevelopment; provided that developers to be exempted from the units per acre requirement if the location or size of the parcel or market conditions make it uneconomical to develop this level of density. -- SB0740 SD2

Mar-07 19 Introduction/Passed First Reading - House Current Status:

Mar-07 19 Multiple Referral to HSG/ WLH/ then FIN

SB0748 SD1 (SSCR 828)

# RELATING TO BOARD MEMBERS.

Introduced by: Chang S, Inouye L, Baker R

Amends provisions relating to permitted interactions of members under the public agency meeting and records law. Adds that 2 or more members of a board may attend a state of the city, state of the county, state of the State, or state of the judiciary address. Adds that no discussion of board business by board members occurs except during and as part of the event; provided further that no commitment to vote is made or sought by board members. -- SB0748 SD1

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to LAB then JUD then FIN

SB0749

# RELATING TO ACTIONS FOR QUIET TITLE.

Introduced by: Chang S

Amends provisions relating to object of action under quieting title law. Requires the court

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in any action brought when the land claimed by the plaintiff is kuleana land upon the request of any defendant at the time the action was brought, order the parties to enter into mandatory mediation with a view of resolving the action, including any issues that may need to be preliminarily established through an action commenced under the uniform partition of heirs act; upon the request of defendants in separate actions that are commenced by the plaintiff, or by the plaintiffs for the same real party in interest, for kuleana lands in the same circuit of the circuit court in which the property is situated, consolidate the separate actions into a single action, the plaintiff shall not bear the costs of mediation and may only recover costs, expenses, or attorney's fees from the defendant as the court may deem equitable under the circumstances. — SB0749 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB0752 SD1 HD1 (HSCR 2144)

# RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Rhoads K, English J

Appropriation to the university of Hawaii college of tropical agriculture and human resources for statewide research and prevention of the spread of ornamental ginger pathogens. (\$\$) -- SB0752 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Gabbard

M, Kim D, Kanuha D -- Fevella K

Apr-22 19 Conference Committee: House Members: Creagan R,

Woodson J, Cullen T -- Okimoto V

SB0757 SD2 HD1 (HSCR 1361)

# RELATING TO ADMINISTRATIVE PROCEDURE.

Introduced by: Gabbard M, Riviere G

Amends provisions relating to contested cases; notice; hearing; records. Requires each agency to maintain a website that contains a list of the agency's open cases that are not confidential by law. -- SB0757 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0760 SD2 HD1 (HSCR 1671)

#### RELATING TO AGRICULTURE.

Introduced by: Gabbard M

Amends provisions relating to important agricultural land qualified agricultural cost income tax credit. Redefines qualified agricultural costs to include the clearing of, removal of trees and debris from, and soil restoration to correct any nutrient deficiency that is present on, former sugar and pineapple plantation lands that have been out of agricultural use for more than 5 years; provided that the costs are incurred for operations or facilities specified in the definition of agricultural activities. Extends the provision that the department of agriculture cease certifying credits to after December 31, 2029 (sunset). -- SB0760 HD1

Current Status:

Apr=09 19 Senate Disagrees to House amendments

Apr=15 19 Conference Committee: Senate Members: Gabbard

M, Kahele K -- Fevella K

SB0762 SD1 HD1 (HSCR 1505)

# RELATING TO AGRICULTURE EDUCATION.

Introduced by: Gabbard M

Establishes provisions relating to P 20 (P20) agriculture education working group coordinator. Establishes the position of coordinator of the P 20 agriculture education working group within the university of Hawaii at Manoa college of tropical agriculture and human resources to oversee on going communication and collaboration of the P 20 agriculture education working group and to lead implementation of the coordinated framework of support for P 20 education. Establishes requirements for the coordinator and working group who shall carry out the implementation of the plan for the coordinated framework of support for P 20. Annual reports to the legislature. Appropriation. (\$\$) -- SB0762 HD1

Current Status:

Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Woodson J,

Creagan R, Cullen T -- DeCoite L, Okimoto V

Apr=15 19 Conference Committee: Senate Members: Kim D.

Riviere G, Kidani M -- Fevella K

SB0768 SD1 HD2 (HSCR 1663)

# RELATING TO ADOLESCENT MENTAL HEALTH SERVICES.

Introduced by: Baker R, Kidani M, Moriwaki S

Amends provisions relating to privacy of individually identifiable health information.

LRB Systems March 5, 2020

Provides that except as prohibited by provisions relating to mental health services relating to minors; diagnosis, counseling, and related activities; any other law to the contrary, any use or disclosure of individually identifiable health information by any covered entity or business associate that is permitted by title 45 Code of Federal Regulations part 164, subpart E, shall be deemed to comply with all state laws relating to the use, disclosure, or confidentiality of such information. -- Amends provisions relating to mental health services relating to minors; diagnosis, counseling, and related activities. Provides that it shall be a standard of care for a licensed mental health professional or a mental health professional treating a minor to ask the minor if the minor wants the provision of mental health treatment or counseling services to be kept confidential from the minor's parent or guardian and explain to the minor what confidentiality means with regard to mental health services. Provides that the minor and the minor's parent or legal guardian are not liable for out of pocket payments for mental health treatment or counseling services. Provides that a covered entity shall not disclose to the minor's parent or legal guardian who is a policyholder or other covered person any billing information, including payments made by the covered entity for mental health treatment or counseling services provided pursuant to this section if the minor received the services without the consent or participation of the minor's parent or legal guardian. Defines mental health professional to mean a person who is working under the supervision of a license mental health professional and other specified conditions. -- SB0768 HD2

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Baker R,

Rhoads K -- Fevella K, Nishihara C

Apr-22 19 Conference Committee: House Members: Mizuno J,

Takumi R, Nishimoto S -- Ward G

SB0773 SD1 HD1 (HSCR 1371)

# RELATING TO INTOXICATING LIQUOR.

Introduced by: Baker R

Amends provisions relating to licenses, classes under intoxicating liquor law. Allows a class 14, brewpub to sell malt beverages in recyclable and reusable containers. Redefines growler to mean a recyclable or reusable container not to exceed 1 gallon. Allows brewpubs to conduct the activities at locations other than the licensee's primary manufacturing premises under the same trade name within the State as a class 1 manufacturer licensee, class 2 restaurant licensee, class 4 retail dealer licensee, class 5 dispenser licensee, class 12 hotel licensee, class 14 brewpub licensee, or class 18 small craft producer pub licensee within the county of operation; requires the county liquor department of the county in which the licensee satellite is located to have jurisdiction of the satellite; and all requirements of the license class of the satellite location shall be in effect as required by the county liquor commission for the satellite location. Increases class 18 small craft producer pub license to manufacture from 60,000 to 75,000 barrels of malt beverage. -- Amends provisions relating to direct shipment of wine by wineries by changing it to direct shipment of liquor by producers. Adds any person holding a general excise tax license from the department of taxation to include a class 14. Allows the holder of a direct liquor shipper permit to sell and annually ship no more than 42 gallons of beer, and no more than 2, 9 liter cases of spirits. -- SB0773 HD1 **Current Status:** Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to CPC

SB0774 SD1 HD2 (HSCR 1590)

# RELATING TO PROFESSIONAL AND VOCATIONAL LICENSING.

Introduced by: Baker R

Requires the board of dentistry to adopt rules to establish a regulatory structure, including educational criteria and permitted duties, for the regulation of dental assistants in Hawaii under specified certification options. Report to the legislature. -- SB0774 HD2

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-17 19 Conference Committee: House Members: Ohno T, Takumi R, Lee C -- Kobayashi D, Matsumoto L, Mizuno J Apr=18 19 Conference Committee: Senate Members: Baker R -- Forelle K, Thisley L

Fevella K, Thielen L

SB0777 SD1 HD2 (HSCR 1936)

#### RELATING TO HEALTH CARE PROFESSIONALS.

Introduced by: Baker R

Amends provisions relating to license to practice; biennial registration; continuing education under the naturopathic medicine law. Requires each licensee, prior to December 31 of each odd numbered year to document the name of the state licensing board; university, college, or institution of naturopathic medicine program. -- SB0777 HD2

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Baker R --

Fevella K, Keohokalole J

SB0785 SD1 HD1 (HSCR 1295)

# RELATING TO COLLECTIVE BARGAINING.

Introduced by: Taniguchi B

Amends provisions relating to scope of negotiations; consultation under the collective bargaining in public employment law. Adds that the scope of negotiations include benefits. Repeals provisions that prohibits the resolution of disputes by way of arbitration to resolve impasses or disputes relating to the amounts the State and counties shall contribute to the Hawaii employer union health benefits trust fund. -- SB0785 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Eli S -- Matsumoto L

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Shimabukuro M -- Chang S, Fevella K

SB0789 SD2 HD2 (HSCR 2170)

# RELATING TO MINIMUM WAGE.

Introduced by: Taniguchi B

Amends provisions relating to minimum wages.. Requires an employer to pay the employee at least dollars per hour beginning January 1, 2020; dollars per hour beginning January 1, 2021; dollars per hour beginning January 1, 2022; dollars per hour beginning January 1, 2023; and dollars per hour beginning January 1, 2024. Requires an employer that is required to provide health care coverage to any employee by a prepaid group health care plan to pay each employee who actually receives coverage under the employer's plan a wage at a rate not less than per hour beginning January 1, 2020; dollars per hour beginning January 1, 2021; dollars per hour beginning January 1, 2022; dollars per hour beginning January 1, 2023; and dollars per hour beginning January 1, 2024. -- Amends provisions relating to special minimum wages for learners; apprentices; full time students; paroled wards of Hawaii youth correctional facility; handicapped workers by repealing handicapped workers. Repeals provisions that allows the director of department of labor and industrial relations to provide for employment to individuals whose earning capacity is impaired by old age or physical or mental deficiency or injury at wages lower than the applicable minimum wage. -- SB0789 HD2

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Luke S -- Cullen T, Matsumoto L

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Keith-Agaran G -- Fevella K

SB0792 SD2 HD1 (HSCR 1498)

# RELATING TO EMPLOYEE TRAINING.

Introduced by: Taniquchi B

Establishes provisions relating to new employees; orientation on benefits and rights. Requires each newly hired employee to be provided a general orientation on the employee's benefits and rights within 20 calendar days of being hired. Allows the exclusive representative who represents the employee, if any, to attend the employee's general orientation and present information on the employee's benefits and rights. -- SB0792 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0795 SD1 (SSCR 837)

# RELATING TO THE DEPARTMENT OF BUDGET AND FINANCE.

Introduced by: Taniguchi B

Program appropriations for the department of budget and finance. (\$\$) -- SB0795 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-11 19 Multiple Re referral to LMG then FIN

SB0796 SD1 HD1 (HSCR 1673)

# RELATING TO THE DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT.

Introduced by: Taniquchi B

Appropriation to the department of human resources development for the expenditures of HRD102 - workforce attraction, selection, classification, and effectiveness including 1 permanent full time equivalent (1.00 FTE) position to support the learning management system upgrade; 1 permanent full time equivalent (1.00 FTE) position to support the office of collective bargaining in the negotiations of labor contracts; 1 permanent full time

equivalent (1.00 FTE) position for a chief negotiator for collective bargaining; 1 permanent full time equivalent (1.00 FTE) interdepartmental transfer position to provide the state deferred compensation plan board with support to fulfill its statutory and fiduciary duties; 1 permanent full time equivalent (1.00 FTE) chief recruitment officer position; and 2 permanent full time equivalent (2.00 FTE) senior recruiter positions. (\$\$) -- SB0796 HD1

Mar-22 19 Passed Second Reading House as amended (HD1) **Current Status:** 

Mar-22 19 Referred to FIN

SB0797 SD2 HD1 (HSCR 1493)

# RELATING TO THE DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS.

Introduced by: Taniguchi B

Appropriation to the department of labor and industrial relations for the disability compensation division modernization project; for the independent verification and validation of the disability compensation division modernization project; for the unemployment insurance modernization project; for the hiring of 1 full time equivalent (1.00 FTE) permanent disability compensation program specialist II; for operating costs incurred in the administration of the Hawaii employment security law; for the hiring of 1 full time equivalent (1.00 FTE) permanent staff attorney, without regards to public officers and employees and collective bargaining in public employment, for the labor and industrial relations appeals board; and for the hiring of full time equivalent ( FTE) permanent labor law enforcement specialist IV for the wage standards division. (\$\$)

-- SB0797 HD1

**Current Status:** Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0798 SD1 (SSCR 1030)

# MAKING AN APPROPRIATION TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Taniguchi B

Appropriation to the department of land and natural resources for the digitization of records, files, and other materials of the state historic preservation division of the department (LNR802 / HP). (\$\$) -- SB0798 SD1

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB0806 SD1 (SSCR 756)

# RELATING TO MONEY TRANSMITTERS.

Introduced by: Baker R, Chang S, Harimoto B

Amends provisions relating to license and registration; application under the money transmitters act. Adds that an application shall contain authorization for NMLS and the commissioner of financial institutions to obtain an independent credit report on the applicant, or each to the applicant's principals if the applicant is not an individual, from a consumer reporting agency described in the Fair credit reporting act, title 15 US code section 1681 et seq.; and authorization for the commissioner to conduct a financial responsibility review. Requires a corporation applicant to provide the name, business and residence address, and employment history, for the past 10 years, of the applicant's principals, and each person who upon approval of the application will be a principal of the licensee. -- SB0806 SD1

**Current Status:** 

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to IAC/ CPC/ then FIN

SB0807 SD1 HD1 (HSCR 1312)

# RELATING TO THE ELECTRONIC PRESCRIPTION ACCOUNTABILITY SYSTEM.

Introduced by: Baker R

Amends provisions relating to prescriptions. Exempts any prescription for a supply of 3 days or less that is made in an emergency situation, by an emergency medical provider, or in an emergency room; that will be administered directly to a patient under the supervision of a health care provider licensed to practice within the State; provided that a medically indicated query of the electronic prescription accountability system is made when the patient is initially admitted for inpatient care at a hospital, that is an initial prescription for a patient being treated for post operative pain; provided that the prescription is limited to a 3 day supply with no refills; for a patient with a terminal disease receiving hospice or other types of palliative care; provided that for purposes of this paragraph, terminal disease means an incurable and irreversible disease that will, within reasonable medical judgment, produce death within 6 months; or prescribed while the state electronic prescription accountability system is nonfunctional. -- SB0807 HD1

Mar-14 19 Passed Second Reading House as amended (HD1) Current Status:

Mar-22 19 Referred to FIN

SB0808 SD1 (SSCR 789)

RELATING TO PRESCRIPTION DRUGS.

Introduced by: Baker R, Chang S, Keohokalole J, Nishihara C

Establishes provisions relating to return for disposal of unused, remaining, or expired drugs; pharmacy options. Prohibits a pharmacy to accept the return of any prescription drug unless the pharmacy is collecting the prescription drug for disposal only and the pharmacy is registered with the US Drug Enforcement Administration as an authorized collector pursuant to title 21 code of Federal Regulations section 1317.40. Prohibits prescription drug returned to the pharmacy for disposal to be redispensed or returned for cash or credit. Provides that any pharmacy accepting prescription drugs for disposal shall use secured collection receptacles in compliance with title 21 Code of Federal Regulations section 1317.75 or mail back programs. Provides that in any pharmacy accepting prescription drugs for disposal under this section, the pharmacist in charge shall ensure that only Drug Enforcement Administration approved reverse distributors acquire prescription drugs collected through collection receptacles and mail back programs. -- SB0808 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HLT then JUD

SB0809

# RELATING TO SERVICE CONTRACTS.

Introduced by: Baker R

Amends provisions relating to definitions under the service contracts law. Defines road hazard to mean a hazard that is encountered while driving a motor vehicle, which may include but not be limited to potholes, rocks, wood debris, metal parts, glass, plastic, curbs, or composite scraps. Redefines service contract to mean a contract or agreement for a separately stated consideration and a specific duration. Adds that for performances of 1 or more of the following services, the repair or replacement of tires or wheels on a motor vehicle damaged as a result of coming into contact with the road hazard, the removal of dents, dings, or creases on a motor vehicle that can be repaired using the process of paintless dent removal without affecting the existing paint finish and without replacing vehicle body panels, sanding, bonding, or painting, the repair of chips or cracks in a motor vehicle windshield or the replacement of a motor vehicle windshield as a result of damage caused by a road hazard; the replacement of a motor vehicle key or key fob in the event that the key or key fob becomes inoperable, lost, or stolen, or other services which may be approved by the commissioner, if not inconsistent with other provisions.

-- SB0809 Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to CPC then FIN

SB0813 SD2 HD1 (HSCR 1698)

# RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Baker R

Program appropriations for the house of representative standing committee on health.

(\$\$) -- SB0813 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0815 SD2 HD1 (HSCR 1685)

# RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Baker R

Program appropriations for the department of health. (\$\$) -- SB0815 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0816 SD2 HD2 (HSCR 1567)

# RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Baker R

Appropriation to the Hawaii health systems corporation to resolve the compensation differential for the modified terms, conditions, and compensation practices caused by the transfer of the use and exclusive management and operations of Maui memorial medical center, Kula hospital, and Lanai community hospital from the Hawaii health systems corporation to Maui Health System, a Kaiser Foundation Hospital LLC; provided that members of bargaining units 1 (nonsupervisory blue collar employees) and 10 (institutional, health, and correctional workers) who were affected by the transfer and who were employed for the period from July 1, 2013, through June 30, 2017, shall each receive a compensation differential in the form of a 1 time lump sum payment of 3,250 dollars. (\$\$) -- SB0816 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0818 SD2 HD1 (HSCR 1347)

RELATING TO SCHOOL PSYCHOLOGISTS.

Introduced by: Baker R, Kidani M, Inouye L, Harimoto B

Establishes provisions relating to school psychologists; license required; description of services. Prohibits a person to represent, announce, or advertise oneself, publicly or privately, as a school psychologist or affix any other words, letters, abbreviations, or insignia to the person's name indicating or implying that the person is engaged in the practice of school psychology, without having 1st obtained a license in the manner prescribed by the Hawaii teacher standards and school psychologists board. -- Amends provisions relating to the Hawaii teacher standards board by changing it to the Hawaii teacher standards and school psychologists board. -- Amends provisions relating to exemptions under the psychologists law. Exempts a local, state, or federal government agency in a school psychologist or psychological examiner position, or a position that does not involve diagnostic or treatment services, but only at those times when that person is carrying out the functions of such government employment; provided that for a person employed as a school psychologist under this provision, the person is an employee of an educational institution and practices only within a school setting or an educational institution, including a private or sectarian educational institution, in a school psychologist position and practices only within a school setting. Act to be repealed on July 1, 2026 (sunset). -- SB0818 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to IAC

SB0819 SD2 HD1 (HSCR 1379)

# RELATING TO PRESCRIPTIVE AUTHORITY FOR CERTAIN CLINICAL PSYCHOLOGISTS.

Introduced by: Baker R, Chang S, Ruderman R

Establishes provisions relating to prescribing psychologists. Allows a licensed medical psychologist to issue a prescription. Requires the board of psychology to issue certificate of prescriptive authority. Requires the medical psychologist to obtain a Drug Enforcement Administration registration number. Requires the board to provide the board of pharmacy with a list of medical psychologists. Establishes penalties. Requires the board of psychology to submit a report to the legislature. Requires the board to collaborate with the department of health when preparing information in the report regarding the treatment of patients who are forensically encumbered or patients with a diagnosis of serious mental illness who are subject to the department's jurisdiction. Act repealed on August 31, 2025 (sunset). -- SB0819 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to CPC

SB0821 SD1 HD1 (HSCR 1499)

# RELATING TO GENDER EQUITY.

Introduced by: Baker R

Establishes provisions relating to baby diapers changing accommodations and baby feeding accommodations. Requires every new establishment for public use to be required to provide baby diaper changing accommodations and baby feeding accommodation. Provides hardship exemptions. -- Amends provisions relating to design of state buildings. Requires state building construction to include baby diapers changing accommodations and baby feeding accommodations. -- SB0821 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Cullen T -- Ichiyama L, Matsumoto L

Apr=18 19 Conference Committee: Senate Members: Rhoads K,

Baker R, Moriwaki S -- Fevella K

SB0822 SD1 HD1 (HSCR 1632)

# RELATING TO REBUILT VEHICLES.

Introduced by: Baker R, Inouye L, Fevella K

Amends provisions relating to definitions under the highway safety law. Redefines rebuilt vehicle to include flood damage to the vehicle's electronics. -- Amends provisions relating to junking of nonrepairable vehicle by adding flood damaged to the title. Requires that a rebuilt vehicle declared a total loss due to flood damage to the vehicle's electronics never again be titled or registered. -- SB0822 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to CPC

SB0823 SD1 HD2 (HSCR 1662)

# RELATING TO MOTOR VEHICLE REPAIRS.

Introduced by: Baker R

Amends provisions relating to original equipment manufacturer's and like kind and quality

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parts. Requires an insurer to clearly make available a choice to the insured, at the time the insurer offers a new or renewal motor vehicle policy coverage, of authorizing a repair provider to utilize a like kind and quality crash part of an equal or better quality than the original equipment manufacturer crash part if the crash part is available or an original equipment manufacturer crash part for motor vehicle body repair work. -- SB0823 HD2 Current Status:

Apr=05 19 Senate Disagrees to House amendments

SB0824 SD1 HD1 (HSCR 1334)

# RELATING TO RENTALS OF MOPEDS AND MOTOR SCOOTERS.

Introduced by: Baker R, Fevella K

Amends provisions relating to motorcycle, motor scooter, etc.; protective devices by adding moped. Prohibits a person to operate a moped or motor scooter leased from a rental company on any roadway in the state unless the person wears a safety helmet provided by the rental company or wears a safety helmet that is provided by the person; provided that this subsection shall not apply to persons who possess a valid license to operate a motorcycle or an equivalent valid license issued from another state to operate a motorcycle. Requires the safety helmet to meet the specifications and requirements established by rules adopted by the director of transportation. -- Amends provisions relating to modifying moped motor; violation. Prohibits a person to rent or lease to another person any moped or motor scooter that has an aftermarket modification to the motor of the moped or motor scooter. -- SB0824 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr=12 19 Conference Committee: Senate Members: Inouye L,

Baker R, Rhoads K -- English J, Fevella K

SB0826 SD1 (SSCR 844)

# RELATING TO PRIVACY NOTICE FOR INSURANCE.

Introduced by: Baker R

Amends provisions relating to annual privacy notice to customers required by changing it to privacy notice to customers required under privacy of consumer financial information. Allows a licensee to provide a privacy notice at least once every 3 years to a customer only if the licensee has provided nonpublic personal financial information to nonaffiliated 3rd parties in accordance with provisions relating to exception to opt out requirements for disclosure of nonpublic personal financial information for service providers and for joint marketing; provisions relating to exceptions to notice and opt out requirements for disclosure of nonpublic personal financial information for processing and servicing transactions and other exceptions to notice and opt out requirements for disclosure of nonpublic personal financial information; and has not changed its policies and practices relating to the disclosure of nonpublic personal information from the most recent notice sent to customers in accordance with this provision or provisions relating to initial privacy notice to consumers required. -- SB0826 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to CPC/ JUD/

SB0827 SD1 (SSCR 794)

# RELATING TO CONSUMER PROTECTION.

Introduced by: Baker R, Chang S

Amends provisions relating to returns for refunds, merchandise credits, and exchanges. Redefines merchant to mean any merchant that is created under the laws of the State, is authorized to transact business in the State; including the Hawaii revised business corporation act, non profit corporation act, professional corporation act, partnership law, uniform limited liability company act, or uniform limited liability company act; or possesses a current unexpired Hawaii general excise tax license returns for refunds, merchandise credits, and exchanges. Prohibits warranty policy adopted by a merchant in the state to require a purchaser to pay an additional fee to obtain a repair, replacement, or refund for goods returned. -- SB0827 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to CPC then JUD

SB0831

# RELATING TO URBAN AGRICULTURE.

Introduced by: Keith-Agaran G, English J

Amends provisions relating to county zoning. Requires full consideration be given to

urban agriculture principles and policies. -- SB0831

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ AGR/ then JUD

SB0837 SD2 HD1 (HSCR 1439)

# RELATING TO FARMS.

Introduced by: Keith-Agaran G, English J, Nishihara C, Inouye L, Baker R, Dela Cruz D,

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Ruderman R

Provides an income tax deduction for the lesser of \_\_\_\_\_ per cent of gross annual income or \_\_\_\_ dollars of gross annual income earned by a farmer from farming activities. --

SB0837 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0838 SD2 (SSCR 862)

# RELATING TO THE LAND CONSERVATION FUND.

Introduced by: Keith-Agaran G, English J, Ruderman R, Baker R

Amends provisions relating to the land conservation fund. Increases percentage of annual fund revenues that may be used for the operation, maintenance, and management of lands acquired by way of this fund. -- Amends provisions relating to disposition of conveyance taxes. Increases the maximum dollar amount that may be paid into the land conservation fund. Appropriation for resource land acquisition. (\$\$) --

SB0838 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB0840

# RELATING TO ELECTIONS.

Introduced by: Keith-Agaran G, Kidani M, English J

Amends provisions relating to administrative fines; relief. Exempts a person who, prior to commencement of proceedings has agreed to pay the fines prescribed except a person subject to prosecution under the Hawaii penal code or criminal prosecution under the election laws. -- Amends provisions relating to criminal referral. Repeals the referral to the attorney general of county prosecutor that at any time it believes the respondent may have recklessly, knowingly, or intentionally committed a violation. -- Amends provisions relating to criminal prosecution. Provides that a person who is convicted to be disqualified from holding elective public office for a period of 10 years instead of 4 years from the date of conviction. Repeals that prior to the commencement of proceedings under this section, has paid or agreed to pay the fines prescribed by failure to file report; filing a substantially defective or deficient report and advertisements. -- SB0840

Current Status: Feb-06 20 Introduction/Passed First Reading - House

Feb-11 20 Multiple Referral to JUD then FIN

SB0855 SD1 (SSCR 671)

# RELATING TO THE LOW-INCOME HOUSING TAX CREDIT.

Introduced by: Keith-Agaran G

Amends provisions relating to low income housing income tax credit. Adds that for qualified low income building that receives an allocation of credits after December 31, 2019, Section 453 (with respect to the installment method, section 465 (with respect to deductions limited to amount of risk), and sect 469 (with respect to passive activity losses and credits limited) of the Internal Revenue code shall not be operative with respect to investments made in buildings, projects claiming the credit and all allocations to partners of their distributive shares of income, loss, and deductions under income tax law shall be made in proportion to the partner's allocation of credits, and in no event shall the amount of state credits allocated by the Hawaii housing finance and development corporation for the qualified low income building exceed 50 per cent of the amount of federal credits allocated to the building. -- SB0855 SD1

Current Status: Mar-01 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB0856 SD1 HD3 (HSCR 2209)

# RELATING TO THE DEPARTMENT OF EDUCATION.

Introduced by: Keith-Agaran G, Inouye L, English J, Wakai G

Establishes provisions relating to financial and management audits. Requires the auditor to conduct an operational audit of the academic plans and the financial plans of the department of education, assessing the efficiency and effectiveness of the process from budget and planning, and implementation to student outcomes annually. Annual report to the legislature. -- Requires the department of education to contract with a 3rd party consultant that specializes in school finance to perform a study of the adequacy of education funding in Hawaii. Requires the study to employ the evidence based method to evaluate the adequacy of school funding, but may include the professional judgement method in its analysis; identify variables most closely associated with a high quality education and estimate the amount of additional funding needed to provide all public school students in Hawaii with an equal educational opportunity; compare Hawaii teacher salaries with teacher salaries in school districts of similar size and cost of living to determine compensation characteristics that impact the department of education's ability

to recruit and retain effective teachers; and assess the equity of funding between schools throughout the Hawaii public school system. Report to the legislature. Appropriation. (\$\$)

-- SB0856 HD3

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Woodson J,

Cullen T, Matayoshi S -- Okimoto V

Apr=18 19 Conference Committee: Senate Members: Kidani M,

Thielen L, Keith-Agaran G -- Fevella K

SB0859 SD1 HD1 (HSCR 2108)

# RELATING TO CAPITAL IMPROVEMENT PROJECTS.

Introduced by: Keith-Agaran G

Amendment relating to capital improvement projects. -- SB0859 HD1 Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=15 19 Conference Committee: Senate Members: Dela Cruz

D, Keith-Agaran G -- Fevella K

Apr-22 19 Conference Committee: House Members: Yamashita K -- Cullen T, Eli S, Gates C, Hashimoto T, Holt D, Kitagawa L, Kobayashi B, Luke S, Matayoshi S, McDermott B, Nakamura N,

Nishimoto S, Todd C, Wildberger T

SB0867 SD1 HD1 (HSCR 1414)

# RELATING TO HOUSING.

Introduced by: Kanuha D

Amends provisions relating to exemption from general excise taxes. Repeals the maximum allowable general excise tax and use tax exemption limit. -- Amends Act 54,

session laws of 2017, by repealing the sunset date. -- SB0867 HD1

Current Status: Mar-19 19 Passed Second Reading House as amended (HD1)

Mar-19 19 Referred to FIN

SB0871 SD1 HD1 (HSCR 1456)

# RELATING TO INVASIVE SPECIES.

Introduced by: Kanuha D, Rhoads K

Appropriation to the department of land and natural resources to establish 5 permanent full time equivalent (5.00 FTE) invasive species technician positions at the department's division of forestry and wildlife to address invasive plants and animals in the county of

Hawaii. (\$\$) -- SB0871 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0874 SD2 (SSCR 724)

# RELATING TO HOUSING ON HAWAIIAN HOME LANDS.

Introduced by: Kanuha D, Harimoto B, Chang S

Amends provisions relating to grants in aid for county capital improvement projects. Allows loans to be made for the purpose of qualifying lessees for the purchase or lease of micro housing units for use on Hawaiian home lands; provided that each loan shall not exceed 125,000 dollars; and the department of Hawaiian home lands to determine the criteria to be met by lessees in order to qualify for loans. -- SB0874 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to WLH/ HSG/ then FIN

SB0875 SD1 (SSCR 863)

# MAKING AN APPROPRIATION FOR STATE LIFEGUARDS.

Introduced by: Kanuha D, Chang S

Appropriation to the department of land and natural resources for salaries, benefits, equipment, and other related expenses, to employ lifeguards for Kua bay, Kekaha Kai

state park, island of Hawaii. (\$\$) -- SB0875 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB/ WLH/ then FIN

SB0878 SD1 (SSCR 314)

# RELATING TO HOUSING.

Introduced by: Kanuha D, Rhoads K, Harimoto B, Chang S

Establishes provisions relating to the qualified nonprofit housing trust program. -- Establishes provisions relating to qualified nonprofit housing trust revolving fund. Requires funds appropriated for the purpose of the fund and all moneys received or collected by the corporation for the purpose of the fund to be deposited in the fund. Requires the proceeds in the fund to be used for the necessary expenses incurred by the corporation in administering the fund. Requires the fund to be used to provide loans for development, pre development, construction, acquisition, preservation, and substantial rehabilitation of affordable housing units under the qualified nonprofit housing trust

program. Allows permitted uses of the fund to include but are not limited to planning, design, land acquisition, costs of options, agreements of sale, downpayments, equity financing, or other activities as provided in rules adopted by the corporation. --Establishes provisions relating to qualified nonprofit housing trust program for affordable for sale housing development. Allows the Hawaii housing finance and development corporation to provide loans in amounts not to exceed \_\_\_\_\_ dollars to qualified nonprofit housing trusts and nonprofit community development financial institutions for the development of affordable housing units. Appropriation into the fund and out of the fund. (\$\$) -- SB0878 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSG then CPC then FIN

SB0885 SD1 HD1 (HSCR 1416)

# RELATING TO THE LOW-INCOME HOUSEHOLD RENTERS CREDIT.

Introduced by: Kanuha D, Chang S

Amends the income tax credit for low income household renters by creating income thresholds and credit per exemption for a taxpayer filing a single return or a married person filing separately single filer, a taxpayer filing as a heard of household, and a taxpayer filing a joint return or a surviving spouse. -- SB0885 HD1

Current Status: Mar-19 19 Passed Second Reading House as amended (HD1)

Mar-19 19 Referred to FIN

SB0887 SD2 HD2 (HSCR 1591)

# RELATING TO TOBACCO TAXES.

Introduced by: Kanuha D, Rhoads K, Kahele K

Amends provisions relating to the cigarette tax and tobacco tax law. Establishes an cents for each cigarette or little cigar sold, used, or possessed excise tax equal to by a wholesaler or dealer on and after July 1, 2020. Provides that of the revenues from cents per cigarette shall be deposited to the credit of the Hawaii cancer research special fund for research and operating expenses and for capital expenditures; cents per cigarette, but not more than 7 million 400,000 dollars in a fiscal year, shall be deposited to the credit of the trauma system special fund: cents per cigarette. but not more than 8 million 800,000 dollars in a fiscal year, shall be deposited to the cents per cigarette, but not credit of the community health centers special fund; more than 8 million 800,000 dollars in a fiscal year, shall be deposited to the credit of the emergency medical services special fund; cents per cigarette shall be deposited into a special account of the state general fund for expenditure to repay medical school loans of graduates of the John A. Burns school of medicine, who practice in primary care in the medically underserved population areas of this State, as determined by the John A. Burns school of medicine; and cents per cigarette shall be deposited to the credit of the health systems special fund. -- SB0887 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0891 SD1 HD1 (HSCR 1297)

# RELATING TO HOUSING DEVELOPMENT.

Introduced by: Kanuha D

Amends provisions relating to applicability and exemptions under school impact fees. Includes any housing project that has been certified or approved for a general excise tax exemption under the Hawaii housing finance and development corporation law, and all government housing projects pursuant to housing, county powers law and Hawaii housing finance and development corporation law; any alteration, to or expansion of, an existing dwelling unit where no additional dwelling unit is created and the use has not changed, even if the alteration or expansion may require a county building permit; accessory dwelling units that are legally permitted by a county; ohana dwelling units that are legally permitted by a county; and any housing project or property developed by the Hawaii public housing authority. -- SB0891 HD1

Current Status: Mar-14 19 Passed Second Reading House as amended (HD1)

Mar-14 19 Referred to LHE

SB0893 SD1 HD1 (HSCR 1460)

# RELATING TO RECYCLING.

Introduced by: Kanuha D

Establishes provisions relating to plastic bottles and bottle caps; acceptance by counties. Prohibits any county with a population less than 500,000 and notwithstanding any county ordinance adopted and enforced by the counties pursuant to the general powers and limitation of the counties, to reject any number 1 or number 2 plastic bottle labeled, solely because the bottle is accompanied by or adjoined to a bottle cap composed of a material not recycled by the county, including polypropylene, or number 5 plastic when presented

for recycling. Requires that the county accepts any bottle caps composed of a material not recycled by the county, the county shall separate the bottle caps from any recyclable plastic bottles and appropriately dispose of the bottle caps. -- Amends provisions relating to definitions under the integrated solid waste management law. Defines PP to mean polypropylene plastic and containers manufactured from this material. Requires the counties to assess the type and amount of solid waste that it is technically feasible to recycle PP. Appropriation to the counties. (\$\$) -- SB0893 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0895 RELATING TO AGRICULTURE.

Introduced by: Kanuha D, Kahele K, Dela Cruz D

Amends provisions relating to false labeling of Hawaii grown coffee. Provides that a person commits the offense of false labeling of Hawaii grown coffee if the person knowingly transports, distributes, advertises, sells, or possesses with the intent to sell roasted coffee that is falsely labeled with regard to the geographic origin of the Hawaii grown coffee. -- SB0895

Current Status: Mar-19 19 Passed Second Reading House

Mar-19 19 Referred to CPC/ JUD/

SB0898 SD1 HD1 (HSCR 1355) RELATING TO LAND RECORDATION.

Introduced by: Kahele K, Riviere G

Amends provisions relating to deregistration of registered land other than fee time share interests. Requires the registered owner of the fee interest in registered land to submit a written request to the assistant registrar including a plan, a map and description prepared by a licensed professional surveyor of the parcel or parcels of land sought to be deregistered. Requires the assistant registrar to transmit the notation of the recordation and cancellation to the state land surveyor. -- Amends provisions relating to entry record. Requires the registrar to make and keep in such form and manner as is prescribed by the board of land and natural resources every plan of the parcel or parcels of land deregistered. -- SB0898 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Kahele K,

Rhoads K, Kanuha D -- Fevella K

SB0901 SD1 (SSCR 693) RELATING TO ONSITE NON-POTABLE WATER REUSE SYSTEMS.

Introduced by: Kahele K, Chang S, Kanuha D

Requires the department of health to adopt rules for onsite non potable water reuse systems, based on the National Blue Ribbon Commission for onsite non potable water systems' guide for developing and implementing regulations for onsite non potable water systems by January 1, 2021. -- SB0901 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB0907 SD2 (SSCR 939) RELATING TO HIGHER EDUCATION.

Introduced by: Kahele K, Chang S, Ruderman R

Requires the university of Hawaii establish a 2 year free application day pilot project where the university offers a free application day in which all application fees for applications to any campus of the university system shall be waived for prospective

students who qualify for Hawaii resident tuition. -- SB0907 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE then FIN

SB0908 SD2 HD1 (HSCR 1677) RELATING TO SUSTAINABILITY.

Introduced by: Kahele K, Kanuha D, Chang S, Keohokalole J

Establishes the sustainability law. Establishes the statewide sustainability division of the office planning to assist state agencies to achieve specified objectives. Establishes the division to within the office of planning to develop, organize, and promote policies and programs that assist in the meeting of sustainability goals established in this law including Hawaii's numerous sustainability and climate policies and goals, and the priority guidelines and principles to promote sustainability; identify, evaluate, and make recommendations regarding proposed legislation, regulatory changes, or policy modifications to the governor, the legislature, government agencies, private entities, and other bodies for the purpose of encouraging activities that best sustain, protect, and enhance the quality of the environment, economy, and community for the present and

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future benefit of the people of Hawaii; and develop and promote proposals that jointly and mutually enhance local economies, the environment, and community health for the present and future benefit of the people of Hawaii. -- Amends provisions relating to purpose under the state planning law. Adds that the office planning shall coordinate the implementation of sustainability principles and policies that increase economic development while developing and protecting resources in a manner that enables individuals to meet their current needs and ensure that future generations can also meet their needs, from the joint perspective of environmental, economic, and community objectives, through collaboration and cooperation between the public and private sectors. Appropriation for the division. Appropriation for the establishment of 1 full time equivalent (1.00 FTE) secretary III position, 2 full time equivalent (2.00 FTE) planner IV positions, and 2 full time equivalent (2.00 FTE) planner V positions to support the statewide sustainability division. (\$\$) -- SB0908 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Wakai G.

Kahele K, Thielen L, Riviere G -- Chang S, Fevella K

SB0909 SD2 (SSCR 940)

# RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Kahele K, Chang S, Kanuha D

Appropriation to the university of Hawaii for the Hilo aeronautical sciences program for fiscal year 2019 - 2020, 2 full time equivalent (2.00 FTE) and for fiscal year 2020 - 2021, 4 full time equivalent (4.00 FTE) positions and program and operating costs. (\$\$) --SB0909 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE then FIN

SB0911 SD1 HD1 (HSCR 2164)

# RELATING TO HEALTH.

Introduced by: Kahele K, Chang S, Kanuha D, Ruderman R

Appropriation to the Hawaii health systems corporation to improve the health care

services at Hilo medical center. (\$\$) -- SB0911 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Baker R.

Inouye L -- Fevella K, Keohokalole J, Ruderman R

SB0914 SD2 HD1 (HSCR 1388)

# RELATING TO LAND DEVELOPMENT.

Introduced by: Kahele K, Chang S

Requires the department of land and natural resources to allocate \_\_\_\_ percent of the revenues collected each year in rents for leases, licenses, and permits from any commercial property within the Banyan Drive redevelopment area to the Banyan Drive Hawaii redevelopment agency within the county of Hawaii. Appropriation to the Banyan Drive Hawaii redevelopment agency within the county of Hawaii to conduct environmental impact studies or other studies as required for the agency's redevelopment plan for the Banyan Drive redevelopment area. Requires matching funds from the county of Hawaii. (\$\$) -- SB0914 HD1

Current Status:

Mar-18 19 Passed Second Reading House as amended (HD1)

Mar-18 19 Referred to FIN

SB0919 SD2 HD2 (HSCR 1580)

# RELATING TO THE UNIVERSITY OF HAWAII BOARD OF REGENTS.

Introduced by: Kahele K

Amends provisions relating to the university of Hawaii. Reduces the membership of the board of regents of the university of Hawaii to 11 members. Reduces the number of members from the city and county of Honolulu to 5. Provides that of the 3 members shall represent and reside in the 1st congressional district of the State and the other 2 members shall represent and reside in the 2nd congressional district of the State. Requires the board to hold the president of the university and university administration accountable for decisions, actions, and leases that incur additional costs to the university. Prohibits a holdover member to serve beyond the end of the 1st regular session following the expiration of the member's term. -- SB0919 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Apr-05 19 Re Committed to FIN

SB0921 SD2 HD1 (HSCR 1701)

# RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL.

Introduced by: Kahele K, Chang S, Keohokalole J, Kanuha D

Appropriation to the department of the attorney general for the establishment of 1 permanent full time equivalent (1.0 FTE) Hawaiian culture attorney position with expertise

in the Hawaiian language, Hawaiian culture, and Hawaiian shoreline public access within the department. Amends provisions relating to the law enforcement standards law. Amends the law enforcement standards board to include the attorney general's designee, the director of public safety's designee, and the designee of each of the chiefs of police. Increases the number of law enforcement officer on the board to 5, 1 from each of the 4 counties and 1 from the State and exempts officers from senate confirmation. Adds that the board shall consider studies relevant to the board's objectives, including but not limited to the study that examines consolidating the law enforcement activities and responsibilities of various state divisions and agencies under a single, centralized state enforcement division or agency and conduct its own study to evaluate how to efficiently and effectively satisfy its duties in accordance with the law. Amends Act 220, Session Laws of 2018, by repealing the requirement that the board finalize its standards and certification process by July 1, 2019. Appropriation into the law enforcement standards board special fund and out of the fund for 1 permanent administrator position (1.0 FTE) exempt from civil service law and 1 permanent clerical position (1.0 FTE) and administration and operating costs of the law enforcement standards board. (\$\$) --SB0921 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0923 SD2 (SSCR 1005) RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Kahele K

Program appropriations for the department of land and natural resources. (\$\$) -- SB0923

SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB0924 SD2 (SSCR 1032) RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Kahele K

Program appropriations for the department of land and natural resources. (\$\$) -- SB0924

SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB0928 HD2 (HSCR 1581) PROPOSING AN AMENDMENT TO ARTICLE X, SECTION 6, OF THE HAWAII STATE CONSTITUTION, TO MODIFY THE APPOINTMENT PROCESS FOR THE BOARD OF

REGENTS OF THE UNIVERSITY OF HAWAII.

Introduced by: Kahele K

Proposes to amend the constitution. Repeals provisions that the candidate advisory council present candidates to the governor for appointment to the board of regents of the

university of Hawaii. -- SB0928 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Apr-05 19 Re Committed to FIN

SB0931 SD2 (SSCR 1148) RELATING TO MARINE AQUARIUM FISHING.

Introduced by: Kahele K, Inouye L, Ruderman R, Rhoads K

Establishes provisions relating to harvesting aquatic life for commercial aquarium purposes; prohibitions; exemptions; definitions. Prohibits a person to harvest aquatic life for commercial aquarium purposes effective March 1, 2024. Exempts the issuance of a license or permit for activities permitted in aquaculturist license and special activity

permits. -- SB0931 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ EEP/ then JUD then FIN

SB0934 SD1 HD2 (HSCR 1659) RELATING TO CONSERVATION DISTRICTS.

Introduced by: Kahele K, Chang S, Keohokalole J, Riviere G

Amends provisions relating to zoning amendments under the conservation district laws. Prohibits any waste or disposal facility to be located in a conservation district except in emergency circumstances where it may be necessary to mitigate significant risks to public safety and health; provided further that emergency circumstances shall not exceed 3 years. -- SB0934 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0935 SD1 HD1 (HSCR 1463) RELATING TO CAPITAL IMPROVEMENT PROJECTS FOR WATER REUSE.

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Introduced by: Kahele K

Authorizes the issuance of general obligation bonds for appropriation for capital improvement projects to the county of Maui department of water supply for Kanaha beach park greywater reuse project; to the county of Hawaii for Kealakehe wastewater

treatment facility. (\$\$) -- SB0935 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB0938 SD1 (SSCR 942)

# RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Kahele K, Chang S, Keohokalole J, Kanuha D

Appropriation to the university of Hawaii for native Hawaiian student services at the university of Hawaii at Manoa, including 1 full time equivalent (1.00 FTE) Hawaiian student faculty engagement specialist, 1 full time equivalent (1.00 FTE) research engagement and transfer specialist, 2 full time equivalent (2.00 FTE) program support assistants, and for additional program support and services. (\$\$) -- SB0938 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE/ WLH/ then FIN

SB0940 SD1 (SSCR 800)

# RELATING TO AGRICULTURAL BUILDINGS.

Introduced by: Riviere G, Harimoto B, Rhoads K, Thielen L, Keohokalole J, Fevella K, Nishihara C

Amends provisions relating to agricultural buildings and structures; exemptions from building permit and building code requirements. Adds that the appropriate county fire department and county building permitting agency shall have the explicit right to enter the property, upon reasonable notice to the owner or occupier, to investigate exempted agricultural buildings for compliance with the requirements, provided that if entry is refused after reasonable notice is given, the applicable department or agency to apply to the district court of the circuit in which the property is located for a warrant, directed to any police officer to provide sufficient aid and to assist the department of agriculture or agency in gaining entry onto the property to investigate exempted agricultural buildings for compliance with the requirements. -- SB0940 SD1

for compliance with the requirements. -- SB0940 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to AGR/ WLH/ then JUD

SB0941 SD2 (SSCR 997)

# RELATING TO AGRICULTURAL LANDS.

Introduced by: Riviere G, Harimoto B, Rhoads K, Thielen L, Gabbard M, Nishihara C Amends provisions relating to permissible uses within the agricultural districts. Provides that upon final subdivision, sale, or lease, the owner or occupier shall provide written notice to the land use commission within 30 days of the subdivision, sold or leased. --Amends provisions relating to enforcement. Requires the commission to have jurisdiction over the investigation and enforcement of any violation of any conditions, restrictions, or uses of agricultural lands. Allows the commission to enter the property upon the investigation of a violation, and upon reasonable notice to the owner or occupier, to investigate for violations of and noncompliance with the terms of land use classification reported. Provides that if entry is refused after reasonable notice is given, the commission may apply to the district court of the circuit in which the property is located for a warrant, directed to any police office of the circuit, commanding the police officer to provide sufficient aid and to assist the commission in gaining entry onto the property to investigate exempted agricultural buildings for compliance. Allows the commission to issue a cease and desist order, subpoena the landowner or occupier before the commission for further proceedings, or both, if a landowner or occupier does not comply with any decision and order of the commission, or any provision thereof. Allows the commission to issue citations and assess fines and liens on the property. Appropriation. (\$\$) -- SB0941 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to AGR/ WLH/ then JUD then FIN

SB0944 SD2 (SSCR 1088)

# RELATING TO CLIMATE CHANGE.

Introduced by: Riviere G, Ruderman R, Harimoto B, Gabbard M

Amends provisions relating to definitions under Hawaii climate change mitigation and adaptation initiative law. Defines nature based solutions to mean actions to protect, sustainably manage, and restore natural or modified ecosystems that contribute to climate change mitigation, adaptation, or risk management, that can be implemented alone or in conjunction with other solutions to climate change, and provide benefits to people and the environment. -- Amends provisions relating to Hawaii climate change

mitigation and adaptation commission; general functions, duties, and powers. Requires the commission to identify existing climate change adaptation and mitigation efforts at the federal, state and local levels and make recommendations for how to meet or exceed Hawaii's state mitigation goals and shall adopt a liberal approach in preparation, so as to minimize future risk to the people and environment of Hawaii; prioritize identification of and recommendations for utilizing nature based solutions in its climate change mitigation and adaptation efforts at the regional, state, and local levels. Requires the commission to assess and make recommendations related to insurance, reinsurance and other risk transfer products or market mechanisms that incentivize public and private investment in nature based solutions that reduce carbon emissions or lessen exposure and reduce climate risks to human safety and well being, property, utilities, infrastructure, and the environment. Allows the commission to seek the advice and assistance of the department of commerce and consumer affairs insurance division and other appropriate experts in carrying out this activity. Appropriation. (\$\$) -- SB0944 SD2

Current Status: Mar-14 19 Passed Second Reading House

Mar-14 19 Referred to WLH

SB0955

# RELATING TO PUBLIC FINANCIAL DISCLOSURE STATEMENT.

Introduced by: Riviere G, Chang S, Harimoto B, Rhoads K, Moriwaki S

Amends provisions relating to requirements for disclosure. Adds the requirements or financial disclosure statements for executive directors and the directors and their deputies and the executive directors of every state agency and department. -- SB0955

Current Status: Mar-20 19 Passed Second Reading House

Mar-20 19 Referred to FIN

SB0965 SD1 HD1 (HSCR 1606)

#### RELATING TO TAXATION.

Introduced by: Kidani M

Amends provisions relating to the income tax credit for research activities. Provides that for tax years beginning after December 31, 2018, there shall be allowed a Hawaii state income tax credit of \_\_\_\_\_ times any credit as calculated under the federal tax provisions in section 41 of the Internal Revenue Code. Provides for the recaptured of the credit claimed if the business no longer qualifies for the credit within a 5 year period. Repeals the provision that the annual survey to be filed before June 30 each calendar year and that the department of business, economic development, and tourism is allowed to adjust the due date. Changes the sunset date of the tax credit. -- SB0965 HD1

the due date. Changes the sunset date of the tax credit. -- 300303 HDT

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0966 SD1 HD2 (HSCR 2149)

# RELATING TO MILILANI TECHNOLOGY PARK.

Introduced by: Kidani M

Requires the board of land and natural resources to enter into negotiations to acquire the property identified as Tax Map Key: (1) 9-5-046:041 and (1)9-5-046:042, parcels that are within or near Mililani Technology Park; provided that the purchase price shall not exceed the appraised value of the property as appraised by the Hawaii technology development corporation. Authorizes the issuance of general obligation bonds for appropriation to the department of land and natural resources. (\$\$) -- SB0966 HD2

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=15 19 Conference Committee: Senate Members:

Keohokalole J, Kahele K, Kidani M -- Fevella K

SB0967 SD1 (SSCR 953)

# RELATING TO THE STATE PUBLIC CHARTER SCHOOL COMMISSION.

Introduced by: Kidani M, Wakai G, Chang S

Amends provisions relating to state public charter school commission; establishment; appointment. Empowers the commission to establish and fund charter school prekindergarten (pre kindergarten, pre-kindergarten) classrooms. Appropriation. (\$\$) -- \$B0967 \$D1

Current Status: Mar-21 19 Passed Second Reading House

Mar-21 19 Referred to FIN

SB0970 SD1 HD1 (HSCR 1635)

# RELATING TO COMPUTER SCIENCE PROFESSIONAL DEVELOPMENT.

Introduced by: Kidani M, Chang S

Requires the department of education to establish a program and work with eligible entities to develop and implement teacher professional development for the required computer science courses and content. Requires funding provided to the department for the professional development program to be used for high quality professional learning

for K-12 (K 12) computer science content (including travel workshops); credentialing for K-12 computer science teachers (including CTE and academic supplemental endorsements); supporting K-12 computer science professional learning, including mentoring and coaching; creating resources to support implementation; and student recruitment. Requires the department to develop an application to be submitted by the eligible entity. Requires the department to prioritize application by specified criteria. Requires the entity that receives an award to make an annual public report. Appropriation. (\$\$) -- SB0970 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0971 SD1 HD1 (HSCR 1636)

# RELATING TO THE DEPARTMENT OF EDUCATION.

Introduced by: Kidani M, Wakai G, Chang S

Appropriation to the department of education for a scholarship program, to be established and administered by the department, provided the department distribute 1,000 dollar awards to students working toward teaching degrees at state accredited institutions of higher education who successfully complete 1 course in computer science. (\$\$) -- SB0971 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0975 SD2 (SSCR 1089)

# RELATING TO COUNTY LAND USE REQUIREMENTS.

Introduced by: Kidani M, Rhoads K

Establishes provisions relating to proposed land sale; agricultural and preservation lands; public notice. Provides that if any parcel of land is subdivided as a condominium property regime in agricultural or preservation lands within a county with a population of 750,000 or more, requires the owner of the parcel to provide public notification of the sale no later than 90 days after the sale of the parcel. Amends provisions relating to permissible uses within the agricultural districts. Provides that no residential use of such sheds or other structures for any length of time to be permitted, and any violation shall be subject to county enforcement authority and fines; and no residential development is constructed on lands that are currently in a preservation zoning district in a county with a population of 750,000 or more. Allows any person owning property in the community adjacent to agricultural lands to report in writing a violation to the respective county enforcement authority. Requires the county to provide a report to the department of agriculture on an annual basis that includes a summary of all written violations, the results of the county's investigation, and any fines levied. -- Amends provisions relating to supplemental county rules governing a condominium property regime by adding ordinances. Allows a county to adopt supplemental ordinances and rules governing condominium property regimes in a county with a population of 750,000 or more. -- Amends provisions for application for registration. Requires an application for registration of a project in a county agricultural zoning district classified pursuant to provisions relating to land use commission law, may include comments on the availability of supportive infrastructure, the potential impact on environmental resources, and other requirements of county ordinances and rules; provided that this shall apply to a project in a county with a population of 750,000 or more. -- Amends provisions relating to developer's public report. Requires declaration with provisions prohibiting residential use of sheds and no residential development is constructed on lands that are currently in a preservation zoning district in county with a population of 750,000 or more. -- SB0975 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ AGR/ EEP/ then FIN

SB0978 SD1 HD2 (HSCR 2196)

# RELATING TO STATE LIBRARY SYSTEM.

Introduced by: Kidani M, Chang S, Inouye L, Wakai G

Amends provisions relating to libraries special fund. Provides that the fund shall include moneys from the unclaimed property trust fund. -- Amends provisions relating to periods of limitations under the unclaimed property act. Provides that claims for funds shall be void if funds totaling less than \_\_\_\_\_ dollars are filed more than 5 years after the date that the full amount of the claim was deposited into the fund. Provides that for funds totaling less than 100 dollars that were deposited into the unclaimed property trust fund on or prior to June 30, 2014, a 10 year time limitation on claiming the funds shall apply and commence on the date on which the funds were deposited into the unclaimed property trust fund. Further provides that for funds totaling less than \_\_\_\_\_ dollars that were deposited into the unclaimed property trust fund after June 30, 2014, and on or prior to June 30, 2019, a 10 year time limitation on claiming the funds shall apply and commence

on the date the funds were deposited into the unclaimed property trust fund. Further provides that for funds totaling more than dollars and less than were deposited into the unclaimed property trust fund on or prior to June 30, 2019, a 5 year time limitation on claiming the funds shall apply and commence on July 1, 2019. Provides that unclaimed funds of dollars or less shall escheat to the State and be transferred to the libraries special fund upon the expiration of the time limitation. Adds that unclaimed funds of more than dollars but less than dollars shall escheat to the State and be transferred to the general fund upon the expiration of the time limitation. -- SB0978 HD2

**Current Status:** 

Apr=11 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Kidani M,

Kanuha D -- Fevella K

Apr-22 19 Conference Committee: House Members: Woodson J.

Lee C, Matayoshi S -- Okimoto V

SB0983 SD2 HD1 (HSCR 1541)

#### RELATING TO EDUCATION.

Introduced by: Kidani M, Dela Cruz D, Kanuha D, Inouye L, Nishihara C

Amends provisions relating to teacher national board certification incentive program by changing it to national certification incentive program. Includes school psychologists. Provides an additional bonus per year for any teacher or school psychologist employed at a public school who received a yearly bonus provided that the teacher or school psychologist maintains national certification and continues working in the same school after the school transitions from the qualifying designation. Further provides that the school psychologist shall receive the additional bonus from the time the school no longer meets any of the criteria until the end date of the teacher's or school psychologist's national board certification in effect at the time the school lost its designation, or until the teacher or school psychologist is no longer employed at the school, whichever occurs 1st. -- Amends provisions relating funding and finance under the public charter schools law. Prohibits funds necessary to pay for teacher incentive programs, bonuses, and other compensation beyond regular wages to be paid out of a charter school's facilities funding or per pupil funds. Appropriation to pay bonuses for public school teachers and school psychologists and for public charter school teachers and school psychologists collectively bargained placement bonuses in schools determined as hard to fill by the department of education and national certification incentive program bonuses. (\$\$) -- SB0983 HD1 **Current Status:** 

Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Woodson J,

Matayoshi S -- Hashem M, Okimoto V

Apr=18 19 Conference Committee: Senate Members: Kidani M,

Kanuha D -- Fevella K

SB0984 SD1 HD1 (HSCR 1318)

# RELATING TO SCHOOL BASED HEALTH SERVICES.

Introduced by: Kidani M. Baker R

Amends provisions relating to administration of medication, Adds medication prescribed by a licensed advanced practice registered nurse with prescriptive authority. Provides that the administration of the medication is with the approval of other on campus, school based, health care provider pursuant to a written agreement with the department of education. -- SB0984 HD1

**Current Status:** 

Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB0990 SD2 HD1 (HSCR 1653)

# RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Wakai G

Requires the department of business, economic development, and tourism to engage a consulting firm to conduct a study to evaluate the policies and organizational changes needed within the department specifically related to the Hawaii strategic development corporation, Hawaii technology development corporation, Pacific international space center for exploration systems, aerospace advisory committee, and natural energy laboratory of Hawaii authority, to enable the State to successfully execute a smart and efficient technology based economic development strategy. Appropriation. (\$\$) -- SB0990 HD1

**Current Status:** 

Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: McKelvey A,

Kitagawa L -- Ichiyama L, Matsumoto L

Apr=18 19 Conference Committee: Senate Members: Wakai G,

Keohokalole J, Kanuha D -- Fevella K

SB0992 SD1 HD2 (HSCR 1577)

RELATING TO TOURISM.

Introduced by: Wakai G, Harimoto B

Amends provisions relating to tourism related activities under Hawaii tourism authority law. Provides that the contract for management of the convention center facility shall be separate from the contract for marketing for all users of the facility. -- SB0992 HD2 Current Status:

Apr=09 19 Senate Disagrees to House amendments

SB0995 SD2 HD1 (HSCR 1652)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Wakai G, Keohokalole J

Amends provisions relating to technology research and development loans and grants. Requires a business receiving a grant to reimburse the general fund of the State for the amount of the grant in the event that the company relocates its principal place of business out of the State within 5 years of receiving an award. Appropriation into the research and development special fund and out of the fund. Appropriation for the small business innovation research program. Appropriation to continue operations, administration, and provisions of grants by the manufacturing assistance program. -- Amends Act 67, session laws of 2018, amends the provisions which allows the corporation to provide a grant to any business that has been awarded a competitive contract from the Department of Defense Office of Naval Research related to the research of alternative energy and energy efficiency technologies by repealing in the fields of hydrodynamics and demand response. -- Repeals the Hawaii technology development corporation law and transfers all rights, powers, functions, and duties to the university of Hawaii. (\$\$) -- SB0995 HD1

Current Status:

Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: McKelvey A,

Kitagawa L -- Ichiyama L, Matsumoto L, Quinlan S

Apr=18 19 Conference Committee: Senate Members: Wakai G,

Keohokalole J, Kidani M -- Fevella K

SB0996 SD2 (SSCR 3339)

RELATING TO ZERO-EMISSION VEHICLES.

Introduced by: Wakai G, Rhoads K

Establishes provisions relating to 0 emission vehicles. Requires all lessors of rental motor vehicles in the state to incorporate 0 emission light duty passenger vehicles into their rental motor vehicle fleets according to a specified schedule. Requires each rental motor vehicle lessor in the state to prepare and deliver a report to the director of commerce and consumer affairs annually by December 1 that includes the make, model, license plate number, and fuel type of each rental motor vehicle in the lessor's fleet to certify compliance with this law. Establishes fines for lessors with fewer than the required number of 0 emission vehicles in their rental motor vehicle fleet. -- Establishes provisions relating to Hawaii 0 emission vehicle infrastructure special fund; grant program; established. Provides that the department of transportation will administer the Hawaii 0 emission vehicle infrastructure special fund, to be administered by the department of transportation. Requires all moneys received from any fines to be deposited into the special fund and to be used to develop, administer, and market the Hawaii 0 emission vehicle infrastructure grant program. Establishes in the department of transportation the Hawaii 0 emission vehicle infrastructure grant program to promote the development of fueling infrastructure for 0 emission vehicles throughout the State and to facilitate and demonstrate financially sustainable business models for the infrastructure. Allows any public agency or private organization to be eligible to apply to the department for use of grant program funds on a competitive basis. provided that the department shall give priority to proposals that facilitate the large scale integration of 0 emission vehicles into rental motor vehicle fleets. Requires all costs related to the development of 0 emission vehicle fueling infrastructure to be eligible for funding, including planning, engineering, construction, and the purchase and installation of equipment. Requires any recipient of funding to match at least 20 per cent of the grant program moneys received. -- SB0996 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB0997 SD2 HD1 (HSCR 1366)

RELATING TO THE STADIUM AUTHORITY.

Introduced by: Wakai G, Chang S, Rhoads K, Keith-Agaran G, Nishihara C, Keohokalole .I

Establishes provisions relating to stadium development district; purpose; findings. Establishes the stadium development district to be composed of all land under the jurisdiction of the stadium authority. Requires the executive director to facilitate the

development of all property belonging to the State within the district; provided that development is carried out in accordance with any county transit oriented development plans for lands surrounding the district. Allows the executive director duties to include coordinating with other state entities during the conveyance of properties and conducting remediation activities for the property belonging to the State within the district; developing the infrastructure necessary to support the development of all property belonging to the State within the district; and providing, to the extent feasible, maximum opportunity for the reuse of property belonging to the State within the district by private enterprise or state and county government. Provides that upon written request of the executive director and proclamation of the governor, the boundary of the district may be expanded to contiguous land; provided that the expanded district would be part of redevelopment. Allow legislature to reject such an expansion of the district by adoption of a concurrent resolution. Appropriation. -- Authorizes the issuance of general obligation bonds for appropriation to establish the stadium development district and build a new stadium. (\$\$) -- SB0997 HD1

**Current Status:** Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to WLH

SB0998 SD2 HD1 (HSCR 1454)

RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR HAWAIIAN ELECTRIC COMPANY, INC.; MAUI ELECTRIC COMPANY, LIMITED; AND HAWAII ELECTRIC LIGHT COMPANY, INC.

Introduced by: Wakai G, Kidani M, Keith-Agaran G, English J

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Hawaiian Electric Company, Inc.; Maui Electric Company, Limited; and Hawaii Electric Light Company, Inc., all Hawaii corporations, for multi project capital improvement programs, including costs to cover the acquisition of land or the construction or acquisition of facilities used or related to the production, transmission, or distribution of electricity, or any combination there of; provided that the approval of the public utilities commission shall be required for any project financed. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB0998 HD1

**Current Status:** Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB1000 SD2 HD2 (HSCR 1938)

# RELATING TO ELECTRIC VEHICLES.

Introduced by: Wakai G

Establishes provisions relating to electric vehicle charging required for new multi family buildings and commercial buildings. Prohibits a building permit to be issued for a new multi family residential building that has 10 or more parking stalls, or a new commercial building that has 20 or more parking stalls, unless at least \_\_\_\_ per cent of the building's parking stalls are electric vehicle charger ready. Establishes exemptions. -- SB1000 HD2 Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=22 19 Conference Committee: Senate Members: Wakai G.

Baker R, Inouye L -- Fevella K

Apr-22 19 Conference Committee: House Members: Lowen N.

Aguino H, Takumi R, Wildberger T -- Thielen C

SB1001 SD2 HD1 (HSCR 1449)

# RELATING TO GOVERNMENT DATA.

Introduced by: Wakai G, Chang S, Keohokalole J

Amends provisions relating to electronic data set availability; updates by changing it to chief data officer; electronic data set availability; updates. Establishes within the office of enterprise technology services a full time chief data officer to develop, implement, and manage statewide data set policies, procedures, and standards to facilitate data sharing across state agencies, as permitted by law. Requires the chief data officer to be appointed by and report directly to the chief information officer, including the department of education and the university of Hawaii. Establishes a data set task force to assist the chief data officer in developing the State's data set policies, procedures, and standards, and the chief data officer to serve as the chair of the task force and to ensure that the task force is evaluated periodically. Requires the director of the office of information practices or the director's designee to serve as an ex officio, nonvoting member of the task force and shall not be counted toward quorum. -- Amends provisions relating to data set licensing. Authorizes the chief data officer to make the departments' electronic data sets on data.hawaii.gov or successor website designated by the chief data officer available to 3rd parties pursuant to a license, that may require the licensee to allow any user to copy, distribute, display, or create derivative works at no cost and with an

appropriate level of conditions placed on the use. Appropriation for the salary and benefits of the chief data officer. (\$\$) -- SB1001 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: McKelvey A,

Kitagawa L -- Ichiyama L, Matsumoto L, Quinlan S

Apr=18 19 Conference Committee: Senate Members: Keohokalole J, Riviere G -- Fevella K, Harimoto B, Moriwaki S

SB1003 SD2 HD1 (HSCR 1674)

# RELATING TO INNOVATIVE PROJECT DELIVERY GUIDELINES.

Introduced by: Wakai G, Chang S, Keohokalole J

Creates the innovative project delivery guidelines task force within the department of accounting and general services to establish guidelines to institute safeguards, procedures, and protocols around the use of innovative project delivery arrangements for public infrastructure, in protection of the public interest. Provides requirements for the task force to consider in reviewing innovative project delivery and developing guidelines. Report to the legislature at which time the innovative project delivery guidelines task force shall be dissolved (sunset). Makes the department of accounting and general services responsible for adopting rules based on the recommendations of the innovative project delivery task force for the use of innovative project delivery approaches by state agencies. Appropriation. (\$\$) -- SB1003 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1006 SD2 HD1 (HSCR 1370)

# RELATING TO INTOXICATING LIQUOR.

Introduced by: Wakai G

Amends provisions relating to the liquor tax law. Redefines cooler beverage to include spirit beverage cooler containing distilled spirits and added natural or artificial blending material, such as fruit juices, flavors, flavorings, colorings, or preservatives, and that contains less than 12 per cent of alcohol by volume. Repeals the separate tax on draft beer. Changes the tax rates. -- SB1006 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to CPC

SB1009 SD2 HD2 (HSCR 1668)

# RELATING TO FLAVORED TOBACCO PRODUCTS.

Introduced by: Rhoads K, Harimoto B, Baker R

Establishes provisions relating to sale of flavored tobacco products. Requires that beginning January 1, 2020, it is unlawful for any retailer or any agents or employees of the retailer to sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored tobacco product, except for menthol or mentholated products; or mislabel as nicotine free, or sell or market for sale as nicotine free, any e liquid product which contains nicotine. Provides that it is prima facie evidence that the tobacco product is a flavored tobacco product by a statement or claim directed to consumers or the public that the tobacco product has or produces a characterizing flavor, including but not limited to text, color, images, on the tobacco product's labeling or packaging that is used to explicitly or implicitly communicate that the tobacco product has a characterizing flavor made by a manufacturer or an agent or employee of the manufacturer in the course of the person's agency or employment. Requires that any flavored tobacco product found in the retailer's possession that is in violation of this law is to be considered contraband, promptly seized, subject to immediate forfeiture and destruction. Establishes fines. Allows any county to adopt a rule or ordinance that places greater restrictions on the access to flavored tobacco products than provided for in this provision; provided that in the case of a conflict between the restrictions in this provision and any county rule or ordinance regarding access to flavored tobacco products, the more stringent restrictions shall prevail. -- SB1009 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1014 SD1 (SSCR 681)

# RELATING TO TAXATION.

Introduced by: Rhoads K, Baker R, Chang S

Amends provisions relating to expenses for household and dependent care services necessary for gainful employment by changing the tax bracket by increasing the applicable percentages. Increases the credit limit. Requires the department of taxation to calculate an adjustment to the adjusted gross income thresholds and the dollar limits on amounts creditable based on the annual change in the urban Hawaii consumer price index or successor index for the 12 months prior to September 1 of each year, as

calculated by the US Department of Labor. -- SB1014 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1016 SD2 (SSCR 1047)

# RELATING TO SALES OF TOBACCO.

Introduced by: Rhoads K, Harimoto B, Baker R, Chang S

Establishes provisions relating to good cause to suspend, revoke, or decline to renew a retail tobacco permit. Allows the department of taxation to suspend or, after a hearing, revoke or decline to renew any retail tobacco permit whenever the department finds that the applicant or permittee has failed to comply with cigarette tax and tobacco tax law, or for any other good cause. -- Establishes provisions relating to tobacco products and electronic smoking devices; prohibited locations. Provides that it shall be unlawful to sell a tobacco product or an electronic smoking device at a place of business located within 750 feet of a public or private public or private preschool; a public or private elementary, intermediate, or high school; or public playground. Establishes fines. -- Amends provisions relating to retail tobacco permit. Prohibits the place of business for which a permit is sought to not be within 750 feet of a public or private preschool; a public or private elementary, intermediate, or high school; or a public playground. -- SB1016 SD2

Mar-07 19 Introduction/Passed First Reading - House **Current Status:** 

Mar-07 19 Multiple Referral to HLT/ HSH/ LHE/ then JUD then

FIN

SB1019 SD1 HD2 (HSCR 1529)

# RELATING TO YOUTH.

Introduced by: Rhoads K, Harimoto B, Chang S

Establishes within the judiciary for administrative purposes a task force to determine existing diversion programs statewide that can assist the State's youth, including providing access to and linkage with services that provide domestic violence prevention or reduction; violence and trauma recovery and support; human trafficking resources and prevention; suicide prevention; resources targeted at teenagers, including teen pregnancy prevention; tobacco cessation; alcohol and substance abuse support; assistance for youth to achieve their educational and vocational goals; and other relationship building and life skills. Requires the judiciary to work in collaboration with the office of youth services in administrating the task force. Requires the task force to also consider the needs of the post youth population of 18 to 24 year old individuals in order to provide a continuum of care. Report to the legislature. Task force to cease to exist on June 30, 2020 (sunset). -- SB1019 HD2

**Current Status:** 

Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB1020 SD2 HD1 (HSCR 1451)

# RELATING TO RENTAL ASSISTANCE.

Introduced by: Rhoads K, Harimoto B, Baker R, Chang S

Appropriation to the Hawaii public housing authority for the rent supplement program: provided that the funds appropriated shall be used to assist families at imminent risk of homelessness due to domestic violence with obtaining and maintaining permanent housing. (\$\$) -- SB1020 HD1

**Current Status:** 

Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: San Buenaventura J, Nakamura N -- Eli S, Gates C, Ward G Apr=18 19 Conference Committee: Senate Members: Chang S,

Ruderman R, Moriwaki S -- Fevella K

SB1022 SD2 (SSCR 949)

# RELATING TO CHILD WELFARE SERVICES.

Introduced by: Rhoads K, Harimoto B, Baker R

Establishes within the department of human services a child welfare services task force to review the child welfare services branch and examine best practices that will help to improve child care safety through the branch. Requires the task force to request input from child welfare services branch workers for changes in the workplace, including systems changes, overtime, leadership training, and the establishment of an advisory committee where staff can interact with the administration of the branch; seek more state matching funds to secure a greater amount of federal funding for improved training. worker recruitment and retention, additional positions within the child welfare services branch, assistance for family court working with the branch, ample opportunities to secure advance degrees in the field of social work for branch workers, and support for the electronic system of the branch; determine methods to improve on worker recruitment and retention, including the hiring of university students in the school of social work and

offering loan repayments; and evaluate the child welfare services branch's investigations of child abuse and propose improvements that will allow for the timely completion of future investigations. Report to the legislature. Task force to cease to exist on June 30, 2020 (sunset). -- SB1022 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSH then FIN

SB1023 SD1 HD1 (HSCR 1650)

# RELATING TO AGING.

Introduced by: Ihara L, Harimoto B, Ruderman R, Keith-Agaran G, Keohokalole J, Rhoads K, Chang S, Moriwaki S, English J, Kim D, Fevella K, Kanuha D

Appropriation to the department of health to provide funding of the kupuna care program; provided that any funds appropriated shall be in addition to the base budget of the executive office on aging. (\$\$) -- SB1023 HD1

Current Status: Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1024 SD1 (SSCR 951)

# MAKING AN APPROPRIATION FOR THE AGING AND DISABILITY RESOURCE CENTER.

Introduced by: Ihara L, Harimoto B, Kahele K, Rhoads K, Keith-Agaran G, Keohokalole J, English J, Chang S, Moriwaki S

Appropriation to the department of health for the aging and disability resource center.

(\$\$) -- SB1024 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSH/ HLT/ then FIN

SB1026 SD1 (SSCR 1049)

# RELATING TO THE HEALTHY AGING PARTNERSHIP PROGRAM.

Introduced by: Ihara L, Harimoto B, Kahele K, Keohokalole J, Rhoads K, English J, Chang S, Moriwaki S, Fevella K, Kanuha D

Appropriation to the executive office on aging of the department of health for the healthy aging partnership program to further the program's important role in improving the health and well being of Hawaii's kupuna. (\$\$) -- SB1026 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSH/ HLT/ then FIN

SB1027 SD2 (SSCR 952)

# RELATING TO HEARING AIDS.

Introduced by: Ihara L, Harimoto B, Kahele K, Ruderman R, Chang S, Moriwaki S, Fevella K

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) by requiring coverage for the cost of hearing aids after December 31, 2019. Limits minimum benefit of 1,500 dollars per hearing impaired ear every 36 months. Requires insurers to provide notice to its policyholders. Exempts provisions relating to proposed mandatory health insurance coverage; impact assessment report. -- SB1027 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HLT then CPC then FIN

SB1029 SD1 (SSCR 826)

# RELATING TO AGING.

Introduced by: Ihara L, Harimoto B, Kahele K, Chang S, Moriwaki S

Amends provision relating to policy advisory board for elder affairs; lifetime honorary kupuna. Requires the policy advisory board to establish quorum requirements through its bylaws; provided that a majority of the currently serving members, but in no event fewer than 8 members, shall constitute quorum and make its bylaws available to the public on the executive office on aging's website. -- SB1029 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSH then JUD

SB1031 SD2 HD1 (HSCR 1525)

#### RELATING TO HOMELESSNESS.

Introduced by: Ihara L, Harimoto B, Kahele K, Rhoads K, Chang S, Ruderman R, Keohokalole J. Moriwaki S

Establishes the long term rental assistance pilot program to be administered by the Hawaii public housing authority. Requires the authority to enter into a memoranda of agreement with the counties to implement this act; provide long term rental assistance to individuals who are over 60 years of age and are homeless or at imminent risk of becoming homeless; ensure that individuals participating in the program will not pay more than 50 per cent of their income for rent; and provide housing counseling and landlord

assistance to assist elders in obtaining or retaining permanent housing. Allows the authority to work with the executive office on aging to merge the long term rental assistance pilot program with existing programs, if in the opinion of the authority, it is more efficient to do so. Provides that the authority may establish rules and qualification standards for beneficiaries of the long term rental assistance pilot program. Requires the authority to require the long term rental assistance program to participate in the continuum of care's coordinated entry system for homeless services; and require the provider of the long term assistance pilot program to input data into the US Department of Housing and Urban Development's Homeless Management Information System. Report to the legislature. Long term rental assistance pilot program shall cease to exist on June 30, 2022 (sunset). Appropriation. (\$\$) -- SB1031 HD1

Current Status: Mar-21 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB1034 SD1 HD1 (HSCR 1306)

#### RELATING TO INSURANCE.

Introduced by: Inouye L, Thielen L, Kidani M, Baker R, Chang S, Kim D, Nishihara C, Fevella K, Dela Cruz D, Keohokalole J, Rhoads K, Gabbard M, Kanuha D, Ruderman R Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs). Defines breast tomosynthesis to mean a radiologic procedure that involves the acquisition of projection images over the stationary breast to produce cross sectional digital 3 dimensional images of the breast. Provides that the term low dose mammography also includes digital mammography and breast tomosynthesis. Act to be repealed on June 30, 2024 (sunset). -- SB1034 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=17 19 Conference Committee: Senate Members: Baker R,

Moriwaki S -- Chang S, Fevella K, Thielen L

SB1035 SD1 (SSCR 831)

# RELATING TO SEXUAL VIOLENCE.

Introduced by: Shimabukuro M, Nishihara C, Kidani M, Harimoto B, Rhoads K, Keohokalole J, Thielen L, Baker R, English J, Inouye L, Kim D, Kanuha D, Gabbard M, Fevella K, Dela Cruz D

Amends provisions relating to civil action arising from sexual offenses; application; certificate of merit. Allows an action or recovery of damages based on physical, psychological, or other injury or condition suffered by a minor arising from the sexual abuse of the minor by any person may be commenced against the person who committed the act of sexual abuse at any time. -- SB1035 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to JUD then FIN

SB1036 SD1 HD1 (HSCR 1305)

# RELATING TO CLINICAL VICTIM SUPPORT SERVICES.

Introduced by: Baker R, Kidani M, Inouye L, Chang S, Rhoads K, Nishihara C, Dela Cruz D, Keohokalole J, Ruderman R, Fevella K

Amends the mental health and alcohol and substance use disorder treatment insurance benefits. Adds insurance coverage for clinical victim support services for victims of sexual violence and abuse. -- SB1036 HD1

Current Status: Mar-14 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1041 SD2 HD2 (HSCR 2204)

# RELATING TO EMPLOYMENT PRACTICES.

Introduced by: Thielen L, Baker R, Kidani M, Chang S, Rhoads K, Inouye L, Keohokalole J, Fevella K, Nishihara C, Dela Cruz D

Establishes provisions relating to sexual misconduct nondisclosure agreements; prohibited. Prohibits an employer to require an employee to enter into, as a condition of employment, a nondisclosure agreement that prevents the employee from disclosing sexual harassment or sexual assault occurring in the workplace, at work related events, between employees, or between an employer and an employee. Provides that it is an unlawful practice under employment practices law for an employer to retaliate against an employee for disclosing or discussing sexual harassment or sexual assault. Provides that this shall not apply to human resources employees expected to maintain the confidentiality of an investigation as part of their official duties, employees requested to maintain the confidentiality of an ongoing human resources investigation, and confidential settlements between an employee alleging sexual harassment or sexual assault and an employer only if the employee consents to confidentiality. -- SB1041 HD2

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Lee C -- Eli S, Matsumoto L

Apr=23 19 Conference Committee: Senate Members: Taniguchi

B. Rhoads K -- Fevella K

SB1043 SD2 HD1 (HSCR 1325)

# RELATING TO HEALTH CARE.

Introduced by: Thielen L, Rhoads K

Requires the auditor to conduct a feasibility study on whether health insurers, mutual benefit societies, and health maintenance organizations should be mandated to provide health insurance coverage for a comprehensive category of reproductive health services, drugs, devices, products, and procedures. Allows the auditor to request input from appropriate agencies and the private sector stakeholders as it deems appropriate. Report

to the legislature. -- SB1043 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to CPC

SB1046 SD2 HD1 (HSCR 1294)

# RELATING TO DOMESTIC VIOLENCE.

Introduced by: Baker R, Thielen L, Inouye L, Chang S, Rhoads K

Amends provisions relating to family leave requirement. Provides that employee shall be entitled to a total of 4 weeks of family leave during any calendar year to include to seek safety, medical attention, or victim services related to domestic or sexual violence against the employee or the employee's minor child. Requires family leave taken related to domestic or sexual violence against the employee or the employee's minor child to be made available to the employee in addition to victim leave under provisions relating to leave of absence for domestic or sexual violence and shall be treated the same as family leave taken for the other purposes permitted under provisions relating to family leave requirement for purposes of calculating accrued benefits. -- Amends provisions relating to certification. Requires when leave is to seek safety, medical attention, or victim services related to domestic or sexual violence against the employee or the employee's minor child, certification to be provided by 1 of the following methods, a certificate issued by a health care provider or other professional from whom the employee or the employee's minor child has sought assistance related to the domestic or sexual violence against the employee or employee's child; and a signed written statement from an employee, agent, or volunteer of a victim services organization; or the employee's or a minor child's attorney or advocate; or a police or court record related to the domestic or sexual violence. Requires all information provided to the employer, to be maintained in the strictest confidence by the employer, and shall not be disclosed, except to the extent that disclosure is requested or consented to by the employee; ordered by a court or administrative agency; or otherwise required by applicable federal or state law. -- SB1046 HD1

Current Status:

Mar-14 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1047 SD1 HD2 (HSCR 1703)

# RELATING TO DOMESTIC VIOLENCE.

Introduced by: Thielen L

Establishing provisions relating to petty misdemeanor abuse of a family or household member. Provides that a person commits the offense of a family or household member as a petty misdemeanor if the person intentionally, knowingly, or recklessly strikes, shoves, kick, or otherwise touches a family or household member in any offensive manner or subjects the family or household member to offensive physical contact. Act to be repealed on June 30, 2022 (sunset). -- SB1047 HD2

Apr=11 19 Senate Disagrees to House amendments **Current Status:** 

Apr=22 19 Conference Committee: Senate Members: Rhoads K

-- Fevella K, Kim D, Wakai G

Apr-24 19 Conference Committee: House Members: San

Buenaventura J, Lee C, Kitagawa L -- Eli S, Thielen C

SB1048 SD1 HD1 (HSCR 1296)

# RELATING TO SEXUAL HARASSMENT.

Introduced by: Thielen L. Moriwaki S

Establishes provisions relating to confidentiality clauses; sexual harassment claims; unenforceable. Provides that a confidentiality clause in any agreement or contract relating to employment or executed in the course of employment is not enforceable as to a sexual harassment claim; provided that nothing in this section shall require any person to involuntarily disclose or disseminate information; provided further that nothing in this section shall prohibit the parties from entering into a confidentiality agreement as

part of a legal settlement of a specific claim. -- Amends provisions relating to mandatory arbitration; sexual harassment claims; prohibited. Provides that no agreement to arbitrate shall include language requiring arbitration of sexual harassment claims beginning July 1, 2019. -- Amends provisions relating to validity of agreement to arbitrate. Provides that an agreement for mandatory arbitration is not enforceable as to a sexual harassment claim; provided that nothing in this shall prohibit the parties from voluntarily entering arbitration in regard to a specific claim or require any person to involuntarily disclose or disseminate information; provided further that nothing in this shall prohibit the parties from voluntarily entering into a confidentiality agreement as part of a legal settlement of a specific claim. -- SB1048 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Lee C, Eli S -- San Buenaventura J, Thielen C

Apr=23 19 Conference Committee: Senate Members: Taniguchi

B, Rhoads K -- Fevella K

SB1050 SD2 (SSCR 1159)

# RELATING TO HOUSING.

Introduced by: Thielen L

Establishes a task force within the Hawaii housing finance and development corporation to examine and report on the feasibility of the State establishing and operating a housing loan program for state employees similar to that of the US Department of Veterans Affairs VA home loan program. Report to the legislature. Task force shall be dissolved on (sunset). Appropriation. (\$\$) -- SB1050 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to HSG/ LAB/ then FIN

SB1051 SD1 HD2 (HSCR 1690)

# RELATING TO HOMELESS INDIVIDUALS WITH SEVERE MENTAL ILLNESS.

Introduced by: Thielen L, Keohokalole J, Chang S

Established within the department of human services a task force on chronically homeless individuals with severe mental illness or substance use disorders to determine specific implementation requirements necessary to establish a pilot program intended to procure the services of a service provider to operate a shelter and provide mental health treatment for homeless individuals with severe mental illness or severe co occurring mental illness and substance use disorders who are subject to court ordered guardianship or assisted community treatment orders. Requires the task force to consider specific implementation concerns and any procedural, legal, or other requirements necessary for a pilot project, including but not limited to developing specific recommendations to address the population targeted by the pilot program, including specialized levels of treatment, coordination of care, and compliance with all regulatory and licensing requirements; developing procedures to address the safety of clients and staff involved with the pilot program; and ensuring that all legal requirements are met when recommending assisted community treatment for an individual under court ordered guardianship or an assisted community treatment order, when the individual will not voluntarily participate in treatment. Provides that for the purposes of facilitating the work, necessary investigation, and to promote decision making the task force members may work together, investigate matters, and make preliminary decisions without regard to provisions relating to permitted interactions of members; provided that any decisions are included in the meeting notice of the task force; and subject to further review and comment by the task force members and members of the public who are present at a duly noticed meeting of the task force. Exemption from provisions relating to permitted interactions of members to cease on January 1, 2020 (sunset); and a majority of task force members or their designees present at a duly noticed meeting of the task force shall constitute a quorum of the task force. Report to the legislature. Task force to cease to exist on June 30, 2021 (sunset). Appropriation. (\$\$) -- SB1051 HD2

Current Status:

Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1054 SD2 (SSCR 1160)

# RELATING TO PLANNING.

Introduced by: Thielen L, Chang S, Keohokalole J

Establishes provisions relating to climate change hazards and mitigation planning; required. Requires the state and each county to incorporate evaluations, predictions, and recommendations pertaining to climate change hazards and mitigation into their respective multi hazard mitigation plans. Requires those plans to incorporate findings of the "Hawaii Sea Level Rise Vulnerability and Adaptation Report " prepared by the Hawaii climate change mitigation and adaptation commission. -- Establishes provisions relating

to sea level rise vulnerability; infrastructure sites. Requires the public utilities commission to consider the findings in the " Hawaii Sea Level Rise Vulnerability and Adaptation Report " prepared by the Hawaii climate change mitigation and adaptation commission and to seek to avoid critical electrical infrastructure projects in areas of higher risk to reduce risk to taxpayers and the general public. Requires any public utility regulated by the public utilities commission to incorporate the findings of the Hawaii Sea Level Rise Vulnerability and Adaptation Report into the utility's capital investment planning processes in any relevant applications and regular reports that may be filed with the public utilities commission. -- Requires the State and each county to develop and establish comprehensive frameworks, state functional plans, county general plans, and community development plans addressing sea level rise adaptation strategies. Requires all floodplain mapping supported by state or county funding to include information from the "Hawaii Sea Level Rise Vulnerability and Adaptation Report "that anticipates sea level rise and floodplains in terms of special flood hazard areas, as defined by the Federal Emergency Management Agency. Encourages each county to participate in the community rating system developed by the national flood insurance program. -- SB1054 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to EEP/ WLH/ then CPC then FIN

SB1056 SD1 (SSCR 3088)

# RELATING TO LOBBYISTS.

Introduced by: Thielen L, Chang S, Ruderman R

Amends provisions relating to contributions and expenditures; statement. Adds that in a general election year, lobbyists shall additionally file a statement of expenditures on the 2nd Friday in August, and the 1st Monday in November. -- SB1056 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB1064 SD2 (SSCR 990)

# RELATING TO AGRICULTURE.

Introduced by: Thielen L

Amends provisions relating to creation under the condominium law. Requires that upon recordation of the master deed together with a declaration, the condominium property regime is deemed created; provided that in any county where 1/3 or less of the county's land is classified in the state agricultural district no condominium property regime shall be created on any parcel of land classified in the state agricultural land use district consisting of 25 or more acres; no condominium property regime established as of the effective date of this law on any parcel of land classified in the state agricultural land use district greater than 25 acres to be later amended to allow for a single family dwelling; and no parcel of land classified in the state agricultural land use district consisting of 25 or more acres is to be subdivided for the purpose of creating a condominium property regime. -- SB1064 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to AGR/ WLH/ then CPC then FIN

SB1069 SD1 HD1 (HSCR 1689)

# RELATING TO REDUCTION OF NOISE FROM HELICOPTER OPERATIONS. Introduced by: Thielen L

Provides a helicopter noise canceling technology system income tax credit. Defines helicopter noise canceling technology system to mean any modification or equipment that is installed onto a helicopter with the effect of reducing the amount of noise emitted from dBA as measured \_ the helicopter to a maximum sound level of helicopter. Requires certification from a qualified inspector or other qualified person that the helicopter and the helicopter's noise canceling technology system meets the requirements to be submitted to the department of taxation. -- Establishes provisions relating to tour helicopter surcharge. Provides that there shall be levied, assessed, and collected on all gross proceeds and gross income taxable under the general excise tax law, a tour helicopter surcharge on every commercial helicopter business for passengers transported within a calendar month dollars and for passengers dollars. Requires the surcharge to be paid into transported within a calendar month the helicopter noise canceling technology system special fund. -- Establishes provisions relating to helicopter noise canceling technology system special fund. Establishes the fund to be administered by the director of taxation. Requires all moneys in the fund to be appropriated, applied, or expended by the department for the administration of the helicopter noise canceling technology system tax credit. -- SB1069 HD1 **Current Status:** Apr=11 19 Senate Disagrees to House amendments

SB1077 SD1 HD2 (HSCR 1695)

RELATING TO HAWAII STATE AND CONTRACTED CORRECTIONAL FACILITIES.

Introduced by: Kouchi R (BR)

Establishes provisions relating to correctional facility and community correctional center deaths; reporting. Requires the director of public safety to report to the governor, and the governor to report to the legislature, the deaths of any correctional facility or community correctional center employee who dies on the grounds of a correctional facility or community correctional center where Hawaii inmates reside or who dies from an injury sustained on the grounds of a correctional facility or community correctional center where Hawaii inmates reside; and Hawaii inmate who is incarcerated in a state or contracted correctional facility. Establishes reporting requirements. Further requires the director to immediately report the official cause of death to the governor, and the governor shall immediately report the official cause of death to the legislature when the official cause of death has been determined. Provides that the director shall have the discretion to withhold disclosure of the decedent's name or any information protected from disclosure by state or federal laws. -- Amends provisions relating to sexual assaults in prison. Provides that the department of public safety shall preserve any forensic evidence consisting of human biological specimens for collection by the relevant criminal investigation entity or coroner, if there is any indication of sexual assault leading to the death of any correctional facility or community correctional center employee who dies on the grounds of a correctional facility or community correctional center where Hawaii inmates reside or who sustains an injury on the grounds of a correctional facility or community correctional center where Hawaii inmates reside that causes the death of the employee; and Hawaii inmate who is incarcerated in a state or contracted correctional facility. -- SB1077 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1078 SD2 (SSCR 954)

# RELATING TO LOW-SPEED ELECTRIC BICYCLES.

Introduced by: Kouchi R (BR)

Amends provisions relating to county vehicular taxes. Redefines bicycle to include a low speed electric bicycle as defined under title 15 US Code section 2085; provided that an operator of a low speed electric bicycle shall be at least15 years of age. -- Amends provisions relating to highway safety. Redefines bicycle to include a low speed electric bicycle as defined under 15 US Code section 2085; provided that an operator of a low speed electric bicycle shall be at least15 years of age. -- Amends provisions relating to the statewide traffic code. Redefines bicycle to include a low speed electric bicycle as defined under 15 US Code section 2085; provided that an operator of a low speed electric bicycle shall be at least15 years of age. -- SB1078 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TRN then JUD

SB1079 SD2 HD1 (HSCR 1551)

# RELATING TO DEFERRED MAINTENANCE.

Introduced by: Kouchi R (BR)

Establishes the deferred maintenance task force within the office of the governor to develop a maintenance and replacement schedule for repairs and replacement of state owned facilities to eliminate the increased costs of deferred maintenance over time, including proposed annual appropriations for maintenance costs projects, by fiscal year and means of financing; develop consistent criteria and standardized methodology for identifying maintenance projects and priorities; use agreed upon criteria and methodology in determining an accurate estimate of the total amount of deferred maintenance backlog by state departments and divisions; consider best policies, practices, and laws from other jurisdictions related to maintenance of state owned buildings, facilities, and other improvement; develop common standards, assumptions, and plan presentations so the schedule of repairs and replacement for state owned facilities are consistent between departments; decide the priority order to conduct data collection of all state owned facilities in need of repair and replacement, such as by department or by island; consider whether a class of bond funds should be issued with a term shorter than 20 years, to reflect that certain major building systems or components may have expected useful lives of less than 20 years and may require replacement on a shorter cycle; and evaluate and encourage the use of computerized management systems to manage facility maintenance work orders, improve accountability of facilities service providers, and assist tracking of scheduled maintenance and proactive, predictive identification of service needs. Reports to the legislature. Task force to be dissolved on January 14, 2022 (sunset). Appropriation. (\$\$) -- SB1079 HD1

Current Status: Mar-21 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB1082 SD2 HD2 (HSCR 2203)

RELATING TO WAGES.

Introduced by: Kouchi R (BR)

Amends provisions relating to contractor liability; unpaid wages. Requires a general contractor entering into or under a contract in the State for the erection, construction, alteration, or repair of a building, structure, or other private work to assume and is liable for any debt owed to a claimant for wages incurred by a subcontractor at any tier acting under, by, or for the general contractor, for the claimant's performance of labor included in the contract between the general contractor and the owner. Allows the director of the department of labor and industrial relations to enforce liability for unpaid wages against a general contractor. Provides that the general contractor's liability shall be limited to unpaid wages, including any interest owed. Allows a joint labor management cooperation committee established pursuant to section 175a of the federal Labor Management Cooperation Act of 1978 (29 U.S.C. 175a) to bring an action in any court of competent jurisdiction against a general contractor or subcontractor at any tier for unpaid wages owed to a claimant by the general contractor or subcontractor for the performance of private work, including unpaid wages owed by the general contractor. -- SB1082 HD2

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=15 19 Conference Committee: Senate Members: Taniguchi

B, Rhoads K -- Fevella K

SB1111 SD2 (SSCR 1092)

RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.

Introduced by: Thielen L

Program appropriations for the department of accounting and general services. (\$\$) --

SB1111 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LMG then FIN

SB1121 SD2 (SSCR 956)

# RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Harimoto B

Requires the department of health to establish a working group to examine and develop recommendations to update the statutory description of the department of health's powers, duties, functions, and responsibilities including incorporating into the statutory description population based approaches to public health and prevention that recognize that health is affected by numerous factors besides heath care and requires a collaborative approach. Report to the legislature. Appropriation. (\$\$) -- SB1121 SD2

Current Status: Mar-19 19 Passed Second Reading House

Mar-19 19 Referred to FIN

SB1126 SD2 (SSCR 988)

# RELATING TO REAL ESTATE DISCLOSURE.

Introduced by: Rhoads K, Riviere G, Ruderman R, Chang S

Establishes provisions relating to sea level rise hazard exposure statement. Requires that beginning November 1, 2019, every sale or transfer of real property is to include a sea level rise hazard exposure statement executed by the purchaser or transferee. Requires every sea level rise hazard exposure statement to include acknowledgment by the purchaser or transferee that the coastal property is at risk of losing area if the shoreline retreats inland due to erosion, sea level rise, or permitting requirements; maps showing historic coastal erosion, flood insurance zones, and sea level rise exposure areas exist to inform the public of risks; shoreline certifications and setbacks are determined pursuant to coastal zone management law, and the location of the certified shoreline and setback may be affected by inland migration of the upper reach of the wash of the waves; obtaining permits to repair or install shoreline protection structures may be difficult due to state and federal coastal zone management policies discouraging coastal hardening; beaches are public trust resources that governmental agencies have a responsibility to protect; the public enjoys a right of access to Hawaii's shorelines, including the right of transit along the shorelines, and this right of transit can be threatened by shoreline protection structures that reduce the width of beaches as sea level rise occurs; and the department of land and natural resources may require a landowner to remove encroaching vegetation if a landowner's human induced, enhanced, or unmaintained vegetation interferes with or encroaches on a beach transit corridor. Requires all vulnerable coastal property purchaser statements to be notarized and recorded in the bureau of conveyances. -- Amends provisions relating to notification required; ambiguity under the mandatory seller disclosures in real estate transactions law. Requires that when residential property lies within a sea level rise exposure area as officially designated by the Hawaii climate change mitigation and adaptation commission subject to the availability of maps that designate the 5 areas by tax map key (zone,

section, parcel), the seller is to include the material fact information in the disclosure statement provided to the buyer subject to this law. Requires each county to provide, where available, maps of its jurisdiction detailing the 5 designated areas. -- SB1126 SD2 Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-12 19 Multiple Re referral to WLH/ EEP/ then CPC then JUD

SB1131 SD2 HD2 (HSCR 1985)

# RELATING TO OHANA ZONES.

Introduced by: Dela Cruz D

Amends Act 209, session laws of 2018, which establishes the ohana zones pilot program. Adds that ohana zones may be situated on private lands owned by nonprofits under a public private partnership. Increases the number of sites to at least 6. Requires that the designated agencies to identify at least 2 sites on each of the islands of Hawaii, Kauai, and Maui, if the ohana zones pilot program capacity permits. Adds that the reports to the legislature include an evaluation of the ohana zones to determine what ultra low cost modular housing would be best suited for permanent supportive housing and an evaluation of the ohana zones to determine whether there are off the grid infrastructure technologies that can provide drinking water, electricity, and process sewage, without existing infrastructure. Provides that the pilot program shall cease to exist 3 years from the contract execution date or on June 30, 2022, whichever is later (sunset). Appropriation to the department of human services for staffing, facility construction, provision of services, and administrative costs. Requires the department to transfer the expenditure authority to designated executive branch departments or agencies within a reasonable time. (\$\$) -- SB1131 HD2

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: San Buenaventura J, Matayoshi S, Nakamura N -- Gates C,

McDermott B

Apr=18 19 Conference Committee: Senate Members: Ruderman

R, Chang S, Kidani M -- Fevella K, Thielen L

SB1134 SD1 (SSCR 203)

#### RELATING TO HEEIA STATE PARK.

Introduced by: Riviere G

Appropriation to the department of land and natural resources for the Heeia National Estuarine Research Reserve System, including the Heeia state park community based long range plan, and for the planning and design of the Heeia National Estuarine Research Reserve System education center. (\$\$) -- SB1134 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB1135 SD2 (SSCR 881)

# RELATING TO THE LAND USE COMMISSION.

Introduced by: Riviere G

Amends provisions relating to amendments to district boundaries involving land areas greater than 15 acres. Allows the land use commission either by its own motion or upon motion by any party or interested person to issue and serve upon the party bound by the condition an order to show cause why the property should not revert to its former land use classification or changed to a more appropriate classification. Provides that, if the commission finds that the petitioner's failure to adhere to or comply with representations or conditions does not warrant reversion to the land's former land use classification or change to a more appropriate classification, the commission may modify such conditions or impose new conditions to ensure compliance with the decision and order and to mitigate any injury resulting from the failure to adhere to or comply with representations or conditions regardless of whether there has been substantial commencement of use of the land. Allows for representations made or a condition imposed relating to infrastructure, the environment, cultural resources, archeological resources, or the public trust doctrine. Establishes administrative fine. -- SB1135 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB1143 SD1 HD1 (HSCR 1548)

# RELATING TO COLLECTIVE BARGAINING.

Introduced by: Taniquchi B

Amends provisions relating to disclosure to an exclusive representative. Requires that employees within their respective bargaining unit, name, mailing address, physical worksite address, date of change of physical worksite address, organizational structure, including name and codes for department, division, branch, section, and unit, or equivalent, as applicable, worksite telephone number, job title, job description, position

number, employee identification number, appointment type, civil service status, information regarding new hire employee shall be provided to the appropriate exclusive

representative within 1 payroll period. -- SB1143 HD1

Current Status: Mar-21 19 Passed Second Reading House as amended (HD1)

Mar-21 19 Referred to FIN

SB1149 SD2 (SSCR 705)

# RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Ruderman R

Appropriation to the department of agriculture to establish a pilot program to identify and to purchase the outer shell of efficient foreign agriculture small equipment and retrofit engines to comply with Environmental Protection Agency emission standards for small

engines. Report to the legislature. (\$\$) -- SB1149 SD2

Current Status: Mar-20 19 Passed Second Reading House

Mar-20 19 Referred to FIN

SB1150 SD2 HD1 (HSCR 2142)

# RELATING TO THE DEPARTMENT OF AGRICULTURE.

Introduced by: Gabbard M, Ruderman R

Appropriation to the department of agriculture to provide grants for fencing, corral traps, and establish and operate a program to reduce feral pig populations. (\$\$) -- SB1150 HD1

Apr=11 19 Senate Disagrees to House amendments **Current Status:** 

Apr=18 19 Conference Committee: Senate Members: Gabbard

M, Kahele K -- Fevella K

Apr-22 19 Conference Committee: House Members: Creagan R,

Cullen T -- Okimoto V

SB1151 SD1 HD2 (HSCR 2145)

# RELATING TO DEPARTMENT OF AGRICULTURE LOANS.

Introduced by: Gabbard M, Ruderman R

Amends provisions relating to powers and duties of the department of agriculture. Changes maximum loan amount the chairperson can approve. -- Amends provisions relating to aquaculture loan program. Changes maximum loan amount the chairperson can approve. -- SB1151 HD2

Current Status:

Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Creagan R.

Holt D -- Cabanilla Arakawa R, DeCoite L, Okimoto V

Apr=18 19 Conference Committee: Senate Members: Gabbard

M, Shimabukuro M -- Fevella K

SB1158 SD2 HD1 (HSCR 1611)

# RELATING TO SCHOOL SUPPLIES.

Introduced by: Kanuha D, Inouye L

Establishes an annual tax holiday for school supply. Provides that general excise taxes shall not be due on the sale of school supplies if the sale takes place between 12:01 a.m. on the last Friday in July of each year and ending at 11:59 p.m. of the Sunday immediately following that Friday; provided that all savings shall be passed on by the seller to the purchaser without any increase in price. -- SB1158 HD1

**Current Status:** Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1161 SD2 (SSCR 989)

# RELATING TO TRANSPORTATION NETWORK COMPANIES.

Introduced by: Inouve L

Establishes the transportation network companies law. Defines transportation network company to mean an entity that uses a digital network or software application service to connect passengers to transportation network company drivers; provided that the entity does not control, direct, or manage the transportation network company vehicles or transportation network company drivers that connect to its digital network, except where agreed to by written contract; and is not a taxicab association or a for hire vehicle owner. Allows a company to continue operating until the director of transportation has established a transportation network companies permitting process and sets a registration deadline. Requires the director of transportation to issue a permit to each applicant that satisfies the requirements for a transportation network company and collect an annual permit fee of dollars from the applicant prior to the issuance of a permit. Establishes fare transparency, agent for service, identification of transportation network company vehicles and drivers requirements. Allows the department of transportation to have the right to visually inspect a sample of records that the company is required to maintain. Requires the transportation network companies law to apply uniformly throughout the State and in all political subdivisions of the State. Amends Act 236,

session law of 2016, by repealing the sunset date. -- SB1161 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TRN then CPC then FIN

SB1163 SD2 HD1 (HSCR 1299) RELA

RELATING TO RENEWABLE ENERGY.

Introduced by: Inouye L, Baker R, Chang S, Moriwaki S, Ruderman R

Amends provisions relating to renewable energy technologies; income tax credit.

Prohibits credit to be allowed after July 1, 2045 (sunset). -- SB1163 HD1

Current Status: Mar-14 19 Passed Second Reading House as amended (HD1)

Mar-14 19 Referred to LMG

SB1167 SD1 HD1 (HSCR 1624)

RELATING TO AGRICULTURAL ENTERPRISES.

Introduced by: Kouchi R (BR)

Establishes the agricultural enterprises law. Provides that upon the mutual agreement and approval by the board of agriculture and the board of land and natural resources the department agriculture may accept the transfer of and manage certain qualifying agricultural enterprise lands and agricultural enterprises from the department of land and natural resources and certain assets, including position counts, related to the management of existing encumbered and unencumbered agricultural enterprise lands and agricultural enterprises and related facilities shall be transferred to the department of agriculture. Requires the department of agriculture to administer an agricultural enterprise program to manage the transferred agricultural enterprise lands and agricultural enterprises. Further requires the department to establish criteria to convert qualified and encumbered agricultural enterprise lands and agricultural enterprises to department leases or other forms of encumbrance. Establishes the agricultural enterprise special fund to administered by the department to be used for planning, designing, constructing, operating, maintaining, and managing, repairing, demolishing, and removing agricultural enterprise lands and agricultural enterprises from the department of land and natural resources. Appropriation to the fund and out of the fund. (\$\$) --SB1167 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Creagan R,

Holt D -- Cabanilla Arakawa R, DeCoite L, Okimoto V

Apr=24 19 Conference Committee: Senate Members: Gabbard

M, Keith-Agaran G -- Fevella K

SB1174 SD2 (SSCR 3072)

RELATING TO HAWAII CRIMINAL JUSTICE DATA CENTER FEES.

Introduced by: Kouchi R (BR)

Amends provisions relating to fees under the Hawaii criminal justice data center; civil identification law. Requires the Hawaii criminal justice data center and state and county criminal justice agencies to assess and collect reasonable and necessary fees for services provided or to be provided, which shall be deposited into the criminal history record improvement revolving fund. -- SB1174 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB1175 SD1 (SSCR 2925)

RELATING TO COVERED OFFENDER REGISTRATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to registration requirements. Repeals a provision that provides a person who meets the criteria of this provision is subject to the requirements and penalty provisions of requirement to register a change of registration information; verification by the attorney general; until such person successfully petitions the attorney general for termination of registration requirements by demonstrating that the out of state convictions upon which the sexual offender designation was established are not covered offenses under provisions relating to definitions under registration of sex offenders and other covered offenders and public access to registration information law, thereby showing that such person does not meet the criteria for registration as a covered offender under the laws of this State. -- SB1175 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB1187 HD1 (HSCR 1291)

RELATING TO AFFORDABLE HOUSING PROJECTS IN COMMUNITY DEVELOPMENT DISTRICTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to public projects under the Hawaii community development authority law. Adds an eligible housing project developed pursuant provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules

under the Hawaii housing finance and development corporation law. -- SB1187 HD1 Current Status: Mar-14 19 Passed Second Reading House as amended (HD1)

Mar-14 19 Referred to JUD

SB1190 SD2 HD2 (HSCR 1601)

RELATING TO LEASEHOLD CONDOMINIUMS ON LANDS CONTROLLED BY THE

Introduced by: Kouchi R (BR)

Establishes provisions relating to leasehold condominiums on state land. Allows the Hawaii housing finance and development corporation to sell leasehold units in condominiums created pursuant condominiums law and developed on state land to a qualified resident. Allows the term of the lease to be for 99 years, and provides that the corporation may extend or modify the fixed rental period of the lease or extend the term of the lease. -- Amends provisions relating to definition of public lands. Exempts lands to which the Hawaii housing finance and development corporation in its corporate capacity holds title and state lands set aside by the governor to the corporation or lands leased to the corporation by any department or agency of the State for a condominium. -- Amends provisions relating to legislative approval of sale or gift of lands. Adds the lands to which the Hawaii housing finance and development corporation in its corporate capacity holds title and state lands set aside by the governor to the corporation or lands leased to the corporation by any department or agency of the State for a condominium. -- SB1190 HD2

**Current Status:** Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Brower T,

Takumi R, Lee C, Cullen T -- Matayoshi S, Ward G

Apr=18 19 Conference Committee: Senate Members: Chang S.

Kahele K, Moriwaki S -- Fevella K

SB1191 SD2 HD1 (HSCR 1480)

# RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 1 (nonsupervisory blue collar employees) and for salary increases and other costs adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 1 (nonsupervisory blue collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1191 HD1

Mar-20 19 Passed Second Reading House as amended (HD1) **Current Status:** 

Mar-20 19 Referred to FIN

SB1193 SD2 HD1 (HSCR 1482)

# RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 3 (nonsupervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 3 (nonsupervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1193 HD1

**Current Status:** Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Kanuha D -- Fevella K, Ihara L

Apr-22 19 Conference Committee: House Members: Johanson A,

Luke S -- Matsumoto L

SB1194 SD2 HD1 (HSCR 1483)

# RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1194 HD1

**Current Status:** Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Kanuha D -- Fevella K, Ihara L

Apr-22 19 Conference Committee: House Members: Johanson A,

Luke S -- Matsumoto L

SB1196 SD2 HD1 (HSCR 1485)

#### RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 6 (educational officers and other personnel of the department of education) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1196 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Kanuha D -- Fevella K, Ihara L

Apr-22 19 Conference Committee: House Members: Johanson A,

Luke S -- Matsumoto L

SB1198 SD2 HD1 (HSCR 1487)

# RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 8 (personnel of the university of Hawaii and community college system) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1198 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Kanuha D -- Fevella K, Ihara L

Apr-22 19 Conference Committee: House Members: Johanson A,

Luke S -- Matsumoto L

SB1199 SD2 HD1 (HSCR 1488)

#### RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 9 (registered professional nurses) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 9 (registered professional nurses) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1199 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Kanuha D -- Fevella K, Ihara L

Apr-22 19 Conference Committee: House Members: Johanson A,

Luke S -- Matsumoto L

SB1200 SD2 HD1 (HSCR 1489)

# RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 10 (institutional, health, and correctional workers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 10 (institutional, health, and correctional workers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$)

-- SB1200 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB1202 SD2 HD1 (HSCR 1491)

#### RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 13 (other professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 13 (other professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$)

-- SB1202 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Kanuha D -- Fevella K, Ihara L

Apr-22 19 Conference Committee: House Members: Johanson A,

Luke S -- Matsumoto L

SB1203 SD2 HD1 (HSCR 1492)

# RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 14 (law enforcement officers, and ocean safety and water safety officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1203 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B. Kanuha D -- Fevella K. Ihara L

Apr-22 19 Conference Committee: House Members: Johanson A,

Luke S -- Matsumoto L

SB1206 SD1 (SSCR 687)

# RELATING TO GENERAL OBLIGATION BOND PREMIUMS.

Introduced by: Kouchi R (BR)

Amends provisions relating to premiums by repealing general fund under the state bonds law. Authorizes that premiums be used for the purposes of application of proceeds or be

a realization of the general fund of the State. -- SB1206 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1220 SD1 (SSCR 827)

#### RELATING TO EARLY CHILDHOOD EDUCATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to exclusion from school. Exempts application to children participating in the executive office on early learning public prekindergarten (pre kindergarten, pre-kindergarten) program. -- Amends provisions relating to executive office on early learning public prekindergarten program; public preschools. Requires the office to prohibit the use of suspension in the program due to a child's behavior and that a temporary suspension may be used when there is a serious safety threat as determined by the administrator of the school. Further requires the office to prohibit the permanent removal of a student from the program due to a child's behavior; provided that when a child exhibits persistent and serious challenging behaviors, the administrator of the school shall consult with the office on how to address the behaviors. -- SB1220 SD1

**Current Status:** 

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to LHE then JUD then FIN

SB1224 SD2 (FLOOR AMENDMENT 5)

# RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY.

Introduced by: Kouchi R (BR)

Amends provisions relating to definition of public lands. Redefines public lands to include lands that are set aside by the governor to the Hawaii public housing authority or lands to which the Hawaii public housing authority in its corporate capacity holds title; provided, however, that the Hawaii public housing authority shall not sell in fee simple lands set aside by the governor to the authority or lands to which the authority in its corporate capacity holds title. -- Amends provisions relating to legislative approval of sale or gift of lands. Includes land to which the Hawaii public housing authority in its corporate capacity holds title. -- SB1224 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSG/ WLH/ then JUD then FIN

SB1227 HD1 (HSCR 1620)

# RELATING TO POVERTY.

Introduced by: Kouchi R (BR)

Amends provisions relating to the department of human services. Requires the department to administer programs through an integrated and multigenerational approach designed to improve the social well being, economic security, and productivity of the people of the State, and to reduce the incidence of intergenerational poverty and dependence upon public benefits. -- SB1227 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: San

Buenaventura J, Nakamura N -- Ward G

Apr=23 19 Conference Committee: Senate Members: Ruderman R, Riviere G -- Fevella K, Ihara L, Moriwaki S

SB1230 SD2 HD1 (HSCR 1988)

## RELATING TO YOUTH SERVICES PROGRAMS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to vocational training programs; commercial enterprise; revolving fund; operations. Creates the office of youth services revolving fund to be administered by the office of youth services. Requires all moneys collected from the sale of goods and services by individual vocational programs that engage in commercial enterprise, to be deposited into the revolving fund and to be used for the purposes of vocational programs within the office as determined by the office. Requires the administrators for each individual vocational program except those at a youth correctional facility to determine the prices at which all goods and services are sold and the prices shall be as near to the prevailing market prices for similar goods and services as practicable. Allows the vocational programs to market goods and services to both the public and private sectors. Requires the administrator for each individual vocational program to ensure that the quality of goods and services produced is comparable to similar goods and services available from the private sector. -- Amends provisions relating to establishment; purpose. Provides that other programs which encourage the development of positive self images and useful skills in such youth to include young adults, including commercial enterprise programs for young adults. Establishes individual participant program requirements. Report to the legislature. Appropriation into the fund and out of the fund. (\$\$) -- SB1230 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: San Buenaventura J, Nakamura N -- Belatti D, Tokioka J, Ward G Apr=23 19 Conference Committee: Senate Members: Ruderman

R, Riviere G -- Fevella K, Ihara L, Thielen L

SB1242 SD2 HD1 (HSCR 1459)

#### RELATING TO SOLID WASTE DISPOSAL GOALS.

Introduced by: Kouchi R (BR)

Amends provisions relating to goals under integrated solid waste management. Provides that it is the goal of the State to reduce total solid waste prior to disposal by 70 per cent by 2030, through source reduction, recycling, and bioconversion; and achieve source reduction of 50 per cent by 2030. Provides that the base year for calculating progress toward this goal shall be 2014. -- SB1242 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Lowen N,

Lee C -- Har S, Morikawa D, Thielen C

SB1243 SD1 (SSCR 765)

#### RELATING TO NEWBORN HEARING SCREENING.

Introduced by: Kouchi R (BR)

Amends provisions under Statewide Newborn Hearing Screening Program law. Repeals the definition of hearing impaired infant; management; and screening. Provides that it shall be the duty and responsibility of the department of health to establish, implement, and evaluate a statewide system for hearing screening and diagnostic audiologic evaluation to identify infants who are deaf or hard of hearing, and for the referral to and enrollment in early intervention services for infants who have been identified as deaf or hard of hearing; establish standards and guidelines for hearing screening, identification, diagnosis, intervention, and monitoring of infants who are deaf or hard of hearing or have been identified with a risk indicator for developing delayed onset or progressive hearing loss or both; develop a plan in conjunction with the department of education to involve the parents or guardians with the medical and educational follow up of infants who have been identified as deaf or hard of hearing or who have been identified with a risk indicator for developing delayed onset or progressive hearing loss or both. -- Amends provisions relating to screening for hearing impairment by changing it to hearing screening, diagnostic audiologic evaluation, and intervention. Requires all newborn infants to receive a hearing screening to allow early identification and intervention to maximize social, emotional, and language outcomes for children who are deaf or hard of hearing. Requires birthing facilities to report newborn hearing screening results to the department of health. Requires audiologists and physicians specialized in hearing function performing diagnostic audiologic evaluations of infants to report diagnostic audiologic evaluation results as determined by the department. -- SB1243 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HLT then FIN

SB1244 SD2 HD2 (HSCR 1578) RELATING TO THE SALE OF TOBACCO PRODUCTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to tobacco products and electronic smoking devices; persons under 21 years of age. Establishes penalties for any retailer, permittee or registrant. --

SB1244 HD2

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1251 SD1 (SSCR 891)

# RELATING TO LEASE EXTENSIONS ON PUBLIC LAND.

Introduced by: Kouchi R (BR)

Establishes provisions relating to commercial or industrial leases; extension of term. Allows the board of land and natural resources to extend the rental period or the term of the lease upon the approval by the board of a development agreement proposed by the lessee or by the lessee and developer to make substantial improvements to the existing improvements or to construct new substantial improvements; provided that the length of any extension granted, in the aggregate, shall not extend the original lease term by more than 40 years. Requires the lessee or the lessee and developer to submit to the board the plans and specifications for the total development being proposed prior to entering into a development agreement. Requires the board to review the plans and specifications and determine whether the development proposed in the development agreement is of sufficient worth and value to justify the extension of the lease; the estimated period of time to complete the improvements and expected date of completion of the improvements; and the minimum revised annual rent based on the fair market value of the lands to be developed, as determined by an appraiser for the board, and if deemed appropriate by an appraiser, the appropriate percentage of rent where gross receipts exceed a specified amount. Prohibits a lease extension to be approved until the board and the lessee or the lessee and developer mutually agree to the terms and conditions of the development agreement. Prohibits construction to commence until the lessee or the lessee and developer have filed with the board a sufficient bond conditioned upon the full and faithful performance of all the terms and conditions of the development agreement. Requires an extension of the rental period or term of the lease to be based on the economic life of the substantial improvements as determined by the board or an independent appraiser. Allows the board to modify or eliminate any of the restrictions, extend or modify the rental period of the lease, or extend the term of the lease upon a showing of significant economic hardship directly caused by specified circumstances. Requires any extension of a lease granted to be effectuated, documented, and executed using the most current lease form and leasing practices and policies of the board. Requires the applicant for a lease extension to pay all costs and expenses incurred by the department in connection with the processing, analyzing, or negotiating of any lease extension request and document, and the development agreement. Act to be repealed (sunset). -- SB1251 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB1252 SD1 (SSCR 249)

## RELATING TO RENTALS FOR PUBLIC LAND LEASES.

Introduced by: Kouchi R (BR)

Amends provisions relating to powers under the public lands, management and disposition of law. Allows the board of land and natural resources to approve a reduction or waiver of lease rental up to 20 years that shall not exceed the amount of the lessee's total expenditures for demolition or provision of such infrastructure if the lease rental at the beginning of the lease on any lease of public land to be used for any agricultural or pastoral use, or for resort, commercial, industrial, or other business use where the land being leased requires substantial improvements to be placed thereon; provided that such reduction or waiver shall not exceed 2 years for land to be used for any agricultural or pastoral use, or exceed 1 year for land to be used for resort, commercial, industrial, or other business use; provided further that, if a lease for resort, commercial, industrial, other business or residential purposes requires a lessee to demolish existing improvements or provide basic infrastructure including drainage, sewer, water, electricity, and other utilities before it can make productive use of the land. -- SB1252 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House
Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB1253 SD2 (SSCR 3177)

RELATING TO PENALTIES FOR VIOLATIONS ON CERTAIN STATE LANDS.

Introduced by: Kouchi R (BR)

Amends provisions relating to penalties under the wildlife law. Establishes fines for a 1st,

2nd and 3rd or subsequent violations for any person who violates any rule adopted by the department of land and natural resources regulating vehicular parking or traffic

movement. -- SB1253 SD2

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB1254 SD1 (SSCR 928)

#### RELATING TO THE ENDANGERED SPECIES TRUST FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to endangered species trust fund. Requires the fund to include moneys from fees and assessments charged for the use of public land and

waters. -- SB1254 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to EEP/ WLH/ then FIN

SB1255 SD2 (SSCR 878)

#### RELATING TO FOREST STEWARDSHIP.

Introduced by: Kouchi R (BR)

Amends provisions relating to the forest stewardship program. Includes managed forest, and management of non native forest products; provided that the land was not previously cleared of native vegetation for the purpose of non native forest production. -- Provides that payments from the forest stewardship fund are not to exceed 75 per cent of the total cost of the landowner in developing an approved management plan, and 50 per cent of the total cost of the landowner in implementing an approved management plan. -- Requires that in order for an applicant to receive funds under the forest stewardship program, an applicant is to enter into a program implementation agreement upon approval of the forest stewardship management plan by the board of land and natural resources. -- SB1255 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to WLH/ EEP/ then FIN

SB1256 SD1 (SSCR 500)

# RELATING TO CERTAIN PENALTIES FOR VIOLATIONS OF SUBTITLE 4.

Introduced by: Kouchi R (BR)

Amending provisions relating to general administrative penalties. Changes the fine for the destruction or harvesting of koa trees larger than 6 inches in diameter at ground level of an amount or 3 times market value at the time and place of the violation, as determined by the department of land and natural resources for each tree, including koa, whichever is greater in addition to any administrative fines and costs associated with restoration or replacement of habitat and damages to public land or natural resources, or any combination thereof. Requires that any person who violates any rule adopted by the department of land and natural resources under this law regulating vehicular parking or traffic movement is to have committed a traffic infraction. Establishes fines for a 1st, 2nd, 3rd or subsequent violation. -- Amending provisions relating to criminal penalties under forest reserves, water development, zoning law. Provides that any person who violates a provision of this law shall be guilty of a petty misdemeanor. Establishes fines and imprisonment without the possibility of probation or suspension of sentence. -- Repeals provisions relating to general penalty. -- SB1256 SD1

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB1257 SD2 HD2 (HSCR 2160)

# RELATING TO USE PERMITS FOR SMALL BOAT HARBOR FACILITIES. Introduced by: Kouchi R (BR)

Amends provisions relating to permits and fees for state small boat harbors; permit transfers. Repeals schedule A and schedule B categories. Repeals separate, nonresident fees. Repeals recreational vessel liveaboard fees and provides that fees shall be established by appraisal by a state licensed appraiser approved by the department of land and natural resources. Allows the department, if the recreational vessel is used as a principal place of habitation, to increase the liveaboard fee, but not more than 50 per cent in any 1 year, beginning July of each year. Requires that if the vessel is used for commercial purposes from its permitted mooring, the permittee is to pay the greater of a fee based on 3 per cent of the gross revenues derived from the use of the vessel; or if the vessel is used as a place of principal habitation, the liveaboard fee plus 2 times the moorage fee that would be assessed for a recreational vessel of the same size and if the vessel is also used as a place of principal habitation, the vessel permittee shall also pay a liveaboard fee established by appraisal by a state licensed appraiser approved by the department of land and natural resources. Requires all fees

established by appraisal to be set at fair market value. -- SB1257 HD2 Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr=17 19 Conference Committee: Senate Members: Kahele K,

Keith-Agaran G -- Fevella K, Moriwaki S

Apr-17 19 Conference Committee: House Members: Yamane R,

Todd C -- Thielen C

SB1258 SD1 (SSCR 892)

#### RELATING TO STATE BOATING FACILITIES.

Introduced by: Kouchi R (BR)

Amends provisions relating to disposition of state boating facility properties. Prohibits a lease to be approved by the board of land and natural resources unless the board has 1st found that the lessee has given public notice of any proposed development plans; engaged with the community to be affected in regard to the development plan; considered community concerns; and developed a plan to address adverse impacts; provided further that prior authorization from the legislature shall not be required for a lease. -- Repeals provisions relating to Ala Wai boat harbor; leases. -- SB1258 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ EEP/ then FIN

SB1259 SD1 (SSCR 893)

#### RELATING TO MANDATORY VESSEL INSURANCE COVERAGE.

Introduced by: Kouchi R (BR)

Establishes provisions relating to vessel insurance. Exempts all owners of vessels originally manufactured at a length of 26 feet or more that are required to be registered and numbered; or being operated in state ocean waters with a valid documentation number from the US Coast Guard; provided that this law shall also apply to owners of vessels originally manufactured at a length of less than 26 feet only if the owner was or is the registered owner of a grounded vessel located anywhere in the State or state ocean waters. Requires that all owners of vessels subject to this law to obtain with a limit of not less than 100,000 dollars per occurrence, in such a form and content as to ensure that removal and salvage of a grounded vessel are covered. Allows a vessel owner to provide alternative proof of insurance, acceptable to the department of land and natural resources to comply with this law. Allows the board of land and natural resources to grant an exemption from the marine insurance coverage requirement for a transient vessel not moored in a state small boat harbor, offshore mooring area, or other facility under the jurisdiction of the department; provided that the board finds that there is good cause and that there are extraordinary circumstances necessitating the exemption. -- SB1259 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to WLH then CPC then FIN

SB1261 SD2 (SSCR 883)

# RELATING TO THE INTERSTATE WILDLIFE VIOLATOR COMPACT.

Introduced by: Kouchi R (BR)

Establishes provisions relating to interstate wildlife violator compact. Allows the department of land and natural resources to enter into the interstate wildlife violator compact or similar agreement, whether in the form of a memorandum of understanding, written agreement, or mutual aid compact, with an appropriate state, federal, or foreign entity for mutual assistance in the enforcement of hunting, fishing, and other wildlife laws, rules, or regulations in their respective jurisdictions. -- SB1261 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB1264

# MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF PUBLIC SAFETY.

Introduced by: Kouchi R (BR)

Appropriation to the department of public safety to pay for the temporary housing of 248 inmates at a non state facility for the remaining 6 months of fiscal year 2019, during work on capital improvements to the Halawa Correctional Facility under DAGS (Department of Accounting and General Services) Job No. 12-27-5644 security electronics and hardware repairs and improvements. (\$\$) -- SB1264

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to PVM/ JUD/ then FIN

SB1268 SD1 (SSCR 672)

## RELATING TO TAX REPORTING.

Introduced by: Kouchi R (BR)

Amends provisions relating to collection of rental by 3rd party; filing with department of taxation; statement required under the general excise tax law and the transient accommodations tax law. Changes the information required to be provided to the department of taxation. -- SB1268 SD1

Current Status: Mar-01 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1274 SD1 (SSCR 676) RELATING TO DEPARTMENT OF TAXATION FEES.

Introduced by: Kouchi R (BR)

Amends provisions relating to retail dealers, permits; certificates. Repeals the permit fee and requires the department of taxation to adopt a reasonable fee by rule. -- Amends provisions relating to the cigarette tax and tobacco tax law. Repeals the wholesaler or dealer license fee and the retail tobacco permit fee and requires the department of

taxation to adopt reasonable fees by rule. -- SB1274 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1275 SD1 (SSCR 688) RELATING TO TAXATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to administration of taxes. Defines director to mean the director of taxation. -- Amends the provisions relating to environmental response, energy, and food security tax; uses and statements and payments under the fuel tax law. Repeals the definition of director to mean the director of finance of the State. Replaces the director of taxation with the department of taxation. -- Amends provisions relating to the liquor tax law. Redefines dealer to include a winery's license, a small craft producer's license, and a direct wine shipper permit under the liquor law. Repeals the requirement that the liquor commission certify to the department of taxation information about dealers from time to time and within 48 hours after such license is issued. -- Amends provisions relating to the cigarette tax and tobacco tax laws. Increases the period that records on permittees shall be preserved from 3 years to 5 years. Repeals the definition of entity. -- Repeals the license taxes payable monthly under the fuel tax law. -- Repeals monthly report on distributions of cigarettes and tobacco products, and purchase of stamps under the cigarette tax and tobacco tax law. -- SB1275 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1276 SD2 (SSCR 1162) RELATING TO MOTOR CARRIER VEHICLE SAFETY INSPECTIONS.

Introduced by: Kouchi R (BR)

Amends provisions relating to inspection of motor carrier vehicles. Requires the director of transportation to adopt rules for the administration and enforcement of motor carrier vehicle inspections, including the maximum inspection (safety check) fee charged to vehicle owners, fees collected from the stations, and the affixing of motor carrier vehicle safety inspection stickers. Requires all moneys received by the department of transportation to be deposited into the state highway fund. -- Amends provisions relating to operation of a motor carrier vehicle without a safety inspection decal by changing decal to sticker. -- SB1276 SD2

Current Status: Mar-15 19 Passed Second Reading House

Mar-22 19 Referred to FIN

SB1277 SD2 HD1 (HSCR 1394) RELATING TO MOTOR VEHICLE REGISTRATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to application for registration; full faith and credit to current certificates; this part not applicable to certain equipment. Prohibits any motor carrier that has not resolved a federal out of service order to complete an initial registration of a motor carrier vehicle until the federal out of service order has been resolved. -- SB1277 HD1

Current Status: Mar-19 19 Passed Second Reading House as amended (HD1)

Mar-19 19 Referred to FIN

SB1286 SD1 (SSCR 1163) RELATING TO COURTS.

Introduced by: Moriwaki S

Amends provisions relating to civil jurisdiction under the district court law. Increases the jurisdiction of suits for specific performance from 20,000 dollars to 40,000 dollars. --

SB1286 SD1

Current Status: Mar-20 19 Passed Second Reading House

Mar-20 19 Referred to FIN

SB1287 SD2 (SSCR 929) RELATING TO STATE PLANNING.

Introduced by: Moriwaki S, Chang S, Kidani M, Rhoads K, Nishihara C, Riviere G,

Kahele K

Establishes provisions relating to objectives and policies for the physical environment lei of green. Provides that the planning for the State's physical environment with regard to the lei of green shall be directed toward achievement of the protection and preservation of green public parks and recreational open spaces within the lei of green; the expansion of greenways and shoreline promenades interconnecting the lei of green from the Ala Wai recreational boat harbor and Kewalo Basin boat harbor public lands to Honolulu harbor; the restoration, protection, and preservation of the intrinsic elements of the lei of green; and the protection of the lei of green resources for the immediate future and to perpetuation of the lei of green to benefit the public as an environmental legacy for the present and future generations. -- Establishes provisions relating to lei of green. Requires the office of planning to implement the lei of green policy, in coordination with appropriate state and county departments. Requires the office to strive to ensure that the lei of green policy is a respected guide for the restoration, protection, and preservation of the anchor elements of the lei of green, including its historic parks and historic landscapes, recreational open spaces, and greenways extending from Diamond Head to Aloha tower; and work closely with the county and the public to implement the policy for state and county lands within the lei of green. Report to the legislature and the governor. Appropriation for costs associated with researching, compiling, and submitting the status report on the lei of green policy required including 1 full time equivalent (1.0 FTE) temporary planner position within the office of planning; provided that the temporary planner shall be responsible for researching and compiling the report on the status of the lei of green policy required. (\$\$) -- SB1287 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to LMG then WLH then FIN

SB1289 SD2 (SSCR 3178)

#### RELATING TO ROOFTOP SOLAR INSTALLATION.

Introduced by: Wakai G

Establishes provisions relating to rooftop solar installation required for new single family residential construction. Provides that on or after January 1, 2022, no building permit shall be issued for a new single family dwelling that does not include a rooftop solar energy generation system, unless the energy resource coordinator approves a variance. Provides that a variance application is only to be accepted if submitted by an architect or mechanical engineer who attests that installation is impracticable due to poor solar resource; installation is cost prohibitive based upon a life cycle cost benefit analysis that incorporates the average residential utility bill and the cost of the new rooftop solar energy generation system with a life cycle that does not exceed 20 years; or a renewable energy technology system is substituted for use as the primary energy source for electricity. Requires a request for a variance to be submitted to the coordinator on an application prescribed by the coordinator and shall include a description of the location of the property and justification for the approval of a variance. Requires a variance to be deemed approved if not denied within 60 working days after receipt of the variance application. Allows the director of business, economic development, and tourism to adopt rules to impose and collect fees to cover the costs of administering variances. -- SB1289 SD2

**Current Status:** 

Mar-05 20 Introduction/Passed First Reading - House

SB1291 SD1 HD1 (HSCR 1607)

# RELATING TO THE ALTERNATIVE ENERGY RESEARCH AND DEVELOPMENT FUND.

Introduced by: Wakai G

Appropriation to the Hawaii technology development corporation to be deposited into the alternative energy research and development revolving fund. Appropriation out of the fund. (\$\$) -- SB1291 HD1

**Current Status:** 

Apr=09 19 Senate Disagrees to House amendments Apr-15 19 Conference Committee: House Members: McKelvey A, Lowen N, Kitagawa L -- Ichiyama L, Matsumoto L, Quinlan S,

Tarnas D

Apr=18 19 Conference Committee: Senate Members: Wakai G,

Kidani M -- Fevella K, Taniguchi B

SB1293 SD2 (SSCR 1164)

#### RELATING TO A MUTUAL ASSISTANCE AGREEMENT.

Introduced by: Wakai G, Chang S, Baker R

Amends provisions relating to policy and procedure under the emergency management law. Makes it necessary to permit all public utilities and energy providers to provide services in the state pursuant to a mutual assistance agreement to repair, renovate, or install utility facilities that have been damaged, impaired, or destroyed due to or in

connection with natural disasters or emergencies. -- Amends provisions relating to additional powers in an emergency period. Allows the governor to suspend the provisions of any regulatory statute prescribing the procedures for out of state utilities to conduct business in the state including any licensing laws applicable to out of state utilities or their respective employees, as well as any orders or rules of any state agency, if strict compliance with the provisions of any statute, order or rule would in any way prevent, hinder, or delay necessary action of public utilities or energy providers or out of state utilities in coping with the emergency or natural disaster with assistance that may be provided under a mutual assistance agreement. -- SB1293 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to EEP then CPC then FIN

SB1296 SD1 (SSCR 263)

# RELATING TO THE KAHOOLAWE ISLAND RESERVE COMMISSION.

Introduced by: Shimabukuro M, Inouye L, Kanuha D, Keith-Agaran G, Ruderman R Appropriation to the department of land and natural resources to support the Kahoolawe (Kaho'olawe) island reserve commission (LNR906) in effectively meeting the unique challenges of restoring, preserving, and determining the appropriate uses of the Kahoolawe island reserve for the people of Hawaii; for 2 full time equivalent (2.00 FTE) permanent positions for the Kahoolawe island reserve commission (LNR906). (\$\$) -- SB1296 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB1297 SD2 HD1 (HSCR 1335)

# RELATING TO MOTOR VEHICLES.

Introduced by: Shimabukuro M, Inouye L, Kanuha D, Keith-Agaran G, Ruderman R, Kim D

Amends provisions relating to application for registration; full faith and credit to current certificates; this part not applicable to certain equipment. Requires that application for the registration of a vehicle shall be made upon the appropriate form furnished by the director of finance and shall include the name, occupation, address of residence, driver's license number, phone number, and emergency contacts of the owner and legal owner. If the applicant is a licensed automobile dealership or car rental company in the state, the name, business address, phone number, and state tax identification number of the licensed automobile dealership or car rental company. -- Amends provisions relating to repossession by person entitled. Requires that if the person claiming the vehicle is the legal or registered owner, the person is to show proof of an up to date motor vehicle registration and up to date motor vehicle insurance coverage prior to repossession. --Amends provisions relating to leaving abandoned or derelict vehicles. Requires that the legal owner of an abandoned vehicle is to be fined by the counties not more than 1,000 dollars; exempts the legal owner if the derelict vehicle has been previously reported stolen or taken from the legal owner without authorization. Requires the fines collected to be deposited into the general fund of the county that collected the fine. -- SB1297 HD1

Current Status: Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Aquino H,

Lee C, Hashimoto T -- Gates C, Thielen C

Apr=18 19 Conference Committee: Senate Members: Inouye L,

Rhoads K, Shimabukuro M -- Fevella K, Kahele K

SB1307 SD2 (SSCR 930)

MAKING AN APPROPRIATION FOR THE DEPARTMENT OF EDUCATION TO STUDY THE FEASIBILITY OF COMBINING THE RESOURCES AND ORGANIZATION OF THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES WITH THE DEPARTMENT OF EDUCATION ON THE ISLANDS OF KAUAI, MAUI, MOLOKAI, LANAI, AND HAWAII ISLAND.

Introduced by: Kidani M, Keith-Agaran G

Appropriation to the department of education for the office of school facilities and support services to determine the feasibility of combining the resources and organization of the department of accounting and general services that services and maintains school buildings on the islands of Kauai, Maui, Molokai, Lanai, and Hawaii island with the department of education. (\$\$) -- SB1307 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LHE/ LMG/ then FIN

SB1310 SD2 HD1 (HSCR 1386)

RELATING TO INDIVIDUAL HOUSING ACCOUNTS.

Introduced by: Chang S

Establishes the individual housing accounts savings program law. Establishes the

individual housing accounts saving board within the department of budget and finance to establish, implement, and maintain the program. Requires the program to allow employees for compensation in the State to contribute to an account through payroll deduction. Establishes the individual housing accounts savings program administrative fund. Requires the director of finance to be the treasurer and custodian of the fund. Annual report to the legislature and governor. -- Amends provisions relating to individual housing accounts. Allows the use to provide assistance during economic hardships, for capital improvements for homeownership, cemetery and mortuary services, or senior housing. Requires the taxpayer to pay a penalty on any amounts distributed less than 365 days from the date on which the amounts were made as contribution. Allows a deduction to provide funding for the 1st month's rent or a rental deposit on a dwelling place that is to be used by the individual or the individual's immediate family as the principal residence or to provide funding for downpayment assistance or closing costs on a principal residence. Prohibits deduction to be allowed on any amounts distributed within 24 months from the date on which the 1st contribution is made to the account. Includes a community development financial institution as a possible trustees of an account. Allows a taxpayer to establish an individual housing account in the name of a dependent of the taxpayer upon providing the dependent's birth certificate and social security number to the director of taxation. Appropriation to the fund and out of the fund. (\$\$) -- SB1310 HD1

**Current Status:** 

Apr=09 19 Senate Disagrees to House amendments Apr-15 19 Conference Committee: House Members: Brower T, San Buenaventura J, Matayoshi S -- Nakamura N, Thielen C Apr=18 19 Conference Committee: Senate Members: Chang S,

Kanuha D, Rhoads K -- Fevella K

SB1323 SD1 HD1 (HSCR 1384)

## RELATING TO APPLIANCE EFFICIENCY STANDARDS.

Introduced by: Kouchi R

Establishes provisions relating to appliance efficiency standards. Directs the public utilities commission and the department of business, economic development and tourism to adopt minimum appliance efficiency standards for products sold or installed in the state. Requires the commission and the department adopt rules to effectuate the purposes of this provision. Establishes appliance efficiency standards for computers and monitors, faucet, high CRI fluorescent lamp, showerhead, or spray sprinkler bodies. Requires that on or after January 1, 2022, no products are to be installed for compensation in the state unless the efficiency of the new products meets or exceeds the efficiency standards provided in rules adopted pursuant to this law. Establishes provisions relating to requirements for testing, certification, and labeling and protection against repeal of federal standards. -- Amends provisions relating to requirements for the public benefits fee administrator. Provides that a public benefits fee administrator's duties and responsibilities may include educating and training appliance manufacturers, distributors, and retailers of appliance efficiency standards to improve compliance. -- SB1323 HD1

Current Status:

Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-15 19 Referred to CPC

SB1328

# RELATING TO PRESCRIPTION DRUGS.

Introduced by: Baker R, Ruderman R, Chang S, Keith-Agaran G, Rhoads K Establishes provisions relating to mandatory notification of prescription drug price increases. Requires a manufacturer of a prescription drug with a wholesale acquisition cost of more than 40 dollars for a course of therapy to notify each prescription drug benefit plan and pharmacy benefit manager of any planned price increase if that increase will result in a 16 per cent or more increase in the wholesale acquisition cost of the prescription drug over any 2 year period. Establishes notice requirements. Requires the insurance commissioner to post on the website of the department of commerce and consumer affairs the names and addresses of the prescription drug benefit plans and pharmacy benefit managers required to receive notice. Defines course of therapy to means the recommended daily dosage units of a prescription drug for 30 days, pursuant to its prescribing label as approved by the federal Food and Drug Administration; or the recommended daily dosage units of a prescription drug pursuant to its prescribing label for a normal course of treatment that is less than 30 days, as approved by the federal Food and Drug Administration. -- SB1328

Current Status: Mar-05 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HLT then CPC

SB1329 SD2 (SSCR 1052)

RELATING TO THE SALARY OF THE PUBLIC UTILITIES COMMISSIONERS.

Introduced by: Baker R

Amends provisions relating to public utilities commission; number, appointment of commissioners, qualifications; compensation; persons having interest in public utilities; authority. Changes the salary of the chairperson of the commission from 87 per cent of the salary of the director of human resources development, to the equal to the highest pay tier of a 1st deputy attorney general of the department of the attorney general, and changes the salary of the commissioners from 95 per cent of the chairperson's salary to the lowest pay tier of the 1st deputy attorney general of the department of the attorney general. -- SB1329 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LAB then FIN

SB1333 SD2 HD1 (HSCR 1496)

#### RELATING TO PROCUREMENT.

Introduced by: Thielen L, Inouye L

Amends provisions relating to the Hawaii public procurement code. Requires past performance to be evaluated in all bids expected to meet or exceed the small purchase threshold. -- Requires past performance to be evaluated in all solicitations expected to meet or exceed the small purchase threshold. -- Requires purchases to be made from, and contracts to be awarded to, responsible prospective contractors only. -- Amends provisions relating to retention of procurement records; by adding evaluations. Requires written past performance evaluations for all procurements over the small purchase threshold to be conducted at least annually and at the time the work under a contract or order is completed. Requires past performance evaluations to be maintained in the department's procurement files, and in the statewide past performance database. --Establishes the initial procurement working group. Requires the working group to identify issues relating to existing procurement methods and collect data to determine the magnitude of the problem; document existing practices and processes, including but not limited to procurement methods; preparation of solicitation documents; evaluation and basis of award, including the consideration of past performance when deemed appropriate; post award contract administration; suspension; and debarment; identify lessons learned from case studies of projects identified as having bad contractors or subcontractors; identify shortfalls, needs, gaps, or challenges in laws and rules, processes, knowledge, and resources; find potential methods or mechanisms available to address the problems identified, including but not limited to the use of a past performance database; and recommend specific objective criteria to be used to evaluate the past performance of bidders in a competitive sealed bid procurement. Report to the legislature. Appropriation to develop and create a statewide past performance database; and for the outsourcing of positions to assist with developing rules, including facilitating community and government meetings, and benchmarking analysis in determining the most fair, objective, and descriptive procedures for the state. (\$\$) -- SB1333 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB1339 SD2 (SSCR 1038)

## RELATING TO REAL PROPERTY TRANSACTIONS.

Introduced by: Keith-Agaran G

Establishes provisions relating to vulnerable coastal property purchaser statement. Requires every sale or transfer of vulnerable coastal property to include a vulnerable coastal property purchaser statement executed by the purchaser or transferee. Requires every vulnerable coastal property purchaser statement is to include acknowledgment by the purchaser or transferee of specific risks and hazards regarding the property. Further requires all vulnerable coastal property purchaser statements to be notarized and recorded in the bureau of conveyances. -- SB1339 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ EEP/ then CPC then FIN

SB1340 SD2 (SSCR 1011)

#### RELATING TO REAL PROPERTY TRANSACTIONS.

Introduced by: Keith-Agaran G

Amends provisions relating to notification required; ambiguity. Requires seller to disclose when residential real property lies within the sea level rise exposure area as officially designated by the Hawaii climate change mitigation and adaptation commission or its successor. Requires each county to provide, where available, maps of its jurisdiction detailing the 5 designated areas specified in this law. -- SB1340 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ EEP/ then CPC then FIN

SB1343 SD1 HD1 (HSCR 1934)

RELATING TO SELECTIVE SERVICE.

Introduced by: Keith-Agaran G

Establishes the selective service registration awareness and compliance act. Provides that any person who is not in compliance with the Military Selective Service Act shall not be permitted to enroll in, or receive education from, a state supported post secondary educational institution, including a university, college, community college, professional school, research facility, education center, or institution within the University of Hawaii system and not be eligible to receive a loan, grant, scholarship, or other financial assistance for post secondary education that is provided, supported, or guaranteed by the State. Further prohibits any person who is not in compliance with the Military Selective Service Act to shall not be eligible for employment by the State or any of its political subdivisions and service for the State or any of its political subdivisions, including all offices, self governing bodies, boards and commissions, departments, agencies, institutions, and instrumentalities. -- SB1343 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-17 19 Conference Committee: House Members: Lee C,

Cullen T -- Morikawa D, Ward G

Apr=18 19 Conference Committee: Senate Members: Nishihara

C, Kim D, Keith-Agaran G -- Fevella K, Kahele K

SB1344 SD1 (SSCR 383)

#### RELATING TO DEBT.

Introduced by: Rhoads K, Ruderman R

Amends provisions relating to general provision governing the issuance of licenses. Provides that this provision does not apply to outstanding and delinquent payments pursuant to the adjudication of traffic infractions law. -- Amends provisions relating to powers of the district court judge sitting in the traffic division. Requires a district court judge sitting in the traffic division. Requires a district court judge sitting in the traffic division and hearing cases pursuant to adjudication of traffic infractions law to not order the director of finance to withhold issuing or renewing the driver's license, or registering, renewing the registration of, or issuing the title to a motor vehicle, of any person who has not paid a monetary assessment, has not performed community service in lieu thereof, or has not otherwise satisfied a judgment for the state entered pursuant to this law. -- Repeals provisions relating to driving after license suspended or denied for noncompliance with an order of support; penalties. -- Repeals provisions relating to restriction on driver's license and motor vehicle registration. -- SB1344 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TRN then JUD

SB1347 SD1 (SSCR 1127)

RELATING TO THE WEED AND SEED STRATEGY.

Introduced by: Rhoads K

Appropriation to the department of the attorney general as a grant to Weed and Seed

Hawaii, Inc., to maintain the weed and seed program. (\$\$) -- SB1347 SD1

Current Status: Mar-20 19 Passed Second Reading House

Mar-20 19 Referred to FIN

SB1351 SD1 HD1 (HSCR 1418)

RELATING TO HEMP.

Introduced by: Gabbard M

Amends provisions relating to inspections; fees under the industrial hemp pilot program. Allows the sampling of industrial hemp plants to occur in the following manner or according to sampling protocol for industrial hemp set or adopted by the department of agriculture. Allows samples of each variety of industrial hemp to be sampled from the growing areas at the discretion of the chairperson or the chairperson's designee. Requires licensees to pay a charge of 40 dollars instead of 35 dollars per hour per inspector, or fees established pursuant to certification and audit services when such services are performed by temporary inspectors, and charges for traveling expenses and extraordinary services when the performance of the services involves unusual costs. -- Amends provisions relating to industrial hemp special fund; established. Exempts fees collected for the services provided by temporary inspectors. -- Amends provisions relating to certification services revolving fund and certification and audit services. Adds that the revolving fund be used for inspections. -- SB1351 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Creagan R,

Holt D -- Thielen C, Wildberger T

Apr=18 19 Conference Committee: Senate Members: Gabbard

M, English J -- Fevella K

SB1359 SD2 HD1 (HSCR 1419)

RELATING TO THE AGRIBUSINESS DEVELOPMENT CORPORATION.

Introduced by: Dela Cruz D

Requires the state auditor to conduct a financial audit of the agribusiness development corporation including include all agribusiness development corporation financial statements from fiscal years ending June 30, 2019, June 30, 2020, and June 30, 2021. Report to the legislature. -- Requires the State auditor to conduct a management audit of the corporation. Report to the legislature. Appropriations. (\$\$) -- SB1359 HD1 Current Status:

Mar-19 19 Passed Second Reading House as amended (HD1)

Mar-19 19 Referred to FIN

SB1362 SD1 (SSCR 834)

RELATING TO THE CONVEYANCE TAX.

Introduced by: Dela Cruz D

Amends provisions relating to conveyance tax. Increases the tax for the sale of condominiums or single residence with a value of at least 2 million dollars. Exempts any document or instrument conveying real property from an owner occupant, where the real property is subject to a government assistance program for affordable housing that is qualified by the Hawaii housing finance and development corporation and administered or operated by the State, the corporation, the US, or any of their political subdivisions, agencies, or instrumentalities, corporate or otherwise, provided that the owner occupant obtains a current certification of owner occupancy status from the corporation in order to qualify for the exemption. -- SB1362 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to HSG then FIN

SB1363 SD2 (SSCR 3363)

RELATING TO INCREASING THE OFFICE OF HAWAIIAN AFFAIRS' PRO RATA SHARE OF PUBLIC LAND TRUST FUNDS.

Introduced by: Keohokalole J, Chang S, Kanuha D

dollars as the office of Hawaiian affairs' annual share of the income and Establishes proceeds of the public land trust. Transfers dollars to the office to pay the office amounts received from the use of the public land trust that the legislature has determined were underpaid between July 1, 2012 and June 30, 2020. Provides expenditure by the office for the betterment of the conditions of native Hawaiians for each fiscal year beginning with fiscal year 2020 - 2021. Requires the departments of agriculture; accounting and general services; business, economic development, and tourism; defense; education; health; land and natural resources; and transportation (for its harbors and highways divisions), and any other department or agency that collects receipts from the lands within the public land trust, including the university of Hawaii, to determine and transfer to the office that portion of their receipts from the use, sale, lease, or other disposition of lands within the public land trust collected during each fiscal quarter, necessary to ensure that a total of \_\_ dollars of receipts generated by the public land trust is transferred to the office; provided that for fiscal year 2020 - 2021, the departments shall have until 30 days after the close of the fiscal year to transfer a total dollars from their receipts from the use, sale, lease, or other disposition of lands within the public land trust collected during fiscal year 2020 - 2021, to the office. Provides that no later than 12 days after the close of each fiscal quarter, the director of finance or the director's designee shall determine the total amount of receipts transferred by any department or agency that collects receipts from the lands within the public land trust to the office of Hawaiian affairs during the immediately prior fiscal quarter. Provides that if the total amount of receipts transferred to the office of Hawaiian affairs is less than dollars in the immediately prior fiscal quarter, the director of finance or the director's designee shall make up the difference between dollars and the amount of receipts transferred in the immediately prior fiscal guarter by transferring up to the entire amount on deposit in the carry forward trust holding account established by the director of finance or make up the difference between \_\_\_\_ dollars and the amount of receipts transferred in the immediately prior fiscal quarter by establishing the additional amount of receipts that each agency must transfer to the office. Provides that if the total amount of receipts transferred to the office is more than dollars in the immediately prior fiscal quarter, the director of finance shall notify the office and request that the office of Hawaiian affairs transfer the amount in excess of \_\_\_\_\_ dollars into the carry forward trust holding account established by the director of finance. Appropriation. -- Requires the department of land and natural resources, with the cooperation of the department of budget and finance and any other department or agency that collects receipts from the lands within the public land trust, including the university of Hawaii, to provide an accounting of all receipts from lands of the Admission Act for the prior fiscal year. (\$\$) -- SB1363 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB1368 SD1 (SSCR 624)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Kahele K, Keith-Agaran G, Rhoads K, Chang S

Amends provisions relating to appropriate bargaining units by including graduate student assistants employed by the university of Hawaii as bargaining unit (15). Allows part time graduate student assistants employed by the university of Hawaii to be included in a

collective bargaining unit. -- SB1368 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to LHE/ LAB/ FIN/

SB1370 SD2 (SSCR 879)

RELATING TO CESSPOOLS.

Introduced by: Kahele K, Kanuha D, Chang S

Establishes provisions relating to cesspool compliance grant program. Establishes the cesspool compliance grant program in department of Hawaiian home lands to assist lessees in meeting the costs of upgrading or converting a cesspool located on Hawaiian home lands to a septic system or aerobic treatment unit system or connecting a cesspool located on Hawaiian home lands to a sewerage system. Exempts the Hawaiian home lands from provisions relating to disclosure of returns unlawful; penalty and may periodically share with the department of taxation the grant recipient's tax identification number and other information necessary to ensure grant and income tax credit compliance. -- Amends provisions relating to the cesspool upgrade, conversion, or connection; income tax credit. Provides that the credit shall not be available to a taxpayer who receives a grant and if a taxpayer has claimed the credit the taxpayer shall not be eligible for the grant. Appropriation. (\$\$) -- SB1370 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ EEP/ then FIN

SB1371 SD2 HD1 (HSCR 1464)

RELATING TO LAY NETS.

Introduced by: Kahele K, Ruderman R, Riviere G

Establishes provisions relating to use of lay nets for fishing; prohibited. Provides that it is unlawful to abandon on, in, or near state waters, a lay net for the purpose of taking aquatic life. Allows the department to issue permits for the possession or use of lay nets. Exempts any person exercising native Hawaiian rights, customarily and traditionally exercised for subsistence, cultural, and religious purposes. -- Requires the department of land and natural resources to implement a comprehensive, statewide lay net education and enforcement program to educate users on existing administrative rules and other regulations relating to lay nets, including registration requirements, conditions of use, and penalties. Requires the program to include outreach on all islands; appropriate means of communicating with and addressing immigrant populations; and increased monitoring and enforcement efforts. -- SB1371 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr=22 19 Conference Committee: Senate Members: Kahele K,

Rhoads K, Kanuha D -- Fevella K

SB1374 SD2 HD1 (HSCR 1550)

RELATING TO THE HAWAII RETIREMENT SAVINGS PROGRAM.

Introduced by: Taniguchi B

Establishes the Hawaii retirement savings program law. Establishes the Hawaii retirement savings board to be administered by the department of budget and finance. Establishes the Hawaii retirement savings program administrative fund. Annual report to the legislature. Appropriation to the fund and out of the fund. (\$\$) -- SB1374 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr=22 19 Conference Committee: Senate Members: Taniguchi

B, Moriwaki S -- Fevella K

Apr-25 19 Conference Committee: House Members: Johanson A,

Luke S -- McDermott B

SB1380 SD1 (SSCR 1165)

RELATING TO SUSTAINABILITY.

Introduced by: Inouye L

Establishes provisions relating to Hawaii 2050 sustainability plan. Requires the plan to serve as the State's climate and sustainability action plan to determine future actions guiding the coordination and implementation of Hawaii's sustainability and climate adaptation goals, principles, and policies, and to define and implement state goals, objectives, policies, and priority guidelines using provisions relating to overall theme to objectives and policies for socio cultural advancement government and economic priority guidelines to climate change adaptation priority guidelines, and Hawaii climate change mitigation and adaptation initiative, as guiding principles. Provides that the office of

planning update the sustainability plan to determine future actions guiding the coordination and implementation of Hawaii's sustainability and climate adaptation goals, principles, and policies, and to define and implement state goals, objectives, policies, and priority guidelines. Reports to the legislature. -- Amends Act 8, session Laws of 2005, which requires the office of the auditor to prepare the Hawaii 2050 sustainability plan. Repeals that the auditor, with the assistance of the office of planning, shall update the plan every 10 years and report to the legislature. Appropriation. (\$\$) -- SB1380 SD1 Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to EEP/ WLH/ then FIN

SB1382 SD2 (SSCR 731)

# RELATING TO THE LEGISLATIVE BROADCAST PROGRAM.

Introduced by: Chang S

Establishes provisions relating to livestreaming; public hearings and informational briefings; rules. Requires each chamber of the legislature to establish, by rule, procedures to enable livestreaming of all public hearings and informational briefings held at the state capitol through the use of audiovisual technology, which shall be made available to the public. -- Amends provisions relating to general purposes of the bureau. Requires the legislative broadcast program to the extent possible within available resources to make an audio or audiovisual recording of all public hearings and informational briefings held at the state capitol and to maintain an archive of the records, which shall be made available to the public. Appropriation for the purchase of necessary recording equipment and archival materials and the hiring of staff. (\$\$) -- SB1382 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to LMG then FIN

SB1383

#### RELATING TO THE BOARD OF HEALTH.

Introduced by: Chang S (BR)

Amends provisions relating to the department of health. Repeals the board of health. -- Amends provisions relating to training; applicability under the office of Hawaiian affairs law. Repeals the board of health. -- Amends provisions relating to contract for exchange of Hawaii personnel under the department of health law. Repeals the board of health. -- SB1383

Current Status:

Mar-15 19 Passed Second Reading House

Mar-15 19 Referred to JUD

SB1385 SD2 (SSCR 932)

# RELATING TO THE KANEOHE BAY REGIONAL COUNCIL.

Introduced by: Riviere G, Keohokalole J, Inouye L

Amends provisions relating to Kaneohe Bay regional council; establishment. Requires the department of land and natural resources to provide administration support to the council; provided that the department has adequate funding and staff available to provide administrative support to the council. Requires the chairperson to be selected by the members on an annual and rotating basis. -- Amends provisions relating to annual meetings by changing it to council meetings. Requires the council to schedule and conduct a meeting quarterly. -- SB1385 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB1389 SD2 (SSCR 1094)

#### RELATING TO TRANSIT-ORIENTED DEVELOPMENT ZONES.

Introduced by: Harimoto B, Rhoads K, Ruderman R, Keohokalole J, Inouye L, Chang S, Kidani M

Establishes provisions relating to transit oriented development infrastructure improvement zone subaccounts. Authorizes at the request of the Hawaii community development authority, the Hawaii housing finance and development corporation to establish and operate a subaccount within the dwelling unit revolving fund established for the benefit of infrastructure improvement projects within a transit oriented development infrastructure improvement zone. Requires each subaccount to consist of sources of revenue moneys received by the corporation from counties for the repayment of the loan principal and the payment of simple interest from various assessments or fees from special improvement districts, improvement districts, tax increment financing districts, community facilities districts, and other areas where property value increases are captured over periods of time for the purposes of transit oriented development infrastructure improvement zone financing; appropriations from the legislature; federal grants and subsidies to the State or counties; private investments; and voluntary contributions. Requires the corporation to expend revenue in the subaccounts to make grants and loans to state agencies or counties and loans to private developers for the

costs, in whole or in part, of improvements in the zones that would increase the capacity of the infrastructure facilities, including regional sewer systems, water systems, drainage systems, roads, and telecommunications and broadband. Allows grants and loans to be made only for capital improvement projects approved by the authority and the respective county council and mayor, or state agency, as applicable, with a view toward the development or renewal and redevelopment of areas proximate to proposed fixed rail transit stations. -- Establishes provisions relating to transit oriented development infrastructure improvement zone program. Requires the authority to develop a transit oriented development infrastructure improvement zone program to identify necessary transit oriented development infrastructure improvement zone public facilities within a transit oriented development infrastructure improvement zone. -- Establishes provisions relating to transit oriented development infrastructure improvement zones; determinations; criteria. Requires the authority to determine whether to classify a parcel of land as a transit oriented development infrastructure improvement zone based on the parcel's proximity to a proposed fixed rail transit station and its walkability, adopted county plans, surrounding regional infrastructure, and other relevant factors. -- Amends provisions relating to dwelling unit revolving fund. Adds the transit oriented development infrastructure improvement zone program. Adds the purposes of regional state infrastructure programs, including the expansion of community facilities and regional state infrastructure constructed in conjunction with housing and mixed use projects; and transit oriented development infrastructure improvement zone program projects in transit oriented development zone and transit oriented development infrastructure improvement zone subaccounts. Appropriation for the hiring of 1 temporary full time equivalent (1.0 FTE) position in the authority to maintain the staff necessary to develop and manage the transit oriented development zone improvement program. (\$\$) -- SB1389 SD2

**Current Status:** 

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TRN/ HSG/ then WLH then FIN

SB1395 SD1 HD2 (HSCR 2186)

#### RELATING TO HOUSING.

Introduced by: Moriwaki S, Chang S, Ruderman R, Rhoads K, Harimoto B, Nishihara C Appropriation to the Hawaii public housing authority for the state rent supplement program. (\$\$) -- SB1395 HD2

Current Status:

Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Brower T,

Matayoshi S -- Eli S, Hashem M, McDermott B

Apr=18 19 Conference Committee: Senate Members: Ruderman

R, Chang S, Shimabukuro M -- Fevella K, Moriwaki S

SB1401 SD2 HD1 (HSCR 1323)

# RELATING TO PHARMACY BENEFIT MANAGERS.

Introduced by: Baker R, Kim D, Kidani M

Establishes provisions relating to gag clause prohibited. Provides that a pharmacy benefit manager may not prohibit a pharmacist or pharmacy from providing an insured individual with information on the amount of the insured's cost share for the insured's prescription drug and the clinical efficacy of a more affordable alternative drug if 1 is available. Provides that neither a pharmacy nor a pharmacist shall be penalized by a pharmacy benefit manager for disclosing such information to an insured or for selling to an insured a more affordable alternative if 1 is available. -- SB1401 HD1

**Current Status:** 

Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Mizuno J,

Takumi R, Lee C, Nishimoto S -- Kobayashi B, Ward G

Apr=17 19 Conference Committee: Senate Members: Baker R,

English J -- Fevella K, Thielen L

SB1403 SD2 (SSCR 1166)

# RELATING TO MARINE LIFE CONSERVATION DISTRICTS.

Introduced by: Baker R, Keith-Agaran G, English J, Rhoads K, Riviere G

Amends provisions relating to anchoring, boating, and mooring in marine life conservation districts; rules. Provides that for any marine life conservation district not accessible by land there shall be no more than a total of 40 permits granting access; provided that the department of land and natural resources not issue any new permits in a respective marine life conservation district after 40 permits have been issued for that marine life conservation district; and access shall be limited to 50 per cent, rounded to the lesser of the nearest whole numbers, of the current number of permit holders. -- SB1403 SD2

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Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then JUD then FIN

SB1410 SD2 (SSCR 1096) RELATING TO EMERGENCY SERVICES.

Introduced by: Kanuha D, Chang S, Kahele K

Appropriation to the Hawaii health systems corporation to provide support for the expansion of the Kau (Ka'u) rural health clinic to improve access to urgent care and outpatient behavioral health services, thereby reducing the need for emergency services.

(\$\$) -- SB1410 SD2

Current Status: Mar-19 19 Passed Second Reading House

Mar-19 19 Referred to FIN

SB1419 SD1 HD2 (HSCR 1579)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Kim D, Keith-Agaran G, Dela Cruz D

Establishes provisions relating to capital improvement projects; long term leases with intent to purchase. Requires the university of Hawaii to include all long term leases the university enters into with the intent to purchase as part of its capital improvement projects budget request for the appropriate fiscal year. -- SB1419 HD2

Mar-15 19 Passed Second Reading House as amended (HD1) Current Status:

Mar-22 19 Referred to FIN

SB1422 HD2 (HSCR 2206)

RELATING TO LAW ENFORCEMENT.

Introduced by: Nishihara C

Amends provisions relating to arrest, how made. Provides that in any case in which it is lawful for a police officer to arrest a person without a warrant for a non violent class C felony, any misdemeanor, any petty misdemeanor, or any violation, the police officer may, exercise discretion and issue a citation, if the police officer finds and is reasonably satisfied that the person will appear in court at the time designated. Adds that the offense does not involve operating a vehicle while under the influence of an intoxicant, habitually operating a vehicle while under the influence of an intoxicant, solicitation of a minor for prostitution, aggravated harassment by stalking, theft in the 2nd degree, domestic violence, sexual assault, robbery, or any offense enumerated in offenses against the person law. -- SB1422 HD2

Current Status: Apr=11 19 Senate Disagrees to House amendments

SB1427 SD1 (SSCR 1054)

RELATING TO TRANSPORTATION.

Introduced by: Kouchi R (BR)

Appropriation to the department of transportation for operations and relating to increased hours of operation of the Kuhio highway contraflow on Kauai. (\$\$)

-- SB1427 SD1

**Current Status:** Mar-22 19 Passed Second Reading House

Mar-22 19 Referred to FIN

SB1428 SD1 (SSCR 833)

RELATING TO THE COUNTY SURCHARGE ON STATE TAX.

Introduced by: Kouchi R (BR)

Amends provisions relating to the county surcharge on state tax. Provides that for each county with a population equal to or less than 500,000 that adopts the surcharge, adds the use of the surcharges received to be for infrastructure, public safety and any

combination of the uses. -- SB1428 SD1

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1431 SD2 (SSCR 3289)

RELATING TO RENEWABLE ENERGY TECHNOLOGIES TAX CREDITS.

Introduced by: Kouchi R (BR)

Amends provisions relating to renewable energy technologies; income tax credit. Adds that the credit may be claimed for each commercial seawater air conditioning system; the actual cost of connecting the commercial seawater air conditioning system to the seawater air conditioning district cooling system or the cap amount determined in this

provision, whichever is less. -- SB1431 SD2

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB1433 SD1 (FLOOR **AMENDMENT 2)** 

RELATING TO TAXATION.

Introduced by: English J. Inouve L. Ruderman R. Baker R. Keith-Agaran G. Rhoads K.

Chang S, Nishihara C

Amends provisions relating to the county surcharge on state tax. Extends the deadline

to establish the surcharge. -- SB1433 SD1

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1436 SD2 HD1 (HSCR 1426)

RELATING TO AGRICULTURE. Introduced by: Shimabukuro M

Requires the department of agriculture to conduct a study on the feasibility of authorizing the department to establish and designate agricultural technology zones, or ag tech zones within the city and county of Honolulu, specifically the Kalihi Palama, Kakaako, and Moanalua areas, wherein technological innovation in agriculture is used to increase food production in a more effective and environmentally responsible way that also contributes to the state revenues. Provides that in conducting the study on the feasibility of ag tech zones, the department shall be guided by the goals and objectives to protect and expand Hawaii's agricultural production for in state consumption and export; create a new industry that recognizes and responds to the challenges of the future of food production in the context of population growth; recruit and train Hawaii's youth for the new agricultural economy; and promote farming techniques that reduce the use of water and pesticides. Requires the feasibility study to include researching into ag tech zoning currently used in other jurisdictions and best practices relating thereto; identification of areas within the city and county of Honolulu suitable for ag tech zoning; determination of funding and staffing requirements for a statewide ag tech program and any other implementation concerns; recommendations for necessary legislation at the state and county level to implement a statewide ag tech program; and production of an economic impact report based upon the successful implementation of a state wide ag tech program. Requires the department to request, as appropriate, the assistance of the department of land and natural resources, university of Hawaii, and department of business, economic development and tourism, Hawaii community development authority and city and county of Honolulu. Report to the legislature. Appropriation. (\$\$) -- SB1436 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr=18 19 Conference Committee: Senate Members: Gabbard

M, Keohokalole J, Shimabukuro M -- Fevella K

Apr-22 19 Conference Committee: House Members: Creagan R,

McKelvey A, Cullen T -- Okimoto V

SB1443 SD1 (SSCR 3224)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Wakai G

Amends provisions relating to manufacturing development program; established under the Hawaii technology development corporation law. Adds that no company shall receive a grant in consecutive years. -- SB1443 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB1451 SD1 HD1 (HSCR 1293)

RELATING TO STATE HOLIDAYS.

Introduced by: English J, Shimabukuro M, Riviere G, Inouye L, Dela Cruz D, Rhoads K, Keohokalole J, Kouchi R, Keith-Agaran G, Ihara L, Chang S, Fevella K, Kahele K, Kanuha D, Nishihara C, Kidani M, Wakai G, Ruderman R

Amends provisions relating to Holidays designated. Establishes November 28th as La Ku'oko'a (La Kuokoa) as a state holiday. -- SB1451 HD1

Current Status: Mar-14 19 Passed Second Reading

Mar-14 19 Passed Second Reading House as amended (HD1)
Mar-22 19 Referred to FIN

SB1460 SD1 HD1 (HSCR 2175)

RELATING TO INTOXICATING LIQUOR.

Introduced by: Dela Cruz D

Establishes provisions relating to reporting of shipments by carriers. Requires any express carrier company, common or contract carrier, or other person that transports liquor from outside the State for delivery in the State to any person to prepare and file a monthly report with the liquor commission or liquor control adjudication board of each county in which the delivery is made. Exempts those having a class 1 manufacturer license or class 3 wholesale dealer license. Establishes reporting requirements for any express carrier company, common or contract carrier, or other person that transports liquor from outside the State for delivery in the State to any person. Allows any county liquor commission or liquor control adjudication board to provide reports received to any other department or agency. Provides that upon written request of a county liquor commission or liquor control adjudication board, the information or records supporting the report shall be filed with the requesting liquor commission or liquor control adjudication board within 30 days and any records containing information relating to reports shall be preserved for 4 years. -- SB1460 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Lee C,

Gates C -- Thielen C

Apr=18 19 Conference Committee: Senate Members: Baker R,

Kanuha D -- Fevella K, Keohokalole J, Ruderman R

SB1461 HD1 (HSCR 1455)

#### RELATING TO SCIENCE.

Introduced by: Dela Cruz D, Inouye L, Wakai G, Kidani M

Requires the governor to enter into negotiations with the US Department of Energy to establish a national laboratory in Hawaii. Reports to the legislature. Provides that any agreement to establish a national laboratory in Hawaii shall be subject to legislative

approval. -- SB1461 HD1

Current Status: Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB1462 SD2 (SSCR 1056)

#### RELATING TO ADDRESS CONFIDENTIALITY.

Introduced by: Thielen L, Baker R

Appropriation to the department of the attorney general for 2 full time equivalent (2.00 FTE) positions, operating costs, and equipment to support the Hawaii criminal justice data center in administering the address confidentiality program. (\$\$) -- SB1462 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to JUD then FIN

SB1463 SD2 (SSCR 1006)

#### **RELATING TO TAXATION**

Introduced by: Rhoads K, Ruderman R

Amends the fuel tax law by changing it to the carbon emissions and fuel tax law. Changes the environmental response, energy, and food security tax to carbon emissions tax. Provides that the tax shall be 6.25 dollars per ton of carbon dioxide equivalent emissions on all fossil fuels sold by a distributor to any retail dealer or end user of the fuel. Requires the department business, economic development, and tourism to annually report to the legislature. Changes the amount of revenues distributed to the environmental response revolving fund, the energy security special fund, the energy systems development special fund, and the agricultural development and food security special fund. Allows an independent power producer to pass the tax on to an electric utility until September 1, 2022 (sunset). -- Amends provisions relating to license taxes by changing it to county fuel tax; payment by whom. -- Repeals the fuel income tax credit for commercial fisheries. -- SB1463 SD2

**Current Status:** 

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to EEP/ EDB/ then FIN

SB1464 SD2 (SSCR 1130)

# RELATING TO JUDICIAL PROCEEDINGS.

Introduced by: Rhoads K, Baker R

Amends Act 221, session laws of 2013, by requiring the department of the attorney general to be responsible for petitions for assisted community treatment, unless the private provider or other interested party declines assistance. -- Requires the department to establish 2 deputy attorney general positions dedicated to assisted community treatment petitions. Appropriation. -- Appropriation for 1 permanent full time equivalent (1.00 FTE) district family court judge responsible for hearing matters related to petitions for assisted community treatment, orders to treat, and guardianships for individuals with severe mental illness and for additional staff, as necessary, to support the district family court judge. -- Appropriation to the judiciary for 1 permanent full time equivalent (1.00 FTE) social worker IV in the office of the public guardian who shall be dedicated to working with individuals with severe mental illness who are under a guardianship where the office of the public quardian is the named quardian; including coordinating with private service providers and other interested parties. -- Requires the judiciary to forward to the department of health copies of all petitions and orders of assisted community treatment, to be used by the department to fulfill its reporting obligation. (\$\$) -- SB1464 SD2

**Current Status:** 

Mar-20 19 Passed Second Reading House

Mar-20 19 Referred to FIN

SB1465 SD2 HD1 (HSCR 1376)

#### RELATING TO TREATMENT INSURANCE BENEFITS.

Introduced by: Rhoads K, Keith-Agaran G, Harimoto B

Amends provisions relating to mental illness, alcohol and drug dependence benefits by changing it to mental illness, alcohol and drug dependence, and assisted community treatment benefits. Requires alcohol and drug dependency benefits to include assisted community treatment benefits to cover the costs incurred by a licensed psychiatrist or

other mental health professional, including an advanced practice registered nurse, in preparing a certificate of examination to accompany a petition for a hearing for assisted community treatment; and a licensed psychiatrist in conducting a psychiatric examination or presenting the findings of the examination at a hearing for assisted community treatment. Establishes within the department of health an assisted community treatment benefits task force to investigate the payment and costs for assisted community treatment. Establishes investigation criteria. Task force to serve until it has accomplished the purpose of this Act or 20 days prior to the convening of the regular session of 2020, whichever occurs 1st (sunset). Report to the legislature. Exempts provisions relating to proposed mandatory health insurance coverage; impact assessment report. -- SB1465 HD1

**Current Status:** 

Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1471 SD1 HD1 (HSCR 1465)

RELATING TO CAPITAL IMPROVEMENT PROJECTS FOR THE COUNTY OF MAUI.

Introduced by: Keith-Agaran G

Authorizes the issuance of general obligation bonds for appropriation for capital improvement projects to the county of Maui for Wailuku Kahului Transit Corridor Master Plan. (\$\$) -- SB1471 HD1

Current Status:

Mar-20 19 Passed Second Reading House as amended (HD1)

Mar-20 19 Referred to FIN

SB1474 SD2 (SSCR 1188)

#### RELATING TO TAXATION.

Introduced by: Taniguchi B

Increases the general excise tax to 4.5 per cent. Provides that a portion of the additional revenues generated from the increase shall be deposited into a special account for appropriation to and expenditure for operations of the department of education and into a special account for appropriation to and expenditure for operations of the university of Hawaii. -- Increases the use tax to 4.5 per cent. -- SB1474 SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-18 19 Single Re referral to LHE/ FIN/

SB1475 SD1 HD1 (HSCR 1494)

# RELATING TO WAGES.

Introduced by: Taniquchi B

Amends provisions relating to applicability; wages, hours, and other requirements under the wages and hours of employees on public works law. Requires the foreman classification to be recognized as a separate wage classification for public works projects and follow the requirements stated in the collective bargaining agreement when the basic hourly rate is established by a collective bargaining agreement, if an organization with a collective bargaining agreement chooses to have the foreperson classification recognized as a separate wage classification or public works projects within its respective trade through the submission of its individual collective bargaining agreement and by a specific request from that organization to have the foreperson classification recognized as a separate wage classification for public works projects within its respective trade. Defines foreperson to mean a skilled person employed to supervise personnel who work in the areas of construction. -- SB1475 HD1

Current Status:

11011. -- 3D 1473 11D 1

Apr=05 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Eli S -- Matsumoto L

Apr=23 19 Conference Committee: Senate Members: Taniguchi

B, Inouye L -- Chang S, Fevella K

SB1490 SD2 (SSCR 1131)

# RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Kahele K

Program appropriations for the department of land and natural resources. (\$\$) -- SB1490

SD2

Current Status:

Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB1495 SD1 (SSCR 1013)

#### RELATING TO ACTIONS FOR QUIET TITLE.

Introduced by: Keohokalole J

Amends provisions relating to board of trustees; powers and duties. Adds that the board shall have the power in accordance with law to intervene in actions to quiet title. -- Amends provisions relating to object of action under quieting title law. Allows the office of Hawaiian affairs to intervene upon official action of the board of trustees in any action

brought under this section when any portion of the land claimed by the plaintiff is kuleana

land. -- SB1495 SD1

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-11 19 Multiple Re referral to WLH then JUD then FIN

SB1500 SD1 (SSCR 266)

#### RELATING TO WATER CIRCULATION.

Introduced by: Shimabukuro M, Kidani M, Fevella K

Requires the department of health to collaborate with the US Army Corps of Engineers, department of land and natural resources, the city and county of Honolulu, the university of Hawaii, and a representative of the aha moku advisory committee to research and develop a plan for a mechanism to increase water circulation in Pokai Bay on Oahu's leeward coast to mitigate environmental and health risks caused by pollution and contaminants in the water. Further requires the department and its collaborators to conduct a study of Pokai Bay and the activities running to Pokai bay to investigate whether there are any land based sources of marine contaminants or pollutants flowing

from the land to ocean. Report to the legislature. -- SB1500 SD1

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB1501 SD2 (SSCR 935)

#### RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.

Introduced by: Shimabukuro M, Inouye L, Keith-Agaran G, Ruderman R, Baker R, Chang S, Keohokalole J, English J, Kidani M, Fevella K

Appropriation to the department of Hawaiian home lands for the implementation of the

cesspool compliance grant program. (\$\$) -- SB1501 SD2

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ EEP/ then FIN

SB1502

# RELATING TO THE CHAIRPERSON OF THE HAWAIIAN HOMES COMMISSION.

Introduced by: Shimabukuro M, Inouye L

Amends provisions relating to the commission on water resource management. Requires the chairperson of the Hawaiian homes commission or the chairperson's designee to serve as an ex officio voting member. -- SB1502

Mar-07 19 Introduction/Passed First Reading - House Current Status:

Mar-07 19 Multiple Referral to WLH then JUD

SB1504 SD1 (SSCR 691)

# RELATING TO TAXATION.

Introduced by: Inouye L, Dela Cruz D

Establishes provisions preparer tax identification number required. Requires a tax preparer to have a valid preparer tax identification number. Establishes penalties. Provides that at the request of the of the director of taxation, a civil action may be brought to enjoin a tax return preparer from further acting as a tax return preparer or from engaging in specified conduct. -- SB1504 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1505 SD1 (SSCR 678)

#### RELATING TO HARBORS.

Introduced by: Inouye L, Dela Cruz D, Keith-Agaran G

Amends provisions relating to powers and duties of department under the harbors law. Requires the department of transportation to make harbor facilities temporarily available as a harbor of safe refuge to small vessels under 200 gross tons when the US National Weather Service forecasts a tropical storm (more than 38 miles per hour), or hurricane strength cyclones (more than 73 miles per hour), unless specifically prohibited by the US Coast Guard Captain of the Port; provided that small vessels shall be moored in non essential areas and be clear of harbor channels whenever possible. -- Establishes a working group within the department of transportation to establish a plan of action when the National Weather Service forecasts a tropical storm (more than 38 miles per hour), or hurricane strength cyclones (more than 73 miles per hour) for small vessels under 200 gross tons and examine the feasibility of making harbor facilities temporarily available as a harbor of safe refuge to small vessels. Report to the legislature. Working group to cease to exist on June 30, 2020 (sunset), -- SB1505 SD1

**Current Status:** Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH/ PVM/ then FIN

SB1507 SD1 (SSCR 610)

RELATING TO THE ECONOMY.

Introduced by: Inouye L

Appropriation to the department of business, economic development, and tourism for the Filipino Chamber of Commerce of Hawaii to plan for a 2020 Hawaii Philippines sister city trade show and economic outlook symposium. Requires private matching funds. (\$\$) -- SB1507 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to TIA/ EDB/ then FIN

SB1512 SD1 (SSCR 281)

#### RELATING TO CREATIVE MEDIA.

Introduced by: Kidani M, Keith-Agaran G, Nishihara C, Inouye L, Baker R Establishes provisions relating to creative media; university of Hawaii, west Oahu campus. Requires the university of Hawaii, west Oahu campus, to award a bachelor's of arts degree in creative media to any student that successfully completes an approved course of study and satisfies other requirements established by the university. -- Requires the university of Hawaii system and board of regents of the university of Hawaii to pass, finalize, and approve, including seeking approval from the Western Association of Schools and Colleges for the bachelor's of arts degree in creative media no later than

May 1, 2019. -- SB1512 SD1
Current Status: Mar-07 19 Introduction

Mar-07 19 Introduction/Passed First Reading - House Mar-07 19 Multiple Referral to LHE then FIN

SB1515 SD1 HD1 (HSCR 1542)

#### RELATING TO EDUCATION.

Introduced by: Kidani M, Inouye L, Fevella K, Dela Cruz D, Kahele K

Establishes provisions relating to Hawaii 3 to 6 out of school program. Establishes the program within the community engagement branch of the department of education for grades kindergarten through 12, to be conducted during after school hours, on weekends, and during inter sessions. Allows the department to contract with private providers to furnish the program. Requires the department to seek funding from other sources, including funding from federal grants, private entities, individuals, nonprofit organizations, and religious entities; provided that donated or voluntary services shall be deemed the equivalent of funding; provided that the department may seek matching funding from the private sector; and may collect fees from student participants in the program. Establishes the 3 to 6 out of school program special fund to be administered by the department. Appropriation to the fund and out of the fund. Requires career and technical education programs receive the highest priority with regard to allocation of the funds appropriated. Provides that 10 per cent of funding shall go toward state administrative duties, technical assistance, program evaluations, program monitoring, and data collection. (\$\$) -- SB1515 HD1

Current Status: Apr=09 19 Senate Disagrees to House amendments

Apr-15 19 Conference Committee: House Members: Woodson J,

Gates C -- Okimoto V, Tarnas D

Apr=18 19 Conference Committee: Senate Members: Kidani M,

Kanuha D -- Fevella K

SB1516 SD1 (SSCR 901)

# RELATING TO TAXATION.

Introduced by: Kanuha D

Amends provisions relating to additions to taxes for noncompliance or evasion; interest on underpayments and overpayments. Adds that if any part of any underpayment is due to reasonable cause, and not due to neglect, intentional disregard of rules, or fraud, there shall be added to the tax an amount equal to 1/2 of 1 per cent of the underpayment for each month or fraction thereof until full payment of the tax and penalties is made; provided that the aggregate amount of the penalty imposed shall not exceed 25 per cent of the underpayment. Increases the penalty for the underpayment due to fraud to 75 per cent of the underpayment. Provides that there shall be no addition to the tax from the date that the taxpayer posts bond, with or without sureties, on a form specified by the director of taxation. Further provides that the bond shall be refundable and may be made by an agent of the taxpayer, without disclosure of the taxpayer, type of tax, and periods involved, in a form prescribed by the director of taxation. -- Amends provisions relating to federal returns and assessments, when copies are required. Adds penalties when there is a deficiency in the duty of taxpayer to report to the department of taxation the amount of taxable income as returned to the US is changed, corrected, or adjusted by an officer of the US or other competent authority; a change in taxable income results from a renegotiation of a contract with the US or a subcontract thereunder; a recomputation of the income tax imposed by the US under the Internal Revenue Code results from any cause; or an amended income tax return is made to the US. -- SB1516 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1521 SD1 HD1 (HSCR 1324)

RELATING TO PHARMACY BENEFIT MANAGERS. Introduced by: Baker R, Kim D, Kidani M, Inouye L

Establishes provisions relating to pharmacy benefit manager; maximum allowable cost. Requires a pharmacy benefit manager that reimburses a contracting pharmacy for a drug on a maximum allowable cost to include in the contract information with a contracting pharmacy; information identifying any national drug pricing compendia; or other data sources for the maximum allowable cost list and upon request, a comprehensive report for all drugs on the maximum allowable cost list for a plan, which contains the most up to date maximum allowable cost price or prices used by the pharmacy benefit manager for patients served by the pharmacy, in a readily accessible and secure electronic or usable web based format. Requires the pharmacy benefit manager to have a clearly defined process for a contracting pharmacy to appeal the maximum allowable cost for a drug on a maximum allowable cost list that complies with specified conditions. Provides that if the maximum allowable cost is not upheld on appeal, the pharmacy benefit manager shall adjust, for the appealing contracting pharmacy, the maximum allowable cost of the drug that is the subject of the appeal, within 1 calendar day of the date of the decision on the appeal and allow the contracting pharmacy to reverse and rebill the claim that is the subject of the appeal, and all claims for the same drug at the plan level, until the maximum allowable cost list is updated, to be reimbursed at the maximum allowable cost established by the appeal. Allows the insurance commissioner to adopt rules to establish a process to enforce this provision. -- Amends provisions relating to prescription drug benefits. Defines contracting pharmacy to mean an independent pharmacy that is not part of a regional or national chain, or part of a pharmacy services administration organization, and is separated from any other pharmacy by at least a 10 mile radius. Defines maximum allowable cost to mean the maximum amount that a pharmacy benefit manager shall reimburse a pharmacy for the cost of a drug. Defines maximum allowable cost list to means a list of drugs for which a maximum allowable cost has been established by a pharmacy benefit manager. Defines orange book to means the US Food and Drug Administration's (FDA) approved drug products with therapeutic equivalence evaluations publication and its cumulative supplements, which include a list of approved prescription drug products with the rapeutic equivalence evaluations. -- Amends the food, drugs, and cosmetics law. Repeals the definitions of maximum allowable cost and maximum allowable cost list. -- Repeals provisions relating to pharmacy benefit manager; maximum allowable cost. -- SB1521 HD1

Current Status: Mar-15 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1522 SD1 HD1 (HSCR 1640)

RELATING TO SCHOOL-BASED HEALTH SERVICES.

Introduced by: Baker R, Chang S

Establishes provisions relating to the Hawaii keiki; healthy and ready to learn program. Establishes the program within the department of education to provide school based wellness and health services. Requires the department to convene the program in collaboration with the department of health, university of Hawaii at Manoa school of nursing and dental hygiene and department of human services, community providers, and other health care and education stake holders to increase access to and reimbursement for school based wellness and health services. Further requires the department to partner with the public health nursing branch of the department of health pursuant to a memorandum of understanding between the department, department of health, and the Hawaii keiki: healthy and ready to learn program and each federally funded qualified health center and rural health clinic geographically situated within each participating complex of schools. Provides that the program shall be precluded from providing services at any school where a school based clinic established pursuant to a memorandum of understanding or contract between a federally qualified health center or rural health clinic and the department exists or may exist in the future; provided that precluded services shall include any service that duplicates any service that is either provided or offered at a school based clinic. Requires the program to work to address the adverse effects of the following situations experienced by students including poverty: unstable housing conditions, including homelessness; poor parental health; and racial or ethnic minority status. Establishes the Hawaii keiki: healthy and ready to learn special fund to be used to support the operations of the program. -- Exempts the fund from special funds for central service expenses and departmental administrative services. --Amends provisions relating to administration of medication. Include medication

prescribed by a licensed advanced practice registered nurse. Allows for the administration of medication with the approval of the department of health or the program. Appropriation to the department of health for 1 school health services coordinator. Appropriation to the department of human services for 1 school health services coordinator. Appropriation for an evidence based vision screening and eye assessment tool appropriate for children in kindergarten through grade 12. Appropriation to the fund and to implement, expand, and sustain the program. (\$\$) -- SB1522 HD1 Current Status:

Mar-22 19 Passed Second Reading House as amended (HD1)

Mar-22 19 Referred to FIN

SB1526 SD1 HD1 (HSCR 1390)

# RELATING TO CONSERVATION ENFORCEMENT.

Introduced by: Wakai G, Riviere G

Appropriation to the department of land and natural resources for 1 full time equivalent (1.00 FTE) DLNR (Department of Land and Natural Resources) Tip app administrator position, and for DLNRTip app software upgrades and app enhancements, such as geotagging, 2 way messaging, data analysis, and emergency alerts. (\$\$) -- SB1526 HD1 Current Status:

Apr=11 19 Senate Disagrees to House amendments

Apr-17 19 Conference Committee: House Members: Yamane R,

Todd C -- Thielen C

Apr=24 19 Conference Committee: Senate Members: Kahele K,

Riviere G -- Fevella K, Wakai G

SB1529 SD2 (SSCR 1149)

#### RELATING TO THE HAWAII ENERGY AND CLIMATE CHANGE OFFICE.

Introduced by: Wakai G

Establishes provisions relating to the Hawaii state energy office. Establishes the office to position Hawaii as a proving ground for clean energy technologies and accelerate Hawaii's transformation to a clean energy economy. Establishes the deputy director of energy who shall have experience, knowledge, and expertise in clean energy related activities and development. Allows the deputy director to hire staff. Provides that the deputy director and employees of the Hawaii energy and climate change office shall be exempt from civil service law. -- Replaces the director of business, economic development, and tourism with the deputy director of energy as the energy resources coordinator. -- Changes the powers and duties of the coordinator subject to the approval of the governor. -- Amends the environmental response, energy, and food security tax. Repeals the amount deposited into the energy systems development special fund. Increases the amount deposited into the energy systems development special fund. -- Appropriation to the Hawaii energy and climate change office. (\$\$) -- SB1529 SD2

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to EEP then FIN

SB1533 SD1 (SSCR 692)

#### RELATING TO TAXATION.

Introduced by: Kim D, Dela Cruz D, Inouye L, Kahele K, Riviere G

Establishes the tax advisory commission law. Establishes the commission in the department of taxation to bring the benefit of private sector expertise to the public sector to make the tax system more user friendly for the tax payer and private sector. Annual report to the legislature. -- SB1533 SD1

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Single Referral to FIN

SB1534 SD1 (SSCR 824)

# RELATING TO CONSUMER PROTECTION.

Introduced by: Kouchi R (BR)

Establishes provisions relating to event ticket sales practices. Makes it unlawful for ticket sellers to disclose ticket purchasing information to any 3rd party unless the ticket seller has received prior consent from the ticket purchaser to share the ticket purchaser's information. Makes it unlawful for the operator, promoter, or ticketing service for a place of entertainment to print the name or any other personally identifiable information of a customer on a ticket to an event at that place of entertainment unless the customer is able to remove, delete, or fully obscure such name or any other personally identifiable information of the customer on the ticket without such removal, deletion, or obscureness impacting the ticket's use to enter the event; including places of entertainment that exceed seats. -- SB1534 SD1

exceed \_\_\_\_ seats. -- SB 1534 SD I

Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to CPC then JUD

SB1539 SD1 HD1 (HSCR 2178)

RELATED TO BAIL HEARINGS.

Introduced by: Nishihara C, Baker R, Inouye L, Rhoads K

Establishes provisions relating to right to a prompt hearing. Requires the defendant upon formal charge and detention, and upon motion by either party, to have a right to a prompt hearing concerning release or detention and whether any condition or combination of conditions will reasonably assure the defendant's appearance as required. Requires the judge to consider specified factors in making a decision concerning release or detention. Requires the defendant to have the right to be represented by counsel at the hearing and if financially unable to obtain representation, to have counsel appointed. Further requires the defendant to be afforded an opportunity to testify, to present witnesses, to cross examine witnesses who appear at the hearing, and to present information by proffer or otherwise. -- SB1539 HD1

Current Status: Apr=11 19 Senate Disagrees to House amendments

Apr-22 19 Conference Committee: House Members: Takayama

G, Lee C, Gates C -- none

Apr=23 19 Conference Committee: Senate Members: Nishihara

C, Rhoads K -- Fevella K

SB1542 SD2 (SSCR 1167)

RELATING TO AN APPROPRIATION FOR A KUNIA WELLS IV EXPLORATORY WELL.

Introduced by: Gabbard M

Authorizes the issuance of general obligation bonds for appropriation to the department of land and natural resources (LNR141) for designing and constructing an exploratory

well for the proposed Kunia wells IV pump station. (\$\$) -- SB1542 SD2 Current Status: Mar-07 19 Introduction/Passed First Reading - House

Mar-07 19 Multiple Referral to WLH then FIN

SB2005 SD1 (SSCR 3179)

#### RELATING TO VOTING.

Introduced by: Rhoads K, Keith-Agaran G, English J, Kanuha D, Keohokalole J, Chang

Establishes provisions relating to automatic registration. Prohibits applications for an identification card or driver's license to be processed until the applicant either clearly indicates on the application that the applicant declines to register to vote or completes the portion of the application related to voter registration. -- SB2005 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2006 SD2 (SSCR 3073)

# RELATING TO RANKED CHOICE VOTING.

Introduced by: Rhoads K, Keith-Agaran G, Chang S

Establishes provisions relating to ranked choice voting; application; procedure. Requires any federal election not held on the date of a regularly scheduled primary or general election and any special election for a vacant seat on a county council to be conducted by ranked choice voting. Requires the office of elections to conduct voter education on ranked choice voting before any election in which ranked choice voting will be used. Allows the office of elections to work with community partners and non profit entities to enhance educational outreach. -- Amends provisions relating to proclamation. Provides that not later than 4:30 p.m. on the 10th day before the close of filing in elections involving state offices, or federal elections to be conducted by ranked choice voting pursuant to this provision, the chief election officer shall issue an election proclamation. Provides that if the election is to be conducted by ranked choice voting pursuant to this provision, the proclamation shall state that votes shall be cast and tabulated using ranked choice voting and shall provide an explanation of how ranked choice votes are tabulated. -- Amends provisions relating to contents of ballot. Provides that in multimember races the ballot shall state that the voter shall not vote for more than the number of seats available or the number of candidates listed where the number of candidates is fewer than the number of seats available. -- SB2006 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2010 SD1 (SSCR 2977)

# RELATING TO THE UNIFORM EMPLOYEE AND STUDENT ONLINE PRIVACY PROTECTION ACT.

Introduced by: Rhoads K, Keith-Agaran G

Establishes the uniform employee and student online privacy protection act. Prohibits an employer to require or coerce an employee to disclose the login information for a protected personal online account; disclose the content of the account, except that an employer may request an employee to add the employer to, or not remove the employer from, the set of persons to which the employee grants access to the content; alter the settings of the online account in a manner that makes the login information for, or content

of the account more accessible to others; or access the account in the presence of the employer in a manner that enables the employer to observe the login information for or content of the account; or take, or threaten to take, adverse action against an employee for failure to comply with an employer requirement, coercive action, or request; or an employer request to add the employer to, or not remove the employer from, the set of persons to which the employee grants access to the content of a protected personal online account. -- Prohibits an educational institution to require or coerce a student to disclose the login information for a protected personal online account; disclose the content of the account, except that an educational institution may request a student to add the educational institution to, or not remove the educational institution from, the set of persons to which the student grants access to the content; alter the settings of the online account in a manner that makes the login information for, or content of the account more accessible to others; or access the account in the presence of the educational institution in a manner that enables the educational institution to observe the login information for or content of the account; or take, or threaten to take, adverse action against a student for failure to comply with an educational institution requirement, coercive action, or request; or an educational institution request to add the educational institution to, or not remove the educational institution from, the set of persons to which the student grants access to the content of a protected personal online account. --Authorizes the attorney general to bring a civil action against an employers or educational institution. Establishes civil penalties. -- Allows an employee or student to bring civil action and obtain injunctive and other equitable relief; actual damages; and cost and reasonable attorney's fees. -- SB2010 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2011 SD1 (SSCR 2945)

## RELATING TO TIME SHARES.

Introduced by: Baker R (BR)

Establishes provisions relating to membership list. Requires the plan manager, or the board of directors if there is no plan manager, to keep an accurate and current list of the names, mailing addresses, and electronic mail addresses of all board members and association members, including the names, mailing addresses, and electronic mail addresses of any vendors under agreement of sale, if any. Requires the list to be maintained at a place designated by the plan manager or the board of directors and a copy is to be made available, at a reasonable cost, to any member of the association as provided in the declaration or bylaws or rules and regulations or, in any case, to any member who furnishes to the plan manager or board of directors a duly executed and acknowledged affidavit stating that the list is to be used by such owner personally and only for the purpose of providing information to other association members with respect to association matters; and is not to be used by such owner or furnished to anyone else for any other purpose. Prohibits a board of directors to adopt any rule prohibiting the solicitation of proxies or distribution of materials relating to association matters by association members; provided that a board of directors may adopt rules regulating reasonable time, place, and manner of such solicitations or distributions, or both, Prohibits a reasonable fee charged to an association member to obtain a copy of the list pursuant to this section is not to exceed 1 dollar per page, or 200 dollars, whichever is less. -- SB2011 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2025 SD2 (SSCR 2991)

# RELATING TO MEDICAL CARE FOR MINORS.

Introduced by: Chang S, Baker R, Ruderman R, Rhoads K, Fevella K, Kanuha D Establishes provisions relating to HIV (human immunodeficiency virus) medical care relating to minors. Provides that notwithstanding any other law to the contrary, a minor who may have come into contact with the human immunodeficiency virus (HIV) may consent to medical care related to the diagnosis or treatment of HIV provided by a licensed health care provider. Allows a minor to consent to medical care related to the prevention of HIV; prohibits a parent or legal guardian to abrogate consent given by the minor on the minor's own behalf; and if a minor consents to receive medical care or preventive care pursuant to this provision, the minor shall not be liable for payment. -- SB2025 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2032 SD1 (SSCR 3260)

# RELATING TO RENTAL DISCRIMINATION.

Introduced by: Chang S, Baker R, Ruderman R, Kanuha D, Fevella K, Moriwaki S, Harimoto B

Establishes provisions relating to the source of income discrimination in housing law.

Establishes provisions that constitute discriminatory practices by an owner or any other person engaging in a real estate transaction, or for a real estate broker or salesperson, because of person's participation in a housing assistance program or requirements related to participation in a housing assistance program. Allows any aggrieved person to bring a civil action in district court for appropriate injunctive relief within 1 year of a discriminatory practice. Further allows court to assess fine and award of attorneys' fees. -- Requires the Hawaii civil rights commission to produce materials related to this provisions and publicize the prohibition against discrimination based on participation in housing assistance programs or requirements related to participation in housing assistance programs. -- SB2032 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2033 SD1 (SSCR 2618)

#### RELATING TO THE ADMINISTRATION OF JUSTICE.

Introduced by: Rhoads K

Establishes provisions relating to effect of finding of unfitness to proceed for defendants charged with misdemeanors and petty misdemeanors not involving violence or attempted violence; criminal justice diversion program. Provides that in cases where the defendant is charged with a misdemeanor or petty misdemeanor not involving violence or attempted violence, if, at the hearing held or at a further hearing held after the appointment of an examiner the court determines that the defendant lacks fitness to proceed, allows the court to suspend the proceedings and order the defendant to be transferred to the custody of the director of health and placed in a hospital or other suitable facility for further examination and assessment, for up to 7 days; and dismiss the charges with or without prejudice. Requires the director of health to file a petition for involuntary hospitalization in family court if the defendant's clinical team determines that the defendant meets the criteria for involuntary hospitalization. Provides that if the petition is granted, the defendant shall remain hospitalized for a time period as provided by the period of detention provisions. If the defendant's clinical team determines that the defendant does not meet the criteria for involuntary hospitalization, or the family court denies the petition for involuntary hospitalization, or in the anticipation of discharge after involuntary hospitalization, if the clinical team determines that an assisted community treatment plan is appropriate, the psychiatrist or advanced practice registered nurse from the clinical team is required to prepare the certificate for assisted community treatment specified by initiation of proceeding for assisted community treatment provisions. Requires the clinical team to identify a community mental health outpatient program that agrees to provide mental health services to the defendant as the designated mental health program under the assisted community treatment order. Allows the defendant to be held at the appropriate institution pending the family court hearing on the petition for assisted community treatment. If the petition is granted, the defendant is required to be released for treatment with the designated mental health program once the assisted community treatment order is issued and the initial treatment consistent with the assisted community treatment plan is administered to the defendant. Provides that if the petition for assisted community treatment is not granted or the clinical team determines that an assisted community treatment order is not appropriate, the defendant is required to be referred to an appropriate outpatient mental health program for continued support, care, and treatment; and to be discharged from the appropriate institution. -- Amends provisions relating to examination of defendant with respect to physical or mental disease, disorder, or defect excluding fitness to proceed. Requires that in nonfelony cases, if a court based certified examiner is available, the court is required to appoint the court based certified examiner to examine and provide an expedited report solely upon the issue of the defendant's fitness to proceed. Requires the court based certified examiner to file the examiner's report with the court within 2 days of the appointment of the examiner. Requires a fitness determination hearing to be held within 2 days of the filing of the report, or as soon thereafter as is practicable. Provides that in nonfelony cases, where a court based certified examiner is not available, the court is required to appoint 1 qualified examiner to examine and report upon the defendant's fitness to proceed. Allows the court to appoint as the examiner either a psychiatrist or a licensed psychologist. Requires the court in felony cases to appoint 3 qualified examiners to examine and report the defendant's fitness to proceed. Further requires the court to appoint as examiners psychiatrists, licensed psychologists, or qualified physicians. provided that 1 of 3 examiners shall be a psychiatrist or licensed psychologist designated by the director of health from within the department of health. Requires the report of the examination for fitness to proceed is to include a diagnosis of the physical or mental condition of the defendant. -- SB2033 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2034

RELATING TO LIQUOR LAW VIOLATIONS.

Introduced by: Rhoads K, Moriwaki S

Amends the intoxicating liquor law. Provides for penalties for 2nd, 3rd, 4th, and 5th for multiple violations; tampering with samples; refusal of samples; entry for examination; obstructing liquor commission operations; and other offenses within 12 months of the initial violation in a county with a population of 500,000 or more. Establishes fines and

penalties for 2nd, 3rd, 4th, and 5th subsequent violation. -- SB2034

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2036 SD2 (SSCR 3153)

# RELATING TO PUBLIC LANDS.

Introduced by: Chang S

Amends provisions relating to definition of public lands. Exempts lands that are set aside by the governor to the Hawaii housing finance and development corporation; lands leased to the Hawaii housing finance and development corporation by any department or agency of the state: or lands to which the Hawaii housing finance and development corporation in its corporate capacity holds title. -- Amends provisions relating to acquisition, use, and disposition of property. Requires that lands set aside by the governor to the corporation shall be returned to the public trust administered by the department of land and natural resources and lands leased to the corporation by any department or agency of the State shall be returned to that department or agency whenever the corporation no longer needs the lands for housing, finance, and development purposes. -- SB2036 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2037 SD2 (SSCR 2992)

#### RELATING TO HOUSING.

Introduced by: Chang S

Establishes provisions relating to housing development projects; emergency shelters; restrictions; fines. Prohibits a county to disapprove a housing development project, or an emergency. Prohibits a county to disapprove a housing development project, or an emergency shelter, or condition approval in a manner that renders the housing development project infeasible for development of housing, or an emergency shelter, including through the use of design review standards, unless it makes written findings, based upon a preponderance of the evidence in the record, as to 1 of the following; the county has met or exceeded any affordable housing obligation to develop vacant lots, single family residences, multi family residences, or any other type of residence for sale or rent to individuals with a specified income range; the housing development project or emergency shelter as proposed would have a specific, adverse impact upon the public health or safety; the denial of the housing development project or imposition of conditions is required in order to comply with specific state or federal law, and there is no feasible method to comply without rendering the development of housing or emergency shelter financially infeasible; the housing development project or emergency shelter is proposed on land within the agricultural district or conservation district, or does not have adequate water or wastewater facilities to serve the project; the housing development project or emergency shelter is inconsistent with the applicable zoning ordinances, county general plan, and state land use classifications. Establishes fines that shall be deposited into the dwelling unit revolving fund. -- SB2037 SD2

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2038 SD1 (SSCR 2993)

# RELATING TO BOARD MEMBERS.

Introduced by: Chang S, Baker R, Ruderman R, Kanuha D

Amends provisions relating to permitted interactions of members under the public agency meeting and records law. Adds that 2 or more members of a board may attend a state of the city, state of the county, state of the State, or state of the judiciary address. Adds that no discussion of board business by board members shall occur except during and as part of the event; provided further that no commitment to vote shall be made or sought. -- SB2038 SD1

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2043 SD2 (SSCR 3180)

## RELATING TO LEASEHOLD CONDOMINIUMS ON STATE LAND.

Introduced by: Chang S. Kanuha D. Moriwaki S

Establishes provisions relating to leasehold condominiums on state land under Hawaii housing finance and development corporation law, Hawaii community development authority law, and Hawaii public housing authority law. Allows the corporation, Hawaii community development authority, or Hawaii public housing authority to sell leasehold units in condominiums created pursuant to condominiums law and developed under this

provision on state land to a qualified resident; provided that, prior to the sale of any leasehold unit in any condominium, the corporation, Hawaii community development authority, or Hawaii public housing authority shall establish rules that provide for the transfer of a certain percentage or number of leasehold units within the same condominium to the department of Hawaiian home lands or to the office of Hawaiian affairs. Prohibits the term of the lease to exceed 99 years and shall not be extended beyond the initial 99 year term. Exempts state land set aside by the governor to the corporation, Hawaii community development authority, or Hawaii public housing authority and lands leased to the corporation, Hawaii community development authority, or Hawaii public housing authority by any department or agency of the State for a condominium described in this provision from the definition of public lands; except for the provision that subjects corporation lands to the accounting for all receipts for lands subject to section 5(f) of the Admission Act; provided further that any sale, gift, or exchange of real property shall be subject to the terms, conditions, and restrictions applicable to the sale, gift, or exchange of public lands in provisions relating to exchanges and legislative approval of sale or gift of lands. -- Amends provisions relating to public lands. Exempts from the definition of public lands; state lands set aside by the governor and lands leased to the corporation by any department or agency of the State for a condominium described in this provision; state lands set aside to the Hawaii community development authority by the governor and lands leased by any department or agency of the State for a condominium described in this provision; and state lands set aside to the Hawaii community development authority by the governor and lands leased by any department or agency of the State for a condominium described in this provision. -- Amends provisions relating to legislative approval of sale or gift of lands. Adds state land set aside to the corporation or Hawaii public housing authority by the governor and land leased to the corporation or Hawaii public housing authority by any department or agency of the State; and land to which the Hawaii community development authority in its corporate capacity holds title, state land set aside to the Hawaii community development authority by the governor, and land leased to the Hawaii community development authority by any department or agency of the State. -- SB2043 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2047 SD2 (SSCR 2915)

# RELATING TO THE PENAL CODE.

Introduced by: Rhoads K

Requires the judicial council to conduct a comprehensive review of the Hawaii penal code and recommend to the legislature necessary amendments to ensure that the penal code is consistent, the penal code reflects best practices and data driven research, and the continued force and effectiveness of the penal code is ensured. Further requires the judicial council to give special consideration to whether enhanced penalties for repeat offenders should be further incorporated into the penal code, means to aid the enforcement of the penal code; and the organization of section the abuse of family or household members statutes. Requires that no later than January 1, 2021, the judicial council is to appoint an advisory committee on penal code review. Report to the legislature. Allows the judicial council to appoint a reporter for the review and such other research and clerical staff as may be necessary without regard to civil service laws. Provides that the council is urged to use, to the greatest extent possible, the faculty and students of the William S. Richardson School of Law. Appropriation. -- SB2047 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2049 SD1 (SSCR 2960)

# RELATING TO TIME SHARING.

Introduced by: Baker R (BR)

Amends provisions relating to disclosure statement under the time sharing plans law. Requires that any offering of a time sharing plan to the public is to disclose that if the purchaser will own an undivided interest in a fee or leasehold condominium unit, a brief description of any pertinent provisions of the project instruments, and a list of the primary plan documents of the time share plan and a statement indicating that the supplementary plan documents, or representative samples of the supplementary plan documents, are on file with the director for purchaser review. -- Amends provisions relating to registration required; developer, acquisition agent, plan manager, and exchange agent; registration renewal. Repeals portions of the information required on the application for renewal of a developer registration form. Specifies the information developers are not required to disclose in any application for a developer registration, application to amend a developer registration, application for renewal of a developer registration. Requires a developer to submit to the director of commerce and consumer affairs copies of the supplementary plan documents of the time share plan that is the subject of the application or registration

or an application or annexation, except to the extent that the director agrees to accept representative samples of such supplementary plan documents. -- SB2049 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2050 SD2 (SSCR 3237)

#### RELATING TO INDUSTRIAL HEMP DERIVED PRODUCTS.

Introduced by: Baker R (BR)

Establishes provisions relating to industrial hemp derived products. Provides that nothing in this provision shall prohibit any individual or entity licensed pursuant to the medical cannabis dispensary system law from manufacturing, distributing, or selling products that contain industrial hemp, cannabinoids, extracts, or derivatives from industrial hemp grown in compliance with provisions relating to industrial hemp pilot program; established. Establishes labeling criteria. Prohibits a manufacturer, distributor, or seller of an industrial hemp product to include on the label of the product, or publish or disseminate in advertising or marketing, any health related statement that is untrue in any particular manner or that tends to create a misleading impression as to the health effects of consuming products containing industrial hemp or cannabinoids, extracts, or derivatives from industrial hemp. Establishes industrial hemp to be used in food product under specified conditions. Provides that a food, beverage, or cosmetic product shall not be considered adulterated pursuant to provisions relating to foods deemed adulterated when or misbranded pursuant to provisions relating to foods deemed misbranded when and provisions relating to cosmetics deemed misbranded solely by the inclusion of industrial hemp or cannabinoids, extracts, or derivatives from industrial hemp, and the sale of food, beverages, or cosmetics that include industrial hemp or cannabinoids, extracts, or derivatives from industrial hemp shall not be restricted or prohibited based solely on the inclusion of industrial hemp or cannabinoids, extracts, or derivatives from industrial hemp. Requires the department of health to adopt rules pursuant to the administrative procedures law necessary to carry out the purposes of this provision. --SB2050 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2051

#### RELATING TO LITTERING.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Rhoads K, Keith-Agaran G Amends provisions relating to penalties under the litter control law. Increases the maximum penalty to 1,000 dollars. -- Amends provisions relating to criminal littering.

Increases the maximum penalty to 5,000 dollars. -- SB2051

SB2052 SD2 (SSCR 3197)

Current Status: Mar-03 20 Introduction/Passed First Reading - House

# RELATING TO LOAN FORGIVENESS FOR EARLY CHILDHOOD EDUCATION PROFESSIONALS.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Keith-Agaran G

Amends provisions relating to Hawaii educator loans; eligibility; amounts; educator loan forgiveness program; repayment; collection. Adds licensure field. Adds a person who agrees to teach at an early education center or facility, including any school participating in the executive office on early learning public prekindergarten program, as determined by the director of human services. Provides that loan forgiveness shall be provided to the recipient as follows: 15 per cent of the total amount of the loan award and interest shall be waived every year for the 1st 3 years of repayment; and 27 1/2 per cent of the total amount of the loan award and interest shall be waived every year for the 4th and 5th years of repayment; provided that the total loan forgiveness for a loan award recipient shall not exceed \_\_\_\_\_ dollars. Exempts this Act to apply to any loan issued pursuant to the Hawaii educator loan program and existing on the effective date of this Act. Appropriation to the university of Hawaii. (\$\$) -- SB2052 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2054 SD2 (SSCR 3385)

# RELATING TO INFRASTRUCTURE IMPROVEMENT DISTRICTS.

Introduced by: Dela Cruz D, Keith-Agaran G

Amends provisions relating to regional state infrastructure subaccounts. Provides that whenever the Hawaii housing finance and development corporation shall undertake, or cause to be undertaken, a regional infrastructure improvement project, the cost of providing the regional infrastructure improvements may be assessed against transit oriented development projects specifically benefiting from the improvements. Requires the Hawaii interagency council for transit oriented development to review and make recommendations on applications for subaccount funds for infrastructure projects related to transit oriented development. -- SB2054 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2056 SD2 (SSCR 3074)

#### RELATING TO POST-SECONDARY EDUCATION.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Taniguchi B, Kim D

Requires the university of Hawaii to collaborate with the department of education; the department of business, economic development, and tourism; other public agencies; private businesses; and foundations to further develop interactive web tools that will enable degree seeking individuals to make better informed decisions regarding their post secondary education and career choices by providing access to data that identifies in demand jobs across the State and in particular regions, as well as any degree or certificate programs that will prepare students for those jobs; compares projected future earnings to the investment required to graduate from a particular school and program; analyzes the earnings potential of various career options; and helps students understand the personal and professional satisfaction that may accompany various careers and courses of study; a lifestyle goal calculator that shows the number of years it will take for the salary from a particular occupation to meet an individual's lifestyle goals; and a breakeven calculator that shows the number of years it will take after completing a particular degree program for earnings to exceed the total net price of the program. Provides that in developing and implementing the interactive web tool, the university of Hawaii may explore similar interactive web tools in other jurisdictions and consult with these jurisdictions or web tool developers. Annual report to the legislature. Appropriation. (\$\$) -- SB2056 SD2

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2057 SD2 (SSCR 2916)

#### RELATING TO EDUCATION.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Taniguchi B, Keith-Agaran G Establishes provisions relating to career and technical education programs; enrollment. Requires any school having a career and technical education program to enroll all students who submit a timely application for participation in the program and who reside within the school's service area; were enrolled in the school during the previous school year; or reside outside the school's service area. Provides that if enrolling all students will cause the enrollment of the school to exceed the capacity of a program, class, grade level, or building, the school shall enroll all students pursuant to the 1st 2 conditions and fill the remaining capacity, if any, of the program, class, grade level, or building by selecting eligible students who reside outside the school's service area through a lottery system. -- SB2057 SD2

**Current Status:** 

Mar-05 20 Introduction/Passed First Reading - House

SB2058 SD1 (SSCR 2305)

# RELATING TO THE CORPORATE DIVIDENDS RECEIVED DEDUCTION.

Introduced by: Dela Cruz D, Kidani M, Keith-Agaran G

Provides an income tax deduction that allows the deductions of or based on dividends paid or received, allowed to a corporation. Provides that includible corporation shall include foreign (non US) corporations. Provides that the deduction shall be 70 per cent of the amount of the amount received by any corporation as dividends upon the shares of stock of another corporation, if otherwise allowed under section 243 of the Internal Revenue Code. -- SB2058 SD1

**Current Status:** 

Feb-06 20 Introduction/Passed First Reading - House

Feb-11 20 Single Referral to FIN

SB2059 SD1 (SSCR 2739)

#### RELATING TO WELL ABANDONMENT.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Keith-Agaran G

Provides a well abandonment income tax credit equal to \_\_\_\_ per cent of the qualified compliance costs incurred by the taxpayer. Requires the commission on water resource management to maintain records of the total amount of qualified compliance costs for each taxpayer claiming a credit; verify the amount of the qualified compliance costs claimed; total all qualified compliance costs claimed; and certify the total amount of the tax credit for each taxable year. Provides that upon each determination, the commission shall issue a certificate to the taxpayer verifying the qualifying compliance costs and the credit amount certified for each taxable year. Allows the commission to certify a credit for a taxpayer who could have claimed the credit in a previous taxable year, but chose not to because the maximum annual credit amount under subsection (q) was reached in that taxable year. Requires the taxpayer to file the certificate with the taxpayer's tax return with the department of taxation. -- Establishes provisions relating to abandoned wells; material fact; disclosure. Requires the existence of a well, abandoned or otherwise, on real property subject to this law to be considered a material fact and shall be included in a seller's disclosure statement. Provides that if a seller fails to disclose the existence of a well, as required under this provision, and the buyer is required by the

commission on water resource management to abandon and seal the well, the seller shall be liable to the buyer for costs incurred by the buyer to fill and seal the well. Act to

be repealed on \_\_\_\_ (sunset). -- SB2059 SD1 Current Status: Feb-19 20 Introduction/F

Feb-19 20 Introduction/Passed First Reading - House

Feb-27 20 Single Referral to FIN

SB2060 SD2 (SSCR 3198)

## RELATING TO COASTAL ZONE MANAGEMENT.

Introduced by: Dela Cruz D, Kidani M, Kanuha D

Amends provisions relating to the coastal zone management law. Defines coastal hazards to mean tsunami, hurricanes, wind, wave, storm surges, high tide, flooding, erosion, sea level rise, subsidence, or point and nonpoint source pollution. Provides that coastal ecosystems objectives includes beaches and coastal dunes. Provides that beach protection objectives includes protect beaches and coastal dunes for benefits of coastal ecosystems and natural buffers against coastal hazards and coordinate and fund beach management and protection. Adds coastal resources to marine resources objectives. Provides that for recreational resources policy, requires restoration of coastal resources that have significant recreational and ecosystem value including coral reefs and costal dunes. Provides that for economic uses policy, ensure residential and commercial development, transportation infrastructure and to minimize exposure to coastal hazards. Provides that for coastal hazards policy, includes develop and communicate adequate information about risks of coastal hazards; planning and zoning control and to ensure that developments comply with requirements of the national flood insurance program. Provides that for beach protection policy, includes prohibiting construction of private shoreline hardening structures and minimizing the construction of public shoreline hardening structures, including seawalls and revetments, at sites having sand beaches and at sites where shoreline hardening structures interfere with existing recreational and waterline activities and minimize grading of and damage to coastal dunes. Redefines development to exclude construction or reconstruction of a single family residence that is less than 7,500 square feet of floor area, is not situated on a shoreline parcel or a parcel that is impacted by waves, storm surges, high tide, or shoreline erosion, and is part of a larger development; repeals provisions relating to final subdivision approval; and provides that any excluded use, activity, or operation shall be subject to the determination of the department's director. Provides that special management area quidelines includes community plan. Requires the authority to also provide public notice that is, at a minimum, circulated throughout the county at least 20 days in advance of the hearing. Sets the setback to not less than 40 feet inland from the shoreline. Allows the waiver of a public hearing for a variance application for temporary protection of a legal structure or a public facility including any facility owned by a public utility that does not fix the shoreline, under an emergency authorization issued by the authority; provided that the structure or public facility is at risk of immediate damage from shoreline erosion and the authorization does not exceed 3 years. Provides that permitted structures may be repaired, but shall not be enlarged, rebuilt, or replaced within the shoreline area without a variance. Allows variances for private facilities or improvements excluding seawalls and revetments, that will neither adversely affect beach processes nor result in flanking shoreline erosion. Further allows variances for private facilities or improvements that may artificially fix the shoreline; provided that the authority may consider hardship to the applicant if the facilities or improvements are not allowed within the shoreline area; provided further that a variance to artificially fix the shoreline shall not be granted in areas with sand beaches or where artificially fixing the shoreline may interfere with existing recreational and waterline activities. Adds that the department of education shall have responsibilities relating to marine and coastal zone management. Report to the legislature. -- SB2060 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2061 SD2 (SSCR 3075)

# RELATING TO CONSERVATION.

Introduced by: Dela Cruz D, Kanuha D, Inouye L, Keith-Agaran G

Establishes the no child left inside grant program. Establishes the program within the department of land and natural resources to be an outdoor education and recreation grant program. Requires the department to implement the program to provide resources and support to public agencies, private organizations, and individuals in establishing and maintaining outdoor education and recreation programs for children. Requires the program to be phased in beginning with schools and students having the greatest needs in suburban, rural, and urban areas in the State. Requires any grant awarded to be for outdoor education and recreation programs that focus on students who qualify for free or reduced price lunch; are most likely to fail academically; or have the greatest potential

to drop out of school. Requires the chairperson of the board of land and natural resources to set priorities and develop criteria for the awarding of grants. Requires the chairperson to create an advisory committee to assist and advise the department in the development and administration of the program. Establishes a no child left inside grant program special fund to be used for the program. Appropriation into and out of the fund. (\$\$) -- SB2061 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2063 SD2 (SSCR 2999)

# RELATING TO AFTER-SCHOOL PROGRAMS.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Inouye L, Keith-Agaran G Establishes provision relating to Hawaii after school (afterschool, A+, A-plus, A plus) program for youth. Establishes within the community engagement branch of the department of education the Hawaii after school program for youth for grades 6 through 8. Allows all public schools, including public charter schools, to participate in and be eligible for funding through the program. Allows the department to contract with private entities to furnish the program; provided that this provision shall not be interpreted to impose any liability upon the State, its employees, or its agents. Requires the program to be funded from appropriations from the Hawaii after school program for youth special fund. Provides that the department shall seek financial and in kind contributions from other sources, including federal grants, private entities, individuals, nonprofit organizations, and religious groups; provided that in kind contributions shall be assessed at fair market value and deemed the equivalent of financial contributions; and may collect fees from students participating in the program. -- Establishes provisions relating to the Hawaii after school program for youth special fund. Provides that the fund shall be administered by the department. Provides that the revenues of the special fund shall consist of appropriations made by the legislature and moneys obtained and fees charged. Appropriation to the fund and out of the fund; provided that career and technical education programs provided through the Hawaii after school program for youth shall receive priority for allocation of the funds appropriated; provided further that no more than 10 per cent of the amount appropriated shall be expended for state administrative duties, technical assistance, program evaluations, program monitoring, and data collection. (\$\$) -- SB2063 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2065 SD1 (SSCR 3121)

# RELATING TO SCHOOLS.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Keith-Agaran G

Establishes provisions relating to workforce readiness program; establishment. Establishes the program within the department of education. Requires the department to designate schools, including the community school for adults, to participate in the program which include grades 9 through 12; provide opportunities to earn pre apprenticeship certificates and other industry recognized certificates that assess and document student readiness for a wide range of jobs in addition to an associate's degree; and integrate high school courses and certificate or license programs that are based on current and projected industry standards and focused on science, technology, engineering, and mathematics with mentoring, job shadowing, internships, pre apprenticeship training, and other workplace education experiences. Requires the department to coordinate with the department of labor and industrial relations and to enter into contracts with industry employers near workforce readiness program schools, as appropriate, to develop and implement the program. Appropriation for the program including funding for 2 full time equivalent (2.0 FTE) educational specialist II positions and 7 full time equivalent (7.0 FTE) district office teacher positions. (\$\$) -- SB2065 SD1 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2066 SD1 (SSCR 2306)

# RELATING TO THE GENERAL FUND.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Keith-Agaran G

Provides that pursuant to the requirement of Article VII, section 6, Hawaii State Constitution, provides an income tax credit of \_\_\_\_\_ dollars which shall be multiplied by the number of qualified exemptions and deducted from income tax liability for taxable year 2020; provides an appropriation for deposit into the other post retirement benefits trust fund and provides an appropriation for deposit into the emergency and budget reserve fund. (\$\$) -- SB2066 SD1

Current Status: Feb-06 20 Introduction/Passed First Reading - House

Feb-11 20 Single Referral to FIN

SB2072 SD2 (SSCR 3290)

RELATING TO RENEWABLE ENERGY.

Introduced by: Dela Cruz D, Kidani M, Kanuha D

Requires the Hawaii state energy office, through the department of business, economic development, and tourism, and in cooperation with the office of the governor, to establish a strategic plan that identifies clear benchmarks to attain the goal of 100 per cent energy self sufficiency by December 31, 2045, including the temporary use of alternative fuels that may be used as bridge fuels, and provide clarity for utilities, utility scale developers, and energy distributors in planning to achieve the benchmarks. Report to the legislature. Appropriation. (\$\$) -- Requires the Hawaii natural energy institute of the university of Hawaii to conduct a feasibility study on the State's ability to achieve its goal of producing 100 per cent of the State's electricity from renewable energy sources by December 31, 2045; provided that if the current renewable energy standards are not achievable, the study shall determine an estimate of what percentage is realistically achievable by December 31, 2045. Report to the legislature. -- SB2072 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2076 SD2 (SSCR 3145)

#### RELATING TO HISTORIC PRESERVATION REVIEWS.

Introduced by: Dela Cruz D, Kanuha D, Inouye L, Keith-Agaran G

Amends provisions relating to review of proposed projects. Allows the department of land and natural resources to delegate responsibility for review of projects pursuant to this provision, and pursuant to any administrative rules adopted thereunder, to the respective counties, provided that the department, in consultation with the office of Hawaiian affairs, has certified that the county has adopted an ordinance to govern the county's review process that is in accordance with the procedures set forth in this law and the department's applicable administrative rules; hired qualified professional staff who meet standards established by the department to conduct the reviews; established sufficient internal organizational controls to ensure that the qualified professional staff can make independent determinations regarding the effects of projects on historic properties; ensured that the qualified professional staff can function in a manner that does not create a conflict of interest or an appearance of a conflict of interest; provided for appropriate public notification in a manner consistent with standards established by the department; and entered into a written agreement with the department memorializing the scope of delegation to the county; provided that the delegation of authority shall automatically be suspended or terminated if the county fails to retain its qualified professional staff or if it becomes apparent that the county does not have sufficient staffing capacity to complete the delegated reviews in a timely manner. Prohibits the department to delegate reviews to the county for projects affecting properties listed in the Hawaii register of historic places or the national register of historic places. Prohibits the department to delegate any of the responsibilities established by historic preservation law as it relates to burials; nor shall the authority of the burial councils be diminished in any way. Allows the department to establish a program to certify 3rd party individuals and organizations authorized to review documents prior to submission of the documents to the department for review. Requires the department to certify 3rd party reviewers in accordance with specified requirements. -- SB2076 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2077 SD2 (SSCR 3000)

#### RELATING TO THE ENVIRONMENT.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Keith-Agaran G, Nishihara C Establishes the Hawaii tree planting program to be administered by the board of land and natural resources for the planting of at least 1 million appropriate, non invasive trees in the State per year. Requires the Hawaii tree planting program to expand the appropriate urban, peri urban, and rural tree canopies throughout the State. Requires the Hawaii tree planting program to be a partnership between the Hawaii forest stewardship program of the department of land and natural resources, the kaulunani urban and community forestry program of the department the greenhouse gas sequestration task force of the office of planning; and any appropriate county or nonprofit entity as determined by the chairperson of the board. Program to cease to exist on \_\_\_\_\_ (sunset). Appropriation. (\$\$) -- SB2077 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2079 SD2 (SSCR 3372)

#### RELATING TO THE OFFICE OF THE AUDITOR.

Introduced by: Dela Cruz D. Kidani M. Kanuha D

Amends provisions relating to reporting of non general fund information. Requires each department to submit to the legislature and the auditor a report for each non general fund account, which shall include the status of implementing recommendation made by the auditor in its most recent report on the department's non general funds pursuant to

provisions relating to review of special, revolving, and trust funds, and if no action has been taken, detailed reasons for not taking action. Report to the legislature. -- Amends provisions relating to review of special, revolving, and trust funds. Requires the office of the auditor to report to the legislature, at each regular session, a review of special, revolving, and trust funds established to provide services rendered by any state department or establishment to other state departments or establishments or to any political subdivision of the State and to include in its review an update, where applicable, to any recommendation made in a report, transmitted to the legislature within the past 5 years, that has not been implemented. -- SB2079 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2080 SD2 (SSCR 3076)

#### RELATING TO STATE BUILDINGS.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Inouye L

Requires the department of accounting and general services to purchase, install, and maintain a current and accurate list of every emergency evacuation chair installed in state buildings, including the location of each minimum, 1 emergency evacuation chair at or near 1 stairwell on each floor, except floors with ground level exits, of multi story state building. Requires each emergency evacuation chair to be installed and stored in compliance with the state fire code. Requires every emergency evacuation chair installed pursuant to this Act to be capable of ascending and descending stairs. Requires any contract awarded by the department of accounting and general services for the procurement, installation, or maintenance of any emergency evacuation chair or other product necessary to carry out the purposes of this Act to comply with the Hawaii procurement code. Requires the department of accounting and general services to maintain a current and accurate list of every emergency evacuation chair installed in state buildings, including the location of each chair; and perform annual inspections of all emergency evacuation chairs to ensure safe placement and function. Requires the disability communication and access board, in cooperation with the department of accounting and general services, to conduct annual training for relevant personnel from each state building in which at least 1 emergency evacuation chair is installed to explain the purpose and safe use of emergency evacuation chairs; and produce informational material for distribution to the occupants of each state building in which an emergency evacuation chair is installed describing the purpose, place, and safe use of emergency evacuation chairs. Requires no fewer than 50 per cent of the emergency evacuation chairs required by this Act to be installed by June 30, 2022; 100 hundred per cent of the emergency evacuation chairs required by this Act shall be installed by June 30, 2024. Report to the legislature. Appropriation. (\$\$) -- SB2080 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2081 SD1 (SSCR 2964)

#### RELATING TO PUBLIC LANDS.

Introduced by: Dela Cruz D, Kidani M, Kanuha D

Establishes provisions relating to public lands day. Requires the 4th Saturday in September of each year to be known and designated as public lands day; provided that this day is not and shall not be construed to be a state holiday. -- SB2081 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2082 SD2 (SSCR 3199)

# RELATING TO INVASIVE PLANT SPECIES CONTROL.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Nishihara C, Taniguchi B, Keith-Agaran G

Appropriation to the university of Hawaii for college of tropical agriculture and human resources to develop or identify substitutes for invasive plant species that are routinely used in landscaping, provided that the funded research shall include studies of sterile, non seed producing forms of polyploids and shall exclude highly invasive plant species that are listed on the department of agriculture's noxious weed list and plants having high scores on the university of Hawaii's weed risk assessment. (\$\$) -- SB2082 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2084 SD1 (SSCR 3012)

#### RELATING TO TAXATION.

Introduced by: Dela Cruz D, Kidani M, Kanuha D

Amends provisions relating to withholding of tax on the disposition of real property by nonresident persons. Redefines resident person by repealing foreign partnership, foreign limited liability company, and foreign limited liability partnership. -- SB2084 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2085 SD1 (SSCR 2542)

RELATING TO BEHAVIOR ANALYSIS.

Introduced by: Dela Cruz D, Kidani M, Kanuha D

Appropriation to the department of education to provide public school and public charter school students with behavior analysis services performed by individuals permitted to perform such services pursuant to the behavior analysts law. Requires the department of education to seek any necessary approvals from the Centers for Medicare and Medicaid Services to amend the state medicaid plan to provide reimbursements for applied behavior analysis services to medicaid eligible students diagnosed with an autism spectrum disorder. -- SB2085 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2086 SD1 (SSCR 2360)

RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES. Introduced by: Dela Cruz D, Kidani M, Kanuha D, Inouye L

Amends provisions relating to annual reports under the audit and accounting law. Requires the annual report by the comptroller to the governor and legislature (report to the legislature) to include a list of all accounts closed by the comptroller during the immediately preceding fiscal year and a list of any accounts that are still open but are serving a lapsed program or initiative. -- SB2086 SD1

Feb-11 20 Introduction/Passed First Reading - House **Current Status:** 

Feb-14 20 Multiple Referral to LAB then FIN

SB2090 SD1 (SSCR 2475)

RELATING TO JUDICIAL ENFORCEMENT OF THE UNIFORM INFORMATION PRACTICES ACT.

Introduced by: Rhoads K

Amends provisions relating to judicial enforcement. Provides that no later than 30 days after service of process, the agency shall file a motion for summary judgment in support of its denial of access to the government record that is presently before the court; provided that the court may extend the 30 day deadline if doing so is in the interest of justice. Further provides that if the agency does not timely file a motion for summary judgment, the circuit court shall order immediate disclosure of the government record, except to the extent prohibited by law. Allows either party to appeal the decision of the circuit court. Requires an appellate court to uphold the circuit court decision to compel disclosure unless that decision was palpably erroneous; provided that any decision or portion of a decision affirming the agency's denial of access shall be reviewed de novo. Provides that enforcement of a circuit court decision to compel disclosure is stayed automatically for 14 days after its entry, during which time the agency may petition the supreme court for a determination that the circuit court's decision to compel disclosure is palpably erroneous. Provides that if the agency timely files a petition, the complainant may file a response within 7 days after service. Further provides that after a timely petition, enforcement of the circuit court's decision is stayed pending the supreme court's determination. -- SB2090 SD1

Current Status:

Feb-14 20 Introduction/Passed First Reading - House

Feb-27 20 Single Referral to JUD

SB2094 SD1 (SSCR 3093)

RELATING TO TAXATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to important agricultural land gualified agricultural cost income tax credit. Changes the percentages of qualified agricultural costs that may be claimed as a credit and the cap amount of the credit. Extends the provision that the department of agriculture cease certifying credits to after December 31, 2030 (sunset).

-- SB2094 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2098 SD1 (SSCR 3077)

RELATING TO FOOD SAFETY.

Introduced by: Kouchi R (BR)

Appropriation to the department of business, economic development, and tourism to provide education and support to businesses in the state regarding compliance with the federal Food and Drug Administration's (FDA) industry guidance on colored sea salt; requires private industry businesses to collectively contribute 50 per cent of the cost to conduct and submit to the FDA any research, studies, or analysis required to obtain approval of color additives used in Hawaii sea salt. (\$\$) -- SB2098 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2099 SD2 (SSCR 3122)

RELATING TO IRRIGATION. Introduced by: Kouchi R (BR)

Establishes 1 full time equivalent (1.0 FTE) irrigation district manager position (SR21),

3 full time equivalent (3.0 FTE) irrigation system worker II positions (BC07), and 1 full time equivalent (1.0 FTE) office assistant III position (SR08) within the agricultural resources management division of the department of agriculture. -- Requires portions of the east Kauai irrigation system operated and maintained by the east Kauai water users' cooperative to be placed under the operational authority of the department of agriculture until such time that the adoption of rules are completed or a determination is made that the system can be appropriately operated and maintained pursuant to irrigation water development law and irrigation and water utilization projects law. Allows the department to contract with the east Kauai water users' cooperative, or any other entity, to bill and collect any fees from the users and enter into any and all contracts necessary to operate and maintain the system, including operation and maintenance contracts while positions are filled. Transfers all appropriations, records, equipment, machines, files, supplies, contracts, books, papers, documents, maps, and other personal property heretofore made, used, acquired, or held by the east Kauai water users' cooperative relating to the functions transferred to the department of agriculture shall be listed in a full accounting to the department of agriculture with the functions to which they relate. -- Authorizes the issuance of general obligation bonds for appropriation for assisting the agricultural resource management division with plans, designs, land acquisition, and equipment to increase state irrigation system capacity statewide. Appropriation for the operations and maintenance of the east Kauai irrigation system and for staff salaries and expenses. (\$\$) -- SB2099 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2101 SD1 (SSCR 2898)

## RELATING TO TAXATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to the cigarette tax and tobacco tax law. Adds an excise tax equal to the lesser of \_\_\_\_ cents for each large cigar of any length or \_\_\_\_ per cent of the wholesale price of each large cigar of any length, sold, used, or possessed by a wholesaler or dealer on and after July 1, 2020, whether or not sold at wholesale, or if not sold then at the same rate upon the use by the wholesaler or dealer. -- SB2101 SD1 Current Status: Feb-28 20 Introduction/Passed First Reading - House

SB2102 SD2 (SSCR 3373)

## RELATING TO THE EXECUTIVE OFFICE ON AGING.

Introduced by: Dela Cruz D

Amends provisions relating to Act 127, session laws of 2019, to add that the appropriation be for 1 full time equivalent (1.0 FTE) position of Alzheimer's disease and related dementia services coordinator within the executive office on aging. -- SB2102 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2103 SD1 (SSCR 2980)

## RELATING TO SPECIAL LICENSE PLATES.

Introduced by: Inouye L

Establishes special number plates for Polynesian Voyaging Society authorized. Requires the director of finance to issue to any registered owner of an electric vehicle, who is a resident of the State, upon completed application and payment of required fees, a special number plate for the registered owner's electric vehicle commemorating the Polynesian Voyaging Society. Requires the director of finance of the city and county of Honolulu, in consultation with the directors of finance of the counties of Hawaii, Kauai, and Maui; the chiefs of police of the city and county of Honolulu and the counties of Hawaii, Kauai, and Maui; and the board of directors of the Polynesian Voyaging Society, to establish a special number plate. Requires that each special number plate be securely fastened to the electric vehicle in lieu of the uniform state number plate. Requires the director of finance to charge a special number plate fee at least equal to the county's cost of providing the special number plate and administrative costs, if any, plus a fundraising fee to be determined by the director of finance in consultation with the board of directors of the Polynesian Voyaging Society. The fundraising fee shall be in addition to any other state or county fees collected for a motor vehicle registration or license plate. Requires the revenue generated by the fundraising fees, or a portion of the revenue generated by the fundraising fees as determined by the director of finance, to be deposited in the name of the Polynesian Voyaging Society in a separate county budget account. Allows the director of finance to revoke all special number plates issued if the total number of registered owners of electric vehicles that obtain the special number plates is less than 150 within 3 years of issuance of the 1st special number plate. -- SB2103 SD1 Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

LRB Systems March 5, 2020

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SB2105

RELATING TO HIGHWAY SAFETY.

Introduced by: Inouye L

Amends provisions relating to license renewals; procedures and requirements. Allows the examiner of drivers to accept an application for a renewal of a driver's license, made more than 6 months but not more than 2 years prior to the date of expiration, from a civilian employee or civilian contractor of the US Department of Defense who notifies the examiner of drivers more than 6 months but not more than 2 years prior to the date of expiration that the employee or contractor will be at a duty station overseas during the

6 month period prior to the date of expiration. -- SB2105

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2106 SD2 (SSCR 3259)

## RELATING TO CHILD PASSENGER RESTRAINTS.

Introduced by: Inouye L

Amends provisions relating to child passenger restraints (car seats). Prohibits a person operating a motor vehicle on a public highway in the State to transport a child under 2 years of age unless the person operating the motor vehicle is to ensure that the child is properly restrained in a rear facing child safety seat that meets federal motor vehicle safety standards at the time of its manufacture, and if the child is 2 years of age or older but less than 4 years of age, the person is to ensure that the child is properly restrained in a rear facing or forward facing child safety seat with internal harness. Requires that if the child is 4 years of age or older but less than 10 years of age, the person is to ensure the child is properly restrained in a child safety seat or booster seat, and if the child is 7 years of age or older but less than 10 years of age the child must be correctly restrained by a lap or shoulder seat belt assembly. Increases the age of the child in safety seats and repeals the weight requirement. Increases fines for repeat convictions. -- SB2106 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2109 SD1 (SSCR 2930)

## RELATING TO CHILDREN.

Introduced by: Shimabukuro M, Moriwaki S, Inouye L, Baker R, Riviere G, Ruderman R, Kidani M, Nishihara C, Rhoads K

Amends provisions relating to expedited proceedings; continuances. Requires that in any criminal proceeding for a sexual offense perpetuated against a minor or child abuse, the court and the prosecution shall set the case for priority in the court docket, to ensure a prompt trial in order to minimize the length of time a minor must endure the stress of the minor's involvement in the proceedings. Requires that in deciding whether to grant a continuance, the court shall take into consideration the potential adverse impact the delay may have on the minor's well being; provided that a continuance shall not be granted unless not doing so would result in a state or federal constitutional violation. --SB2109 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2110 SD1 (SSCR 2926)

## RELATING TO THE CHILD PROTECTIVE ACT.

Introduced by: Shimabukuro M, Ruderman R, Gabbard M, Rhoads K

Amends provisions relating to court appointed attorneys. Requires the court to appoint an attorney to represent a legal parent who is indigent, or was represented by private counsel but is now indigent and no longer represented by counsel, based on court established guidelines, unless the legal parent knowingly and voluntarily waives the right to appointed counsel on the record. If a legal parent appears without counsel, the court or its designee shall utilize court established guidelines to inquire as to whether the legal parent is indigent. Requires court to make every effort to provide counsel at the 1st hearing attended by the legal parent, but if counsel does not appear at such hearing, the court shall not enter a ruling or order that would prejudice the legal parent's rights until counsel appears or the legal parent knowingly and voluntarily waives the right to appointed counsel on the record; provided that nothing in this provision shall preclude court orders required for the safety of the subject child or children. If counsel is not appointed at least 3 days prior to the date of the hearing, the court may grant counsel a continuance if requested. -- SB2110 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2111 SD2 (SSCR 3151)

RELATING TO THE CHAIRPERSON OF THE HAWAIIAN HOMES COMMISSION. Introduced by: Shimabukuro M, Inouye L, Baker R, Ruderman R, Gabbard M, Nishihara

Amends provisions relating to the commission on water resource management. Adds the chairperson of the Hawaiian homes commission or the chairperson's designee to

serve as an ex officio voting member. Adds the chairperson of the department of Hawaiian home lands or the chairperson's designee shall serve as an ex officio voting member. -- SB2111 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2112 SD1 (SSCR 3096)

RELATING TO THE EXEMPTION OF CERTAIN INCOME FROM THE STATE GENERAL EXCISE TAX.

Introduced by: Baker R (BR)

Amends provisions relating to exemptions, persons exempt, applications for exemption under the general excise tax law. Provides that activities of those persons that are taxable as unrelated business taxable income under section 512 of the Internal Revenue Code of 1986, as amended, shall not be exempt under this provision. -- SB2112 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2117 SD1 (SSCR 3001)

RELATING TO DISTRICT COURT JUDGES.

Introduced by: Kouchi R (BR)

Amends provision relating to judicial circuits; district judges; sessions. Increases the number of judges in 2nd circuit to 4 judges. Appropriation to the judiciary for the establishment of 1 permanent full time equivalent (1.0 FTE) district court judge position

in the district court of the 2nd circuit. (\$\$) -- SB2117 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2118

RELATING TO DISCRETIONARY TRANSFERS TO THE SUPREME COURT.

Introduced by: Kouchi R (BR)

Amends provisions relating to application for transfer to the supreme court. Allows the supreme court, in a manner and within the time provided by the rules of court, to grant an application to transfer any case within the jurisdiction of the intermediate appellate court to the supreme court upon the grounds that the case involves an issue of child custody; provided that this provision shall not apply to child custody cases arising under the child protective act law. -- SB2118

the child protective act law. -- 562116

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2119 SD1 (SSCR 2994)

RELATING TO THE ROOM CONFINEMENT OF CHILDREN AT DETENTION AND SHELTER FACILITIES.

Introduced by: Kouchi R (BR)

Amends provisions relating to detention; shelter; release; notice. Allows a child to only be placed in room confinement in a detention or shelter facility under specified conditions, including room confinement may only be used as a temporary response to a child's behavior, and only if the behavior poses an immediate and substantial risk of danger to the child or another individual, or a serious and immediate threat to the safety and orderly operation of the facility; or the child is an imminent escape risk; and a child may be held for no more than 4 hours in room confinement unless the on call duty judge grants additional extensions of confinement of no more than 4 hours, and thereafter, the child shall be returned to the general population; provided that if a child is held in room confinement for more than 4 hours, then a hearing before the family court shall be held on the next business day, at which the child shall be provided legal representation. -- SB2119 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2120

RELATING TO GIFT CERTIFICATES.

Introduced by: Kouchi R (BR)

Amends provisions relating to gift certificates. Redefines gift certificate or certificate by excluding a card, certificate, or other medium that is issued by a county for the purpose of storing value for certain uses including but not limited to paying transit fares or other county fees, or other uses as authorized by applicable county ordinances. -- SB2120 Current Status:

Mar-03 20 Introduction/Passed First Reading - House

SB2121 SD1 (SSCR 2931)

RELATING TO FELONIES.

Introduced by: Kouchi R (BR)

Amends provisions relating to interference with the operator of a public transit vehicle by changing it interference with the operator or operation of a public transit vehicle . Provides that a person commits the offense of interference with the operator or operation of a public transit vehicle if the person interferes with the operation of a public transit vehicle or lessens the ability of the operator to operate the public transit vehicle by intentionally, knowingly, or recklessly causing the delay, malfunction, or breakdown of

operation of a public transit vehicle, system, or service that results in serious bodily injury

to or death of any person. -- SB2121 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2128 SD1 (SSCR 3071)

## RELATING TO FIRE PROTECTION.

Introduced by: Kouchi R (BR)

Establishes provisions relating to new home buyer fire protection act. Requires the builder at the time of or prior to agreeing to final pricing for construction of a new dwelling is to provide to the buyer a copy of written materials prepared and adopted by the state fire council that detail the benefits of residential fire sprinkler systems. Requires the builder to also provide a written estimate of the costs associated with installing and maintaining a residential fire sprinkler system. Requires the buyer to acknowledge receipt of the materials in writing on a form provided by and filed with the department of commerce and consumer affairs professional licensing division. Requires the builder, upon request of the buyer, to install a residential fire sprinkler system or other requested fire suppression system at the buyer's expense. Requires that upon a finding that any person has willfully violated this law, the person shall be subject for a 1st offense to a civil penalty of not less than 75 dollars or more than 150 dollars and, for each subsequent offense, a civil penalty of not less than 100 dollars or more than 250 dollars. Requires the state fire council, in conjunction with assistance from the executive director of the office of department of consumer protection to research and develop a standard form or forms to be used to confirm the buyer's receipt of the written materials, as well as an acknowledgement form indicating that the buyer received a copy of written materials prepared and adopted by the state fire council that detail the benefits of residential fire sprinkler systems, the cost estimate provided by the builder for installing and maintaining a residential fire sprinkler system; and an indication of whether the buyer accepted or rejected the installation of a residential fire sprinkler system or other fire suppression system. -- SB2128 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2129 SD1 (SSCR 3291)

## RELATING TO FIRE PROTECTION.

Introduced by: Kouchi R (BR)

Amends provisions relating to reduced ignition propensity cigarette program special fund. Allows moneys in the reduced ignition propensity cigarette program special fund to also be administered and expended by the state fire council to defray the costs, including the costs of employing administrative personnel, of statewide fire prevention, education, safety, and preparedness programs, especially as they relate to youth, seniors, and persons with disabilities. -- SB2129 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2130 SD1 (SSCR 2995)

## RELATING TO THE STATE FIRE CODE.

Introduced by: Kouchi R (BR)

Amends provisions relating to adoption of state fire code. Requires the state fire council to adopt a state fire code in accordance with the public agency meetings and records law instead of administrative procedures law. -- SB2130 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2131 SD2 (SSCR 3340)

## RELATING TO FIRE PROTECTION.

Introduced by: Kouchi R (BR)

Provides an income tax credit for a taxpayer who is the owner occupant of a dwelling or the purchaser installing the automatic sprinkler system in a new 1 or 2 family dwelling used only for residential purposes. Act to be repealed on June 30, 2030 (sunset). --SB2131 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2136

## RELATING TO PUBLIC SAFETY.

Introduced by: Kouchi R (BR)

Establishes provisions relating to smoke alarms; residences. Requires that upon the sale or transfer of any residential real property, the property is to be equipped by the seller with smoke alarms that conform with all applicable state and county building or residential

codes. -- SB2136

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2137 SD2 (SSCR 3287)

RELATING TO ELECTIONS. Introduced by: Kouchi R (BR)

LRB Systems March 5, 2020

Amends provisions relating to voter service centers; places of deposit. Requires voter service centers to be established by the clerks to service the particular needs of each county's voters. Provides that for a county with more than 1 island in its jurisdiction, there shall be at least 1 voter service center on each island; provided that the island of Niihau shall not be subject to this requirement. Requires a voter service center in each county to be open from the 10th business day preceding the day of the election during regular business hours until the time provided in provisions relating to voter service center hours on the date of the election and at the same times statewide. Allows the clerks to operate additional voter service centers having varying days or hours of operations to service the voters of particular areas that otherwise could not support the operation of a voter service center for 10 business days or the same times statewide; provided that all voter service centers shall remain open until 7:00 p.m. on the date of the election. Requires any voter standing in line at a voter service center at the closing time on the date of the election and having the intent of voting to be allowed to vote. Requires a person eligible to vote but who is not registered to vote and is standing in line at a voter service center at the closing time on the date of the election to be permitted to apply under provisions relating to late registration to register to vote and subsequently vote that election day. Provides that to the extent the registration clerk determines the applicant to be registered at that time, the applicant will be permitted to vote by regular ballot and if additional time is required to process the application, the applicant will be provided a provisional ballot. --SB2137 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2139

## RELATING TO VACANCIES.

Introduced by: Kouchi R (BR)

Amends provisions relating to state senator. Requires that all candidates for the unexpired term to file nomination papers not later than the date and time specified for the next succeeding primary election. Provides that if the vacancy occurs later than on the 10th day prior to the close of filing for the next succeeding primary election, but not later than on the 95th day prior to the next succeeding general election, or if there are no qualified candidates for any party or nonpartisan candidates in the primary, the vacancy shall be filled for the unexpired term at the next succeeding general election. Requires each candidate to fill out an application for nomination papers, sign the proper certification on the nomination papers, and take either an oath or affirmation as provided by law. Requires the chief elections officer to be notified of the nominations, and the nomination papers of the candidates shall be filed not later than 4:30 p.m. on the 75th day prior to the general election; nonpartisan candidates may file nomination papers for the unexpired term not later than 4:30 p.m. on the 75th day prior to the general election. Provides that if the vacancy occurs after the 95th day prior to the next succeeding general election or if no candidates are nominated, the governor shall make an appointment to fill the vacancy for the unexpired term by selecting a person from a list of 3 prospective appointees submitted by the same political party as the prior incumbent. -- SB2139

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2140

## RELATING TO TAXATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to the county surcharge on state tax. Extends the deadline

to establish the surcharge. -- SB2140

Current Status: Feb-13 20 Introduction/Passed First Reading - House

Feb-27 20 Single Referral to FIN

SB2142 SD2 (SSCR 3002)

## RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Kouchi R (BR)

Amends Act 87, session laws of 2015, relating to the employees' retirement system, by adding reports to the legislature by the employees' retirement system be submitted 2021, 2022, 2023, 2024, and 2025. Changes the effective date for any department or agency of the state to furnish information in electronic format to the system and for the system to specify the format in which the information shall be furnished to July 1, 2025. --

SB2142 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2144

## RELATING TO REPORTS OF CANDIDATE COMMITTEES.

Introduced by: Kouchi R (BR)

Amends provisions relating to candidate committee reports. Requires schedules filed

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with the reports to include expenditures for committee reimbursements to the candidate or other individuals. -- SB2144

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2145 SD1 (SSCR 2932)

RELATING TO ORDERS OF THE CAMPAIGN SPENDING COMMISSION.

Introduced by: Kouchi R (BR)

Amends provisions relating to preliminary determination regarding probable cause. Requires the respondent to be afforded an opportunity to contest the commission's preliminary determination of probable cause by making a request for a contested case hearing under public proceedings and records law within 30 days, rather than 20 days, of receipt of the preliminary determination. -- Amends provisions relating to administrative fines; relief. Provides the rights for any order for the assessment of an administrative fine to not be issued against a person without providing the person written notice and an opportunity to be heard at a hearing conducted under administrative procedure law are deemed waived if the order is a preliminary determination of probable cause rendered during a public agency meeting and records law meeting pursuant to provisions relating to initial determination by the campaign spending commission and the person fails to request a contested case hearing within 30 days of receipt of the preliminary determination. Provides that in addition to contempt proceedings, the commission may also file the commission's order in the circuit court for confirmation as a judgment, which shall then have the same force and effect as any other judgment issued in the circuit courts; provided that there shall be no appeal from a judgment. -- SB2145 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2146

## RELATING TO CAMPAIGN FINANCE REPORTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to failure to file report; filing a substantially defective or deficient report. Provides that if a candidate committee does not file the preliminary primary report, due 10 calendar days before a primary, initial special, or initial nonpartisan election, or the preliminary general report, due 10 calendar days before a general, subsequent special, or subsequent nonpartisan election, the fine, if assessed shall not exceed 300 dollars per day. -- SB2146

Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2147 SD1 (SSCR 3029)

## RELATING TO CAMPAIGN CONTRIBUTIONS.

Introduced by: Kouchi R (BR)

Amends provisions relating to excess contribution; return; escheat. Requires any candidate, or candidate committee, that receives in the aggregate more than the applicable contribution limit of nonresident contributions, as determined by the commission after the final election period report has been submitted, to return any excess contribution to 1 or more nonresident contributors, as chosen by the candidate. or candidate committee, within 30 days of receipt of notice of the excess from the commission. Requires any excess nonresident contribution not returned to 1 or more nonresident contributors within 30 days shall escheat to the Hawaii election campaign fund. -- SB2147 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2148 SD1 (SSCR 2911)

## RELATING TO VIOLATIONS OF CAMPAIGN FINANCE LAW.

Introduced by: Kouchi R (BR)

Amends provisions relating to administrative fines; relief. Changes assessment of fine on an individual to on a person other than a noncandidate committee that makes only independent expenditures and changes the amount of the fine to not to exceed 1,000 dollars for each occurrence or an amount not to exceed 3 times the amount of an unlawful contribution or expenditure. Changes the assessment of a fine on a corporation, organization, association, or labor union to on a noncandidate committee that makes only independent expenditures and, in 1 election period, has either received at least 1 contribution of more than 10,000 dollars from any 1 person or has made expenditures of more than 10,000 dollars in the aggregate, and changes the amount of the fine to not to exceed 5.000 dollars for each occurrence or an amount not to exceed 3 times the amount of an unlawful contribution or expenditure. Provides that if an administrative fine is imposed upon a candidate or noncandidate committee, the campaign spending commission may order that the fine, or any portion of the fine, be paid from the personal funds of the candidate or officers of the noncandidate committee. -- SB2148 SD1

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2149 SD1 (SSCR 3030)

RELATING TO ELECTIONEERING COMMUNICATIONS.

Introduced by: Kouchi R (BR)

Amends provisions relating to electioneering communications; statement of information. Changes this provision to only apply to noncandidate committees. Redefines disclosure date to mean for every calendar year the 1st date on which an electioneering communication is publicly distributed; provided that the noncandidate committee making the electioneering communication has made expenditures for electioneering communications of more than 2,000 dollars in the aggregate; and any other date during the same calendar year on which an electioneering communication is publicly distributed; provided that the noncandidate committee making the electioneering communication has made expenditures for electioneering communications of more than 2,000 dollars in the aggregate since the most recent disclosure date during that calendar year. Redefines electioneering communication by changing mail at a bulk rate to mail. Repeals provision that a person shall be treated as having made an expenditure if the person has executed a contract to make the expenditure. — SB2149 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2150

## RELATING TO DISORDERLY CONDUCT.

Introduced by: Kouchi R (BR)

Amends provisions relating to disorderly conduct. Provides that a person commits the offense of disorderly conduct if, with intent to cause physical inconvenience or alarm by a member or members of the public, or recklessly creating a risk thereof, the person engages in any conduct with an intent to convey false or misleading information under circumstances in which the information may reasonably be believed; and indicates that an activity has taken, is taking, or will take place that could result in death, bodily injury, or property damage, through the use of a firearm or by widely dangerous means. -- SB2150

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2153 SD1 (SSCR 2933)

#### RELATING TO OFFENSES AGAINST PROPERTY RIGHTS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to the unauthorized control of propelled vehicle in the 2nd degree. Provides that a person commits the offense of unauthorized control of a propelled vehicle in the 2nd degree if the person recklessly or negligently exerts unauthorized control over another's propelled vehicle by operating the vehicle without the owner's consent or by changing the identity of the vehicle without the owner's consent. Makes it a misdemeanor. -- Amends provisions relating to the unauthorized control of propelled vehicle in the 1st degree. Provides that a person commits the offense of unauthorized control of a propelled vehicle in the 1st degree if the person intentionally or knowingly exerts unauthorized control over another's propelled vehicle by operating the vehicle without the owner's consent. Makes it a class C felony. -- SB2153 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2156

## RELATING TO THEFT IN THE SECOND DEGREE.

Introduced by: Kouchi R (BR)

Amends provisions of theft in the 2nd degree. Provides that a person commits the offense of theft in the 2nd degree if the person commits theft of property commonly used to store items of personal or monetary value, including any purse, handbag, or wallet. -- SB2156

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2162 SD2 (SSCR 2981)

## RELATING TO SEA LEVEL RISE.

Introduced by: Kouchi R (BR)

Requires the Hawaii climate change mitigation and adaptation commission to consider and make specific recommendations on sea level rise policies that have been implemented in other states and nations that may be applicable in Hawaii; bring resources to the various agencies and departments in the form of best practices; provide to the applicable state agencies and departments guidance and a coordinating structure and timeframe within which to work; work with partners to operationalize sea level rise exposure areas into county planning and permitting, and provide a status update in the commission's annual report to the legislature and governor; and work to enhance, uniformize, and support the work of the state and county agencies in the development of sea level rise adaptation plans utilizing the sea level rise vulnerability and adaptation report. Requires the Hawaii climate change mitigation and adaptation commission to

submit a proposal to the legislature for a state supplemental flood insurance program for properties within the State subject to climate change impacts (report to the legislature). Appropriations to department of land and natural resources to support the commission and to fund the climate change mitigation and adaptation coordinator position. (\$\$) --SB2162 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2166 SD1 (SSCR 2398)

## RELATING TO TRAFFIC SAFETY.

Introduced by: Kouchi R (BR)

Amends provisions relating to drive on right side of roadway; exceptions. Requires that upon any 2 lane roadway providing for 2 way movement of traffic, any vehicle proceeding at less than the speed limit where passing or overtaking another vehicle is not possible or permitted, and a line of 5 or more vehicles following immediately behind, shall move off the roadway at the nearest location where sufficient space exists for trailing vehicles to overtake. -- SB2166 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2179 SD2 (SSCR 3292)

## RELATING TO THE DEPARTMENT OF THE PROSECUTING ATTORNEY.

Introduced by: Kouchi R (BR)

Appropriation to the department of the prosecuting attorney of the city and county of Honolulu for a grant in aid for the career criminal prosecution unit. (\$\$) -- SB2179 SD2 Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2180 SD2 (SSCR 3258)

## RELATING TO EXECUTIVE PARDONS.

Introduced by: Kouchi R (BR)

Amends provisions relating to pardons; application process. Requires an application for pardon to be addressed to the governor and filed with the Hawaii paroling authority. Requires each application for pardon to contain the 1st and last name of the applicant; a brief history of the case or cases for which pardon is being sought; any reason for seeking pardon; and any other relevant information that the Hawaii paroling authority may require. Provides that for each offense for which an applicant is seeking pardon, the Hawaii paroling authority shall notify the prosecuting attorney of the county in which the offense occurred. Provides upon receiving notification, the prosecuting attorney of the county in which the offense occurred shall make reasonable efforts to contact any victim, or victim's immediate family members, involved in each offense for which pardon is being sought. -- SB2180 SD2

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2181

## RELATING TO SEXUAL ASSAULT.

Introduced by: Kouchi R (BR)

Amends provisions relating to sexual assault in the 1st degree if the person knowingly subjects to sexual penetration another person who is mentally defective; provided that proof that the person knew that the other person was mentally defective shall not be required in any prosecution for an offense under this provision. -- Provides that a person commits the offense of sexual assault in the 3rd degree if the person knowingly subjects to sexual contact another person who is mentally defective, or causes another person who is mentally defective to have sexual contact with the actor; provided that proof that the person knew the other person was mentally defective shall not be required in any prosecution for an offense under provision. -- SB2181

Mar-03 20 Introduction/Passed First Reading - House Current Status:

SB2182

# RELATING TO ABUSE OF A FAMILY OR HOUSEHOLD MEMBER.

Introduced by: Kouchi R (BR)

Amends provisions relating to disposition of convicted defendants law. Adds relating to abuse of a family or household member under the sentencing of repeat offenders provision. -- SB2182

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2183 SD1 (SSCR 2934)

## RELATING TO THE DEFINITION OF PROPERTY.

Introduced by: Kouchi R (BR)

Amends provisions relating to definition of terms under offenses against property rights. Defines intellectual property to mean intangible property rights in the creative products of human intelligence, as protected under copyright, parent, trademark, and trade secret laws. Redefines property by adding and includes intellectual property and property that is stored in an electronic medium and is retrievable in a perceivable form. -- SB2183 SD1

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2185 RELATING TO VIOLATION OF PRIVACY.

Introduced by: Kouchi R (BR)

Amends provisions relating to chapter not applicable; when under the criminal procedure deferred acceptance of guilty plea, nolo contendere plea law. Exempts violation of privacy in the 1st degree or violation of privacy in the 2nd degree under certain

circumstances. -- SB2185

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2187 SD1 (SSCR 3019) RELATING TO SEX TRAFFICKING.

Introduced by: Kouchi R (BR)

Amends provisions relating to sex trafficking. Adds coercion as a means of advancing

prostitution. -- SB2187 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2188 SD1 (SSCR 2648) RELATING TO WILDLIFE OFFENSES.

Introduced by: Kouchi R (BR)

Amends provisions relating to penalties under the wildlife law. Requires that a 1st conviction by a mandatory fine of not less than 200 dollars or imprisonment of not more than 1 year, or both, and all animal parts, products, or items containing prohibited animal parts or products involved in the commission of the violations are to be considered contraband to be forfeited to and disposed of by the State. -- SB2188 SD1

Mar-05 20 Introduction/Passed First Reading - House Current Status:

RELATING TO A WATER STORAGE AND DISTRIBUTION SYSTEM FOR CERTAIN

AGRICULTURAL LAND IN WAHIAWA, OAHU.

Introduced by: Kouchi R (BR)

Authorizes the issuance of general obligation bonds for appropriation for capital improvement projects to the office of Hawaiian affairs for construction costs of a water storage and distribution system on agricultural lands owned by the office of Hawaiian affairs in Wahiawa, Oahu surrounding the Kukaniloko birthing stones site, including water storage structures, site work, security fencing, piping, distribution pumps, and stub outs to feed an irrigation system. (\$\$) -- SB2191

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

RELATING TO HAWAIIAN EXPERTISE IN LAND USE AND RESOURCE SB2192 SD2 (SSCR 3286) MANAGEMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to training relating to native Hawaiian and Hawaiian traditional and customary rights, natural resources and access rights, and the public trust. Requires members who fail to complete the training course within the required period to be prohibited from serving on a permitted interaction group or voting on a matter before their respective council, board, or commission until the mandatory training course is completed; and removed from their respective council, board, or commission at the end of the regular legislative session following their deadline to complete the training course; provided that members shall not be removed if they complete the mandatory training course or obtain the advice and consent of the senate to continue serving on their respective council, board, or commission by the end of the regular legislative session following their deadline to complete the training course. Allows individual votes taken by council, board, and commission members who failed to complete the mandatory training course to be challenged and subject to being nullified and voided following a contested case proceeding. Requires the office of Hawaiian affairs and the department of land and natural resources to prepare an annual report of all council, board, and commission members who have failed to meet the training requirement in this provision as of September 21 of each year, which shall be made available for public inspection at the office and the department, and submitted to the legislature and the governor. Requires the governor to provide to the office the names of persons required to take the training course pursuant to this provision within 30 calendar days of their initial appointment. --Amends provisions relating to department of land and natural resources and establishment of the commission. Requires at least 1 other member to have been appointed from a list of nominees submitted to the governor by the office. Requires lists from the office to fill vacancies on the board to be submitted on the 1st business day of December prior to the expiration of the term for a vacancy attributable to the expiration of a term; and within 30 business days after the vacancy occurs for a vacancy that occurs

SB2191

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during a board member's term. -- SB2192 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2193

## RELATING TO EMPLOYMENT DISCRIMINATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to employer inquiries into conviction record. Changes that the employer may consider the employee's or the requirement that inquire into and consideration of a prospective employee's conviction record falling within a period that shall not exceed the most recent from 10 years to 5 years for felony convictions and 3 years for misdemeanor convictions, excluding periods of incarceration. -- SB2193 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2205 SD2 (SSCR 3364)

## RELATING TO IMPORTANT HOUSING LANDS.

Introduced by: Chang S

Establishes provisions relating to important housing lands under the land use commission law. Defines important housing lands to mean public lands that are located within 1 mile of any rail mass transit station and needed to promote the development of housing priced below market rates for an eligible buyer. Provides that the objective for the identification of important housing lands is to identify and plan for the maintenance of a strategic base of lands to meet housing demand for current and future generations; create highly walkable, mixed use neighborhoods that minimize car usage and maximize density; promote land development and land use planning that delineates blocks of promising land areas for housing opportunities; and establish incentives that promote the long term use and protection of these promising land areas for housing opportunities. Requires state and county housing policies, tax policies, land use plans, ordinances, and rules to promote the long term viability of important housing lands and to be consistent with and implement the policies; promote the retention of important housing lands in blocks of contiguous, intact, and functional land units; discourage the fragmentation of important housing lands and the conversion of these lands to non housing uses; direct incompatible uses and activities from important housing lands to other areas and ensure that uses on important housing lands are actually for housing and mixed use purposes; provide infrastructure and services on important housing lands necessary to support housing uses and activities; facilitate the long term dedication of important housing lands for future housing needs through the use of incentives; facilitate the access of low income individuals to important housing lands for long term viable housing use; and promote the maintenance of essential housing infrastructure systems. Establishes provisions for standards and criteria for the identification of important housing lands; incentives for important housing lands; identification of important housing lands; county process; receipt of maps of eligible important housing lands; land use commission; designation of important housing lands; adoption of important housing lands maps; standards and criteria for reclassifying or rezoning important housing lands; important housing lands; county ordinances; and periodic review and amendment of important housing lands maps. Appropriation for grants in aid to the counties. Provides that the sum appropriated by this Act and allocated to the counties is done so in satisfaction of the requirements of article VIII, section 5 of the state constitution. (\$\$) -- SB2205 SD2 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2206 SD2 (SSCR 3078)

## RELATING TO HOMELESSNESS.

Introduced by: Chang S, Moriwaki S, Ruderman R, Kahele K

Authorizes the issuance of general obligation bonds for deposit into the rental housing revolving fund. Appropriation out of the fund to the Hawaii housing finance and development corporation for capital improvement projects consistent with the purpose of the fund. (\$\$) -- SB2206 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2212 SD2 (SSCR 3108)

## RELATING TO INCLUSIONARY ZONING.

Introduced by: Chang S

Amends provisions relating to county zoning. Provides that neither this provision nor any other law, county ordinance, or rule shall impose an inclusionary zoning requirement on housing offered exclusively for sale in perpetuity to buyers who are residents of the State; are owner occupants; and do not own any other real property. Requires each county to submit a report to the legislature on inclusionary zoning requirements, including the number still owned by original owners and the resale prices or profit realized of resold units. Act to be repealed on July 1, 2025 (sunset). -- SB2212 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

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SB2214 SD2 (SSCR 3225)

RELATING TO HOUSING.

Introduced by: Chang S

Establishes provisions relating to high density housing development project approval process; discretionary permit. Requires State and county agencies to issue a discretionary permit associated with any high density housing development project within 60 days from the date of receipt of a permit application that is deemed to be complete by the receiving state or county agency. Allows a developer of a project described in this provision to submit an application for a discretionary permit for a high density housing development project and shall not be required to obtain a conditional use permit if the development project satisfies specified planning standards. Provides that if the state or county permitting agency determines that an application submitted pursuant to this provision is in conflict with any of the planning standards specified, it shall provide the developer of the project with written documentation of any standard in conflict with the development and an explanation for any reason the development conflicts with that standard within 30 days of submittal of the application; further provides if the state or county permitting agency fails to provide the required documentation, the development shall be deemed to satisfy the planning standards. -- Amends provisions relating to housing; county powers. Requires each county to issue every discretionary permit associated with any high density housing project described in this provision within 60 days from the date of receipt of a permit application that is deemed to be complete by the receiving county agency. -- SB2214 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2216 SD2 (SSCR 3352)

## RELATING TO TAXATION.

Introduced by: Chang S, Moriwaki S, Ruderman R, Kanuha D, Fevella K, Rhoads K Establishes the imposition of tax law. Provides that there is hereby imposed and shall be levied, collected, and paid, an empty homes tax as hereinafter provided, on all transfers or conveyances of a vacant residential real property or any interest therein, by way of deeds, leases, subleases, assignments of lease, agreements of sale, assignments of agreement of sale, instruments, writings, and any other document, whereby any lands, interests in land, tenements, or other realty sold shall be granted, assigned, transferred, or otherwise conveyed to, or vested in, the purchaser or purchasers, lessee or lessees, sublessee or sublessees, assignee or assignees, or any other person or persons, by the person's or their direction. Requires the tax to be equal to 5 per cent of the county real property tax assessed value of the unit per year. -- SB2216 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2224 SD2 (SSCR 3079)

## RELATING TO HEALTH.

Introduced by: Baker R, English J, Keith-Agaran G, Kahele K

Authorizes the issuance of general obligation bonds for appropriation for capitol improvement projects to the department of health for Maui memorial medical center. Requires private matching funds. (\$\$) -- SB2224 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2227 SD2 (SSCR 3181)

## RELATING TO ELECTRONIC SMOKING PRODUCTS.

Introduced by: Baker R, Kanuha D, Keohokalole J, Fevella K, Chang S, Harimoto B, Moriwaki S, Keith-Agaran G, English J, Rhoads K, Kim D

Amends provisions relating to the cigarette tax and tobacco tax law. Establishes provisions relating to shipment of e liquid and electronic smoking devices. Makes it unlawful for any person other than a licensed tobacco retailer to receive any shipment of e liquids or electronic smoking devices. Increases the wholesaler or dealer license fee and the retail tobacco permit fee. Provides that moneys collected under the tax after September 1, 2020, and thereafter, \_\_\_\_\_ dollars shall be deposited to the credit of the Hawaii tobacco prevention and control trust fund to establish a comprehensive youth tobacco cessation program to fund health education, prevention, and nicotine cessation programs about the risks and dangers of the use of electronic smoking devices for youth. -- Repeals provisions relating to delivery sales -- SB2227 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2228 SD2 (SSCR 3256)

RELATING TO FLAVORED PRODUCTS FOR ELECTRONIC SMOKING DEVICES. Introduced by: Baker R, Kanuha D, Keohokalole J, Fevella K, Harimoto B, Keith-Agaran G, English J, Rhoads K, Moriwaki S, Kim D

Establishes provisions relating to unlawful shipment of e liquid products; penalty; reports; liability for unpaid taxes. Provides that a person commits the offense of unlawful shipment of e liquid products if the person is engaged in the business of selling e liquid

products; and ships or causes to be shipped any e liquid products to a person or entity in the State that is not a licensee under this law. Establishes exemptions. --Establishes provisions relating to sale of flavored products for electronic smoking devices; mislabeling; nicotine free; remote retail sales. Prohibits beginning July 1, 2020, any retailer or any agents or employees of the retailer to sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored product for electronic smoking devices; mislabel as nicotine free, or sell or market for sale as nicotine free, any e liquid product that contains nicotine; or sell electronic smoking devices, e liquid, electronic smoking device accessories, and flavored products for electronic smoking devices other than through retail sales via a direct, in person exchange between a retailer and a consumer. Provides that a statement or claim directed to consumers or the public that an e liquid or electronic smoking device accessory is flavored shall be prima facie evidence that the product is a flavored product for electronic smoking devices; provided that the statement or claim may include but not be limited to text, color, or images on the product's labeling or packaging that is used to explicitly or implicitly communicate that the product has a flavor made by a manufacturer or an agent or employee of the manufacturer in the course of the person's agency or employment. Provides that any flavored product for electronic smoking devices found in a retailer's possession that is in violation of this provision is to be considered contraband, promptly seized, and subject to immediate forfeiture and destruction, and shall not be subject to the procedures set forth in forfeiture law. Establishes fines and penalties. -- SB2228 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2233 SD1 (SSCR 2536)

## RELATING TO COMMERCIAL MOTOR VEHICLES.

Introduced by: Inouye L, Gabbard M, Chang S, Kanuha D, Keith-Agaran G

Amends provisions relating to disqualification, cancellation, and downgrade. Requires the examiner of drivers to disqualify any person from driving a commercial motor vehicle for life if the person uses a commercial motor vehicle in the commission of any felony involving an act or practice of severe forms of trafficking in person, as defined in title 22 US code section 7102 (11). -- SB2233 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2234

## RELATING TO THE USE OF INTOXICANTS WHILE OPERATING A VEHICLE.

Introduced by: Inouye L, Keith-Agaran G

Amends provisions relating to evidence of intoxication. Lowers the amount of grams of alcohol required to prove evidence of intoxication in any criminal prosecution. -- SB2234 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2235 SD2 (SSCR 3353)

## RELATING TO THE USE OF INTOXICANTS WHILE OPERATING A VEHICLE.

Introduced by: Inouye L

Establishes provisions relating to state drug and alcohol toxicology testing laboratory special fund; established. Provides that there is established in the state treasury a state drug and alcohol toxicology testing laboratory special fund, into which shall be deposited all fines collected for violations committed in the offense of operating a vehicle under the influence of an intoxicant, moneys appropriated by the legislature to the fund, other grants and gifts made to the fund, and any income and capital gains earned by the fund. Requires that moneys in the special fund is to be expended by the department of health to support a state drug and alcohol toxicology laboratory. -- SB2235 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2241 SD1 (SSCR 3089)

## RELATING TO INTOXICATING LIQUOR.

Introduced by: Rhoads K

Amends provisions relating to jurisdiction and powers under the intoxicating liquor law. Provides that the liquor commission shall record all complaints against any licensee, regardless of whether the complaint is filed during or after the occurrence of the violation; provided further that the liquor commission shall review the history of complaints against any applicant at the time of application for a new license or renewal of an existing license.

-- SB2241 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2244

## RELATING TO THE HAWAII CIVIL RIGHTS COMMISSION.

Introduced by: Rhoads K

Amends provisions relating to programs and activities receiving state financial assistance. Provides that the term program or activity receiving state financial assistance includes a program or activity that also receives federal financial assistance. -- Amends

provisions relating to complaint against unlawful discrimination. Provides that the Hawaii civil rights commission shall not have jurisdiction over claims within the scope of the Individuals with Disabilities Education Act. -- SB2244

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2249 SD1 (SSCR 2849)

## RELATING TO HISTORIC PRESERVATION.

Introduced by: Taniguchi B, Riviere G

Amends provisions relating to civil and administrative violations. Provides it shall be a civil and administrative violation for any person to use explosives during the course of land development or land alteration activities to which provisions relating to review of effect of proposed state projects or review of proposed projects apply, without obtaining the required approval from the department of land and natural resources; conduct archaeological work that is not consistent with the activities authorized by the permit or any permit stipulations; conduct archaeological work without an archaeological permit; conduct archaeological monitoring prior to approval by the department of an archaeological monitoring plan; violate or fail to carry out any of the terms or conditions of an archaeological monitoring plan or a preservation plan approved by the department; carry out data recovery activities without a data recovery plan approved by the department; or violate or fail to carry out any agreed upon mitigation condition or commitment. -- SB2249 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2251

## RELATING TO COLLECTIVE BARGAINING.

Introduced by: Taniguchi B

Amends provisions relating to appropriate bargaining units. Establishes collective bargaining unit 15 to include state and county ocean safety and water safety officers. --

SB2251

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2255 SD2 (SSCR 2982)

## RELATING TO TEACHER RENTAL HOUSING.

Introduced by: Kidani M, Rhoads K, Baker R, Shimabukuro M, Wakai G, Inouye L, Gabbard M

Amends provisions relating to housing; tenant selection. Allows the Hawaii public housing authority provide rental housing for teachers employed by the department of education and public charter schools. -- Appropriation. -- Amends provisions relating to development of property. Allows the Hawaii housing finance and development corporation in cooperation with any state or county department or agency, including the department of education and department of accounting and general services, to plan facilities and rental housing projects for teachers employed by the department of education and public charter schools. Allows the corporation to contract or sponsor with any state or county department or agency, housing authority, or person. -- Appropriation for deposit into the dwelling unit revolving fund and out of the fund for the development of rental housing for teachers. Provides that if the department of education does not identify and approve land for the development of rental housing for teachers by December 31, 2020, the money may be expended for the dwelling unit revolving fund. -- Establishes provisions relating to teachers' housing; leasing and occupancy; rules. Requires the department of education to lease land and contract with private entities for the development, management, maintenance, or revitalization of housing for teachers employed by the department or public charter schools. Provides that if the occupancy of teacher housing units by teachers falls below 95 per cent of total units in a project, the project owner may rent the available units to eligible non teacher tenants. (\$\$) -- SB2255 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2256 SD2 (SSCR 3123)

## RELATING TO TEACHER RECRUITMENT.

Introduced by: Kidani M, Kanuha D, Rhoads K, Baker R, Keith-Agaran G Establishes provisions relating to recruitment and retention incentives; public school, early childhood education, and public charter school teachers. Allows the department education and the state public charter school commission, subject to the availability of existing department funds, to provide monetary or other incentives to enhance the recruitment and retention of public school, early childhood education, and public charter school teachers. Provides that incentives may include housing expenses, relocation expenses, salary differentials, and bonuses. -- SB2256 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2257 SD1 (SSCR 2303)

RELATING TO EDUCATION.

Introduced by: Kidani M

Amends provisions relating to state public charter school commission; establishment; appointment. Requires each nominee to the commission to be a resident of the State or be willing to relocate to the State in order to foster availability, communication, and community engagement and to lessen the economic burden on the State. Allows commission members to be reimbursed for necessary and reasonable travel expenses incurred in the conduct of official commission business. -- SB2257 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2259 SD1 (SSCR 3080)

## RELATING TO SCHOOLS.

Introduced by: Kidani M, Kanuha D, Wakai G, Inouye L, Gabbard M, Kahele K, Keith-Agaran G

Establishes provisions relating to workforce readiness program; establishment. Establishes the program within the department of education's community school for adults program. Requires the department to designate schools, including the community school for adults, to participate in the program. Requires designated workforce readiness program schools to provide opportunities for students to earn, in addition to an associate degree, a workforce development diploma, a pre apprenticeship certificate, or other industry recognized certificates to assess and document student readiness for a wide range of jobs. Allows the department to coordinate with the department of labor and industrial relations and the department of human services division of vocational rehabilitation and enter into contracts with industry employers, as appropriate, to develop and implement the workforce readiness program. Appropriation to enable the 2 existing department of education community school for adults campuses and the satellite sites to implement the workforce development program in collaboration with the department of labor and industrial relations and the department of human services division of vocational rehabilitation, workforce development council, American job centers, local businesses, hotels, employers, apprenticeship programs, and community colleges in meeting the demands for a career ready workforce. (\$\$) -- SB2259 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2260

## RELATING TO CIVIL IDENTIFICATION CARDS.

Introduced by: Kidani M, Rhoads K, Baker R, Keith-Agaran G

Amends provisions relating to application for identification card. Repeals provision relating to minimum age for minors to obtain an identification card. -- SB2260 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2261 SD2 (SSCR 3003)

## RELATING TO TAXATION.

Introduced by: Kidani M, Rhoads K, Keith-Agaran G

Amends provisions relating to other provisions as to gross income, adjusted gross income, and taxable income. Provides an income tax exclusion for income received by an eligible teacher; provided that the maximum amount of the exclusion provided under this provision shall be 30,000 dollars for a person who is not married or a married person filing a separate return; or 60,000 dollars if filing jointly, and both persons are eligible teachers. Defines eligible teacher to mean a person who is a school teacher, special education teacher, school librarian, or school counselor who is employed full time by the department of education or a charter school in the State and who instructs or provides services to students in any grade between prekindergarten and 12th grade; earns 60,000 dollars or less in gross income per taxable year as a full time employee of the department of education or a charter school; and has a federal adjusted gross income of no more than 60,000 dollars in the case of an individual who is not married or a married person filing a separate return or 120,000 dollars in the case of a person filing a joint return. — SB2261 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2262 SD1 (SSCR 2900)

## RELATING TO THE HAWAII TEACHER STANDARDS BOARD.

Introduced by: Kidani M, Rhoads K

Amends provisions relating to licensing standards; policies by adding certification standards. Requires the teachers standards board to develop a plan to facilitate an optional certification for those who teach or intend to teach at private schools. -- SB2262 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2263 SD2 (SSCR 2996)

RELATING TO EDUCATION.

LRB Systems March 5, 2020

Introduced by: Kidani M, Wakai G, Keith-Agaran G

Amends provisions relating to profits to pupils by changing it to profits and school credit for students. Requires all net profits arising from agricultural, industrial, or commercial enterprise pursuits to be used by the school for the purchase of equipment and materials, not otherwise provided for in the school budget, that will be of general benefit to the students; or may be distributed among the students. Provides that school credit may also be granted to students engaged in the permitted operations. -- SB2263 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2264 SD2 (SSCR 3124)

## RELATING TO SCHOOL LUNCH REFORM.

Introduced by: Kidani M, Inouye L, Baker R, Kanuha D, Nishihara C, Keith-Agaran G Amends provisions relating to school meals by changing it to school meals; report. Provides that no student shall be denied a meal solely for failure to pay within the 1st 30 days of the 1st semester of a school year while the student's application for free or reduced lunch is being processed; or within 30 days after a student's meal fund account reaches a 0 or negative balance. Prohibits a school to permit public identification or stigmatization of a student due to inability to pay for a school meal, such as by requiring a wristband or hand stamp, requiring the student to perform chores or activities that are not required of students generally, or depriving the student of food after it has been served. Requires any communication related to a 0 or negative balance to be directed to the student's parent or guardian. Allows a school to require a student to deliver a letter regarding a 0 or negative balance to the student's parent or guardian; provided that the letter is not distributed to the student in a manner that stigmatizes the student. Report to the legislature. Requires the department of education to use money in the special school lunch fund to provide school meals at no charge for children in kindergarten through 12th grade who are participating in the school meals program and who would otherwise be required to pay a reduced price for meals. Appropriation to be deposited to the credit of the special school lunch fund and out of the fund. (\$\$) -- SB2264 SD2 Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2265 SD2 (SSCR 2892)

#### RELATING TO HAWAIIAN HOMELANDS.

Introduced by: Shimabukuro M, Chang S

Amends provisions relating to funds and accounts under the Hawaiian homes commission Act, 1920, as amended. Establishes the micro enterprise assistance program on Hawaiian home lands revolving fund in the state treasury into which shall be deposited appropriations from the legislature; federal grants and subsidies to the State; private investments; and voluntary contributions. Requires the micro enterprise assistance program on Hawaiian home lands revolving fund to be administered by the department of Hawaiian home lands to provide grants and loans to the following recipients through the implementation of the micro enterprise assistance program; qualified native Hawaiians as defined by this Act and pursuant to Article XII of the Hawaii Constitution: native Hawaiian controlled homestead associations with members who are qualified native Hawaiians as defined by this Act and pursuant to Article XII of the Hawaii Constitution; hawaiian homestead associations' designated tax exempt community development corporations; and native Hawaiian community organizations having a demonstrated ability and history of making and administering loans and providing support to qualified native Hawaiians as defined by this Act and pursuant to Article XII of the Hawaii Constitution. Allows the department of Hawaiian home lands to enter into a memorandum of agreement with the department of business, economic development, and tourism, or a successor state agency, to implement the micro enterprise assistance program. Appropriation into and out of the fund. (\$\$) -- SB2265 SD2

Current Status: Feb-19 20 Introduction/Passed First Reading - House

Feb-27 20 Multiple Referral to WLH then FIN

SB2266 SD1 (SSCR 2961)

## RELATING TO SEX OFFENDERS.

Introduced by: Shimabukuro M, Ruderman R

Establishes provisions relating to sex offenders; residential restrictions. Prohibits any covered offender for whom registration is required to, upon release or conviction, reside, permanently or temporarily, within 2,000 feet of a covered offender's victim or the victim's immediate family members. -- SB2266 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2268

# RELATING TO DIVORCE. Introduced by: Shimabukuro M

Amends provisions relating to jurisdiction; hearing. Requires that exclusive original

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jurisdiction in matters of annulment, divorce, and separation is conferred upon the family court of the circuit in which he applicant is domiciled at the time the application is filed.

-- SB2268

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2271 SD1 (SSCR 2340)

## RELATING TO SAFETY EQUIPMENT.

Introduced by: Shimabukuro M

Establishes the athletic equipment law. Requires each department of education school to ensure that each non new football helmet used in that school's football program is

reconditioned and recertified at least once every 2 years. -- SB2271 SD1
Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2273 SD2 (SSCR 3208)

## RELATING TO TIME SHARING.

Introduced by: Baker R, Moriwaki S

Amends provisions relating to time sharing plans laws. Establishes provisions relating to rescission due to a material change; sales contract. Requires purchasers to have a 7 calendar day right to rescind a sales contract for the purchase of a time share interest from a developer if, prior to closing, there is a material change in the plan. Prohibits this rescission right to apply in the event of any additions, deletions, modifications, and reservations, including but not limited to the merger, addition, or phasing of a plan, made pursuant to the terms of the time share instruments. Allows that upon delivery to a purchaser of a description of the material change on a form prescribed by the director from the developer, the purchaser may let the 7 day rescission period expire without exercising the purchaser's right of rescission, in which case the rescission right shall be terminated. Requires that in order to be valid, a rescission form must be signed by all purchasers of the affected time share interest and postmarked no later than midnight of the 7th calendar day after the date that the purchaser received the rescission form from the developer. In the event of a valid exercise of a purchaser's right of rescission pursuant to this provision, the purchasers shall be entitled to a prompt and full refund of any moneys paid. Requires the rescission form obtained by the developer to be kept on file in possession of the developer and is to be subject to inspection at a reasonable time by the director or the director's staff or agents, for a period of 3 years from the date the receipt or return receipt was obtained. This does not preclude a purchaser from exercising any rescission rights pursuant to a contract for the sale of a time share interest or any applicable common law remedies. Allows a purchaser's sale to be closed when the escrow agent receives a statement from the developer stating that at least 5 days have passed since the purchaser's rescission period has expired, and the developer has not received from the purchaser a rescission form validly exercising the purchaser's right of rescission. Establishes provisions relating to notice of change. Provides that in the event of a pertinent change or a material change to the information until such time as the director accepts an amended disclosure statement disclosing the change, the developer shall provide to each purchaser of a time share interest whose purchase has not yet closed a notice of any such change on a form prescribed by the director. Allows for new sales, the notice of change may be provided with the most recently accepted statement. In all other cases, the notice of change shall be provided by personal delivery or by mail. Allows the developer to continue to sell and to close the sale of time share interests in the time share plan; provided that if the notice of change discloses a material change, the sale may close only when requirements have been met. -- SB2273 SD2 Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2275 SD2 (SSCR 3257)

## RELATING TO NOTARIAL ACTS.

Introduced by: Baker R, Nishihara C

Establishes provisions relating to remote online notarization. Allows notary public commissioned and physically located in the state to perform a remote online notarial act for a remotely located individual. -- SB2275 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2276 SD1 (SSCR 2744)

## RELATING TO PRESCRIPTION DRUGS.

Introduced by: Baker R

Establishes provisions relating to mandatory notification of prescription drug price increases. Requires a manufacturer of a prescription drug with a wholesale acquisition cost of more than 50 dollars for a course of therapy to notify the insurance commissioner, each prescription drug benefit plan and pharmacy benefit manager of any planned price increase if that increase will result in a \_\_\_\_\_ per cent or more increase in the wholesale acquisition cost of the prescription drug over any 2 year period. Establishes notice

requirements. Requires the insurance commissioner to post on the website of the department of commerce and consumer affairs the names and addresses of the prescription drug benefit plans and pharmacy benefit managers required to receive notice, in addition to the price information received. Requires a manufacturer of a prescription drug to identify annually up to 10 prescription drugs on which the State spends significant health care moneys and for which the wholesale acquisition cost increased by a total of per cent or more during the prior 2 calendar years or by per cent or more during the prior calendar year. Provides that for each prescription drug identified requires the insurance commissioner to require the drug manufacturer to report a schedule of the drug's wholesale acquisition cost increases over the previous 5 calendar years; a written narrative description, suitable for public release, of the factors that have contributed to the drug's recent cost increase; the date and price of acquisition of the identified drug if it was not developed by the manufacturer, and the drug's wholesale acquisition cost at the time of acquisition, if known; the manufacturer's aggregate, company level research and development and other relevant capital expenditures, such as facility construction, for the most recent year for which final audited data are available; the sales volume of the drug; the 5 year history of revenue and costs associated with the drug; any patient assistance programs associated with the drugs, including the benefits of the program and the number of people who have applied and are participating or were refused from participating; any price concessions that are offered to other parties; and marketing costs associated with the drug. Defines course of therapy to mean the recommended daily dosage units of a prescription drug for 30 days, pursuant to its prescribing label as approved by the federal Food and Drug Administration; or the recommended daily dosage units of a prescription drug pursuant to its prescribing label for a normal course of treatment that is less than 30 days, as approved by the federal Food and Drug Administration. -- Amends provisions relating to violations; penalties. Allows the insurance commissioner to assess a fine of not less than dollars nor more than dollars for each violation by a manufacturer of a prescription drug or prescription drug benefit plan provider who is in violation. -- SB2276 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2278 SD2 (SSCR 3146)

## RELATING TO HEALTH INSURANCE.

Introduced by: Baker R

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) by requiring every contract between an insurer and a participating provider of health care services to be in writing and to set forth that in the event the insurer fails to pay for health care services as set forth in the contract, the insured shall not be liable to the provider for any sums owed by the insurer, and if a contract with a participating provider has not been reduced to writing as required, or if a contract fails to contain the required prohibition, the participating provider shall not collect or attempt to collect from the insured sums owed by the insurer. Provides that when an insured receives emergency services from a provider who is not a participating provider in the provider network of the insured, the insurer shall not incur greater out of pocket costs for emergency services than the insured would have incurred with a participating provider of health care services; and use data from a transparent, 3rd party database upon which to calculate out of network reimbursements for emergency services. Further provides any dispute between an insurer and provider that arises pursuant to this provision shall be submitted to mandatory mediation to be overseen by the insurance division. -- Amends provisions relating to disclosure of health care coverage and benefits by changing it to disclosure of information. Requires all insurers to provide current and prospective insureds with written disclosure of coverages and benefits, including information on coverage principles and any exclusions or restrictions on coverage; with regard to out of network coverage for non emergency services, the amount that the insurer will reimburse under the rate calculation for out of network health care specified; and examples of anticipated out of pocket costs for frequently billed out of network health care services; and information in writing and through an internet website that reasonably permits an insured or prospective insured to estimate the anticipated out of pocket cost for out of network health care services in a geographical area based upon the difference between what the insurer will reimburse for out of network health care services and the rate calculation specified for out of network health care services. Provides that the information provided shall be current, understandable, and available prior to the issuance of a policy, and upon request after the policy has been issued; provided that nothing in this provision shall prevent an insurer from changing or updating the materials that are made available to insureds. Act to be repealed on

January 2, 2025 (sunset). -- SB2278 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2279 SD1 (SSCR 3081)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Baker R

Amends Act 150, session laws of 2018, as amended by Act 98, session laws of 2019, which requires the Hawaii housing finance and development corporation to institute proceedings for the condemnation of the ground lease for the Front Street Apartments affordable housing project by changing the sunset date. -- Amends Act 98, session laws of 2019, which has an appropriation out of the rental housing revolving fund to expedite and complete the construction of the Lealii affordable housing project in Lahaina, Maui. (\$\$). Extends the deadline date to obtain land use entitlements to June 30, 2020. --

SB2279 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2280 SD1 (SSCR 2747)

RELATING TO PHARMACY BENEFIT MANAGERS.

Introduced by: Baker R

Amends provisions relating to department of human services law. Establishes provisions relating to pharmacy benefit managers; contracting pharmacies; reimbursements; maximum allowable cost basis; prohibition. Provides that no contract for managed care entered into pursuant to this provision, after June 30, 2020, shall contain a provision that authorizes a pharmacy benefit manager to reimburse a contracting pharmacy on a maximum allowable cost basis in accordance with provisions relating to pharmacy benefit manager; maximum allowable cost or the pharmacy benefit managers law. Further provides that any provision of a contract for managed care authorized pursuant to this provision to reimburse a contracting pharmacy for a drug on a maximum allowable cost basis in accordance with provisions relating to pharmacy benefit manager; maximum allowable cost or the pharmacy benefit managers law that was in effect on or before June 30, 2020, shall be void. -- Establishes provisions relating to pharmacy benefit manager business practices; prohibitions; independent or rural pharmacy reimbursement rate. Prohibits a pharmacy benefit manager from penalizing, requiring, or providing financial incentives, including variations in premiums, deductibles, copayments, or coinsurance, to covered persons as incentives to use specific retail, mail service pharmacy, or other network pharmacy provider in which a pharmacy benefit manager has an ownership interest or that has an ownership interest in a pharmacy benefit manager. Prohibits a pharmacy benefit manager to engage in unfair methods of competition pursuant to the monopolies; restraint of trade law, or unfair practices pursuant to the fair trade regulations law, in the conduct of pharmacy benefit management, as defined in provisions relating to definition under the pharmacy benefit managers law. Provides that a violation of this provision by a pharmacy benefit manager shall constitute a separate violation under the monopolies; restraint of trade law and fair trade regulations law. Further prohibits a pharmacy benefit manager to retain any portion of spread pricing. Provides that a pharmacy benefit manager shall not reimburse a 340B pharmacy differently than any other network pharmacy based on its status as a 340B pharmacy. Defines a 340B pharmacy to mean a pharmacy that is authorized to purchase drugs at a discount under Title 42 US Code section 256b. Provides that a pharmacy benefit manager shall not reimburse an independent or rural pharmacy an amount less than the rural rate for each prescription drug; provided that pharmacy benefit managers shall file with the commissioner a list of the rural rates for each prescription drug; and a pharmacy benefit manager shall be prohibited from changing the rural rate without providing 30 days' notice to all contracting independent or rural pharmacies of any change in the rural rate and filing a report with the commissioner identifying the rural rate changes. --Amends provisions relating to the pharmacy benefit mangers law. Establishes gag clause prohibited; and data calls. -- Establishes provisions relating to annual transparency report; commissioner report to the legislature. Requires each pharmacy benefit manager registered under this law to submit transparency report containing data from the preceding calendar year to the insurance commissioner no later than September 1, 2020, and annually thereafter to include specified requirements. Requires the insurance commissioner to perform an annual examination specified requirements. Report to the legislature. Redefines pharmacy benefit manager to mean any person. business, or entity that performs pharmacy benefit management, including but not limited to a person or entity under contract with a pharmacy benefit manager to perform pharmacy benefit management as defined in this provision, on behalf of a managed care company, nonprofit hospital or medical service organization, insurance company, 3rd party payor, or health program administered by the State and that is duly licensed

pursuant to this law. Provides that a pharmacy benefit manager shall not include any health care facility licensed in this State, a health care provider licensed in this State, or a consultant who only provides advice as to the selection or performance of a pharmacy benefit manager. -- Amends provisions relating to registration required. Adds that the registration shall not be transferable. Allows the commissioner to issue registration under this law if the commissioner is satisfied that the applicant possesses the necessary organization, background expertise, and financial integrity to supply the services sought to be offered pursuant to this law; and the commissioner to issue a registration subject to restrictions or limitations upon the authorization, including the types of services that may be supplied or the activities in which the applicant may be engaged. Increases penalty from 500 dollars to 5,000 dollars for each day of continued violation; and any other information the commissioner deems necessary or helpful to determine whether the applicant has the necessary organization, background, expertise, and financial integrity to supply the services sought to be offered pursuant to this law. Allows the commissioner to suspend, revoke, or place on probation a pharmacy benefit manager registered under specified conditions. -- Amends provisions relating to annual renewal requirement. Increases fines. -- Amends provisions relating to penalty. Increases fines for each violation. Provides that the penalty prescribed in this provision shall be cumulative and in addition to any other penalties prescribed by this law. Act to be repealed on June 30, 2025 (sunset). -- SB2280 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2281 SD1 (SSCR 2901)

## RELATING TO BEHAVIOR ANALYSTS.

Introduced by: Baker R, Kahele K, Kidani M

Amends provisions relating to repeal dates for newly enacted professional and vocational regulatory programs. Repeals the provision that requires the behavior analysts law to be repealed on June 20, 2021 (sunset). Exempts the requirements of provisions relating to evaluation; report under the Hawaii regulatory licensing reform act to apply to this Act.

-- SB2281 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2282 SD2 (SSCR 3354)

#### RELATING TO AGRICULTURE.

Introduced by: Dela Cruz D, Keith-Agaran G

Establishes the agricultural enforcement program law. Requires the board of agriculture to establish within the department of agriculture the program and employ or appoint, and remove the following persons, subject to civil service law and public service law, who shall be provided with suitable badges or insignia of office by the department of agriculture; an enforcement chief of the department of agriculture and personnel and enforcement officers of the program, including but not limited to enforcement officers serving on a voluntary basis without pay. Establishes the agricultural enforcement special fund to be administered by the department. Allows the board to delegate to enforcement officers within the program any authority that may be required for enforcement of the offense of theft of an agricultural product or commodity. Establishes provisions relating to duties of agricultural enforcement officers, duties; other law enforcement officers; board, police powers; summons or citation in citing violators; failure to obey a summons; and search and seizure; forfeiture of property. -- Amends provisions relating to definitions under attorney general law; and law enforcement standards law. Redefines law enforcement officer to add enforcement officer within the program. --Amends provisions relating to restriction on possession, sale, gift, or delivery of electric Adds agricultural enforcement officers of the department. Requires the department to maintain records regarding every electric gun in their custody and control. Provides that no later than , the program of the department shall meet the law enforcement accreditation or recognition standards of the Commission on Accreditation for Law Enforcement Agencies, Inc., in the use of electric guns. -- Amends provisions relating to employment of law enforcement officers. Adds the department. -- Amends provisions relating to blue lights prohibited for motor vehicles, motorcycles, motor scooters, bicycles, mopeds. Adds exemption for department agricultural enforcement vehicles with blue and red lamps, reflectors, or illumination devices authorized and approved by the chairperson of the board. -- Amends provisions relating to emergency vehicle stopped for emergencies: duty of approaching vehicle. Redefines emergency vehicle to add department agricultural enforcement vehicle. -- Amends provisions relating to generally under workers' compensation law. Adds volunteer agricultural enforcement officers. Defines volunteer agricultural enforcement officer to mean a person who performs services for the department in the program in a voluntary and unpaid capacity under the authorized direction of an officer of the department. Adds volunteer agricultural

enforcement officer to be entitled to compensation under the workers' compensation law. -- Amends provisions relating to agricultural development and food security special fund; establishment. Allows moneys in the special fund to be expended for any other activity intended to otherwise protect agricultural resources. Establishes 1 full time equivalent (1.0 FTE) chief enforcement officer position; 2 full time equivalent (2.0 FTE) enforcement officer positions, 1 each, for the islands of Hawaii and Oahu. Appropriation out of the agricultural development and food security special fund to be deposited into the agricultural enforcement special fund. Appropriation out of the agricultural enforcement special fund for the positions and other operating expenditures of the agricultural enforcement program. (\$\$) -- SB2282 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2284 SD1 (SSCR 2605)

## RELATING TO HEALTH CARE INSURANCE.

Introduced by: Dela Cruz D

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs), prohibits insurance issued or renewed in the State after Decemberá31, 2020, that provides coverage for the treatment of stage 2 through stage 4 cancer to require an insured who is diagnosed with a stage 2 through stage 4 cancer to undergo step therapy prior to covering the drug prescribed by the insured's health care provider if the prescribed drug is a prescription drug that is approved by the US Food and Drug Administration (FDA); whose use is consistent with best practices for the treatment of the cancer or treatment of side effects of the cancer; that is listed in 1 of the approved compendia; that is supported by a published peer reviewed study as a recognized off label use for the treatment of the cancer or treatment of side effects of the cancer; or that is listed on the insurer's prescription drug formulary. -- SB2284 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2291 SD2 (SSCR 3210)

## RELATING TO TAXATION.

Introduced by: Dela Cruz D

Provides an income tax credit for business supported child care of \_\_\_\_\_ per cent of the taxpayer's eligible business child care expenses. Provides that in the case of a partnership, S corporation, estate, or trust, the tax credit shall be based on the eligible business child care expenses incurred by the entity for the taxable year. Requires the expenses upon which the tax credit is computed to be determined at the entity level. -- SB2291 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2293 SD1 (SSCR 2430)

## RELATING TO EDUCATION.

Introduced by: Dela Cruz D, Kidani M, Inouye L, Kanuha D

Requires the auditor to conduct an audit of the department of education to determine whether the department is providing its students with a free, appropriate public education that meets each student's individual and unique educational needs, as required under the federal Individuals with Disabilities Education Act (IDEA), Public Law No. 101-476, as amended, and section 504 of the Rehabilitation Act of 1973, Public Law No. 93-112, as amended. Report to the legislature. -- SB2293 SD1

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2294 SD1 (SSCR 2321)

## RELATING TO TAXATION.

Introduced by: Dela Cruz D

Amends provisions relating to expenses for household and dependent care services necessary for gainful employment by changing the tax bracket. -- SB2294 SD1 Current Status: Feb-07 20 Introduction/Passed First Reading - House

Feb-11 20 Single Referral to FIN

SB2295 SD2 (SSCR 2893)

## RELATING TO SERVICE-LEARNING.

Introduced by: Dela Cruz D, Kidani M, Kanuha D, Inouye L

Requires the department of education to implement a service learning curriculum for students in grades 9 through 12 no later than the 2023 - 2024 school year. Requires the curriculum to be approved by the board of education. Requires the purpose of the curriculum to be to develop character, values, self esteem, civic responsibility, and knowledge of local community issues and concerns through community service volunteer work. Requires the completion of the curriculum to be a requirement for graduation. Requires the curriculum to specify a minimum number of hours of community service volunteer work that shall be completed by each student; include evidence based and

applied instructional practices for developing service learning skills; identify the ways that the curriculum aligns with and is supportive of common core state standards; require students to learn and develop through active participation in thoughtfully organized community service volunteer work that shall be conducted in, and meet the needs of, a community; be coordinated with a secondary school and with the community; and help to foster civic responsibility; be integrated into and enhance the students' standards based academic curriculum; provide structured time for each student to reflect on the student's volunteer experience; provide model lessons and activities specific to each grade level; and identify supporting instructional materials. Requires the curriculum to be posted on the department's website and requires the website shall also encourage private schools and charter schools to follow the curriculum. -- SB2295 SD2 Current Status: Feb-28 20 Introduction/Passed First Reading - House

SB2296 SD2 (SSCR 3341)

## RELATING TO EDUCATION.

Introduced by: Dela Cruz D, Kidani M

Requires the department of education's existing working group dedicated to increasing awareness and completion of the Free Application for Federal Student Aid (FAFSA) to also create a state plan to make FAFSA completion or an opt out waiver for FAFSA completion a statewide graduation requirement by the 2022 - 2023 school year. Requires the working group to consider the needs of both public and private universities; and the philanthropic community; consider additional resources and supports that are necessary and available, including public private partnerships, to ensure successful implementation of the state plan; determine the best ways to ensure that the process for opting out of FAFSA completion by parents is simple and unconditional; examine the feasibility of establishing regional pilot programs by complex area or island; consider the best ways to provide greater support for students through the entire college application process, including providing the necessary guidance for students to actually enroll in college and be successful once the FAFSA is completed; determine the best ways to protect family privacy, particularly for undocumented families, and to support schools to provide hardship based opt out waivers when parents fail to respond to the FAFSA completion requirement; and address any other issue the working group deems necessary. Exempts the working group from part I of the public agency meetings and records law; provided that the department of education shall make available to the public on the department of education's website the minutes of all meetings of the working group. Requires the department of education to provide administrative support for the working group. Report to the legislature. -- SB2296 SD2

Mar-05 20 Introduction/Passed First Reading - House

SB2301 SD2 (SSCR 3381)

## RELATING TO LITTER CONTROL.

Current Status:

Introduced by: Dela Cruz D, Kidani M, Inouye L

Establishes provisions relating to cigarette litter abatement special fund; established. Establishes the fund, into which shall be deposited moneys collected from provisions relating to taxes under the cigarette tax and tobacco tax law: legislative appropriations: and gifts, donations, and grants from public agencies and private persons. Allows the department of health to expend moneys from the fund to refund any overpayment of the cigarette excise tax; on outreach and education to prevent improper cigarette litter disposal; for costs to collect and remove cigarette litter from public lands and public spaces; and to reimburse a county for costs of collecting and removing cigarette litter on public lands and public spaces within the county's control. -- Amends provisions relating to taxes. Requires every wholesaler or dealer, in addition to any other taxes provided by law, to pay for the privilege of conducting business and other activities in the State an excise tax equal to cents for each cigarette or little cigar sold, used, or possessed by a wholesaler or dealer on and after July 1, 2021, whether or not sold at wholesale, or if not sold then at the same rate upon the use by the wholesaler or dealer. -- Amends provisions relating to disposition of revenues. Provides that after June 30, 2021, and thereafter, 2.0 cents per cigarette shall be deposited to the credit of the Hawaii cancer research special fund for research and operating expenses and for capital expenditures; 1.125 cents per cigarette, but not more than 7 million 400,000 dollars in a fiscal year, shall be deposited to the credit of the trauma system special fund; 1.25 cents per cigarette, but not more than 8 million 800,000 dollars in a fiscal year, shall be deposited to the credit of the community health centers special fund: 1.25 cents per cigarette, but not more than 8 million 800,000 dollars in a fiscal year, shall be deposited to the credit of the emergency medical services special fund; and cents per cigarette, but not dollars in a fiscal year, shall be deposited to the credit of the cigarette litter abatement special fund. Appropriation into and out of the fund. (\$\$) -- SB2301 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2303 SD2 (SSCR 3082)

RELATING TO THE WAHIAWA DAM AND RESERVOIR.

Introduced by: Dela Cruz D, Riviere G

Requires the department of land and natural resources engineering division to develop an emergency intervention plan for the Wahiawa dam and reservoir and for the plan to identify communities that may need to evacuate in a dam emergency, using inundation maps that highlight flood areas and estimated travel times for floodwaters; the dam owner's responsibilities to ensure timely and effective action in the event of an emergency; the respective responsibilities of the State and the city and county and their areas of jurisdiction in the event of a dam emergency; potential defects in the dam and reservoir; any aspects of the dam and reservoir that are not in compliance with dam safety standards; financing opportunities to bring the dam into safety compliance if necessary; and opportunities for public outreach in the adjacent and downstream communities, for both the State and the dam owner. Report to the legislature. Requires the department of land and natural resources to study the feasibility of the State acquiring the Wahiawa dam and reservoir and submit a report of its findings and recommendations, including any proposed legislation, to the legislature. Appropriation to create 1 permanent full time equivalent position (1.0 FTE) in the engineering division dam safety program for a planner V to aid in the development of the Wahiawa dam and reservoir emergency intervention plan and to assist in carrying out dam inspection, repair, and maintenance oversight. (\$\$) -- SB2303 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2305 SD1 (SSCR 2954)

## RELATING TO DOMESTIC ABUSE.

Introduced by: Baker R, Inouye L, Kidani M, Moriwaki S, Thielen L, Kim D, Chang S, Rhoads K, Kanuha D, Ruderman R, Keith-Agaran G

Amends provisions relating to period of order; hearing under the domestic abuse protective orders law. Provides that absent a finding by the family court of good cause, no continuance of the hearing shall be granted. -- SB2305 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2306

RELATING TO PROOF OF DOMESTIC OR SEXUAL VIOLENCE VICTIM STATUS. Introduced by: Kim D, Inouye L, Kidani M, Moriwaki S, Thielen L, Baker R, Chang S, Rhoads K, Keith-Agaran G

Amends provisions relating to release of domestic abuse victims from shared wireless plans. All wireless telecommunications service providers shall release, without charge, penalty, or fee, any victim of domestic abuse from a shared or family wireless service contract involving the victim's abuser; provided that the victim submits an opt out request in writing and with evidence of domestic abuse as documented by any records or files of a court or government agency including police reports, valid restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a victim services organization or domestic abuse program, agency, or facility, including a shelter or safe house for domestic abuse victims; or documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the victim has sought assistance in dealing with the alleged domestic abuse. -- Amends provisions relating to discriminatory practices made unlawful; offenses defined; and amends provisions relating to leave of absence for domestic or sexual violence. Allows an employer to verify that an employee is a victim of domestic or sexual violence by requesting that the employee provide records or files of a court or government agency including police reports, valid restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a victim services organization or domestic or sexual violence program, agency, or facility, including a shelter or safe house for victims of domestic or sexual violence; or documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the employee or the employee's minor child has sought assistance in relation to the domestic or sexual violence. -- Amends provisions relating to separation for compelling family reason. Allows the department of labor and industrial relations to request as reasonable and confidential documentation of a signed written statement from a victim services organization or domestic or sexual violence program, agency, or facility, including a shelter or safe house for victims of domestic or sexual violence; or a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the individual or the individual's minor child has sought assistance in relation to the domestic or sexual violence, attesting to the domestic or sexual violence and explaining how the continued

employment creates an unreasonable risk of further violence; or records or files of a court or government agency including police reports, valid restraining orders, injunctions against harassment, and documents from criminal cases, suggesting or demonstrating that the continued employment may cause an unreasonable risk of further violence. --Amends provisions relating to good cause for separation from part time employment. Provides that in applying the provisions relating to disqualification for benefits, allows an individual who has established eligibility based on full time employment to be found to have good cause for voluntarily separating from subsequent part time employment based on evidence includes records or files of a court or government agency including police reports, valid restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a victim services organization or domestic or sexual violence program, agency, or facility, including a shelter or safe house for victims of domestic or sexual violence; documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the employee has sought assistance in relation to the domestic or sexual violence; or statements from the individual, or other corroborating evidence. -- Amends provisions relating to early termination of tenancy; victims of domestic violence. Requires the tenant or an immediate family member of the tenant residing at the dwelling unit has been the victim of domestic violence to provide a notice for early termination to be accompanied by a document of records or files of a court or government agency including police reports, valid restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a victim services organization or domestic violence program, agency, or facility, including a shelter or safe house for victims of domestic violence; or documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the victim has sought assistance in relation to the domestic violence. -- Amends provisions relating to filing and certification of applications; authorization card under the address confidentiality program law. Requires that the application to be as prescribed by the program director and shall contain records or files of a court or government agency including but not limited to police reports, valid restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a domestic abuse program, agency, or facility including a shelter or safe house for domestic abuse victims; documentation from a sexual assault program; documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the primary applicant has sought assistance in dealing with the alleged domestic abuse, sexual offense, or stalking; or documentation from a victim services organization. -- SB2306

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2307 SD2 (SSCR 3182)

# RELATING TO STATE PROCUREMENT OF WIFI AND INTERNET SERVICES.

Introduced by: Thielen L, Inouye L, Moriwaki S, Kidani M, Baker R, Kim D, Chang S, Kanuha D, Ruderman R, Dela Cruz D

Establishes provisions relating to internet filters. Requires all state offices and public facilities, except those of the department of the attorney general and where exceptions are consistent with the state office's or public facility's written internet policy, to have internet computer and wireless access filters that restrict access to sites that provide pornographic images, depictions, or materials; prohibits this law to apply to state owned living quarters including public housing and dormitories; provided further that the department of the attorney general is allowed to approve an exemption for good cause shown. Requires all state agencies, except the department of the attorney general, to add provisions to state procurement contracts that require vendors and suppliers of telecommunications, internet, broadband, and data communication services to provide filters that restrict access to sites that provide pornographic images, depictions, or materials. -- SB2307 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2308 SD2 (SSCR 3083)

## RELATING TO THE SEXUAL EXPLOITATION OF CHILDREN.

Introduced by: Baker R, Inouye L, Kidani M, Moriwaki S, Thielen L, Kim D, Chang S, Kanuha D. Ruderman R

Establishes provisions relating to sexually exploited children statewide coordinator and program. Requires the director of human services to appoint a statewide coordinator on commercial sexual exploitation of children for the proper administration and enforcement of this law without regard to civil service law; and serve as a member of the Hawaii interagency state youth network of care (HI - SYNC). Requires the department of human services to develop and implement a program to prevent the commercial sexual

exploitation of children and assist child victims of commercial sexual exploitation. Requires the program to support the operations of the commercial sexual exploitation of children steering committee; promote public awareness of the commercial sexual exploitation of children, available services for victims, and state and national hotlines for victims and witnesses; produce and maintain informational materials, including a website, on the prevention of commercial sexual exploitation of children and on the public resources available to victims and witnesses; develop and provide comprehensive training on how to prevent and address the commercial sexual exploitation of children; and apply for and monitor federal funding for anti trafficking efforts. Report to the legislature. Establishes provisions relating to the commercial sexual exploitation of children steering committee; established. Requires the steering committee to meet quarterly and to submit its findings and recommendations to address the sexual exploitation of children. Report to the legislature. Establishes provisions relating to child commercial sexual exploitation of children multidisciplinary team; established. Establishes in every county a commercial sexual exploitation of children multidisciplinary team to immediately respond to cases of child sex trafficking; establish training requirements; and facilitate the mutual sharing of information among the team and among relevant agencies and service providers, including information on the victims' physical or mental health, or other information relating to the best interests of the child, unless otherwise prohibited by state or federal law. Requires the director of human services to add 4 full time equivalent (4.0 FTE) positions. Appropriation. (\$\$) -- SB2308 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2309 SD1 (SSCR 2315)

## RELATING TO TAXATION.

Introduced by: Kidani M, Inouye L, Moriwaki S, Dela Cruz D, Thielen L, Baker R, Kim D, Chang S, Rhoads K, Kanuha D, Keohokalole J, Ruderman R, Ihara L, Keith-Agaran G Amends provisions relating to earned income tax credit. Provides that if tax credits claimed by a taxpayer exceed the amount of income tax payment due from the taxpayer, the excess of credits over payments due shall be refunded to the taxpayer and provided that tax credits properly claimed by an taxpayer who has no income tax liability shall be paid to the individual. -- SB2309 SD1

Current Status: Feb-06 20 Introduction/Passed First Reading - House

Feb-11 20 Single Referral to FIN

SB2310 SD2 (SSCR 3183)

## RELATING TO CHILD SUPPORT.

Introduced by: Shimabukuro M, Moriwaki S, Inouye L, Kidani M, Thielen L, Baker R, Kim D, Chang S, Kanuha D, Ruderman R

Amends provisions relating to applications for public assistance; manner, form, conditions. Provides that in determining the needs of an applicant or recipient for public assistance, requires the department of human services to disregard any amount of child support payments passed through to applicants or recipients pursuant to provisions relating to payment of public assistance for child requires payment of child support to department by natural or adoptive parents. -- Amends provisions relating to payment of public assistance for child requires payment of child support to department by natural or adoptive parents. Adds any other person who is responsible for support of the child or children. Further adds that each month, the child support enforcement agency shall pass through to a family receiving public assistance moneys for the benefit of minor dependent children up to the 1st 100 dollars in child support collected in that month for a recipient family with 1 child and up to the 1st 200 dollars in child support collected in that month for a recipient family with more than 1 child. Appropriation. -- Amends provisions relating to automatic assignment by court or administrative order of future income for payment of child support under family courts law. Changes that it shall be unlawful for any employer to fail to comply with the requirements of this provision may be subject to fines not to exceed from 250 dollars to 1,000 dollars as determined by the court. -- Amends provisions relating to income withholding. Changes that an employer violating this provision; or any employer to refuse to hire a prospective employee, to discharge an employee, or to take any other disciplinary action against an employee, based in whole or in part upon an order or notice to withhold child support authorized by this provision may be subject to a fine not to exceed from 250 dollars to 1000 dollars by the court. (\$\$) -- SB2310 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2311 SD2 (SSCR 2997)

## RELATING TO CAMPUS SAFETY.

Introduced by: Kim D, Inouye L, Moriwaki S, Kidani M, Thielen L, Baker R, Chang S,

LRB Systems March 5, 2020

Rhoads K, Kanuha D

Amends provisions relating to campus safety and accountability. Adds that the university of Hawaii provide employees involved in investigating incidents or assisting victims of sexual harassment, sexual assault, domestic violence, dating violence, stalking, and related issues with training on the neurobiological and psychological impact of trauma, social stigmas, and stereotypes surrounding the causes and impact of trauma, and the components of trauma informed care; and enter into and maintain a memorandum of understanding with a victim services provider for victims of sexual assault and sexual harassment to assist in developing and implementing the university's policies, programs, and training regarding sexual harassment, sexual assault, domestic violence, dating violence, stalking, and related issues; provided that the memorandum of understanding may also authorize the victim services provider to provide an off campus alternative for students and employees of the university to receive free and confidential services related to sexual and domestic violence. -- Amends provisions relating to authorization to operate in the State; private college or university. Requires a private college or university to the maximum extent possible, implement the procedures and protocols with respect to campus safety and accountability. -- SB2311 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2313 SD2 (SSCR 3154)

## RELATING TO EMPLOYMENT PRACTICES.

Introduced by: Thielen L, Inouye L, Moriwaki S, Kidani M, Baker R, Kim D, Chang S, Rhoads K, Ihara L, Ruderman R, Dela Cruz D

Establishes provisions relating to sexual misconduct nondisclosure agreements; prohibited. Prohibits an employer to require an employee to enter into, as a condition of employment, a nondisclosure agreement that prevents the employee from disclosing or discussing sexual harassment or sexual assault occurring in the workplace, at work related events, between employees, or between an employer and an employee. --Prohibits an employer to retaliate against an employee for disclosing or discussing sexual harassment or sexual assault. Exempts human resources employees expected to maintain the confidentiality of an investigation as part of their official duties; and employees requested to maintain the confidentiality of an ongoing human resources investigation. -- SB2313 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2315

## RELATING TO SEXUAL ASSAULT EVIDENCE COLLECTION KITS.

Introduced by: Thielen L, Baker R, Chang S, Riviere G

Amends provisions relating to tracking system for sexual assault evidence collection kits. Requires each county police department to adopt and utilize an electronic tracking system for sexual assault evidence collection kits by January 1, 2021. -- SB2315 **Current Status:** Mar-03 20 Introduction/Passed First Reading - House

SB2316 SD1 (SSCR 2956)

## RELATING TO CHILDHOOD SEXUAL ABUSE.

Introduced by: Thielen L

Amends provisions relating to civil action arising from sexual offenses; application; certificate of merit. Allows an action for recovery of damages based on physical, psychological, or other injury or condition suffered by a minor arising from the sexual abuse of the minor by any person to be commenced within 40 years of the 18th birthday of the minor. Repeals a provision that allows for a period of 8 years after April 24, 2012, a victim of child sexual abuse that occurred in this State to file a claim in a circuit court of this State against the person who committed the act of sexual abuse if the victim is barred from filing a claim against the victim's abuser due to the expiration of the applicable civil statute of limitations that was in effect prior to April 24, 2012. Prohibits monetary relief for claims brought under this provision to include punitive damages. At the victim's request, the court is allowed at its discretion, to order restorative justice measures, including victim impact panels, victim impact classes, or community service.

-- SB2316 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2322 SD2 (SSCR 3111)

## RELATING TO CERTIFICATES OF PARTICIPATION.

Introduced by: Thielen L. Riviere G

Amends provisions relating to related agreements. Prohibits the director of finance to issue or approve a certificate of participation under this law for which the principal amount exceeds 10 million dollars. -- SB2322 SD2

Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2325 SD2 (SSCR 3084)

RELATING TO SCHOOL BUSES.

Introduced by: Thielen L, Ruderman R, Chang S

Amends provisions relating to school bus contracts. Requires that by July 1, 2050, all school bus contracts is to require all contractor's vehicles to be propelled by electric power or a non fossil fuel; provided that any school bus contract entered into between the effective date of this Act and January 1, 2050, is to include a provision that requires the contractor to replace any contractor's vehicle that is disposed of, transferred, sold, or otherwise taken out of service by that contractor with a contractor's vehicle that is propelled by electric power or a non fossil fuel; and equipped with a seat belt assembly at each designated seating position. Requires department of education to submit a report of findings and recommendations regarding the potential costs, industry and technology trends practical experiences of local stakeholders, and other matters that may affect the implementation of this measure, including any proposed legislation. -- SB2325 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2326 SD1 (SSCR 2785)

## RELATING TO MICROBEADS.

Introduced by: Thielen L (BR)

Establishes provisions relating to prohibition of synthetic plastic microbeads; personal care products; non prescription drugs. Beginning July 1, 2021, prohibits a person to manufacture in the State a personal care product, except for a non prescription drug that contains synthetic plastic microbeads. Beginning July 1, 2022, prohibits a person to accept for sale a personal care product, except for an over the counter drug, that contains synthetic plastic microbeads. Beginning July 1, 2022, prohibits a person to sell or offer for sale in the State a personal care product, except for a non prescription drug that contains synthetic plastic microbeads; or manufacture in the State a non prescription drug that contains synthetic plastic microbeads. Beginning July 1, 2023, prohibits a person to sell or offer for sale in the State a non prescription drug that contains synthetic plastic microbeads. Provides that this shall preempt any county ordinance concerning synthetic plastic microbeads. -- SB2326 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2329 SD2 (SSCR 3109)

## RELATING TO IGNITION INTERLOCK DEVICES.

Introduced by: Inouye L, Kidani M, Keith-Agaran G

Amends provisions relating to operating a vehicle after license and privilege have been suspended or revoked for operating a vehicle under the influence of an intoxicant; penalties. Prohibits a person whose license and privilege to operate a vehicle have been revoked, suspended, or otherwise restricted to operate or assume actual physical control of any vehicle with an ignition interlock permit and government issued identification in the person's immediate possession. Increases penalties for persons convicted of violating this provision. Requires that in addition to prior sentences imposed, any person who is convicted of operating a vehicle under the influence of an intoxicant and habitually operating a vehicle under the influence of an intoxicant for an offense based on the same conduct or arising from the same episode, is to be sentenced to terms of imprisonment for both offenses, which are to be served consecutively. -- Amends provisions relating to circumvention of, or tampering with, an ignition interlock device by a person who has been restricted to operating a vehicle equipped with an ignition interlock device. Prohibits a person whose driving privileges have been restricted to operate a vehicle equipped with an ignition interlock device to knowingly obscure a camera lens associated with an ignition interlock device. -- SB2329 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2331 SD2 (SSCR 3293)

RELATING TO SPECIAL PURPOSE REVENUE BONDS TO ASSIST KEAHOLE FBO I LLC.

Introduced by: Inouye L, Kidani M

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Keahole FBO I LLC, a Hawaii limited liability company, for planning, designing, constructing, equipping, and operating facilities for aviation and aviation related services at Ellison Onizuka Kona International airport at Keahole. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB2331 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2333 SD2 (SSCR 3112)

## RELATING TO LONG TERM CARE.

Introduced by: Moriwaki S, Ihara L, Baker R, Kim D, Dela Cruz D, Kanuha D, Kahele K,

LRB Systems March 5, 2020

Keith-Agaran G, Chang S, Rhoads K

Requires the executive office on aging to assess the progress made towards attaining the policy goals identified by the long term care commission pursuant to Act 224, session laws of 2008; and formulate recommendations to further work toward meeting the policy goals. Report to the legislature. Appropriations. (\$\$) -- SB2333 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2335 SD1 (SSCR 2983)

## RELATING TO THE HEALTHY AGING PARTNERSHIP PROGRAM.

Introduced by: Moriwaki S, Ihara L, Baker R, Kim D, Inouye L, Keohokalole J, Ruderman R, Nishihara C, Chang S, Kahele K, Keith-Agaran G, Rhoads K, Kanuha D

Appropriation to the executive office on aging of the department of health for the healthy aging partnership program to further the program's important role in improving the health and well being of Hawaii's kupuna. (\$\$) -- SB2335 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2336 SD2 (SSCR 2924)

#### RELATING TO LONG-TERM CARE INSURANCE.

Introduced by: Moriwaki S, Ihara L, Inouye L, Kidani M, Ruderman R, Chang S, Dela Cruz D, Kahele K, Taniguchi B, Rhoads K, Kanuha D, Wakai G

Amends provisions relating to lapse or termination for nonpayment of premium. Provides that notice under this provision shall be marked with the words Cancellation Notice or Lapse Notice in large font on the front of the envelope or visible through the envelope window and notice may not be given until 30 days after a premium is unpaid. Provides that prior to a lapse or termination for non payment the insurer shall provide proof that notice was given consistent with this provision; of the name and physical address of the person or persons to whom insurer sent the notice; and of the date notice was sent. Requires the insurer to make confirmation available to the insurance commissioner, upon request, that notice was sent. Provides that the delivery shall be determined to be verified by US Postal Service certified mail, return receipt requested; US Postal Service priority mail; or commercial delivery service. Requires the insurer to demonstrate to the commissioner, upon request, due diligence to locate and notify the policyholder or other designees if the insurer is unable to verify the successful deliver of the notice by methods specified. -- SB2336 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2337 SD2 (SSCR 3294)

# MAKING AN APPROPRIATION FOR THE OFFICE OF THE LONG-TERM CARE OMBUDSMAN PROGRAM.

Introduced by: Moriwaki S, Ihara L, Baker R, Kim D, Inouye L, Ruderman R, Dela Cruz D, Kahele K, Kanuha D, Nishihara C, Chang S, Rhoads K

Appropriation to the executive office on aging to establish 5 full time equivalent (5.00 FTE) ombudsman specialist positions within the office of the long term care ombudsman; provided that 2 positions shall be assigned to the county of Hawaii and 1 position to each of the counties of Kauai and Maui and the city and county of Honolulu. (\$\$) -- SB2337

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2339 SD2 (SSCR 2910)

## RELATING TO ALZHEIMER'S DISEASE AND RELATED DEMENTIA.

Introduced by: Moriwaki S, Ihara L, Baker R, Kim D, Inouye L, Kidani M, Nishihara C, Ruderman R, Chang S, Kahele K, Keith-Agaran G, Rhoads K, Kanuha D, Dela Cruz D Requires the executive office on aging to convene a working group to update the state plan on Alzheimer's disease and related dementias. Requires the working group to investigate the best practices of other states as they relate to dementia training requirements in care facilities; standards of training as it relates to hours, learning objectives, applicability of standards for staff, and applicability of standards for facilities; and other relevant criteria determined by the working group. Report to the legislature. -- SB2339 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2340 SD2 (SSCR 3085)

## RELATING TO ALZHEIMER'S DISEASE.

Introduced by: Moriwaki S, Ihara L, Baker R, Kim D, Inouye L, Ruderman R, Kahele K, Keith-Agaran G, Kanuha D, Nishihara C, Chang S, Rhoads K

Requires the department of health to establish an outreach program to conduct a comprehensive, 1 time education initiative informing physicians and appropriate non physician practitioners participating in the medicare program that comprehensive care planning services for those with alzheimer's disease and related dementias is a covered benefit under the medicare program. Provides that the outreach program shall include

materials on appropriate diagnostic evaluations; and include explanations of the requirements for eligibility for such services. Report to the legislature. Appropriation. (\$\$) -- SB2340 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2342 SD1 (SSCR 2894)

## RELATING TO THE KUPUNA CAREGIVERS PROGRAM.

Introduced by: Moriwaki S, Ihara L, Baker R, Kim D, Inouye L, Nishihara C, Ruderman R, Chang S, Kahele K, Keith-Agaran G, Rhoads K, Kanuha D, Dela Cruz D

Amends provisions relating to definitions under the executive office on aging law. Redefines qualified caregiver by decreasing an individual's requirement to provide care for a care recipient employment from at least 30 hours to 20 hours per week by 1 or more employers. Appropriations. (\$\$) -- SB2342 SD1

Current Status: Feb-28 20 Introduction/Passed First Reading - House

SB2344 SD1 (SSCR 2806)

#### RELATING TO MINORS.

Introduced by: Rhoads K, Chang S, Baker R

Amends provisions relating to consent to no cost emergency shelter and related services under department of human services law. Provides that the provider supplying shelter is licensed to do so for minors or adults and is in compliance with zoning and safety regulations; or the department of human services shall make every effort to ensure that every island has a shelter for unaccompanied minors. -- SB2344 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2345 SD1 (SSCR 3086)

## RELATING TO CHILDREN AND FAMILY OF INCARCERATED INDIVIDUALS.

Introduced by: Rhoads K, Chang S, Baker R

Requires the department of human services to work together with the department of public safety, the family reunification working group, and other entities serving children and families affected by parental incarceration to establish a pilot visitation center at Waiawa correctional center on Oahu. Requires the visitation and family resource center to be operated by a non profit organization in cooperation with the department of human services, department of public safety, and other community stakeholders. Requires the family reunification working group to report to the legislature. Working group to cease to exist on January 31, 2021 (sunset); provided that the department of human services may continue the work of the working group beyond January 31, 2021 if the department deems it necessary. Appropriations to the department of human services for the establishment of a pilot visitation and family resource center at Waiawa correctional center on Oahu. Appropriation. (\$\$) -- SB2345 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2346

# RELATING TO TEMPORARY RESTRAINING ORDERS, PROTECTIVE ORDERS, AND INJUNCTIONS.

Introduced by: Rhoads K, Chang S, Baker R

Amends provisions relating to period of order; hearing under domestic abuse protective orders. Requires a temporary restraining order granted pursuant to this law to remain in effect at the discretion of the court, for a period not to exceed 180 days from the date the order is granted or until the effective date of a protective order issued by the court, whichever occurs 1st, including, in the case where a temporary restraining order restrains any party from contacting, threatening, or physically abusing a minor, for a period extending to a date after the minor has reached 18 years of age. -- Amends provisions relating to protective orders; additional orders. Provides that if, after hearing all relevant evidence, the court finds that the respondent has failed to show cause why the order should not be continued and that a protective order is necessary to prevent domestic abuse or a recurrence of abuse, the court may order that a protective order be issued for a further fixed reasonable period as the court deems appropriate, including, in the case where a protective order restrains any party from contacting, threatening, or physically abusing a minor, a fixed reasonable period extending to a date after the minor has reached 18 years of age. Allows a protective order to be extended for a further fixed reasonable period as the court deems appropriate, including, in the case where a protective order restrains any party from contacting, threatening, or physically abusing a minor, for a fixed reasonable period extending to a date after the minor has reached 18 years of age. -- Amends provisions relating to power to enjoin and temporarily restrain harassment. Requires a temporary restraining order that is granted under this provision to remain in effect at the discretion of the court for a period not to exceed 90 days from the date the order is granted, including, in the case where a temporary restraining order restrains any party from harassing a minor, for a period extending to a date after the

minor has reached 18 years of age. Provides that if the court finds by clear and convincing evidence that harassment, it may enjoin for no more than 3 years further harassment of the petitioner, or that harassment exists, it shall enjoin for no more than 3 years further harassment of the petitioner, including, in the case where any party is enjoined from harassing a minor, for a period extending to a date after the minor has reached 18 years of age. -- SB2346

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2348 SD2 (SSCR 3004)

## RELATING TO BULLYING.

Introduced by: Rhoads K, Chang S

Provides that during the 2020 - 2021 fiscal year and prior to a date established by the superintendent of education in coordination with the executive director of the state public charter school commission, the principal of each public middle school shall select at least 1 teacher employed by that school to attend an evidence informed or evidence based and culturally relevant bullying intervention training session approved by the superintendent of education; provided that public charter school teachers may also participate in the training sessions. Requires each teacher who attends a bullying intervention training session to provide training on bullying intervention to at least 5 other public school employees employed at the teacher's respective school, or employees of a public charter school within the same school district the teacher's respective school. Report to the legislature. Appropriation. (\$\$) -- SB2348 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2349 SD1 (SSCR 2736)

## RELATING TO CRIMINAL JUSTICE.

Introduced by: Rhoads K

Amends provisions relating to visits from family members by changing it to visitation. Provides that family members to shall allowed to engage in contact visitation with an inmate at any state correctional facility during official visiting hours. Requires all state correctional facilities to provide each inmate with the opportunity for a minimum of 2 contact visits per week, with each visit lasting at least 1 hour. Prohibits a facility to prohibit, eliminate, or unreasonably limit contact visitation; or coerce, compel, or otherwise pressure an inmate to forego or limit contact visits; provided that the facility may temporarily suspend visitation privileges during an emergency or for good cause. Allows correctional facilities to use video or other types of electronic communication to support inmate visits; provided that such communication shall be in addition to and shall not replace contact visitation. -- SB2349 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2350 SD2 (SSCR 3087)

## RELATING TO HEALTH.

Introduced by: Rhoads K, Chang S, Baker R

Establishes within the behavioral health services administration of the department of health a task force to review best care practices for persons having fetal alcohol spectrum disorders, including therapies and treatments commonly needed as adults. Report to the legislature. Requires the task force to serve until it has accomplished the objectives of this Act or 20 days prior to the convening of the regular session of 2021, whichever occurs 1st (sunset). -- SB2350 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2354 SD1 (SSCR 2603)

## RELATING TO DECEPTIVE PRACTICES.

Introduced by: English J, Keith-Agaran G

Establishes provisions relating to the advertising of live musical performances act. Prohibits a person to advertise or conduct a live musical performance or production in the State through the use of a false, deceptive, or misleading affiliation, connection, or association between a performing group and a recording group. Establishes exceptions. Provides that each performance or production in violation of this provision constitutes a separate violation. Provides that if the attorney general has reason to believe that a person is advertising or conducting or intends to advertise or conduct a live musical performance or production in violation of this provision, the attorney general may bring an action in the name of the State against the person to restrain the violation by temporary or permanent injunction. Further provides that when a court issues a permanent injunction to restrain and prevent a violation of this provision the court may make additional orders or judgments as necessary to restore money or other property that may have been acquired because of a violation of this provision. Allows any party, or assignee, authorized agent, or licensee of that party, who is injured as a result of the person's violation of this provision to bring a civil action for appropriate legal and

equitable relief, including injunctive relief, and for treble damages, reasonable attorney's

fees, filing fees, and costs for the injured party. -- SB2354 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2369 SD1 (SSCR 2355)

## RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: English J, Rhoads K, Kanuha D, Fevella K, Harimoto B, Kim D, Dela Cruz

Requires the department of Hawaiian home lands with the assistance of the office of enterprise technology services to create a digital database of its applicant, beneficiary, and lessee records. Requires the database to contain relevant information on each individuals' homestead lease application status, number of applications, address, number of denied leases, designated successors, history of whether the individual obtained a lease as an applicant or as a successor, and other information as determined by the

Hawaiian homes commission. Appropriation. (\$\$) -- SB2369 SD1

**Current Status:** Mar-03 20 Introduction/Passed First Reading - House

SB2370 SD1 (SSCR 2853)

## RELATING TO KALAUPAPA MONTH.

Introduced by: English J, Kanuha D, Fevella K, Baker R, Keith-Agaran G

Establishes provisions relating to Kalaupapa month. Designates the month of January to be known as Kalaupapa month; provided that this month is not and shall not be construed as a state holiday. -- SB2370 SD1

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2379 SD1 (SSCR 3211)

## RELATING TO CESSPOOLS.

Introduced by: English J

Requires the university of Hawaii sea grant college program, in cooperation and consultation with the department of health, to develop and conduct a 2 year comprehensive statewide outreach program that provides science based information and understanding of sewage contamination sources in nearshore marine areas; increases understanding of sewage capacity needs; and informs all stakeholders, including the department of health, of appropriate solutions that support converting all cesspools by 2050. Establishes the comprehensive statewide outreach program objectives. Report to the legislature. Appropriation. Requires the University of Hawaii water resources research center to conduct research on wastewater system technologies to determine the most cost effective way to upgrade cesspools in the State and reduce the impact of cesspools on drinking water and groundwater. Appropriation to the university of Hawaii for the university of Hawaii water resources research center to conduct research on wastewater system technologies to determine the most cost effective way to upgrade cesspools in the State and reduce the impact of cesspools on drinking water and groundwater. (\$\$) -- SB2379 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2381 SD2 (SSCR 3276)

## RELATING TO SHORELINE SETBACKS.

Introduced by: Rhoads K

Amends provisions relating to establishment of shoreline setbacks and duties and powers of the department. Provides that setbacks along shorelines are established of not less than 40 feet inland from the shoreline, and an altitude of at least 2 meters above the shoreline. -- Amends provisions relating to prohibitions. Exempts structures in the shoreline area to need a variance if they received either a building permit, board approval, or shoreline setback variance prior to January 1, 2020. -- SB2381 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2383 SD1 (SSCR 3365)

## RELATING TO LESS THAN LETHAL FORCE.

Introduced by: Rhoads K, Nishihara C

Establishes provisions relating to use of force policies, procedures, and training. Requires the department of public safety to, at least annually, review and update its policies and procedures governing the use of force, weapons, and equipment; equip each law enforcement officer with less than lethal weapons; provide and require adequate annual training. Further requires the department's use of force training to be reviewed by the law enforcement standards board established under provisions relating to law enforcement standards board; establishment and include use of force decision making, crisis intervention, de escalation techniques, and less than lethal alternatives. Requires the deputy director of the law enforcement division to be included and certified in all weapons training. Report to the legislature. Appropriations to the department of public safety for the development and implementation of less than lethal use of force training

and related records management for the deputy sheriffs of the department of public

safety. Appropriation. (\$\$) -- SB2383 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2384 SD2 (SSCR 2976)

## RELATING TO MOTOR VEHICLES.

Introduced by: Rhoads K

Amends provisions relating to towing of disabled vehicles; written disclosure; permissible charges. Requires that in the event that a motor vehicle is disabled, either on private or public property, and cannot be driven under its own power due to an accident or other circumstance, and the vehicle owner or operator is present and conscious at the time of the tow, the tow operator is to provide the motor vehicle owner or operator with a written and itemized disclosure, signed and dated by the tow operator present at the location of the disabled vehicle, which shall disclose all costs for services that are to be performed prior to the motor vehicle being attached to the tow truck. Amends provisions relating to motor vehicle towing and storage settlement; disabled vehicles. Allows any vehicle involved in a motor vehicle accident that cannot be moved under its own power or is otherwise disabled, to be towed away at the expense of the registered owner of the vehicle. -- SB2384 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2386 SD2 (SSCR 3277)

## RELATING TO WASTE MANAGEMENT.

Introduced by: Kahele K

Amends provisions relating to zoning amendments under the conservation district laws. Prohibits any waste or disposal facility to be located in a conservation district except in emergency circumstances where it may be necessary to mitigate significant risks to public safety and health; provided further that emergency circumstances shall not exceed 3 years. -- Amends provisions relating to prohibition by changing it to prohibitions; buffer zones. Prohibits a person, including any federal agency, the State, or any county, to construct, modify, or expand a waste or disposal facility including a municipal solid waste landfill unit, any component of a municipal solid waste landfill unit, a construction and demolition landfill unit, or any component of a construction and demolition landfill unit, without 1st establishing a buffer zone of no less than 1/2 mile around the waste or disposal facility. Provides that this provision shall not apply to the continued operation of an existing waste or disposal facility that is properly permitted; provided that continued operation does not require physical expansion, vertical or horizontal, of the facility requiring additional permitting review and a permit modification. -- SB2386 SD2 Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2391 SD1 (SSCR 3184)

## RELATING TO THE HAWAIIAN HOMES COMMISSION.

Introduced by: Keohokalole J, Kanuha D, Chang S, Ruderman R

Amends provisions relating to employment of attorneys. Adds the Hawaiian homes commission or the department of Hawaiian home lands. Requires every attorney employed by any department on a full time basis, except an attorney employed by the Hawaiian homes commission or the department of Hawaiian home lands, to be a deputy attorney general. -- SB2391 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2392 SD1 (SSCR 3382)

## RELATING TO HEALTH.

Introduced by: Keohokalole J, Kanuha D, Kidani M, Kahele K, Chang S

Appropriation to the university of Hawaii John A. Burns school of medicine to provide stipends to students enrolled in the Imi Hoola post baccalaureate program; provided that, at the discretion of the department of native Hawaiian health at the university of Hawaii John A. Burns school of medicine, these funds may be expended for any existing student support program within the program. (\$\$) -- SB2392 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2402 SD2 (SSCR 3278)

## RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Harimoto B, Rhoads K, Ruderman R, Fevella K, Riviere G

Establishes provisions relating to forfeiture of benefits; felony convictions. Provides that if a member, former member, or retirant is convicted of any felony and the court finds that the felony is related to the employment of the member, former member, or retirant by the State or any county, the court may order, as a civil penalty a forfeiture by the member, former member, or retirant of all or a portion of any interest; hypothetical account balance in excess of the amount representing any employee contributions made by or on behalf of the member, former member, or retirant, pension, annuity, or retirement allowance, to

which the member, former member, or retirant may otherwise be entitle. Provides that upon the death of the member, former member, or retirant, the designated beneficiary of the member, former member, or retirant may receive 1/2 benefits to which the beneficiary would otherwise be entitled, upon receipt of a certified copy of the order decreeing forfeiture, the system shall comply with the order and to reduce, suspended, or deny payment to the member, former member, or retirant as provided in the order until such time as the system receives a certified order to increase, resume, or make payments to the member, former member, or retirant, or quash or reverse the order of forfeiture. Prohibits the system to be required to make inquiry into the propriety of the order of forfeiture or recoup any payments made to the member, former member, or retirant prior to receipt by the system of the order of forfeiture. -- SB2402 SD2 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2406 SD2 (SSCR 3295)

#### RELATING TO EXPLOSION DETECTION TECHNOLOGY.

Introduced by: Fevella K, Keohokalole J, Ruderman R

Requires the respective police departments of each county having a population of less than 500,000 to purchase explosion detection technology for the purpose of assisting those departments in locating and responding to explosions caused by illegal use of firearms and fireworks. Requires the chiefs of the respective police departments to ensure that appropriate training is provided to police officers in the use of the explosion detection technology. Appropriation to the counties as a grant in aid for the purposes of purchasing explosion detection technology. (\$\$) -- SB2406 SB2

Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2408 SD2 (SSCR 3342)

## RELATING TO THE COMPOSITION OF THE STATE COUNCIL ON MENTAL HEALTH. Introduced by: Fevella K

Amends provisions relating to State council on mental health. Requires that at least members of the council to have demonstrated knowledge of or work experience involving native Hawaiian concepts of well being, culturally grounded mental health methodologies, or traditional healing or health practices as evidenced by specified criteria. -- SB2408 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2409 SD3 (FLOOR AMENDMENT 3)

## RELATING TO DOWN PAYMENTS.

Introduced by: Fevella K

Establishes provisions relating to the current and returning resident down payment program. Establishes the program to be administered by the Hawaii housing finance and development corporation to encourage former Hawaii residents to return to Hawaii, and assist current Hawaii residents in coping with the State's high cost of living, by awarding grants to assist with the down payment on the purchase of a primary residence that shall be a single family residence. Provides that subject to available funds, the program shall award grants of up to 1 dollar for each dollar of down payment made by a qualified applicant; provided that the total award to an applicant shall not exceed the lesser of 10 per cent of the value of the single family residence to be purchased or 50,000 dollars. Establishes requirements for applicants to be eligible for an award under the program. Establishes the current and returning resident down payment special fund, into which shall be deposited appropriations made by the legislature to the special fund; and repayments to the special fund made pursuant to this provision. Requires funds in the special fund to be used for the purposes of the program. Appropriation into the special fund. Appropriation to the corporation for the program. (\$\$) -- SB2409 SD3 Mar-05 20 Introduction/Passed First Reading - House

Current Status:

SB2414 SD1 (SSCR 3283)

## RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS.

Introduced by: Shimabukuro M, Keohokalole J, Chang S

Amends provisions relating to arrangement of names on the ballot. Requires the names of the candidates to be placed upon the ballot for their respective offices in alphabetical order except as provided in provisions relating to election of board members under board of trustees, office of Hawaiian affairs law. -- Amends provisions relating to election of board members. Requires the names of the candidates to be placed upon the ballot grouped by residency requirement or lack thereof; provided that within those groupings the names shall be in random order. Provides that the chief election officer is directed to establish procedures to implement the purpose of this Act, which shall apply to the election cycle beginning on January 1, 2021. -- SB2414 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2417 SD2 (SSCR 3212)

RELATING TO SUSTAINABILITY.

Introduced by: Inouye L

Amends provisions relating to the powers and duties of the department. Requires the department of land and natural resources to recognize that game mammals and game birds can provide a sustainable food source when properly managed in appropriate areas that minimize their impacts to important watershed areas and functions as well as to native Hawaiian traditional and customary practices and the resources those practices rely upon; and the State's unique relationship with the ocean requires a careful consideration and management of land and ocean activities that prioritize the public trust responsibilities of the State, including but not limited to the conservation of natural resources for future generations and the protection of native Hawaiian traditional and customary practices pursuant to article XI, section 1 and article XII, section 7, of the Hawaii State Constitution. -- No later than July 1, 2022, each department, office, or agency of the State shall update its rules and policies to integrate the local hunting and fishing industries into any food security or sustainability strategies that the department, office, or agency employs. Requires the updated rules and policies to be consistent with provisions relating to the powers and duties of department. Reports to the legislature.

-- SB2417 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2420 SD1 (SSCR 2957)

## RELATING TO MANSLAUGHTER.

Introduced by: Inouye L, Rhoads K

Amends provisions relating to manslaughter. Provides that a person commits the offense of manslaughter if the person causes the death of another person by recklessly operating a motor vehicle with .08 or more grams of alcohol per 210 liters of breath or .08 or more grams of alcohol per 100 milliliters or cubic centimeters of blood. -- SB2420 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2421 SD1 (SSCR 2701)

## RELATING TO CONDOMINIUM ASSOCIATIONS.

Introduced by: Baker R

Amends provisions relating to Act 195, session laws of 2018, which amends provisions

relating to cure of default by repealing the sunset date. -- SB2421 SD1
Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2422 SD2 (SSCR 3279)

## RELATING TO ROOFING CONTRACTORS.

Introduced by: Baker R

Establishes provisions relating to roofing contractors; promises to pay or rebate insurance deductible; inducement of sale of goods or services; right to rescind. Prohibits a roofing contractor to advertise or promise to pay or rebate a property insurance deductible, or any portion thereof, to induce an insured to purchase goods or services. Allows an insured who has entered into a written contract with a roofing contractor to provide goods and services to be paid from the proceeds of a property or casualty insurance policy claim to rescind the contract at any time prior to midnight on the 5th business day after the insured has been notified by the insurer that all or any part of the claim or contract is not a covered loss under the insured's property or casualty insurance policy. -- Amends provisions relating to revocation, suspension, and renewal of licenses. Allows contractors licensing board to suspend, revoke or refuse to renew a license, for cause authorized by law if the contractor performs as a public adjuster without the insurance license as required by law. -- SB2422 SD2

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2423 SD1 (SSCR 2943)

# RELATING TO MEDICAL SERVICE BILLING.

Introduced by: Baker R, Rhoads K

Establishes provisions relating to emergency services; billing. Provides that when an enrollee in a managed care plan receives emergency services from a non participating provider, the non participating provider shall not be entitled to bill the enrollee any amount in excess of any applicable charges the enrollee would be responsible for if they had received the services from a participating provider; and includes, but is not limited to, any copayment, coinsurance, or deductible amount. Provides that when an enrollee receives emergency services from a non participating provider, a managed care plan shall be responsible to fulfill its obligation to the enrollee and shall enter into negotiation with the non participating provider to resolve any sums owed by the managed care plan. Provides that if the managed care plan and the non-participating provider cannot come to an agreement on a payment amount within 45 days of a non participating provider notifying a managed care plan that they disagree with the payment amount, either party

may elect to enter into an independent dispute resolution process, as established in provisions relating to dispute resolution. Provides that nothing in this provision shall be construed to require a managed care plan to cover services not required by law or by the terms and conditions of the managed care plan. Provides that nothing in this provision shall be construed to prohibit non participating providers from seeking the uncovered cost of services rendered from enrollees who have consented to receive the health care services provided by the non participating provider. Establishes dispute resolution process. Allows the insurance commissioner to adopt rules pursuant to administrative procedure law to carry out the purposes of this provision. -- Amends provisions relating to enforcement. Provides that all remedies, penalties, and proceedings made applicable hereby to include non participating under provisions relating to emergency services; billing shall be invoked and enforced solely and exclusively by the commissioner. -- SB2423 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2424 SD1 (SSCR 2941)

## RELATING TO THE PRACTICE OF MEDICINE.

Introduced by: Baker R, Rhoads K

Amends provisions relating to practice of medicine defined under medicine and surgery law. Provides that for the purposes of this law the practice of medicine by a physician or an osteopathic physician includes the use of drugs and medicines, surgery, manual medicine, water, electricity, hypnotism, telehealth, the interpretation of tests, including primary diagnosis or pathology specimens, medical imaging, or any physical, osteopathic medicine, or any means or method, or any agent, either tangible or intangible, to diagnose, treat, prescribe for, palliate, or correct disease, or prevent any human disease, condition, ailment, pain, injury, deformity, illness, infirmity, defect, physical or mental condition in the human subject; provided that the person is a duly licensed physician or osteopathic physician licensed pursuant to this law. -- SB2424 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2425 SD1 (SSCR 2699)

## RELATING TO CONDOMINIUMS.

Introduced by: Baker R

Amends provisions relating to Act 196, session laws of 2018, which establishes provisions relating to voluntary binding arbitration by repealing the sunset date. -- SB2425 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2426 SD1 (SSCR 2594)

## RELATING TO MEDICAL CANNABIS.

Introduced by: Baker R, Ruderman R, Rhoads K

Amends the medical cannabis dispensary system law. Repeals that a dispensary license shall not be sold or otherwise transferred from 1 person to another. Adds restricted areas of retail dispensing locations. Prohibits a person to intentionally or knowingly enter or remain upon the restricted access area or areas of a medical cannabis retail dispensing location. Adds that allows a primary caregiver, qualifying out of state patient, or caregiver of a qualifying out of state patient to access a retail dispensary location. Adds that requires any person who violates any of the provision to include a separate offense; provided that each day of each violation constitutes a separate offense. Repeals the definition of public housing project or complex. -- SB2426 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2429 SD2 (SSCR 3374)

## RELATING TO HEALTH.

Introduced by: Baker R, Keith-Agaran G, Ruderman R

Amends provisions relating to medical assistance for other pregnant women. Provides that any woman who is enrolled in medicaid insurance coverage during her pregnancy shall be eligible for medical assistance under this provision for a period ending 12 months following the end of pregnancy, using the same eligibility criteria that qualified her for pregnancy coverage. -- SB2429 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2430 SD1 (SSCR 3043)

## RELATING TO CLIMATE CHANGE MITIGATION AND ADAPTATION.

Introduced by: Baker R. English J. Kanuha D

Established within the department of health a full time climate change and human health adaptation coordinator to direct the coordination and implementation of adaptation goals, principles, and policies relating to the effects of climate change on human health; and define and implement state goals, objectives, policies, and priority guidelines relating to climate change effects on human health using provisions relating to the Hawaii State

planning Act and the Hawaii climate change mitigation and adaptation initiative as guiding principles. Requires the climate change and human health adaptation coordinator to facilitate the establishment of plans and policies to adapt to climate change related human health adaptation issues; and coordinate with the office of planning and other relevant state, county, and private entities to update the Hawaii 2050 sustainability plan regarding climate change and human health adaptation. Provides that the climate change and human health adaptation coordinator shall be equivalent to a program specialist VI and shall be selected by the director of health or the director's designee.

Appropriation. (\$\$) -- SB2430 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2432 SD2 (SSCR 2920)

## RELATING TO CABLE TELEVISION.

Introduced by: Baker R, Ruderman R

Amends provisions relating to issuance of cable franchise authority; criteria; content. Requires that in carrying out its duties under this provision, the director of commerce and consumer affairs is to require a cable operator to make cable service available to any residence within the cable operator's service area located in a portion of the area where there is a minimum density of at least 25 homes per linear mile of distribution plant, as measured from the cable operator's closest technologically feasible tie in point that is actively delivering cable service and excluding any residences already passed by the distribution plant; provided that the director shall not apply the service deployment requirement threshold authorized under this provision, or any other service deployment threshold or line extension requirement set forth in a franchise in effect on the date of enactment of this provision, in any portion of a cable operator's service area where video programming or video programming service is available from at least 3 other entities, which may include other cable franchisees, other multichannel video programming distributors, as defined in title 47 US code section 522(13), or any other person that offers video programming or a video programming service, by any means, including via the internet, that is comparable to the video programming service provided by the cable operator or other multichannel video programming distributors and such programming or service is delivered at least in part through facilities in the public right of way, including but not limited to wireline infrastructure. Nothing in this section shall be construed to limit or restrict a cable operator's business discretion to serve any residence within its service area. Also provides that nothing in this section shall require a cable operator to provide service to any portion of a franchise area where it is technically infeasible to offer service, or to require a cable operator to make service available in any portion of a franchise area where the operator cannot obtain access to necessary poles, ducts, or conduits on commercially reasonable terms or where a private property owner denies access to easements necessary to make service available to residents of such property, or refuses, following good faith efforts by such cable operator to grant access to a property or development on commercially reasonable terms. Requires the director to also be authorized to grant waivers of the obligation set forth in this law where necessary or in the public interest. -- SB2432 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2434 SD1 (SSCR 2951)

## RELATING TO MOTOR VEHICLES.

Introduced by: Baker R

Amends provisions relating certificates of ownership of salvaged motor vehicles by changing it to certificates of ownership; salvage certificates; insurance; dealers; salvaged motor vehicles. Requires the director of finance to issue a salvage certificate in the name of the purchaser or insurance company upon receipt of the certificate of ownership or other evidence of title, certificate of registration, license plates, and application for a salvage certificate. Establishes the procedure in cases involving a claim with an insurance company, if the legal or registered owner of the motor vehicle fails to provide or assign the motor vehicle's endorsed certificate of ownership to the insurance company within 30 days after the payment of the claim. Further establishes the process governing the disposition and title to a motor vehicle. -- SB2434 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2439 SD1 (SSCR 2940)

#### RELATING TO HEALTH INSURANCE.

Introduced by: Ruderman R, Baker R, Kahele K

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) by requiring coverage for the cost of medically necessary auto injectable epinephrine, based on appropriate weight based dosage, for individuals covered under the policy who are 18 years of age or

younger. Provides that coverage required may be subject to deductibles, copayments, coinsurance, or annual or maximum payment limits that are consistent with deductibles, copayments, coinsurance, and annual or maximum payment limits applicable to other similar coverage under the policy. Exempts limited health benefit insurance. -- SB2439 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2458 SD2 (SSCR 3296)

## RELATING TO SCREEN TIME AWARENESS.

Introduced by: Ruderman R, Baker R, Kim D

Requires the department of health to create and host a website that informs the public of the impacts of excessive digital image screen time on the mental health and relationships of children and teens. Establishes website requirements. Requires the department to launch a public education campaign to warn about the effects of excessive digital image screen time on the mental health of children and teens and their ability to form and maintain healthy relationships; provide a list of warning signs and negative impacts of the over consumption of digital image screen time; identify best practices parents can follow when limiting and monitoring digital image screen time; and list alternative activities for individuals and families. Appropriation. (\$\$) -- SB2458 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2459 SD2 (SSCR 3200)

## RELATING TO MEDICAID BENEFITS.

Introduced by: Ruderman R, Rhoads K, Kanuha D, Keith-Agaran G

Appropriations to the department of human services to restore diagnostic, preventive, and restorative dental benefits to adult medicaid enrollees; provided that the department of human services shall obtain the maximum federal matching funds available for this expenditure; provided further that the department of human services shall pursue all funding sources known to the State, including private grants, prior to expending any general revenues appropriated pursuant to this Act. -- SB2459 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2465 SD2 (SSCR 3343)

# RELATING TO THE TRANSITIONS CLINIC NETWORK PILOT PROGRAM.

Introduced by: Ruderman R

Requires the department of human services to procure the services of a master contractor, oversee the funds expended by the master contractor, and develop and require the master contractor to implement policies and procedures for a fair and equitable procurement process for subcontractors made between the master contractor and subcontracted provider agencies that are consistent with the goals of public accountability and public procurement practices. Requires the master contractor to implement and operate the transitions clinic network pilot program, which shall be an evidence based model of care that provides to previously incarcerated individuals with chronic health conditions continuity of care services access to comprehensive primary care, and patient centered primary health care facilities after release from incarceration, procure and oversee subcontracts for the transitions clinic network pilot program, create partnerships with local reentry organizations, allow community health workers to connect participants to health and social services and assist participants with navigating through post release life, and create health care system enhancements for patient centered services, including but not limited to early access to primary care, behavioral health integration, and medication assisted treatment for substance use disorders. Further requires at a minimum, provide quarterly reports to the house of representatives and senate committees on housing and human services (report to the legislature), develop reporting procedures and timelines for providing performance information to respective state agencies, use the moneys to implement and operate the transitions clinic network pilot program, including implementing the program in 1 primary care health clinic, providing training and salaries and benefits to 2 community health workers, and procuring staff computers and other supplies; provided that the master contractor may retain from the amounts paid under the master contract between the master contractor and subcontractors an administrative fee in an amount not to exceed 15 per cent of the total contract price, be accountable for funds expended. Appropriation to the department of human services to procure the services of a master contractor and for the master contractor to implement and operate the transitions clinic network pilot program. Requires the department to provide to the master contractor at the beginning of the transitions clinic network pilot program the total sum of the moneys expended. (\$\$) --SB2465 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2468 SD2 (SSCR 3297)

RELATING TO QUALIFIED COMMUNITY REHABILITATION PROGRAMS.

Introduced by: Ruderman R, Moriwaki S

Amends provisions relating to Hawaii public procurement code. Amends definition of qualified community rehabilitation program by repealing the requirement regarding holding a current certificate from the US department of labor. Further amends the definition by adding that it maintains a disabled to non disabled employee ratio equal to or in excess of 3 to 1 for work hours of direct labor at all times on the work contracted.

-- SB2468 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2469 SD2 (SSCR 3201)

# RELATING TO HUMAN SERVICES.

Introduced by: Ruderman R, Chang S, Kanuha D

Requires the department of human services to establish and operate 2 mobile clinics to serve homeless individuals. Provides that 1 mobile clinic shall be allocated to the county with the largest land mass. Requires matching funds on a dollar for dollar basis. Provides that the staff may include a primary care provider, a nurse, a pharmacist, a psychiatrist, a social worker, an outreach worker, students pursing degrees in medicine or nursing, and other staff as needed. Provides that the mobile clinics shall provide, at minimum non emergency medical services for chronic, acute, and episodic conditions, testing for sexually transmitted disease, human immunodeficiency virus (HIV), and hepatitis, family planning, child and family services, behavioral health and substance abuse services, mental health services, dental care, referral services, shower and laundry services, clean clothing, health insurance enrollment, pharmacy services, street medicine. Defines street medicine to mean the practice of directly delivering health care and related services to unsheltered homeless persons. Appropriation. (\$\$) -- SB2469 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2473 SD1 (SSCR 3213)

## RELATING TO GUIDE DOGS.

Introduced by: Ruderman R

Appropriation to the department of agriculture for the planning and design of a professional training facility for guide dogs and other professionally trained career dogs on a designated portion of the state animal quarantine facility in Halawa valley on Oahu. (\$\$) -- SB2473 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2474 SD2 (SSCR 2921)

# RELATING TO LITTLE FIRE ANTS.

Introduced by: Ruderman R

Amends provisions relating to control or eradication programs. Provides that the department of agriculture may adopt rules to identify best practices for the treatment of little fire ants in conjunction with the Hawaii ant lab; and shall post on its website best practices for the treatment of little fire ants. -- Amends provisions relating to revocation, suspension, and refusal of renewal of licenses; prohibition against certain offenses, etc. Allows the pest control board to revoke, suspend, or refuse to renew any license issued hereunder for violation of any law or rule of the State or any county relating to building, pesticide use, safety, or labor, where the law or rule has a rational relationship to the qualifications, functions, duties, or responsibilities of the pest control operator, including but not limited to a violation of the Hawaii pesticides law or any best practice identified by the department of agriculture. -- SB2474 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2476 SD1 (SSCR 2595)

# RELATING TO HEALTH.

Introduced by: Ruderman R

Establishes provisions relating to registration of naturopaths; medical cannabis; restrictions. Allows a naturopathic physician to register pursuant to this provision to provide written certifications under provisions for the medical use of cannabis law. Provided that this provision shall not be construed to authorize any naturopathic physician to manufacture, distribute, prescribe, dispense, or conduct reverse distribution with any controlled substance within this State. -- Establishes provisions relating to medical use of cannabis; authorization. Provides that subject to any requirements imposed by the department of public safety and the federal Drug Enforcement Administration (FDA), a naturopathic physician may register with the department of public safety pursuant to provisions relating to regulation of manufacture, distribution, prescription, and dispensing of controlled substances of the uniform controlled substance Act and may obtain any federal Drug Enforcement Administration (DEA) registration

necessary to provide written certifications under provisions for the medical use of cannabis law for the medical use of cannabis. -- Amends the uniform controlled substance Act. Adds naturopathic physicians. -- Amends provisions relating to definitions under naturopathic medicine. Redefines naturopathic formulary to include cannabis for medical use; provided that the naturopathic formulary shall not include any narcotic drugs or other controlled substances, as defined in the uniform controlled substance Act. -- Amends provisions relating to discipline; grounds; proceedings; hearings. Adds that requires the board of examiners in naturopathy to fine a licensee for violation of the uniform controlled substance Act, or any rule adopted thereunder, except as provided in provisions relating to medical use of cannabis; conditions of use. -- SB2476 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2480 SD2 (SSCR 2912)

## RELATING TO PROTECTIVE ORDERS.

Introduced by: Rhoads K, Baker R, Inouye L, Moriwaki S, Thielen L

Establishes provisions relating to the Hawaii hope card program. Establishes the program within the department of the attorney general. Allows any person who has been granted a long term protective order to request a hope card by submitting an application to the department on a form prescribed by the department; and after verifying the validity of the long term protective order upon which the application is based, the department shall issue a hope card to the applicant. Defines long term protective order to mean a protective order that is to remain in effect for a period of more than 90 days under provisions relating to power to enjoin and temporarily restrain harassment, or for a period of more than 180 days under domestic abuse protective orders law. Requires the program to notify the Hawaii criminal justice data center when a hope card has been issued regarding a protective order; and this information shall be made available to law enforcement personnel seeking to verify the validity of the hope card or its underlying protective order. Establishes fines for a hope card applicant or program participant who knowingly provides false information on an initial application or renewal application. Appropriation. (\$\$). Provides that no later than January 1, 2021, the department of the attorney general shall develop and implement the Hawaii hope card program that is established by this Act. -- SB2480 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2484 SD2 (SSCR 3384)

## RELATING TO EDUCATION.

Introduced by: Kidani M, Baker R, Rhoads K, Kanuha D

Establishes provisions relating to education research and development revolving fund; established. Establishes the fund in the department of education into which shall be deposited all revenues from the commercial adoption of products and services developed by the department. Allows the funds to be expended by the department to support the research and development of innovative curriculum, instructional materials, and related technologies. Appropriation into the fund and out of the fund (\$\$) -- SB2484 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2485 SD2 (SSCR 2914)

# RELATING TO EDUCATION.

Introduced by: Kidani M, Baker R, Rhoads K

Amends provisions relating to federal impact aid military liaison. Changes discretionary

grants to grants. -- SB2485 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2486 SD1 (SSCR 2391)

# RELATING TO EDUCATION DATA.

Introduced by: Kidani M, Keith-Agaran G, Rhoads K, Inouye L

Establishes provisions relating to accurate data reporting. Requires the department of education to establish a standardized data collection process for schools and complex areas to maintain records and report data to the department. Requires the department to implement a process to review the accuracy of data reported by schools and complex areas and analyze and publish the data collected. Further requires the department to annually review all data that has been collected pursuant to state and federal law and certify the accuracy of the data. -- Amends provisions relating to educational accountability system; annual reports. Requires the data to be reported as required when the number of students in a particular data subgroup is greater than 5 and shall be redacted when the number of students in a particular data subgroup is 5 or fewer; provided that the personally identifiable information of each student shall be kept private. Requires the reports to include data trends from the past 3 years. Requires performance indicators to include student discipline information. Requires the department to annually post data collected on student discipline on the department's website. Further requires

the department to also annually post on its website a state, complex, and school level report for each school that details the past 3 years and includes an analysis of any disproportionality among student subgroups using the performance indicators. Requires each report to be uniformly formatted and designed by the department so as to provide school based users and the public with all pertinent information and for the report data shall be downloadable in raw form. Establishes requirements for the annual report to the legislature and board of education. -- SB2486 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2488 SD2 (SSCR 3375)

# RELATING TO TEACHER COMPENSATION.

Introduced by: Kidani M, Keith-Agaran G, Kanuha D, Rhoads K, Baker R

Appropriation to the department of education to fund teacher compensation as negotiated between the superintendent of education and the exclusive representative of collective bargaining unit 5 (teachers and other personnel of the department of education) in a memorandum of understanding that includes an experimental modernization project to address compensation equity issues and to make the necessary discretionary salary adjustments for approximately 6,300 experienced senior teachers by recognizing their professional service to the department through discretionary salary adjustments; and additional teacher pay for the areas of special education, hard to staff geographic locations, and Hawaiian language immersion programs. -- Appropriation to the state public charter school commission for charter schools (EDN 600) to provide extra compensation for classroom teacher shortage differentials. -- Appropriation to the department of budget and finance for fringe benefit costs for teacher compensation, including the state employer's share of the employee's retirement pension accumulation and the social security and medicare payments for employees (BUF 745). (\$\$) -- SB2488 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2490 SD2 (SSCR 3044)

## RELATING TO THE HAWAII RETIREMENT SAVINGS PROGRAM.

Introduced by: Taniguchi B

Establishes the Hawaii retirement security task force to create a Hawaii retirement savings program for private sector employees who are not currently covered by an existing employer sponsored retirement plan. Requires the task force to select a research entity to draft an implementation plan, with a timeline, for Hawaii retirement savings programs for private sector employees. Report to the legislature. Allows the task force to issue a request for proposals for a 3rd party to conduct the analysis as described above; the contracting services under this Act shall be exempt from the Hawaii public procurement code law. Requires the task force to dissolve on March 15, 2021 (sunset). Requires the department of budget and finance to provide staff support to the task force. Appropriation. (\$\$) -- SB2490 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2491 SD2 (SSCR 3386)

# RELATING TO FAMILY LEAVE.

Introduced by: Taniguchi B

Establishes provisions relating to family leave insurance program under labor and industrial relations law. Requires the department of labor and industrial relations to establish and administer a family leave insurance program and pay family leave insurance benefits; establish procedures and forms for filing claims for benefits; notify the employer of a covered individual who files a claim for benefits; use information sharing and integration technology to facilitate the disclosure of relevant information or records; and information contained in the files and record pertaining to an individual are confidential. Allows an employer to require an eligible employee to give the employer written notice at least 30 days before commencing a period of family leave, medical leave or safe leave under specified conditions. Establishes employment protection and retaliation prohibited. Establishes a family leave insurance fund; family leave insurance benefits. Requires the fund to be provide a covered individual 16 weeks per calendar year of paid family leave and shall consist of employee contributions based on the employee's average weekly wage as well as interest earned and income, dividends, refunds, rate credits, and other returns received by the fund; requires the fund to be under the control of and administered by the department. Provides that all sums contributed or paid from any source to the family leave fund, and all assets of the fund including all interest and earnings, shall be held by the department for the exclusive use and benefit of the employee beneficiaries, including to finance benefits, administration, outreach, education or study of family leave insurance; and shall not be subject to appropriation for any other purpose. Establishes eligibility for payment of benefits.

Annual report to the legislature. Requires the department to conduct a public outreach and education campaign to inform employees and employers regarding the availability of family leave insurance benefits. Allows the department to use a portion of the funds collected in a given year for the family leave insurance program to pay for the public education program; provided that the department shall use no more than dollars per year, whichever is greater, for the public education program. Establishes coverage of self employed. Requires a self employed person, including a sole proprietor partner, or joint venture partner, to be permitted to elect coverage by filing a notice of election in writing with the director of labor and industrial relations. Allows a self employed person who has elected coverage under this law for an initial period of not less than 3 years; and a self employed person shall be permitted to elect no less than 1 additional year of coverage following the initial coverage period. Provides that the election shall take effect on the date of filing the notice. Allows a self employed person who has elected coverage may withdraw from coverage within 30 days after the end of the initial period of coverage, or at other times as the director may prescribe by rule, by filing with the director a notice in writing, as required by the department. Provides that the withdrawal shall take effect no sooner than 30 days after filing the notice. Establishes wage withholding that allows and employer to deduct and withhold contributions from each employee of up to 1/2 of the cost of providing family leave insurance benefit, requires the employer to provide for the remaining cost over the amount of contributions of the employer's employees. Allows either parties to file a petition for determination of the amount to be withheld. Provides that the matter shall be determined by an officer of the department. Provides that if either an employer or employee is dissatisfied with the department's determination, the aggrieved party may petition for redetermination and thereupon the petition shall be transferred to the referee. Establishes weekly benefit amounts to be calculated if the individual's average weekly wage is 50 per cent or less of the state average weekly wage, the individual's weekly benefit is 90 per cent of the individual's average weekly wage; if the individual's average weekly wage is more than 50 per cent and less than 100 per cent of the state average weekly wage, the individual's weekly benefit is 75 per cent of the individual's average weekly wage; or if the individual's average weekly wage is 100 per cent or more of the state average weekly wage, the individual's weekly benefit is 50 per cent of the individual's average weekly wage. Prohibits the weekly benefit amount exceed the maximum weekly benefit amount of 1,000 dollars. Defines child to include a covered individual; a child of a reciprocal beneficiary; a grandchild; or a child of a covered individual who stands in loco parentis; or a hanai parent. Defines parent to include a parent or grandparent of reciprocal beneficiary, or a person who stands in loco parentis for a minor child. Changes the term an employee to a covered individual to mean shall be entitled to a total of 16 weeks of family leave during any calendar year to care for the covered individual's child within 12 months of the child's birth, foster placement with the covered individual, or placement for adoption with the covered individual; or to care for a covered individual's family member with a serious health condition. Increases a covered individual to more than a total of from 4 weeks to 16 weeks of leave in any 12 month period. -- Amends provisions relating to unpaid leave permitted; relationship to paid leave; sick leave. Increase a covered individual to be entitled to 16 weeks of family leave. Provides that an employer who provides paid family leave beyond what is required by this law may require that the leave run concurrently with the 16 weeks, but shall not require the leave to be applied against accrued sick or vacation hours. Provides that if the department determines that family medical leave insurance benefits have been wrongfully withheld, requires the department to order immediate payment to the employee found entitled to those benefits. -- Amends provisions relating to appeal and hearing. Adds a complainant. -- Amends provisions relating to remedies. Adds family leave insurance benefits. Repeals provisions relating to inapplicability. Requires the department of commerce and consumer affairs to establish rules pursuant to administrative procedure law to implement the purposes of this Act. Appropriation. (\$\$) -- SB2491 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2500 SD1 (SSCR 3376)

# RELATING TO HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Keohokalole J

Appropriation to the Hawaii technology development corporation for the Hawaii small business innovation research program; to continue operations, administration, and provision of grants by the manufacturing assistance program; and for the excelerator program. Establishes within the Hawaii technology development corporation a working group to develop a strategic plan for a climate innovation technology park to be located on Moku o Loe (Coconut Island) and to recommend other opportunities for the state to

invest in technology to combat climate change. -- Appropriation to the Hawaii technology development corporation for the working group. (\$\$) -- SB2500 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2502 SD1 (SSCR 2370)

## RELATING TO CHILD ABUSE REPORTING.

Introduced by: Keohokalole J, Ruderman R, Baker R

Amends provisions relating to reports under child abuse law. Adds commercial film and photographic print or image processors; commercial computer technicians; members of the clergy or custodians of records therefor; provided that a clergy member who acquires knowledge or a reasonable suspicion of child abuse or neglect during a penitential communication shall not be subject to the requirements of this provision; provided further that nothing in this provision shall be construed to modify or limit a clergy member's duty to report known or suspected child abuse or neglect when the clergy member is acting in some other capacity that would otherwise make the clergy member a mandated reporter; and administrators and employees of any public or private organization whose duties require direct contact with or supervision of children, except for those individuals whose legal obligations are in direct conflict with the reporting requirements under this provision. Allows that before January 1, 2021, and through and including December 31, 2020, a member of the clergy, or a custodian of records therefor, to report to the department of human services that the clergy member or custodian of records, in the person's professional capacity or within the scope of the person's employment other than during a penitential communication, had acquired knowledge or had a reasonable suspicion that a child was a victim of abuse or neglect and that the clergy member or custodian of records did not previously report the abuse. Provides that a person who makes a late report shall not be subject to the penalty for non reporting under provisions relating to nonreporting; penalty regardless of whether the victim of the known or suspected abuse or neglect has reached the age of 18 by the time the late report is made. Requires all employers of persons to provide statements to mandated reporters upon their hiring and prior to the start date of their employment and the statements shall be approved in advance by the department of human services and shall clearly explain the employee's obligation to report pursuant to this provision. -- SB2502 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2503

## RELATING TO INDIVIDUAL WASTEWATER SYSTEMS.

Introduced by: Keohokalole J

Establishes provisions relating to time of transfer individual wastewater system inspection program. Establishes within the department of health the time of transfer individual wastewater system inspection program to oversee the inspection and repair of any individual wastewater system at the time of sale or transfer of ownership of a property that is attached to the individual wastewater system. Provides that this provision shall not apply to a transfer between joint tenants or tenants in common; a transfer made to a spouse, child, or parent; or a transfer made between spouses resulting from a decree of dissolution of marriage, a decree of legal separation, or a property settlement agreement that is incidental to the decree. Further provides that if an individual wastewater system fails inspection, the system shall be renovated within 1 year either by the current property owner or by the prospective property owner with written agreement, to meet current construction standards as adopted by the department. -- SB2503 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2504 SD2 (SSCR 3298)

RELATING TO THE TRANSITION OF THE OAHU REGIONAL HEALTH CARE SYSTEM FROM THE HAWAII HEALTH SYSTEMS CORPORATION INTO THE DEPARTMENT OF HEALTH.

Introduced by: Keohokalole J, Baker R, Kidani M

Amends provisions relating to Hawaii health systems corporation law. Provides that with regard to all corporation board matters concerning the Oahu regional health care system, the director of health shall have sole decision making authority over such matters commencing on June 30, 2020, and continuing until the transition of the Oahu regional health care system into the department of health is complete. áFurther provides that upon completion of the transition, the corporation board shall have no legal relationship with the Oahu regional health care system or its facilities. Establishes a working group of the Oahu regional health care system and department of health to develop, evaluate, and implement the steps necessary to transition the Oahu regional health care system into the department of health. Report to the legislature. Working group to be dissolved on June 30, 2022 (sunset). Provides that all transition actions shall be subject to specified conditions. Provides that the rights, benefits, and privileges currently enjoyed

by employees, including those rights, benefits, and privileges under civil services law, public service law, Hawaii employer union health benefits trust fund (EUTF) law, and pension and retirement systems law, shall not be impaired or diminished as a result of these employees being transitioned to the department of health pursuant to this Act. Provides that the transition to the department of health shall not result in any break in service for the affected employees; and the rights, benefits, and privileges currently enjoyed by employees shall be maintained under their existing collective bargaining agreement and any successor agreement. -- SB2504 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2505 SD2 (SSCR 2984)

# RELATING TO HEALTH.

Introduced by: Keohokalole J, Baker R, Kidani M, Kanuha D

Requires the department of health to repurpose unused state facilities to provide short term residential beds to allow the stabilization, triage, and assessment of patients in need of services for mental health conditions, substance use, or homelessness. Appropriations. (\$\$) -- SB2505 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2506 SD2 (SSCR 2913)

# RELATING TO THE MENTAL HEALTH AND SUBSTANCE ABUSE SPECIAL FUND. Introduced by: Keohokalole J

Amends provisions relating to mental health and substance abuse special fund; established. Provides that moneys deposited into the respective accounts of each program shall be used to include capital improvements for the respective program. Defines capital improvements to mean the acquisition of real property, improvements to expand capacity and serviceability of existing public facilities, and development of new public facilities. Requires the department of health to identify capital improvement projects that should be funded by moneys from the mental health and substance abuse special fund to improve the continuum of care for behavioral health; the amounts required for the identified capital improvement projects; and plans investigating whether private nonprofits organizations could operate state facilities that have underutilized bed space; state funding could be supplemented with proceeds from fundraising to remodel these facilities; and non state funds could be used to support operations. Report to the legislature. -- SB2506 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2508 SD1 (SSCR 2504)

# RELATING TO THE STATEWIDE TRAFFIC CODE.

Introduced by: Inouye L

Amends provisions relating to the statewide traffic code law. Changes accident to

collision in specific provisions under this law. -- SB2508 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2512 SD1 (SSCR 2846)

# RELATING TO VETERINARY MEDICINE.

Introduced by: Nishihara C. Kidani M

Amends provisions relating to license required. Prohibits the owner of any animal and the owner's employees to perform any surgical procedures including but not limited to surgical birth, ear cropping, tail docking, or debarking. -- Amends provisions relating to criminal penalties. Requires any person convicted of violating this provision and who, in the course of that violation, intentionally or knowingly performs any surgical procedure, including but not limited to surgical birth, ear cropping, tail docking, or debarking, on a pet animal to be guilty of a class C felony. -- Amends provisions relating to cruelty to animals in the 1st degree. Exempts accepted veterinary practices performed by a veterinarian licensed under veterinary medicine law and cropping or docking as customarily practiced and performed by a veterinarian licensed under veterinary medicine law. -- SB2512 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2513 SD1 (SSCR 3090)

# RELATING TO ANIMAL CRUELTY.

Introduced by: Nishihara C, Rhoads K

Amends provisions relating to cruelty to animals in the 2nd degree. Provides that a person commits the offense of cruelty to animals in the 2nd degree if the person intentionally, knowingly, or recklessly uses a castration band to neuter a dog, cat, or other pet animal. -- SB2513 SD1

pet animai. -- SB2513 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2515 SD2 (SSCR 3254)

# RELATING TO THE PENAL CODE.

Introduced by: Nishihara C

Amends provisions relating to criminal trespass on critical electrical infrastructure. Provides that a person commits the offense of criminal trespass on critical electrical infrastructure property when the person intentionally and enters or remains on critical electrical infrastructure with intent to commit therein a crime against a person or against property rights, and the property is fenced or enclosed in a manner designed to exclude intruders with posted warning signs. Makes it a class C felony. -- SB2515 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2519 SD2 (SSCR 3282)

## RELATING TO FIREARMS.

Introduced by: Nishihara C, Baker R, Kidani M, Chang S, Rhoads K, Keith-Agaran G, Dela Cruz D

Amends provisions relating to ownership, etc., of automatic firearms, silencers, etc., prohibited; penalties. Prohibits manufacture, possession, sale, barter, trade, gift, transfer, or acquisition of detachable ammunition magazines with a capacity in excess of 10 rounds. Exempts magazines that were legally in possession of an individual prior to the effective date of Act \_\_\_\_\_\_, session laws 2020, and originally designed to accept more than 10 rounds that have been modified to accept no more than 10 rounds and that are not capable to being readily restored to a capacity of more than 10 rounds. Requires every person in the State who was in possession of a detachable ammunition magazine with a capacity in excess of 10 rounds. Prohibits a person to sell, barter, trade, gift, transfer, or acquire, except by means of inheritance, a detachable ammunition magazine pursuant to this law, and detachable ammunition magazines with a capacity in excess of 10 rounds may be acquired, possessed, and used by a law enforcement agency or duly authorized law enforcement officer for official purposes. -- SB2519 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2520 SD1 (SSCR 2762)

# RELATING TO CORRECTIONAL FACILITIES.

Introduced by: Nishihara C, Baker R, Rhoads K

Establishes provisions relating to administrative segregation and disciplinary segregation; restrictions on use; training. Requires administrative and disciplinary segregation to only be used when less severe forms of punishment are not available and when a committed person commits an offense involving violence, escapes or attempts to escape, or poses a serious threat to the safety of other committed persons or correctional facility staff, or both. Establishes provisions that provides all committed person in administrative segregation the use of disciplinary segregation in correctional facilities; and the use of administrative or disciplinary segregation on a committed person deemed to be a member of a vulnerable population in correctional facilities criteria. Requires all correctional facilities' staff who work with committed persons held in administrative or disciplinary segregation to undergo appropriate training as determined by the department to develop necessary skills for protecting the mental and physical health of inmates held in segregation. -- SB2520 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2523 SD1 (SSCR 3280)

# RELATING TO PUBLIC SAFETY.

Introduced by: Nishihara C, Baker R, Chang S

Amends provisions relating to correctional facility and community correctional center deaths; reporting under public safety law. Provides that the director shall have the discretion to withhold disclosure of any information that is explicitly protected from disclosure by state or federal laws; provided that if the director withholds any information protected from disclosure by 1 or more state or federal laws, the director shall include in the report, the name of the decedent, a description of the circumstances and cause of death, and any state and federal laws that explicitly prohibit the disclosure of the information withheld. -- SB2523 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2527 SD2 (SSCR 3387)

# RELATING TO BROADBAND SERVICE INFRASTRUCTURE.

Introduced by: Kahele K

Establishes the broadband infrastructure grant program law. Establishes the program within the department of business, economic development, and tourism. Requires the department to receive and review grant applications and may award grants for eligible projects. Requires area to be served by the project to be an unserved area or underserved area. -- SB2527 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2531 SD2 (SSCR 3299)

RELATING TO FORESTRY.

Introduced by: Kahele K, Nishihara C, Kanuha D

Amends provisions relating to the forest statewide fund. Establishes a state tree nursery special fund within the department of land and natural resources to work in collaboration with appropriate stakeholders, including but not limited to the greenhouse gas sequestration taskforce and researchers from the college of tropical agriculture and human resources of the university of Hawaii, and the US department of agriculture national resource conservation service, expand and increase the existing plant stocks of the state tree nursery to include a wider range of native trees and plant species identified by the division of forestry and wildlife to be beneficial in the agricultural setting for improving agricultural productivity and improving soil health; invest in renovation and update the equipment and facilities of the state tree nursery to expand its capacity to provide clean planting materials for a variety of public and private projects; and invest in public outreach and education regarding the benefits of trees and plants in providing soil health and their appropriate uses in the agricultural setting. Appropriation into and out of fund. (\$\$) -- SB2531 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2532 SD2 (SSCR 2919)

## RELATING TO COMPOSTING.

Introduced by: Kahele K

Establishes provisions relating to artisan scale composting program. Establishes a class of artisan scale composting operations within the department of health that are sited on land zoned industrial or agricultural and are exempt from department compost permitting requirements; provided that such operations do not produce vectors, dust or odors that unreasonably impact neighbors of the operation, as determined by the department, provided further that no waste accepted remains on site for more than 36 months. Prohibits no more than 1 exempt facility specified in this provision to be located on geographically contiguous land owned or operated by the same person. Requires sufficient bulking agent to be used to provide proper aeration and control leachate migration. Provides that in order to maintain the compost permitting exemption, artisan composters shall maintain documentation that they are complying with this provision: documentation shall include but is not limited to the amount and type of waste accepted and when and where the finished compost is land applied. Requires artisan composters to make records available for department review upon request. -- SB2532 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2537 SD1 (SSCR 2363)

# RELATING TO ACCESS TO PUBLIC PROPERTY.

Introduced by: Kahele K

Amends provisions relating to obstructing access to public property; penalty under the public access to coastal and inland recreational areas. Adds obstructs access to and along the beach. Adds fine for 1st offense. -- SB2537 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2538 SD1 (SSCR 2722)

## RELATING TO THE YOUTH VAPING EPIDEMIC.

Introduced by: Baker R

Establishes provisions relating to sale or advertising of tobacco products; remote retail sales; flavored; nicotine free. Makes it unlawful for any retailer or any agents or employees of the retailer to sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored tobacco product; mislabel as nicotine free, or sell or market for sale as nicotine free, any e liquid product that contains nicotine; or market, advertise, or promote any electronic smoking device in a manner that is designed to appeal to an individual under 21 years of age. Provides that a statement or claim directed to consumers or the public that the tobacco product is flavored, including text, color, or images on the tobacco product's labeling or packaging that is used to explicitly or implicitly communicate that the tobacco product has a flavor other than tobacco made by a retailer or manufacturer or an agent or employee of the retailer or manufacturer in the course of the person's agency or employment, is prima facie evidence that the tobacco product is a flavored tobacco product. Requires any flavored tobacco product found in the retailer's possession that is in violation of this provision to be considered contraband, promptly seized, subject to immediate forfeiture and destruction and shall not be subject to the procedures set forth in the forfeiture law. Establishes fines and provides that all fines shall be paid to the department of health and deposited into the Hawaii tobacco prevention and control trust fund. Allows any county to adopt a rule or ordinance that places greater restrictions on the access to flavored tobacco products. -- Amends provisions relating to Hawaii tobacco prevention and control trust fund. Requires the assets of the Hawaii tobacco prevention and control trust fund to consist of moneys

deposited into the Hawaii tobacco prevention and control trust fund pursuant to this provision. -- Amends provisions relating to tobacco products and electronic smoking devices; persons under 21 years of age. Requires completion of a tobacco education program or a tobacco use cessation program approved by the director of health; or perform 3 hours of community services during hours when the person is not employed and is not attending school. Provides that if the person is under 18 years of age, that person's parent or guardian shall be notified of the offense and given 15 days to select which penalty shall be imposed on the person and if no selection is made within 15 days, the court shall impose a fine. -- SB2538 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2539 SD1 (SSCR 2668)

## RELATING TO HEALTH CARE.

Introduced by: Baker R

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) by establishing provisions for preventive care; coverage; requirements and nondiscrimination; reproductive health care coverage. Prohibits insurer and mutual benefit society to impose any cost sharing requirements, including copayments, coinsurance, or deductibles, on a subscriber or member or an individual covered by the plan contract with respect to the coverage and benefits. Report to the legislature. -- SB2539 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2541 SD1 (SSCR 2771)

## RELATING TO MASSAGE THERAPISTS.

Introduced by: Baker R

Amends provisions relating to renewal of license; fees by changing the title to renewal of license; fees; continuing education. Allows massage therapist and massage therapy licenses to be renewed by filing an application therefor, accompanied by a renewal fee and submitting documentation of continuing education compliance, as provided in this provision. Requires massage therapy licenses, beginning with the renewal for the licensing biennium commencing on July 1, 2022, and every biennial renewal thereafter, each licensee is to submit proof of completing 12 hours of continuing education within the 2 year period preceding the renewal date, 2 hours of which shall include 1st aid, cardiopulmonary resuscitation, or emergency related courses. Requires board of massage therapy to adopt rules relating to the requirements and standards that continuing education programs shall meet to obtain recognition and approval from the board. Prohibits electronic advertisements on the internet or social media platforms. -- SB2541 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2542 SD2 (SSCR 3045)

# RELATING TO THE GENERAL EXCISE TAX EXEMPTIONS.

Introduced by: Baker R, Rhoads K, Kanuha D

Provides a general excise tax exemption on all of the gross proceeds arising from the sale of medical services provided by physicians and advanced practice registered nurses acting in the capacity of a primary care provider. -- SB2542 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2543 SD2 (SSCR 2998)

# RELATING TO MEDICAL CANNABIS.

Introduced by: Baker R, Taniguchi B

Amends provision relating to medical cannabis patient and caregiver protections. Provides that unless a failure to do so would cause the employer to lose a monetary or licensing related benefit under a contract or federal law, an employer shall not discriminate against a person in hiring, termination, or any term or condition of employment, other than contained in a collective bargaining agreement, if the discrimination is based upon either the person's status as a cardholder; or a registered qualifying patient's positive drug test for cannabis components or metabolites, unless the registered qualifying patient was impaired by cannabis during the hours of employment or in a potentially dangerous occupation. Provides that in potentially dangerous occupations, an employer may use a fit for duty test as a tool for a registered qualifying patient. Exempts law enforcement officers in the State or counties or employees of a state correctional facility: firefighters employed by the State or counties: water safety officers, lifeguards, swimming instructors, or other employees of the State or counties responsible for the safety of the public at swimming pools or on beaches; employees authorized to carry or use, or both, firearms on the job; emergency medical services employees of the State or counties; employees who administer or may administer controlled substances or other drugs to patients, whether in hospitals, nursing homes,

or in emergency situations such as would be encountered by emergency medical services personnel; employees who work with children, the elderly, or other vulnerable populations; civil defense emergency management personnel; and employees who operate or are in physical control of any combination of vehicles that have a gross combination weight rating or gross combination weight of 11,794 kilograms or more (26,001 pounds or more), whichever is greater, inclusive of a towed unit or units with a gross vehicle weight rating or gross vehicle weight of more than 4,536 kilograms (10,000 pounds), whichever is greater; any single vehicle that has a gross vehicle weight rating or gross vehicle weight of 11,794 or more kilograms (26,001 pounds or more), or any such vehicle towing a vehicle with a gross vehicle weight rating or gross vehicle weight that does not exceed 4,536 kilograms (10,000 pounds); any single vehicle, or combination of vehicles, that does not meet the definition of class A or class B, but is either designed to transport 16 or more passengers, including the driver, or is transporting material that has been designated as hazardous under title 49 U.S.C. section 5103 and is required to be placarded under subpart F of 49 C.F.R. part 172, or is transporting any quantity of a material listed as a select agent or toxin in 42 C.F.R. part 73; public utilities, such as the electrical power grid or the water source; machinery or power equipment; or a motor vehicle. -- SB2543 SD2

Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2544 SD1 (SSCR 2938)

## RELATING TO ACUPUNCTURE.

Introduced by: Baker R

Amends provisions relating to declaration of necessity for regulation and control. Provides that the legislature hereby finds and declares that the practice of acupuncture is a medical treatment system supported by evidence based medicine and evidence informed practice. Acupuncture is used in the treatment of illness, disability, and the prevention of disease, and as such affects the public health, safety, and welfare, and therefore there is a necessity that individuals practicing acupuncture be subject to regulation and control. Prohibits a person to be licensed to practice acupuncture unless the person has been found to have the necessary qualifications as prescribed in the rules adopted by the board of acupuncture. Requires that examinations and educational requirements is to be managed, verified, and administered by the National Certification Commission for Acupuncture and Oriental Medicine in accordance with standards adopted by the Accreditation Commission for Acupuncture and Oriental Medicine, or their successor entities. Requires that before any applicant shall be eligible for licensure, the applicant shall furnish satisfactory proof to the board that the applicant has received education and training consisting of a formal program in the science of acupuncture (traditional oriental medicine) at an institute or school approved by the board that shall be for a period of hours or years not less than standards acceptable by the board; and shall result in the award of a diploma; and 1 clinical year in a clinical internship program (not less than 12 months and not less than 900 hours) supervised by a licensed acupuncturist; provided that the 900 hours of the clinical internship program may be obtained from the institute or school awarding the diploma and may not be obtained under the supervision of a licensed acupuncturist not affiliated with an institute or school.

-- SB2544 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2545 SD1 (SSCR 3094)

## RELATING TO TAX CREDITS.

Introduced by: Wakai G (BR)

Amends provisions relating to the income tax credit for research activities. Changes the annual cap amount of certified credits allowed. -- SB2545 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2548 SD2 (SSCR 3344)

# RELATING TO MARINE DEBRIS.

Introduced by: Wakai G

Requires the department of land and natural resources, division of boating and ocean recreation to implement a pilot project to encourage the collection of man made marine debris found abandoned in the ocean that include but are not limited to fishing nets, ropes, lines, and other similar materials that are not naturally occurring in the ocean. Requires the department to pay 50 cents per pound of eligible marine debris delivered to a marine debris collection center approved by the department. The program shall commence on January 1, 2021 and expire December 31, 2023 (sunset). Appropriation

(\$\$). -- SB2548 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2554 SD2 (SSCR 3209)

RELATING TO PUBLIC HEALTH.

Introduced by: Wakai G, Kidani M, Baker R, Rhoads K

Establishes provisions relating to seizure 1st aid; information. Requires the department of labor and industrial relations to provide employers, employees, and the general public with information with respect to rendering seizure 1st aid. Provides that the information shall be disseminated through exhibitions, broadcasts, lectures, pamphlets, or any other method of disseminating information. Requires all employers to post the seizure 1st aid information provided by the department of labor and industrial relations in a prominent position in the employer's work place. Requires the department to adopt rules in accordance with administrative procedure law to implement this provision. -- SB2554 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2561

#### RELATING TO CONSUMER PROTECTION.

Introduced by: Wakai G, Inouye L, Kidani M, Rhoads K

Establishes provisions relating to household appliances; retailers; rebates. Requires all retailers of household appliances doing business in the State to conspicuously display signage or text on household appliances in a font size no smaller than 1/2 inch which informs consumers of the following available energy efficiency rebates; and Hawaii specific energy costs for operation. Requires the Hawaii state energy office, in collaboration with the public benefits fee administrator, to notify all retailers subject to this provision of the requirements of this provision. -- SB2561

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2573 SD2 (SSCR 3261)

# RELATING TO THE UNIVERSITY OF HAWAII BOARD OF REGENTS.

Introduced by: Kim D, Dela Cruz D, Ruderman R, Moriwaki S, Kidani M, English J, Keith-Agaran G, Fevella K, Rhoads K

Amends provisions relating to regents; appointment; tenure; qualifications; meetings. Requires all board of regents standing committee meetings to be recorded in live digital audio format by May 1, 2021; and archived and made available to the public on the board of regents website within 72 hours after adjournment of the meeting. Requires all board of regents meetings to be recorded in live digital video format; webcast live by September 1, 2021; and archived and made available to the public on the board of regents website within 72 hours after adjournment of the meeting. Provides that the board of regents shall determine its obligations under the Americans with Disabilities Act concerning accessibility of webcasting and video streaming of its meetings and bring its actions into compliance with the Americans with Disabilities Act. -- SB2573 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2576 SD2 (SSCR 3005)

## RELATING TO REIMBURSEMENTS FOR STATE CONTRIBUTIONS.

Introduced by: Kim D, Dela Cruz D, Moriwaki S, Kidani M, Keith-Agaran G, Fevella K Amends provisions relating to reimbursement for state contributions and provisions relating to contributions by certain state agencies. Allows certain positions of the university of Hawaii that are authorized by the legislature for which salary costs are paid in whole or in part by the university of Hawaii tuition and fees special fund to be exempted from this provision; provided that if positions are exempted from reimbursement under this provision, the university shall submit a report to the legislature annually detailing all exempted positions; and provided further that the salary costs shall be capped at dollars but that cap shall be adjusted by passage of a concurrent resolution. -- SB2576 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2582 SD1 (SSCR 2654)

# RELATING TO HEALTH.

Introduced by: Baker R, Nishihara C, Rhoads K

Amends the our care, our choice Act. Defines advanced practice registered nurse to mean a registered nurse licensed to practice in this State who has met the qualifications of the nurses law and who, because of advanced education and specialized clinical training, is authorized to assess, screen, diagnose, order, utilize, or perform medical, therapeutic, preventive, or corrective measure, including prescribing medication. Redefines attending provider to include an advanced practice registered nurse licensed. Redefines consulting provider to include an advanced practice registered nurse licensed who is qualified by specialty or experience to diagnose and prescribe medications. Redefines counseling to include psychiatric mental health nurse practitioner. Decreases an adult who has voluntarily expressed the adult's wish to die to submit a written and 2nd oral request, a minimum of from 20 to 15 days apart. Provides that if the terminally ill

individual's attending provider attests that the individual will, within a reasonable medical judgment, die within 15 days after making the initial oral request, the 15 day waiting period shall be waived and the terminally ill individual may reiterate the oral request to the attending provider at any time after making the initial oral request. Changes the term physician to provider. -- SB2582 SD1

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2584 SD2 (SSCR 3147)

## RELATING TO DENTAL ASSISTANTS.

Introduced by: Baker R

Establishes provisions relating to dental assistants; requirements; allowed and prohibited practices. Requires all individuals hired as dental assistants in this State on or after January 1, 2021, to hold a cardiopulmonary resuscitation certification and provide proof to the board of dental examiners of successful completion of a 2 semester program accredited by the American Dental Association Commission on Dental Accreditation. Establishes supportive dental procedures that a dental assistant may perform under the direct supervision, direction, evaluation, and responsibility of a licensed dentist, Prohibits a dental assistant to perform any activity deemed to be irreversible so as to cause change in the affected hard or soft tissues and is permanent, may require reconstructive or corrective procedures, or represents the practice of dentistry and dental hygiene or requires the knowledge, skill, and training of a licensed dentist or licensed dental hygienist, including the specified procedures and intra oral functions. -- SB2584 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2586 SD1 (SSCR 2592)

## RELATING TO MEDICAL CANNABIS.

Introduced by: Baker R, Ruderman R, Nishihara C, Rhoads K

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) that a qualifying patient who obtains medical cannabis or manufactured cannabis products pursuant to provisions relating to medical use of cannabis of the uniform controlled substances Act and the medical cannabis dispensary system law shall be eligible for reimbursement for a dollar for dollar reimbursement on any amount between \_\_\_\_ dollars and spent per month on medical cannabis or manufactured cannabis products, for a maximum monthly reimbursement of dollars; monthly amounts in excess of dollars that are spent by a qualifying patient on medical cannabis or manufactured cannabis products shall be covered entirely by the patient and shall not be eligible for reimbursement under this provision; and a qualifying patient shall be limited to a yearly dollars in reimbursements. Requires health insurers; mutual benefit societies; and health maintenance organization establish a system to reimburse qualifying patients pursuant to this provision on at least a quarterly basis. -- SB2586 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2587 SD1 (SSCR 3300)

# RELATING TO CONSUMER PROTECTION.

Introduced by: Baker R. Rhoads K

Establishes the small dollar installment loans law. Establishes requirements for small dollar loan transaction and renewal. Requires license by the commissioner of financial institutions. Allows the department of commerce and consumer affairs to conduct criminal history checks on each control person, executive officer, director, general partner, member, and manager of a small dollar loan licensee, or an applicant for a small dollar loan license. Appropriation out of the compliance resolution fund to establish and hire 2 full time (2.0 FTE) permanent examiner, without regard to civil service laws, to carry out the purposes of the program. -- Establishes provisions relating to registration required under the check cashing law. Prohibits a check casher to conduct business in this State, including deferred deposit transactions, without 1st registering with the department of commerce and consumer affairs. Requires the director to prescribe the form of the application for registration and requires each application to be accompanied by an appropriate fee as prescribed by the director. Requires check cashers to register annually and include the following; the address of the principal office of the check casher; the name and address of the check casher's agent for service of process in the State; and the payment of the appropriate registration renewal fees, as established by the director. -- Establishes provisions relating to voluntary payment plans. Provides that at the time of origination of a 3rd consecutive deferred deposit transaction made to a customer by a check casher, and at the time of origination of any subsequent consecutive deferred deposit transactions, the check casher shall offer the customer, in writing, the option to participate in a voluntary payment plan. -- Establishes provisions relating to single deferred deposit transaction limitations. Requires a check casher to take reasonable

measures to ensure that no customer has more than 1 deferred deposit transaction outstanding at a time from all sources. -- Establishes provisions relating to records and reports. Requires every check casher to keep records and make reports with respect to the operation of business as provided in the rules adopted by the director of commerce and consumer affairs. -- Amends provisions relating to exemptions. Repeals exemption for any person who is principally engaged in the bona fide retail sale of goods or services, and who, either as incident to or independent of the retail sale or service, from time to time cashes items for a fee or other consideration, where not more than 2 dollars, or 2 per cent of the amount of the check, whichever is greater, is charged for the service. Requires the division of financial institutions of the department of commerce and consumer affairs to conduct an analysis of the regulation of payday lenders and deferred deposit agreements and its impact on consumer protection in the State. Report to the legislature. -- SB2587 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2602 SD1 (SSCR 3009)

#### RELATING TO ESTATE TAX INFLATION ADJUSTMENT.

Introduced by: Riviere G

Amends provisions relating to applicable exclusion amounts under the estate and generation skipping transfer tax. Provides that the exemption equivalent of the unified credit on the decedent's federal estate tax return shall include the exemption equivalent of the unified credit on the decedent's federal estate tax return and include the inflation adjustment under section 2010(c)(3)(B) of the Internal Revenue Code of 1986, as amended as of December 21, 2017, but as computed by the department of taxation. — SB2602 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2603 SD1 (SSCR 2962)

## RELATING TO FAMILY COURTS.

Introduced by: Riviere G

Amends provisions relating to criteria and procedure in awarding custody and visitation; best interest of the child. Requires that in every proceeding where there is at issue a dispute as to the custody of a child, a determination by the court that family violence has been committed by a parent, a parent has a felony conviction for a violent or sexual offense in which the victim was a minor, or a parent is required to be registered as a sex offender raises a rebuttable presumption that it is detrimental to the child and not in the best interest of the child to be placed in sole custody, joint legal custody, or joint physical custody with the perpetrator of family violence, the parent that has a felony conviction for a violent or sexual offense in which the victim was a minor, or the parent that is required to register as a sex offender. In addition to other factors that a court shall consider in a proceeding in which the custody of a child or visitation by a parent is at issue, and in which the court has made a finding of family violence by a parent, a finding that a parent has a felony conviction for a violent or sexual offense in which the victim was a minor, or a finding that the parent is required to register as a sex offender. Prohibits a child to be placed in a home in which a person resides who has committed family violence, has a felony conviction for a violent or sexual offense in which the victim was a minor, or is required to register as a sex offender, nor have unsupervised visitation with that person, unless the court states the reasons for its findings in writing or on the record. Allows a court to award visitation to a parent who has committed family violence or has a felony conviction for a violent or sexual offense in which the victim was a minor only if the court finds that there is no significant risk to the child. Prohibits a person to be granted physical or legal custody of, or unsupervised visitation with, a child if anyone residing in the person's household is required, as a result of a felony conviction in which the victim was a minor, to register as a sex offender unless the court finds there is no significant risk to the child and states its reasons in writing or on the record. The child may not be placed in a home in which that person resides, nor permitted to have unsupervised visitation with that person, unless the court states the reasons for its findings in writing or on the record. Provides that the fact that a child is permitted unsupervised contact with a person who is required, as a result of a felony conviction in which the victim was a minor, to register as a sex offender shall be prima facie evidence that the child is at significant risk. Prohibits a person to be granted custody of, or unsupervised visitation with, a child if the person has been convicted of murder in the 1st degree and the victim of the murder was the other parent of the child who is the subject of the order, unless the court finds that there is no risk to the child's health, safety, and welfare, and states the reasons for its findings in writing or on the record. In making its findings, the court may consider, among other things: the wishes of the child, if the child is of sufficient age and capacity to reason so as to form an intelligent preference; credible evidence that the

convicted parent was a victim of abuse committed by the deceased parent; provided that the evidence may include but shall not be limited to written reports by law enforcement agencies, child protective services, or other social welfare agencies, courts, medical facilities, or other public agencies or private nonprofit organizations providing services to victims of domestic violence; or testimony of a qualified expert witness that the convicted parent experiences intimate partner battering; unless and until a custody or visitation order is issued pursuant to this paragraph, no person shall permit or cause the child to visit or remain in the custody of the convicted parent without the consent of the child's custodian or legal guardian; and the court shall not disclose, or cause to be disclosed, the custodial parent's place of residence, place of employment, or the child. -- Prohibits the court disclose, or cause to be disclosed, the custodial parent's place of residence, place of employment, or the child's school, unless the court finds that the disclosure would be in the best interest of the child. -- SB2603 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2609 SD1 (SSCR 3020)

## RELATING TO ELECTIONS.

Introduced by: Ihara L

Amends provisions relating to voting assistance. Provides that a candidate or agent of a candidate for any office that is listed on the ballot shall not provide assistance. Further provides that written or oral instructions delivered via telephone, electronic means, or mail shall not be deemed assistance prohibited by this provision; provided that a candidate or agent of a candidate for any office listed on the ballot is not physically present with the voter when the instructions are delivered. Provides that violation of this provision by a candidate or agent of a candidate shall constitute election fraud. -- Amends provisions relating to return envelope, ballot envelope; instructions. Provides that the clerk shall provide the absentee voter with the ballots, ballot envelopes, and a return envelope that shall contain a statement to be subscribed to by the voter that affirms the fact that the voter is the person voting and that the agent of any candidate for any office listed on the ballot did not assist the voter. -- SB2609 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2612 SD1 (SSCR 3098)

# RELATING TO SPORTS OFFICIALS.

Introduced by: Dela Cruz D

Amends provisions relating to assault against a sports official. Provides that if a person is convicted of the offense of assault in the 1st degree, assault in the 2nd degree, assault in the 3rd degree, terroristic threatening in the 1st degree, or terroristic threatening in the 2nd degree, and the victim of the offense is a sports official engaged in the lawful discharge of the sports official's duties, allows the court to order, in the court's discretion, that the defendant, in addition to any other punishment imposed be enjoined from attending any sports event of the type at which the offense occurred for a period of up to 12 months from the date of sentencing. -- SB2612 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2616 SD2 (SSCR 3046)

# RELATING TO HOUSING DEVELOPMENT.

Introduced by: Kanuha D, Chang S, Kidani M, Inouye L

Amends provisions relating to applicability and exemptions under school impact fees. Repeals all government housing projects and projects processed under provisions relating to county housing powers and housing development; exemption from statutes, ordinances, charter provisions, and rules. Provides an exemption from 50 per cent of the impact fee revenues imposed and collected for affordable housing, additions to existing dwelling units, accessory dwelling units, ohana dwelling units, and affordable housing projects developed by the Hawaii public housing authority. -- SB2616 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2617 SD1 (SSCR 3047)

# RELATING TO EMERGENCY SERVICES.

Introduced by: Kanuha D, Chang S, Rhoads K, Keith-Agaran G, Baker R, Kidani M, Inouye L, Kahele K

Appropriation to the Hawaii health systems corporation to provide support for the expansion of the Kau rural health clinic to improve access to urgent care and outpatient behavior health services, thereby reducing the need for emergency services. (\$\$) -- SB2617 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2618 SD2 (SSCR 3311)

RELATING TO AMBULANCES.

Introduced by: Kanuha D, Chang S, Rhoads K, Baker R, Keith-Agaran G, Inouye L Appropriation out of the emergency medical services special fund to the department of health for the purchase of 1 advanced life support ambulance based in Makalei in the county of Hawaii, and related equipment, and pay related personnel costs for state certified emergency medical services personnel. (\$\$) -- SB2618 SD2

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2619 SD1 (SSCR 3307)

MAKING AN APPROPRIATION TO THE OFFICE OF THE PROSECUTING ATTORNEY FOR HAWAII COUNTY.

Introduced by: Kanuha D, Chang S, Inouye L

Appropriation to the office of the prosecuting attorney for Hawaii county for a subsidy for the career criminal prosecution unit, including the hiring of necessary staff. (\$\$) --SB2619 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2620 SD1 (SSCR 2834)

#### RELATING TO LAND USE.

Introduced by: Kanuha D, Keith-Agaran G, Baker R, Kidani M, Chang S

Amends provisions relating to amendments to district boundaries. Requires district boundary amendments involving lands in the conservation district; lands delineated as important agricultural lands; land areas greater than 15 acres, except non important agricultural land or rural land areas greater than 15 acres but no more than 25 acres if the land areas are proposed for reclassification to the urban district and at least 60 per cent of the land areas will be dedicated for the development of affordable housing, to be processed by the land use commission. Allows any department or agency of the State, and department or agency of the county in which the land is situated, or any person with a property interest in the land sought to be reclassified to petition the appropriate county land use decision making authority of the county in which the land is situated for a change in the boundary of a district involving land areas greater than 15 acres but no more than 25 acres if the land areas are proposed for reclassification to the urban district are contiguous to the urban district and at least 60 per cent of the square footage of the development will be dedicated for the development of affordable housing. Prohibits the parceling of lands for development for the purposes of this provision. Provides that if lands that have been parceled are proposed for reclassification, the petition for reclassification shall be processed as lands greater than 15 or 25 acres. -- SB2620 SD1 Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2622 SD2 (SSCR 3113)

# RELATING TO INVASIVE SPECIES.

Introduced by: Kanuha D, Chang S, Inouye L

Appropriation to the department of land and natural resources to establish 5 permanent full time equivalent (5.00 FTE) invasive species technician positions at the department's division of forestry and wildlife to address invasive plants and animals in the county of Hawaii. (\$\$) -- SB2622 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2623 SD2 (SSCR 3308)

# RELATING TO COFFEE BERRY BORER.

Introduced by: Kanuha D, Kidani M, Inouye L, Chang S

Amends provisions relating to Act 105, session laws of 2014, as amended by Act 152, session laws of 2015, as amended by Act 65, session laws of 2017, as amended by Act 32, session laws of 2018, as amended by of Act 111, Sessions Laws of Hawaii 2019, by extending the sunset date to June 30, 2025. Appropriation for the salary and fringe benefits of the pesticide subsidy program manager position. (\$\$) -- SB2623 SD2 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2624 SD1 (SSCR 3013)

# RELATING TO THE LOW-INCOME HOUSEHOLD RENTERS CREDIT.

Introduced by: Kanuha D, Keith-Agaran G, Baker R, Kidani M, Taniguchi B, Ihara L, Keohokalole J, Inouye L, Chang S

Amends provisions relating to the income tax credit for low income household renters by changing the credit and income threshold. Provides that for each taxable year beginning after December 31, 2021, each dollar amount shall be increased by an amount equal to that dollar amount, multiplied by the percentage, if any, by which the consumer price index for June of the preceding calendar year exceeds the consumer price index for June 2020, rounded to the nearest whole dollar amount. -- SB2624 SD1

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2625 SD2 (SSCR 3202)

RELATING TO HOUSING.

Introduced by: Kanuha D, Keith-Agaran G, Baker R, Kidani M, Inouye L, Chang S Establishes provisions relating to affordable homeownership revolving fund. Establishes the fund to be administered by the Hawaii housing finance and development corporation for the purpose of providing, in whole or in part, loans to nonprofit community development financial institutions and nonprofit housing development organizations for the development of affordable homeownership housing projects. Requires loans to be awarded to projects or units in projects that are funded by programs in the US Department of Housing and Urban Development, US Department of Agriculture Rural Development; and US Department of the Treasury community development financial institutions fund. Requires all projects financed by a loan awarded pursuant to this provision to meet the following requirements; if the project or units are for low income housing at least 50 per cent of the available units shall be reserved for persons and families having incomes at or below 80 per cent of the median family income and of which at least 5 per cent of the available units shall be reserved for persons and families having incomes at or below 50 per cent of the median family income: the remaining units shall be reserved for persons and families having incomes at or below 120 per cent of the median family income; or if the project is for mixed income housing, then the project shall be a mixed income, affordable, for sale housing project; or if the units in a mixed income, affordable, for sale housing project, all the available units shall be reserved for persons and families with incomes at or below 100 per cent of the median family income. Requires moneys in the fund to be used to provide loans for the development, pre development, construction, acquisition, preservation, and substantial rehabilitation of affordable housing units for sale. Allows the fund to include sums appropriated by the legislature, private contributions, repayment of loans, interest, other returns, and moneys from other sources. Allows an amount from the fund, to be set by the corporation and authorized by the legislature, to be used for expenses to administer the fund; provided that moneys in the fund shall not be used to finance day to day administrative expenses of the projects allotted moneys from the fund. Report to the legislature. Appropriation into and out of the fund. (\$\$) -- SB2625 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2627 SD2 (SSCR 3203)

#### RELATING TO TAX CREDITS.

Current Status:

Introduced by: Rhoads K, Chang S, Moriwaki S, Keith-Agaran G, Kahele K Amends the income tax credit for low income household renters by creating adjusted gross income brackets and credit per exemption. -- SB2627 SD2

Mar-05 20 Introduction/Passed First Reading - House

SB2629 SD2 (SSCR 3152)

RELATING TO THE ENVIRONMENT.

Introduced by: Rhoads K, Keith-Agaran G, Baker R, Keohokalole J, Nishihara C, Ruderman R

Establishes the State employee air travel carbon offset program law. Requires the governor, the president of the senate and the speaker of the house of representatives. the chief justice, and the chairperson of the office of Hawaiian affairs to implement a program in their respective branches of state government to require all agencies to participate in a carbon offset program established and administered by the departments to offset carbon emissions caused by air travel undertaken by an employee of the agency in performance of the employee's official duties. Requires the fee for an offset required for an employee trip, as determined by the departments, to be paid to the departments by the agency whose employee made the trip. Requires the departments to establish and administer a carbon offset program that includes projects for the reforestation of degraded areas of Hawaii by planting trees native to Hawaii such as koa varieties, sandalwood varieties including Iliahi, Laauala, Wahieala, Aoa, Aahi, and canoe plants. Defines carbon offset to mean a reduction in carbon dioxide or other greenhouse gases in, or emitted into, the atmosphere that is achieved by, or on behalf of, a person or entity to compensate for emissions of greenhouse gases resulting from another activity undertaken by the person or entity. -- SB2629 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2630 SD1 (SSCR 3284)

## RELATING TO MONETARY OBLIGATIONS.

Introduced by: Rhoads K

Amends provisions relating to general provision governing the issuance of licenses. Provides that this provision shall not apply to outstanding and delinquent payments pursuant to adjudication of traffic infractions law. Prohibits a district court judge sitting in the traffic division and hearing cases pursuant to this law to order the director of finance to withhold issuing or renewing the driver's license, or registering, renewing the

registration of, or issuing the title to a motor vehicle, of any person who has not paid a monetary assessment, has not performed community service in lieu thereof, or has not otherwise satisfied a judgment for the State entered pursuant to this law. Repeals provisions relating to driving after license suspended or denied for noncompliance with an order of support; penalties and restriction on driver's license and motor vehicle registration. -- SB2630 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2631 SD1 (SSCR 2791)

# RELATING TO THE MENTAL HEALTH OF DEFENDANTS.

Introduced by: Rhoads K, Moriwaki S, Keith-Agaran G, Baker R

Establishes provisions relating to referral to diversion program or treatment court related to mental health. Provides that where a judge has reason to believe that the defendant has an untreated serious and persistent mental health illness that does not meet the criteria of provisions relating to examination of defendant with respect to physical or mental disease, disorder, or defect excluding fitness to proceed, the judge may confer with the counsel for the State and defendant regarding referral to an appropriate diversion program or treatment court. Provides that after conferring with the counsel, the judge may refer the defendant to a diversion program or treatment court as the judge deems appropriate. Exempts defendants covered by provisions relating to examination of defendant with respect to physical or mental disease, disorder, or defect excluding fitness to proceed. -- SB2631 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2633 SD1 (SSCR 2927)

## RELATING TO THE PENAL CODE.

Introduced by: Rhoads K, Riviere G

Establishes provisions relating to unauthorized attachment of an object to a fence, gate, or wall; penalty. Provides that a person commits the offense of unauthorized attachment of an object to a fence, gate, or wall if the person knowingly attaches an object to a fence, gate, wall, or other structure or barrier without permission from the owner. Allows the owner, acting in good faith, to detach the object without delay or notice, and not be subject to liability, except for any damages that may result from the owner's gross negligence or wanton acts or omissions. Allows a law enforcement officer, at the request of the owner to detach the object without delay or notice. Provides that removal of the object may be conducted at the law enforcement officer's discretion pursuant to state law or county ordinance that authorizes the removal. Provides that unauthorized attachment of an object to a fence, gate, wall, or other structure is a violation. Provides that for a 2nd or subsequent offense committed within 1 year of a prior conviction for the same offense is a petty misdemeanor. -- SB2633 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2635 SD2 (SSCR 3338)

## RELATING TO FIREARMS AMMUNITION.

Introduced by: Rhoads K, Baker R, Nishihara C

Establishes provisions relating to ammunition purchase: required documents exception. Requires that prior to the sale of ammunition or shell casings, the seller shall require the purchaser to present a valid government issued identification card and 1 of the following a valid permit to acquire a firearm pursuant to the laws of this State; a handoun safety training course affidavit; or a hunter education card. Makes it a petty misdemeanor. Provides that this provision shall not apply to ammunition purchases for firearms manufactured before 1899. Amends provisions relating to transfer, possession of firearms by changing the title to add and ammunition. Prohibits a person to possess any firearm or ammunition for any firearm that is owned by another, regardless of whether the owner has consented to possession of the firearm or ammunition for the firearm, without a permit from the chief of police of the appropriate county. -- Prohibits a person to knowingly lend a firearm or transfer ammunition for any firearm to any person who is prohibited from ownership or possession of a firearm under the laws of this State. --Amends provisions relating to license to sell and manufacture firearms and ammunition; fee by adding and ammunition to the title. Requires any person desiring to engage in the business to sell and manufacture firearms or ammunition for any firearms for sale in the State either at wholesale or retail, to annually file an application for a license therefor with the director of finance of each county of the State. The annual fee for the issuance of such license shall be \$10 and shall be payable to said director of finance. Requires a license issued hereunder to expire on June 30 next following the date of issuance of the license unless sooner terminated. Requires application for renewal of license to be filed on or before June 30 of each year. -- Amends provisions relating to license to sell and manufacture firearms and ammunition; conditions by adding and ammunition to the title

and provisions of this law. Amends provisions relating to punishment for violations of section 134-32. Provides that this law does not apply to registered firearms owners who manufacture their own ammunition for personal use for the firearms registered in their name. -- SB2635 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2636 SD2 (SSCR 3227)

## RELATING TO GENDER EQUITY.

Introduced by: Rhoads K, Inouye L

Amends the Hawaii business corporation Act. Requires that beginning no later than December 31, 2020, each publicly held domestic or foreign corporation whose principal executive office is located within the State to have a minimum of 1 female director on its board; beginning no later than December 31, 2022, each publicly held domestic or foreign corporation whose principal executive office is located within the State to comply if its number of directors is 6 or more, the corporation to have at least 3 female directors; if its number of directors is 5, the corporation to have at least 2 female directors: and if its number of directors is 4 or fewer, the corporation to have at least 1 female director. Allows a corporation to increase the number of directors on its board to comply with this provision. Requires the department of commerce and consumer affairs to publish a report on its website documenting the number of domestic and foreign corporations that has a principal executive office located within the State; and at least 1 female director no later than July 1, 2020; and to publish an annual report no later than March 1, 2021, and no later than each March 1 that occurs thereafter on its website that to provide, at a minimum the number of corporations subject to this provision that complied with this provision for any period of time during the preceding calendar year; the number of publicly held corporations that moved their US headquarters to this State from outside of the State during the preceding calendar year; and the number of corporations that were subject to this provision at some point during the preceding calendar year, but subsequently ceased to be publicly held corporations. Establishes administrative fines. -- Establishes provisions relating to boards of publicly held foreign corporations; gender equity. Provides that provisions relating to boards of publicly held corporations; gender equity shall apply to each publicly held foreign corporation to the exclusion of the law of the jurisdiction in which the foreign corporation is incorporated. -- Amends provisions relating to filing duty of department director. Adds that the department commerce and consumer affairs shall perform its duties under provisions relating to boards of publicly held corporations; gender. -- SB2636 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2637 SD2 (SSCR 3377)

# RELATING TO CHILDREN'S HEALTH.

Introduced by: Rhoads K, Nishihara C, Chang S, Moriwaki S, Inouye L, Kidani M Establishes provisions relating to mandatory testing for lead poisoning. Provides that it shall be the duty and responsibility of the department of health to establish, implement, and evaluate a statewide program for early identification of, and intervention for, lead poisoning in infants. Requires all children to be tested once between 9 and 12 months of age, and again at 2 years of age; provided that a health care provider may determine lead exposure risk and need for blood lead testing for children 3 years of age and older. Establishes testing of children at high risk for lead poisoning criteria; health care provider applicability; and reimbursement for mandatory lead testing services. -- SB2637 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2638 SD2 (SSCR 3262)

# RELATING TO DOMESTIC VIOLENCE.

Introduced by: Rhoads K

Amends provisions relating to abuse of family or household members; penalty. Provides that it shall be a petty misdemeanor for a person to intentionally or knowingly strike, shove, kick, or otherwise touch a family or household member in an offensive manner or subject the family member or household member to offensive physical contact; and the person shall be sentenced accordingly. Requires a court when sentencing to require the offender to complete within a specified time frame any available domestic violence intervention programs and, if the offense involved the presence of or abuse of a minor, any available parenting classes ordered by the court. Requires the court to revoke the defendant's probation or set aside the defendant's deferred acceptance of guilty plea and enter an adjudication of guilt, if applicable, and resentence the defendant to the maximum term of incarceration if the defendant fails to complete, within the specified time frame, any domestic violence intervention program or parenting classes ordered by the court; or the defendant violates any other term or condition of the defendant's probation or deferral imposed by the court; provided that, after a hearing on an order to

show cause, the court finds that the defendant has failed to show good cause why the defendant has not timely completed the domestic violence intervention program or parenting classes, if applicable, or why the defendant violated any other term or condition of the defendant's sentence. Judiciary to report to the legislature. Act to be repealed on June 30, 2025 (sunset). -- SB2638 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2639 SD1 (SSCR 2572)

# RELATING TO TOWING.

Introduced by: Rhoads K

Amends provisions relating to vehicles left unattended on private and public property; sale of disposition of abandoned vehicles. Requires the notice to clearly state, in not less than 2 inch high, light reflective letters on a contrasting background, that the vehicle parked without authorization will be towed and held at the expense of the vehicle owner, as well as the name, address, and a telephone number of the facility where the vehicle will be towed and held. Requires towing companies engaged by the owner, occupant, or person in charge of the property to charge in the case of a difficult hookup, a towing surcharge of 30 dollars. Requires the charges listed in this provision are the only allowable charges tow companies are authorized to charge vehicle owners. Requires that if the vehicle is in the process of being hooked up, meaning up to the point when the tow truck is driving away, and the vehicle owner appears on the scene, release the vehicle to the vehicle owner at a location that ensures the safety of all persons and property involved, regardless of whether the release occurs on the scene or if the vehicle must be removed from the scene to be safely released; provided that no fee will be charged to the vehicle owner. Requires that any person who violates any provision is to be deemed to have engaged in an unfair or deceptive act or practice in the conduct of any trade or commerce and subject to penalties. -- SB2639 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2641 SD1 (SSCR 2852)

# RELATING TO WORKERS' COMPENSATION.

Introduced by: Chang S

Amends provisions relating to computation of average weekly wages. Amends the requirement that the average weekly wages be computed in a manner that the resulting amount represents most fairly, in the light of the employee's employment pattern and the duration of the employee's disability, the injured employee's average weekly wages from all covered employment at the time of the personal injury, by repealing at the time of personal injury. -- SB2641 SD1

Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2643 SD1 (SSCR 3021)

# RELATING TO SEX TRAFFICKING.

Introduced by: Chang S, Moriwaki S

Amends provisions relating to time limitations. Adds sex trafficking and promoting prostitution. -- Amends provisions relating to sex trafficking. Provides that a person commits the offense of sex trafficking if the person knowingly offers or agrees to pay a fee to a minor or to a member of a police department, a sheriff, or a law enforcement officer who represents that person's self as minor to engage in sexual conduct. --Amends provisions relating to habitual solicitation of prostitution. Adds sex trafficking. Provides that habitual solicitation of prostitution is a class A felony when the instant offense is sex trafficking. -- Repeals provisions relating to solicitation of a minor for prostitution. -- SB2643 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2647 SD2 (SSCR 3309)

# RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY.

Introduced by: Chang S, Kanuha D, Rhoads K

Establishes provisions relating to landlord incentive program special fund; established. Establishes the landlord incentive program special fund into which shall be deposited all appropriations made by the legislature to the special fund, grants, gifts, and interest on moneys therein. Requires the special fund shall be administered by the Hawaii public housing authority. Provides that moneys in the special fund shall be used to reimburse land owners who participate in the section 8 housing choice voucher program to cover repair costs of tenant caused property damage when the repair costs exceed the tenant's security deposit. Appropriation. (\$\$) -- SB2647 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2648 SD2 (SSCR 3114)

RELATING TO PUBLIC LANDS.

Introduced by: Chang S

Amends provisions relating to definition of public lands. Exempts lands that are set aside by the governor to the Hawaii housing finance and development corporation, lands leased to the Hawaii housing finance and development corporation by any department or agency of the State, or lands to which the corporation in its corporate capacity holds title from the definition of public lands. -- Amends provisions relating to legislative approval of sale or gift of lands. Provides that this law applies to land that is set aside by the governor to the Hawaii housing finance and development corporation, lands leased to the Hawaii housing finance and development corporation by any department or agency of the State, or lands to which the Hawaii housing finance and development corporaion in its corporate capacity holds title. -- Amends provisions relating to acquisition, use, and disposition of property. Requires that any lands leased to the corporation by any department or agency of the State that is no longer neded for housing, finance, or development pursuant to this law is to be returned to the department or agency of the State that leased the lands to the corporation. -- SB2648 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2649 SD1 (SSCR 2917)

# RELATING TO TOUR AIRCRAFT.

Introduced by: Chang S

Amends provisions relating to rules, standards under aeronautics law. Prohibits all tour aircraft permit holders from allowing the noise footprint of their tour aircraft to enter any occupied property. Prohibits a permit to be authorized unless the tour aircraft is fitted with a flotation device and an automatic dependent surveillance broadcast device which have been approved by the US Federal Aviation Administration (FAA). Requires failure to comply with the requirements to result in a denial of a permit or rescission of a permit. -- SB2649 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2652 SD2 (SSCR 3150)

## RELATING TO HOUSING.

Introduced by: Chang S, Ruderman R, Moriwaki S

Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules. Provides that if the proposed housing project is a for sale project, as an alternative to the existing provisions found in the Hawaii housing finance and development corporation law, it does not require income restrictions, provided the proposed housing project is built only for residents of the State of Hawaii; who will be owner occupants of the units in perpetuity; and own no other real property.

-- SB2652 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2654 SD2 (SSCR 3110)

# RELATING TO COUNTIES.

Introduced by: Chang S

Amends provisions relating to infrastructure dedication; affordable housing. Requires infrastructure for affordable housing to be deemed dedicated to the county if the county does not accept or reject the request for dedication to connect the affordable housing's infrastructure to the county's infrastructure within 60 days of the receipt by the appropriate county council of a completed application for dedication request; provided that the dedicated infrastructure is certified to be in compliance by either the county inspector responsible for accepting dedicated infrastructure, or a licensed, 3rd party building inspector. -- Amends provisions relating to public highways and trails. Requires dedication of public highways or trails by request of a developer to a county to be deemed to have taken place if the road, alley, street, bikeway, way, lane, trail, or bridge is part of an affordable housing project developed pursuant to the Hawaii housing finance and development corporation; provided that it conforms to applicable county building codes; provided further that the dedicated infrastructure is certified to be in compliance by either the county inspector responsible for accepting dedicated infrastructure, or a licensed 3rd party building inspector. Requires dedication to be deemed to have taken place if the infrastructure dedication is not accepted by the county within 60 days of the dedication requests. -- SB2654 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2655 SD1 (SSCR 2939)

#### RELATING TO UTILITY TRANSMISSION LINES.

Introduced by: Chang S

Amends provisions relating to construction of high voltage electric transmission lines; overhead or underground construction. Provides that notwithstanding the requirements, a public utility shall not be required to seek approval from the public utilities commission to place, construct, erect, or otherwise build a high voltage electric transmission system,

if the electric transmission system is to be built underground and meets specified requirements. -- SB2655 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2658 SD2 (SSCR 3388)

#### RELATING TO HOUSING.

Introduced by: Chang S, Moriwaki S

Establishes provisions relating to the housing coordinator; appointment; duties. Requires the governor to appoint, and may remove, a housing coordinator who shall be attached to the Hawaii housing finance and development corporation for administrative purposes; exempt from civil service law; and responsible for organizing and maintaining a housing opportunity working group that shall compromise representatives of state agencies identified by the housing coordinator as having jurisdiction over matters related to housing development; discuss and make recommendations for coordination of the state resources to maximize efficiency relating to housing development; meet as often as the housing coordinator recommends, but no less than once a month; and submit an annual report to the legislature and governor of its efforts and progress (report to the legislature). Requires the housing coordinator to develop, advocate for, and implement policies to address the State's housing shortage by analyzing solutions and programs to address the State's need for housing that is affordable for all economic segments of the State; considering homeownership and rental housing as viable options for the provision of housing; considering various types of residential construction and innovation housing options, including but manufactured housing; reviewing, evaluating, and making recommendations regarding existing and proposed housing programs and initiatives, including tax policies, land use policies, and financing programs; incorporating feedback and concerns from all stakeholders in the State's housing crisis; attracting and retaining future residents and industries through the provision of abundant and affordable housing; engaging and educating the public on housing policies and programs; facilitating the housing development process by serving as a guide for housing developers through all parts of the housing development process; encouraging state and county housing agencies to explore the potential or expanded use of both development and hold mechanisms, including community land trusts, land banks, and master leases, to preserve public lands for affordable housing under long term leases or in perpetuity; facilitating redevelopment and rehabilitation of existing state public housing units; gathering and collecting information regarding any existing challenges of developing more housing in Hawaii; and collaborating with various state and county agencies involved in various aspects of housing development, including infrastructure, and developing strategies, whether project specific, regional, or statewide, that will promote an increase in the supply of housing at all price points. Requires the housing coordinator to be a member of the state employees' retirement system and be included under the operations of the federal social security program or any other state or federal employee benefit program generally applicable to officers and employees of the State. Appropriation to the Hawaii housing finance and development corporation to establish 1 permanent full time equivalent (1.0 FTE) housing coordinator position that is administratively attached to the Hawaii housing finance and development corporation. (\$\$) -- SB2658 SD2 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2663 SD2 (SSCR 3190)

# RELATING TO THE ENVIRONMENTAL IMPACT STATEMENT LAW.

Introduced by: Keith-Agaran G, Rhoads K, Ruderman R, Kahele K

Amends provisions relating to applicability and requirements. Requires an environmental assessment to include historic places or the Hawaii register of historic places. Provides that notwithstanding anything in this environmental impact statements law to the contrary, if an action other than 1 involving a renewable energy project has not been implemented within 15 years of the date of the determination of a finding of no significant impact, the agency that prepared the environmental assessment shall prepare a supplemental environmental assessment; and the acceptance of an environmental impact statement, the accepting authority shall require the preparation of a supplemental environmental impact statement. -- Amends provisions relating to rules. Requires the environmental council to include rules that prescribe procedures and criteria, as necessary, relating to supplemental environmental assessments and environmental impact statements. -- SB2663 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2664 SD1 (SSCR 2366)

RELATING TO THE BOARD OF EDUCATION.

Introduced by: Keith-Agaran G

Amends provisions relating to board of education; community meetings by changing meetings to forums. Requires the board shall hold no less than 6 community forums annually with at least 1 community forum in each county. -- Requires the board of education to include an open forum at the end of its meeting agenda to afford all interested persons an opportunity to present oral testimony on any matter not on the agenda; provided that the testimony is related to matters over which the board of education has supervision, control, jurisdiction, or advisory power. Report to the legislature. -- SB2664 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2665

# RELATING TO CHILD SUPPORT ENFORCEMENT.

Introduced by: Keith-Agaran G, Rhoads K, Baker R, Ruderman R

Amends provisions relating to judgments for support. Requires every judgment for child support, including a judgment for reimbursement or other arrears, to be enforceable until paid in full. -- SB2665

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2668 SD2 (SSCR 3115)

# RELATING TO THE LAND CONSERVATION FUND.

Introduced by: Keith-Agaran G, Rhoads K

Amends provisions relating to the land conservation fund. Increases percentage of annual fund revenues that may be used for the operation, maintenance, and management of lands acquired by way of this fund. -- Amends provisions relating to disposition of conveyance taxes. Increases the maximum dollar amount that may be paid into the land conservation fund. Appropriation. (\$\$) -- SB2668 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2670 SD1 (SSCR 2431)

## RELATING TO REAL PROPERTY TRANSACTIONS.

Introduced by: Keith-Agaran G, Rhoads K, English J, Baker R, Keohokalole J, Kanuha D

Establishes provisions relating to vulnerable coastal property purchaser statement. Requires every sale or transfer of vulnerable coastal property to include a vulnerable coastal property purchaser statement executed by the purchaser or transferee. Requires every vulnerable coastal property purchaser statement is to include acknowledgment by the purchaser or transferee of specific risks and hazards regarding the property. Further requires all vulnerable coastal property purchaser statements to be notarized and recorded in the bureau of conveyances. -- SB2670 SD1

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2671 SD2 (SSCR 3186)

# RELATING TO REAL PROPERTY TRANSACTIONS.

Introduced by: Keith-Agaran G, Rhoads K, English J, Baker R, Keohokalole J, Kanuha D, Ruderman R

Amends provisions relating to notification required; ambiguity. Requires seller to disclose when residential real property lies within the sea level rise exposure area as officially designated by the Hawaii climate change mitigation and adaptation commission or its successor. Requires each county to provide, where available, maps of its jurisdiction detailing the 5 designated areas specified in this law. -- SB2671 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2672

# RELATING TO CROSSWALKS.

Introduced by: Keith-Agaran G, Rhoads K, Baker R

Amends provisions relating to pedestrians' right of way in crosswalks. Requires any other vehicle approaching the crosswalk from the opposite direction of the stopped vehicle to yield and not proceed until the pedestrian has crossed the roadway. -- SB2672 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2673 SD2 (SSCR 3271)

# RELATING TO INTERCOLLEGIATE ATHLETICS.

Introduced by: Keith-Agaran G, Chang S, Rhoads K

Establishes the student athlete bill of rights law. Prohibits a postsecondary educational institution to prevent a student athlete of the institution participating in intercollegiate athletics from earning compensation as a result of the use of the student athlete's name, image, or likeness. Provides that earning compensation from the use of a student athlete's name, image, or likeness shall not affect the student athlete's scholarship eligibility. -- Prohibits an athletic association, conference, or other group or organization with authority over intercollegiate athletics to prevent a student athlete of a postsecondary educational institution who is participating in intercollegiate athletics from

earning compensation as a result of the use of the student athlete's name, image, or likeness. -- Prohibits an athletic association, conference, or other group or organization having authority over intercollegiate athletics to prevent a postsecondary educational institution from participating in intercollegiate athletics as a result of the compensation of a student athlete for the use of the student athlete's name, image, or likeness. -- Prohibits a postsecondary educational institution, athletic association, conference, or other group or organization having authority over intercollegiate athletics to provide a prospective student athlete with compensation in relation to the student athlete's name, image, or likeness; provided that a scholarship from the postsecondary educational institution in which a student athlete is enrolled that provides the student athlete with the cost of attendance at that institution is not compensation and a scholarship shall not be revoked as a result of earning compensation or obtaining legal representation. Prohibits a postsecondary educational institution, athletic association, conference, or other group or organization having authority over intercollegiate athletics to prevent a student athlete participating in intercollegiate athletics from obtaining professional representation in relation to contracts or legal matters. -- Prohibits a student athlete to enter into a contract providing compensation to the student athlete for use of the student athlete's name, image, or likeness if a provision of the contract is in conflict with a provision of the student athlete's team contract. Requires a student athlete who enters into a contract providing compensation to the student athlete for use of the student athlete's name, image, or likeness to disclose the contract to an official of the institution, to be designated by the institution. Require an institution asserting a conflict to disclose to the student athlete or the student athlete's attorney the relevant contractual provisions that are in conflict. Prohibits a team contract of a postsecondary educational institution's athletic program to prevent a student athlete from using the student athlete's name, image, or likeness for a commercial purpose when the student athlete is not engaged in official team activities. -- Provides that any person who violates this law to be deemed to have engaged in an unfair or deceptive act or practice pursuant to provisions relating to unfair competition, practices, declared unlawful. -- SB2673 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2677

## RELATING TO SPECIAL IMMIGRANT JUVENILE STATUS.

Introduced by: Keith-Agaran G, Rhoads K, Inouye L

Amends provisions relating to jurisdiction; children under the family court law. Requires that the family court shall have exclusive original jurisdiction concerning custody or guardianship of an immigrant child pursuant to a motion for special immigrant juvenile factual findings requesting a determination that the child was abused, neglected, or abandoned before the age of 18 years. -- SB2677

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2683 SD2 (SSCR 2985)

## RELATING TO SEA LEVEL RISE.

Introduced by: Keith-Agaran G, Baker R, English J, Kanuha D

Requires the Hawaii climate change mitigation and adaptation commission to bring resources to the various agencies and departments in the form of best practices; provide to the applicable state agencies and departments guidance and a coordinating structure and timeframe within which to work; work with partners to operationalize sea level rise exposure areas into county planning and permitting, and provide a status update in the commission's annual report to the legislature and governor; and work to enhance, uniformize, and support the work of the state and county agencies in the development of sea level rise adaptation plans utilizing the sea level rise vulnerability and adaptation report. Report to the legislature. Appropriation to the department of land and natural resources for the purpose of funding the Hawaii climate change mitigation and adaptation commission to conduct its activities and to fund the climate change mitigation and adaptation coordinator position. (\$\$). -- SB2683 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2687 SD2 (SSCR 3048)

#### RELATING TO TAXATION.

Introduced by: Keith-Agaran G, Baker R

Amends provisions relating to rental motor vehicle and tour vehicle surcharge tax. Provides that in any county having a resident population of more than 125,000, but less than 195,000, the rental motor vehicle surcharge tax shall be 8 dollars a day, or any portion of a day that a rental motor vehicle is rented or leased. Further provides that in any county having a resident population of more than 125,000, but less than 195,000, 3 dollars for every 8 dollars collected for the use of any rental motor vehicle in that county shall be deposited into that county's subaccount within the state highway fund. Further

provides that with regards to the county of Maui, the moneys collected shall be directed towards the Honoapiilani highway realignment project before being expended for the purposes of any other project. -- SB2687 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2690 SD1 (SSCR 3191)

## RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Keith-Agaran G, Baker R

Appropriation to the university of Hawaii for the study abroad programs offered by the university Maui college's office of international and regional partnerships. (\$\$) -- SB2690

SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2691 SD2 (SSCR 3049)

# RELATING TO TEACHER EDUCATION.

Introduced by: Keith-Agaran G, Kidani M

Establishes a network improvement community task force within the university of Hawaii to build an infrastructure platform leading to the development of a K - 12 science, technology, engineering, and mathematics (STEM) teacher education degree at the university. Requires the task force to coordinate with the university to develop a pilot K - 12 STEM teacher education program to be coordinated through the university of Hawaii Maui college campus. Provides that the goal of the task force shall be to build the capacity for, and eventually establish, a statewide program to recruit, prepare, and retain K - 12 STEM teachers who will work in high need areas, with an emphasis on the teacher graduates being Native Hawaiian, Filipino, or another minority group that is underrepresented among K - 12 STEM teachers. Requires that in developing its infrastructure platform, the task force shall generate baseline data of current K - 12 STEM teachers in target areas to determine need, interest, and capacity for recruiting STEM teachers; engage in relationship building activities for recruiting STEM teachers; create strong partnerships with receiving high need complex areas to ensure that they are preparing K - 12 STEM teachers to teach the complex area curriculum and to teach according to the complex area's professional standards and evaluation metrics: and build high retention, supportive pathways into teaching strategies to retain minority teachers who are underrepresented in K - 12 STEM. Report to the legislature. Task force shall be dissolved on July 1, 2022 (sunset). Appropriation to support the activities of the network improvement community task force established by this Act. Appropriation for 1 full time equivalent (1.00 FTE) STEM entrepreneur resident located at the university of Hawaii Maui college to provide expertise and assist in the needs of the network improvement community task force established pursuant to this Act. (\$\$) -- SB2691 SD2 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2692 SD2 (SSCR 3310)

#### RELATING TO THE NA WAI EHA WATERSHED.

Introduced by: Keith-Agaran G, Kanuha D

Appropriation out of the land conservation fund to the department of land and natural resources for the land acquisition of 8,898.7 acres of the Na Wai Eha watershed in Wailuku, Maui. Requires the county of Maui to provide matching funds or for the purchase of the associated water systems and easements offered by the seller. Provides that the project is deemed necessary to qualify for federal aid financing and reimbursement. (\$\$) -- SB2692 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2694 SD2 (SSCR 3328)

# RELATING TO THE LOW-INCOME HOUSING TAX CREDIT.

Introduced by: Keith-Agaran G

Amends provisions relating to low income housing income tax credit. Allows the tax credit to be allocated among the partners or members of the taxpayer earning the credit in any manner agreed to by the parties, regardless of whether any partner or member is deemed a partner for federal income tax purposes as long as the partner or member would be considered a partner for Hawaii state law purposes and may be claimed whether or not the taxpayer is eligible to be allocated a federal low income housing tax credit pursuant to section 42 of the Internal Revenue Code. Provides that in addition, any allocation of a tax credit under this section may be made among the partners or members of a taxpayer in accordance with the immediately preceding sentence provided that the partners or members have been admitted to the taxpayer on or prior to the date for filing the partner's or member's tax return (including any amendments thereto) with respect to the year of the tax credit. Requires any claim to include a copy of form 8609 issued by the corporation with respect to the building; provided that if a taxpayer has not yet received form 8609 from the corporation with respect to its qualified low income building

at the time the taxpayer files an original tax return claiming the credits under this provision, the taxpayer may later amend that tax return to include form 8609. Provides that for a low income building placed in service after December 31, 2019 section 453 (with respect to the installment method), section 465 (with respect to deductions limited to amount at risk), and section 469 (with respect to passive activity losses and credits limited) of the Internal Revenue Code shall not be operative with respect to investments made in buildings and projects claiming the credit under the section; provided that this provision shall not apply to investments made in a building if the building ceases to be a qualified low income building as defined under section 42(c) of the Internal Revenue Code; all allocations to partners or members of the distributive shares of income, lost, and deductions under the income tax law shall be made in accordance with the written agreement of the partners or members; in no event shall the total amount of state credits allocated by the corporation for the qualified low income building exceed 50 per cent of the total amount of federal credits allocated to the building for the 10 year federal credit period: and in no event shall the state depreciation basis of the qualified low income building exceed the federal depreciation basis of the building. -- SB2694 SD2 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2695 SD2 (SSCR 3389)

## RELATING TO HOUSING.

Introduced by: Keith-Agaran G, Baker R

Establishes provisions relating to housing incentive fund. Establishes a housing incentive fund, into which shall be deposited appropriations made by the legislature funded by general obligation bonds; and contributions made by any individual, partnership, firm, association, or corporation. Requires the fund to be administered by the Hawaii public housing authority and to be used for the construction, rehabilitation, or preservation of multifamily housing targeted to essential workers and low to moderate income households, including seniors and people with special needs, and for the necessary expenses in administering this provision. Provides that eligible recipients of funding by the housing incentive fund include state and county governments, and nonprofit organizations, public private partnerships, or for profit developers of multifamily housing. Prohibits individuals to receive direct assistance from the fund. Provides that disbursements made from the housing incentive fund is subject to repayment or recapture under the guidelines adopted by the authority, and any disbursement that is repaid or recaptured must be deposited in the housing incentive fund and is available for reimbursement on a continuing basis for the purposes of this provision. Report to the legislature. -- Establishes provisions relating to housing incentive fund; income tax credit. Allows any individual or taxpaying entity that files a net income tax return for a taxable year to claim a tax credit against the Hawaii state individual or corporate net income tax for contributing to the housing incentive fund. Provides that the amount of the credit is equal to 20 per cent of the amount contributed to the fund during the taxable year. Provides that if the amount of the credit exceeds the taxpayer's income tax liability for the taxable year, the excess may be used as a credit against the tax liability in subsequent taxable years, until exhausted or for a period of 10 years, whichever is earlier. Requires all claims, including any amended claims, for tax credits under this provision to be filed on or before the end of the 12 month following the close of the taxable year for which the credit may be claimed. Provides that failure to comply with the foregoing provision shall constitute a waiver of the right to claim the credit. Provides that the aggregate amount of tax credits allowed to all eligible contributors is limited to 4 million dollars per biennium and applies to all contributions for which tax credits are claimed under this provision. Requires the Hawaii public housing authority to be responsible for administering the aggregate cap. Provides that within 30 days after the date on which a taxpayer makes a contribution to the housing incentive fund, the Hawaii public housing authority shall file with each contributing taxpayer, and a copy with the director of taxation, completed forms that show as to each contribution to the fund by that taxpayer under requirements specified. Provides that to receive the tax credit, a taxpayer shall claim the credit on the taxpayer's state income in the manner prescribed by the director of taxation and file with the return a copy of the form issued by the Hawaii public housing authority. Provides that this provision does not prohibit the director of taxation from conducting an examination of the credit claimed and assessing additional tax due. Provides that a partnership, subchapter S corporation, limited partnership, limited liability company, or any other passthrough entity making a contribution to the housing incentive fund under this provision is considered to be the taxpayer for purposes of this provision, and the amount of the credit allowed must be determined at the passthrough entity level; and the amount of the total credit determined at the entity level must be passed through to the partners, shareholders, or members in proportion to their respective interests in the passthrough

entity. Authorizes the director of finance to issue general obligation bonds for fiscal year 2020 - 2021 for the purpose of funding the housing incentive fund. (\$\$) -- SB2695 SD2 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2696 SD2 (SSCR 2986)

## RELATING TO GREEN FEES.

Introduced by: Keith-Agaran G

Requires the office of planning to prepare a feasibility and implementation plan to assess a green fee on a per visitor, per stay basis. Requires the plan to include specified criteria, including an analysis and breakdown of Hawaii's conservation funding gap that exists in current natural resource and climate change funding relative to meeting the goals set forth in the Hawaii climate change mitigation and adaptation initiative law and the Aloha+ Challenge natural resource management goals, and the extent to which Hawaii's unfunded conservation liabilities will increase based on the current rate of funding; an analysis and review of the current use of natural resource and climate change funding throughout state departments and agencies; an examination of all existing tax and fee structures that exist to support climate change mitigation efforts; and an examination of all existing tax and fee structures placed on the visitor accommodation and tourism industries. Requires the office of planning, in consultation with the Hawaii tourism authority and the department of land and natural resources, to create an advisory group that shall advise the office in the development of the plan described in this provision and initiate outreach and engagement efforts related to the plan. Requires the director of the office of planning to serve as the chair of the advisory group. Report to legislature. Provides that nothing in this Act shall preclude the office of planning from executing contracts with appropriate entities having expertise in tourist industry green fees. Appropriation. Provides that no funds shall be made available under this Act unless the office of planning obtains matching funds from the private sector for 50 per cent of the cost of the feasibility and implementation plan. (\$\$) -- SB2696 SD2

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2697 SD1 (SSCR 3095)

#### RELATING TO TAXATION OF REAL ESTATE INVESTMENT TRUSTS.

Introduced by: Keith-Agaran G, Moriwaki S, Keohokalole J

Amends income tax provisions to conform to the Federal Internal Revenue Code. Provides that section 857(b)(2)(B) (with respect to the deduction for dividends paid by real estate investment trusts) shall not be operative for State income tax purposes; except that section 857(b)(2)(B) shall be available for real estate investment trusts where 100 per cent of the trust's real property is used to provide affordable housing in the State. -- Amends provisions relating to tax on corporations; rates; credit of shareholder of regulated investment company. Provides that no deductions for dividends paid shall be allowed after December 31, 2020 (sunset), except for real estate investment trusts where 100 per cent of the trust's real property is used to provide affordable housing in the State. Act to be repealed on December 31, 2023 (sunset) and sections 235-2.3(b) and 235-71(d), Hawaii Revised Statutes, shall be reenacted in the form in which they read on the day prior to the effective date of this Act. -- SB2697 SD1

Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2701

## RELATING TO AGRICULTURAL BUILDINGS.

Introduced by: Gabbard M, Riviere G, Keohokalole J

Amends provisions relating to agricultural buildings and structures; exemptions from building permit and building code requirements. Adds that the appropriate county fire department and county building permitting agency shall have the right to enter the property, upon reasonable notice to the owner or occupant, to investigate exempted agricultural buildings for compliance with the requirements of this provision, provided that if entry is refused after reasonable notice is given, the applicable department or agency to apply to the district court of the circuit in which the property is located for a warrant, directed to any police officer to provide sufficient aid and to assist the department of agriculture or agency in gaining entry onto the property to investigate exempted agricultural buildings for compliance with the requirements of this provision. -- SB2701 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2702 SD2 (SSCR 3214)

#### RELATING TO AGRICULTURE.

Introduced by: Gabbard M

Amends provisions relating to disposition under non agricultural park lands law. Provides that when a person, whether an individual, agricultural cooperative, agricultural association, partnership, joint venture, or corporation incorporated primarily for agricultural production purposes, seeks an agricultural lease to construct or expand a

facility and operate the facility for agriculture or aquaculture that requires more than 500,000 dollars in construction and equipment acquisition costs, the board of agriculture may determine that person is eligible for the lease. Provides that the agricultural or aquacultural use is based on operations or methodology that require high, advanced, or innovative technology and substantial initial capital funding; no less than 51 per cent of the operational decision making authority regarding crop or product selection and pricing is held by persons who are either citizens of the US who have resided in the State for at least 3 years or permanent status aliens who have resided in the State for at least 5 years and a bona fide farmer, or a nonindividual concern; the agricultural or aquacultural operations are primarily to produce food crops or products that contribute to the replacement of similar food crops, or products that are imported into the State; or the board finds that making the determination of eligibility is in the best interests for agriculture in the State and is consistent with the department's mission and priorities. Report to the legislature. -- SB2702 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2703 SD1 (SSCR 3050)

# RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Ruderman R

Establishes provisions relating to the grant program; beginning farmer and rancher start up costs. Establishes a grant program in the department of agriculture to assist beginning farmers and ranchers in meeting the operating costs, including start up and organization costs, of starting a commercial farm or ranch. Requires the program to provide grants to qualified applicants under specified terms and conditions. Requires grant applications to be reviewed and approved by an administrative staff member of the department. Appropriation. (\$\$) -- SB2703 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2704 SD2 (SSCR 3215)

## RELATING TO SUSTAINABLE AGRICULTURE.

Introduced by: Gabbard M

Requires the department of agriculture to establish and implement a 3 year crop reimbursement pilot program to reimburse farming operations in the State for the costs of acquiring cover crop seeds or green manure. Establishes within the department a cover crop reimbursement pilot program manager position, which shall be a full time temporary position exempt from civil service law and collective bargaining in public employment law. Report to legislature. Appropriations. (\$\$) -- SB2704 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2705 SD1 (SSCR 3051)

# RELATING TO THE IMPORTANT AGRICULTURAL LAND QUALIFIED AGRICULTURAL COST TAX CREDIT.

Introduced by: Gabbard M

Amends provisions relating to important agricultural land qualified agricultural cost income tax credit. Extends the provision that the department of agriculture cease certifying credits to after December 31, 2030 (sunset). -- SB2705 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2706

## RELATING TO AGRICULTURAL LANDS.

Introduced by: Gabbard M, Ruderman R, Ihara L

Amends provisions relating to permissible uses within the agricultural districts. Redefines farm dwelling to mean a single family dwelling located on and accessory to a farm, including clusters of single family farm dwellings permitted within agricultural parks developed by the State, or where agricultural activity provides income of no less than 10,000 dollars a year to the family occupying the dwelling; provided that agricultural activity income shall be determined by any state general excise tax return filing or agricultural dedication for the parcel or lot of record approved by the county in which the dwelling and agricultural activity are located. Provides that any violation of the provision that allow agricultural lands to be subdivided and leased for the agricultural uses or activities permitted under specified conditions shall be subject to county enforcement authority and fines pursuant to provisions relating to county zoning under general provisions law and enforcement and penalty for violation under land use commission law. -- Amends provisions relating to application for registration under the condominiums law. Requires the verified statement to include the applicant's assessment and county comments regarding the availability of supportive infrastructure, any potential impact on governmental plans and resources, sensitive environmental resources, and any other requirements pursuant to county ordinances and rules. -- SB2706

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2708 SD2 (SSCR 3355)

RELATING TO AGRICULTURAL ENTERPRISES.

Introduced by: Gabbard M

Establishes the agricultural enterprises law. Provides that upon the mutual agreement and approval by the board of agriculture and the board of land and natural resources the department agriculture may accept from the department of land and natural resources the transfer and management of certain qualifying agricultural enterprise lands and agricultural enterprises and certain assets, including position counts, related to the management of existing encumbered and unencumbered agricultural enterprise lands and agricultural enterprises, and related facilities, shall be transferred to the department of agriculture. Requires the department of agriculture to administer an agricultural enterprise program to manage the transferred agricultural enterprise lands and agricultural enterprises. Further requires the department of agriculture to establish criteria by rules and subject to approval by the board of agriculture, may convert qualified and encumbered agricultural enterprise lands and agricultural enterprises to department leases or other forms of encumbrance. Establishes the agricultural enterprise special fund to administered by the department of agriculture to be used for planning, designing. constructing, operating, maintaining, managing, repairing, demolishing, and removing infrastructure or improvements on agricultural enterprise lands and for agricultural enterprises. Report to the legislature. Appropriation into and out of the fund. (\$\$) --SB2708 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2710 SD2 (SSCR 3099)

# RELATING TO AGRICULTURE.

Introduced by: Gabbard M

Appropriation to the department of agriculture to establish 1 full time equivalent (1.00

FTE) accredited rural appraiser position. (\$\$) -- SB2710 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2711 SD2 (SSCR 3100)

## RELATING TO AGRICULTURE.

Introduced by: Gabbard M. Ruderman R.

Appropriation to the university of Hawaii to establish the foreign agriculture small equipment pilot program at a community college selected by the university. Report to the

legislature. (\$\$) -- SB2711 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2712 SD1 (SSCR 2497)

# RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Ruderman R

Amends the agricultural cooperative associations law. Exempts volunteers under provisions relating to volunteers exempt to apply to associations formed under this law. Requires a cooperative to operate as an agent to sell the products of its members or nonmember patrons on a nonprofit basis by contracting to pay the members or nonmember patrons the resale price for products sold by them to or through the cooperative. less a uniform charge to cover the expenses involved in the handling of these products; provided that the resale price shall be the actual resale price or a price based upon the average price during any period for products of the same type and quantity; and the uniform charge for expenses shall be specified in the contract; made otherwise ascertainable; or left for determination by the directors. Further allows a cooperative that desires to purchase goods or obtain or perform services under this law to operate on a nonprofit basis in a manner similar to that described in this provision; an association formed under this law to convert to a cooperative association or remain an agricultural cooperative. Establishes provisions relating to referendum; operation as an agent on nonprofit basis; and general cooperative status. Allows an association to be organized for the purpose of engaging in any cooperative activity for producers of agricultural products in connection with leasing land to its members. Repeals that no referendum shall be allowed unless it is demanded by the required number of directors at the meeting at which the matter of policy in question is adopted. -- SB2712 SD1 Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2713 SD2 (SSCR 3329)

## RELATING TO BIOSECURITY.

Introduced by: Gabbard M. Ruderman R

Establishes provisions relating to invasive species rapid response trust fund. Requires that the fund, into which shall be deposited appropriations by the legislature, is to be used for the purposes of mitigating or eradicating newly detected invasive species threats in the State. Requires that all interest earned or accrued on money deposited into the fund is to become part of the fund. Requires the invasive species council to administer the

fund and allows it to expend money from the fund in accordance with this provision. Requires the council to submit a request to the governor to declare that there exists an invasive species emergency if it determines that 1 or more invasive species pose a substantial threat to the agriculture, commerce, economy, environment, or public health of the State or otherwise warrant immediate action. Requires the council to make an account of money expended from the fund and include that information in its annual report to the legislature. Appropriation into to the invasive species rapid response trust fund. (\$\$) -- SB2713 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2717 SD1 (SSCR 2457)

# RELATING TO SHARK PROTECTION.

Introduced by: Gabbard M. Ruderman R

Establishes provisions relating to sharks, mano, prohibitions; exceptions; penalties and fines. Prohibits a person to knowingly capture, possess, abuse, or entangle any shark, whether alive or dead, or kill any shark, within state marine waters. Makes it a misdemeanor and establishes criminal penalties and administrative fine schedule. Establishes exemptions. -- SB2717 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2718 SD1 (SSCR 3022)

# RELATING TO THE SEXUAL ASSAULT OF AN ANIMAL.

Introduced by: Gabbard M

Establishes provisions relating to the sexual assault of an animal. Provides that a person commits the offense of sexual assault of an animal if the person knowingly subjects an animal to sexual contact; possesses, sells, transfers, purchases, or otherwise obtains an animal with the intent to subject the animal to sexual contact; organizes, promotes, conducts, or participates as an observer in an act where an animal is subject to sexual contact; causes, coerces, aids, or abets another person to subject an animal to sexual contact; permits sexual contact with an animal to be conducted on any premises under the person's charge or control; advertises, solicits, offers, or accepts the offer of an animal with the intent that it be subjected to sexual contact in the State: or subjects an animal to sexual contact in the presence of a minor. Provides that this provision exempts veterinary medicine; artificial insemination of animals for the purpose of procreation; animal husbandry; or conformation judging; and customary care of an animal by it owner. Sexual assault of an animal is a class C felony; provided that if the offense subjected a minor to sexual contact with an animal or was committed in the presence of a minor the offense is a class B felony and each violation of this provision shall constitute a separate offense. Requires that upon conviction, guilty plea, or plea of nolo contendere for any violation of this provision, the defendant is to be ordered to surrender or forfeit the animal whose sexual assault was the basis of the conviction or plea to the custody of the animal service contractor in the county where the offense took place for the time and under the conditions ordered by the court; surrender or forfeit any other animals in the defendant's possession, custody, or control to the animal service contractor in the county where the offense took place for the time and under the conditions ordered by the court; provided that there is substantial evidence that the animals are being abused in violation of this provision; reimburse the animal service contractor in the county where the offense took place for reasonable costs incurred to care for, feed, house, and medically treat any animal sexually assaulted under this provision; attend an appropriate treatment program or obtain psychiatric or psychological counseling, at the defendant's expense; and make restitution to the owner of the animal, including reimbursement for any expenses incurred for medical treatment or rehabilitation; provided that the defendant is not the owner of the animal whose sexual assault was the basis of the conviction or plea. Prohibits the defendant from harboring, owning, possessing or exercising control over any animal; residing in any household where animals are present; or engage in any occupation, whether paid or unpaid, or participating in a volunteer position at any establishment where animals are present, for the length of time that the court deems reasonable for the protection of all animals but not less than 5 years after the person's release from imprisonment or court supervision. Provides that prosecution under this provision does not preclude prosecution under any other law. Nothing in this provision is intended to affect any civil remedies available for a violation of this provision. Requires that violations of this law, including the sexual assault of any type of animal, shall be subject to the search, impound, and forfeiture provisions relating to cruelty to animals in the 2nd degree. -- SB2718 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2719 SD2 (SSCR 3330)

RELATING TO THE DEPARTMENT OF AGRICULTURE.

Introduced by: Gabbard M, Ruderman R

Appropriation to the department of agriculture to work in collaboration with the department of land and natural resources to increase feral pig control by measures, including grants for fencing, corral traps, and a program to reduce feral pig populations.

(\$\$) -- SB2719 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2720 SD2 (SSCR 3390)

# RELATING TO PROCUREMENT.

Introduced by: Gabbard M, Ruderman R

Establishes provisions relating to beverages in plastic bottles or rigid plastic containers; prohibition on using state funds to purchase. Prohibits a state agency to use state funds for the purchase of beverages in plastic bottles or rigid plastic containers. Establishes exemptions. -- Repeals provisions relating to plastic containers. -- SB2720 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2721 SD1 (SSCR 2719)

## RELATING TO THE DEPOSIT BEVERAGE CONTAINER PROGRAM.

Introduced by: Gabbard M

**Current Status:** 

Establishes provisions relating to risk based selection process; audit. Requires the department of health to develop a risk based process to select distributor and redemption center reports submitted to the deposit beverage container program for periodic audit. Allows the department to hire personnel or external consultants to perform audits. Provides that in developing a risk based process to monitor distributors and redemption centers, the department shall consider a variety of risk factors, including the amount of money transacted, prior audit findings, and the frequency of the distributor's or redemption center's prior audits; require distributors to send monthly distribution report form supporting records, such as schedule of invoices, shipping documents, and point of sale reports, to the deposit beverage container program on a periodic basis; and ensure that the audit process includes a risk assessment derived from distributor and redemption center data based on the reports submitted, including but not limited to performing analytics and trend analysis to target certain distributors and redemption centers with unusual fluctuations. Requires the department to summarize the results of distributor and redemption center audits and assess whether enforcement actions should be considered to ensure amounts that are being reported are appropriate; consider conducting follow up audits; consider public announcements of violations. Requires all distributors to develop and submit to the program for approval an internal control process to ensure that accurate data is entered on the monthly distribution report and adequate records are maintained; and obtain independent audits for years ending in odd numbers. Requires all redemption centers to install reverse vending machines or other type of mechanical or electronic devices approved by the program at all redemption center locations. -- SB2721 SD1

Mar-05 20 Introduction/Passed First Reading - House

SB2722 SD2 (SSCR 3101)

## RELATING TO A FOOD HUB PILOT PROGRAM.

Introduced by: Gabbard M, Ruderman R, Keith-Agaran G, Keohokalole J

Establishes a 5 year food hub pilot program, which shall be administered by the department of agriculture. Requires the pilot program to adopt the US Department of Agriculture's working definition of food hub, which means a centrally located facility with a business management structure facilitating the aggregation, storage, processing, distribution, and / or marketing of locally / regionally produced food products; and award grant funding to qualified applicants for the construction of critical infrastructure to establish and expand food hubs in each of the counties of Maui, Kauai, Hawaii, and Honolulu, including construction or improvement of facilities for aggregation, washing, minimal processing, packaging, cold storage, and other value added facilities; and provision of technical assistance to develop in state capacity to supply state institutions and other markets. Requires the department to establish criteria for the award of initial start up grant funding or subsequent expansion funding under the pilot program, including that priority shall be given to organizations with demonstrated experience in aggregation. washing, minimal processing, packaging, cold storage, and other value additions for delivering local produce to local markets; qualifying applicants shall include corporations, limited liability companies, partnerships, sole proprietorships, non profit organizations. and agricultural cooperatives that meet insurance requirements and provide a certificate of vendor compliance with Hawaii compliance express; applicants seeking to establish a new food hub in an area where none currently exists shall have 1st secured a physical location for the food hub and drafted a detailed plan for the food hub's operation, including activities in which the applicant intends to engage, such as serving as a

marketplace for buying and selling, or providing certified kitchen space in which multiple farmers may share use of facilities for value added product development; and applicants shall explain their intended actions to increase access to locally produced food. Reports to the legislature. Appropriation. (\$\$) -- SB2722 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2723 SD1 (SSCR 3052)

## RELATING TO AGRICULTURE.

Introduced by: Gabbard M

Appropriation to the university of Hawaii for the GoFarm Hawaii program to provide business consulting, technical assistance, and beginning farmer training on at least 4 islands. Requires the GoFarm Hawaii program to report to the chairperson of the board of agriculture. (\$\$) -- SB2723 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2724

## RELATING TO LEAD-BASED PAINT.

Introduced by: Gabbard M. Ruderman R. Ihara L

Establishes provisions relating to prohibition of lead based paint on outdoor structures. Prohibits the use by any person of lead based paint on outdoor structures, whether applied to new outdoor structures or already existing outdoor structures after December 31, 2021. -- SB2724

**Current Status:** Mar-03 20 Introduction/Passed First Reading - House

SB2727 SD2 (SSCR 2918)

## RELATING TO DEPOSIT BEVERAGE CONTAINERS.

Introduced by: Gabbard M

Amends provisions relating to redemption of empty deposit beverage containers. Changes that exempts any dealer who is located in a high density population area from 2 miles to 1 mile of a certified redemption center that is operated independently of a dealer. -- Amends provisions relating to handling fees and refund values for certified redemption centers. Requires the department of health to adjust the handling fee at least once per year and publish notice of the change within 30 days of its determination. Provides that the amount of the handling fee in any calendar year shall not be less than the amount of the handling fee in the prior calendar year as adjusted by the applicable percentage change in the Consumer Price Index for All Urban Consumers in the Honolulu area published by the Bureau of Labor Statistics of the federal Department of Labor. -- SB2727 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2730 SD1 (SSCR 3192)

## RELATING TO 'ULU.

Introduced by: Gabbard M, English J, Ruderman R, Keith-Agaran G

Appropriation to the college of tropical agriculture and human resources at the university of Hawaii for the research, development, marketing, and conservation of breadfruit. (\$\$) -- SB2730 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2736 SD1 (SSCR 3216)

# RELATING TO THE UNIVERSITY OF HAWAII COLLEGE OF TROPICAL AGRICULTURE AND HUMAN RESOURCES.

Introduced by: Gabbard M, Rhoads K

Appropriation to the university of Hawaii college of tropical agriculture and human resources for 1 full time equivalent (1.00 FTE) ornamental and landscape entomology extension specialist position, 1 full time equivalent (1.00 FTE) plant pathologist extension specialist position, and 1 full time equivalent (1.00 FTE) pesticide extension specialist position. (\$\$) -- SB2736 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2742 SD1 (SSCR 2963)

# RELATING TO THEFT.

Introduced by: Gabbard M

Establishes provisions relating to theft of catalytic converter. Provides that a person commits the offense of theft of catalytic converter if the person obtains a catalytic converter through any means by deception; or violates statement required in regard to a catalytic converter. Makes it a class C felony. -- Amends provisions relating to statement required. Provides that if the scrap presented for purchase is a catalytic converter, the seller shall provide a copy of a receipt; if the scrap dealer purchases a catalytic converter, the dealer shall take a photograph of the catalytic converter; if the scrap being offered for sale is a catalytic converter, the dealer shall take a photograph of the seller, or make a photocopy of the identification card or license of the seller. --

SB2742 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2750

# RELATING TO BOTTLED WATER.

Introduced by: Gabbard M

Amends provisions relating to manufacturing, operations; requirements under bottle water law. Repeals the provisions that for optimum consumer protection, in order to minimize the potential for microbiological contamination of the finished product, noncarbonated bottled water shall not be transported, stored, processed, or bottled in or through lines or equipment through which any food product other than water is passed.

-- SB2750

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2752

## RELATING TO THE RESIDENTIAL LANDLORD-TENANT ACT.

Introduced by: Gabbard M

Establishes provisions relating to application screening fee. Allows the landlord or the landlord's agent to charge the applicant an application screening fee at the time the application is processed to cover the costs of obtaining information about the applicant when a landlord or the landlord's agent receives a request from an applicant to rent residential property; prohibits a landlord or the landlord's agent to charge an applicant an application screening fee when the landlord or the landlord's agent knows or should have known that the rental unit is either unavailable at that time or will not become available within the time stated in an advertisement or in a written notice provided to the applicant; prohibits an application screening fee to not exceed 25 dollars per applicant; requires the landlord or landlord's agent to waive subsequent application screening fees for a period of up to 3 months after the date of the original application if the same applicant applies to rent residential properties that the landlord or landlord's agent owns or manages; requires the landlord or the landlord's agent to provide to the applicant a receipt for payment of the application screening fee and a copy of any report obtained by the landlord or landlord's agent; and requires the landlord or landlord's agent to return to the applicant any amount of the application screening fee that is not used. -- SB2752

**Current Status:** Mar-03 20 Introduction/Passed First Reading - House

SB2755 SD1 (SSCR 3102)

## RELATING TO PUEO RESEARCH.

Introduced by: Gabbard M

Appropriation for the department of land and natural resources to conduct, in collaboration with the university of Hawaii college of tropical agriculture and human resources, a species assessment on the pueo statewide, including the hiring of necessary staff, equipment, and dissemination of research. Appropriation for vehicles and supplies; 1 full time equivalent (1.0 FTE) lead researcher; 1 full time equivalent (1.0 FTE) technician; 1 full time equivalent (1.0 FTE) volunteer coordinator; and overhead costs. Requires the studies to be conducted in each county in a sequence of phases, with the next phase to begin upon completion of the previous phase, as follows: City and county of Honolulu; County of Hawaii; County of Kauai; and County of Maui. Approppriation (\$\$). -- SB2755 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2759 SD1 (SSCR 2549)

## RELATING TO TRAILS.

Introduced by: Gabbard M, Taniguchi B

Amends provisions relating to reimbursement under the search and rescue reimbursement act. Requires any government entity who engages in a search or rescue operation for the purpose of searching for or rescuing a person, and incurs search and rescue expenses therein, the government entity is to seek reimbursement from the person on whose behalf search or rescue operations were conducted, the person who ultimately benefited from a search or rescue operation or any entity responsible for placing the person in the position of danger including the person's estate, guardians, custodians, or other entity responsible for the person's safety. -- Amends provisions relating to criminal penalties. Requires that any person violating this law, any rule adopted pursuant thereto, or the terms and conditions of any permit issued in accordance with this law, restricting public access to a trail, is to be guilty of a petty misdemeanor and is to be assessed fines for a 1st. 2nd and 3rd or subsequent violations. -- Amends provisions relating to criminal trespass onto State lands. Requires that a person who enters or remains unlawfully in or upon a trail on state land that has been closed to public use and has a sign or signs displayed across or adjacent to the trail that are sufficient to give reasonable notice of the closure; provided that the signs shall contain letters no less

than 2 inches in height and shall be placed at the entry to the trail in a manner and position as to be clearly noticeable from outside the trail; provided further that a person who violates this law shall be fined for a 1st, 2nd, 3rd or subsequent offense. -- SB2759 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2768

## RELATING TO SPORTS MEDICINE.

Introduced by: Gabbard M

Establishes provisions relating to sports teams; out of state physicians; exemption from licensure. Exempts an out of state physician to be exempt from the licensure requirements under specified conditions. Requires an exemption granted to remain in force while the out of state physician is traveling with the sports team; provided that the exemption shall be valid for no longer than 10 days per individual sporting event. Allows, upon prior request by an out of state physician, the Hawaii medical board to grant the out of state physician additional time for the exemption permitted up to 20 additional days per sporting event. Requires the total number of days an out of state physician may be exempt to not exceed 30 days in a calendar year. Provides that nothing in this provision is to be construed to authorize an out of state physician to provide care or consultation to any person residing in this State or practice medicine or provide care or consultation at any health care facility in the State. Allows the board to enter into agreements with medical and osteopathic licensing boards of other jurisdictions to implement this law. Allows agreements to include procedures for reporting potential medical license violations. -- SB2768

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2769 SD1 (SSCR 2827)

# RELATING TO PAYMENTS OF SUPPORT.

Introduced by: Gabbard M

Amends provisions relating to automatic assignment by court or administrative order of future income for payment of child support, and income withholding. Redefines income to include tips or gratuities paid directly to an individual by a customer of the employer and reported or declared to the employer to the extent permitted under relevant federal law. -- SB2769 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2775

# RELATING TO THE FUEL TANK ADVISORY COMMITTEE.

Introduced by: Gabbard M

Amends provisions relating to duties under underground storage tanks law. Requires the fuel tank advisory committee to meet biannually, within the same calendar year and at least 6 months apart. -- SB2775

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2776 SD2 (SSCR 3391)

# RELATING TO THE ENVIRONMENT.

Introduced by: Gabbard M

Requires that the clean water branch of the environmental management division include as part of its Hawaii beach monitoring program water quality testing during brown water advisories, including but not limited to testing water samples from affected tier 1 beaches during these advisories; provided that no water sample shall be collected by clean water branch personnel until any hazardous conditions at the affected beach has subsided; issue health advisories during brown water advisories that explain the health risks associated with water runoff, including but not limited to informational signs posted during these advisories at affected tier 1 beaches; and establish an environmental management division oversight advisory board to provide oversight and guidance to the environmental management division. Requires the department of health to adopt or amend its administrative rules in accordance with provisions relating to administrative procedure, as necessary to implement this provision. Requires the auditor to conduct a performance and management audit of the environmental management division of the department of health; provided that the audit shall focus on but not be limited to the environmental management division's clean water branch and wastewater branch. Report to the legislature. Appropriation. (\$\$) -- SB2776 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2777 SD1 (SSCR 3331)

# RELATING TO THE ENVIRONMENTAL COUNCIL.

Introduced by: Gabbard M

Establishes provisions relating to environmental council special fund; established. Creates a special fund to be designated as the environmental council special fund into

which shall be deposited appropriations by the legislature to the special fund; all revenues from the environmental response, energy, and food security tax pursuant to provisions relating to environmental response, energy, and food security tax; uses; and gifts, donations, and grants from public agencies, private persons, and private entities; and any interest earned on the balance of the special fund. Provides that moneys in the environmental council special fund shall be used for the functions pursuant to provisions relating to functions of the environmental council. -- Amends provisions relating to environmental response, energy, and food security tax; uses. Adds 0.00525 cent of the tax on each barrel shall be deposited into the environmental council special fund and 0.005 per cent of the tax on each 1 million British thermal units shall be deposited into the environmental council special fund. Appropriations. (\$\$) -- SB2777 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2780

#### RELATING TO OFFSHORE DRILLING.

Introduced by: Gabbard M, Ruderman R

Establishes provisions relating to offshore oil and gas exploration in state waters; applications in support of oil and gas exploration; prohibited. Prohibits offshore drilling for oil or natural gas in state marine waters. Prohibits a permit to be issued for or in connection with the development or operation of any facility or infrastructure associated with offshore drilling for oil or natural gas within state marine waters. -- SB2780 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2781

## RELATING TO LITTER CONTROL.

Introduced by: Gabbard M, Ruderman R

Establishes provisions relating to intentional release of balloons; prohibition. Prohibits a person or entity to intentionally release, organize the release of, or otherwise cause the release of a balloon inflated with a gas that is lighter than air, except for a balloon released for scientific or meteorological purposes, on behalf of a governmental agency or pursuant to a governmental contract; a hot air balloon that is recovered after launching; or a balloon that is released and remains indoors. Establishes civil penalties. -- SB2781

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2782 SD2 (SSCR 3332)

## RELATING TO SCHOOL MEALS.

Introduced by: Gabbard M

Establishes provisions relating to the plant based food and beverage program. Requires the department of education to develop and implement a plant based food and beverage program. Requires the program to award participating public schools up to in quarterly allotments for providing meals that include a plant based food option or plant based milk option, or both. Requires any public school applying to participate in the program to provide the department with documentation of the number of plant based food options and plant based milk options under the federal National School Lunch Program that the school served in the 2019 - 2020 school year. Appropriation for contracting with 3rd parties for professional development training for school staff on serving, including preparing, procuring, advertising, and creating menus for plant based food options or plant based milk options; purchasing cafeteria equipment to prepare plant based food options or plant based milk options, as needed and providing technical assistance and student engagement and education on plant based food options and plant based milk options, including providing taste tests, recipe development, and culinary education. (\$\$) -- SB2782 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2783 SD1 (SSCR 3333)

# RELATING TO REGISTRATION FEES.

Introduced by: Gabbard M

Amends provisions relating to exemptions from registration fees for certain vehicles; disabled veterans by adding reduced registration fees. Provides that a disabled veteran who is a resident of Hawaii; has been other than dishonorably discharged from the US uniformed armed forces; and is determined by the US Department of Veterans Affairs or its predecessor to have a service connected disability rating of 50 per cent or greater but less than 100 per cent for compensation or a service connected disability rating of 50 per cent or greater but less than 100 per cent, shall pay a reduced annual vehicle registration fee equal to 50 per cent of the amount required; provided that this reduced fee shall not extend to any vehicle used for commercial purposes or to more than 1 vehicle owned by the disabled veteran. -- SB2783 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2784 SD1 (SSCR 3053) RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Rhoads K

Appropriation to the university of Hawaii college of tropical agriculture and human resources for statewide research and prevention of the spread of ornamental ginger

pathogens. (\$\$) -- SB2784 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2787 SD1 (SSCR 2703)

RELATING TO MEDICAL CANNABIS.

Introduced by: Kouchi R (BR)

Amends the medical cannabis dispensary system law. Allows the department to issue a medical cannabis delivery permit to a qualified medical cannabis dispensary for the safe and secure transport of medical cannabis or manufactured cannabis products to a qualifying patient or primary caregiver. Provides that medical cannabis delivery permit issued shall be valid for 1 year and to be renewed annually upon renewal of the medical cannabis dispensary license. Requires a medical cannabis delivery permit issued to apply to only 1 dispensary; provided that a single medical cannabis delivery permit may apply to multiple retail dispensing locations if the retail dispensing locations are covered under the same dispensary's license. Provides that at the time of an order for delivery of medical cannabis or manufactured cannabis products, the dispensary shall require the qualifying patient or primary caregiver to verify that the qualifying patient is qualified to purchase and receive a delivery of medical cannabis or manufactured cannabis products with specified requirements. Allows a dispensary with a valid medical cannabis delivery permit to receive an order by electronic means from a qualifying patient or primary caregiver for the purchase and delivery of medical cannabis or manufactured cannabis products using an online platform for medical cannabis delivery; provided that the online platform shall require the qualifying patient or primary caregiver to choose a retail dispensing location before viewing the price of the medical cannabis or manufactured cannabis product. Allows a dispensary to deliver medical cannabis and manufactured cannabis products only to the qualifying patient or primary caregiver who placed the order under specified requirements. Requires the department of health to disclose any reports, including complaints, investigative actions, and final agency action orders, upon request, to any state or county agency engaged in the criminal investigation or prosecution of violations of applicable state or county law or regulations related to criminal activity that is materially related to medical cannabis delivery. Prohibits delivery of medical cannabis or manufactured cannabis products to be permitted at any school or on campus of any institution of higher education. Allows the department to issue a medical cannabis transporter license to a person instead of a dispensary; provided that any licensed retail medical transporter shall follow the requirements for delivery of medical cannabis or manufactured cannabis product from a designated dispensary to a qualifying patient as required under provisions relating to delivery permit; delivery to qualifying patient or primary caregiver, including the tracking requirements pursuant to provisions that require a dispensary with a valid medical cannabis delivery permit issued pursuant to this provision to track the medical cannabis and manufactured cannabis products delivered to a qualifying patient or a primary caregiver using its computer software tracking system pursuant to provision that requires the department of health to establish, maintain, and control a computer software tracking system that shall have real time, 24 hour access to the date of all dispensaries; meet the same requirements for delivery of medical cannabis or manufactured cannabis products from a designated dispensary to a qualifying patient applicable to medical cannabis delivery permits as specified; authorized to transport medical cannabis or manufactured cannabis products for more than 1 dispensary under the terms and conditions set by the department; provided that a retail medical cannabis transporter shall not be allowed to deliver to more than qualifying patients in 1 trip from a dispensary; meet all requirements of this law applicable to subcontractors; and have a revocable, but valid driver's license for a duration of 1 year that may be renewed annually. -- Amends provisions relating to dispensary operations. Provides that the computer software tracking system shall collect data to include the delivery of cannabis and manufactured cannabis products pursuant to provisions relating to delivery permit; delivery to qualifying patient or primary caregiver. -- Amends provisions relating to background checks. Adds a medical cannabis transporter licensee pursuant to provisions relating to medical cannabis transporter license. -- SB2787 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2788 SD1 (SSCR 3334)

RELATING TO DISASTER RELIEF.

Introduced by: Kouchi R (BR)

Amends Act 12, session laws of 2018, as amended by Act 35, session laws of 2019,

which includes an appropriation to the department of defense to protect the health, safety, and welfare of the people, and provide relief from disaster damages, losses, and suffering caused by the extraordinary weather event that produced torrential rains and resultant flooding in the county of Kauai in April 2018, or to implement mitigation measures to prevent and minimize the impacts of current or future flooding in areas affected by the April 2018 flooding on Kauai, by changing the appropriation and extending the lapse date of the appropriation. (\$\$) -- SB2788 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2793 SD1 (SSCR 2958)

# RELATING TO DRUG OFFENSES.

Introduced by: Rhoads K (BR)

Establishes provisions relating to promoting a dangerous drug in the 4th degree. Provides that a person commits the offense of promoting a dangerous drug in the 4th degree if the person knowingly possesses any dangerous drug in any amount under 2 grams. Makes it a misdemeanor. Amends provisions relating to promoting a dangerous drug in the 3rd degree. Provides that a person commits the offense of promoting a dangerous drug in the 3rd degree if the person knowingly possesses any drug in an amount of 2 grams or more. -- SB2793 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2794 SD1 (SSCR 3092)

## RELATING TO ELECTIONS.

Introduced by: Rhoads K

Amends provisions relating to elections, generally law. Defines ballot summary to mean a complete record of ballot selections that is verified by the voter. Defines precinct to mean the smallest political subdivision established by law. Redefines ballot to include a ballot summary reflecting a complete record of the ballot selections made by a voter utilizing a HTML ballot or similar accessible ballot that produces a ballot summary. Provides that a ballot also includes a voter verifiable paper audit trail in the event there is a discrepancy between a voting machine's electronic record of the voted ballot and the voter verifiable paper audit trail. Redefines district to mean the district of political representation associated with a state representative. Repeals provision that requires an application to register to vote to include a space to request a permanent absentee ballot. Adds precinct and voter service centers in appliable provisions. Provides that at 4:30 p.m. on the 10th day prior to each election, but if the day is a Saturday, Sunday, or holiday then at 4:30 p.m. on the 1st working day immediately thereafter, the general county register shall be closed to registration for persons seeking to vote and remain closed to registration until after the election. Provides that notwithstanding the time of closing the general county registrar under this provision, the clerk may accept an application submitted on the 10th day if it was received electronically in accordance with provisions relating to application to register electronically or received as part of a drivers licensing transaction. Requires the clerk to also accept an application that is postmarked prior to or on the 10th day before the election. Requires the chief election officer to issue a proclamation listing all voter service centers and places of deposit as may have been determined by the clerk as of the proclamation date and whenever a new precinct is established in any representative district. Provides that a voter in an election conducted by mail shall not be precluded from voting by absentee ballot pursuant to absentee voting law or uniform military and overseas voters act if the voter complies with applicable requirements. Allows the clerk to continue mailing ballot packages to voters who register to vote no later than 10 days before the date of the election and to voters who update their voter registration address no later than 7 days before the date of the election; provided that the clerk may continue mailing ballot packages beyond the deadlines established by this provision if the clerk determines that there is reasonable time for a voter to receive and submit the ballot package before the election. Requires the affirmation to consist of a statement to be subscribed to by the voter that affirms the fact that the voter is the person voting and that the voter's employer or agent of the employer, agent of the voter's labor union, or any candidate listed on the ballot did not assist the voter, along with the instruction that the voter's ballot will be valid only if the affirmation statement is signed. Provides that to cast a valid ballot, the voter shall return the return identification envelope containing the secrecy envelope or secrecy sleeve with the marked ballot in any manner so that the return identification envelope is received by the clerk or the clerk's designee no later than the closing time on election day; provided that anyone who is standing in line at 7:00 p.m. on the date of the election with the intent of returning a ballot shall be permitted to do so. Allows the clerks to operate additional voter service centers with varying days or hours of operations to service the voters of particular areas that otherwise could not support the operation of a voter service center for 10

business days or the same times statewide; provided that on election day the clerk of any county with a population less than 500,000 shall operate 1 additional voter service center on each island and the clerk of any county with a population of 500,000 or more shall operate 3 additional voter service centers, 1 of which shall be on the Windward side.

Repeals provisions relating to capital equipment. -- SB2794 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2795 SD2 (SSCR 3356)

#### RELATING TO ADDRESS CONFIDENTIALITY.

Introduced by: Rhoads K

Appropriation to the office of the lieutenant governor for 1 full time equivalent (1.00 FTE) position, operating costs, and equipment to administer the address confidentiality program; provided that funds shall be used to fund the salary of the 1 full time equivalent

(1.00 FTE) position. (\$\$) -- SB2795 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2796 SD1 (SSCR 2851)

#### RELATING TO THE KALAUPAPA MEMORIAL.

Introduced by: English J

Appropriation to the department of labor and industrial relations office of community services for the design, plans, and construction of the Kalaupapa memorial. (\$\$) --

SB2796 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2808 SD1 (SSCR 2922)

## RELATING TO TRANSPORTATION NETWORK COMPANIES.

Introduced by: Inouye L, Harimoto B, Fevella K

Establishes the transportation network companies law. Defines transportation network company to mean an entity that uses a digital network or software application service to connect passengers to transportation network company drivers; provided that the entity does not control, direct, or manage the transportation network company vehicles or transportation network company drivers that connect to its digital network, except where agreed to by written contract; and is not a taxicab association or a for hire vehicle owner. Allows a company to continue operating until the director of transportation has established a transportation network companies permitting process and sets a registration deadline. Requires the director of transportation to issue a permit to each applicant that satisfies the requirements for a transportation network company and collect an annual permit fee of dollars from the applicant prior to the issuance of a permit. Establishes fare transparency, agent for service, identification of transportation network company vehicles and drivers requirements. Requires the transportation network company to conduct national and local criminal background checks for each applicant and each driver on an annual basis. Requires the transportation network company to adopt a policy of non discrimination on the basis of destination, race, color, national origin, religious belief or affiliation, sex, disability, age, sexual orientation, or gender identity with respect to riders and potential riders and shall notify the transportation network company drivers of the policy. Provides that in addition to any policy established, transportation network company drivers shall comply with all applicable laws regarding nondiscrimination against riders or potential riders on the basis of destination, race, color, national origin, religious belief or affiliation, sex, disability, age, sexual orientation, or gender identity; and transportation network company drivers shall comply with all applicable laws to accommodate service animals. Provides that not more than annually, the department of transportation shall have the right to visually inspect a sample of records maintained by a transportation network company for the sole purpose of verifying that a transportation network company complies with this law. Requires the transportation network companies law to apply uniformly throughout the State and in all political subdivisions of the State. Amends Act 236, session law of 2016, by repealing the sunset date. -- SB2808 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2809 SD2 (SSCR 3054)

#### RELATING TO TRANSIT-ORIENTED DEVELOPMENT.

Introduced by: Inouye L, Harimoto B

Authorizes the issuance of general obligation bonds for appropriation to the department of business, economic development, and tourism for statewide planning and coordination (BED144) for certain transit oriented development projects that are identified in the state strategic plan for transit oriented development. (\$\$) -- SB2809 SD2

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB2812 SD2 (SSCR 3394)

RELATING TO AGRICULTURAL LANDS.

LRB Systems March 5, 2020

Introduced by: Kahele K

Amends provisions relating to definitions under agricultural parks law. Redefines agricultural activities to mean the care and production of livestock, pasture lands, livestock products, poultry, or poultry products, or apiary, horticultural, or floricultural products, or the planting, cultivating, and harvesting of crops or trees, including tree farms. -- Provides that no later than June 30, 2021, the board of land and natural resources shall transfer to the department of agriculture, without limitation, lands of the following and specified tax map key numbers. Provides that upon mutual agreement and approval of the board of agriculture and the board of land and natural resources, certain assets, including position counts, related to the management of existing non agricultural park lands transferred by this Act and related facilities shall be transferred from the department of land and natural resources to the department of agriculture. Requires lands transferred pursuant to this Act to be subject to return to the department of natural resources upon a determination by the department of agriculture that any parcel, or portion thereof, is unsuitable or unnecessary for agricultural use; provided that upon return of any parcel, or portion thereof, pursuant to this Act, the department of land and natural resources shall withdraw and return those parcels or portions thereof into its state land inventory. Requires the department of land and natural resources and department of agriculture to submit reports to the legislature. Appropriation out of the non agricultural park lands special fund. (\$\$) -- SB2812 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2814 SD2 (SSCR 3055)

#### RELATING TO THE HILO MEDICAL CENTER.

Introduced by: Kahele K, Kanuha D

Appropriation to the Hawaii health systems corporation for equipment and construction of a 2nd full time catheterization laboratory at the Hilo medical center in the east Hawaii region. (\$\$) -- SB2814 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2817 SD1 (SSCR 2460)

## RELATING TO WASTE.

Introduced by: Wakai G

Establishes provisions relating to waste cooking oil receptacles. Requires the cooperative housing corporation or unit owners' association of any high rise property to provide at least 1 waste cooking oil receptacle in an easily accessible location on the property to allow residents to deposit grease and waste cooking oil. The contents of the receptacle shall be collected and disposed of through a waste hauler permitted by the county in which the property is located. -- SB2817 SD1

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2818 SD2 (SSCR 3378)

## RELATING TO RENEWABLE ENERGY.

Introduced by: Wakai G

Requires the public utilities commission to contract with the Hawaii natural energy institute of the university of Hawaii to conduct an independent renewable gas study to be reviewed by a panel of experts with the required expertise, including experts from the American Gas Association and Gas Technology Institute. Requires the Hawaii natural energy institute of the university of Hawaii to work with gas utility companies to confirm and verify all data, assumptions, projections and other information and analysis used in conducting the study required. Requires the study to include the potential quantity and cost of renewable gas that could be produced in the State and delivered for use, and if necessary, that could be produced out of the State and delivered to the State for use by residential, commercial, and industrial consumers; and as a transportation fuel; the identification and inventory of feedstock and acreage for renewable gas production currently available in this state; the identification of commercial conversion technologies for renewable gas production and economic scalability of capacity; the identification of incentives that are currently available to develop renewable gas resources and the identification of incentives that are made available to develop renewable gas resources in other jurisdictions; the potential for the use of renewable gas in the State to measurably reduce greenhouse gas emissions; the potential for renewable gas in the State to measurably improve air quality; the technical, market, policy, and regulatory barriers to developing and utilizing renewable gas in the State, produced in the State and delivered for use, and produced out of the State and delivered to the State for use, and possible solutions to overcoming such barriers; the identification of available renewable alternatives, such as the procurement and importation of renewable gas; a determination of whether renewable gas projects should have access to the same incentives other renewable energy projects are provided, such as gas utility company incentives,

investment and production tax credits, land and water policy incentives to facilitate and encourage the use of public and private lands and other resources for renewable gas production by farmers and landowners, and other incentives; the ability to use renewable gas at reasonable costs and assess factors specified; and a renewable gas policy framework and regulatory mechanism to ensure timely recovery of reasonable renewable gas costs for gas utility companies and to encourage investment in renewable gas infrastructure by gas utility companies. Report to the legislature. -- SB2818 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2820 SD2 (SSCR 3345)

## RELATING TO RENEWABLE ENERGY.

Introduced by: Wakai G, Keohokalole J, Harimoto B

Amends provisions relating to renewable energy technologies; income tax credit. Increases the cap per unit per system for multi family residential property. -- SB2820 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2821 SD2 (SSCR 3335)

#### RELATING TO RENEWABLE ENERGY TAX CREDITS.

Introduced by: Wakai G

Amends provisions relating to renewable energy technologies; income tax credit. Increases the cap amount for the tax credit for solar water heating systems installed and placed into service for multi family residential properties. Eliminates the tax credit for other solar energy systems after December 31, 2024 (sunset). Provides that for solar energy systems installed and placed in service pursuant to a power purchase agreement approved by the public utilities commission prior to December 31, 2019, the cap amount per system shall be 35 per cent of the actual cost or 500,000 dollars per megawatt direct current, whichever is less, for systems installed under this provision relating to commerical property. -- SB2821 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2823 SD1 (SSCR 2829)

#### RELATING TO THE PRESIDENT OF THE UNIVERSITY OF HAWAII SYSTEM.

Introduced by: Fevella K

Establishes provisions relating to president of the university of Hawaii; prohibition on concurrent service. Prohibits a person to serve concurrently as president of the university of Hawaii and the chancellor of any university of Hawaii campus, including as an acting or interim chancellor. -- SB2823 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2824 SD2 (SSCR 3217)

## RELATING TO AGRICULTURE.

Introduced by: Nishihara C

Appropriation to the department of agriculture for 3 full time equivalent (3.00 FTE)

inspectors to perform meat inspection services. (\$\$) -- SB2824 SD2 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2826 SD2 (SSCR 3103)

#### RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: Keith-Agaran G

Amends provisions relating to insurance by borrowers; acceleration of loans; lien and enforcement thereof by adding loan servicing manual; requirements under the Hawaiian Homes Commission Act, 1920, as amended. Requires the department to develop and implement a loan servicing manual, subject to approval by the commission, that adopts loan loss mitigation policies, procedure, and methods, including financial counseling, loan loss mitigation analysis, loan modification, sale or transfer, and other options to ensure lessees and borrowers, or their successors, avoid default, cure delinquencies, and avoid cancellation or foreclosure; provided that the loan servicing manual shall incorporate all appropriate federal rules and regulations; including those that protect active military service members; provided further that the department shall document all loan loss mitigation activities between the borrower and the department pursuant to the loan servicing manual. -- SB2826 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2827 SD1 (SSCR 3336)

### RELATING TO RECORDATION TRANSACTION FEES.

Introduced by: Keith-Agaran G. English J

Amends provisions relating to bureau of conveyances special fund. Amends Act 120, session laws of 2009, which allowed the department of land and natural resources to assess a transaction fee for each recording in the bureau and the office of the assistant registrar and deposited into the bureau of conveyances special fund. Requires the fund to be used for purchases software, project management and implementation, staffing,

workflow improvements and services related to the management, archiving preservation, and accessibility of records at the bureau and in the office of the assistant registrar of the land court. -- Amends Act 120, session laws of 2009, as amended by Act 119, session laws of 2013. Act to be repealed on the effective date of administrative rules adopted by the department or on July 1, 2023, whichever occurs 1st (sunset); provides that section 18 of this Act shall take effect upon its approval and shall be repealed on January 31, 2010 (sunset). -- SB2827 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2828 SD1 (SSCR 3273)

#### RELATING TO WATER.

Introduced by: Keith-Agaran G

Amends provisions relating to declaration of policy under the state water code. Requires the state water code to be liberally interpreted to benefit the public's health, safety, and welfare by maintaining available fresh water for fire safety purposes. Amends provisions relating to responsible agency. Requires the department of land and natural resources in consultation with the Hawaii emergency management agency and the office of Hawaiian affairs, to cooperate with the counties and reservoir owners to develop protocols and agreements for the use of reservoir waters for fire safety purposes. Requires the protocols and agreements to address the emergency use of reservoir waters for prevention, control, and extinguishment of fires while taking into account the various competing uses of reservoir waters. -- SB2828 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2836 SD1 (SSCR 3272)

## RELATING TO THE ACCESS HAWAII COMMITTEE.

Introduced by: Kouchi R (BR)

Amends provisions relating to the access Hawaii committee law. Redefines government agency to mean any government agency that stores, gathers, generates public information, or provides services, including all branches of government, all executive departments, boards, and commissions of the State or counties, and all public corporations created by the legislature. Changes internet portal to internet portals to mean the centralized electronic information system by which public information and services are provided via the internet. Changes portal manager to portal provider to mean the entities or persons engaged to provide content or services and manage or support activities on the portals. -- Amends provisions relating to access Hawaii committee; establishment; membership; chairperson. Prohibits the provisions relating to selection and terms of members of boards and commissions to apply to the committee. Requires the committee to consist of not more than 15 voting, ex officio members, or their designated representatives, including the directors of not more than 3 government agencies selected by the governor using or planning to use the services of the internet portals. -- Amends provisions relating to the duties of the committee. Requires the committee to provide oversight of the internet portals, including review of the annual strategic plan and periodic reports on existing and potential new applications and services submitted by the portal providers and agencies; review and approval of all charges to portal users, except where other statutes set such fees; review and approval of service agreements negotiated by government agencies for services provided through the internet portals; review of the annual financial reports and audit of the portal providers; review of annual customer satisfaction surveys conducted by the portal providers; and review of performance measures of the portal providers. -- SB2836 SD1 Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2837 SD1 (SSCR 2436)

## RELATING TO INFORMATION TECHNOLOGY STEERING COMMITTEE.

Introduced by: Kouchi R (BR)

Amends provisions relating to office of enterprise technology services; chief information officer; information technology steering committee; establishment; responsibilities. Requires the information technology steering committee to consist of 11 members appointed for 4 year terms, without regard to provisions relating to selection and terms of members of boards and commissions, with 3 members to be appointed by the senate president, 3 members to be appointed by the speaker of the house of representatives, 1 member to be appointed by the chief justice, 1 member to be appointed by the governor, 1 member to be appointed by the superintendent of education, and 1 member to be appointed by the president of the university of Hawaii, and may include representatives from executive branch departments; the legislature; and private individuals. Requires the chief information officer to serve as an ex officio member of the committee and as the chair of the committee. Requires each member to hold office until the member's successor is appointed. Provides that because cumulative experience and

continuity in office are essential to the proper administration of this provision, it is declared to be in the public interest to continue members in office as long as efficiency is demonstrated. Requires the president of the senate and the speaker of the house of representatives to each remove 1 member they appointed to the committee. Requires the superintendent of education and the president of the university of Hawaii to each appoint a member to the committee. -- SB2837 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2841 SD2 (SSCR 3337)

RELATING TO MAKING AN EMERGENCY APPROPRIATION TO THE STADIUM AUTHORITY.

Introduced by: Kouchi R (BR)

Appropriation out of the stadium special fund to the stadium authority to address the

urgent funding needs of the stadium authority. (\$\$) -- SB2841 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2842 SD2 (SSCR 3395)

#### RELATING TO EMERGENCY PROCUREMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to emergency procurements. Allows the head of a purchasing agency to obtain a good, service, or construction essential to meet an emergency by means other than specified in this law when a situation of an unusual or compelling urgency creates a threat to life, public health, welfare, or safety by reason of major natural disaster, epidemic, riot, fire, or similar events and to a lesser extent, by reason of equipment failures, repairs to public property to protect against further loss of, or damage to, public property, or to prevent or minimize serious disruption in continued functioning of government services. -- Requires the head of the purchasing agency who makes an emergency procurement in the response to a serious threat to life to ensure public access when it is significantly impeded by an unexpected major natural disaster, epidemic, riot, or fire; or to minimize a serious disruption to the continued functioning of government services, to account for details of the emergency, the response and money spent in making the procurement, and report on that accounting to the legislature within 60 days of the event for which the procurement was made. -- SB2842 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2843 SD1 (SSCR 2574)

#### RELATING TO PROCUREMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to administrative proceedings for review. Requires the party initiating a proceeding to pay to the department of commerce and consumer affairs a cash or protest bond in the amount of 1/2 of 1 per cent of the estimated value of the contract if the estimated value of the contract is less than 500,000 dollars; 1 percent of the estimated value of the contract if the estimated value of the contract is 500,000 dollars, or more, but less than 1 million dollars; or 2 percent of the estimated value of the contract if the estimated value of the contract if the estimated value of the contract is 1 million dollars or more. Requires comptroller of the department of accounting and general services, the superintendent of the department of education, and the director of the department of transportation to each submit a report to the legislature. -- Requires that provisions relating to administrative proceedings for review of this Act to be repealed on July 1, 2025, and section 103D-709 (e) is to be reenacted in the form in which it read on the day before the effective date of this Act (sunset). -- SB2843 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2844 SD2 (SSCR 3056)

MAKING APPROPRIATIONS FOR CLAIMS AGAINST THE STATE, ITS OFFICERS, OR ITS EMPLOYEES.

Introduced by: Kouchi R (BR)

Appropriation to the department of the attorney general for the purpose of satisfying claims for legislative relief to persons, firms, corporations, and entities, for claims against the state or its officers or employees for the overpayment of taxes, or for refunds, reimbursements, payments of judgments or settlements, or other liabilities. -- Appropriation out of the state highway fund to the department of transportation, highways division for the purpose of satisfying claims for legislative relief to persons, for claims against the state or its officers or employees for payments of judgments or settlements, or other liabilities. -- Appropriation to the department of education for claims against the state or the department or its officers or employees for the payment of judgments or settlements, or other liabilities. -- Appropriation to the department or its officers or employees for the payment of judgments or settlements, or other liabilities. -- Appropriation to the

department of public safety for claims against the state or the department or its officers or employees for the payment of judgements or settlements, or other liabilities. Provides that the departments shall obtain the approval of the attorney general before payment of any claim can be made. (\$\$) -- SB2844 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2849 SD2 (SSCR 3392)

#### RELATING TO LAW ENFORCEMENT STANDARDS BOARD.

Introduced by: Kouchi R (BR)

Amends provisions relating to the law enforcement standards board; establishment. Requires the board to consist of the following voting members; 9 ex officio individuals or their designees, 5 law enforcement officers, and 4 members of the public. Adds designees for the attorney general; director of public safety; and the chiefs of police of the 4 counties. Requires the 5 law enforcement officers to be persons other than the chiefs of police or designees and shall consist of 4 county law enforcement officers, 1 from each of the 4 counties; and 1 state law enforcement officer. Requires each law enforcement officer to have at least 10 years of experience as a law enforcement officer, shall be appointed by the governor and shall serve without the advice and consent of the senate. Requires the 4 members of the public to serve withour the advice and consent of the senate. Requires the law enforcement officers and the members of the public on the board to serve for a term of 4 years. -- Amends provisions relating to the powers and duties of the board. Requires the board to consider studies relevant to the board's objectives, including the study that examines consolidating the law enforcement activities and responsibilities of various state divisions and agencies under a single, centralized state enforcement division or agency, conducted pursuant to Act 124, session laws of 2018; and conduct its own study to evaluate how to efficiently and effectively satisfy its duties in accordance with the law. -- Amends provisions relating to standards; certification. Provides that no person may be appointed as a law enforcement officer after June 30, 2023, unless the person meets specified requirements. Provides that beginning on July 1, 2023, the law enforcement standards board shall issue a certification to an applicant who meets the requirements of this provision or who has satisfactorily completed a program or course of instruction in another jurisdiction that the board deems to be equivalent in content and quality to the requirements of this provision. -- Amends provisions relating to employment of law enforcement officers. Prohibits a person to be appointed or employed as a law enforcement officer by any county police department, the department of public safety, the department of transportation, the department of land and natural resources, the department of taxation, or the department of the attorney general, after June 30, 2023, unless the person possesses a valid certification issued by the board. Provides that this provision shall not apply to a person if the person entered into employment with the applicable county police department or state department before July 1, 2023, and termination of employment would violate any valid collective bargaining agreement. -- Amends Act 220, session laws of 2018, which establishes the law enforcement standards law. Repeals the provision that requires the board established under this Act to finalize its standards and certification process by July 1, 2019. Appropriation into and out of the law enforcement standards board special fund for 1 permanent administrator position (1.0 FTE) subject to civil service law, and 1 permanent clerical position (1.0 FTE) subject to civil service law; and administration, travel, and operating costs of the board. (\$\$) -- SB2849 SD2

SB2852 SD2 (SSCR 3218)

## RELATING TO THE HOUSING LOAN AND MORTGAGE PROGRAM.

Introduced by: Kouchi R (BR)

**Current Status:** 

Amends Act 291, session laws of 1980, as amended by Act 304, session laws of 1996, as amended by Act 185, session laws of 2004, as amended by Act 231 and Act 249, session laws of 2007, as amended by Act 121, session laws of 2008, Act 138, session laws of 2012, Act 162 session laws of 2014, and Act 175, session laws of 2017, by changing the limit on the principal of revenue bonds the Hawaii housing finance and development corporation may issue. -- SB2852 SD2

Mar-05 20 Introduction/Passed First Reading - House

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2856 SD1 (SSCR 3057)

## RELATING TO THE BROWNFIELDS CLEANUP REVOLVING LOAN FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to the brownfields cleanup revolving loan fund. Requires moneys in the fund to be used to provide low interest loans or other authorized financial assistance to eligible public, private, and nonprofit borrowers for brownfields site assessments, cleanup activities of contaminated sites, and site monitoring activities

necessary to determine the effectiveness of a cleanup. Allows moneys in the fund to also be used to provide grants to eligible public and nonprofit entities for brownfields site assessments, cleanup activities of contaminated sites, and site monitoring activities necessary to determine the effectiveness of a cleanup. Requires all environmental site assessments and response activities and entities receiving funding to be subject to the eligibility requirements of, and conducted in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, P.L. 96-510 (42) U.S.C. <sup>oo</sup>9601-9675), as amended. Prohibits moneys used to exceed the amounts allowed by the US Environmental Protection Agency's Brownfields Program grant guidance, as amended. Allows the department of business, economic development, and tourism to award and disburse funds from the loan fund in the form of grants to eligible public or nonprofit entities for brownfields site assessments or cleanup and related activities. Provides at a minimum, the grant applicant must show that the applicant has not caused or contributed to contamination at the site where funds will be used; the project is ready to proceed upon grant award and has a realistic plan for completion of activities to be funded; any cleanup activity will be completed within 12 months of site mobilization; the site has a reuse or redevelopment plan with near term economic viability or long term community benefit; the project promotes the use or redevelopment of urban infill sites or developed property whose reuse has been idled due to perceived or actual contamination; the project will improve environmental conditions at the site and result in elimination of public exposure to contamination at the site; and the project is consistent with the property's underlying state and county land use laws and ordinances. -- SB2856 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2858 SD1 (SSCR 2814)

## MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the chief justice for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees). -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees). (\$\$) -- SB2858 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2859 SD2 (SSCR 3318)

## MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 3 (nonsupervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 3 (nonsupervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB2859 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

## SB2860 SD2 (SSCR 3346)

## RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB2860 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

## SB2861 SD2 (SSCR 3058)

## RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 7 (faculty of the university of Hawaii and community college system) and for salary increases and other cost adjustments for state officers and

employees excluded from collective bargaining. (\$\$) -- SB2861 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2862 SD1 (SSCR 2818)

MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST

ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 8 (personnel of the university of Hawaii and community college system) and for salary increases and other cost adjustments for state officers and

employees excluded from collective bargaining. (\$\$) -- SB2862 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2863 SD2 (SSCR 3319)

MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 9 (registered professional nurses) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 9 (registered professional nurses) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB2863 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2864 SD2 (SSCR 3320)

MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 13 (other professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 13 (other professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$)

-- SB2864 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2865 SD2 (SSCR 3059)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 14 (law enforcement officers, and ocean safety and water safety officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB2865 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2866 SD2 (SSCR 3193)

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND EMPLOYEE-BENEFICIARY MONTHLY CONTRIBUTIONS.

Introduced by: Kouchi R (BR)

Amends provisions relating to the employee beneficiary contributions; health benefit plans. Requires if an employee beneficiary's contribution to the fund is not withheld and transmitted to the fund, the employee beneficiary to pay the monthly contribution directly to the fund by the 1st day of each month. Requires each employee beneficiary who retires after June 30, 2020, and each surviving spouse or child of a retired employee beneficiary who enrolls in the health plan offered by the fund after June 30, 2020, to authorize their contribution to the fund to be electronically withheld or deducted and transmitted to the fund monthly by the employees' retirement system or the financial institution of the retirant or retirant's surviving beneficiary. Allows this method to be waived by the fund if another method is determined to be more appropriate. Requires if the contribution by the retirant or the retirant's surviving beneficiary is not electronically withheld, deducted, or transmitted to the fund, the retirant or the retirant's surviving beneficiary to pay their monthly contribution directly to the fund by the 1st day of each month. -- Amends provisions relating to withholding of dues and insurance premiums. Requires a retirant or the retirant's surviving beneficiary to have withheld from the retirant's or the retirant's surviving beneficiary's pension, annuity, or retirement allowance, payments to the employer union health benefits trust fund and employee organizations

for dues and insurance premiums. -- SB2866 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2867 SD2 (SSCR 3104)

RELATING TO COMPENSATION FOR THE PURPOSES OF THE EMPLOYEES'

RETIREMENT SYSTEM.
Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under pensions and retirement systems law. Redefines base pay to mean the normal periodic payments of money for service, as set forth in the employee's personnel action report, the right to which accrues on a regular basis in proportion to the service performed; and elective salary reduction contributions under sections 125, 403(b), and 457(b) of the Internal Revenue Code of 1986, as amended. -- Amends provisions relating to compensation. Redefines compensation by adding as set forth in the employee's personnel action report; shall not include any other additional or extra payments to an employee or officer, including overtime, supplementary payments, bonuses, lump sum salary supplements, allowances, or differentials, including differentials for shortage categories, stand by duty, temporary unusual work hazards, compression differentials, or temporary differentials. -- SB2867 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2868 SD1 (SSCR 2828)

#### RELATING TO QUALIFIED DOMESTIC RELATIONS ORDERS.

Introduced by: Kouchi R (BR)

Amends provisions relating to distribution of property in a divorce action. Requires the employees' retirement system to review an order or proposed order for compliance with the requirements imposed by this provision. Allows the notification to also be provided to the member, former member with vested benefit status, retirant, or alternate payee. Provides that the system's notification is advisory, and shall not constitute a determination that a proposed domestic relations order is or is not a Hawaii domestic relations order. Provides that if a member or former member with vested benefit status terminates membership in the system by withdrawal of contributions or hypothetical account balance, the system shall pay all or a portion of the amount withdrawn to any alternate payee as directed by a Hawaii domestic relations order. Provides that if after terminating membership in the system by withdrawal of contributions or hypothetical account balance, the former member later resumes membership in the system, the system shall pay to an alternate payee no portion of any benefits that result from the resumption of membership, even if those benefits result in part from reinstatement of service credit initially credited during the marriage. Provides that payments made to alternate payees according to the terms of Hawaii domestic relations orders are payments received by the retirant for purposes of provisions relating to election of retirement allowance option and the benefit that the retirant received for purposes of provisions relating to election of retirement allowance option. Requires the priority of Hawaii domestic relations orders to be determined by the order that the certified copies of domestic relations orders are received by the system for qualification as a Hawaii domestic relations order, and not by the order that domestic relations orders are determined to be Hawaii domestic relations orders, the order in which the domestic relations orders are entered by the court, the date the complaint for divorce is filed, the date upon which an order of divorce is entered, or the date of marriage. -- SB2868 SD1 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2871 SD2 (SSCR 3194)

# RELATING TO PROFESSIONAL AND VOCATIONAL LICENSING TRUST FUNDS. Introduced by: Kouchi R (BR)

Amends provisions relating to the contractors recovery fund; use of fund; person injured; fees. Repeals a provision that provides that when the contractors recovery fund attains a funding level of 420,893 dollars in any fiscal year, the contractors license board shall either cease accepting payments made by renewing licensees; or develop a process to refund monies in excess of the 420,893 dollars fund balance to licensees who paid into the fund, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 420,893 dollars. -- Amends provisions relating to management of fund. Repeals a provision that provides that when the contractors education fund attains a funding level of 15,315 dollars in any fiscal year, the board shall either cease accepting payments made by renewing licensees; or develop a process to refund monies in excess of the 15,315 dollars fund balance to licensees who paid into the fund, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 15,315 dollars. Provides that to maintain a reasonable relation between the fees generated and the cost of services rendered by the contractors recovery fund and the contractors education fund,

the board may make a finding that a fee adjustment is appropriate and adjust the fees generated by renewals accordingly. -- Amends provisions relating to fees; original license and biennial renewals. Repeals a provision that provides that if the education fund balance attains a funding level of 1,713,510 dollars in any fiscal year, the real estate commission shall either cease accepting payments made by renewing licensees; or develop a process to refund monies in excess of the 1,713,510 dollars fund balance to licensees who paid into the fund, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 1,713,510 dollars. -- Amends provisions relating to real estate recovery fund; use of fund; fees. Repeals a provision that provides that when the real estate recovery fund attains a funding level of 481,799 dollars in any fiscal year, the commission shall either cease accepting payments made by renewing licensees; or develop a process to refund monies in excess of the 481,799 dollars fund balance to licensees who paid into the fund, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 481,799 dollars. -- Amends provisions relating to management of fund. Allows the commission to make 1 or more findings that a fee adjustment is appropriate and may adjust the fees generated to regulate the fund balances of the real estate recovery fund and the real estate education fund to appropriate levels. Allows the commission for investment purposes, to combine the real estate education and recovery funds and invest and reinvest the combined funds in the same manner as funds of the state employees retirement system. Requires the commission to keep separate accounting records for the 2 funds. -- Amends provisions relating to condominium education trust fund. Allows the commission to make a finding that a fee adjustment is appropriate and adjust the fees paid by associations to regulate the fund balance to an appropriate level. -- Amends provisions relating to condominium education trust fund; payments by associations and developers. Repeals a provision that provides that when the condominium education trust fund attains a funding level of 1,819,971 dollars in any fiscal year, the commission shall either cease accepting payments made by projects and associations at each biennial registration; or develop a process to refund monies in excess of the 1.819.971 dollars fund balance to projects and associations that paid into the fund at applicable biennial registrations, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 1,819,971 dollars. -- SB2871 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2872

## RELATING TO THE CONTRACTORS RECOVERY FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to maximum liability under the contractors law. Prohibits the liability of the contractors recovery fund to exceed 75,000 dollars for any licensed contractor. -- SB2872

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2874 SD2 (SSCR 3219)

#### RELATING TO HURRICANE PREPAREDNESS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to safe home program. Requires the insurance commissioner to develop and implement a program to be designated as the safe home program and to encourage the installation of wind resistive devices. Allows the program to award matching or nonmatching grants to eligible applicants based upon the availability of funds. Provides that this provision does not create an entitlement for property owners or obligate the State in any way to fund the inspection or retrofitting of residential property in the State. Establishes a safe home program trust fund. Allows the commissioner to make grants authorized under this provision; provided that matching and nonmatching grants awarded from the safe home program trust fund shall not be subject to the grants law, public proceedings and records law, the Hawaii public procurement code, or purchases of health and human services. Provides that upon termination of the safe home program, any balances in the safe home program trust fund will be reverted to the general fund. Establishes the safe home program eligibility criteria for a residential property. Establishes matching and nonmatching grants; and standards for award of grants specified requirements. Annual reports to the legislature, governor, and director of commerce and consumer affairs. -- Amends provisions relating to the establishment of the trust fund. Provides that interest earned from the principal in the hurricane reserve trust fund shall be transferred and deposited for fiscal year 2020 -2021, the 1st 1 million dollars in interest shall be deposited into the safe home program trust fund established pursuant to provisions relating to safe home program trust fund; and the remaining interest balance for fiscal year 2020 - 2021 and each year thereafter

shall be deposited into the general fund for each year that the hurricane reserve trust fund remains in existence. -- Amends provisions relating to immunity. Adds the safe home program. Appropriations. (\$\$) -- SB2874 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2875

RELATING TO MIXED MARTIAL ARTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to permit required to hold each mixed martial arts event. Prohibits a mixed martial arts event to be held unless the director of commerce and consumer affair issues a permit for the event. Requires a promoter to provide cash or cashier's or certified checks made payable to each mixed martial arts contestant for the amount due the contestant or the contestant's manager, as the case may be, in accordance with the contracts approved by the director. -- SB2875

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2876 SD1 (SSCR 2942)

RELATING TO INSURANCE.

Introduced by: Kouchi R (BR)

Establishes provisions relating to contract between public adjuster and insured. Requires public adjusters to ensure that all contracts for their services are in writing and contain specified terms. Prohibits a public adjuster contract to contain any contract term that requires the insured to authorize an insurance company to issue a check only in the name of the public adjuster; imposes collection costs or late fees; or precludes a public adjuster from pursuing civil remedies. Provides that the insured has the right to rescind the contract within 3 business days after the date the contract was signed and the rescission shall be in writing and mailed or delivered to the public adjuster at the address in the contract within the 3 business day period. Provides that if the insured exercises the right to rescind the contract pursuant to that the insured shall have the right to rescind the contract within 3 business days after the date the contract was signed, anything of value given by the insured under the contract will be returned to the insured within 15 business days following the receipt by the public adjuster of the cancellation notice. Provides that a compensation provisions in a public adjusting contract shall be made available to the insurance commissioner upon request. -- Establishes provisions relating to standard of conduct. Provides that a person issued a limited lines motor vehicle rental company producer's license shall act in good faith, abstain from deception, and practice honesty and equity in all insurance matters. Provides that an owner holding a self service storage limited lines license authorizing its employees or authorized representative to sell, solicit, and offer coverage under a policy of stored property insurance to an occupant at each location at which the owner engages in self service storage transactions shall act in good faith, abstain from deception, and practice honesty and equity in all insurance matters. Provides that a vendor holding a limited lines license authorizing its employees or authorized representatives to sell or offer portable electronics insurance shall act in good faith, abstain from deception, and practice honesty and equity in all insurance matters. Allows the insurance commissioner upon showing of good cause, waive or modify, in whole or part, any or all fees by order. Requires the commissioner to notify the holder of a certificate of authority issued that the annual fee for all services to be due and payable by electronic payment via the National Association of Insurance Commissioners' Online Premium Tax for Insurance or an equivalent service approved by the commissioner. Repeals the definition that the automated clearing house debit or credit payment system means the network for the interbank clearing of electronic payments for participating depository financial institutions. Requires each surplus lines broker to file electronically with the commissioner within 45 days of the end of each calendar quarter a verified statement of all surplus lines insurance transacted during the calendar quarter; and pay to the director of finance, through the commissioner via the National Association of Insurance Commissioners' Online Premium Tax for Insurance or an equivalent service approved by the commissioner, a premium tax on surplus lines insurance transacted by the broker during the calendar quarter for insurance for which this State is the home state of the insured. -- Amends provisions relating to reporting and accounting for premiums by changing it to reporting and accounting for funds. Replaces the term premiums to funds. Allows the commissioner to suspend, revoke, or refuse to extend any license for any cause specified in this provision. Adds that notwithstanding any other provision of this provision, the commissioner may issue a person issued a limited license shall act in good faith, abstain from deception, and practice honesty and equity in all insurance matters. Changes the composition of the bureau, a board of governors from 5 persons to 6 persons from, and members or representatives of, nationally organized insurers or their domestic insurer affiliates; and 1 person to

represent insurance producers. Provides that nothing shall be construed as including within the definition of discrimination or rebates any of the practices to include a reward under a wellness program established under a health care plan that favors an individual if the wellness program meets the specified requirements. -- Amends provisions relating to insurance code law; provisions relating to risk retention law; provisions relating to pharmacy benefit managers law; provisions relating to benefits societies law; provisions relating to the health maintenance organization Act; and provisions relating to dental insurers law. Allows the commissioner to upon showing of good cause, waive or modify, in whole or part, all fees. -- SB2876 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2877 SD1 (SSCR 2902)

## RELATING TO MENTAL HEALTH COUNSELORS.

Introduced by: Kouchi R (BR)

Amends provisions relating to application for licensure as a mental health counselor. Requires an applicant to be issued a license by the department of commerce and consumer affairs if the applicant provides satisfactory evidence that the applicant is qualified for licensure and meets the following qualifications; at least 2 academic terms of supervised mental health practicum intern experience for graduate credit of at least 6 semester hours or 10 quarter hours in a mental health counseling setting, with a total of 300 hours of supervised client contact. Requires the practicum experience to be completed under the clinical supervision of a person who is licensed as a mental health counselor, psychologist, clinical social worker, advanced practice registered nurse with a specialty in mental health, marriage and family therapist, or physician with a specialty in psychiatry. In collaboration with the supervisor, the applicant may elect to fulfill some or all of the supervision requirements through face to face supervision that is conducted electronically through a videoconference service that complies with all federal and state privacy, security, and confidentiality laws, including the Health Insurance Portability and Accountability Act of 1996. Prior to making this election, it is incumbent upon the applicant to review the laws and rules of other jurisdictions to determine the impact, if any, that electronic supervision may have on licensure by endorsement or reciprocity in other states. -- SB2877 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2878

#### RELATING TO MASSAGE THERAPY.

Introduced by: Kouchi R (BR)

Amends provisions relating to massage law. Requires the board of massage therapy to prescribe sanitary rules as it deems necessary, with reference to the precautions necessary to be employed to prevent the creating and spreading of infectious and contagious diseases. Repeals provisions relating to practicing massage therapy without a license. Increases fines. -- SB2878

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2879 SD1 (SSCR 2947)

#### RELATING TO THE MORTGAGE LOAN RECOVERY FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to mortgage loan recovery fund; use of fund; fees. Allows any person aggrieved by a licensee's act, representation, transaction, or conduct in violation of this law, to receive restitution, by order of the commissioner of financial institutions and to be paid from the mortgage loan recovery fund, of not more than 25,000 dollars per person for financial loss resulting from the violation. -- SB2879 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2880 SD2 (SSCR 3316)

## RELATING TO STATE SERVICE FEES.

Introduced by: Kouchi R (BR)

Amends provisions relating to state service fees; increase or decrease of. Requires the authority to increase or decrease fees or nontax revenues to be subject to the approval of the governor and extend to all fees collected by the department of commerce and consumer affairs. -- SB2880 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2881

#### RELATING TO THE PEER REVIEW OVERSIGHT COMMITTEE.

Introduced by: Kouchi R (BR)

Amends provisions relating to the peer review oversight committee. Requires the committee to consist of 3 individuals approved by the state board of public accountancy who hold permits to practice and who are currently in the practice of public accountancy at the partner or equivalent level. Provides that in selecting committee members, the

board shall consider, among other things, the prospective member's experience with attest engagements and the peer review rating of the prospective member's firm. --SB2881

**Current Status:** Mar-03 20 Introduction/Passed First Reading - House

SB2883

#### RELATING TO CEMETERY AUTHORITY EXEMPTION.

Introduced by: Kouchi R (BR)

Amends provisions relating to exemption under cemetery and funeral trusts law. Requires the director of commerce and consumer affairs to exempt any cemetery authority from the provisions of this law upon proof satisfactory to the director that it does not sell for financial profit; provided that the cemetery authority exempted under this provision shall be required to comply with any provision of this law upon order by the director. Exempts any church granted an exemption under this provision from all requirements of this law. Requires any entity that is exempt as a church under federal tax law to be considered a church for purposes of this provision. -- SB2883 **Current Status:** Mar-03 20 Introduction/Passed First Reading - House

SB2884 SD1 (SSCR 3120)

#### RELATING TO THE PUBLIC UTILITIES COMMISSION SPECIAL FUND CARRYOVER BALANCE.

Introduced by: Kouchi R (BR)

Amends provisions relating to public utilities commission special fund. Changes the provision that any money remaining in the fund in excess of 1 million dollars shall lapse to the credit of the general fund to in excess of 3 million dollars. -- SB2884 SD1 Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2885 SD2 (SSCR 3347)

#### RELATING TO THE HAWAII EMERGENCY MANAGEMENT AGENCY.

Introduced by: Kouchi R (BR)

Amends provisions relating to mitigation of hazardous situations. Establishes in the state treasury the hazard mitigation special fund, into which shall be deposited all revenues from any recovery or reimbursement pursuant to this provision, appropriations made by the legislature for deposit into the fund. Requires moneys in the hazard mitigation special fund to be used for personnel costs and operating and administrative costs deemed necessary by the agency to administer this provision. Appropriation in and out of the fund. (\$\$) -- SB2885 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2886 SD1 (SSCR 3014)

## RELATING TO HAWAII EMERGENCY MANAGEMENT AGENCY.

Introduced by: Kouchi R (BR)

Amends provisions relating to civil service and exemptions. Exempts in the Hawaii emergency management agency, the public information officer, civil defense administrative officer, branch chiefs, and emergency operations center state warning point personnel from civil service law. -- SB2886 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2887 SD2 (SSCR 3317)

## RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Kouchi R (BR)

Establishes provisions relating to long term recovery authority; general functions, duties, and powers. Establishes the long term recovery authority under the Hawaii emergency management agency whose purpose is to recommend policy decisions and set strategic direction for resilient recovery planning, develop legislative recommendations to further recovery goals, approve administrative decisions of the state disaster recovery coordinator, and facilitate the identification, coordination, and delivery of recovery assistance to supplement resources and efforts by local governments and citizens. --Requires the office of the governor to establish 2 full time equivalent positions, without regard civil service to support the state disaster recovery coordinator and the long term recovery authority to carry out the purposes of this Act. -- Appropriation for the Hawaii emergency management agency to support the governor's state disaster recovery coordinator as an operating budget for the purpose of this Act. (\$\$) -- SB2887 SD2 Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB2888 SD2 (SSCR 3226)

## RELATING TO STATEWIDE INTEROPERABLE PUBLIC SAFETY COMMUNICATIONS. Introduced by: Kouchi R (BR)

Establishes the statewide public safety interoperable communications law. Establishes the statewide public safety interoperable communications executive committee within the department of defense. -- Requires the statewide interoperability executive board to have

the following duties; develop plans and strategies to improve public safety communications interoperability among state, county, and, where possible, federal public safety agencies; develop plans and strategies to provide interoperable communications between county emergency communications and dispatch centers (public safety answering points) and public safety responder communications networks, infrastructure and systems, develop plans and strategies to promote statewide public safety communications interoperability utilizing the National Public Safety Broadband Network or FirstNet and other broadband data networks, develop plans and strategies for the coordination of state, county, and, where possible, federal emergency alerts and warnings with county emergency communications and dispatch centers (public safety answering points) and public safety responder communications networks, infrastructure, and systems, and review and adopt plans and recommendations that improve or promote increased interoperability between public safety responders and other government or private stakeholders that support public safety responders. -- Establishes a statewide interoperable communications technical subcommittee, whose purpose is to provide technical advice to the statewide interoperable communications executive committee. Requires the statewide interoperable communications coordinator to serve as the chairperson of the statewide interoperable communications technical subcommittee. --Establishes provisions relating to statewide interoperable communications coordinator established within the office of homeland security, which shall be full time without regard to civil service. Establishes the areas of responsibility of the statewide interoperable communications coordinator. -- Establishes a statewide interoperable communications technical subcommittee whose purpose is to provide technical advice to the statewide interoperable communications executive committee. -- Establishes the statewide interoperable communications coordinator. Requires that this position is established within the office of homeland security the position of the statewide interoperable communications coordinator without regard to civil service. -- Amends provisions relating to civil service and exemptions. Requires that the civil service to which this law applies is to comprise all positions in the State now existing or hereafter established and embrace all personal services performed for the State except in the office of homeland security of the department of defense, the statewide interoperable communications coordinator. -- SB2888 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2891 SD1 (SSCR 3195)

## RELATING TO OFFICE OF YOUTH SERVICES.

Introduced by: Kouchi R (BR)

Establishes provisions relating to office of youth services revolving fund; commercial enterprise vocational training programs. Establishes the office of youth services revolving fund to be administered by the office of youth services. Requires all moneys collected from the sale of goods and services by individual vocational programs that engage in commercial enterprise, the for profit activity of providing goods and services, and appropriations made by the legislature to the revolving fund shall be deposited into the fund and to be used for the purposes of vocational programs within the office as determined by the office. Requires the administrators for each individual commercial enterprise vocational program to determine the prices at which all goods and services are sold and the prices shall be as near to the prevailing market prices for similar goods and services as practicable; ensure that the quality of goods and services produced is comparable to similar goods and services available from the private sector; provided that for sales to the State or the counties, the quality of the goods or services shall be consistent with the specifications for the goods or services requested. Allows the commercial enterprise vocational programs to market goods and services to both the public and private sectors. Requires the administrator for each individual commercial enterprise vocational program to ensure that the quality of goods and services produced is comparable to similar goods and services available from the private sector. -- Amends provisions relating to definitions under office of youth services law. Defines commercial enterprise vocational program to mean a vocational program through which participants engage in commercial enterprises, including the sale of goods and services, for the purpose of promoting self sustainability in young adults. -- Amends provisions relating to establishment; purpose. Requires the office to provide a continuum of services to include an integrated intake and assessment and case management system; commercial enterprise vocational programs; provided that these programs shall only be provided to young adults; and other programs that encourage the development of positive self images and useful skills in youth at risk and young adults. Annual report to the legislature. Appropriation into and out of the fund. (\$\$) -- SB2891 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2892 SD2 (SSCR 3228)

RELATING TO REPORTS OF CHILD ABUSE.

Introduced by: Kouchi R (BR)

Amends provisions relating to immunity from liability under child abuse law. Adds that this immunity shall also apply to persons who otherwise provide information or assistance, including medical evaluations or consultation, in connection with a report, investigation, or legal intervention pursuant to a good faith report of child abuse or

neglect. -- SB2892 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2893 SD1 (SSCR 2465)

## RELATING TO CHRONICALLY HOMELESS.

Introduced by: Kouchi R (BR)

Amends provisions relating to housing 1st programs. Redefines chronically homeless individual to mean a homeless individual with a mental illness, addiction, or physical disability who lives in a place not meant for human habitation, a safe haven, or in an emergency shelter; and has been homeless and living in a place not meant for human habitation, a safe haven, or in an emergency shelter continuously for at least 12 months or on at least 4 separate occasions in the last 3 years, as long as the combined occasions equal at least 12 months and each break in homelessness separating the occasions included at least 7 consecutive nights of not living in a place not meant for human habitation, a safe haven, or in an emergency shelter, stays in institutional care facilities for fewer than 90 days shall not constitute as a break in homelessness, but rather such stays are included in the 12 month total, as long as the individual was living or residing in a place not meant for human habitation, a safe haven, or an emergency shelter immediately before entering the institutional care facility; an individual who has been residing in an institutional care facility, including a jail, substance abuse or mental health treatment facility, hospital, or other similar facility, for fewer than 90 days and met all of the criteria specified before entering that facility; or a family with an adult head of household or if there is no adult in the family, a minor head of household who meets all of the criteria specified, including a family whose composition has fluctuated while the head of household has been homeless. -- SB2893 SD1

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2894 SD1 (SSCR 2479)

## RELATING TO CHILD CARE.

Introduced by: Kouchi R (BR)

Amends provisions relating to exclusions; exemptions under the department of human services law. Provides that nothing in this provision shall be construed to include a person caring for children who is related to each child by blood, marriage, or adoption as an aunt, uncle, grandparent, great grandparent, great great grandparent, 1st cousin, niece, nephew, grandniece, grandnephew, great aunt, or great uncle; a stepfather, stepmother, stepbrother, or stepsister; or the spouse of a person as an aunt, uncle, grandparent, great grandparent, great great grandparent, 1st cousin, niece, nephew, grandniece, grandnephew, great aunt, or great uncle; a stepfather, stepmother, stepbrother, or stepsister, even though the marriage is terminated by death, separation. or divorce; a program that provides exclusively for a specialized training or skill development for children who are eligible pupils in grades kindergarten through 12 in public or private schools. Provides minimum health and safety requirements or standards as required by federal law may be imposed on any of the groups that provide child care for a child whose family receives a child care subsidy from the department of human services. Provides that any person or child care facility asserting an exemption under this provision shall cooperate with the department in investigations relating to unlicensed or unregistered child care, has the burden of proof, and shall provide verification to the department that the person or child care facility falls within an exemption. -- Amends provisions relating to investigations. Provides that upon receiving a report that a person or child care facility may be caring for children in violation of this provision, the department may conduct an investigation for the purpose of determining whether a violation of this provision has occurred or is occurring. Allows the department to file a petition for a search warrant with the district court in the circuit where the location is indicated in the report. Provides that the district court, upon probable cause, may issue a search warrant, directed to the department and the appropriate law enforcement agency, if necessary, to conduct an investigation, -- SB2894 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2897 SD2 (SSCR 2987)

RELATING TO MARRIAGE LICENSE FEES.

Introduced by: Kouchi R (BR)

Amends provisions relating to vital statistics improvement special fund. Adds that funds

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shall consist of fees remitted to include pursuant to provisions relating to marriage license; agent to grant; fee. -- Amends provisions relating to marriage license; agent to grant; fee. Changes that any agent appointed under this provision and receiving an application for a marriage license shall collect from the applicant for the license from 60 dollars to 100 dollars, of which the agent, except agents authorized by the department of health, shall retain from 9 dollars to 15 dollars for the agent's benefit and compensation and shall remit from 51 dollars to 85 dollars to the director of health. Changes that upon the receipt of remittances under this provision, the director of health shall deposit from 32 dollars to 35 dollars for each license issued to the credit of the general fund of the State; from 4.50 dollars to 5 dollars for each license issued to the credit of the spouse and child abuse special fund established under provisions relating to spouse and child abuse special fund; from 4.50 dollars to 5 dollars for each license issued to the credit of the spouse and child abuse special account established under provisions relating to spouse and child abuse special account; judiciary; from 10 dollars to 20 dollars for each license issued to the credit of the birth defects special fund established under provisions relating to birth defects special fund; and adds 20 for each license issued to the credit of the vital statistics improvement special fund established under provisions relating to vital statistics improvement special fund. Changes that upon the receipt of remittances under this provision, the director of health shall deposit from 41 dollars to 44 dollars for each license issued to the credit of the general fund of the State; from 4.50 dollars to 5 dollars for each license issued to the credit of the spouse and child abuse special fund established under provisions relating to spouse and child abuse special fund; from 4.50 dollars to 5 dollars for each license issued to the credit of the spouse and child abuse special account established under provisions relating to spouse and child abuse special account; judiciary; from 10 dollars to 20 dollars for each license issued to the credit of the birth defects special fund established under provisions relating to birth defects special fund; and adds 26 dollars for each license issued to the credit of the vital statistics improvement special fund established under provisions relating to vital statistics improvement special fund. -- SB2897 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2898 SD1 (SSCR 2753)

## RELATING TO PUBLIC NOTICES.

Introduced by: Kouchi R (BR)

Amends provisions relating to publication of notice. Provides that whenever a government agency is required to give public notice or to publish notice, the notice shall be given for either statewide or county publication, as applicable, by posting on an electronic calendar on an official website for legal notices maintained by the State or the appropriate county. Repeals provision that allows additional supplemental notice to also be given through Hawaii FYI, the State's interactive computer system. -- SB2898 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2899 SD2 (SSCR 3196)

## RELATING TO THE MEDICARE CIVIL MONETARY PENALTY SPECIAL FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to civil monetary penalty special fund. Repeals 30,000 dollars limitation for moneys in the fund to be used for the activities carried out by the department of health as approved by the Centers for Medicare and Medicaid Services. -- SB2899 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2900 SD1 (SSCR 2905)

## RELATING TO NEWBORN HEARING SCREENING.

Introduced by: Kouchi R (BR)

Amends provisions relating to health law. Provides that it shall be the duty and responsibility of the department of health to establish, implement, and evaluate a statewide system for hearing screening and diagnostic audiologic evaluation to identify infants who are deaf or hard of hearing, and for the referral to and enrollment of such infants into early intervention services; establish standards and guidelines for hearing screening, identification, diagnosis, intervention, and monitoring of infants who are deaf or hard of hearing, or have been identified with a risk indicator for developing delayed onset or progressive hearing loss, or both; and develop a plan in conjunction with the department of education to involve the parents or guardians in any medical and educational follow up for infants who are deaf or hard of hearing, or who have been identified with a risk indicator for developing delayed onset or progressive hearing loss, or both. -- Amends provisions relating to screening for hearing impairment by changing it to hearing screening, diagnostic audiologic evaluation, and intervention. Requires all newborn infants to receive a hearing screening to allow early identification and

intervention to maximize social, emotional, and language outcomes for children who are deaf or hard of hearing. Requires birthing facilities to report newborn hearing screening results to the department. Requires audiologists and physicians specialized in hearing function performing diagnostic audiologic evaluations of infants to report diagnostic audiologic evaluation results as determined by the department. Requires the department to adopt rules to include reporting of hearing screening results; reporting of diagnostic audiologic evaluation results; intervention for infants who have been identified as deaf or hard of hearing; informing parents about the purpose of hearing screening, diagnostic audiologic evaluation, and intervention. -- SB2900 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2901 SD2 (SSCR 3060)

#### RELATING TO HEARING AND VISION PROGRAM.

Introduced by: Kouchi R (BR)

Amends provisions relating to systematic hearing and vision program by changing it to hearing and vision program. Requires the program to increase the early identification of hearing or vision loss in children, by establishing consistent protocols for hearing and vision screening and follow up, screener training, and data collection for quality improvement. Requires the department of health to set recommended standards for protocol for evidence based hearing and vision screening, including ages or grades for screening; screening tools, instruments, and passing and referral criteria for screening that are based on national guidelines and best practices; and referrals, tracking of referrals, and follow up of children who do not pass screening; training, certification, and qualifications of personnel who conduct hearing and vision screening, other than those who are licensed health care professionals acting within their legal scope of practice; and data collection and reporting on hearing and vision screening, referral, and follow up. Provides that within available resources, the program shall include consultation with and education of students, parents, and health and education personnel about hearing and vision screening, treatment, and services. -- SB2901 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2903 SD2 (SSCR 3119)

#### RELATING TO FLAVORED TOBACCO PRODUCTS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to sale of flavored tobacco products. Prohibits beginning January 1, 2021, it shall be unlawful for any retailer or any agents or employees of the retailer to sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored tobacco product, mislabel as nicotine free, or sell or market for sale as nicotine free, any e liquid product which contains nicotine. Provides that a statement or claim directed to consumers or the public that the tobacco product has or produces a characterizing flavor, including but not limited to text, color, or images on the tobacco product's labeling or packaging that is used to explicitly or implicitly communicate that the tobacco product has a characterizing flavor made by a manufacturer or an agent or employee of the manufacturer in the course of the person's agency or employment, is prima facie evidence that the tobacco product is a flavored tobacco product. Provides that any flavored tobacco product found in the retailer's possession that is in violation of this provision shall be considered contraband, promptly seized, subject to immediate forfeiture and destruction and shall not be subject to the procedures of forfeiture. Establishes fines. -- SB2903 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2908 SD2 (SSCR 3393)

# RELATING TO THE PAYMENT OF DEBT SERVICE ON THE TURTLE BAY REIMBURSABLE GENERAL OBLIGATION BONDS.

Introduced by: Kouchi R (BR)

Amends provisions relating to payment of debt service on the Turtle Bay reimbursable general obligation bonds. Requires the board of land and natural resources to expend 1 million 500,000 dollars per fiscal year from the land conservation fund for the reimbursement of debt service on the Turtle Bay reimbursable general obligation bonds until the bonds are fully amortized; and moneys expended for the payment of debt service on the Turtle Bay reimbursable general obligation bonds shall be deposited into the Turtle Bay conservation easement special fund. -- SB2908 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2911 SD2 (SSCR 3301)

## RELATING TO BOATING REPORTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to police reports by changing the title to boating reports. Requires the fire chief of each county and the ocean safety director of each county to

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transmit to the department of land and natural resources a copy of every report submitted by employees that relate to boating accidents or the theft, loss, or recovery of vessels required to be registered and numbered. Requires all reports to be submitted to be unredacted. -- SB2911 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2912 SD1 (SSCR 3366)

#### RELATING TO OCEAN RECREATION COMMERCIAL PERMITS.

Introduced by: Kouchi R (BR)

Amends provisions relating to permits and fees for state small boat harbors; permit transfers. Requires that beginning on the effective date of this Act, all new commercial permits for any type of commercial ocean recreation activity that are not renewals of permits initially issued before the effective date of this Act, may be issued by the department of land and natural resources at public auction. -- SB2912 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2915 SD2 (SSCR 3348)

#### RELATING TO LIFEGUARD SERVICES AT STATE PARK BEACHES.

Introduced by: Kouchi R (BR)

Amends provisions relating to the state parks special fund. Requires transient accommodations tax revenues deposited in the state parks special fund to be expended for lifeguard services, including salary and equipment costs, at state parks. -- Amends provisions relating to the transient accommodations tax. Provides that 5 million dollars of the tax revenues shall be allocated to the state parks special fund provided that the allocation shall be expended for lifeguard services, including salary and equipment costs, at state beach parks. Appropriation out of the state parks special fund to the department of land and natural resources. (\$\$) -- SB2915 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2917 SD1 (SSCR 2671)

## RELATING TO THE ELECTRONIC PRESCRIPTION ACCOUNTABILITY SYSTEM.

Introduced by: Kouchi R (BR)

Amends provisions relating to confidentiality of information; disclosure of information under uniform controlled substances act. Provides that this provision shall not prevent the disclosure, at the discretion of the administrator, of investigative information to registrants authorized to include the nurses law who are registered to administer, prescribe, or dispense controlled substances and their practitioner delegate; provided that the information disclosed relates only to the registrant's own patient; licensed health care providers or delegates of such providers employed by the US Department of Veterans Affairs; and authorized employees of the State of Hawaii department of human services, med QUEST division. -- SB2917 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2919 SD1 (SSCR 2622)

# RELATING TO THE ELECTRONIC PRESCRIPTION ACCOUNTABILITY SYSTEM. Introduced by: Kouchi R (BR)

Amends provisions relating to confidentiality of information; disclosure of information under uniform controlled substances act. Requires the designated state agency to determine those controlled substances that are purportedly being misused and abused in the State, and identify opioid antagonists that are used to reverse the effects of opioid overdoses. Provides that no identified controlled substances or pharmacist prescribed opioid antagonists shall be dispensed unless information relevant to the dispensation of the substance or pharmacist prescribed opioid antagonist is reported electronically or by means indicated by the designated state agency to the central repository in accordance with rules adopted by the department of health. -- Amends provisions relating to central repository. Provides that under the system, information shall be reported in numerical format, not less than once every 7 days, on the filling of prescriptions for designated controlled substances to include the dispensing of pharmacist prescribed opioid antagonists. -- SB2919 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2920 SD1 (SSCR 2411)

## RELATING TO CONFORMITY TO THE INTERNAL REVENUE CODE.

Introduced by: Kouchi R (BR)

Amends income tax provisions to conform to the Federal Internal Revenue Code. -- Amends provisions relating to operation of certain Internal Revenue Code provisions; sections 63 to 530, by repealing the provision that section 512(a)(7) shall not apply. -- Amends estate and transfer tax provisions to conform to the Federal Internal Revenue Code. -- SB2920 SD1

Current Status: Feb-11 20 Introduction/Passed First Reading - House

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Feb-14 20 Single Referral to FIN

SB2921 SD1 (SSCR 3010)

RELATING TO WITHHOLDING TAX.

Introduced by: Kouchi R (BR)

Amends provisions relating to statements to employees. Changes the date for the employer to file a duplicate copy of each statement to January 31 following the close of the calendar year. Provides that an employer who wilfully fails to furnish the statement to an employee by the prescribed due date; fails to file the statement with the department by the prescribed due date; or fails to electronically file the statement with the department of taxation if the employer is required to file electronically shall be subject to a penalty of 25 dollars per failure; provided that the penalty imposed under this provision shall not

exceed 50 dollars per employee. -- SB2921 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2922 SD2 (SSCR 3357)

### RELATING TO TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Kouchi R (BR)

Amends provisions relating to the transient accommodations tax. Defines taxpayer to mean any person liable for any transient accommodations tax. Redefines operator to include a business that results in the collection of any receipts defined as gross rental proceeds. Provides that every person not required to be registered by provisions relating to certificate of registration for transient accommodations broker, travel agency, and tour packager, as a condition precedent to engaging or continuing in the business of furnishing transient accommodations. Changes operator or plan manager to person. Repeals criminal offense of misdemeanor and refers to a citation process and monetary

fines. -- SB2922 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2923 SD1 (SSCR 2740)

#### RELATING TO TAX ADMINISTRATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to administration of taxes. Allows the department of taxation to require electronic filing of any tax return, application, report, or other document required under provisions of the tax laws for taxpayers required to file partnership returns; provided that the partnership's gross income exceeds 250,000 dollars for the taxable year; or required to file S corporation returns, provided that the S corporation's gross income exceeds 250,000 dollars for the taxable year. Requires any return that is prepared by a tax return preparer to be filed electronically; provided that this provision shall not apply unless an electronic filing option is available and the tax return preparer reasonably expects to prepare more than 10 returns of the same tax type in the calendar year. Establishes monetary penalty. Repeals the fee of 5 dollars for each certified copy of a tax clearance. Changes the director of taxation to the department of taxation as the entity to issue a certificate that the liquor license applicant does not owe the State any delinquent taxes, penalties or interest or the applicant has entered into and is complying with an installment plan agreement. Allows the department to disclose tax information relevant to the applicant's state tax compliance to the issuing agency. Establishes interest of 3 per cent for corporations; 1.5 per cent for corporations whose overpayments exceed 10,000 dollars; and 4 per cent for all other taxpayer. -- SB2923 SD1

**Current Status:** Feb-19 20 Introduction/Passed First Reading - House

Feb-27 20 Single Referral to FIN

SB2925 SD1 (SSCR 3061)

## RELATING TO PAYMENT FOR AIRPORT CHARGES.

Introduced by: Kouchi R (BR)

Amends provisions relating to use of credit cards to pay for airport charges by changing it to use of credit cards, debit cards, and online electronic payments systems to pay for airport charges. Provides that notwithstanding any other law to the contrary, any payments due and owing to the State for any products or services received from the State at any airports operated by the State may be made by to include an online electronic payment system or debit card and the arrangements have been approved by the comptroller. Prohibits online electronic payment systems and credit and debit cards to be used to make payment under protest pursuant to provisions relating to payment to State under protest. Provides that the amount of such processing fees or charges shall not exceed the amount of the processing fees or charges imposed on the airport for the subject transaction; provided that the airport may require that the purchaser pay the processing fees or charges directly to the processor. -- SB2925 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2935 SD2 (SSCR 3302)

RELATING TO AQUATIC BIOSECURITY.

Introduced by: Gabbard M, Ruderman R, Rhoads K, Kanuha D

Amends provisions relating to alien aquatic organisms; lead agency; rules. Appropriation for the funding of the following positions to support the prevention, detection, and management of aquatic alien and invasive species associated with ballast water and vessel biofouling pathways; full year funding for 1 biologist V position to oversee the aquatic biosecurity team and operations; full year funding for 1 program specialist IV position to analyze and develop regulations and policy related to aquatic biosecurity; full year funding for 1 general professional IV position to develop, manage, and maintain reporting for any database and technology used during aquatic biosecurity risk inspections; full year funding for 2 biologist IV positions to oversee biosecurity risk inspections and compliance testing; full year funding for the funding of 1.0 FTE conservation and resources enforcement officer IV to support safety, compliance, and enforcement of aquatic biosecurity laws in conservation and resources enforcement; full year funding for 4 biologist III positions to conduct biosecurity risk inspections, monitoring, and related outreach and education; and full year funding for benefits for the positions funded in this provision. Appropriation for operating expenditures in the ecosystem protection and restoration program for aquatic biosecurity including contracts for specialized laboratory work, purchase and maintenance of field and laboratory equipment and supplies, and travel costs. (\$\$) -- SB2935 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2939 SD1 (SSCR 3091)

#### RELATING TO CRIMES ON AGRICULTURAL LANDS.

Introduced by: Dela Cruz D

Establishes provisions relating to extended terms of imprisonment for offenses committed on agricultural lands. Requires the court to sentence a person who commits a crime on agricultural land to an extended term of imprisonment if the person knew or reasonably should have known that the crime was committed on agricultural land. Establishes the tier schedule for maximum length of imprisonment without the possibility of parole. -- SB2939 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2940 SD2 (SSCR 3396)

## RELATING TO THE STADIUM DEVELOPMENT DISTRICT.

Introduced by: Dela Cruz D

Establishes the stadium development special fund into which shall be deposited all revenues from the operations of the stadium development; all proceeds from revenue bonds issued by the stadium authority; and appropriations made by the legislature to the fund. Requires moneys in the stadium development special fund to be used for the expenses of development and operations of the stadium property. -- Establishes provisions relating to development guidance policies; established and provisions relating to annual comprehensive report. Report to the legislature. -- Amends provisions relating to stadium authority; powers and duties. Requires the powers and duties of the stadium authority to be to maintain, operate, manage, and develop the stadium, facilities related to the stadium, and real property held by the stadium authority; acquire and hold title to real property; prescribe and collect rents, fees, and charges for the use or enjoyment of the stadium, facilities related to the stadium, and real property held by the stadium authority, including entering into leases; provided that leases shall not exceed a term of 99 years; and appoint deputy managers. -- Amends provisions relating to definition of public lands. Exempts lands to which the stadium authority holds title. -- Amends provisions relating to legislative approval of sale or gift of lands. Adds lands to which the stadium authority holds title. -- Amends provisions relating to sale or lease of redevelopment projects. Repeals provision that prohibits leases to exceed a term of 99 years for the stadium development district. -- Repeals provisions relating to the stadium development district. -- Amends Act 268, session laws of 2019. Provides that with the approval of the governor, the stadium authority, as the designated expending agency for capital improvement projects authorized in this Act, may delegate to other state agencies the implementation of projects when it is determined advantageous to do so by both the stadium authority as the original expending agency and the agency to which expending authority is to be delegated. Changes appropriation purpose to the development of the stadium authority property for public use. Changes references to Hawaii community development authority to stadium authority. Appropriation. (\$\$) -- SB2940 SD2 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2941 SD1 (SSCR 3118)

RELATING TO EDUCATION. Introduced by: Dela Cruz D

Establishes provisions relating to ocean safety and stewardship education. Requires the department of education to establish and administer an ocean safety and stewardship education program to be conducted at each public elementary school for students in the 4th grade. Further requires the department to consult or contract with private organizations or instructors for the purposes of this provision and that within 180 days of the effective date of this Act, the department shall implement the ocean safety and stewardship education program. -- SB2941 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2942

#### RELATING TO HOMELESSNESS.

Introduced by: Dela Cruz D

Amends provisions relating to governor's coordinator on homelessness. Requires the governor's coordinator on homelessness to develop and implement separate regional plans for various neighborhoods across the State to coordinate the services and shelter facilities of public agencies and nonprofit organizations to meet the concerns of impacted communities and needs of the homeless population. -- SB2942

Current Status: Feb-27 20 Introduction/Passed First Reading - House

Feb-27 20 Multiple Referral to HSH then FIN

SB2946 SD2 (SSCR 3397)

#### RELATING TO HOUSING.

Introduced by: Chang S, Ruderman R, Keohokalole J, Baker R, Moriwaki S, Rhoads K, Kahele K, Kanuha D, Nishihara C, Fevella K, Inouye L

Establishes provisions relating to the ALOHA homes program. Establishes the ALOHA homes program for the purpose of providing low cost, high density leasehold homes for sale to Hawaii residents on state owned lands within a 1 mile radius of a public transit station. Establishes urban redevelopment sites that shall include all state owned and county owned land within county designated transit oriented development areas; or within a 1 mile radius of a public transit station in a county having a population greater than 500,000. Requires the Hawaii housing finance and development corporation to establish rules on health, safety, building, planning, zoning, and land use, which shall supersede all other inconsistent ordinances and rules relating to the use, zoning, planning, and development of land and construction thereon. Allows the corporation to provide that lands within urban redevelopment sites shall not be developed beyond existing uses or that improvements thereon shall not be demolished or substantially reconstructed, or provide other restrictions on the use of the lands. Establishes principles generally governing the corporation's action in urban redevelopment sites. Prohibits ALOHA homes within urban redevelopment sites to be advertised for rent, rented, or used for any purpose other than owner occupied residential use. Requires the design and development contracts for ALOHA homes to be subject to the Hawaii public procurement code. Requires the corporation to recoup all expenses through the sales of the leasehold interest of ALOHA homes and other revenue sources, including the leasing of commercial space. Requires the corporation to transfer ALOHA homes units within residential projects to the department of Hawaiian home lands or to the Office of Hawaiian Affairs; provided that the corporation shall adopt rules to determine the number of units or the percentage of units to be transferred to the department of Hawaiian home lands or to the office of Hawaiian affairs; provided further that the corporation may not grant certificates of occupancy for any ALOHA homes units prior to the implementation of these rules. -- Establishes provisions relating to sale of the leasehold interest of ALOHA homes; rules; guidelines; use of public lands; acquisition of state lands; acquisition of real property from a county; condemnation of real property; construction contracts; lease of projects; dedication for public facilities as condition to development; ALOHA homes revolving fund; expenditures of ALOHA homes revolving fund under the corporation exempt from appropriation and allotment; assistance by state and county agencies; lands no longer needed; rules; and leasehold condominiums on state lands. -- Establishes provisions relating to exemption of sale of leasehold interest for ALOHA home units. Provides that in addition to the amounts exempt under provisions relating to amounts not taxable, this law shall not apply to amounts received from the sale of a leasehold interest in an ALOHA home under this provision. -- Amends provisions relating to definitions of public lands. Redefines public lands to exempt lands that are set aside by the governor to the corporation; lands leased to the corporation by any department or agency of the State; or lands to which the corporation in its corporate capacity holds title; provided that lands described in this provision shall be considered public lands for the purpose of accounting for all receipts from lands described in section 5(f) of the Admission Act for the prior fiscal year, pursuant to section 5 of Act 178, session laws of 2006; provided further that payment of receipts pursuant to this provision may be made

in a form of remuneration or consideration other than cash. -- Amends provisions relating to legislative approval of sale or gift of lands. Adds lands that are set aside by the governor to the corporation; lands leased to the corporation by any department or agency of the State; or lands to which the corporation in its corporate capacity holds title. -- Amends provisions relating to applicability and exemptions. Exempts any form of development by the corporation pursuant to this provision. Requires the corporation to develop an ALOHA homes demonstration project by July 1, 2025. Requires the corporation to consult with the Hawaii interagency council for transit oriented development on the location of the demonstration project, consistent with the state strategic plan for transit oriented development. Appropriation into and out of the fund. (\$\$) -- SB2946 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2951 SD1 (SSCR 3358)

#### RELATING TO SHORT-TERM RENTAL ASSISTANCE.

Introduced by: Moriwaki S, Chang S, Kanuha D, Fevella K, Kahele K, Ruderman R, Inouye L, Harimoto B

Establishes provisions relating to short term rental assistance program. Establishes a revolving fund known as the short term rental assistance revolving fund to be administered by the Hawaii public housing authority into which shall be deposited legislative appropriations. Provides that moneys from the fund shall be expended by the authority for the sole purpose of providing rental assistance pursuant to this provision. Allows the Hawaii public housing authority to provide up to 24 months of rental assistance during any 3 year period to an individual or family whose income does not exceed 50 per cent of the area median income. Establishes program participation specified requirements. Provides that the authority may set a maximum amount or percentage of rental assistance that a program participant may receive, a maximum number of months that a program participant may receive rental assistance, or a maximum number of times that a program participant may receive rental assistance. Provides that the authority shall not provide rental assistance unless the rent does not exceed the Fair Market Rent established by the US Department of Housing and Urban Development and complies with the Department of Housing and Urban Development's standard of rent reasonableness. Provides that for rental assistance payments made to the owner of a property for which the authority is providing rental assistance, the authority may make rental assistance payments only to an owner with whom the authority has entered into a rental assistance agreement. Establishes the rental assistance agreement specified criteria. Defines assisted unit to mean a housing unit for which the authority and owner have entered into a rental assistance agreement. Appropriations. (\$\$) --SB2951 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2952 SD2 (SSCR 3220)

#### RELATING TO HOUSING.

Introduced by: Moriwaki S, Inouye L, Chang S, Ruderman R, Harimoto B, Kanuha D, Rhoads K, Keith-Agaran G, Fevella K

Appropriation to the Hawaii public housing authority for the state rent supplement program. (\$\$) -- SB2952 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2953 SD2 (SSCR 3274)

## RELATING TO VESSELS.

Introduced by: Moriwaki S, Inouye L, Dela Cruz D, Fevella K

Amends provisions relating to mooring of unauthorized vessel in state small boat harbors and offshore mooring areas by changing it to unauthorized vessels; impoundment and disposal proceedings. Requires a vessel moored without a valid use permit, moored with a use permit that has expired or been terminated or moored, anchored, or stored in waters of the State in violation of any law or rule of the department of land and natural resources is to be deemed an unauthorized vessel in violation of this provision and shall be subject to impoundment and disposal. Requires the vessel to be removed within 24 hours from the time the notice was posted on the vessel if the vessel is in imminent danger of breaking up or poses a hazard to public helath or safety. Allows an unauthorized vessel to be impounded by the department at the expense of the owner of the vessel. Requires all owners of unauthorized vessels that are impounded by the department to be responsible for paying impound storage fees to the department while the vessel remains impounded and until the time that the vessel is returned to the custody of a person entitled to possession. Requires impound storage fees to be equal to the rate set by the department for vessels moored without a valid permit. Establishes procedure and criteria for process of release of vessel, administrative hearing process,

and payment of fines. Amends provisions relating to disposition of certain abandoned by changing its title to abandonment of vessels. Prohibits a person to abandon any vessel upon the waters of the State or upon any property, other than the property of the vessel owner, without the consent of the property owner. Requires that a vessel is to be presumed abandoned if the vessel does not have a valid registration certificate or US Coast Guard documentation and has been moored, anchored, or othewise left in the waters of the State or in public property unattended for more than 72 hours. Makes abandonment of vessel a petty misdemeanor and establishes fine. -- Amends provisions relating to notice to owner. Establishes process for return of custody of vessel to owner. Amends provisions relating to public auction by adding disposition of abandoned vessels to title. Implements procedure for abandoned vessels. -- SB2953 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2955

#### RELATING TO COFFEE LABELING.

Introduced by: Ruderman R

Amends provisions relating to Hawaii grown roasted or instant coffee; labeling requirements by changing it to Hawaii grown coffee; labeling or advertising requirements. Adds to the labeling or advertising requirements for ready to drink coffee. Requires the requirements under this provision to apply to the labeling of any inner package or inner wrapping that includes any geographic origin of Hawaii grown coffee, whether or not the inner package is intended to be individually sold. -- SB2955

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB2961 SD2 (SSCR 2923)

#### RELATING TO WAGES.

Introduced by: Taniguchi B

Establishes provisions relating to contractor liability; unpaid wages. Requires a general contractor entering into or under a contract in the State for the erection, construction, alteration, or repair of a building, structure, or other private work not subject to the wages and hours of employees on public works law to assume and is liable for any debt owed to a claimant for wages incurred by a subcontractor at any tier acting under, by, or for the general contractor, for the claimant's performance of labor included in the contract between the general contractor and the owner. Allows the director of the department of labor and industrial relations to enforce liability for unpaid wages against a general contractor may include specified criteria. Provides that the general contractor's liability shall be limited to unpaid wages, including any interest owed. Allows a joint labor management cooperation committee established pursuant to section 175a of the federal Labor Management Cooperation Act of 1978 (29 U.S.C. 175a) to bring an action in any court of competent jurisdiction against a general contractor or subcontractor at any tier for unpaid wages owed to a claimant by the general contractor or subcontractor for the performance of private work, including unpaid wages owed by the general contractor. Provides that unless otherwise provided by law, property of the general contractor may be attached for the payment of any judgment and pursuant to this provision. -- SB2961 SD<sub>2</sub>

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2975 SD1 (SSCR 2787)

## RELATING TO INTOXICATING LIQUOR.

Introduced by: Kouchi R (BR)

Amends provisions relating to hearing; rehearing. Exempts applications for a class 1 license on land designated as agricultural by state or county zoning laws and for which the majority of the agricultural commodities used in the manufacturing of the liquor are grown and produced in the State by the license holder. Defines agricultural commodity to mean any fruit, nut, or vegetable that is the food product of any tree, vine, or plant, or any aquacultural, horticultural, silvicultural, or floricultural product. -- SB2975 SD1 Current Status:

Mar-03 20 Introduction/Passed First Reading - House

SB2983 SD1 (SSCR 3117)

## RELATING TO LOAN REPAYMENT FOR HEALTH CARE PROFESSIONALS.

Introduced by: Baker R

Appropriation to the department of health in coordination with the university of Hawaii John A. Burns school of medicine for the Hawaii rural health care provider loan repayment program. Requires matching funds. (\$\$) -- SB2983 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2985 SD1 (SSCR 2845)

## RELATING TO VETERINARIANS.

Introduced by: Baker R, Wakai G

Establishes provisions relating to exception to liability; emergency care; veterinarian

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client patient relationship. Provides that any veterinarian, who in good faith and without remuneration or expectation of remuneration, renders emergency care to a sick or injured animal at large shall not be liable to the owner of that animal for any civil damages resulting from the veterinarian's acts or omissions, except for damages as may result from the veterinarian's gross negligence or wanton acts or omissions. Allows a veterinarian duly licensed under this law to, in good faith, render necessary and prompt care and treatment to an animal patient without establishing a veterinarian client patient relationship if conditions do not allow the establishment of the relationship in a timely manner. Provides that a veterinarian who renders necessary and prompt care and treatment shall not be liable to the owner of the animal for any civil damages resulting from the veterinarian's acts or omissions except for damages as may result from the veterinarian's gross negligence or wanton acts or omissions. Requires a veterinarian acting under this provision to make an appropriate record including the basis for proceeding. Establishes provisions relating to reporting; duty; dog fighting; animal cruelty; immunity from civil liability. Provides that whenever any licensee under this law has reasonable cause to believe that an animal has been injured or killed through participation in a staged animal fight it shall be the duty of the licensee to promptly report the event to the appropriate law enforcement authorities of the county where the event occurred. Provides that whenever any licensee under this law has reasonable cause to believe an animal under the licensee's care has been a victim of animal abuse or cruelty it shall be the duty of the licensee to promptly report the event to the appropriate law enforcement authorities of the county where the event occurred. Prohibits a licensee under this law to incur any civil liability as a result of making any report pursuant to this provision or as a result of making any report of a violation provisions relating to cruelty to animals in the 1st or 2nd degree or cruelty to animals by fighting dogs in the 1st or 2nd degree. -- SB2985 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2989 SD2 (SSCR 3062)

#### RELATING TO CAMPAIGN FINANCE.

Introduced by: Kim D, Ruderman R

Amends provisions relating campaign funds only used for certain purposes. Allows campaign funds to be used by a candidate, treasurer, or candidate committee to pay for the candidate's child care costs; provided that the child care costs would not have been incurred but for the candidate's participation in the candidate's own campaign activity; qualifying child care costs are limited to costs for child care services incurred from January 1 of the election year to the day after the date of the primary or general election in which the candidate appears on the ballot; and the child care services shall not be provided by an immediate family member. Defines child to mean a person under 18 years of age and who is a biological, adopted, or foster son or daughter; a stepchild; or a legal ward of the candidate. Defines child care to mean a situation where a person or organization has agreed to assume and has been entrusted with responsibility for the supervision, development, safety, and protection of the candidate's child. Defines immediate family member to mean a candidate's spouse, child, parent, grandparent, reciprocal beneficiary, or any related individual who resides in the same household of the candidate. -- SB2989 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2992

#### RELATING TO MOTORCYCLES.

Introduced by: Inouye L, Kidani M

Amends Act 218, session laws of 2018, which establishes provisions relating to driving on designated shoulder; 2 wheeled motorcycles, by repealing the sunset date. -- SB2992 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2993

## RELATING TO COMMERCIAL DRIVER'S LICENSES.

Introduced by: Inouye L

Amends provisions relating to commercial driver's license qualification standards. Repeals provision that requires the director of transportation to adopt rules to establish a screening process, including approval by a licensed physician, for granting an intrastate waiver to persons who are not physically qualified under title 49 Code of Federal Regulations section 391.41(b)(3). Amends provisions relating to title 49 Code of Federal Regulations sections. -- SB2993

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB2994 SD2 (SSCR 3148)

RELATING TO HIGHWAY SAFETY.

Introduced by: Inouye L

Establishes the photo red light imaging detector systems law. Establishes the photo red light detector systems program that may be implemented by any county on state or county highways within the respective county to enforce the traffic control signal laws of the State. Provides that the system imposes monetary liability on the operator of a motor vehicle for failure to comply with traffic control signal laws. Allows the county to provide for the procurement, location, installation, operation, maintenance, and repair of the system. Establishes requirements for the system. Establishes the photo red light imaging detector systems program special fund into which shall be administered by the department of transportation and into which shall be paid the revenues collected pursuant to this law. Provides that funds shall be expended by the department in the county in which the fine was imposed for the establishment, operation, management, and maintenance of the system. — Amends provisions relating to penalties by adding photo red light imaging detector system fines. Changes fines. — SB2994 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB2995 SD1 (SSCR 2583)

#### RELATING TO ELECTRIC FOOT SCOOTERS.

Introduced by: Inouye L

Establishes provisions relating to electric foot scooters. Requires this provision to apply whenever an electric foot scooter is operated upon any highway, roadway, or other designated public area set aside for the use of electric foot scooters. Requires every person operating an electric foot scooter upon a roadway to be granted all of the rights and to be subject to all of the duties applicable to a driver of a vehicle under this law. Provides exceptions. Requires the counties by ordinance to regulate operations of electric foot scooters with regard to operations in or upon roadways, bikeways, bicycle paths, and sidewalks; restrictions on maximum speed; safety considerations; and insurance requirements. Prohibits a person under 15 years of age to operate an electric foot scooter on a highway, street, roadway, or any other public property in the State. Prohibits a person under 16 years of age to operate an electric foot scooter unless the person wears a safety helmet securely fastened with a chin strap. Requires the safety helmet to meet the specifications of and requirements for a bicycle helmet as set out in the provisions relating to bicycle helmets. Prohibits any person to operate an electric foot scooter that is carrying any other person, nor shall any person other than the operator ride upon an electric foot scooter. Prohibits a person operating an electric foot scooter to carry any package, bundle, or article that prevents the use of both hands in the control and operation of the electric foot scooter. Requires any electric foot scooter used from 30 minutes after sunset until 30 minutes before sunrise to be equipped with provisions relating to lamps and other equipment on bicycles. Prohibits a person to operate an electric foot scooter at a speed other than is reasonable and prudent and having regard to the actual and potential hazards and conditions then existing; provided that no person shall operate an electric foot scooter at a speed greater than 15 miles per hour. Establishes penalties. Prohibits a person or entity that provides electric foot scooters for hire to rent or lease an electric foot scooter to any person unless each renter or lessee that is under the age of 16 wears a safety helmet while operating the electric foot scooter and each renter or lessee is provided with a copy of the electric foot scooter ordinances or rules that have been adopted by the applicable county. Requires an electric foot scooter to be registered in a manner similar to a low speed electric bicycle, and to be subject to a permanent registration fee of 30 dollars, which shall be paid by the owner to the director of finance. -- Amends provisions relating to definitions under county vehicular taxes law, highway safety law, and statewide traffic code law. Defines electric foot scooter. Redefines moped to exclude electric foot scooter. -- Amends provisions relating to blue lights prohibited for motor vehicles, motorcycles, motor scooters, bicycles, mopeds by adding electric foot scooters and mopeds. -- Amends provisions relating to driving or parking upon bikeway; parking penalty. Adds electric foot scooter. -- Amends provisions relating to definitions under the offenses against the person law. Redefines vulnerable user to include a person operating an electric foot scooter. -- SB2995 SD1 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB2996 SD1 (SSCR 3023)

#### RELATING TO THE LANDLORD-TENANT CODE.

Introduced by: Rhoads K

Amends provisions relating to landlord to supply and maintain fit premises. Provides that if a landlord's failure to materially comply with this provision results in the uninhabitability of the premises no action or proceeding to recover possession of the dwelling unit may be maintained against the tenant, nor shall the landlord otherwise cause the tenant to be removed from the dwelling unit involuntarily; provided that the tenant continues to pay rent equal to the fair rental value of the premises or the agreed upon rent, whichever is

less; and the landlord's ability to recover possession of the unit is restored upon termination of the rental agreement in accordance with law or terms of the agreement; or restoration of the premises to a habitable condition, whichever comes 1st; and the tenant's liability for rent, from the date of significant impairment, shall not exceed the fair rental value of the premises. -- SB2996 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3004

### RELATING TO PARTITION ACTIONS.

Introduced by: English J

Amends provisions relating to commissioners in partition by adding to the title reports to court and interested parties required. Requires that prior to submitting or filing any applications with applicable departments, state agencies, or counties to effectuate the partition or division of real property, including any applications for water meter permits, the commissioner is to 1st file a report with the court and fully inform all interested parties of the specific details and requirements that will be necessary to carry out the partition of the property and shall provide the interested parties with the opportunity to object and be heard at a hearing prior to submitting any such applications. Requires the commissioner's report to attest that the commissioner has made a good faith effort to consult with every person claiming an interest in the property, and if consultation was not made, shall report the reason why. Provides that the commissioners shall have power, as and when directed by the court, to make deeds of partition or of sale of the property; provided that the court has approved the commissioners' reports and the proposed language of any deeds of partition or of sale. -- SB3004

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3007 SD2 (SSCR 3221)

#### RELATING TO TAX CREDITS.

Introduced by: Wakai G, Riviere G

Establishes provisions relating to specific economic activity tax credits; public disclosure. Provides that upon certification by the department of business, economic development, and tourism that a taxpayer has received any tax credit under provisions relating to motion picture, digital media, and film production income tax credit; tax credit for research activities; and state enterprise zones law, the department shall file a public disclosure identifying the name of the taxpayer who received the tax credit and the total amount of tax credit received by the taxpayer. -- SB3007 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3008 SD1 (SSCR 2696) RELATING TO MEAS

## RELATING TO MEASUREMENT STANDARDS.

Introduced by: Wakai G

Amends provisions relating to measurement standard by adding exemptions. Exempts any hydrogen fuel product from this provision. Defines hydrogen fuel to mean hydrogen with a fuel index of 99 percent or higher in vapor or liquid state to be used as fuel. -- SB3008 SD1

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB3011 SD1 (SSCR 2889)

## RELATING TO THE STATE OF HAWAII MUSEUM OF MONARCHY HISTORY.

Introduced by: Taniguchi B

Appropriation to the department of land and natural resources to support the operations, maintenance, restoration, and repair of Iolani Palace; provided that any funds shall be in addition to and shall not supplant any portion of the base budget of the department of budget and finance for the museum of monarchy history. -- Appropriation to the department of land and natural resources for restoration, repair, and maintenance of Iolani Palace and nearby structures located on palace grounds. (\$\$) -- SB3011 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB3013 SD1 (SSCR 3367)

## RELATING TO EDUCATION.

Introduced by: Dela Cruz D

Establishes provisions relating to industry certification; awards. Requires the department education to coordinate with the university of Hawaii system and other relevant cross-sector partners, such as partners in the P - 20 Initiative and P - 20 for Education programs, to develop high value employment criteria for making industry certification awards to public high schools. Requires high value employment criteria to include occupations with high need of additional competent and skilled employees, high growth potential, and high wages. Allows high value employment criteria to also include pre existing cross sector initiatives to achieve employment in certain fields. Requires the department to consult with employers in the State to obtain critical input about

competencies and skills that students need to attain in order to succeed in high value employment occupations. Requires the department to request, and the department of labor and industrial relations shall provide, an annual list of occupations that meet the high value employment criteria and in which an industry recognized certification is required or will materially enhance a job applicant's chances for employment or compensation in that occupation. Requires the department to make the current annual list of occupations received from the department of labor and industrial relations available to all public high schools and to the public on the department's website. Requires the department to pay each eligible public high school an industry certification award. Requires the advisory council to review and sign the industry certification proposal and selection to ensure that the student is aware that the certification holds value to employers based in the State. Annual report to the legislature. Appropriation. (\$\$) --SB3013 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3014 SD2 (SSCR 3187)

#### RELATING TO ON-SITE EARLY CHILDHOOD FACILITIES.

Introduced by: Thielen L, Baker R, Kim D, Inouye L, Kidani M

Provides an income tax credit equal to 25 per cent of the qualified costs paid or incurred by the employer in connection with a qualified on site early childhood facility. Every taxpayer claiming a tax credit under this section shall submit a written, sworn statement to the department of taxation no later than 90 days following the end of each taxable year in which qualified costs were paid or incurred, identifying qualified costs, if any, paid or incurred in the previous taxable year; and the amount of tax credits claimed pursuant to this provision, if any, in the previous taxable year. Requires the department of human services to maintain records of the names and addresses of the taxpayers claiming the credit under this section and the total amount of the qualified costs upon which the tax credit is based; verify the amount of the qualified costs; total all qualified costs that the department of taxation certifies; and certify the amount of the tax credit for each taxable vear and cumulative amount of the tax credit. Provides that upon each determination made under this provision, the department of human services shall issue a certificate to the taxpayer verifying the information submitted to that department, including the amount of qualified costs and the credit amount certified for each taxable year. Requires the taxpayer to file the certificate with the taxpayer's tax return with the department of taxation. Allows the director of taxation to audit and adjust the tax credit amount to conform to the facts. Requires the director of human services, in consultation with the director of taxation, to create a form that indicates a taxpayer is using an on site early childhood facility. Provides that the tax credit shall be equal to 25 per cent of the taxpayer's qualified costs. Establishes 1 full time (1.0 FTE) on site early childhood coordinator position in the executive office on early learning to assist with licensure and accreditation requirements. Appropriation. (\$\$) -- SB3014 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3015 SD2 (SSCR 3063)

#### RELATING TO PROCUREMENT.

Introduced by: Thielen L

Appropriation to the department of accounting and general services for innovative project delivery training, development, and consulting purposes. (\$\$) -- SB3015 SD2 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3035 SD2 (SSCR 3368)

## RELATING TO TAXATION.

Introduced by: Kidani M, Rhoads K

Provides an ocean sciences research investment income tax credit equal to \_\_\_\_\_ per cent of the investment made into the qualified entity for research and development in the field of ocean sciences. Prohibits an other credit under this law to be claimed for expenses or costs paid with an investment made into a qualified entity for which the credit was claimed under this provision. -- SB3035 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3036 SD2 (SSCR 3398)

#### RELATING TO RENEWABLE ENERGY TECHNOLOGIES TAX CREDITS.

Introduced by: Kidani M, Wakai G

Amends provisions relating to renewable energy technologies; income tax credit. Provides that a solar energy system installed and placed in service on commercial property pursuant to a power purchase agreement, either approved by a decision and order issued by the public utilities commission prior to December 31, 2019, or filed and pending approval by the public utilities commission prior to December 31, 2019, shall continue to receive 35 per cent of the actual cost, or 500,000 dollars per solar energy

system that has a total output capacity of at least 1,000 kilowatts per system of direct current, whichever is less. Repeals a provision that requires this provision to apply to eligible renewable energy technology systems that are installed and placed in service on or after July 1, 2009. -- SB3036 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3037 SD1 (SSCR 3349)

#### RELATING TO CHARTER SCHOOLS.

Introduced by: Kidani M

Amend provisions relating to public charter schools law. Amends the annual report by the authorizer by adding the performance report and deleting the academic performance and financial performance. Repeals the timely review of the charter application by the authorizer for completeness, and notification by the authorizer to the applicant governing board that the charter application is complete as an element of the charter school application process and schedule as determined by the authorizer. Amends performance framework to add achievement gaps between major student groups, add post secondary readiness; budget variance and by repealing attendance and enrollment. Repeals the requirement that the performance framework requires disaggregation of all student performance data by major student subgroups. Repeals the requirement that each authorizer shall annually publish and provide, as part of its annual report to the legislature and board, a performance report for each public charter school it oversees. Requires the authorizer to provide to each charter school it oversees a list of approved independent auditors. -- SB3037 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3038 SD2 (SSCR 3369)

#### RELATING TO TARO.

Introduced by: Gabbard M, Kim D, Kanuha D, Keohokalole J

Amends provisions relating to other provisions as to gross income, adjusted gross income, and taxable income. Excludes from gross income, adjusted gross income, and taxable income any income up to 100,000 dollars derived from the direct sale of taro products, land used for taro farming, or any activity directly related to taro farming; provided that this provision shall not apply if at any time during the year the total amount of land for locally grown taro in the State surpasses 30,000 acres, as determined by the department of land and natural resources. -- SB3038 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3040 SD1 (SSCR 3229)

## RELATING TO PESTICIDES.

Introduced by: Gabbard M, Rhoads K

Establishes provisions relating to annual report. Requires the department to submit an annual report to the legislature detailing each pesticide inspection and compliance investigation conducted during the prior fiscal year, organized by county. Requires report to be posted to the department's website no later than June 30 of each year. -- Amends provisions relating to violations, warning notice, and penalties. Provides that any registrant, commercial applicator, wholesaler, dealer, retailer, or other distributor who violates any provision of this law may be assessed an administrative penalty by the board of not more than 10,000 dollars rather than 5,000 dollars for each offense; any private applicator or other person not included in the provision who violates any provision of this law relating to the use of pesticides while on property owned or rented by that person or the person's employer, subsequent to receiving a written warning from the department or following a citation for a prior violation, may be assessed an administrative penalty by the board of not more than 5,000 dollars rather than 1,000 dollars for each offense. Provides that any registrant, commercial applicator, wholesaler, dealer, retailer, or other distributor who knowingly violates any provision of this law shall be guilty of a misdemeanor and shall on conviction be fined not more than 35,000 dollars rather than 25,000 dollars, or imprisoned for not more than 1 year, or both; any private applicator or other person not included in this provision who knowingly violates any provision of this law shall be guilty of a misdemeanor and, upon conviction, shall be fined not more than 5,000 dollars rather than 1,000 dollars, or imprisoned for not more than 1 year, or both. -- SB3040 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3041 SD1 (SSCR 3064)

## RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Harimoto B

Amends Act 151, session laws of 2019, which requires the department of agriculture, in cooperation with the office of the governor, to establish a strategic plan that identifies benchmarks for increased food production in Hawaii and increased exports of food crops

and value added products from Hawaii. Extends the deadline for the department of agriculture to submit the strategic plan (report to the legislature). -- SB3041 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3042 SD1 (SSCR 3065)

#### RELATING TO INVASIVE SPECIES.

Introduced by: Gabbard M, Kanuha D, Harimoto B, Rhoads K, Taniguchi B Appropriation to the department of agriculture to mitigate and control the 2 lined spittlebug. Requires the moneys to be used to fund recovery efforts, including but not limited to reducing the 2 lined spittlebug population using insecticides, integrating weed management measures in affected rangelands, and reseeding pastures damaged by infestations. Report to the legislature. (\$\$) -- SB3042 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3044 SD1 (SSCR 2847)

## RELATING TO OFFENSES AGAINST HEALTH CARE SECURITY PROFESSIONALS. Introduced by: Baker R. Kidani M

Amends provisions relating to assault in the 2nd degree. Amends provision that a person commits the offense of assault in the 2nd degree if the person intentionally or knowingly causes bodily injury to a person who is engaged in the performance of duty at a health care facility by adding that a person who is engaged in the performance of duty at a health care facility includes any other workers who support the functions of the health care facility, including administrators, students, volunteers and security professionals. -- SB3044 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3046 SD1 (SSCR 3024)

## RELATING TO PENAL LIABILITY FOR BUSINESS ENTITIES.

Introduced by: Baker R

Amends provisions relating to penalties against corporations and unincorporated associations; forfeiture of corporate charter or revocation of certificate authorizing foreign corporation to do business in the State; by adding cancellation or revocation of authorizing instrument of partnership entity and limited liability company; dissolution. Requires that when a general partnership, limited liability partnership, limited partnership, or limited liability company is convicted of a felony or misdemeanor, or a high managerial agent of a general partnership, limited liability partnership, limited partnership, or limited liability company is convicted of a felony or misdemeanor committed in the conduct of the affairs of the entity, the court, in sentencing the entity or agent, is to order the registration cancelled or the statement of qualification revoked, as applicable to an entity organized under the laws of this State, and the partnership dissolved, or the statement of foreign qualification revoked or the certificate of authority cancelled, as applicable to a foreign entity authorized to do business in this State. Requires the proceedings authorized to be conducted in accordance with the procedures authorized by law for the involuntary dissolution of the applicable domestic entity or the revocation or cancellation of the statement or certificate authorizing the applicable foreign entity to conduct business in this State. Requires that such proceedings is to be deemed additional to any other proceedings authorized by law for the purpose of dissolving the domestic entity or revoking or canceling the statement or certificate authorizing the foreign entity to conduct business in this State. Provides that upon ordering dissolution of a corporation or entity pursuant to this provision, the court may enter a decree dissolving the corporation or entity and specifying the effective date of the dissolution, and the clerk of the court shall deliver a certified copy of the decree to the director of commerce and consumer affairs, who shall file it. After entering the decree of dissolution, the court shall direct the winding up and liquidation of the corporation's or entity's business and affairs. -- SB3046 SD1 **Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB3054 SD2 (SSCR 3255)

## RELATING TO FIREARM REGISTRATION.

Introduced by: Rhoads K

Amends provisions relating to registration, mandatory, exceptions. Requires every person arriving in the State who brings or by any other manner causes to be brought into the State a firearm of any description, whether usable or unusable, serviceable or unserviceable, modern or antique, to register the firearm within 5 days after arrival of the person or of the firearm, whichever arrives later, with the chief of police of the county of the person's place of business or, if there is no place of business, the person's residence or, if there is neither a place of business nor residence, the person's place of sojourn. Allows a nonresident alien to bring firearms not otherwise prohibited by law into the State for a continuous period not to exceed 90 days; provided that the person meets the registration requirement of this law and the person possesses a valid Hawaii hunting

license or a commercial or private shooting preserve permit. a written document indicating the person has been invited to the State to shoot on private land; or a written notification from a firing range or target shooting business indicating that the person will actually engage in target shooting. The nonresident alien shall be limited to a nontransferable registration of not more than 10firearms for the purpose of the above activities. -- SB3054 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3055 SD2 (SSCR 3185)

#### RELATING TO MOPEDS.

Introduced by: Rhoads K

Establishes provisions relating to mopeds law. Establishes provisions relating to mopeds. Provides that beginning January 1, 2022, no retailer shall sell or offer for sale any combustion engine powered moped unless the moped was purchased in a consumer transaction prior to January 1, 2022. Requires that this law is not to be construed to prohibit any individual or retailer from reselling, renting, or offering for resale or rent a combustion engine powered moped that was purchased in a consumer transaction prior to January 1, 2022. Establishes fine. -- SB3055 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3058 SD2 (SSCR 3149)

## RELATING TO TECHNOLOGY TRANSFER AT THE UNIVERSITY OF HAWAII.

Introduced by: Kim D

Amends Act 38, session laws of 2017, which establishes provisions relating to university of Hawaii technology transfer activities; exemption, by changing the sunset date to June 30, 2025 (sunset). -- SB3058 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3059 SD1 (FLOOR AMENDMENT 1)

#### RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Kim D

Amends Act 39, session laws of 2017, which establishes the innovation and commercialization initiative program within the university of Hawaii under the vice president for research and innovation, by repealing the sunset date. -- SB3059 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB3061 SD2 (SSCR 3303)

#### RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

Introduced by: Moriwaki S

Amends provisions relating to Hawaii community development authority; established. Requires the president of the senate and the speaker of the house of representatives to each submit a list of 3 nominees to the governor for each of the 9 representative positions of the respective community development district. Provides that for each community development district, the governor shall appoint 1 member from a list of nominees submitted by the president of the senate, 1 member from a list of nominees submitted by the speaker of the house of representatives, and 1 member without regard to the lists of nominees submitted by the president of the senate and the speaker of the house of representatives; provided that the representatives appointed by the governor shall meet the other eligibility requirements of this provision. -- Amends provisions relating to powers; generally. Prohibts the Hawaii community development authority to have jurisdiction over the development of lands under the jurisdiction of the stadium authority, unless authorized by the stadium authority. -- Repeals provisions relating to the stadium development district. -- Amends Act 268, session laws of 2019, which establishes provisions relating to stadium development district. Authorizes the stadium authority rather than the Hawaii community development authority to be responsible to expend the appropriation. -- Authorizes the stadium authority rather than the Hawaii community development authority to issue revenue bonds pursuant to this Act. -- SB3061 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3062 SD2 (SSCR 3116)

#### RELATING TO THE CONVEYANCE TAX.

Introduced by: Moriwaki S, Rhoads K, Gabbard M, Chang S

Amends provisions relating to disposition of conveyance taxes. Repeals the maximum dollar amount that can be paid into the rental housing revolving fund. -- SB3062 SD2 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3063 SD1 (SSCR 2886)

PROPOSING AN AMENDMENT TO ARTICLE IX, SECTION 5, OF THE CONSTITUTION OF THE STATE OF HAWAII.

Introduced by: Moriwaki S, Chang S, Kidani M, Inouye L, Kahele K, Ruderman R

LRB Systems March 5, 2020

Proposes to amend the constitution. Amends provisions relating to housing, slum clearance, development and rehabilitation. Requires the State to place housing for its residents among its highest priorities and shall implement this provision by statute. -- SB3063 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3067 SD2 (SSCR 3371)

#### RELATING TO PRINCE JONAH KUHIO KALANIANAOLE.

Introduced by: Fevella K

Establishes provisions relating to Prince Kuhio; portraits; buildings. Requires any public building or structure that is located within \_\_\_\_\_ feet of a mass transit project that receives moneys from a surcharge on state tax and on Hawaiian home lands, to display a portrait

of Prince Jonah Kuhio Kalanianaole. -- SB3067 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3070

### RELATING TO CAMPAIGN FINANCE.

Introduced by: Ihara L, Rhoads K, Chang S

Amends provisions relating to voluntary expenditure limits; filing affidavit. Increases the aggregate expenditures for each election by a candidate who voluntarily agrees to limit campaign expenditures multiplied by the number of voters in the last preceding general election registered to vote in each respective voting district for candidates for the office of the governor; office of lieutenant governor; office of mayor; offices of state senator, state representative, county council member, and prosecuting attorney; and for all other offices. -- Amends provisions relating to the income check off authorized by adding liability; refund. Provides that any individual whose state income tax liability for any taxable year is 5 dollars rather than 3 dollars or more may designate 5 dollars rather than 3 dollars of the liability to be paid over to the Hawaii election campaign fund. In the case of a joint return having a state income tax liability of 10 dollars rather than 6 dollars or more, each spouse may designate that 5 dollars rather than 3 dollars be paid to the fund. -- SB3070

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB3072 SD1 (SSCR 3350)

#### RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Nishihara C, Kidani M, Baker R, Moriwaki S, Rhoads K

Amends provisions relating to design of state buildings by changing the title to design of public buildings. -- Amends provisions relating to Hawaii emergency management agency. Requires the department of health to establish a statewide inventory of hospitals, dialysis centers and the number of patients who can be treated at each dialysis center per day; and other medical facilities, for disaster and emergency preparedness and response infrastructure. Requires the inventory to be updated annually. Requires the department of accounting and general services to establish a statewide inventory of generators to provide backup power for disaster and emergency preparedness and emergency response infrastructure. Requires the inventory shall be updated annually. Requires the agency to establish a statewide inventory of 24 satellite phones for state and county agencies to use during and after disasters. -- Amends provisions relating to shelters. Redefines shelter to include any public building constructed after January 2021 that meets the requirements of the design of state buildings. -- Appropriation for the hiring of 4 full time equivalent (4.0 FTE) logistic planners and 1 full time equivalent (1.0 FTE) grants manager, with employee competencies in emergency response planning and allocation of resources; appropriation to the department of agriculture to procure and store enough non perishable food to provide assistance for 14 days to at least 1 million individuals affected by natural disasters and to ensure that food stocks are appropriately rotated to preserve usable resources and dispose of surplus or rotated food stocks by donating to the respective food banks in each county, when appropriate. -- SB3072 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3073 SD1 (SSCR 2863)

## RELATING TO WORLD WAR II COMMEMORATION.

Introduced by: Nishihara C, Rhoads K

Appropriation to the state department of defense for commemorating the 75th anniversary of the end of World War II with programs, ceremonies, and activities. (\$\$) -- SB3073 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3074 SD2 (SSCR 3107)

## RELATING TO CAMPAIGN FINANCE.

Introduced by: Ihara L

Amends provisions relating to voluntary expenditure limits; filing affidavit. Increases the

LRB Systems March 5, 2020

aggregate expenditures for each election by a candidate who voluntarily agrees to limit campaign expenditures multiplied by the number of voters in the last preceding general election registered to vote in each respective voting district for candidates for the office of the governor; office of lieutenant governor; office of mayor; offices of state senator, state representative, county council member, and prosecuting attorney; and for all other Provides that beginning on January 1, 2021, the maximum aggregate expenditure limit for each respective office shall be increased by 10 per cent from the previous year's limit and compounded annually starting in 2022 and for each year thereafter. -- Amends provisions relating to the income check off authorized by adding liability; refund. Provides that any individual whose state income tax liability for any taxable year is 5 dollars rather than 3 dollars or more may designate 5 dollars rather than 3 dollars of the liability to be paid over to the Hawaii election campaign fund; provided that any individual having a federal adjusted gross income of 200,000 dollars or more for the taxable year and whose state income tax liability is 8 dollars or more may designate that 8 dollars be paid to the fund. In the case of a joint return having a state income tax liability of 10 dollars rather than 6 dollars or more, each taxpayer may designate that 5 dollars rather than 3 dollars be paid to the fund; provided that in the case of a joint return having a federal adjusted gross income of 200,000 dollars or more for the taxable year and having a state income tax liability of 16 dollars or more, each taxpayer may designate that 8 dollars be paid to the fund. -- SB3074 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3075 SD1 (SSCR 2606)

## RELATING TO PSYCHOLOGISTS.

Introduced by: Kanuha D

Establishes provisions relating to prescribing psychologist. Establishes provisions relating to administration. Requires the board of psychology to prescribe application forms and fees for application for and renewal of prescriptive authority privilege pursuant to this provision. Requires the board to develop and implement procedures to review the educational and training credentials of a psychologist applying for or renewing prescriptive authority privilege under this provision, in accordance with current standards of professional practice. Requires the board to determine the exclusionary formulary for prescribing psychologists. -- Establishes provisions relating to prescriptive authority privilege; requirements. Provides that beginning on July 1, 2022, the board shall accept applications for prescriptive authority privilege to qualified candidates. Requires every applicant for prescriptive authority privilege to submit evidence satisfactory to the board, in a form and manner prescribed by the board, that the applicant meets specified requirements, including that the applicant possesses a current license, was originally licensed in the State prior to January 1, 2020, and practices in a county with a population of less than 100,000 persons. -- Establishes provisions relating to prescriptive authority privilege; renewal; prescriptive authority privilege; prescribing practices; prescriptive authority privilege; exclusionary formulary; Drug Enforcement Administration; registration; violation; penalties. -- Establishes provisions relating to definitions under the uniform controlled substances act. Defines prescribing psychologist to mean a clinical psychologist licensed under psychologists law who has undergone specialized training in clinical psychopharmacology, passed a national proficiency examination in psychopharmacology approved by the board of psychology, and has been granted a prescriptive authority privilege by the board of psychology. Defines psychotropic medication to mean only those agents related to the diagnosis and treatment of mental and emotional disorders pursuant to the practice of psychology, as defined in psychologists law, except drugs classified into schedule I, II, or III pursuant to this law, opiates, or narcotic drugs; provided that psychotropic medication shall include stimulants for the treatment of attention deficit hyperactivity disorder regardless of the stimulants' schedule classification. Redefines practitioner to include a prescribing psychologist licensed and registered to prescribe and administer psychotropic medication in the course of professional practice in this State. -- Amends provisions relating to prescriptions. Requires a prescribing psychologist authorized to prescribe and administer psychotropic medication pursuant to psychologist law in consultation and collaboration with a primary care provider to include on all psychotropic medication prescriptions issued the Drug Enforcement Administration registration number of the licensed primary care provider; the printed, stamped, typed, or hand printed name, address, and phone number of both the licensed primary care provider and prescribing psychologist; and the signature of the prescribing psychologist. Requires the board to submit a report to the legislature on the authorization of prescriptive authority to prescribing psychologists who meet specific education, training, and registration requirements pursuant to this Act. Requires the board to collaborate with the department of health when preparing

information in the report regarding the treatment of patients who are forensically encumbered or patients with a diagnosis of serious mental illness who are subject to the department of health's jurisdiction. Act to be repealed on August 31, 2025 (sunset). --SB3075 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3076 SD1 (SSCR 3188)

RELATING TO THE STATE BUILDING CODE COUNCIL.

Introduced by: Kanuha D, Rhoads K, Chang S, Moriwaki S

Appropriation to the department of accounting and general services to establish 1 full time equivalent (1.00 FTE) program director position and 1 full time equivalent (1.00 FTE) staff member position, and for employment training, materials and supplies, and other costs associated with the state building code council, and any costs necessary to establish a full time state building code council office. (\$\$) -- SB3076 SD1

Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB3079 SD2 (SSCR 3066)

RELATING TO APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the senate, house of representatives, state ethics commission, office of the auditor, office of the legislative reference bureau, and office of the ombudsman for Hawaii employer union health benefits trust fund costs and other cost adjustments for legislative officers and employees excluded from collective bargaining. (\$\$) -- SB3079 SĎ2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB3080 SD3 (FLOOR AMENDMENT 2)

RELATING TO THE JUDICIARY.

Introduced by: Keith-Agaran G

Judiciary supplemental appropriations Act of 2020. Appropriations to the judiciary for the

2019 - 2021 fiscal biennium. (\$\$) -- SB3080 SD3

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB3084 SD2 (SSCR 3305)

RELATING TO SOLID WASTE MANAGEMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to goals under the integrated solid waste management law. Provides that it is the goal of the State to reduce the solid waste stream prior to disposal by adding 70 per cent by 2030 through source reduction, recycling, and bioconversion.

-- SB3084 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB3086 SD2 (SSCR 3067)

RELATING TO INTERSCHOLASTIC ATHLETIC ASSOCIATIONS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to interscholastic athletic associations. Provides that the official designation of an interscholastic athletic association for each county shall be city and county of Honolulu: Oahu Interscholastic Association: county of Hawaii: Big Island Interscholastic Federation; county of Kauai: Kauai Interscholastic Federation; and county of Maui: Maui Interscholastic League. Exempts the qualifying standards and conditions related to the receipt of funds contained in grants law to apply to funds received by the interscholastic athletic associations pursuant to this provision. Appropriation to the department of education support the continued operations of the official interscholastic athletic association for each county in the State. (\$\$) -- SB3086 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB3088 SD2 (SSCR 3006)

RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM.

Introduced by: Taniguchi B

Appropriation to the department of business, economic development, and tourism for the

support of international sister state relations (BED100). (\$\$) -- SB3088 SD2 Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB3090 SD2 (SSCR 3306)

RELATING TO AGRICULTURE.

Introduced by: Dela Cruz D

Provides an agricultural production income tax credit equal to the qualified expenses of the qualified taxpayer. Requires every qualified taxpayer to submit a written, certified statement to the chairperson of the board of agriculture identifying qualified expenses incurred and the amount of the tax credit claimed by the taxpayer. Requires the board to maintain records of the names and addresses of the qualified taxpayers claiming a

credit under this provision and the total amount of the qualified expenses upon which the tax credit is based; verify the nature and amount of the qualified expenses; total all qualified and cumulative expenses that the board certifies; and certify the amount of the tax credit for each taxpayer for each taxable year and the cumulative amount of the tax credit. Requires the board to issue a certificate to the qualifying taxpayer. -- SB3090 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB3091 SD1 (SSCR 3042)

#### RELATING TO EMERGENCY MEDICAL SERVICES.

Introduced by: Dela Cruz D

Amends provisions relating to certification; emergency ambulance personnel; by changing the title to read emergency service personnel. Requires that the practice of any emergency medical services by any individual employed by an emergency service who is not licensed under this law is subject to certification under this law. Requires the Hawaii medical board to define the scope of the practice of emergency medical services, different levels of the practice, and degree of supervision required of a supervising physician or osteopathic physician when a person certified under this law provides services within the practice of medicine. Requires the Hawaii medical board to certify individuals as qualified in emergency medical services upon application; provided that the applicant for certification holds a certificate from the National Registry of Emergency Medical Technicians, has satisfactorily passed a course of training in emergency medical services for emergency services personnel which is to be based on the national curriculum of the US Department of Transportation and approved by the board, and meets other standards and qualifications, including passage of an examination, set by the Hawaii medical board pertinent to the practice of emergency medical services in Hawaii; meets continuing education requirements which shall be set by the Hawaii medical board; and meets other qualifications set by the Hawaii medical board. Further requires the board to directly review the credentials of applicants and administer examinations required. Certification under this section shall be a prerequisite to the practice of emergency medical services as an employee of an emergency service. Requires the Hawaii medical board to process requirements for the certification of emergency personnel and shall provide for the periodic renewal of such certification. Requires the Hawaii medical board to provide for the revocation, suspension, or limitation of certification in the event an individual once certified under this section fails to maintain or meet requirements for continued certification, or for good cause shown. -- SB3091 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3096 SD1 (SSCR 2864)

## RELATING TO STATE HOLIDAYS.

Introduced by: English J, Keith-Agaran G, Gabbard M

Amends provisions relating to holidays designated. Designates the 4th Friday of November, La Kuæokoæa (La Kuokoa) (Hawaiian Recognition Day). Repeals provision that designates as state holidays all election days, except primary and special election days, in the county wherein the election is held. -- SB3096 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3099 SD2 (SSCR 3370)

#### RELATING TO CLIMATE CHANGE.

Introduced by: English J, Keith-Agaran G, Inouye L, Rhoads K, Keohokalole J, Kanuha D, Harimoto B, Kahele K, Baker R, Gabbard M, Nishihara C, Moriwaki S, Chang S Establishes provisions relating to sea level rise adaption. Requires each state department and agency to review it existing policies, regulatory process, and administrative rules to assess whether they provide for sea level rise adaption. Requires the governor to annually report to the legislature. Appropriation. -- Establishes provisions relating to sea level rise adaptation under general provisions (counties). Requires each county to review its existing policies, regulatory process, and administrative rules to assess whether they provide for sea level rise adaption. Requires each county to annually report to the legislature. Appropriation to each county. (\$\$) -- Establishes provisions for sea level rise; exposure areas; mitigation. Requires the office of planning to integrate into state planning the recommendations from the Hawaii climate change mitigation and adaption commission regarding sea level rise exposure areas into state planning. -- Establishes provisions relating to beach preservation; willing seller program. Requires the office of planning to establish a program to identify property owners who are willing to sell property that they own within a sea level rise exposure area or relocate outside of a sea level rise exposure area; provided that the property being sold or relocated from is adjacent to a beach that is at risk of erosion due to sea level rise and the office that acquisition of the property would be useful to protect the at risk beach.

Requires the office to develop a financing strategy to address the costs of adaptation to sea level rise. Report to the legislature. -- Establishes provisions relating to managed retreat; agricultural and conservation lands. Allows the land use commission to develop a policy to address the managed retreat of urban areas onto lands zoned for agricultural and conservation use under specified conditions. -- Amends provisions relating to coastal zone management program; objectives and policies. Adds the sea level rise policy which is to identify coastal areas that are vulnerable to sea level rise; control development in areas subject to sea level rise and associated hazards, including coastal flooding, erosion, storm surge from hurricanes, beach loss, and pollution; and promote development that takes into consideration adaption strategies for accommodation, protection, and retreat in response to sea level rise. -- Establishes provisions relating to sea level rise; environmental review process; guidance. Requires the director of environmental quality control to issue specific guidance on integrating sea level rise and climate change, in the environmental review process. -- Amends provisions relating to historic preservation program. Requires the development of a development of culturally based adaptation processes and protocols to preserve burial sites, burial goods, human skeletal remains, and native Hawaiian cultural resources and practices that may be impacted by sea level rise and that the process and protocols shall be developed in consultation with the office of Hawaiian affairs; island burial councils; and other native Hawaiian organizations across the State. -- Amends provisions relating to powers under the public lands law. Requires the board of land and natural resources to develop and enter into public private partnerships for the coastal land acquisition, beach management, reef protection, and other activities that preserve coastal resources. -- Amends provisions relating to the land conservation fund. Allows fund to be expended or advanced for land that buffer or otherwise may preserve adjacent beaches and other coastal areas. Requires the department of land and natural resources to conduct a climate change resilience study. Report to the legislature. -- Requires the office of conservation and coastal lands of the department of land and natural resources to conduct a statewide assessment to prioritize beaches that are important for recreational uses; cultural practices; and wildlife habitat. Report to the legislature. -- Requires the office of Hawaiian affairs to establish a coastal lands and water adaptation working group that shall consult with members of the native Hawaiian community to develop adaptation plans to preserve access to coastal lands and water impacted by sea level rise. Report to the legislature. Requires the department of health to conduct a sea level rise mitigation review. Report to the legislature. Appropriation. (\$\$) -- Amends provisions relating to notification required; ambiguity. Provides for when a residential real property lies within a sea level rise exposure area as officially designated by the Hawaii climate change mitigation and adaptation commission. -- Amends provisions relating to Hawaii climate change mitigation and adaptation commission; general functions, duties, and powers. Requires the commission to focus on priorities derived from the data and recommendations developed that convert the ideas and recommendations into specific actions that state and county agencies can use to mitigate and adapt to climate change and sea level rise. Further requires the commission to establish a schedule to reevaluate and update the sea level rise vulnerability and adaption report. -- SB3099 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3100 SD2 (SSCR 3068)

## RELATING TO SUSTAINABLE DEVELOPMENT GOALS.

Introduced by: English J, Keith-Agaran G, Rhoads K, Ihara L, Kanuha D, Fevella K, Baker R, Harimoto B, Kahele K, Gabbard M, Ruderman R, Inouye L, Moriwaki S, Chang

Establishes provisions relating to sustainable development goals; no poverty; 0 hunger, good health and well being; quality education; gender equity; clean water and sanitation; affordable and clean energy; decent work and economic growth; industry innovation, and infrastructure; reduced inequities; sustainable cities and communities; responsible consumption and production; climate action; life below water; life on land; peace, justice, and strong institutions; and partnerships for the goals. -- SB3100 SD2

Mar-05 20 Introduction/Passed First Reading - House Current Status:

SB3103 SD2 (SSCR 3069)

### RELATING TO A SCHOOL FACILITIES AGENCY.

Introduced by: Kouchi R. Kidani M. Kanuha D. Gabbard M. Riviere G. Shimabukuro M. Fevella K, Thielen L, Inouye L, Ihara L, Kahele K, English J, Kim D, Keohokalole J, Ruderman R, Keith-Agaran G, Nishihara C, Baker R, Moriwaki S, Wakai G, Chang S Establishes provisions relating to school facilities agency. Establishes the agency which shall be a body corporate and public instrumentality of the State within the department of education. Requires the governor to appoint an executive director exempt from

provisions relating civil service law and to selection and terms of members of boards and commissions. Requires the agency to be responsible for school development, planning, and construction, related to capital improvement projects assigned by the legislature, governor, or board of education. Exempts the agency from the historic preservation law, budget law, civil service law, expenditure of public money and public contracts law, Hawaii public procurement code, environmental impact statements law, and all county ordinances except the respective building codes. -- Establishes a school facilities board to advise the agency on policies relating to public school development, planning, and construction within the jurisdiction of the agency. Allows the board to form workgroups and subcommittees, including with individuals who are not school facilities board members, to obtain resource information from construction and education professionals and other individuals as deemed necessary by the school facilities board; make recommendations to the school facilities board; and perform other functions as deemed necessary by the school facilities board to fulfill its duties and responsibilities. Prohibits a member of the school facilities board to have any financial interest in any entity that bids on projects authorized by the agency. Prohibits an individual to be appointed as a member of the school facilities board less than 1 year after the individual, or an entity having a financial interest owned by the individual, has submitted a bid on a project of the agency. Provides that if state lands under the control and management of another department are required by the agency for its purposes, the department having the control and management of those required lands, upon request by the agency and with the approval of the governor, may convey or lease those lands to the agency upon terms and conditions as may be agreed to by the parties. -- Establishes provisions relating to the school facilities special fund. Requires the agency to establish and appropriately name subaccounts within the fund to accept deposits of revenues from school impact fees. Allows the governor to authorize expenditures from the special fund of any donation, grant, bequest, and devise of money from any private institution, person, firm, or corporation for the purposes of funding the salaries of the executive director and any officers, agents, and employees of the agency. Provides that if all or any portion of any salary of the executive director or any officer, agent, or employee of the agency is funded pursuant to this subsection, the agency shall submit a report to the legislature detailing the use of any funds authorized under this provision no later than twenty days prior to the convening of the next regular session following the expenditure authorization. Allows the agency to transfer any other unencumbered or unrestricted moneys received in the form of grants and donations for school development, planning, or construction to the school facilities special fund. Report to the director of finance. Provides that within the school facilities special fund there shall be established such accounts and subaccounts as may be necessary from time to time in order to ensure compliance with the Internal Revenue Code, as amended. Annual report to the legislature, governor, and board of education. -- Amends provisions relating to requirements of disclosure. Requires the members of the school facilities board appointed by the governor to file annually with the state ethics commission a disclosure of financial interests. -- Repeals provisions relating to the state educational facilities improvement special fund. Requires any remaining balance in the state educational facilities improvement special fund at the time of repeal, to be transferred into the school facilities special fund. Provides that sections 302A-1602, 302A-1603, 302A-1604, 302A-1605, 302A-1606, 30A-1607, 302A-1609, 302A-1610, 302A-1611, and 302A-1612, Hawaii Revised Statutes, are amended by substituting the word agency, or similar term, wherever the word department, department of education, or similar term, appears, as the context requires. Appropriation. (\$\$) -- Prohibits this Act to be construed to transfer the department of education office of facilities and operation, including the facilities maintenance branch and auxiliary services branch and any general fund and position appropriations, to the school facilities agency. -- Provides that the development, planning, oversight, management, and responsibility of the capital improvement projects authorized by Act 155, session laws of 2013; Act 115, session laws of 2015; Act 206, session laws of 2017; Act 210, session laws of 2018; and Act 272, session laws of 2019, are hereby transferred to the school facilities agency. Requires the school facilities agency to collaborate with the department of education and submit a report to the legislature. (\$\$) -- SB3103 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3104 SD2 (SSCR 3379)

## RELATING TO LAND DEVELOPMENT.

Introduced by: Kouchi R, Gabbard M, English J, Keith-Agaran G, Nishihara C, Taniguchi B, Kim D, Keohokalole J, Ruderman R, Baker R, Moriwaki S, Ihara L, Nishihara C, Kanuha D, Riviere G, Shimabukuro M, Fevella K, Rhoads K, Thielen L, Inouye L, Wakai G, Kahele K

Amends provisions relating to Hawaii housing finance and development corporation law. Designates sections 201H-31 to 201H-34 as subpart A, entitled General Provisions; and sections 201H-35 to 201H-70 as subpart B, entitled Development Programs. --Establishes provisions relating to the residential leasehold program. Allows the corporation, on behalf of the State or with eligible developers and contractors, to develop residential leasehold projects on state lands set aside by the governor or leased by any state department or agency to the corporation. Requires residential leasehold projects developed under this provision to have preferences for lower priced housing that is designed to address the State's housing shortage. Requires the corporation to adopt rules necessary for the purposes of this provision; provided that the rules shall address eligibility criteria for homebuyers, the process and criteria for the development of residential leasehold projects, restrictions on the use, sale, and transfer of dwelling units, residential leasehold terms, and other major provisions of the residential leasehold program. Establishes provisions relating to commercial, industrial, and other uses; and provisions relating to additional powers. -- Amends provisions relating to definition of public lands. Exempts from the definition of public lands, lands set aside by the governor or leased by any state department or agency to the Hawaii housing finance and development corporation for the primary purpose of developing affordable housing or lands to which the Hawaii housing finance and development corporation in its corporate capacity holds title. -- Amends provisions relating to legislative approval of sale or gift of lands. Adds land that is set aside by the governor to the Hawaii housing finance and development corporation, land leased to the Hawaii housing finance and development corporation by any department or agency of the State, or land to which the Hawaii housing finance and development corporation in its corporate capacity holds title. --Requires the corporation to submit a report to the legislature that identifies state lands that may be developed for multi unit dwellings; includes the estimated cost of planning, designing, and constructing multi unit dwellings on the lands identified in this provision, including the costs of installing necessary infrastructure; and proposes a priority listing of the lands identified in this provision. -- Requires the corporation to submit a report to the legislature that addresses housing concerns, including but not limited to producing enough housing units to meet the demand of Hawaii residents; ensuring the lowest possible sales price of housing units; limiting housing units to Hawaii residents who are owner occupants and who own no other real property; maximizing walkability and minimizing private vehicles and traffic; minimizing short term rentals; including the interest of native Hawaiians; ensuring compliance with provisions relating to wages and hours of employees on public works, for construction of leasehold property; maximizing availability to Hawaii residents at all income levels; minimizing the financial burden to state taxpayers; ensuring the excellence of maintenance and repairs; prioritizing, as residents in the housing units, persons who are impacted by the development; and preventing windfall profits at every resale to buyers who resell their unit. -- Appropriation into and out of the dwelling unit revolving fund to the corporation for the establishment of regional infrastructure for the primary purpose of supporting development of housing on lands located within 1 mile of a rail transit station, including lands owned by the University of Hawaii that are near or adjacent to the University of Hawaii West Oahu campus. -- Appropriation out of the dwelling unit revolving fund to the corporation for the establishment of infrastructure to support the development for affordable housing in counties with a population of less than 500,000. -- Appropriation out of the dwelling unit revolving fund to the corporation to establish 3 full time equivalent (3.0 FTE) project manager positions; provided that the amount appropriated and positions authorized pursuant to this section shall be included in the base budget for the corporation in future fiscal bienniums. -- Establishes provisions relating to penalty under the land use commission law. Provide that any petitioner for an amendment to a district boundary that after a hearing conducted in accordance with land use commission rules and administrative procedure law is found to have violated a condition of the decision and order of the land use commission with regard to a district boundary amendment or any representation made therein; or neglects, fails to conform to, or comply with this law or any lawful order of the land use commission, may be subject to a civil penalty not to exceed 50,000 dollars per day that the violation, neglect, or failure occurs, or reversion pursuant to this law, but not both. Requires the civil penalty to be assessed by the land use commission after a hearing conducted in accordance with administrative procedure law. -- Amends provisions relating to development of property. Allows the corporation to use the process established pursuant to provisions relating to amendments to district boundaries to develop lands having an area between 15 acres and 25 acres. -- Amends provisions relating to amendments to district boundaries. Requires district boundary amendments of all other lands greater than 15 acres to be processed by the land use

commission pursuant to provisions relating to amendments to district boundaries involving land areas, except as provided in this provision. Allows a person to petition the appropriate county decision making authority in the county in which the land is situated for a change in the boundary of a district involving lands that are not designated as conservation lands or important agricultural lands, or with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A or B and comprising 25 acres or less; provided that the majority of the development for which the boundary amendment is sought shall be for affordable housing and shall prioritize and give preference to projects that are able to deliver more lower priced housing; provided further that the district boundary amendments shall be limited to lands contiguous to the urban district. Prohibits the parceling of lands for development for the purposes of this provision. Provides that if lands that have been parceled or proposed to be parceled and are proposed for reclassification, the petition for reclassification shall be processed as lands greater than 15 or 25 acres. Provides that before a county land use decision making authority grants a petition for reclassification pursuant to this provision. the county land use decision making authority shall make a clear finding, based on the evidence submitted, that the land subject to a petition for reclassification has not been parceled or proposed to be parceled. -- Amends provisions relating to amendments to district boundaries involving land areas greater than 15 acres. Allows the commission to provide by condition that absent substantial commencement of use of the land in accordance with representations made to the commission, or absent substantial compliance with the conditions imposed under this law, the commission, on its own motion or upon motion by any part or interested person, shall issue and serve upon the party bound by the condition an order to show cause why the property should not revert to its former land use classification or be changed to a more appropriate classification. Provides that if the commission finds, after a hearing conducted in accordance with commission rules and provisions relating to administrative procedure, that the petitioner's failure to adhere to or comply with the representations or conditions does not warrant reversion to the land's former land use classification, including by reason of ineligibility, or if there has been substantial commencement of use of the land, the commission may record a notice of noncompliance on the land with the bureau of conveyances; modify the existing conditions or impose new conditions to ensure compliance with the decision and order; or provide by decision and order that the petitioner or its successor in interest shall be subject to the civil penalty set forth in this provision. Provides that all conditions imposed under this provision, if any, shall run with the land and be recorded in the bureau of conveyances. Allows all motions requesting an order to show cause based on an alleged failure to perform a condition, representation, or commitment on the part of a petitioner, to be filed only by the commission or a person who was a party to the proceedings, including successful intervenors, that resulted in the reclassification. --Amends provisions relating to the review of proposed projects. Allows the department to delegate responsibility for review and comment of projects pursuant to this provision, and any administrative rules adopted thereunder, to the respective counties: provided that the department has certified that the county has adopted an ordinance to govern the county's review process in accordance with the procedures set forth in this law and the department's applicable administrative rules; hired qualified professional staff who meet standards established by the department to conduct the reviews; established sufficient internal organizational controls to ensure that the qualified professional staff can make independent determinations regarding the effects of projects on historic properties; ensured that the qualified professional staff can function in a manner that does not create a conflict of interest or an appearance of a conflict of interest; and provided for appropriate public notification in a manner consistent with standards established by the department; provided that the delegation of authority shall automatically be suspended or terminated if the county fails to retain its qualified professional staff or if it becomes apparent that the county does not have sufficient staffing capacity to complete the delegated reviews in a timely manner. Prohibits the department to delegate reviews or comments to the county for projects affecting properties listed in the Hawaii register of historic places or the national register of historic places, or for projects subject to review under provisions relating to prehistoric and historic burial sites. Prohibits the department to delegate any of the responsibilities established under historic preservation law as it relates to burials: nor shall the authority of the burial councils be diminished in any way. Allows the department to establish a program to certify 3rd party individuals and organizations to review documents prior to submission of the documents to the department for review. Requires the department to maintain a list of certified 3rd party reviewers. Requires a review by a 3rd party to ensure that the information submitted is complete and complies with the department's documentation requirements and that any

accompanying data and analysis supports recommendations made in the submission. Establishes requirements for 3rd party reviews. -- Establishes the housing advocate law. Establishes the office of the housing advocate within the department of business, economic development, and tourism. Requires the office to be headed by the housing advocate and funded by the general fund. Requires the housing advocate to be appointed by the governor to serve a term of 4 years concurrent with the term of the governor. Prohibits this appointment to be subject to senate confirmation. Requires the housing advocate to develop, advocate for, and implement policies to solve Hawaii's housing shortage by analyzing solutions and programs to address the State's need for housing that is affordable for all economic segments of the State; considering homeownership and rental housing as viable options for the provision of housing; considering various types of residential construction and innovation housing options, manufactured housing; reviewing, evaluating, and making recommendations regarding existing and proposed housing programs and initiatives, including tax policies, land use policies, and financing programs; incorporating feedback and concerns from all stakeholders in the State's housing crisis; attracting and retaining future generations and industries through the provision of abundant and affordable housing; engaging and educating the public on housing policies and programs; facilitating the development process by serving as a comprehensive guide for housing developers through all parts of the development process; establishing a consolidated permit application and process to facilitate the expedited processing of affordable housing development projects; and encouraging state and county housing agencies to explore the potential or expanded use of development and hold mechanisms, such as community land trusts, land banks, and master leases, to preserve public lands under long term leases or in perpetuity for affordable housing. -- Requires 1 full time equivalent (1.0 FTE) position within the department of business, economic development, and tourism to be transferred to the office of the housing advocate to establish 1 full time equivalent (1.0 FTE) position of the housing advocate. -- Amends provisions relating to disposition of taxes. Repeals the maximum dollar amount that can be paid into the rental housing revolving fund. (\$\$) --SB3104 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3110 SD1 (SSCR 2830)

## RELATING TO PROPERTY.

Introduced by: Fevella K

Establishes the nonresident alien acquisition of residential property law. Prohibits a nonresident alien to acquire, own, or hold any interest, directly or indirectly, in any threshold property. Provides exceptions. Provides that any threshold property so acquired to be conveyed to a person who is not a nonresident alien within 5 years after title is perfected. Provides that any threshold property not conveyed by the foregoing deadline, or conveyed to a nonresident alien in violation of this law, shall revert and escheat to the State. Allows any nonresident alien who holds threshold property in violation of this law to convey title thereto at any time before the institution of proceedings by the State to revert and escheat the property. Provides that any conveyance made for the purpose and with the intention of evading this law shall be void, and any property so conveyed shall revert and escheat to the State. Provides that the attorney general, when having reason to believe that threshold property in this State is held contrary to this law, shall file an action on behalf of the State in the circuit court where the property is situated, to revert and escheat the property to the State. -- SB3110 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3111 SD2 (SSCR 2988)

## RELATING TO ELECTRIC VEHICLES.

Introduced by: Inouye L, Kidani M

Amends provisions relating to the state registration fee. Defines alternative fuel vehicle to mean a vehicle equipped to be powered by a non petroleum based fuel, but excludes an electric, electricity recharged, or hybrid electric motor vehicle. -- SB3111 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB3114 SD1 (SSCR 2675)

## RELATING TO AGRICULTURAL LEASES.

Introduced by: Inouye L, Ruderman R

Establishes provisions relating to preference right under non agricultural park lands law. Provides that any person who is otherwise qualified to take a lease pursuant to this law and who is a veteran with an honorable discharge; qualifies as a displaced farmer; operates a farm located in a zoning district where that use is a nonconforming use; qualifies as a new farmer; or pursuant to generally accepted accounting principles or statutory accounting principles, may amortize or depreciate a significant improvement on

the land that furthers commercial agricultural operations, provides a public benefit, and continues a viable agricultural operation, shall be given preference in obtaining a lease pursuant to this law. -- Amends provisions relating to preference right under agricultural parks law. Provides that any person who is otherwise qualified to take an agricultural park lot; is a veteran with an honorable discharge; qualifies as a displaced farmer; operates a farm located in a zoning district where that use is a nonconforming use; qualifies as a new farmer; or pursuant to generally accepted accounting principles or statutory accounting principles may amortize or depreciate a significant improvement on the agricultural park lot that furthers commercial agricultural operations, provides a public benefit, and continues a viable agricultural operation, shall be given preference in obtaining an agricultural park lot. -- SB3114 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3117 SD1 (SSCR 3189)

#### RELATING TO HOMELESSNESS.

Introduced by: Ruderman R, Moriwaki S, Riviere G

Amends Act 209, session laws of 2018, which establishes the ohang zones pilot program and the medical respite pilot program by extending the sunset date. Appropriations. (\$\$) -- SB3117 SD1

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB3119 SD1 (SSCR 3031)

RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES OR THE SESSION LAWS OF HAWAII FOR THE PURPOSES OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, OR DELETING OBSOLETE OR UNNECESSARY PROVISIONS.

Introduced by: Kouchi R (BR)

Amends or repeals various provisions of the Hawaii revised statutes and the session laws of Hawaii for the purpose of correcting errors, clarifying language, correcting references, and deleting obsolete or unnecessary provisions. -- SB3119 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB3122 SD2 (SSCR 3222)

#### RELATING TO HEALTH.

Introduced by: Gabbard M, Rhoads K, Ruderman R, Inouye L

Establishes provisions relating to program for at risk individuals with intellectual or developmental disabilities. Provides that upon approval from the centers for medicare and medicaid services, requires the department to establish and implement a program for providing home and community based services to at risk individuals with intellectual or developmental disabilities who do not meet medicaid's institutional level of care criteria for home and community based services. Requires that individuals eligible for services under this program to have been diagnosed with an intellectual or developmental disability; have been found through an assessment to be at risk of deteriorating to the institutional level of care; are ineligible for other medicaid waiver programs for individuals with intellectual or developmental disabilities: and reside in his or her own home: provided that individuals who reside in a community shelter may receive at risk services \_; provided further that are appropriate for their living environment as determined by that services under this provision shall not be provided to individuals already residing in a care facility, including but not limited to a care home, foster home, hospital, nursing facility, or hospice facility. Provides eligibility shall be assessed annually to determine whether ongoing at risk services are medically necessary. Requires the department of human services to seek approval from the centers for medicare and medicaid services to provide coverage for home and community based services for medicaid eligible individuals with intellectual or developmental disabilities who are at risk for institutionalization no later than June 30, 2021. Appropriations. (\$\$) -- SB3122 SD2 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3124 SD1 (SSCR 3015)

## RELATING TO TAXATION.

Introduced by: Riviere G

Amends provisions relating to income tax rates by changing the tax brackets beginning

after December 31, 2020. -- SB3124 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3126 SD1 (SSCR 3106)

## RELATING TO PRISONS.

Introduced by: Riviere G, Kanuha D, Ruderman R, Rhoads K, Moriwaki S Establishes provisions relating to establishing a 4 year pilot program to reduce recidivism by providing inmates the skills necessary to succeed in the workforce and appropriate

funds for the program. Provides that there is created within the department of public safety a working group to contract with an educational institution to establish a business, entrepreneurial, and financial literacy program focused on giving incarcerated students access to quality business education. Requires the pilot program to cease to exist on June 30, 2024 (sunset). Appropriation. -- SB3126 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3138 SD2 (SSCR 3312)

## RELATING TO HOUSING.

Introduced by: Chang S

Amends provisions relating to exemption from general excise taxes. Repeals the provision that the allowable general excise tax and use tax costs shall apply to contracting only. -- Amends provisions relating to applicability; wages, hours, and other requirements under the wages and hours of employees on public works law. Provides that the qualified person or firm has received no other direct or indirect financing for the construction project from any other governmental contracting agency of the State. --SB3138 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB3139 SD1 (SSCR 3011)

## RELATING TO THE STATE BUDGET.

Introduced by: Keith-Agaran G

Amends Act 40, session laws of 2019, relating to capital improvement projects for fiscal biennium 2019 - 2021. Amends Act 39, session laws of 2019, relating to grants including both operating and capital improvement grants. Authorizes the issuance of general obligation bonds for appropriation for capital improvement projects to the department of labor and industrial relations (LBR903) for Kauai Habitat for Humanity, Inc., Honolulu Habitat for Humanity, Habitat for Humanity Hawaii Island, Inc., and Habitat for Humanity, Maui, Inc. -- Appropriation to the department of labor and industrial relations (LBR903) as a grant for Boys and Girls Club of Hawaii, Kauai / Oahu; for Boys and Girls Club of the Big Island, Hawaii; for Boys and Girls Clubs of Maui, Inc., Maui. (\$\$) -- SB3139 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3141 SD2 (SSCR 3223)

## RELATING TO LEGAL SERVICES FOR LOW-INCOME IMMIGRANTS.

Introduced by: Keith-Agaran G, Inouye L, Chang S

Appropriation to the department of labor and industrial relations for the office of community services to contract with non profit providers to provide low income immigrants with legal counsel to assist and represent them in immigration proceedings and provide assistance on immigrant status issues; provided that the office of community services may retain up to 10 per cent of the appropriation for its administrative costs in entering into and overseeing the contracts. (\$\$) -- SB3141 SD2

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB3142 SD1 (SSCR 2989)

## RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST PUEO DEVELOPMENT, LLC.

Introduced by: Keith-Agaran G, Baker R, English J

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Pueo Development, LLC, a Hawaii limited liability company, for its proposed master planned development that will include low and moderate income housing units, rental housing units, elderly care units, alternative energy development systems, and infrastructure development, including roads and utilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB3142 SD1

**Current Status:** Mar-05 20 Introduction/Passed First Reading - House

SB3143 SD2 (SSCR 3105)

## RELATING TO PROCUREMENT.

Introduced by: Keith-Agaran G

Requires the state procurement office and the public works division of the department of accounting and general services to develop a 10 year pilot program to enable innovative methods of procurement. Further requires the program to be created within the public works division. Establishes in the state procurement office 1 full time equivalent (1.00 FTE) innovative project delivery officer position, who shall be exempt from civil service. Reports to the legislature. Appropriation. Act to be repealed on July 1, 2031 (sunset).

(\$\$) -- SB3143 SD2

Mar-05 20 Introduction/Passed First Reading - House **Current Status:** 

SB3144 SD2 (SSCR 3351)

RELATING TO GRANTS FOR LOCAL RECYCLING FACILITIES.

LRB Systems March 5, 2020

Introduced by: Baker R, Kidani M, Rhoads K, Ruderman R, Keith-Agaran G, Chang S, Inouye L

Establishes a recycling facility grant program in the office of solid waste management within the department of health to be administered by the department. Requires the department shall issue grants to recycling facility operators to assist them in offsetting the costs of operations within the State. Requires grant program funds to be disbursed from the environmental management special fund established under provisions relating to the establishment of the environmental management special fund to the recycling facility operator for up to 750,000 dollars. Establishes any recycling facility operator requesting a grant to meet specified requirements. -- Amends provisions relating to powers and duties of the office of solid waste management. Adds that requires the office to establish a recycling facility grant program to incentivize reduction, recycling, bioconversion, or composting businesses in the State. -- Amends provisions relating to establishment of the environmental management special fund. Adds that requires the department of health to expend moneys contained in the environmental management special fund to include award grants pursuant to provisions relating to recycling facility grant program. Appropriation. (\$\$) -- SB3144 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3150 SD2 (SSCR 3313)

## RELATING TO TAXATION.

Introduced by: Rhoads K, Ruderman R, Keith-Agaran G, Chang S

Provides a tax credit to mitigate the effect of a carbon emissions tax on lower income taxpayers. -- Amends provisions relating to environmental response, energy, and food security tax; uses by adding carbon emissions. Imposes a state environmental response, energy, carbon emissions, and food security tax on each barrel or fractional part of a barrel of petroleum product sold by a distributor to any retail dealer or end user of petroleum product, other than a refiner. Provides a tax table for taxable years 2021 to 2030. Changes the distribution of tax revenues. Requires the tax to be paid by the distributor of the fossil fuel. -- SB3150 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3151

## RELATING TO EQUAL ACCESS TO PUBLIC CONVENIENCES.

Introduced by: Kahele K, Ihara L

Establishes provisions relating to equal speed of access to toilets. Requires any pair of separate gender public restrooms or separate gender toilet facilities of any public amusement facility constructed, renovated, or installed after January 1, 2021, to have 2 exclusively female use toilets for each exclusively male use toilet and 2 exclusively female use toilets for each exclusively male use urinal; provided that this provision shall not apply to any restroom, groups of toilets, or portable toilet facilities intended to be used by more than 1 gender. Defines public amusement facility to mean any zoo, theater, convention center, lecture hall, concert hall, sports arena, stadium, state park, county park, amusement or theme park, fairground, or carnival. -- SB3151

Current Status: Mar-03 20 Introduction/Passed First Reading - House

SB3152 SD1 (SSCR 2784)

## RELATING TO ENVIRONMENTAL IMPACT STATEMENTS.

Introduced by: Kahele K, Ruderman R

Amends provisions relating to applicability and requirements. Adds that for environmental assessments for which a finding of no significant impact is anticipated to include a cultural assessment and cultural impact assessment. -- SB3152 SD1 Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3153 SD2 (SSCR 3275)

## RELATING TO ANIMAL CRUELTY.

Introduced by: Kahele K (BR)

Establishes prevention of cruelty to farm animals law. Prohibits a farm owner or operator within the State to knowingly cause any covered animal to be confined in a cruel manner commencing January 1, 2025. Prohibits a farm owner or operator within the State commencing December 31, 2025, to knowingly engage in the sale in the State of any shell egg that the business owner or operator knows or should know is the product of a covered animal that was confined in a cruel manner; egg products that the business owner or operator knows or should know are the product of a covered animal that was confined in a cruel manner; whole veal meat that the business owner or operator knows or should know is the meat of a covered animal that was confined in a cruel manner; or whole pork meat that the business owner or operator knows or should know is the meat of a covered animal that was confined in a cruel manner. Establishes

exceptions. Establishes penalties. -- Establishes a defense to any action to enforce this law that a business owner or operator relied in good faith upon a written certification by the supplier that the shell eggs, egg products, whole veal meat, or whole pork meat at issue were not derived from a covered animal that was confined in a cruel manner, or from the immediate offspring of a breeding pig that was confined in a cruel manner. -- SB3153 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3156 SD2 (SSCR 3314)

RELATING TO EDUCATION. Introduced by: Kim D (BR)

Establishes provisions relating to statewide transition success network. Requires the department of education, through the board of education and its superintendent, to establish and administer the network. Requires the superintendent to disburse funds according to the provision that requires the superintendent to distribute funds to each district to create a statewide transition success network; appoint a statewide transition coordinator to collect and monitor progress on high school needs assessments and transition plans for high schools authorized under this provision; address technical assistance requests from complex area transition centers, and manage the state level advisory council; designate the existing interagency planning group as the statewide advisory council consisting of representatives from the complex area transition centers' advisory councils, community organizations, employers, families, and school personnel with interest in, responsibility for, or experience in assisting high school students having disabilities to make successful transitions after high school to postsecondary education or employment; and use the annual footsteps to transition fair to highlight the activities and results accomplished by the statewide transition success network. Requires each school district to establish a transition center; appoint a coordinator to assist high schools in the school district implement their transition plans; and oversee the consideration of the implications of annual needs assessment described for the purpose of assisting high school students having disabilities prepare for and have successful transitions to postsecondary education or employment at a competitive wage in an integrated setting, and manage the district transition center advisory council; allow the community children's council to also function as the advisory council for the purpose of this part consisting of representatives from high school designated liaisons, state agencies, community organizations, employers, families, and school personnel with interest in, responsibility for, or experience in assisting high school students having disabilities to make successful transitions after high school to postsecondary education or employment. Provides that within the advisory council, there shall be an interagency coordinating committee to assist high schools in the district implement their school plans; direct the coordinator of the transition center to work with high schools in its district to implement a transition plan for each high school described in this provision; direct the coordinator to work with the university of Hawaii center on disability studies to support students at integrated work sites; provided that the university of Hawaii center on disability studies shall provide job coaches and serve as an intermediary between the schools and the businesses that will work with students having disabilities; and undertake a needs assessment of the transition issues of importance to families and educators and share the results with high school principals and advisory councils within 2 months. Requires each high school to submit its plan for participation in the statewide transition success network to its district transition center coordinator for the following school year to be reviewed for consistency with this provision; and develop an annual transition plan that reflects benefits and opportunities for all students in that school who have disabilities; provided that the plans include the number of students having disabilities who are individualized education programs, section 504 of the Rehabilitation Act of 1973 (29 U.S.C. section 791) plans, or in the process of determination for eligibility for either; data regarding the most recent area complex annual needs assessment; a description of priority activities for students eligible to exit school in the next 2 years; and a description of the extent to which a school receiving an allotment under this provision will coordinate and offer access to training, services and support, beyond what is currently available for students having disabilities related to academic material, access to customized employment opportunities, soft skill preparation needed in higher education, employment, or other community settings, job readiness, job sampling, internships, and apprenticeships, self determination, skill building in communication and relationship building, independent living, financial literacy, and technology literacy, job related clubs, coaching through simulations and real life experiences, including job fairs and higher education recruitment events at individual schools and district level events, benefits planning, and access to service and support from other state agencies. Provides that any service or support offered to students with

disabilities, supported by funds through this part, shall be included in the transition plan in the individualized education programs mandated by the Individuals with Disabilities Education Act or section 504 of the Rehabilitation Act of 1973 (29 U.S.C. section 791) plans of these students. Requires the director of the university of Hawaii center on disability studies to establish the statewide transition success network technical assistance center to assist the State, the education district transition centers, and high schools. Provides that to encourage and promote collaboration among high schools and complex areas, education officials may undertake activities that benefit from pooling of funds, including but not limited to partnering activities with middle schools, families, community organizations, and employers. Allows the superintendent to have the responsibility to receive and distribute funds. Appropriation to initiate a pilot program pursuant to this provisions in 1 high school and to begin start up and technical assistance activities for participation in the statewide transition success network. (\$\$) -- SB3156 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB3158 SD1 (SSCR 2758)

## RELATING TO MOTOR VEHICLES.

Introduced by: Kim D, Kidani M

Establishes provisions relating to counterfeit airbags. Prohibits a person to intentionally or knowingly manufacture, import, install, reinstall, distribute, sell, or offer for sale any counterfeit supplemental restraint system component, nonfunctional airbag, or airbag that does not meet federal safety requirements with the intent of replacing an airbag in any motor vehicle, with a counterfeit supplemental restraint system component; a nonfunctional airbag; or an airbag that does not meet federal safety requirements. Further prohibits a person to intentionally or knowingly sell, offer for sale, install, or reinstall in a motor vehicle any device that causes the motor vehicle's diagnostic systems to fail to warn that the motor vehicle is equipped with a counterfeit supplemental restraint system component or nonfunctional airbag, an airbag that does not meet federal safety requirements, or that no airbag is installed. Makes it a class C felony. -- SB3158 SD1 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB3164 SD2 (SSCR 3070)

## RELATING TO THE STATE SURFING COMMISSION.

Introduced by: Wakai G, Keith-Agaran G, Chang S, Kanuha D, Moriwaki S, Kidani M Establishes the state commission on surfing within the department of business, economic development, and tourism, Hawaii tourism authority, for administrative purposes. Requires the commission to serve in an advisory capacity to state agencies to promote the surfing industry and educate people about the cultural and historical significance of surfing. Requires the commission to administer funds appropriated or allocated for its duties and to be authorized to accept, disburse, and allocate funds that may become available from other governmental and private sources; provided that all funds shall be disbursed or allocated in compliance with any specific designation stated by the donor and, in the absence of any specific designation, the funds shall be disbursed or allocated on projects related to any of the purposes of this provision. -- SB3164 SD2 Current Status:

Mar-05 20 Introduction/Passed First Reading - House

SB3171 SD2 (SSCR 3315)

## RELATING TO THE GREEN ENVIRONMENT.

Introduced by: Moriwaki S, Ruderman R, Rhoads K, Kidani M

Establishes provisions relating to objectives and policies for the physical environment lei of green. Provides that the planning for the State's physical environment with regard to the lei of green shall be directed toward protection and preservation of green public parks and recreational open spaces within the lei of green; expansion of greenways and shoreline promenades interconnecting green public recreational open spaces, public parks, and historic landscapes within the lei of green along the shoreline, mauka to makai; restoration, protection, expansion, and preservation of the intrinsic elements of the lei of green, including large shade canopy trees to mitigate climate change; and protection of the lei of green resources for the immediate future and perpetuation of the lei of green to benefit the public as an environmental legacy for present and future generations. -- Establishes provisions relating to lei of green; implementation guidelines. Requires the office of planning to implement the lei of green policy, in coordination with appropriate state and county departments. Requires the office to strive to ensure that the lei of green policy is a respected guide for the restoration, protection, and preservation of the anchor elements of the lei of green, including public parks and historic landscapes, green recreational open spaces, and connecting greenways and shoreline promenades; and work closely with the counties and the public to implement the policy for state and county lands within the lei of green. Report to the legislature and the governor. Appropriation for costs associated with researching, compiling, and submitting the status

report on the lei of green policy. (\$\$) -- SB3171 SD2

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3173 RELATING TO TRANSPORTATION.

Introduced by: Moriwaki S, Chang S, Kanuha D, Kidani M

Amends provisions relating to traffic violations, and motorcycles and mopeds, noisy

mufflers; penalty. -- Increases penalties for fines. -- SB3173

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3175 SD1 (SSCR 3016) RELATING TO THE STATE HEALTH INSURANCE ASSISTANCE PROGRAM.

Introduced by: Moriwaki S

Appropriation to the executive office on aging for the state health insurance assistance program, including service contracts to partner with the medical community, such as federally qualified health centers that currently serve older individuals, for staffing contracts to provide programmatic support to the 2 full time equivalent (2.00 FTE) staff of the state health insurance assistance program, and for volunteer recruitment and retention, including developing and airing public service announcements and other print and digital media to promote the state health insurance assistance program. (\$\$) -- SB3175 SD1

3031/3301

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3176 SD1 (SSCR 2545) RELATING TO MOTOR VEHICLE REGISTRATION.

Introduced by: Kidani M

Amends provisions relating to application for registration; full faith and credit to current certificates; this part not applicable to certain equipment. Requires that if the director of finance has authorized an electronic method for initial registration or registration renewal, including the acceptance of any supplemental documents in electronic form, the authorization shall extend to all types of motor vehicles and intermodal equipment. --

SB3176 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

SB3180 SD1 (SSCR 3380) MAKING AN EMERGENCY APPROPRIATION TO THE STATE PUBLIC CHARTER

SCHOOL COMMISSION.

Introduced by: Kidani M, Rhoads K, Baker R, Inouye L

Appropriation to the state public charter school commission to pay the claim and settlement amount to Miller Potter vs State of Hawaii, et al., Civil No. 16-1-0358K. (\$\$)

-- SB3180 SD1

Current Status: Mar-05 20 Introduction/Passed First Reading - House

LRB Systems March 5, 2020

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HB0006 HD3 SD1 (SSCR 1508)

RELATING TO THE UNIFORM EMPLOYEE AND STUDENT ONLINE PRIVACY PROTECTION ACT.

Introduced by: Takayama G

Establishes the uniform employee and student online privacy protection act. Prohibits an employer to require or coerce an employee to disclose the login information for a protected personal online account; disclose the content of the account, except that an employer may request an employee to add the employer to, or not remove the employer from, the set of persons to which the employee grants access to the content; alter the settings of the online account in a manner that makes the login information for, or content of the account more accessible to others; or access the account in the presence of the employer in a manner that enables the employer to observe the login information for or content of the account; or take, or threaten to take, adverse action against an employee for failure to comply with an employer requirement, coercive action, or request; or an employer request to add the employer to, or not remove the employer from, the set of persons to which the employee grants access to the content of a protected personal online account. -- Prohibits an educational institution to require or coerce a student to disclose the login information for a protected personal online account; disclose the content of the account, except that an educational institution may request a student to add the educational institution to, or not remove the educational institution from, the set of persons to which the student grants access to the content; alter the settings of the online account in a manner that makes the login information for, or content of the account more accessible to others; or access the account in the presence of the educational institution in a manner that enables the educational institution to observe the login information for or content of the account; or take, or threaten to take, adverse action against a student for failure to comply with an educational institution requirement, coercive action, or request; or an educational institution request to add the educational institution to, or not remove the educational institution from, the set of persons to which the student grants access to the content of a protected personal online account. --Authorizes the attorney general to bring a civil action against an employers or educational institution. Establishes civil penalties. -- Allows an employee or student to bring civil action and obtain injunctive and other equitable relief; actual damages; and cost and reasonable attorney's fees. -- HB0006 SD1

Current Status: Apr-09 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A, Woodson J, Lee C -- DeCoite L, Matsumoto L, Quinlan S Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Kim D, Rhoads K -- Fevella K

HB0018 HD1 SD1 (SSCR 1281)

## RELATING TO CHILDHOOD SEXUAL ABUSE.

Introduced by: Thielen C

Amends provisions relating to civil action arising from sexual offenses; application; certificate of merit. Changes the time that a victim of child sexual abuse that occurred in this State may file a claim against the person who committed the abuse to any time. -- HB0018 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-22 19 Conference Committee: House Members: Lee C,

Nakamura N -- Belatti D, McDermott B

Apr=24 19 Conference Committee: Senate Members: Rhoads K,

Riviere G -- Fevella K

HB0035 HD1 (HSCR 53-20)

## RELATING TO MENTAL HEALTH.

Introduced by: Mizuno J, Thielen C, Takumi R, Kobayashi B, Takayama G

Amends provisions relating to mental health and substance abuse special fund; established. Provides that moneys deposited into the respective accounts of each program shall be used to include capital improvements of the respective program. -- HB0035 HD1

Current Status:

nt Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB0065 HD1 (HSCR 254)

## RELATING TO UNATTENDED VEHICLES.

Introduced by: Takumi R, Ichiyama L

Amends provisions relating to vehicles left unattended on private and public property;

sale or disposition of abandoned vehicles. Changes the maximum amount that towing

companies can charge. -- HB0065 HD1

**Current Status:** Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to TRS/ CPH/ then WAM

HB0069 HD1 (HSCR 932)

## RELATING TO CONTRACTORS.

Introduced by: Takumi R, Ichiyama L

Amends provisions relating to exemptions under the contractors law. Increases the amount for an exemption of any project or operation for which the aggregate contract price or labor, materials, taxes, and all other items from 1,000 dollars to 1,500 dollars.

. -- HB0069 HD1

**Current Status:** Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to CPH

HB0077 HD1 (HSCR 305)

## RELATING TO NOTARIAL ACTS.

Introduced by: Takumi R, Ichiyama L

Establishes provisions relating to remote online notarization. Allows notary public commissioned and physically located in the state to perform a remote online notarial act

for a remotely located individual. -- HB0077 HD1

**Current Status:** Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then JDC

HB0081 HD1 (HSCR 20)

## RELATING TO CONTRACTORS.

Introduced by: Takumi R

Amends provisions relating to powers to classify and limit operations under the contractors law. Prohibits the performance by a specialty contractor of incidental and supplemental work outside of the specialty contractor's licensure on any project requiring the seal or stamp of a professional engineer licensed to perform structural engineering. Prohibits the performance of work in the crafts or trades of specialty contractor's licensure to be considered incidental and supplemental work including carpentry framing contractor; masonry contractor; pile driving, pile and caisson drilling, and foundation contractor; post tensioning contractor; reinforcing steel contractor; structural steel contractor; and welding contractor. -- HB0081 HD1

Mar=05 19 Introduction/Passed First Reading - Senate Current Status:

Mar=05 19 Single Referral to CPH

HB0096 HD1 (HSCR 689)

## RELATING TO MINIMUM WAGE.

Introduced by: Johanson A, Luke S, Belatti D, Lee C, Kitagawa L, Wildberger T, Perruso

A. Lowen N. Creagan R

Amends provisions relating to general powers and limitation of the counties. Requires each county to have the power to enact and enforce ordinances establishing minimum wage requirements under the wage and hour laws. -- Amends provisions relating to minimum wages. Provides that each county shall have the power to establish wages for employees employed within their respective county at rates that are higher than those established. -- HB0096 HD1

**Current Status:** 

Mar=05 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to LCA/ PSM/ then WAM

HB0117

## RELATING TO STATE FUNDS.

Introduced by: Luke S

Amends provisions relating to the deposit of state funds in treasury. -- HB0117 Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB0118 HD1 SD1 (SSCR 1875)

## RELATING TO GOVERNMENT.

Introduced by: Luke S

Repeals provisions relating to rapid transportation authority; annual review under the auditor law. -- Requires the state auditor to continue the audit of the Honolulu authority for rapid transportation authorized by Act 1, special session laws of 2017. Provides that

the state auditor shall examine the scope of services of the audit, including an analysis of the construction management of the Honolulu authority for rapid transportation. Requires the analysis to include an assessment of all the oral and written processes, procedures, polices, practices, internal controls, and cost controls associated with the Honolulu authority for rapid transportation's management of the Honolulu rail transit project; and an evaluation of change orders as identified by the state auditor, including an assessment of expenditures and payments to contractors, subcontractors, and consultants, for the time periods identified by the state auditor. Reports to the legislature. Appropriation. -- Amends provisions relating to rapid transportation authority; certification statement. Adds that the comptroller shall withhold any vendor contracts reimbursements until the state auditor has received from any applicable party that was requested to submit documents to the state auditor that pertain to the reimbursement request, including the documents requested pursuant to the auditor's subpoena powers. --Amends Act 1, special session laws of 2017. Repeals the required need that the president of the senate and speaker of the house of representatives each appoint 2 non voting, ex officio members to the board of directors of the county's rapid transportation authority. (\$\$) -- HB0118 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=15 19 Conference Committee: Senate Members: Thielen L,

Dela Cruz D -- Fevella K, Inouye L

HB0119

## RELATING TO GOVERNMENT SERVICES.

Introduced by: Luke S

Amends provisions relating to office of the legislative analyst established. Requires the joint legislative budget committee to appoint a legislative analyst who shall serve for a term of 4 years and may remove the legislative analyst from office by a 3/4 vote of its members, but only for cause. Allows the legislative analyst and other clerical and technical employees to participate in any employee benefit program plan or privilege generally available to state employees. -- HB0119

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to GVO then WAM

HB0124 HD1 (HSCR 1155)

## RELATING TO NON-GENERAL FUNDS.

Introduced by: Luke S, Cullen T

Amends provisions relating to public utilities commission special fund. Changes the public utilities commission special fund to be administered from the public utilities commission to the department of commerce and consumer affairs. Annual report to the legislature and the governor. -- HB0124 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB0125 HD1 SD1 (FLOOR AMENDMENT 15)

## RELATING TO NON-GENERAL FUNDS.

Introduced by: Luke S, Cullen T

Abolishes the assistance in managing land fund, the native resources and fire protection program special fund, the preservation of endangered plants trust fund assistance, and the recreational renaissance - state parks special fund. -- HB0125 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Yamane R.

Luke S -- Cullen T, Thielen C

HB0131 HD2 (HSCR 587)

## RELATING TO HEMP.

Introduced by: Creagan R, Lee C, Thielen C, San Buenaventura J, Cachola R, DeCoite L, Tarnas D, Takayama G, Brower T, Morikawa D, Nakashima M, Lowen N, McKelvey A, Todd C, Cabanilla Arakawa R, Wildberger T, Saiki S, Say C, Takumi R, Perruso A, Johanson A. Nishimoto S

Amends provisions relating to duties in general under the agricultural and animals law. Requires the department of agriculture to have the authority to monitor and regulate hemp production, including commercial production and research pursuant to section 297B of the Agricultural Marketing Act of 1946. -- Amends provisions relating to approved seed cultivars by adding hemp genetics. Allows the licensees to utilize hemp genetics, from any state, that meet federal definitions of hemp. -- Amends provisions relating to

drugs or devices deemed misbranded when; prescriptions excepted, when. Exempts hemp. -- Amends provisions relating to definitions under uniform controlled substances act. Defines hemp to mean the plant cannabis sativa L. and any part of that plant, including the seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts of isomers, whether growing or not, with a delta 9 tetrahydrocannabinol concentration of not more than 0.3 per cent on a dry weight basis. Redefines marijuana to exclude hemp. -- Amends provisions relating to schedule I. Provides that tetrahydrocannabinols shall exclude tetrahydrocannabinols in hemp. -- Requires the chairperson of agriculture to prepare and submit a proposed state plan to monitor and regulate hemp production in the State pursuant to section 297B of the agricultural marketing act of 1946, as amended, to the federal secretary of agriculture within days after the approval of this Act. Further requires the chairperson to submit reports on basis to the governor, the president of the senate, and the speaker of the house of representatives concerning the status of the federal Secretary of Agriculture's pending approval of the state plan until the state plan is approved. Report to the legislature. --HB0131 HD2

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to PSM/ AEN/ then JDC/ WAM/

HB0132 HD2 (HSCR 766)

## RELATING TO FEMALE GENITAL MUTILATION.

Introduced by: Cabanilla Arakawa R, McDermott B, Ward G, Hashem M Establishes provisions relating to prohibited acts related to female genital mutilation. Provides that a person commits the offense of prohibited acts related to female genital mutilation if the person intentionally or knowingly circumcises, excises, or infibulates the whole or any part of the labia majora, labia minora, or clitoris of another person, as a parent, guardian, or other person legally responsible or charged with the care or custody of a minor, allows the circumcision, excision, or infibulation, in whole or in part, of the labia majora, labia minora, or clitoris of the mino, or removes, or causes or permits to be removed, a minor from this State for the purpose of circumcising, excising, or infibulating, in whole or in part, the labia majora, labia minora, or clitoris of the minor. Provides that it is not a defense to prosecution for a violation of this law that the procedure or conduct described in subsection was performed under specified circumstances. Exempts a health care provider from criminal liability under law if the procedure is performed under specified circumstances. Provides that prohibited acts related to female genital mutilation is a mandatory reportable offense for any person required to report child abuse. Makes it a class B felony. -- HB0132 HD2

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=08 19 Single Re referral to CPH/ JDC/

HB0141 HD3 (HSCR 1007-20)

## RELATING TO HEALTH.

Introduced by: Mizuno J

Establishes provisions relating to administration of emergency seizure rescue medication; training under the education, private schools, and charter schools laws. Requires each school to have at least 1 school employee on duty during the entire school day to administer or assist with the self administration of seizure rescue medication or medication prescribed to treat seizure disorder symptoms approved by the US Food and Drug Administration or any successor agency and a manual dose of prescribed electrical stimulation using a vagus nerve simulator magnet as approved by the US Food and Drug Administration or any successor agency. Establishes provisions for a training program of school personnel in the health care need of students diagnosed with a seizure disorder or training by a physician, advanced practice registered nurse, or physician assistant. Requires that on an annual basis all principals, guidance counselors, and teachers employed by the department or school shall complete at least 1 hour of self study review of seizure disorder materials developed by medical professionals having expertise in seizure treatment and consistent with best practice guidelines on the recognition of the signs and symptoms of seizures and the appropriate steps for seizure 1rst aid. Further provides that on an annual each school shall provide an age appropriate seizure education program to all students on seizures and seizure disorders. Requires private schools and charter schools to establish a seizure action plan to assist the student in the event of a seizure and the method by which the trained employee or employees are contracted in the event of the seizure. -- Amends provisions relating to self administration of medication by student and emergency administration self testing and self management of diabetes by student; assistance with diabetes testing; blood glucose monitoring by

student; assistance with blood glucose monitoring; permitted by changing it to self administration of medication by student and emergency administration permitted. Appropriation. (\$\$) -- HB0141 HD3

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH/ EDU/ then WAM

HB0144 HD1 SD1 (SSCR 1415)

## RELATING TO COFFEE LABELING.

Introduced by: Creagan R, Lowen N, Nakashima M, McDermott B, Ward G, Perruso A, Tarnas D, Thielen C, Mizuno J, Ichiyama L, San Buenaventura J, Todd C, Takumi R Requires the university of Hawaii economic research organization to conduct a study to assess the economic impact on the local coffee industry from potential changes to coffee labeling laws. Requires the organization to consult with the department of agriculture and stakeholders in the coffee industry to establish the protocols to be used and factors to be addressed in the study. Report to the legislature. -- Establishes a coffee labeling task force within the department of agriculture to review and assess the findings and recommendations of the economic impact study, develop proposed legislation to address the issues raised and identified in the findings and recommendations of the economic impact study, and identify any related issues not addressed by state law. Report to the legislature. Task force to cease to exist after it has accomplished the purpose of this Act or 20 days prior to the convening of the regular session of 2022, whichever occurs 1st (sunset). Appropriations. (\$\$) -- HB0144 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to CPH/ WAM/

HB0146 HD1 (HSCR 411)

## RELATING TO HEALTH.

Introduced by: Creagan R, Lowen N, Nakashima M, McDermott B, Ward G, Tarnas D, Perruso A, Thielen C, Mizuno J, Todd C, Okimoto V, Onishi R

Establishes provisions relating to veterinary medical officer. Established within the department of health a veterinary medical officer position to oversee the protection and improvement of human health through measures for the detection, investigation, assessment, prevention, control, and eradication of zoonotic diseases. Requires the officer to possess a doctor of veterinary medicine (DVM) degree from a veterinary college meeting all the standards established by the American Veterinary Medical Association and a license to practice veterinary medicine granted pursuant to veterinary medicine law. Appropriation to the department of health for the establishment of 1 full time equivalent (1.00 FTE) permanent veterinary medical officer position. (\$\$) -- HB0146 HD1 Current Status:

Mar=05 19 Multiple Referral to CPH then WAM

HB0158 HD1 SD2 (SSCR 1765)

## RELATING TO LABOR LAW COMPLIANCE FOR GOVERNMENT CONTRACTS. Introduced by: Johanson A, Eli S

Amends provisions relating to wages, hours, and working conditions of employees of contractors performing services. Requires the contractor or the contractor's subcontractor to give a copy of the rates of wages to each laborer and mechanic employed under the contract by the contractor at the time each laborer and mechanic is employed; provided that the contractor does not have to provide the contractor's employees the wage rate schedules where there is a collective bargaining agreement. Allows the governmental contracting agency to withhold from the contractor so much of the accrued payments as the governmental contracting agency may consider necessary to pay, to the laborers and mechanics employed by the contractor or any subcontractor on the job site, the difference between the required wages and the wages received and not refunded by the laborers and mechanics. Requires every contract and the specifications for the contract to contain a provision that a certified copy of all payrolls to be submitted weekly to the governmental contracting agency for review. -- HB0158 SD2

Current Status: Apr-09 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Eli S -- Matsumoto L

Apr=22 19 Conference Committee: Senate Members: Thielen L,

Taniguchi B, Keith-Agaran G -- Fevella K

HB0159 HD1 SD1 (SSCR 1941)

RELATING TO CRIME.

Introduced by: Holt D, Gates C, Quinlan S, Mizuno J, Hashimoto T, Todd C, Nakamura N

Amends provisions relating to prohibited acts B penalties under the uniform controlled substances act. Provides that a person who violates provisions relating to knowingly to keep or maintain any store, shop, warehouse, dwelling, building, vehicle, boat, aircraft, or other structure or place for the purpose of using of controlled substances or which is used for keeping or selling them in violation of this act or provisions relating to offenses related to drugs and intoxicating compounds is guilty of a class B felony. -- Amends provisions relating to sentencing of repeat offenders. Repeals provisions relating to promoting gambling in the 1st degree. -- Amends provisions relating to promoting gambling in the 2nd degree. Makes it a class B felony. -- Amends provisions relating to promoting gambling in the 2nd degree. Makes it a class C felony. -- HB0159 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Lee C --

Morikawa D, Thielen C

Apr=23 19 Conference Committee: Senate Members: Nishihara

C, Rhoads K -- Fevella K

HB0162 HD1 SD1 (SSCR 1282)

## RELATING TO VIOLATIONS OF CAMPAIGN FINANCE LAW.

Introduced by: Saiki S (BR)

Amends provisions relating to administrative fines; relief. Changes assessment of fine on an individual to on a person other than a noncandidate committee changes the amount of the fine to not to exceed 1,000 dollars for each occurrence or an amount not to exceed 3 times the amount of an unlawful contribution or expenditure. Changes the assessment of a fine on a corporations, organization, association, or labor union to on a noncandidate committee has either received at least 1 contribution of more than 10,000 dollars from any 1 person or has made expenditures of more than 10,000 dollars in the aggregate, in an election period, and changes the amount of the fine to not to exceed 5,000 dollars for each occurrence or an amount not to exceed 3 times the amount of an unlawful contribution or expenditure. Provides that if an administrative fine is imposed upon a candidate or noncandidate committee, the campaign spending commission may order that the fine, or any portion of the fine, be paid from the personal funds of the candidate or officers of the noncandidate committee. --- HB0162 SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB0163 HD1 (HSCR 939)

## RELATING TO REPORTS OF CANDIDATE COMMITTEES.

Introduced by: Saiki S (BR)

Amends provisions relating to time for candidate committee to file preliminary, final, and supplemental reports. Adds a filing date for a preliminary report to be April 30, of the year of a general election; and to be October 1, of the year of a general election. -- HB0163 HD1

Current Status:

Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to JDC

HB0164 HD1 SD1 (SSCR 1888)

## RELATING TO ELECTIONEERING COMMUNICATIONS.

Introduced by: Saiki S (BR)

Establishes provisions relating to electioneering communications; weekly reports. Requires each person or noncandidate committee that publishes or publicly distributes during the applicable reporting period an electioneering communication or communications from a single vendor costing an aggregate amount of more than 2,000 dollars in 1 week to file a report with the commission that includes the aggregate dollar value of any communications 1st published or distributed that week and the vendor or vendors to whom the money was paid; and the value of each communication and the date on which the communication was published or distributed. -- Amends provisions relating to electioneering communications; statement of information. Requires that each person or noncandidate committee that makes an expenditure for electioneering communications in an aggregate amount of more than 2,000 dollars during any calendar year to file with the campaign spending commission a statement of information within 24 hours of each disclosure date. Redefines disclosure date to mean for every calendar year the 1st date on which an electioneering communication is publicly distributed. Provided that the person making the electioneering communication has made expenditures for

electioneering communications of more than 2,000 dollars in the aggregate since the most recent disclosure date during that calendar year; and any other date on which an electioneering communication is publicly distributed during that same year. Provided that the person making the electioneering communication has made expenditures for electioneering communications of more than 2,000 dollars in the aggregate since the most recent disclosure date during that calendar year. Redefines electioneering communication by changing mail at a bulk rate to mail and repealing that a person shall be treated as having made an expenditure if the person has executed a contract to make the expenditure. -- Amends provisions relating to identification of certain top contributors to noncandidate committees making only independent expenditures by repealing certain top. Adds that notice shall start with the words, the 3 top contributors to the noncandidate committee that paid for this advertisement are, followed by the names of the 3 top contributors. -- HB0164 SD1

Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Lee C --

Morikawa D, Thielen C

Apr=15 19 Conference Committee: Senate Members: Rhoads K

-- Fevella K, Wakai G

HB0176 HD1 (HSCR 937)

RELATING TO THE CONSOLIDATION OF MOTOR VEHICLE DRIVER'S LICENSE AND CIVIL IDENTIFICATION CARD FORMS.

Introduced by: Saiki S (BR)

Amends provisions relating to application for license, provisional license, or instruction permit; fees. Requires the director of finance to develop an application form that consolidates the application under this provision and the application under provisions relating to application for identification card. -- HB0176 HD1

Current Status:

Mar=07 19 Introduction/Passed First Reading - Senate Mar=07 19 Multiple Referral to PSM/ TRS/ then WAM

HB0200 HD2 SD1 (SSCR 1740)

## RELATING TO CRUELTY TO ANIMALS.

Introduced by: Lowen N, Lee C, Creagan R

Amends provisions relating to cruelty to animals in the 2nd degree. Provides that a person commits the offense of cruelty to animals in the 2nd degree if the person intentionally, knowingly, or recklessly uses a trolley, pulley, cable, or running line designed to attach a dog to 2 stationary objects in a configuration that endangers the dog, including preventing the dog from obtaining necessary sustenance. Provided that no dog under the age of 6 months shall be tethered or restrained unless the dog is engaged in an activity supervised by its owner or an agent of its owner; no dog shall be tethered or restrained by a tow or log chain if the size or weight of the tow or log chain inhibits the free movement of the dog; and no dog shall be tethered or restrained by means of a choke collar, pinch collar, or prong collar unless the dog is engaged in an activity. Makes it a misdemeanor except that if the offense involves 10 or more pet animals in any 1 instance, then cruelty to animals in the 2nd degree is a class C felony.

-- HB0200 SD1

Current Status: Apr-05 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Creagan R, San Buenaventura J -- Okimoto V, Perruso A, Wildberger T Apr=17 19 Conference Committee: Senate Members: Rhoads K

-- Fevella K, Gabbard M

HB0202 HD2 (HSCR 1004-20)

## RELATING TO RENEWABLE ENERGY.

Introduced by: Lowen N

Amends provisions relating to renewable energy technologies; income tax credit. Provides that no renewable energy technologies tax credit may be claimed for solar energy systems installed and placed in service for commercial properties and wind powered energy systems installed and placed in service for commercial properties for taxable years beginning after December 31, 2019, except for solar energy systems installed and placed in service for commercial properties and wind powered energy systems installed and placed in service for commercial properties, pursuant to a power purchase agreement approved or pending approval by a decision and order issued by the public utilities commission prior to December 31, 2019. Increases the renewable energy technologies tax credit for solar water heater systems, other solar energy

systems, and wind powered energy systems for multi family residential properties. Prohibits tax credit to be claimed under this provision after December 31, 2045 (sunset).

-- HB0202 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to EET then WAM

HB0204 HD1 (HSCR 569)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST AN INDUSTRIAL ENTERPRISE.

Introduced by: Lowen N

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Kona Coast Water, LLC, a Hawaii limited liability company, in financing or refinancing the costs relating to the planning, design, construction, equipping, acquisition of lands, including easements or other interests therein, and other tangible assets for solar thermal facilities to desalinate water using renewable energy. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0204 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB0210 HD1 (HSCR 318)

## RELATING TO ELECTIONS.

Introduced by: San Buenaventura C

Establishes provisions relating to ranked choice method; applicability. Requires the ranked choice method to be used in all partisan primary elections, special elections, and

nonpartisan general elections. -- HB0210 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Re referral to JDC then WAM

HB0213 HD1 (HSCR 944)

#### RELATING TO PRIVATE PROPERTY.

Introduced by: San Buenaventura C

Establishes provisions relating to eradication of albizia trees on private property. Authorizes an owner of real property or the owner's agent to enter vacant real property that is privately owned and directly adjacent to the entering owner's property to control 1 or more albizia trees located on the adjacent property; provided that the entering owner has consulted with a tree risk assessment qualification certified arborist to confirm that the albizia trees on the adjacent property create a condition that could become hazardous to the entering owner's property or persons thereupon if left untreated; may be felled and removed or otherwise treated according to current established methods that minimize the risk to human health and safety, and without damaging any structure, utility pole, or utility line; and has unsuccessfully made 2 or more reasonable attempts within the previous 30 days to contact the owner of record of the adjacent property via telephone or registered mail. -- HB0213 HD1

Current Status: Mar=22 19 Passed Second Reading Senate

Mar=22 19 Referred to JDC

HB0217 HD1 SD1 (SSCR 1883)

## RELATING TO CHILDREN.

Introduced by: Mizuno J

Establishes provisions relating to consultation with counsel. Requires that before a custodial interrogation of and before the waiver of any right against self incrimination by a child under the age of 16, the child shall have contact with legal counsel in person, by telephone, or by video conference. Prohibits the consultation to be waived. Requires the court, in determining the admissibility of statements of a child under the age of 16 made during or after a custodial interrogation, to consider the effect of any failure of the officer who had custody of the child to take steps to comply with this law. – HB0217 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Lee C, Luke

S -- Morikawa D, Thielen C

Apr=22 19 Conference Committee: Senate Members: Rhoads K

-- Fevella K, Wakai G

HB0218 HD1 SD2 (SSCR 1867)

RELATING TO MINORS.

LRB Systems March 5, 2020

Introduced by: Mizuno J

Establishes provisions relating to sentencing of minors. Allows the circuit court to consider, in addition to any other factor that the court is required to consider, the differences between minor and adult offenders, including the diminished culpability of minors as compared to that of adults, and the typical characteristics of youth in a case in which the family court has waived jurisdiction over a minor and the minor is convicted of a criminal offense in circuit court. Allows the circuit court to impose a sentence that includes a period of incarceration that is shorter than any mandatory minimum otherwise required by law, provided that the period of incarceration shall not be shorter than half of the mandatory minimum otherwise required by law; when imposing any sentence that includes a period of incarceration of 5 years or more, may decline to impose a mandatory sentencing enhancement otherwise required by law. -- HB0218 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Ruderman

R, Rhoads K -- Fevella K, Thielen L

HB0220 HD1 SD1 (SSCR 1895)

RELATING TO HEALTH. Introduced by: Mizuno J

Program appropriations for the department of health. (\$\$) -- HB0220 SD1 Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Mizuno J,

Takumi R, Kobayashi B -- Ward G

Apr=18 19 Conference Committee: Senate Members: Baker R,

Moriwaki S -- Chang S, Fevella K, Thielen L

HB0221 HD2 SD1 (SSCR 1880)

## RELATING TO DENTAL ASSISTANTS.

Introduced by: Mizuno J

Establishes provisions relating to dental assistants; requirements; allowed and prohibited practices. Requires all individuals hired as dental assistants in this State on or after July 1, 2021, to hold a cardiopulmonary resuscitation certification and provide proof to the board of dental examiners of successful completion of a 2 semester program accredited by the American Dental Association Commission on Dental Accreditation. Establishes supportive dental procedures that a dental assistant may perform under the direct supervision, direction, evaluation, and responsibility of a licensed dentist. Prohibits a dental assistant to perform any activity deemed to be irreversible so as to cause change in the affected hard or soft tissues and is permanent, may require reconstructive or corrective procedures, or represents the practice of dentistry and dental hygiene or requires the knowledge, skill, and training of a licensed dentist or licensed dental hygienist, including the specified procedures and intra oral functions. -- HB0221 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Mizuno J,

Ohno T, Takumi R -- Ward G

Apr=18 19 Conference Committee: Senate Members: Baker R --

Fevella K, Nishihara C

HB0241 HD2 SD1 (SSCR 1427)

## RELATING TO MOTOR VEHICLES.

Introduced by: Aquino H

Establishes the peer to peer motor vehicle sharing organizations law. Establishes provisions relating to manufacturer's recall; requirements. Prohibits a lessor with a rental motor vehicle fleet of 1 or more vehicles to rent or lease or offer for rent or lease a vehicle subject to the manufacturer's recall until the lessor has made all repairs required under the manufacturer's recall no later than 48 hours after receiving notice of a manufacturer's recall. Requires a lessor with a rental motor vehicle fleet of 1 or more vehicles to rent or lease or offer for rent or lease a vehicle subject to the manufacturer's recall until the lessor has made all temporary repairs required under the manufacturer's recall if a manufacturer's recall notice indicates that the remedy for the recall is not immediately available and specifies actions to temporarily repair the vehicle in a manner that eliminates the safety risk that prompted the manufacturer's recall. Requires a lessor to facilitate the rent or lease of a vehicle until all repairs required under the manufacturer's recall are complete and the vehicle no longer appears in the recall database provided by the National Highway Traffic Safety Administration. -- Amends provisions relating to the motor vehicle industry law by adding provisions relating to

manufacturer's recall; requirements. -- Amends provisions relating to certificate of registration under the rental motor vehicle, tour vehicle, and car sharing vehicle surcharge tax law. Requires each person as a condition precedent to engaging or continuing in the business of providing rental motor vehicles to the public, engaging or continuing in the tour vehicle operator business, engaging or continuing in a car sharing organization business, or engaging or continuing in a peer to peer motor vehicle sharing organization business to register with the director of taxation. -- HB0241 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members: Baker R,

Inouye L, Riviere G -- Fevella K, Thielen L

Apr-24 19 Conference Committee: House Members: Aquino H,

Takumi R, Hashimoto T -- McDermott B

HB0245 HD1 (HSCR 443)

#### RELATING TO EDUCATION.

Introduced by: Woodson J, Morikawa D, Creagan R, Perruso A, Tarnas D, Brower T, Yamashita K, Okimoto V, Quinlan S, Kong S, Kitagawa L, Ichiyama L, Takayama G, Lowen N, Nishimoto S, Aquino H, Nakashima M, Ohno T, Johanson A, Belatti D, Takumi R, Say C, Lee C

Amends provisions relating to powers and duties of the board of education. Empowers the board to approve professional development courses and programs necessary for teacher reclassification. -- HB0245 HD1

Current Status: Mar=22 19 Passed Second Reading Senate

Mar=22 19 Referred to WAM

HB0246 HD2 (HSCR 1214)

## RELATING TO CHARTER SCHOOLS.

Introduced by: Woodson J, Brower T, Kong S, Perruso A, Ichiyama L, Takayama G, Lowen N, Nishimoto S, Aquino H, Nakashima M, Ohno T, Tarnas D, Morikawa D, Lee C, Quinlan S, Say C, Takumi R, Belatti D, Johanson A, Creagan R

Amends provisions relating to facilities funding under the public charter school law. Requires the legislature to consider making appropriation and bond authorization to the charter school commission to provide for rental or lease of facilities. -- Appropriation to the state public charter school commission to allocate to charter schools for infrastructure costs, lease or rent assistance based in part on the need and financial performance of the charter schools, and repair and maintenance of network infrastructure, as determined by the commission. (\$\$) -- HB0246 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to EDU then WAM

HB0247 HD1 (HSCR 643)

## RELATING TO SCHOOLS.

Introduced by: Woodson J, Tarnas D, Hashem M, Brower T, Yamashita K, Kitagawa L, Perruso A, Hashimoto T, Ichiyama L, Takayama G, Lowen N, Nishimoto S, Aquino H, Nakashima M, Ohno T, Okimoto V, Morikawa D, Lee C, Quinlan S, Say C, Takumi R, Belatti D, Johanson A, Creagan R

Appropriation to the department of education for the installation of air conditioning in those Hawaii public school classrooms that have not received air conditioning units; provided that the school principal designates the installation of air conditioning units as the school's top priority. (\$\$) -- HB0247 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to EDU then WAM

HB0251 HD1 (HSCR 644)

## RELATING TO EDUCATION.

Introduced by: Woodson J, Johanson A, Creagan R, Thielen C, Morikawa D, Lowen N, Yamashita K, Nishimoto S, Kitagawa L, Gates C, Ichiyama L, Aquino H

Appropriation to the department of education for laptop or tablet computers, as deemed necessary by the department, to be used by teachers and students for digital teaching and learning. (\$\$) -- HB0251 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to EDU then WAM

HB0253 HD2 (HSCR 1192)

RELATING TO MOTOR VEHICLES.

LRB Systems March 5, 2020

Introduced by: Morikawa D, Aquino H, Takumi R, Mizuno J, Takayama G, Brower T, Ichiyama L, Ohno T, Matayoshi S

Establishes provisions relating to counterfeit airbags. Prohibits a person to intentionally or knowingly manufacture, import, install, reinstall, distribute, sell, or offer for sale any counterfeit supplemental restraint system component, nonfunctional airbag, or airbag that does not meet federal safety requirements. Further prohibits a person to intentionally or knowingly sell, offer for sale, install, or reinstall in a motor vehicle any device that causes the motor vehicle's diagnostic systems to fail to warn that the motor vehicle is equipped with a counterfeit supplemental restraint system component or nonfunctional airbag or that no airbag is installed. Makes it a class C felony. -- HB0253 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to TRS/ CPH/ then JDC

HB0267 HD1 SD1 (SSCR 1782)

#### RELATING TO PRESCRIPTION DRUGS.

Introduced by: Takumi R

Establishes provisions relating to mandatory notification of prescription drug price increases. Requires a manufacturer of a prescription drug with a wholesale acquisition cost of more than 40 dollars for a course of therapy to notify each prescription drug benefit plan and pharmacy benefit manager of any planned price increase if that increase will result in a 16 per cent or more increase in the wholesale acquisition cost of the prescription drug over any 2 year period. Establishes notice requirements. Requires the insurance commissioner to post on the website of the department of commerce and consumer affairs the names and addresses of the prescription drug benefit plans and pharmacy benefit managers required to receive notice. Requires a manufacturer of a prescription drug to identify annually up to 10 prescription drugs on which the State spends significant health care moneys and for which the wholesale acquisition cost increased by a total of 50 per cent or more during the prior 2 calendar years or by 20 per cent or more during the prior calendar year. Provides that for each prescription drug identified requires the insurance commissioner to require the drug manufacturer to report a schedule of the drug's wholesale acquisition cost increases over the previous 5 calendar years; a written narrative description, suitable for public release, of the factors that have contributed to the drug's recent cost increase; the date and price of acquisition of the identified drug if it was not developed by the manufacturer, and the drug's wholesale acquisition cost at the time of acquisition, if known; and the manufacturer's aggregate, company level research and development and other relevant capital expenditures, such as facility construction, for the most recent year for which final audited data are available. Defines course of therapy to means the recommended daily dosage units of a prescription drug for 30 days, pursuant to its prescribing label as approved by the federal Food and Drug Administration; or the recommended daily dosage units of a prescription drug pursuant to its prescribing label for a normal course of treatment that is less than 30 days, as approved by the federal Food and Drug Administration. --HB0267 SD1

Current Status: Apr-09 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Mizuno J,

Takumi R -- Belatti D, Ward G

Apr=23 19 Conference Committee: Senate Members: Baker R --

Fevella K, Nishihara C

HB0272 HD1 SD1 (SSCR 1894)

## RELATING TO TELECOMMUNICATIONS.

Introduced by: Takumi R, Ichiyama L

Amends provisions relating to retail intrastate services; fully competitive. Provides that a telecommunications carrier shall not be required to obtain approval or provide any cost support or other information to establish or otherwise modify in any manner its rates, fares, charges, and terms and conditions, or to bundle any service offerings into a single or combined price package; and shall not be subject to provisions relating to regulation of utility rates; ratemaking procedures and provisions relating to cross subsidies; provided that on an annual basis, the monthly rate increase for basic exchange service in any county with a population of less than 500,000 shall not exceed 6.50 dollars without the public utilities commission's approval; and all rates, fares, charges, bundled service offerings, and service terms and conditions shall be posted on the local exchange carrier's website. Provides that notwithstanding provisions relating to issuance of securities, any telecommunications service provider providing fully competitive retail services shall not be required to seek commission approval for the issuance of stocks,

stock certificates, bonds, notes, and other evidences of indebtedness; provided that the telecommunications service provider notifies the public utilities commission, with a copy to the consumer advocate, of all issuances upon execution of the transaction. Provides that notwithstanding provisions relating to merger and consolidation of public utilities, any telecommunications service provider providing fully competitive retail services shall not be required to seek commission approval for the sale, lease, mortgage, assignment, or other disposition or encumbrance of the whole or any part of its road, line, plant, system, or other property; provided that any telecommunications service provider shall not, directly or indirectly, merge or consolidate with any other public utility without 1st having secured from the public utilities commission an order authorizing the provider to do so. Provides that notwithstanding provisions relating to report accidents, any telecommunications service provider providing fully competitive retail services shall not be required to file accident reports with the commission. -- Amends provisions relating to issuance of voting stock; restrictions. Adds an exempt transaction is any transaction involving a public utility providing basic exchange service to every county in the State that consists of less than 50 per cent of the issued and outstanding voting stock of a corporation organized under the laws of the State. -- Amends provisions relating to relations with an affiliated interest; definition; contracts with affiliates filed and subject to commission action. Adds that exempts any transactions by public utilities providing basic exchange service to every county in the State. -- Amends provisions relating to regulatory flexibility for effectively competitive services. Repeals provision that the commission may allow a telecommunications carriers to have pricing flexibility for basic telephone service and for services that are not effectively competitive are cost based and remain just, reasonable, and nondiscriminatory. -- Amends provisions relating to access to advanced services. Repeals the access to advanced services that are available at just, reasonable, and nondiscriminatory rates that are based on reasonable identifiable costs of providing the services. -- HB0272 SD1

Current Status: Apr-11 19 House

Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Baker R --

Chang S, Fevella K

HB0285 HD1 SD2 (SSCR 1906)

## RELATING TO PUBLIC SAFETY.

Introduced by: Nishimoto S

Amends provisions relating to reports to legislature under the public safety law. Requires the chief of each county police department to disclose in an annual report to the legislature the identity of the police officer upon the police officer's suspension or discharge. -- Amends provisions relating to significant privacy interest; examples under the uniform practices act (modified). Provides that significant privacy interest does not apply to a county police department officer except in a case which results in discharge of the officer or the suspension of the officer when the suspension occurs after March 1, 2020. -- HB0285 SD2

**Current Status:** 

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Lee C -- Thielen C

Apr=18 19 Conference Committee: Senate Members: Nishihara

C, Rhoads K -- Baker R, Fevella K

HB0287 HD1 SD1 (SSCR 1409)

## RELATING TO VACANT AND ABANDONED RESIDENTIAL PROPERTY.

Introduced by: San Buenaventura C

Establishes provisions relating to expedited demolition permits for vacant residential properties. Requires each county to establish an expedited procedure to approve permits for the demolition of vacant residential structures located within the county. Requires the days from the date of the permit application and to permit to take no more than commence no later than Provides that the permit shall apply only to permits to demolish the entire vacant residential structure. -- Establishes provisions relating to use of power of sale foreclosure in state tax lien foreclosures of vacant and abandoned residential structures. Provides that a state tax lien on a parcel upon which a residential structure exists may be foreclosed by nonjudicial or power of sale foreclosure procedures by the department of taxation. -- Amends provisions relating to liens, foreclosure. Provides that that liens that have existed for 3 or more years, as well as liens on vacant and abandoned residential real property which have existed for any length of time, may be enforced by the department by foreclosure without suit. Further provides that a state tax lien on a parcel upon which a vacant and abandoned residential structure exists may

be foreclosed by nonjudicial or power of sale foreclosure procedures by the department at any time; provided that the department has established that the parcel and residential structure is vacant and abandoned. -- HB0287 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to JDC/ WAM/

HB0288 HD1 SD1 (SSCR 1453)

RELATING TO INFRASTRUCTURE MAINTENANCE IN HOUSING SUBDIVISIONS. Introduced by: San Buenaventura C

Establishes the housing subdivisions law. Requires a lot owner in a subdivision that is not a planned community to pay assessment necessary for the repair and maintenance of the subdivision roads. Provides that assessments shall be determined by an association, corporation, or other entity to assess and collect fees for the repair and maintenance of the subdivision roads and if a majority of the lot owners within a subdivision have not authorized an association, corporation, or other entity to assess and collect fees for the repair and maintenance of the subdivision roads, the county in which the subdivision is located shall assess and collect fees from the lot owners and expend those funds to repair and maintain the subdivision roads. Provides that this law shall apply to counties with a population between 175,000 and 250,000 people. Requires each county to provide training to volunteer association boards on their responsibilities, including conducting effective meetings pursuant to established rules of order; auditing services on the assessments and use of funds for the repair and maintenance of subdivision roads; and arbitration and mediation services to resolve disputes between a lot owner and the entity responsible for the assessment and collection of fees for the repair and maintenance of subdivision roads. -- HB0288 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0295 HD1 SD1 (SSCR 1739)

#### RELATING TO DOMESTIC ABUSE.

Introduced by: Tarnas D, Nakamura N, Wildberger T, Creagan R, Takayama G, Tokioka J, Say C, Har S, Kitagawa L, Eli S, Perruso A, Ichiyama L, Mizuno J

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs). Redefines domestic abuse to include emotional abuse as defined in provisions relating to definitions under domestic abuse protective orders law between family or household members. -- Amends provisions relating to definitions under domestic abuse protective orders. Defines coercive behavior to mean a continuing act or a pattern of acts of assault, threats, humiliation, and intimidation or other abuse that is used to harm, punish, or frighten a person. Defines controlling behavior to mean a range of acts designed to make a person subordinate or dependent by isolating the person from sources of support; and exploiting the person's resources and capacities for personal gain; depriving the person of the means needed for independence, resistance, and escape. Defines emotional abuse to mean a coercive behavior or controlling behavior that is continuously or repeatedly directed at an individual with the intent to exert power, control, or coercion over the individual; provided that emotional abuse does not include a parent or quardian's legitimate attempt to discipline their child. Redefines domestic abuse to include emotional abuse. -- HB0295 SD1

Current Status: Apr-05 19 House Disagrees to Senate amendments

Apr=23 19 Conference Committee: Senate Members: Rhoads K

-- Fevella K, Kim D

HB0298 HD1 (HSCR 34)

## RELATING TO INTRA-GOVERNMENTAL WHEELING.

Introduced by: Tarnas D, Lowen N, Thielen C, Wildberger T, Todd C, Har S Establishes provisions relating to wheeling; renewable energy; government agencies; rules. Allows a government agency to engage in wheeling of electricity produced at its own facilities from renewable energy resources. Authorizes the public utilities commission to disallow a wheeling project if the commission determines that the project is either detrimental to an electric utility company; or not in the public interest. -- Establishes provisions relating to microgrid demonstration project; natural energy laboratory of Hawaii authority. Provides that the natural energy laboratory of Hawaii authority is recognized as having the potential to operate a microgrid; and the property controlled by the natural energy laboratory of Hawaii authority, established pursuant to provisions relating to natural energy laboratory of Hawaii authority, is designated as a microgrid demonstration

project. Authorizes the natural energy laboratory of Hawaii authority to plan and design a microgrid on its property. Requires the commission to complete its intra governmental wheeling proceeding and establish an intra governmental tariff by December 31, 2020.

-- HB0298 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to EET then CPH

HB0299 SD1 (SSCR 2482)

## RELATING TO GRANTS.

Introduced by: Cullen T, Yamane R, Onishi R, Lowen N, Luke S, Aquino H, Nishimoto S. Nakashima M

Amends provisions relating to standards for the award of grants. Provides that an organization that uses a grant to fund a project shall publicly recognize that the project was supported by the State through that grant. -- HB0299 SD1

Current Status: Feb-14 20 House Disagrees to Senate amendments

HB0304 HD2 SD1 (SSCR 2416)

## RELATING TO TRANSPORTATION.

Introduced by: Cullen T, Aquino H, Yamane R

Establishes provisions relating to flood zone; depth gauge signs. Requires the department of transportation or appropriate county agency to post a depth gauge sign on any portion of a public highway that is under its jurisdiction; lies within a special flood hazard area; and is prone to flooding. Appropriation. (\$\$) -- HB0304 SD1

Current Status: Feb-11 20 House Disagrees to Senate amendments

HB0305 HD1 (HSCR 530)

## RELATING TO CROSSWALKS.

Introduced by: Cullen T, Aguino H, Yamane R

Establishes within the department of transportation a community crosswalks pilot program, which shall design and implement a specially painted crosswalk that represents a neighborhood's unique culture and promotes pedestrian safety, in collaboration with the appropriate county departments and agencies, as determined by the director of transportation. Requires the department to designate a crosswalk within the Waipahu school complex area to be used for the pilot program, provided that the crosswalk must be at a location that is already a marked crosswalk, and where a vehicle is required to stop, either due to a stop sign or traffic signal, to the extent possible, shall be located at an intersection with shorter width between streets and that experiences lower traffic volume, and is located on pavement that is in good condition. Provides that the design of the crosswalk shall comply with specified guidelines. Requires that once a design is approved by the department, the department shall work in coordination with the department of transportation services of the city and county of Honolulu to apply the approved design to the designated crosswalk. Establishes a community crosswalks special fund to be administered by the department of transportation. Abolishes the community crosswalks special fund on June 30, 2021 (sunset). Report to the legislature. -- Amends provisions relating to safe routes to school program special fund; establishment. Amends provisions relating to the safe routes to school program special fund. Requires the fund to be used for the community crosswalks pilot program established by Act \_\_\_\_\_, session laws of 2019. -- Appropriation for the community crosswalks pilot program special fund. Appropriation out of the safe routes to school program special fund for deposit into the community crosswalks pilot program special fund. Appropriated out of the community crosswalks pilot program special fund for the purposes of the community crosswalk pilot program. Act to be repealed on June 30, 2021 (sunset). (\$\$) -- HB0305 HD1

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to TRS then WAM

HB0307 SD1 (SSCR 1897)

## RELATING TO RENEWABLE ENERGY.

Introduced by: Cullen T, Aquino H, Yamane R

Amends provisions relating to definitions under renewable portfolio standards. Redefines renewable energy by adding other self replenishing non fossil fuel, non nuclear resources, as approved by rule or order of the public utilities commission. -- Amends provisions relating to review for 2020 and every 5th year thereafter. Adds credit for renewable energy technologies and commercial seawater air conditioning system installed and placed in service in the State. -- Amends provisions relating to renewable

energy technologies; income tax credit by changing it to renewable energy technologies and commercial seawater air conditioning system; income tax credit. Provides that for each solar energy system that is used exclusively to heat water and is installed and 1st placed in service in the State by a taxpayer during the taxable year the credit shall be 35 per cent of the basis up to the applicable cap amount. Provides that for each grid connected solar energy system that is used primarily to generate electricity and is installed and 1st placed in service in the State by a taxpayer during the taxable year 35 per cent of the basis for grid connected solar energy systems 1st placed in service after December 31, 2019, and before January 1, 2024 (sunset), up to the applicable cap amount and 20 per cent of the basis for grid connected solar energy systems 1st placed in service after December 31, 2023, and before January 1, 2029 (sunset), up to the applicable cap amount. Provides that for each grid connected wind energy system 1st placed in service after December 31, 2019, and before January 1, 2029 (sunset), in the State by a taxpayer during the taxable year 20 per cent of the basis, up to the applicable cap amount. Provides that for each commercial seawater air conditioning system, 20 percent of the basis of connecting the commercial seawater air conditioning system to the seawater air conditioning district cooling system up to the applicable cap amount. --Allows a planned community association, condominium association of owners, or cooperative housing corporation to claim the credit. Prohibits credit to be authorized after December 31, 2028 (sunset). -- Amends provisions relating to renewable energy technologies; income tax credit by changing it to renewable energy technologies and commercial seawater air conditioning system income tax credit. -- HB0307 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members: Wakai G,

Baker R, Keith-Agaran G -- Fevella K

HB0309 HD1 (HSCR 286)

## RELATING TO TRANSPORTATION.

Introduced by: Cullen T, Aquino H, Yamane R, Eli S, Gates C, Har S

Appropriation to the department of transportation for the extension of the zipper lane on the H-1 (H1, H1) freeway eastbound to Kapolei in the vicinity of the Kualakai parkway on

/ off ramp. (\$\$) -- HB0309 HD1

Current Status: Mar=21 19 Passed Second Reading Senate

Mar=21 19 Referred to WAM

HB0312 HD1 SD2 (SSCR 2037)

## RELATING TO CREATIVE MEDIA.

Introduced by: Cullen T, Aquino H, Yamane R, Perruso A, Luke S, Eli S, Woodson J, Har S, Nakashima M

Establishes provisions relating to creative media; university of Hawaii, west Oahu campus. Requires the university of Hawaii, west Oahu campus, to award a bachelor of arts degree in creative media to any student who successfully completes an approved course of study and satisfies other requirements established by the university. Provides that no later than the start of the 2020 spring semester, requires the university to finalize and approve, including seeking approval from the Western Senior College and University Commission, the bachelor of arts degree in creative media at the university of Hawaii, West Oahu. Appropriation. -- Amends provisions relating to the motion picture, digital media, and film production income tax credit. Repeals the cap on the total amount of tax credits allowed in any particular year. -- Amends Act 88, Session Laws of 2006, as amended by Act 89, Session Laws of 2013, as amended by Act 143, Session Laws of 2017, by extending the sunset date of the credit. -- Requires the university of Hawaii, West Oahu campus and the Hawaii technology development corporation to execute a contract that transfers title to the 30 acre parcel of university of Hawaii, West Oahu campus land adjacent to the intersection of Farrington Highway and Kapolei Golf Course Road, generally described by the following parameters within tax map key (TMK) #1-9-1-016-179-0000 to the corporation no later than December 31, 2020. Provides that if the contract has not been executed by December 31, 2020, this Act shall be repealed on January 1, 2021 (sunset). (\$\$) -- HB0312 SD2

Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr=15 19 Conference Committee: Senate Members: Kim D,

Dela Cruz D -- Fevella K, Keith-Agaran G, Kidani M

Apr-22 19 Conference Committee: House Members: Woodson J,

Luke S -- Okimoto V

HB0316 HD1 SD1 (SSCR 1738)

RELATING TO DERELICT VEHICLES.

Introduced by: Matayoshi S, Wildberger T, Tarnas D, Lowen N, Cachola R, Kitagawa L,

Cullen T, Hashimoto T, Gates C, Lee C, Ohno T

Amends provisions relating to derelict vehicle. Provides that if a part has been removed it has rendered the vehicle inoperable. Requires a vehicle to be deemed a derelict vehicle if the vehicle is valued at less than 1,000 dollars. -- HB0316 SD1

Current Status:

Apr-05 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Lee C --

Matayoshi S, San Buenaventura J, Thielen C

Apr=15 19 Conference Committee: Senate Members: Rhoads K

-- Fevella K, Kim D

HB0318 HD1 SD1 (SSCR 2038)

#### RELATING TO EDUCATION.

Introduced by: Matayoshi S, Hashimoto T, Hashem M, Perruso A, Ohno T

Requires the superintendent of education or the superintendent's designee to convene a staggered school start times task force to study and evaluate the issues and implications of instituting a staggered school start times program in Hawaii's public school system, including examining staggering the start times of department of education schools to achieve more efficient and cost effective school bus service schedules for grades kindergarten through 12. Report to the legislature. Task force to terminate on June 30, 2020 (sunset). Appropriation. (\$\$) -- HB0318 SD1

Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Woodson J,

Matayoshi S -- Hashimoto T, Okimoto V, Tarnas D

Apr=23 19 Conference Committee: Senate Members: Kidani M,

Kanuha D -- Fevella K

HB0320 HD2 (HSCR 1171)

## RELATING TO OFFENDER REENTRY.

Introduced by: Matayoshi S, Wildberger T, Takayama G, Cachola R, Kitagawa L, Kobayashi D, Eli S, Gates C, Lee C, Ohno T

Establishes provisions relating to rehabilitation certificates. Provides that for each rehabilitation program an inmate has completed, the department of public safety shall provide a certificate to the inmate at the completion of the rehabilitation program. Defines rehabilitation program to include any substance abuse, mental health, sex offender, vocational, religious, nutritional, or other program, conducted by the State or a service provider contracted by the State, in which an inmate may complete an established curriculum. -- HB0320 HD2

**Current Status:** 

Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to PSM

HB0327 HD1 SD1 (SSCR 1318)

## RELATING TO TRANSPORTATION.

Introduced by: Aquino H, Cabanilla Arakawa R, Yamane R, McDermott B, Gates C, Eli S

Establishes provisions relating to single occupant vehicle access fee. Requires the department of transportation to develop and implement a system in which drivers may pay a single occupant vehicle access fee of \_\_\_\_\_\_ dollars to the department in exchange for use of a high occupancy vehicle (HOV) lane that has been designated as a zipper lane in a county with a population equal to or greater than 500,000 thousand, regardless of the number of occupants in the motor vehicle. Requires fees collected by the department to be deposited into the state highway fund. Report to the legislature. -- HB0327 SD1

Current Status:

Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB0332 HD1 (HSCR 216)

## RELATING TO CHECK CASHING.

Introduced by: Nakamura N, Todd C, Hashimoto T, Holt D, Takumi R, Gates C, Quinlan S, Ichiyama L, Perruso A

Establishes provisions relating to registration required under the check cashing law. Prohibits a check casher to conduct business in this State, including deferred deposit transactions, without 1st registering with the department of commerce and consumer affairs. Requires the director to prescribe the form of the application for registration and

requires each application to be accompanied by the appropriate fee as prescribed by the director. Requires check cashers to register annually and include the following: the address of the principal office of the check casher; the name and address of the check casher's agent for service of process in the State; and the payment of the appropriate registration fees, as established by the director. -- Establishes provisions relating to voluntary payment plans. Provides that at the time of origination of a 3rd consecutive deferred deposit transaction made to a customer by a check casher, and at the time of origination of any subsequent consecutive deferred deposit transactions, the check casher shall offer the customer, in writing, the option to participate in a voluntary payment plan. -- Establishes provisions relating to single deferred deposit transaction limitations. Requires a check casher to take reasonable measures to ensure that no customer has more than 1 deferred deposit transaction outstanding at a time from all sources. --Establishes provisions relating to records and reports. Requires every check casher to keep records and make reports with respect to the operation of business as provided in the rules adopted by the director of commerce and consumer affairs. -- Amends provisions relating to exemptions. Repeals exemption for any person who is principally engaged in the bona fide retail sale of goods or services, and who, either as incident to or independent of the retail sale or service, from time to time cashes items for a fee or other consideration, where not more than 2 dollars, or 2 per cent of the amount of the check, which ever is greater, is charged for the service. Requires the state auditor to conduct a sunrise analysis of the regulation of payday lenders and deferred deposit agreements and its impact on consumer protection in the State. Report to the legislature. -- HB0332 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=14 19 Multiple Re referral to CPH then WAM

HB0334 HD1 SD1 (SSCR 1439)

## RELATING TO INDIVIDUAL DEVELOPMENT ACCOUNTS.

Introduced by: Nakamura N, Todd C, Hashimoto T, Quinlan S, Tarnas D, Holt D, Kitagawa L, Gates C, Perruso A

Amends provisions relating to individual development accounts. Redefines qualified expenditures to include 1st time homeownership; costs associated with renting a dwelling; costs associated with using public transportation; costs associated with purchasing or repairing a motor vehicle; post secondary educational expenses; qualified business capitalization expenses for a small or micro business. Provides that the income of the household shall not exceed 100 per cent of the area household median income. Requires locally based organizations to apply to the department of human services for the right to become fiduciary organizations for a portion of the state matching dollars. Repeals the requirement that the department of human services collaborate with individual development account fiduciary organizations to ensure that the accounts shall be disregarded in determining benefits or eligibility for service account holders may receive from the department. Requires a fiduciary organization to maintain sufficient state match funds to finance the aggregate amount of program matches in a deposit account solely owned by the fiduciary organization at the financial institution holding the individual development accounts. Requires state match funds to only be withdrawn from the fiduciary organization's deposit account when an account holder makes a withdrawal request for a qualified expenditure to the fiduciary organization. State match funds shall not be deposited directly to any individual development account. Repeals annual reports by fiduciary organizations to the legislature. Increases the use of state funds for administrative costs to 20 per cent of state funds. -- Provides that the individual development account contribution income tax credit shall begin after December 31, 2019, but not after December 31, 2024 (sunset). Appropriation. (\$\$) -- HB0334 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0339 HD1 (HSCR 655)

#### RELATING TO TAXATION.

Introduced by: McKelvey A, Nishimoto S, Belatti D, Yamashita K

Amends provisions relating to the income tax credit for research activities. Provides that for tax years beginning after December 31, 2018, there shall be allowed a Hawaii state income tax credit of 1 1/4 times any credit as calculated under the federal tax provisions in section 41 of the Internal Revenue Code. -- HB0339 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB0343 HD1 (HSCR 654)

RELATING TO A SMALL CRAFT BEER PRODUCER TAX CREDIT.

Introduced by: McKelvey A, Ichiyama L, Kitagawa L, Brower T, Mizuno J, Cachola R,

Matsumoto L, Wildberger T, Eli S, Holt D

Provides a small craft beer producer income tax credit for expenses incurred to manufacture beer. Requires the producer to submit a written, certified statement or expenses to the director of business, economic development, and tourism. Provides that the department of business, economic development, and tourism shall issue a certificate which shall be filed with the department of taxation. Allows the director to collect a fee to

offset the cost of certification. Appropriation. (\$\$) -- HB0343 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB0347 HD1 (HSCR 251)

#### RELATING TO CONDOMINIUMS.

Introduced by: Saiki S

Amends provisions relating to association meetings; voting; proxies under the condominium law. Repeals provision that proxy may be given to the board as a whole and that the vote is to be made on the basis of the preference of the majority of the directors present at the meeting. -- HB0347 HD1

**Current Status:** Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to CPH

HB0348 SD1 (SSCR 1891)

## MAKING APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S

Appropriation to the state ethics commission, office of the auditor, office of the legislative reference bureau, office of the ombudsman, senate, and house of representatives for Hawaii employer union health benefits trust fund costs and other cost adjustments for legislative officers and employees excluded from collective bargaining. (\$\$) -- HB0348 SD1

**Current Status:** 

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Luke S --

Cullen T, McDermott B

Apr=15 19 Conference Committee: Senate Members: Dela Cruz

D, Keith-Agaran G -- Fevella K

HB0351

## RELATING TO EXECUTIVE BRANCH POSITIONS.

Introduced by: Saiki S

Amends provisions relating to state capitol; state capitol management committee; established; oversight and management; powers and duties under the historic preservation. Changes the governor's chief of staff to the administrative director of the State. -- Amends provisions relating to Hawaii interagency council for transit oriented develop membership; membership. Changes the governor's chief of staff to the administrative director of the State. -- HB0351

Mar=21 19 Passed Second Reading Senate **Current Status:** 

Mar=21 19 Referred to WAM

HB0352 SD1 (SSCR 1510)

## RELATING TO THE STATE CAPITOL.

Introduced by: Saiki S, Luke S, Cullen T

Establishes provisions relating to state capitol; allocation of space. Authorizes the president of the senate and the speaker of the house of representatives to jointly allocate and assign for occupation office space in any part of the state capitol except the 5th floor and offices 412, 415, and 417 on the 4th floor; and non metered parking in the parking stalls reserved for the office of the governor and lot of the state capitol excluding office of the lieutenant governor. Authorizes the governor to allocate office space on the

5th floor of the state capitol. -- HB0352 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0361 HD1 SD2 (SSCR 3399)

## RELATING TO EMOLUMENTS.

Introduced by: Saiki S

Establishes provisions relating to county mayors; outside employment and emoluments

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prohibited. Beginning November 1, 2022, as of the 61st calendar day after election or appointment to office, it shall be unlawful for each county mayor, while holding that office, to maintain any other employment, maintain a controlling interest in a business, or receive any emolument. Provides that where a mayor has a controlling interest in a business, in order to comply with this provision, the mayor may transfer the interest to a blind trust within 61 days of election or appointment. Defines emolument to mean any salary, fee, payment, wage, earning, allowance, stipend, honorarium, or reward; provided that emolument does not include the salary or benefits for service as a county mayor or any pension income; retirement income; social security payment; non controlling ownership of stocks, mutual funds, or real estate; rental income; or other form of passive income. -- Establishes provisions relating to governor; outside employment and emoluments prohibited. Beginning November 1, 2022, as of the 61st calendar day after election or appointment to office, it shall be unlawful for the governor, while holding that office, to maintain any other employment, maintain a controlling interest in a business, or receive any emolument. Provides that where a governor has a controlling interest in a business, in order to comply with this provision, the governor may transfer the interest to a blind trust within 61 days of election or appointment. -- Requires any mayor in office on November 1, 2022, to comply with provisions relating to county mayors; outside employment and emoluments prohibited of this Act within 61 days. -- HB0361 SD2 Current Status: Mar=05 20 Passed Third Reading Senate as amended (SD2)

HB0362 HD1 SD1 (SSCR 1511)

## RELATING TO INFORMATION PRACTICES.

Introduced by: Saiki S

Amends provisions relating to disclosure required. Requires each agency to make available for public inspection and duplication the name and salary range, for legislative employees, the disclosure of the salary ranges for legislative employees required to be in ranges of 10,000 dollars increments. Defines legislative employees to mean staff of the legislative branch of the State and employees of the legislative service agencies. Prohibits that the legislative employees to include individuals employed as attorneys or who receive a salary greater than 100,000 dollars. -- HB0362 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0363

## RELATING TO THE STATE CAPITOL MANAGEMENT COMMITTEE.

Introduced by: Saiki S

Repeals provisions relating to state capitol; state capitol management committee;

established; oversight and management; powers and duties. -- HB0363 Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=11 19 Multiple Re referral to GVO/ JDC/ then WAM

HB0365 HD1 SD1 (SSCR 1440)

## RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY.

Introduced by: Saiki S, Luke S, Morikawa D, Brower T, Belatti D

Amends provisions relating to the Hawaii public housing authority; establishment, staff. Repeals the exemption of the authority from provision that the employment, appointment, promotion, transfer, demotion, discharge, and job descriptions of all officers and employees of or under the jurisdiction of the board or commission shall be determined by the board or commission subject to the approval of the head of the department and to applicable personnel laws. -- HB0365 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0378 HD1 SD1 (SSCR 1373)

## RELATING TO FILIPINO VETERANS BURIAL ASSISTANCE.

Introduced by: Aquino H, Cachola R, Cabanilla Arakawa R, Tokioka J, Cullen T, Yamane R, Belatti D, DeCoite L, San Buenaventura J, Wildberger T, Woodson J, Hashimoto T, Mizuno J. Holt D. Ward G

Establishes provisions relating to Filipino American World War II veterans burial assistance special fund. Establishes the special fund to be administered by the office of veterans services to provide burial grants for Filipino American World War II veterans; provided that federal funding remains unavailable for this purpose; there remain eligible Filipino American World War II veterans living in the State. Requires the office to establish the amount of burial grant funds that may be disbursed on behalf of each

Filipino American World War II veteran; provided that the amount shall not exceed 5,000 dollars per person. Provides that if either federal funding becomes available for this purpose or if there are no more eligible veterans living in the State, the special fund shall lapse and all unencumbered money remaining in the special fund upon its lapse shall be deposited into the general fund. Appropriation into and out of the special fund. (\$\$) -- HB0378 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0389 HD1 (HSCR 329)

## RELATING TO WORKERS' COMPENSATION.

Introduced by: Johanson A, Eli S

Amends provisions relating to medical examination by employer's physician. Requires any person selected or appointed to perform an independent medical examination or permanent impairment rating examination to examine the employee within \_\_\_\_\_ calendar days of the person's receipt of the notice of the selection or appointment. Requires the employee to be provided a copy of the report of the independent medical examination or permanent impairment rating examination no later than \_\_\_\_ calendar days after the date of the examination. Amends Act 172, session laws of 2017 by repealing the sunset date.

-- HB0389 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=11 19 Single Re referral to LCA/ CPH/

HB0391 HD2 SD1 (SSCR 1513)

## RELATING TO ETHICS.

Introduced by: Johanson A, Lee C

Establishes provisions relating to the government officers and employees' political participation. Establishes that it is the policy of the State that government officers and employees should be encouraged to exercise fully, freely, and without fear of penalty or reprisal, and to the extent not expressly prohibited by law, their right to participate or to refrain from participating in the political processes of the State. Establishes penalties. -- HB0391 SD1

HB0391 SD1
Current Status:

Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to JDC/ WAM/

HB0393 HD1 SD2 (SSCR 1957)

# RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND. Introduced by: Johanson A

Establishes provisions relating to fiduciary duties; prohibited transactions. Requires a fiduciary of the trust to comply, with respect to a plan, with all fiduciary duties imposed on fiduciaries under title 29 US Code sections 1001-1191, as amended, and related regulations. Establishes the purpose why all fiduciaries of the trust are required to discharge their duties with respect to a plan solely in the interest of the employee beneficiaries. Provides that a fiduciary with respect to a plan shall be liable for a breach of fiduciary responsibility of another fiduciary with respect to the same plan under specified circumstances. Prohibits a fiduciary to not cause a plan to engage in a transaction, if the fiduciary knows or should know that the transaction constitutes a direct or indirect sale or exchange, or leasing, of any property between the plan and a party in interest; lending of money or other extension of credit between the plan and a party in interest; furnishing of goods, services, or facilities between the plan and a party in interest; or transfer to, or use by or for the benefit of, a party in interest, of any assets of the plan. Prohibits a to deal with the assets of the plan in the fiduciary's own interest or for the fiduciary's own personal account; in the fiduciary's individual capacity or in any other capacity act in any transaction involving the plan on behalf of a party, or represent a party, whose interests are adverse to the interests of the plan or the interests of its employee beneficiaries; or receive any consideration for the fiduciary's own personal account from any party dealing with the plan in connection with a transaction involving the assets of the plan. -- HB0393 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Johanson A,

Lee C, Eli S -- Matsumoto L

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Rhoads K, Keith-Agaran G -- Fevella K

HB0394 HD1 (HSCR 554)

RELATING TO HIGHWAY BEAUTIFICATION.

Introduced by: Hashimoto T, Wildberger T, Yamashita K, Ichiyama L, Todd C, Kobayashi B, Matayoshi S, DeCoite L, Kobayashi D, Quinlan S, Nakamura N, Holt D, Eli S, Kitagawa L

Amends provisions relating to registration, expense under the highway safety law. Repeals additional fee of 1 dollar for U drive motor vehicle and subjects U drive motor vehicles to an additional fee of 2 dollars for each certificate of registration. -- HB0394 HD1

Current Status: Mar=21 19 Passed Second Reading Senate

Mar=21 19 Referred to WAM

HB0402 HD1 SD2 (SSCR 2049)

RELATING TO INCREASING THE OFFICE OF HAWAIIAN AFFAIRS' PRO RATA SHARE OF PUBLIC LAND TRUST FUNDS.

Introduced by: Holt D, Hashimoto T, Quinlan S, Say C, Okimoto V, Creagan R, Brower T, Wildberger T, Thielen C, Perruso A, Yamashita K, Aquino H, Todd C, Gates C, Eli S, Tokioka J, Har S, Mizuno J, Yamane R, Nakamura N, DeCoite L, Ward G, McKelvey A, Ohno T

Amends provisions relating to board of trustees; powers and duties under the office of Hawaiian affairs. Provides that each grant provided or contract entered into shall be subject to a separate vote for approval by the board. -- Amends provisions relating to grants; conditions and qualification. Provides that a grant made by the office shall be subject to a separate vote for approval for each grant by the board. -- Requires the university of Hawaii to determine and transfer to the office that portion of their receipts from the use, sale, lease, or other disposition of lands within the public land trust collected during each fiscal year, necessary to ensure that a total of receipts generated by the public land trust is transferred to the office within 30 days of the close of each fiscal year; provided that the portion of receipts from the use, sale, lease, or other disposition of lands within the public land trust collected during each fiscal vear by the university shall be reduced by an amount equal to university receipts derived from tuition and special funds utilized for native Hawaiian programs. -- Establishes a public land trust revenues negotiating committee within the office of state planning to determine the increase to the annual amount of the income and proceeds from the public land trust that the office shall receive annually under the state constitution and other state law. Report to the legislature. -- Requires the department of budget and finance to conduct a financial review of the amounts of revenue generated in fiscal year 2018 from the public land trust, inclusive of those lands conveyed to the State pursuant to the Act to Revise the Procedures Established by the Hawaii Statehood Act, Public Law 86-3, for the Conveyance of Certain Lands to the State of Hawaii, and for Other Purposes, P.L. 88-233, and payable to the office. Provides that upon request, the office along with any independent auditor selected by the office, shall be provided with all data relating to lands that comprise the public land trust and to the revenue derived therefrom, including the methodology for determining this revenue and the office of Hawaiian affairs' pro rata portion. Report to the legislature. -- Requires the auditor to conduct a comprehensive review of all programs that serve Hawaiians and are administered by state agencies. Report to the legislature. Appropriations. -- Provides that any increases proposed by the public land trust revenues negotiating committee that are not already approved for use by or appropriated to the office shall not be authorized until the fiscal and comprehensive reviews conducted pursuant to this law and as approved by the board are completed and complete and accurate copies are provided to the legislature. Report to the legislature. (\$\$) -- HB0402 SD2

**Current Status:** 

Apr-11 19 House Disagrees to Senate amendments

Apr=15 19 Conference Committee: Senate Members:

Shimabukuro M, English J, Kim D -- Fevella K

HB0413 HD2 SD1 (SSCR 1486)

#### RELATING TO EDUCATION INNOVATION GRANTS.

Introduced by: Woodson J, Johanson A, Creagan R, Thielen C, Morikawa D, Lowen N, Perruso A, Gates C, Aquino H, Yamashita K, Nishimoto S, Kitagawa L, Ichiyama L, Mizuno J

Establishes provisions relating to public school innovation grants. Establishes the public school innovation grants program within the department of education under the direction of the board of education. Requires the board to adopt guiding principles and measures of success to implement the program; develop requests for proposals; ensure that information about the program is published and broadcast via electronic media sites

managed by the department; and award grants to department schools or programs that reflect the board's guiding principles and that have the potential for knowledge transfer within the public school system. Annual report to the legislature. Establishes the public school innovation grants special fund into which shall be deposited appropriations by the legislature. Provides that moneys in the fund shall be used to award grants to schools or programs that reflect the board's guiding principles and that have the potential for knowledge transfer within the school system. Appropriation to the fund and out of the fund. (\$\$) -- HB0413 SD1

Current Status:

Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0414 HD1 (HSCR 389)

## RELATING TO PROCUREMENT FOR THE UNIVERSITY OF HAWAII.

Introduced by: Woodson J, Hashem M, Morikawa D, Perruso A, Nishimoto S, Wildberger T, Aquino H, Ohno T, Tarnas D, Okimoto V, Ichiyama L, Yamashita K, Brower T, Lee C, Quinlan S, Kitagawa L, Mizuno J, Onishi R, Creagan R

Amends Act 42, session laws of 2018, which repeals the provision that for university of Hawaii contracts for construction and professional services furnished by licensees under the professional engineers, architects, surveyors, and landscape architects law the administrator of the state procurement office of the department of accounting and general services shall serve as the chief procurement officer and requires an annual report to the legislature detailing a list of all capital improvement projects approved by the board of regents prioritized by each campus, by extending the sunset date. -- HB0414 HD1 Current Status:

Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to HRE/ GVO/ then WAM

HB0415 HD1 (HSCR 300)

RELATING TO THE UNIVERSITY OF HAWAII TUITION AND FEES SPECIAL FUND. Introduced by: Woodson J, Morikawa D, Aquino H, Ohno T, Quinlan S, Kitagawa L, Mizuno J, Wildberger T, Brower T, Lee C

Amends provisions relating to university of Hawaii tuition and fees special fund. Repeals the requirement that each campus of the university of Hawaii prepare a plan for the fiscal year for the operation of each of the programs that it is responsible for. Repeals the provision that the moneys in the university of Hawaii tuition and fees special fund for each campus shall lapse to the credit of program identification number UOH900 (university of Hawaii, system wide support). -- HB0415 HD1

Current Status:

Mar=05 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to HRE then WAM

HB0418 HD2 SD1 (SSCR 1238)

RELATING TO THE STATE FOUNDATION ON CUI TURE AND THE ARTS.

Introduced by: Onishi R, Luke S

Program appropriations for the department of accounting and general services. --

HB0418 SD1

Current Status: Mar=18 19 Passed Second Reading Senate as amended (SD1)

Mar=18 19 Referred to WAM

HB0419 HD2 SD2 (SSCR 1985)

## RELATING TO TRANSIENT ACCOMMODATIONS.

Introduced by: Onishi R, Nakashima M, Creagan R, Brower T, Holt D, Luke S Establishes the transient accommodations authorization and hosting platform responsibilities law. Establishes requirements for the operator or plan manager to comply with. Requires all operators and plan managers and their respective properties, authorized for transient accommodations purposes by the department taxation and the respective counties in which the transient accommodations are located, to be listed on a registry created by each county and updated periodically by the counties. Requires each county to publish its respective registry and that a copy shall be sent electronically to any person upon request. Provides that hosting platforms shall be responsible for collecting all applicable transient accommodations tax and general excise tax and remitting the same to the department. Allows the department to establish fees and charges. Establishes fine. -- HB0419 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=16 19 Conference Committee: Senate Members: Wakai G,

Baker R, Riviere G -- Fevella K, Nishihara C, Thielen L

HB0421 HD2 (HSCR 559)

## RELATING TO THE GENERAL EXCISE TAX.

Introduced by: Onishi R, Woodson J, Creagan R, Aguino H, Morikawa D, Luke S Amends provisions relating to aircraft service and maintenance facility general excise tax exemption. Redefines aircraft to include helicopter. Provides that for aircraft service and maintenance facilities that service helicopters, the exemption shall apply only if 75 per cent of all helicopters serviced within the aircraft service and maintenance facility during the taxable year for which the exemption is being claimed are equipped with quiet technology. -- HB0421 HD2

Current Status:

Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to TRS then WAM

HB0425 HD1 SD1 (SSCR 1234)

## RELATING TO WATER QUALITY MONITORING.

Introduced by: Todd C, Lowen N, Wildberger T, Tarnas D, Yamane R, Nakashima M, Creagan R

Appropriation to the department of health for the clean water branch to hire 1 full time equivalent (1.00 FTE) environmental health specialist IV employee to monitor and enforce the water quality and safety of all Hawaii island's stream and coastal waters. (\$\$) -- HB0425 SD1

Current Status:

Mar=18 19 Passed Second Reading Senate as amended (SD1)

Mar=18 19 Referred to WAM

HB0428 HD1 (HSCR 340)

## RELATING TO ELECTIONS.

Introduced by: Todd C, Morikawa D, Eli S, Quinlan S, Wildberger T, Hashimoto T, Holt D, Creagan R, Lee C, Gates C, Takayama G

Establishes provisions relating to automatic recount of votes; when required. Requires the chief election officer, or the county clerk in the case of county elections, to conduct a recount of all votes cast for any office at any election if the official canvass of all of the returns for that office reveals that the difference in the number of votes cast for a candidate apparently qualified for the general election ballot or elected to office and the number of votes cast for the closest apparently defeated opponent is 1/2 per cent or less of the total number of votes cast for the candidate apparently qualified for the general election ballot or elected to office. Prohibits cost of a mandatory recount to be charged to any candidate. -- Amends provisions relating to certification of results of election. Requires the certification to be based on a comparison and reconciliation of the following the results of any mandatory recount of votes conducted. -- Amends provisions relating to contests for cause in primary, special primary elections, and county elections held concurrently with a regularly scheduled primary or special primary election. Provides that a complaint pertaining to votes subject to a mandatory recount shall be filed no later than 4:30 p.m. on the 5th day after the public announcement of the results of the mandatory recount. -- HB0428 HD1

Current Status:

Mar=05 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to JDC then WAM

HB0439 HD2 SD1 (SSCR 1392)

## RELATING TO LAND USE.

Introduced by: Yamane R

Amends provisions relating to definition of public lands. Redefines public lands to include lands that are set aside by the governor to the Hawaii housing finance and development corporation for the primary purpose of developing affordable housing. -- HB0439 SD1 Apr-11 19 House Disagrees to Senate amendments **Current Status:** 

Apr-17 19 Conference Committee: House Members: Yamane R,

Todd C -- Thielen C

Apr=18 19 Conference Committee: Senate Members: Kahele K,

Chang S, Riviere G -- Fevella K

HB0445 HD1 (HSCR 193)

## RELATING TO CAPITAL IMPROVEMENT PROJECTS FOR WATER REUSE.

Introduced by: Yamane R. Aquino H. Lowen N. Har S. Cullen T. Wildberger T.

Authorizes the issuance of general obligation bonds for appropriation for capital improvement projects to the county of Maui department of water supply for Kanaha beach park greywater reuse demonstration project; to the county of Hawaii for Kealakehe

wastewater treatment facility. (\$\$) -- HB0445 HD1

**Current Status:** Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB0449 HD1 (HSCR 366)

#### RELATING TO SUSTAINABILITY.

Introduced by: Yamane R, Aquino H, Cullen T

Establishes the sustainability law. Establishes the statewide sustainability division of the office planning to assist state agencies to achieve specified objectives. Establishes the division to within the office of planning to develop, organize, and promote policies and programs that assist in the meeting of sustainability goals established in this chapter, including Hawaii's numerous sustainability and climate policies and goals, and the priority guidelines and principles to promote sustainability; identify, evaluate, and make recommendations regarding proposed legislation, regulatory changes, or policy modifications to the governor, the legislature, government agencies, private entities, and other bodies for the purpose of encouraging activities that best sustain, protect, and enhance the quality of the environment, economy, and community for the present and future benefit of the people of Hawaii; and develop and promote proposals that jointly and mutually enhance local economies, the environment, and community health for the present and future benefit of the people of Hawaii. -- Amends provisions relating to purpose under the state planning law. Adds that the office planning shall coordinate the implementation of sustainability principles and policies that increase economic development while developing and protecting resources in a manner that enables individuals to meet their current needs and ensure that future generations can also meet their needs, from the joint perspective of environmental, economic, and community objectives, through collaboration and cooperation between the public and private sectors. Appropriation for the division. Appropriation for the establishment of 1 full time equivalent (1.00 FTE) secretary III position, 2 full time equivalent (2.00 FTE) planner IV positions, and 2 full time equivalent (2.00 FTE) planner V positions to support the statewide sustainability division. (\$\$) -- HB0449 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=11 19 Multiple Re referral to EET/ WTL/ GVO/ then WAM

HB0451 HD1 SD1 (SSCR 1241)

## RELATING TO THE HAWAII ASSOCIATION OF CONSERVATION DISTRICTS.

Introduced by: Yamane R, Tarnas D, Lowen N, Todd C, Aquino H, Cullen T, Har S Appropriation to the department of land and natural resources for the operational expenses and staffing costs of the Hawaii association of conservation districts. (\$\$) --

HB0451 SD1

Current Status: Mar=19 19 Passed Second Reading Senate as amended (SD1)

Mar=19 19 Referred to WAM

HB0453 HD1 (HSCR 3)

## RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY.

Introduced by: Yamane R, Wildberger T, Tarnas D, Todd C, Aquino H, Cullen T, Har S Amends provisions relating to definition of public lands. Redefines public lands to include lands that are set aside by the governor to the Hawaii public housing authority or lands to which the Hawaii public housing authority in its corporate capacity holds title. -- HB0453 HD1

100403 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to WTL/ HOU/ then WAM

HB0454 HD1 SD1 (SSCR 1222)

## RELATING TO KAHOOLAWE ISLAND RESERVE.

Introduced by: Yamane R, Wildberger T, DeCoite L, Aquino H, Yamashita K, McKelvey A, Cullen T, Hashimoto T, Woodson J

Appropriation to the department of land and natural resources to support native dryland forest restoration, management, and maintenance on Kahoolawe island reserve. (\$\$) -- HB0454 SD1

Current Status: Mar=15 19 Passed Second Reading Senate as amended (SD1)

Mar=15 19 Referred to WAM

HB0455 HD1 (HSCR 192)

## RELATING TO THE KAHOOLAWE ISLAND RESERVE COMMISSION.

Introduced by: Yamane R, DeCoite L, Cullen T, Wildberger T, Woodson J, Har S Appropriation to the department of land and natural resources to support the Kahoolawe (Kaho'olawe) island reserve commission (LNR906) in effectively meeting the unique

challenges of restoring, preserving, and determining the appropriate uses of the Kahoolawe island reserve for the people of Hawaii; for 2 full time equivalent (2.00 FTE) permanent positions for the Kahoolawe island reserve commission (LNR906). (\$\$) -- HB0455 HD1

Current Status: Mar=15 19 Passed Second Reading Senate

Mar=15 19 Referred to WAM

HB0460 HD1 (HSCR 1157)

## RELATING TO THE COUNTIES.

Introduced by: Quinlan S, Holt D, Todd C

Establishes provisions relating to planning and permitting fines; discounts prohibited. Prohibits a county to authorize or accept a discounted payment of a fine levied by the county department or agency that administers planning and permitting. Requires that any ordinance or rule that conflicts with subsection to be void. Requires the state auditor to conduct an annual audit of the fines assessed and collected by the county department or agency that administers planning and permitting. Annual report to the legislature. -- HB0460 HD1

Current Status: Mar=22 19 Passed Second Reading Senate

Mar=22 19 Referred to WAM

HB0461 HD1 SD1 (SSCR 1256)

## RELATING TO SEA LEVEL RISE.

Introduced by: Quinlan S

Requires the Hawaii climate change mitigation and adaptation commission to conduct a thorough inventory of critical public infrastructure, existing or planned, both man made and natural, and determine if the infrastructure is in or near an area that is vulnerable to the impacts of sea level rise, and analyze predicted impacts of sea level rise to identified vulnerable infrastructure; identify priority areas throughout the State that will be subject to high rates of coastal erosion and sea level rise, including public infrastructure and private properties; design and propose sea level rise impact zone maps to be adopted by the legislature and provide a guidepost for future sea level rise adaptation policies; work with state and county agencies to develop sea level rise adaptation plans in accordance with the sea level rise vulnerability and adaptation report; and make specific recommendations to the legislature for policies that may be adopted for managed retreat, relocation of infrastructure, or mitigation measures to minimize the impacts of sea level rise for public infrastructure and private properties, including information regarding how these recommendations may be funded and consideration of sea level rise policies implemented in other states and nations. Report to the legislature. Appropriation to support the commission and to fund the climate change mitigation and adaptation coordinator position. (\$\$) -- HB0461 SD1

Current Status: Mar=19 19 Passed Second Reading Senate as amended (SD1)

Mar=19 19 Referred to WAM

HB0462 HD1 SD1 (SSCR 1297)

## RELATING TO THE LANDLORD TENANT CODE.

Introduced by: Quinlan S, Holt D, Brower T, Gates C, Todd C, Lee C, Morikawa D, Nishimoto S, Belatti D, Johanson A, Perruso A

Amends provisions relating to exclusions from application of chapter under the residential landlord tenant code. Exempts residence or occupancy in a structure or on a property directly controlled, owned, or managed by the department of agriculture. -- HB0462 SD1 Current Status:

Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB0466 HD1 SD1 (SSCR 1305)

## MAKING AN APPROPRIATION FOR THE AGING AND DISABILITY RESOURCE CENTER.

Introduced by: Takayama G, Morikawa D, Matayoshi S, Kitagawa L, Cachola R, Hashimoto T, Nishimoto S, Ichiyama L, Tarnas D, Thielen C, Nakamura N, McKelvey A, Wildberger T, Hashem M, Eli S, Lowen N, Say C, Har S, Holt D, Okimoto V, Creagan R, Brower T, Lee C, Perruso A, Yamashita K, Woodson J, Aquino H, Mizuno J, Matsumoto L, Ward G, DeCoite L

Appropriation to the department of health for the aging and disability resource center. (\$\$) -- HB0466 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB0467 HD1 SD2 (SSCR 1990)

## RELATING TO THE KUPUNA CAREGIVERS PROGRAM.

Introduced by: Takayama G, Morikawa D, Matayoshi S, Kitagawa L, Ichiyama L, Tarnas D, Thielen C, Nakamura N, Hashimoto T, Lowen N, Har S, Holt D, Cachola R, Wildberger T, Hashem M, Eli S, McKelvey A, Nishimoto S, Say C, Okimoto V, Creagan R, Lee C, Perruso A, Yamashita K, Woodson J, Aquino H, Mizuno J, Matsumoto L, Ward G, DeCoite L

Amends provisions relating to kupuna caregivers program. Changes the awarding of an allocation of funds up to a maximum from 70 dollars a day to 350 dollars a week to cover costs for services. Appropriation to the executive office on aging for the further implementation of the program. (\$\$) -- HB0467 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members: Baker R,

Moriwaki S -- Fevella K, Keohokalole J, Ruderman R

HB0469 HD1 SD1 (SSCR 1777)

## RELATING TO HEARING AIDS.

Introduced by: Takayama G, Morikawa D, Matayoshi S, Kitagawa L, Hashimoto T, Lowen N, Har S, Cachola R, McKelvey A, Wildberger T, Hashem M, Say C, Ichiyama L, Tarnas D, Nakamura N, Nishimoto S, Holt D, Okimoto V, Creagan R, Lee C, Perruso A, Yamashita K, Woodson J, Aquino H, Mizuno J, Matsumoto L, DeCoite L, Ward G Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) by requiring coverage for the cost of hearing aids after December 31, 2019. Limits minimum benefit of 1,500 dollars per hearing impaired ear every 36 months. Requires insurers to provide notice to its policyholders. Exempts provisions relating to proposed mandatory health insurance coverage; impact assessment report. -- HB0469 SD1

Current Status: Apr-09 19 House Disagrees to Senate amendments

Apr=17 19 Conference Committee: Senate Members: Baker R --

Fevella K, Nishihara C

HB0475 HD1 (HSCR 234)

## RELATING TO TAXATION OF REAL ESTATE INVESTMENT TRUSTS.

Introduced by: Brower T, Morikawa D, Quinlan S, Holt D, Ohno T

Amends income tax provisions to conform to the Federal Internal Revenue Code. Provides that section 857(b)(2)(B) (with respect to the deduction for dividends paid by real estate investment trusts) shall not be operative for State income tax purposes. -- Amends provisions relating to tax on corporations; rates; credit of shareholder of regulated investment company. Provides that no deductions for dividends paid shall be allowed after December 31, 2019 (sunset). Provides that 10 per cent of the revenues generated shall be used by the department of business, economic development, and tourism to fund economic development in the State. -- HB0475 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB0476 HD1 SD1 (SSCR 1443)

## RELATING TO HOUSING.

Introduced by: Brower T, Morikawa D, Quinlan S, Takayama G, Holt D, Ohno T, Johanson A, Say C, Hashem M, Kitagawa L

Establishes provisions relating to advertising housing subject to certain occupancy requirements as rentals prohibited under Hawaii housing finance and development corporation law, Hawaii community development authority law, and Hawaii public housing authority law. Provides that any person who advertises a public housing unit located within a public housing project, for rental purposes, shall be guilty of a misdemeanor; provided that nothing in this section shall prohibit any state agency or authorized private management company from advertising, publicizing, or renting public housing units. Requires this provision to be enforced by the police department of the county in which the public housing unit is located. -- HB0476 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Brower T, San Buenaventura J, Matayoshi S -- Hashem M, McDermott B Apr=18 19 Conference Committee: Senate Members: Chang S,

Riviere G -- Fevella K, Kanuha D

HB0477 HD1 SD1 (SSCR 1473)

RELATING TO HOUSING.

Introduced by: Brower T, Morikawa D, Quinlan S, Takayama G, Holt D, Ohno T, Say C, Hashem M

Establishes provisions relating to homeownership housing revolving fund. Establishes a fund to be administered by the Hawaii housing finance and development corporation for the purpose of providing, in whole or in part. Establishes priority for loans to be awarded loans to nonprofit community development financial institutions and nonprofit housing development organizations for the development of affordable homeownership housing projects under self help housing program. Provides that moneys in the fund to be used to provide loans for the development, pre development, construction, acquisition, preservation, and substantial rehabilitation of affordable for sale housing units. Authorizes the uses of moneys in the fund to include but are not limited to planning, design, land acquisition, costs of options, agreements of sale, down payments, equity financing, capacity building of nonprofit housing developers, or other housing development services or activities as provided in rules adopted by the corporation. Requires the corporation to submit a report to the legislature. Appropriation to the fund and out of the fund. -- Establishes provisions relating to qualified nonprofit housing trust revolving fund. Establishes the fund to be used to provide loans for the development, pre development, construction, acquisition, preservation, and substantial rehabilitation of affordable housing units under the qualified nonprofit housing trust program. Establishes the qualified nonprofit housing trust program for affordable for sale housing development. Allows the Hawaii housing finance and development corporation to provide loans to qualified nonprofit housing trusts for the development of affordable housing. Requires affordable housing units to be sold to qualified residents earning not more than 140 per cent of the area median income as determined by the US Department of Housing and Urban Development under terms that ensure permanent housing affordability. Appropriation to the fund and out of the fund. -- HB477 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Brower T, San Buenaventura J, Matayoshi S -- Hashem M, McDermott B Apr=18 19 Conference Committee: Senate Members: Chang S,

Riviere G -- Fevella K, Moriwaki S

HB0481 HD2 SD1 (SSCR 1422)

# RELATING TO INSURANCE.

Introduced by: Kitagawa L, Nakamura N, Eli S, Perruso A, Thielen C, Wildberger T, DeCoite L, Lowen N, Creagan R, Ichiyama L, Matsumoto L, Har S, Okimoto V, Morikawa D, Tarnas D, Yamashita K, Belatti D, Mizuno J, Hashimoto T, Ohno T

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs). Defines breast tomosynthesis to mean a radiologic procedure that involves the acquisition of projection images over the stationary breast to produce cross sectional digital 3 dimensional images of the breast. Provides that the term low dose mammography also includes digital mammography and breast tomosynthesis. -- HB0481 SD1

**Current Status:** 

Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0486 HD1 SD1 (SSCR 1884)

#### RELATING TO PROSTITUTION.

Introduced by: Wildberger T, Kitagawa L, Nakamura N, Eli S, Perruso A, Thielen C, Belatti D, Ichiyama L, DeCoite L, Hashimoto T, Matsumoto L, Har S, Okimoto V, Morikawa D, Tarnas D, Yamashita K, Creagan R, Mizuno J, Ohno T

Amends provisions relating to prostitution under the offenses against public health and morals law. Provides that if the court has deferred further proceedings pursuant to a deferred acceptance of guilty plea, nolo contendere plea, the defendant shall not be eligible to apply for expungement until 3 years following discharge. -- Amends provisions relating to prostitution; motion to vacate conviction. Repeals all convictions for violations of prostitution, promoting prostitution, loitering for the purpose of engaging in or advancing prostitution and promoting travel for prostitution. Allows a person convicted of committing the offense of prostitution to file a motion to vacate the conviction if the defendant had no convictions under the Hawaii penal code in the 3 years that preceded the defendant's motion. Requires the court to hold a hearing on a motion filed under this law and review the defendant's record. -- HB0486 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Lee C --

Ichiyama L, Thielen C, Wildberger T Apr=22 19 Conference Committee: Senate Members: Rhoads K -- Fevella K, Kim D

HB0488 HD2 SD1 (SSCR 1346)

#### RELATING TO EMPLOYMENT PRACTICES.

Introduced by: Perruso A, Eli S, Nakamura N, Kitagawa L, Thielen C, Wildberger T, Ichiyama L, DeCoite L, Lowen N, Matsumoto L, Morikawa D, Tarnas D, Yamashita K, Creagan R, Mizuno J, Hashimoto T, Ohno T

Establishes provisions relating to sexual misconduct nondisclosure agreements; prohibited. Prohibits an employer to require an employee to enter into, as a condition of employment, a nondisclosure agreement that prevents the employee from disclosing sexual harassment or sexual assault occurring in the workplace, at work related events, between employees, or between an employer and an employee. Provides that it is an unlawful practice under employment practices law for an employer to retaliate against an employee for disclosing or discussing sexual harassment or sexual assault. Provides that this shall not apply to employees expected to maintain the confidentiality of an investigation as part of their official duties; employees requested to maintain the confidentiality of an ongoing investigation; and confidential settlements between an employee alleging sexual harassment and an employer; provided that the employee consents to the confidential settlement. -- HB0488 SD1

**Current Status:** Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to JDC

HB0494

#### RELATING TO THE STATE BUILDING CODE.

Introduced by: Saiki S (BR)

Amends provisions relating to rules under the public works law. Allows the department of accounting and general services to adopt rules pursuant to the administrative procedure law for the purposes of state building codes. -- HB0494

**Current Status:** Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to PSM then JDC

HB0495 HD1 (HSCR 931)

# RELATING TO FIRE PROTECTION.

Introduced by: Saiki S (BR)

Amends provisions relating to state fire council; composition; functions. Allows the state fire council to establish, in conformance with the adopted state fire code and nationally recognized standards, statewide qualifications and procedures, to be administered by the county fire departments, for testing, certifying, and credentialing individuals who perform maintenance and testing of portable fire extinguishers, water based fire protection systems, other fire protection systems, and private fire hydrants. -- HB0495 HD1 **Current Status:** Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to PSM then CPH

HB0508 HD1 (HSCR 585)

# RELATING TO DNA COLLECTION FOR CERTAIN FELONY OFFENSES.

Introduced by: Saiki S (BR)

Establishes provisions relating to arrestees subject to collection. Requires any person, except for any juvenile, who is arrested for the commission or attempted commission of any felony sexual offense, to provide buccal swab samples and print impressions of each hand and, if required by the collecting agency's rules or internal regulations, blood specimens, required for law enforcement identification analysis. Further requires the person to provide the buccal swab samples, print impressions, and blood specimens to the arresting authority at the time of booking or processing for the arrest, or as soon as administratively practicable by the arresting authority. Requires the arresting authority to be responsible for obtaining the buccal swab samples, print impressions, and blood specimens from the arrestee. Provides that the buccal swab samples, print impressions, and blood specimens may not be required if the arresting authority determines that the required samples, impressions, and specimens have previously been taken and provide an adequate record, and the arrestee's DNA profile has already been included in the state DNA database and data bank identification program. Prohibits buccal swab samples to be DNA tested or placed in the state DNA database and data bank identification program prior to issuance of a grand jury indictment, filing of written information, judicial determination of probable cause, or waiver of indictment for a charge

for the commission of the applicable felony offense. -- Amends provisions relating to expungement orders. Requires the attorney general, or the attorney general's duly authorized representative within the department of the attorney general, to deliver a copy of the order to the law enforcement authority retaining the arrest records sought to be expunged and, if the arrest records include DNA samples, specimens, and profiles to also deliver a copy of the order to the police department of the city county of Honolulu. Provides procedures for the police department of the city and county of Honolulu regarding DNA profiles. -- Amends provisions relating to expungement of DNA information from state DNA database and data bank identification program. Allows a person whose DNA profile has been included in the state DNA database and data bank identification program to request an expungement of the person's DNA sample, specimen, and profile under certain conditions. -- Appropriation for the costs of DNA collection and expungement, including the training of law enforcement personnel, analysis, and the hiring of support personnel. (\$\$) -- HB0508 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to JDC then WAM

HB0527 HD2 (HSCR 1199)

# RELATING TO THE HAWAII HEALTH SYSTEMS CORPORATION.

Introduced by: Nakashima M, Lowen N, Creagan R, Onishi R, San Buenaventura J, Tarnas D, Todd C, Luke S, Belatti D

Appropriation to the Hawaii health systems corporation for the establishment of a full time catheterization laboratory, including employment of staff, at the Hilo medical center in the east Hawaii region. (\$\$) -- HB0527 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB0530 HD1 SD1 (SSCR 1235)

#### RELATING TO MANAGEMENT OF STATE FUNDS.

Introduced by: Nakashima M, Todd C, Kobayashi D, Wildberger T, Kitagawa L, Hashimoto T, Cullen T, Holt D, Yamashita K, Gates C, Nishimoto S, Eli S, Luke S, Johanson A, Belatti D

Establishes provisions relating to linked investments. Requires an eligible lending institution to accept and review applications for loans, determine applicants that are eligible borrowers, and prepare linked investment loan packages in a form and manner prescribed by the director of finance. Allows the director of finance to consider the availability of state funds and accept or reject a linked investment loan package. Provides that upon acceptance of a linked investment loan package the director shall place a certificate of deposit for the loan amount with an eligible lending institution; provided that the eligible lending institution agrees to lend not more than 90 per cent of the value of the certificate of deposit to an eligible borrower at a rate not more than the prime rate or per cent a year, whichever is less. Requires the certificate to earn a rate of interest of not less than the current market rate: not be subject to a penalty for early withdrawal; have a maturity of 1 year for the initial period with an option for renewal with the approval of the director for 5 additional 1 year periods; and not be considered security for a linked investment loan. Prohibits the director to invest in linked investments more than 5 million dollars of moneys available in the state treasury for deposit under provisions relating to deposits of public funds. Defines eligible borrower to mean an entity, individual or corporation, who is engaged or proposes to be engaged in agriculture and submits a viable agricultural business plan and is certified as an eligible borrower by an eligible lending institution. Appropriation for the department of budget and finance to hire 1 full time (1.0 FTE) to administer the program. (\$\$) -- HB0530 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

HB0532 HD1 SD1 (SSCR 1766)

# RELATING TO GOVERNMENT DATA.

Introduced by: Nakashima M, Yamashita K, Ichiyama L, Quinlan S, Luke S, Johanson A, McKelvey A, Kitagawa L, Belatti D, Nishimoto S, Eli S

Amends provisions relating to electronic data set availability; updates by changing it to chief data officer; electronic data set availability; updates. Establishes within the office of enterprise technology services a full time chief data officer to develop, implement, and manage statewide data policies, procedures, and standards to facilitate data sharing across state agencies. Requires the chief data officer to be appointed by and report directly to the chief information officer, including the department of education and the university of Hawaii. Establishes a data task force to assist the chief data officer in

developing the State's data policies, procedures, and standards, and the chief data officer to serve as the chair of the task force and to ensure that the task force is evaluated periodically. -- Amends provisions relating to data set licensing. Authorizes the chief data officer to make the departments' electronic data sets on data.hawaii.gov or successor website designated by the chief data officer available to 3rd parties pursuant to a license, that may require the licensee to allow any user to copy, distribute, display, or create derivative works at no cost and with an appropriate level of conditions placed on the use. Appropriation for the salary and benefits of the chief data officer. (\$\$) -- HB0532 SD1

Current Status: Apr-09 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: McKelvey A,

Kitagawa L -- Matsumoto L, Quinlan S

Apr=18 19 Conference Committee: Senate Members:

Keohokalole J, Inouye L -- Fevella K, Moriwaki S

HB0533 HD2 SD1 (SSCR 1514)

## RELATING TO BROADBAND.

Introduced by: Nakashima M, McKelvey A, Ichiyama L, Kobayashi D, Quinlan S, Morikawa D, Kitagawa L, Johanson A, Belatti D, Lee C, Nishimoto S, Luke S, Ohno T Establishes the Hawaii broadband office law. Establishes the office within the Hawaii technology development corporation to develop and implement specific strategies and plans to aggressively increase broadband affordability, penetration, and competitive availability in the state; support the efforts of both public and private entities in Hawaii to enhance or facilitate the deployment of and access to competitively priced, advanced electronic communications services, including broadband and its products and services and internet access services of general application throughout Hawaii; promote the landing of trans pacific submarine cable, including the development of a shared access cable station and associated terrestrial connectivity to reduce barriers to fiber landing in Hawaii and actively seek out funding from private and public sources in furtherance of the office's duties. -- Amends Act 199, Session Laws of 2010, as amended by section 5. Act 151, Session Law of 2011, as amended by section 2, Act 23, Session Laws of 2016, relating to telework promotion and broadband assistance advisory council; establishment; purpose. Changes the broadband assistance advisory council to the broadband advisory council. Replaces the director of commerce and consumer affairs with the director of business, economic development, and tourism, or the director's designee, to convene and chair the broadband assistance advisory council to advise the director on policy and funding priorities to promote and encourage use of telework alternatives for public and private employees, and expedite deployment of affordable and accessible broadband services in Hawaii. Appropriation for the creation and staffing of the Hawaii broadband office, including the establishment of 2 full time equivalent (2.00 FTE) positions that are exempt from civil service law. (\$\$) -- HB0533 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: McKelvey A, Ohno T, Kitagawa L -- Kobayashi B, Matsumoto L, Nakashima M Apr=18 19 Conference Committee: Senate Members:

Keohokalole J, Wakai G, Keith-Agaran G -- Fevella K

HB0548 HD2 SD1 (SSCR 1488)

# RELATING TO THE TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Yamashita K, Yamane R, Todd C, Holt D

Amends provisions relating to the special land and development fund. Repeals the allocation of transient accommodations tax revenues to the fund. -- Amends provisions relating to the beach restoration special fund. Adds the allocation of transient accommodations tax revenues to the fund. -- Amends provisions relating to the tourism special fund. Requires the department of land and natural resources to submit to the tourism authority on July 1 of each year a list of proposed projects that relate to the strategic plan and are eligible for funding. -- Amends provisions relating to the transient accommodations tax. Repeals the allocation to the special land and development fund and allocates \_\_\_\_\_ dollars of which 50 per cent shall be deposited into the state parks special fund, 30 per cent shall be allocated to the na ala hele statewide trail and access program and 15 per cent shall be deposited into the beach restoration special fund; provide the allocation shall be expended by the department of land and natural resources in accordance with the Hawaii tourism authority strategies plan which shall include state parks and trails, enforcement costs of public lands, and any costs and expenses incurred in the development, implementation, or support of the strategic plan including operational

costs and costs for necessary staffing. -- HB0548 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0549 HD1 SD1 (SSCR 1265)

#### RELATING TO THE ENVIRONMENT.

Introduced by: Lowen N, Thielen C, Tarnas D, Kobayashi B, Wildberger T, Todd C, Johanson A, Nakamura N, Yamane R, DeCoite L, Gates C, Aquino H, Creagan R, Woodson J, Mizuno J, Lee C

Amends provisions relating to the coastal zone management law. Defines beach to mean a coastal land form composed predominantly of sand from eroded rock, coral, or shell material that is built and maintained by tides and waves. Defines beach to mean a dynamic system encompassing sand deposits in nearshore submerged areas and sand dunes, or upland beach deposits landward of the shoreline, and providing benefits for public use and recreation, for coastal ecosystems, and as a natural barrier against coastal hazards. Defines coastal hazards to mean tsunami, hurricanes, wind, waves. storm surges, high tide, flooding, stream flooding, erosion, sea level rise, subsidence, and point and nonpoint source pollution. Provides that coastal ecosystems objectives includes beaches and coastal dunes. Provides that beach protection objectives includes protect beaches and coastal dunes for benefits of coastal ecosystems and natural barriers to coastal hazards and coordinate and fund beach management and protection. Provides that for recreational resources policy, requires restoration of coastal resources that have significant recreational and ecosystem value including coral reefs and costal dunes. Provides that for economic uses policy, ensure residential and commercial development, transportation infrastructure and to minimize exposure to coastal hazards. Provides that for coastal hazards policy, includes develop and communicate adequate information about risks of coastal hazards; planning and zoning control and to ensure that developments comply with requirements of the national flood insurance program. Provides that for beach protection policy, includes prohibiting construction of private shoreline hardening structures and minimizing the construction of public shoreline hardening structures such as seawalls and revetments at sites with beaches and at sites where shoreline hardening structures interfere with existing recreational and waterline activities and avoid grading of and damage to coastal dunes. Redefines development to exclude construction or reconstruction of a single family residence that is less than 7,500 square feet of floor area, is not situated on a parcel that is impacted by waves, storm surges, high tide, or shoreline erosion, and is part of a larger development. Provides that special management area guidelines includes community plan. Sets the setback to not less than 40 feet inland from the shoreline. Allows the waiver of a public hearing for a variance application for temporary protection of a legal structure or a public facility, a which does not fix the shoreline, under an emergency authorization issued by the authority; provided that the structure or public facility is at risk of immediate damage from shoreline erosion. Allows variances for private facilities or improvements excluding seawalls and revetments, that will neither adversely affect beach processes nor result in flanking shoreline erosion. Further allows variances for private facilities or improvements that may artificially fix the shoreline except for areas with sand beaches; provided that the action will not interfere with existing recreational and water line activities. -- HB0549 SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to JDC/ WAM/

HB0550 HD1 SD1 (SSCR 1400)

# RELATING TO RENEWABLE ENERGY.

Introduced by: Lowen N, Todd C, Ohno T, Thielen C, Tarnas D, Wildberger T, Creagan R, Woodson J, Mizuno J, Saiki S, Lee C, Kobayashi B, Gates C

Amends provisions relating to definitions under renewable portfolio standards. Redefines renewable energy to mean the percentage of electrical energy generation that is represented by renewable electrical energy. -- Amend provisions relating to renewable portfolio standards. Allows the public utilities commission to establish standard for each electric utility company. Provides that events or circumstances that are beyond an electric utility company's reasonable control may include other events and circumstances of a similar nature that could not be reasonably foreseen and ameliorated. -- HB0550 SD1 Current Status:

Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to CPH/ WAM/

LRB Systems March 5, 2020

HB0558 HD1 SD1 (SSCR 2041)

#### RELATING TO KEKAHA KAI STATE PARK.

Introduced by: Lowen N, Tarnas D, Ohno T, Johanson A, Saiki S, Quinlan S, Kobayashi B, DeCoite L, Cachola R, Ichiyama L, Gates C

Appropriation to the department of land and natural resources for the establishment of 4 full time equivalent (4.00 FTE) permanent ocean safety officers for Manini'owali (Maniniowali) beach at Kua bay in Kekaha Kai state park on the island of Hawaii; provided that the county of Hawaii shall hire and provide benefits for the ocean safety officer positions; and to purchase equipment to be used by the officers. (\$\$) -- HB0558 SD1

Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Yamane R,

Eli S, Todd C -- Tarnas D, Thielen C

Apr=18 19 Conference Committee: Senate Members: Kahele K,

Inouve L -- Fevella K

HB0562 HD1 SD1 (SSCR 1414)

#### RELATING TO CONSTRUCTION WASTE.

Introduced by: Lowen N, Brower T, Ohno T, Hashem M, Woodson J, Cullen T, Tarnas D, Belatti D, DeCoite L, Saiki S, Quinlan S, Lee C, Gates C, Mizuno J, Wildberger T, Kobayashi B, Todd C, Johanson A, Thielen C, Nakamura N, Yamane R, Ichiyama L Requires the department of health to convene a construction waste reuse and recycling working group to determine how to implement a requirement for the reuse, recycling, or donation of construction waste. Report to the legislature. Working group to cease to exist on June 30, 2021 (sunset). -- HB0562 SD1

Current Status:

Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0582 HD2 SD2 (SSCR 1992)

#### RELATING TO HEALTH.

Introduced by: Mizuno J, Tokioka J, Say C

Amends provisions relating to adult residential care homes; licensing by adding adult day care centers. Repeals annual inspection for relicensing shall be conducted with notice, unless otherwise determined by the department. Amends provisions relating to expanded adult residential care homes; licensing by adding adult day care centers. Amends Act 184, session laws of 2016. Repeals the requirement that all adult residential care homes and all expanded adult residential care homes be licensed to ensure the health, safety, and welfare of the individuals placed therein. Amends provisions relating to inspections; public notice. Adds unannounced inspections and annual inspection for relicensing. \_, in addition to the inspection information requirements by Provides that beginning \_ the department of health, allows the university of Hawaii or a neutral 3rd party to maintain a forum on its website where all state licensed care facilities to post vacancy information to facilitate the placement of individual. Establishes within the department of health a caregiver and case manager compensation task force to develop a minimum compensation rate for caregivers; address issues of compensation based on number of beds available at each facility; and address issues of payment of late fees and the applicability of provisions relating to reimbursement for accident and health or sickness insurance benefits, regarding time frames for insurance reimbursement. Provides that the task force shall serve until it has accomplished the objectives of this part, or until 20 days prior to the convening of the regular session of 2020, whichever occurs 1st (sunset). Report to the legislature. -- Amends provisions relating to community care foster family home, authority over and evaluation of. Requires the department of health to adopt rules to include any other facility licensed or certified under the department. Provides that the department shall grant or deny an application for an initial certificate of approval within days after the department's receipt of the application; and an application to renew a certificate of approval within days after the department's receipt of the application.

-- HB0582 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Mizuno J,

San Buenaventura J, Takumi R, Cullen T -- Ward G

Apr=22 19 Conference Committee: Senate Members: Baker R,

Moriwaki S -- Chang S, Fevella K, Thielen L

HB0588 HD1 SD1 (SSCR 1945)

RELATING TO GREEN INFRASTRUCTURE.

Introduced by: Yamane R

Requires the state sustainability coordinator to complete a holistic and comprehensive study and plan for green infrastructure opportunities in the State. Requires the study to identify green infrastructure opportunities in the State at the state, regional, and neighborhood levels, including any related costs and savings, identify green infrastructure planning and development best practices at the state, regional, and neighborhood levels for potential application in the State, including financing and community engagement practices, complete a plan that details how the State can move forward to cost effectively take advantage of identified opportunities, including any related costs and savings, and identify any legal or regulatory changes that will be needed to execute on the completed plan. Reports to the legislature. Appropriation. (\$\$) -- HB0588 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Lowen N,

Yamane R, Wildberger T -- Thielen C, Todd C

Apr=18 19 Conference Committee: Senate Members: Wakai G.

Kahele K, Chang S, Riviere G -- Fevella K

HB0589 HD2 SD1 (SSCR 1272)

# RELATING TO THE LAND CONSERVATION FUND.

Introduced by: Yamane R

Amends provisions relating to resource land acquisition plan. Requires an initial plan to be completed no later than June 30, 2021. -- Amends provisions relating to land conservation fund. Requires the board to prepare and report annually to the legislature and governor a record of the balance of and all transfers of funds to or from any department of land and natural resources trust account established to hold awards granted to state agencies. Requires the report to include a list of all projects for which a grant was awarded and the status of each project. -- HB0589 SD1

**Current Status:** Mar=20 19 Passed Second Reading Senate as amended (SD1) Mar=20 19 Referred to WAM

# HB0593 HD1 SD1 (SSCR 1338)

#### RELATING TO LAND USE.

Introduced by: Yamane R

Amends provisions relating to districting and classification of lands. Amends agricultural districts by amending solar energy facilities to apply to land with soil classified with a productivity rating of class A. Establishes requirements for solar energy facilities on class A land. -- Amends provisions relating to special permit. Requires that special permits for land the area of which is greater than 15 acres, for the construction of a solar facility on lands with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A to be reviewed by the land use commission de novo for purposes of appealing the county planning commission's denial or restriction of the permit. Act to be repealed on June 30, 2025 (sunset). -- HB0593 SD1

Mar=21 19 Passed Second Reading Senate as amended (SD1) **Current Status:** 

Mar=21 19 Referred to WAM

HB0594 HD1 SD1 (SSCR 1273)

# RELATING TO AN APPROPRIATION FOR A KUNIA WELLS IV EXPLORATORY WELL.

Introduced by: Yamane R

Authorizes the issuance of general obligation bonds for appropriation to the department of land and natural resources (LNR141) for designing and constructing an exploratory well for the proposed Kunia wells IV pump station. (\$\$) -- HB0594 SD1

**Current Status:** Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB0613 HD1 SD1 (SSCR 1501)

# RELATING TO WORKFORCE DEVELOPMENT.

Introduced by: Gates C, Holt D, Todd C, Tarnas D, Takayama G, Mizuno J, Belatti D, Nishimoto S, McKelvey A, Hashem M, Kobayashi B, Creagan R, Lowen N, Cachola R, Takumi R, Brower T, Nakashima M, Ohno T, Lee C

Establishes provisions relating to youthbuild program; established. Establishes within the department of labor and industrial relations the youthbuild program to assist non profit or public entities in applying and qualifying for youthbuild program grants from the US department of labor. Requires the department to establish program requirements. Allows the department to award grants to eligible non profit or public entity that have been awarded a federal youthbuild program grant; provided that any department grant

awarded shall be used toward meeting the federal 25 per cent matching funds requirement of the US Department of Labor youthbuild program; and may be matched in cash or in kind contributions. Appropriations. (\$\$) -- HB0613 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Cullen T -- Gates C, Matsumoto L, Quinlan S

Apr=18 19 Conference Committee: Senate Members: Taniguchi

B, Shimabukuro M -- Fevella K

HB0615 HD3 SD2 (SSCR 1871)

# RELATING TO THE BOARD OF EDUCATION.

Introduced by: Gates C, Tarnas D, Kobayashi D, Perruso A, Quinlan S, Kitagawa L, McKelvey A, Holt D, Belatti D, Johanson A, Todd C, Mizuno J, Hashem M, Kobayashi B, Lowen N, Cachola R, Nakashima M, Nishimoto S, Lee C

Amends provisions relating to board of education; members; student and military representatives by adding teacher representatives. Requires the board of education to invite the exclusive representative for bargaining unit 5 (teachers and other personnel of the department of education) to appoint a nonvoting public school teacher representative to the board. -- HB0615 SD2

Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Woodson J,

Lee C, Nishimoto S -- Gates C, Okimoto V

Apr=24 19 Conference Committee: Senate Members: Kidani M,

Rhoads K -- Fevella K. Kanuha D

HB0616 HD1 (HSCR 361)

#### RELATING TO TAXATION.

Introduced by: Gates C, Holt D, Hashimoto T, Tarnas D, DeCoite L, Ohno T, Lee C, Creagan R, McKelvey A, Todd C, Onishi R, Mizuno J, Hashem M, Kobayashi B, Takumi R. Brower T. Nakashima M. Nishimoto S

Provides a general excise tax exemption for amounts received by a producer of locally grown produce and locally raised livestock food products from a consumer. -- HB0616 HD1

**Current Status:** 

Mar=18 19 Passed Second Reading Senate

Mar=18 19 Referred to WAM

HB0618 SD1 (SSCR 1301)

# RELATING TO STATE FUNDS.

Introduced by: Luke S, Nishimoto S, Cullen T, Ohno T, Todd C, Belatti D, Nakamura N, Hashimoto T, Brower T, Yamashita K, Morikawa D, San Buenaventura J, Lee C, Nakashima M

Establishes provisions relating to repair and maintenance special fund. Establishes within the department of budget and finance for administrative purposes the repair and maintenance special fund. Allows moneys in the fund to be expended for the repair and maintenance of the various department facilities. Prohibits the moneys in the fund to be expended for salaries, cost adjustments, collective bargaining cost items, and other costs for officers and employees included or excluded from collective bargaining, and shall not be considered as part of the employer's financial ability to meet costs. Appropriation to the fund and out of the fund. (\$\$) -- HB0618 SD1

Current Status:

Apr-05 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Luke S --

Cullen T, McDermott B

Apr=15 19 Conference Committee: Senate Members: Thielen L,

Dela Cruz D -- Fevella K

HB0623 HD1 (HSCR 518)

#### RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Luke S, Cullen T, Nishimoto S, Todd C, Brower T, Yamashita K, Morikawa D, San Buenaventura J, Nakashima M, Belatti D, Nakamura N, Hashimoto T Repeals Act 67, session laws of 2018, which establishes a 2 year alternative energy research and development pilot program within the department of business, economic development, and tourism to provide grants to qualified businesses conducting research and development in alternative energy. -- Repeals Act 141, session laws of 2018, which establishes a research and development program within the Hawaii technology development corporation to help Hawaii based small businesses optimize research and

development performed in Hawaii. -- HB0623 HD1

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=12 19 Multiple Re referral to EET then WAM

HB0625 HD1 (HSCR 683)

RELATING TO THE DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT.

Introduced by: Luke S, Cullen T, Nishimoto S, Ohno T, Todd C, Yamashita K,

Hashimoto T, Brower T, Morikawa D, San Buenaventura J, Lee C, Belatti D

Repeals the department of human resources development and transfers all rights, powers, functions, and duties of the department to the department of budget and finance.

-- HB0625 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to LCA/ GVO/ then WAM

HB0626 SD2 (FLOOR AMENDMENT 12)

#### RELATING TO VACANCIES.

Introduced by: Luke S, Cullen T, Nishimoto S, Ohno T, Todd C, Yamashita K, Belatti D, Brower T, Morikawa D, Lee C, Nakashima M

Amends provisions relating to US representative. Requires when a vacancy occurs in the representation of this State in the US house of representatives, the chief election officer shall issue a proclamation, no later than 14 days after the vacancy occurs, for an election to fill the vacancy by special election to be conducted by ranked choice voting. Requires the proclamation to contain a statement that votes shall be cast and tabulated using ranked choice voting and include an explanation of ranked choice voting. Establishes procedures to be used to determine the winner of the special election conducted by ranked choice voting. Provides that tabulation of votes shall proceed in rounds; in each round, the number of votes for each continuing candidate shall be counted, with each continuing ballot counting as 1 vote for its highest ranked continuing candidate for the round; inactive ballots shall not be counted for any continuing candidate; and the round shall end with 1 of 2 potential outcomes which are that if there are 2 or fewer continuing candidates, the candidate with the most votes is declared the winner of the election or if there are more than 2 continuing candidates, the last place candidate is defeated and a new round begins. Provides that a tie between candidates for the most votes in the final round or a tie between last place candidates in any round shall be decided by lot, and the candidate chosen by lot shall be defeated. Allows the office of elections to modify a ranked choice voting ballot and tabulation; provided that the number of allowable rankings may be limited to no fewer than 6 and 2 or more candidates may be defeated simultaneously by batch elimination in any round of tabulation. -- HB0626 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Lee C, Luke

S -- Cullen T, San Buenaventura J, Thielen C

Apr=18 19 Conference Committee: Senate Members: Rhoads K,

Riviere G -- Fevella K

HB0627 HD1 SD1 (SSCR 1361)

# RELATING TO CAMPAIGN FINANCE.

Introduced by: Luke S, Cullen T, Nakamura N, Hashimoto T, Belatti D

Establishes provisions relating to Independent expenditure contributions; disclosure; requirements. Provides that if an independent expenditure advocates the election or the defeat of a clearly identified candidate, the noncandidate committee or other person making the expenditure shall identify the candidate that the noncandidate committee or other person is supporting or opposing in any report or statement required by noncandidate committee reports or electioneering communications; statement of information; provided that if an independent expenditure advocates the election or defeat of multiple candidates, the noncandidate or other person to list all candidates supported or opposed. Provides that if an independent expenditure advocates in support of or in opposition to a question on the ballot other than the election of a candidate, the noncandidate committee or other person to indicate that the expenditure is for issue advertising only. Requires the commission to publish independent expenditure information for each candidate on its website, including the amount of each independent expenditure advocating the election or the defeat of the candidate; and the noncandidate committee or other person making the expenditure. Provides that the noncandidate committees or other persons making false statements in any disclosure required to be subject to penalties. -- HB0627 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Lee C, Luke S -- Cullen T, Thielen C

HB0630 HD1 (HSCR 302)

#### RELATING TO GLASS CONTAINER RECOVERY.

Introduced by: Luke S, Cullen T, Nishimoto S, Ohno T, Todd C, Yamashita K, Morikawa D, San Buenaventura J, Nakashima M

Amends provisions relating to transfers from special funds for central service expenses. Repeals the glass advance disposal fee. -- Repeals provisions relating to glass container recovery. Requires the director of finance to abolish the special account in the environmental management fund used to fund county glass recovery programs. -- HB0630 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to AEN then WAM

HB0631 HD1 (HSCR 420)

# RELATING TO TAXATION.

Introduced by: Luke S, Cullen T, Nishimoto S, Ohno T, Brower T, Lee C, Nakashima M, Belatti D

Establishes provisions relating to county surcharge on transient accommodation tax. Allows each county to establish the surcharge and notify the director of taxation who shall levy, assess, collect, and administer the surcharge. Requires public hearing. --Establishes provisions relating to county surcharge on transient accommodation tax; administration under the transient accommodations tax law. Provides that the surcharge shall be on all gross rental, gross rental proceeds, and fair market value taxable under the transient accommodations tax law. Prohibits county to set the surcharge at a rate per cent. -- Amends provisions relating to other post employment benefits trust. Repeals the provision that in in any fiscal year subsequent to the 2017 -2018 fiscal year in which a county public employer's contributions into the fund are less than the amount of the annual required contribution, the amount that represents the excess of the annual required contribution over the county public employer's contributions shall be deposited into the fund from a portion of all transient accommodations tax revenues collected by the department of taxation. -- Changes the transient accommodation tax to per cent for the period beginning on July 1, 2019, and thereafter. Changes the tax on the occupant of a resort time share vacation unit to per cent on the fair market rental value for the period beginning on July 1, 2021, and thereafter. Changes the tax to \_\_\_\_ per cent for the period beginning on January 1, 2020, to December 31, 2030 (sunset). -- Amends provisions relating to remittances; distribution to counties by repealing the distribution of transit accommodation tax revenues to the counties. -- HB0631 HD1

Current Status:

Mar=05 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to PSM/ EET/ then WAM

HB0632 HD1 (HSCR 665)

# RELATING TO THE GENERAL EXCISE TAX.

Introduced by: Luke S

Provides a general excise tax exemption for amount received from the sales of prescription drugs sold pursuant to a doctor's prescription; diabetic supplies; prosthetic devices; medical oxygen; human blood and its derivatives; durable medical equipment for home use; mobility enhancing equipment sold by prescription; and repair and replacement parts for any of the exempt devices and equipment. Defines mobility enhancing equipment to mean equipment, including repair and replacement parts that is primarily and customarily used to provide or increase the ability to move from 1 place to another and that is appropriate for use either at home or in a motor vehicle; is not generally used by persons with normal mobility; and does not include any motor vehicle or equipment on a motor vehicle normally provided by a motor vehicle manufacturer. Redefines prosthetic device to mean a replacement, corrective, or supportive device, including repair and replacement parts for the device, worn on or in the body in order to artificially replace a missing portion of the body; prevent or correct a physical deformity or malfunction; or support a weak or deformed portion of the body; provided that prosthetic device shall not include any ophthalmic, dental, or ocular device or appliance, instrument, apparatus, or contrivance. Provides that examples of prosthetic devices include heart valves, hearing aids, pacemakers, and artificial limbs. -- HB0632 HD1 Mar=01 19 Introduction/Passed First Reading - Senate Current Status:

Mar=05 19 Multiple Referral to CPH then WAM

HB0666 HD2 (HSCR 1197)

RELATING TO HEALTH.

Current Status:

Introduced by: Mizuno J, Cachola R, Say C, Ward G, Kobayashi B

Established the \_\_\_\_ within the Hawaii comprehensive healthcare task force. Requires the task force to review the adequacy of capitation rates for health insurance plans; the unfunded liability of the Hawaii employer union health benefits trust fund; health insurance policies and coverages for treatment of mental health conditions; and medical tourism. Report to the legislature. Requires the \_\_\_\_ to provide administrative and clerical support required by the task force. Appropriation. (\$\$) -- HB0666 HD2

Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB0676 HD2 (HSCR 1016-20)

#### RELATING TO HEALTH CARE WORKERS.

Introduced by: Mizuno J, Cachola R, Tokioka J, Say C

Amends provisions relating to assault in the 2nd degree. Amends provision that a person commits the offense of assault in the 2nd degree if the person intentionally or knowingly causes bodily injury to a person who is engaged in the performance of duty at a health care facility by adding that a person who is engaged in the performance of duty at a health care facility includes health care security professionals defined as individuals employed by a health care facility who have received specialized training or certification specifically designed for health care security and safety. -- HB0676 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB0678 HD1 SD1 (SSCR 1394)

RELATING TO HEALTH.

Introduced by: Mizuno J

Amends provisions relating to health law. Provides that it shall be the duty and responsibility of the department of health to establish, implement, and evaluate a statewide system for hearing screening and diagnostic audiologic evaluation to identify infants who are deaf or hard of hearing, and for the referral to and enrollment in early intervention services for infants who have been identified as deaf or hard of hearing; establish standards and quidelines for hearing screening, identification, diagnosis, intervention, and monitoring of infants who are deaf or hard of hearing, or have been identified with a risk indicator for developing delayed onset or progressive hearing loss, or both; and develop a plan in conjunction with the department of education to involve the parents or guardians with the medical and educational follow up of infants who have been identified as deaf or hard of hearing, or who have identified with a risk indicator for developing delayed onset or progressive hearing loss, or both. -- Amends provisions relating to screening for hearing impairment by changing it to hearing screening, diagnostic audiologic evaluation, and intervention. Requires all newborn infants to receive a hearing screening to allow early identification and intervention to maximize social, emotional, and language outcomes for children who are deaf or hard of hearing. Requires birthing facilities to report newborn hearing screening results to the department. Requires audiologists and physicians specialized in hearing function performing diagnostic audiologic evaluations of infants to report diagnostic audiologic evaluation results as determined by the department. -- HB0678 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members: Baker R,

Keith-Agaran G -- Chang S, Fevella K, Thielen L

HB0696 HD2 SD1 (SSCR 1337)

# RELATING TO PARKING FOR DISABLED PERSONS.

Introduced by: Mizuno J, Brower T

Establishes provisions relating to issuance of a disabled paid parking exemption permit. Requires the issuing agency to issue 1 disabled paid parking exemption permit to each applicant who presents a certificate of disability which verifies that the applicant is licensed to drive a motor vehicle and that the applicant cannot reach or operate parking meters or unattended pay stations because of the applicant's physical disability. Requires the disabled paid parking exemption permit to have the same expiration as the removable windshield placard, temporary removable windshield placard, or special license plates issued to the applicant. -- Establishes provisions relating to unlawful sale or purchase. Makes any person who sells or purchases a disability parking permit in violation of this law to be guilty of a misdemeanor. -- Establishes provisions relating to confiscation.

Allows an enforcement office or commissioned volunteer enforcement officer of county law enforcement agency to confiscate a disability parking permit to be confiscated for fraudulent manufacture or alteration; any unauthorized use; display of an invalid disability parking permit; or selling or purchasing a disability parking permit. -- HB0696 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)
Mar=21 19 Referred to JDC/ WAM/

HB0700 HD2 (HSCR 1182)

RELATING TO PHARMACISTS PRESCRIBING AND DISPENSING OF OPIOID ANTAGONIST.

Introduced by: Mizuno J, Brower T

Amends provisions relating to opioid antagonist; authority to prescribe and dispense; requirements. Adds that the opioid antagonist prescribed and dispensed for a family member or caregiver of an individual who is at risk for an opioid overdose may be prescribed and dispensed in the name of the individual who is to be treated with the opioid antagonist or in the name of the individual who is requesting the opioid antagonist for an individual at risk for an opioid overdose. -- HB0700 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to CPH

HB0704 HD2 SD1 (SSCR 1395)

RELATING TO COSMETICS.

Introduced by: Lee C, Mizuno J

Establishes provisions relating to cosmetics; animal testing; prohibition under the food, drug, cosmetics law. Prohibits a manufacturer to import for profit, sell at retail, or offer for sale at retail in this State, any cosmetic which an animal test was conducted or contracted by or on behalf of the manufacturer, or any supplier of the manufacturer, on or after January 1, 2021. Establishes fines. Provides that violators shall be prosecuted by the attorney general or prosecutor of the county in which the violation occurred. Provides that this provision shall not apply to animal testing conducted on an ingredient or cosmetic in its final form if or non cosmetic animal test data used for the purposes of evaluating the safety of ingredients; provided that the animal testing was conducted or the animal test data was compiled prior to the effective date of Act \_\_\_\_\_, session laws of Hawaii 2019. -- HB0704 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to JDC/ WAM/

HB0709 HD1 SD1 (SSCR 1283)

PROPOSING AN AMENDMENT TO ARTICLE II OF THE CONSTITUTION OF THE STATE OF HAWAII.

Introduced by: Lee C, Nakashima M, Luke S, San Buenaventura J, Saiki S, Morikawa D, Eli S, Nakamura N, Perruso A, Quinlan S, Takumi R, Brower T, Thielen C, Mizuno J, McKelvey A, Yamashita K, Kitagawa L

Proposes to amend the constitution. Establishes provisions relating to recount of election votes. Allows a recount of votes cast at an election to be conducted as provided by legislature. -- HB0709 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

HB0712 HD1 (HSCR 940)

RELATING TO ELECTIONS.

Introduced by: Lee C, Nakashima M, Luke S, Saiki S, Morikawa D, Matayoshi S, Wildberger T, Perruso A, Eli S, Nakamura N, Quinlan S, Takumi R, Brower T, Thielen C, Mizuno J, McKelvey A, Yamashita K, Kitagawa L

Establishes provisions relating to tax returns disclosure; US president and vice president; governor and lieutenant governor; mayor. Prohibits each candidate for the office of president or vice president of the US, governor or lieutenant governor, or mayor of a county, shall submit to the office of elections a copy of the federal income tax return of the candidate for the 5 most recent taxable years that a return has been filed with the internal revenue service, and provide written consent to the office of elections for the public disclosure of the federal income tax returns. Provides that the federal income tax returns submitted to the office of elections to be made publicly available on the website of the office of elections. Requires that prior to placing any federal income tax return on the website of the office of elections, the chief election officer shall redact all personal identifying numbers such as social security numbers and federal employer identification numbers, whether belonging to the taxpayer, a payor or payee, or any other entity; and

information that the director of taxation deems appropriate. Provides that if a candidate for the office of president or vice president, governor or lieutenant governor, or mayor fails to comply, the name of the candidate shall not be printed upon the official ballot for the general election. -- Amends provisions relating to convening and voting for president and vice president; party vote. Prohibits the electors, when convened to vote for any person for president or vice president unless that person, at least 50 days prior to the general election has complied or posted on the internet at no charge for public viewing the candidate's federal income tax returns for the 5 most recent taxable years for which returns have been filed prior to the general election. -- HB0712 HD1 Current Status:

Apr=09 19 Fail to Pass Senate Third Reading

HB0713 HD1 SD1 (SSCR 1218)

#### RELATING TO HOMELESSNESS.

Introduced by: Lee C, San Buenaventura J, Nakashima M, Luke S, Morikawa D, Matayoshi S, Johanson A, Perruso A, Brower T, McKelvey A, Kitagawa L. Saiki S. Wildberger T, Eli S, Nakamura N, Quinlan S, Takumi R, Thielen C, Mizuno J Establishes a 3 year homeless employment grant program that shall be developed by the department of human services. Requires the department to contract with a service provider or other qualified person or entity to administer the program. Requires the program to conduct an assessment to ensure screening for employment barriers, income, skills, and desires; connect homeless individuals with work opportunities; pay individuals in the program for the hours they worked in the day, which may include a limited amount of time spent with service providers; provided that the source of funding for the payments shall be the homeless employment grant program's funds; assist homeless individuals with shallow funding assistance to remove barriers related to obtaining employment, which may include a limited amount of funds; provided that the source of funding for the payments shall be the homeless employment grant program's funds; coordinate with homeless outreach, shelter, and case management services to ensure homeless individuals being served are part of the State's coordinated entry system and can access permanent housing resources; when appropriate, transport participants in the program to a shelter at the end of the work day; and conduct trainings for financial literacy skills that are necessary to manage money and develop long term self sufficiency. Provides that homeless individuals who work shall not be considered employees of the State solely as a result of their work in the program. Requires the State to be immune from suit and liability for any claim for damage to or loss of property, personal injury, or other liability caused, arising out of, or relating to any actual or alleged act, error, or omission that occurred at any stage of the planning and administration of the program. Report to the legislature. Appropriation. (\$\$) -- HB0713 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: San

Buenaventura J, Johanson A, Nakamura N -- Ward G

Apr=22 19 Conference Committee: Senate Members: Ruderman

R. Riviere G -- Fevella K. Moriwaki S. Thielen L

HB0721 HD1 (HSCR 440)

#### RELATING TO UNIVERSITY OF HAWAII DEVELOPMENTS.

Introduced by: Woodson J, Yamashita K, Gates C, McKelvey A, Ohno T, Cachola R, Hashem M, McDermott B, Wildberger T

Establishes provisions relating to the office of strategic partnerships and development. Establishes the office within the university an office of strategic partnerships and development to advance the mission of and benefit the university and increase economic development in the State through collaboration between the university, government agencies, and non government entities. -- Appropriation for the hiring of 4 full time equivalent (4.00 FTE) permanent positions in the university to maintain the staff necessary to develop and manage the office. (\$\$) -- HB0721 HD1

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to HRE then WAM

HB0739 HD1 (HSCR 421)

#### RELATING TO THE HAWAII TOURISM AUTHORITY.

Introduced by: Onishi R, Luke S

Program appropriations for the house of representatives standing committee on tourism

and international relations. (\$\$) -- HB0739 HD1

Current Status: Mar=20 19 Passed Second Reading Senate

Mar=20 19 Referred to WAM

HB0745 HD1 (HSCR 130)

RELATING TO SCHOOL SPONSORSHIP NAMING RIGHTS.

Introduced by: Cabanilla Arakawa R, Say C, Tokioka J, Hashimoto T, Wildberger T, Ichiyama L, Creagan R, Matayoshi S, Mizuno J

Establishes provisions relating to sponsorship naming rights. Allow each school, subject to approval of the superintendent of education to accept donations in exchange for the sponsorship naming rights of any school building, facility, equipment, or fixture. -- Establishes the school naming right special fund to be administered by the department of education. Requires subaccounts to be established for each school into which donations shall be deposited and which shall be expended for that school. Annual report to the legislature. -- HB0745 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to EDU then WAM

HB0747 HD1 SD1 (SSCR 2052)

#### RELATING TO DISABLED PERSONS.

Introduced by: San Buenaventura C, Mizuno J, Brower T, Morikawa D

Establishes provisions relating to employment 1st; disabled persons. Requires that employment 1st to be a policy of the State and its several counties. Requires the state and county agencies to ensure that employment 1st is effectively implemented in hiring and in all programs and services that they administer or fund, including programs and services that help disabled persons obtain employment. Requires that all state and county agencies to coordinate efforts and collaborate to ensure that programs, policies, procedures, and funding support competitive employment in an integrated setting for disabled persons; all state and county agencies, whenever feasible, to share data and information to track progress. Defines employment 1st to mean the full inclusion of disabled persons in the workplace and community through integrated employment as the 1st option for employment services for adults and children of working age who are disabled. -- Amends provisions relating to provisions of services. Requires the medicaid home and community based program to provide the services in the most economic manner feasible that is compatible with preserving quality of care through the department of human services to practice employment 1st principles with respect to waiver program personnel; and ensure that contracted agency providers that provide services for the waiver program follow employment 1st principles in the hiring of their employees. --HB0747 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Eli S -- Matsumoto L, Quinlan S

Apr=23 19 Conference Committee: Senate Members: Ruderman

R, Riviere G -- Fevella K, Moriwaki S, Thielen L

HB0753 HD2 (HSCR 739)

#### RELATING TO THE IGNITION INTERLOCK PROGRAM.

Introduced by: Aquino H

Amends provisions relating to operating a vehicle under the influence of an intoxicant. Requires that the period of license restriction is to be tolled for any period in which the person does not have an ignition interlock device installed on a vehicle owned or operated by the person for a continuous period of 180 days unless the person receives a determination from the department of public safety that the person is unable to operate an ignition interlock device due to a physical disability. Requires that the department's determination that a person is unable to operate an ignition interlock device due to a physical disability is to be reasonable and is to be based upon a showing of substantial evidence. Requires that any restriction under subsection is to remain in effect until the department receives a declaration from the person's ignition interlock device vendor, in a form provided or approved by the department, certifying that certain restrictions have not occurred in the 180 days prior to the date of release from the license restriction. -- HB0753 HD2

Current Status: Mar

Mar=01 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to TRS then JDC/ WAM/

HB0754 HD1 SD2 (SSCR 1861)

# RELATING TO ELECTRIC FOOT SCOOTERS.

Introduced by: Aquino H

Establishes provisions relating to electric foot scooters. Provides that this provision shall apply whenever an electric foot scooter is operated upon any highway, roadway, or other

designated public area set aside for the use of electric foot scooters. Provides that every person operating an electric foot scooter upon a roadway shall be granted all of the rights and shall be subject to all of the duties applicable to a driver of a vehicle under the statewide traffic code law. Provides exceptions. Requires the director of transportation by rule and the counties by ordinance to regulate operations of electric foot scooters in their respective jurisdictions with regard to operations upon roadways, in bikeways, bicycle paths, and on sidewalks; restrictions on maximum speed; and safety considerations. Prohibits a person under 15 years of age to operate an electric foot scooter on a highway, street, roadway, or any other public property in the State. Prohibits a person less than 18 years of age to drive an electric foot scooter unless the person wears a safety helmet securely fastened with a chin strap. The safety helmet shall meet the specifications and requirements established by rules adopted by the director. Prohibits a person to drive an electric scooter which is carrying any other person nor shall any person other than the driver ride upon an electric scooter. Prohibits a person operating an electric foot scooter to carry any package, bundle, or article which prevents the use of both hands in the control and operation of the electric scooter. Prohibits a motor used to power an electric foot scooter to be modified in any manner except as authorized by the motor manufacturer and any such modification shall not increase the power capacity of the motor above 1,000 watts. Establishes penalty. Requires any electric foot scooter used from 30 minutes after sunset until 30 minutes before sunrise to be equipped as provided in provisions relating to lamps and other equipment on bicycles. Prohibits a person to drive an electric foot scooter at a speed other than is reasonable and prudent under the conditions and having regard to the actual and potential hazards then existing. Prohibits a person shall drive an electric foot scooter at a speed greater than 15 miles per hour. Establishes penalties. Provides that a person who provides electric foot scooters for hire shall not rent or lease an electric foot scooter to any person unless each renter or lessee that is under the age of 18 wears a safety helmet; each renter or lessee is provided with a copy of the rules for electric foot scooters as adopted by the department of transportation; and all electric foot scooters are insured by the person who offers the electric foot scooters for rent or lease against loss resulting from liability imposed by law for bodily injury, death, or property damage suffered by any person other than the owner or operator of the electric foot scooter arising out of the ownership, maintenance, or use of the electric foot scooter. -- Amends provisions relating to county vehicular taxes and highway safety law. Defines electric foot scooter. Redefines moped to exclude an electric foot scooter. -- Amends provisions relating to blue lights prohibited for motor vehicles, motorcycles, motor scooters, bicycles, mopeds by adding electric foot scooter. -- Amends provisions relating to the statewide traffic code. Defines electric foot scooter. Redefines moped to exclude an electric foot scooter. -- Amends provisions relating to driving or parking upon bikeway; parking penalty. Adds electric foot scooter. -- Amends provisions relating to definitions under the offenses against the person law. Redefines vulnerable user to include a person operating an electric foot scooter. -- HB0754 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Aquino H,

Lee C -- Hashimoto T, McDermott B, Say C

Apr=18 19 Conference Committee: Senate Members: Inouve L.

Rhoads K -- English J, Fevella K, Kim D

HB0755 HD1 (HSCR 531) RELATING TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: Aguino H, Luke S

Program appropriations for the department of transportation. (\$\$) -- HB0755 HD1 Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Apr=01 19 Single Re referral to TRS/ WAM/

HB0759 HD2 (HSCR 1259) RELATING TO THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS.

Introduced by: Takumi R, Luke S, Ichiyama L

Program appropriations for the house of representative standing committee on consumer

protection and commerce. (\$\$) -- HB0759 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB0760 HD2 SD1 (SSCR 1781) RELATING TO CONSUMER PROTECTION.

LRB Systems March 5, 2020

Introduced by: Takumi R, Ichiyama L

Establishes provisions relating to full service restaurant franchise; advertising campaigns; non participation. Requires that if a franchisee does not participate in a national advertising campaign of the franchisor in which a discount or a promotion is offered, the franchisee shall disclose its non participation at its entrance or storefront with signage of a size sufficient to be clearly visible to the general public. -- HB0760 SD1

Current Status: Apr-09 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members: Baker R --

Chang S, Fevella K

HB0761 HD2 SD1 (SSCR 1881)

#### RELATING TO CONSUMER PROTECTION.

Introduced by: Takumi R, Ichiyama L

Establishes provisions relating to electronic proof of purchase. Requires that each proof of purchase for the retail sale of tangible personal property or for the provision of services in the State to a member of a frequent shopping program to be provided only in electronic form. Requires a retailer that offers electronic proof of purchase to a member to develop, implement, and maintain reasonable safeguards to protect the security, confidentiality, and integrity of a member's personal information, including disposal of the data. -- HB0761 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members: Baker R --

Chang S, Fevella K

HB0762 HD2 SD1 (SSCR 1296)

#### RELATING TO SINGLE-USE PLASTIC STRAWS.

Introduced by: Takumi R, Ichiyama L

Establishes provisions relating to single use plastic straws; prohibited acts. Provides that a full service restaurant shall not provide a single use plastic straw to a consumer unless requested by the consumer. Establishes notice of violations and fines. Provides that any action taken to impose or collect the fines provided for shall be considered an administrative action. -- HB0762 SD1

Current Status:

Mar=20 19 Passed Second Reading Senate as amended (SD1) Mar=21 19 Multiple Re referral to AEN/ CPH/ then JDC/ WAM/

HB0765 HD1 SD2 (SSCR 2044)

# RELATING TO COASTAL PLANNING.

Introduced by: Tarnas D, Wildberger T, Takayama G, Todd C, Lowen N, Thielen C, McKelvey A

Amends provisions relating to sea level rise; plans. Requires the State and the public utilities commission to incorporate evaluations, predictions, and recommendations pertaining to sea level rise projections in the preparation of new plans and updates to existing plans. Requires all new plans and updates to incorporate findings of the Hawaii Sea Level Rise Vulnerability and adaptation report prepared by the Hawaii climate change mitigation and adaptation commission. Appropriation to the office of planning for the mitigation of the negative impacts of watershed and coastal flooding through the facilitation of stakeholder communications and public engagement related to environmental protection, clean waters, ecosystem preservation and restoration, and community and cultural considerations of the Ala Wai watershed and surrounding areas. (\$\$) -- HB0765 SD2

(৯৯) -- নচ্চা/তে ১০১ Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Kahele K,

Gabbard M, Moriwaki S -- Fevella K

HB0766 HD1 SD1 (SSCR 1284)

# RELATING TO SERVICE IN NON-CRIMINAL PROCEEDINGS.

Introduced by: Tarnas D, Takayama G, Lee C, Brower T, McKelvey A, Creagan R, Morikawa D

Establishes a temporary task force within the judiciary to discuss, review, and seek input on amending the procedure for the giving of notice or service of legal process in civil proceedings in the district, circuit, and family courts and in administrative proceedings by allowing documents to be served upon parties by electronic mail. Report to the legislature. Task force cease to exist on June 30, 2020 (sunset). -- HB0766 SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB0770 HD1 (HSCR 1158)

RELATING TO CAPITAL IMPROVEMENT PROJECTS FOR THE BENEFIT OF THE HONALO MARSHALLING YARD.

Introduced by: Creagan R, Lowen N

Appropriation to the department of agriculture to accommodate the increased production of ulu and other co crops processed at the Honalo marshalling yard. (\$\$) -- HB0770 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to WAM

HB0773 HD2 SD2 (SSCR 2003)

RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM.

Introduced by: McKelvey A, Kitagawa L, Nakashima M

Establishes provisions relating to regional economic plans. Requires the department of business, economic development, and tourism to develop annual regional economic plans to provide jobs in urban and rural areas in each county. Provides that these plans to be published by January 31 annually the department's website and include a list of regional economic priorities and industry clusters, and jobs within these priorities and industry clusters. Upon the findings of these regional economic plans, the workforce development council shall consult the department of education and the university of Hawaii to develop and provide K - 16 pathways and programs in each public school including each public charter school, that emphasize the skills necessary to meet the State's specific industry needs, relate to employment in jobs identified by the department as priority jobs, concentrated in health care, technical roles, business and finance, information technology, and management, and results in a degree or credential that meets entry level requirements of employers in relevant priority industries. Allows each participating public school and public charter school to receive up to 1,000 dollars in bonus incentives for each student who has successfully completed a qualified internship program or received an industry certification in the preceding budget year. Requires participating schools to communicate opportunities to receive industry certifications and enroll in pathways or qualified internship programs developed to students and parents. Provides that internship placements within a qualified internship program to be exempt from the Hawaii public procurement code, if the department of business, economic development, and tourism, in partnership with the department of education and the university of Hawaii, determines that the qualified internship program is aligned with a post secondary education or employment opportunity; values student's work equivalent to the applicable minimum wage; employs a sufficient number of internship case managers to monitor student participation in the internship; provides students with pre internship training or coursework that is designed to prepare the students for the internship; and implements adequate safety and supervisory safeguards for the students participating in the internship. Annual report to the legislature. Appropriation. (\$\$) --HB0773 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: McKelvey A,

Kitagawa L -- Matsumoto L, Quinlan S, Yamashita K

HB0777 HD2 (HSCR 475-20)

#### RELATING TO RECORDATION TRANSACTION FEES.

Introduced by: Yamane R

Amends provisions relating to bureau of conveyances special fund. Amends Act 120, session laws of 2009, which allowed the department of land and natural resources to assess a transaction fee for each recording in the bureau and the office of the assistant registrar and deposited into the bureau of conveyances special fund. Requires the fund to be used to purchase software, project management and implementation, staffing, workflow improvements and services related to the management, archiving preservation, and accessibility of records at the bureau and in the office of the assistant registrar of the land court. Act to be repealed on the effective date of administrative rules adopted by the department or on July 1, 2023, whichever occurs 1st (sunset). — HB0777 HD2

Current Status: Feb=19 20 Introduction/Passed First Reading - Senate

Feb=19 20 Multiple Referral to WTL then WAM

HB0786 HD1 (HSCR 525)

#### RELATING TO MENTAL HEALTH EXAMINATIONS.

Introduced by: San Buenaventura C

Requires the department of health shall submit a report on its findings and

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recommendations, including any proposed legislation, on improving and expediting mental health evaluations of specific defendants. Report to the legislature. -- HB0786

HD1

Current Status:

Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then JDC

HB0788 HD2 (HSCR 1165)

# RELATING TO THE STATEWIDE TRAFFIC CODE.

Introduced by: Ichiyama L

Establishes provisions relating to display of registration tags or emblems and inspection stickers (safety check). Prohibits a person to operate a vehicle registered and inspected in the State unless the vehicle displays a current, valid registration tag or emblem that is affixed in the manner prescribed by law, and a current, valid inspection sticker that is affixed in the manner prescribed by law. Allows a law enforcement officer to issue a citation to any person who operates a vehicle of this violation of law. Establishes penalty.

-- HB0788 HD2

Current Status: Mar=21 19 Passed Second Reading Senate

Mar=21 19 Referred to JDC

HB0799 HD1 (HSCR 399)

### RELATING TO TAXATION.

Introduced by: Matayoshi S, Eli S, Kitagawa L, Tokioka J, Hashimoto T, Gates C, Lee C, Brower T, Takayama G

Provides a wind resistive device income tax credit of \_\_\_\_\_ per cent of the cost incurred for purchasing and installing wind resistive devices in a non condominium residential dwelling owned by the taxpayer. Requires the taxpayer to file documentation as requested by the insurance commissioner and a written verification by an inspector. -- HB0799 HD1

Current Status:

Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB0811 HD2 (HSCR 1166)

# RELATING TO CONDOMINIUMS.

Introduced by: Nakamura N, Morikawa D, Tokioka J, Kobayashi D, Quinlan S, Hashimoto T, Perruso A, Wildberger T

Amends provisions relating to developer's public report; amendments. Provides that this law shall not apply to a time share project duly registered under the time sharing plans law, if with regard to that time share project a copy of the disclosure statement that is required is required to be delivered to the purchaser or prospective purchaser; or a required copy of the disclosure statement is not required to be delivered to the purchaser or prospective purchaser because the offer and sale of the time share interest is made outside of Hawaii. -- Amends Act 181, sessions laws of 2017. Requires developer's public reports to be treated as non expiring developer's reports on the 1st day their respective report was accurate and had an active effective date between January 1, 2019, and July 1, 2020. -- HB0811 HD2

Current Status:

Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to CPH

HB0813 HD1 SD1 (SSCR 1351)

# RELATING TO THE UNIVERSITY OF HAWAII PROMISE PROGRAM PLUS.

Introduced by: Nakamura N, Todd C, Hashimoto T, Kobayashi D, Gates C, Quinlan S, Tarnas D, Perruso A, Wildberger T

Establishes provisions relating to the university of Hawaii promise program plus; established. Program to be administered by the board of regents of the university of Hawaii to provide scholarships for unmet direct cost needs of qualified students who are graduates of a university community college who received a Hawaii community college promise program scholarship and enrolled at a university campus. Appropriation. (\$\$) -- HB0813 SD1

Current Status:

s: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB0818 HD2 SD1 (SSCR 1477)

RELATING TO AFFORDABLE HOUSING PROJECTS IN COMMUNITY DEVELOPMENT DISTRICTS.

Introduced by: Brower T, Hashem M, Takumi R, Ohno T

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Amends provisions relating to public projects by changing it to public and affordable housing projects under the Hawaii community development authority law. Adds an eligible housing project developed pursuant provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules under the Hawaii housing finance and development corporation law. -- HB0818 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0821 HD2 SD1 (SSCR 1299)

#### RELATING TO TELECOMMUNICATIONS.

Introduced by: McKelvey A, Brower T, Nakashima M, Saiki S, Ohno T

Requires the Hawaii technology development corporation to seek a public private partnership with a private organization to plan, build, and manage key strategic broadband infrastructure that benefits the state and attract cloud based companies to utilize this infrastructure. Appropriation. (\$\$) -- HB0821 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB0838 HD1 SD1 (SSCR 1396)

#### RELATING TO CONTRACTORS.

Introduced by: Tarnas D, Ichiyama L, Johanson A, Quinlan S, Takayama G Amends provisions relating to exemptions under the contractors law. Exempts any eleemosynary organization that has been certified to be tax exempt under sections 501 (c)(1) or 501 (c)(3) of the Internal Revenue Code of 1986, as amended, and intends to engage in a public works project or operation involving the installation or maintenance of a mooring system for vessels under 100 gross tons; provided that the contractors license board determines that the project or operation does not pose a potential danger to public health, safety, or welfare, and the organization has performed the same or substantially similar projects or operations for at least 10 consecutive years; and the procurer of the contract deems the project or operation to be necessary and in the public interest. -- HB0838 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Takumi R, Nishimoto S -- Kong S, McDermott B

Apr=22 19 Conference Committee: Senate Members: Baker R,

Kidani M -- Fevella K, Keohokalole J, Ruderman R

HB0839 HD1 SD1 (SSCR 1322)

# RELATING TO TRAFFIC SIGNALS ON THE PALI HIGHWAY.

Introduced by: Luke S, Ohno T

Authorizes the issuance of general obligation bonds for appropriation to the department of transportation for designing and installing signalized crosswalks and related pedestrian improvements at the following intersections with unsignalized crosswalks, Ahipu'u (Ahipuu) street, Wood street, Dowsett avenue (lower), and Dowsett avenue (upper) where it intersects with the Pali highway. (\$\$) -- HB0839 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB0842 HD1 SD2 (SSCR 2002)

# RELATING TO THE HAWAII STATE PLANNING ACT.

Introduced by: Nakashima M, Nishimoto S, Cullen T, McKelvey A, Brower T, Johanson A, Ichiyama L, Kitagawa L, Belatti D, Saiki S, Luke S, Lee C

Establishes provisions relating to establishment of the Hawaii State planning act review commission. Requires the commission members appointed by the governor to include persons with expertise in economics, small and large business administration, Hawaiian culture, environmental protection, tourism, and military affairs. Provides that the commission shall be attached to the office of planning for administrative purposes. Allow the commission to enter into contracts with consultants and engage employees necessary to perform its duties. Requires the department of the state government to make available to the commission data and facilities as are necessary for it to perform its duties. -- Establishes provisions relating to term of Hawaii State planning act review commission members. Requires a commission to be appointed on or before July 1, 2020, and a new commission to be appointed on or before July 1 every 5 years thereafter. Provides that if any vacancy occurs in the membership of a commission prior to the completion of its duties or dissolution, the appointing authority specified shall appoint a

replacement member. Provides that each commission shall dissolve upon the adjournment sine dine of the legislature to which it submits the evaluation and recommendations (sunset). -- Establishes provisions relating to duties of the Hawaii State planning act review commission. Requires the commission to conduct a systematic review of the Hawaii state planning act. Report to the legislature. -- Amends provisions relating to objectives and policies for the economy agriculture. Repeals the viability of Hawaii's sugar and pineapple industries. Appropriation. (\$\$) -- HB0842 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Nakashima

M, Cullen T -- Ward G

HB0844 HD1 (HSCR 1159)

# RELATING TO TAXATION.

Introduced by: Nakashima M, Nishimoto S, Yamashita K, McKelvey A, Brower T, Kitagawa L, Quinlan S, Cullen T, Eli S, Saiki S, Belatti D, Luke S, Lee C Establishes the taxation rebalancing and repurposing task force within the department

of taxation to study the need to rebalance and repurpose the tax programs under the State's general excise tax law, income tax law, and property tax law. Report to the legislature. Requires the department to provide administrative and clerical support required by the task force. Task force shall cease to exist on June 30, 2020 (sunset). -- HB0844 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to WAM

HB0854 HD2 SD1 (SSCR 1423)

#### RELATING TO FOOD DONATION.

Introduced by: Lowen N, Brower T, Quinlan S, Mizuno J, Saiki S, Johanson A, Kitagawa L, Lee C, Belatti D, Kobayashi B, DeCoite L, Gates C, San Buenaventura J Establishes provisions relating to promotion of food donation. Requires the inspection of

Establishes provisions relating to promotion of food donation. Requires the inspection of food establishments to include educating owners, managers, or appropriate agents of food establishments on the existence and operation of the donation of food law. Requires the department of health to publish and distribute to food establishments materials that include an explanation of the exceptions to liability under provisions relating to exceptions to liability. -- Amends provisions relating to exceptions to liability. Adds the donation of perishable or nonperishable food from institutions that comply with commercial food safety requirements; provided that the good faith donor or distributor reasonably believes that the food is fit for human consumption. -- Amends provisions relating to exemption for providing shelter and subsistence to the needy. Replaces the term person with donor.

-- HB0854 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to JDC/ WAM/

HB0855 HD1 (HSCR 128)

# RELATING TO CLEAN ENERGY FINANCING.

Introduced by: Lowen N

Amends provisions relating to the functions, powers, and duties of the authority. Requires the Hawaii green infrastructure authority to submit to the public utilities commission an annual plan for the green energy market securitization loan program. Requires the Hawaii green infrastructure authority to administer the clean energy revolving loan fund and may make loans and expend funds to finance the purchase or installation of clean energy technology and services; utilize all repayment mechanisms, financing tools, servicing and other arrangements, and sources of capital available to the authority; utilize the employees of the authority, including the executive director; enter into contracts for the administration of the loan program; establish loan program guidelines; be audited at least annually by a firm of independent certified public accountants selected by the authority, and provide the results of this audit to the department of land and natural resources and the legislature; and perform all functions necessary to effectuate the purposes of this part. Annual report to the legislature. -- Amends provisions relating to building energy efficiency by changing it to the clean energy revolving loan fund. Establishes in the state treasury the clean energy revolving loan fund similar to a revolving line of credit. Requires that moneys in the clean energy revolving loan fund are to be used to provide low cost loans at below market rates, or other authorized financial assistance to eligible public, private, and nonprofit borrowers to make clean energy investments or other authorized uses or both, on terms approved by the authority. Allows the authority to set fees or charges for fund management and technical site assistance provided under this law and

to establish subaccounts within the fund as necessary. Appropriation. (\$\$) -- HB0855

**Current Status:** Mar=20 19 Passed Second Reading Senate

Mar=20 19 Referred to WAM

HB0857 HD2 SD1 (SSCR 1435)

#### RELATING TO TRAFFIC.

Introduced by: Cullen T, Aquino H, Yamane R, Har S, Johanson A

Establishes provisions relating to bicycle and motor scooter traffic prohibited; state capitol area. Prohibits a person to operate a motor scooter within the pedestrian mall running east to west between Richards Street and Punchbowl Street that abuts the Hawaii state capitol building, Iolani Palace, and the main branch of the Hawaii state library, and upon which there has been erected a statute to honor Queen Liliuokalani. -- Appropriated out of the Oahu transportation management area metropolitan planning organization revolving fund for the expansion and development of the makai paved walkway of the pedestrian mall between Richards Street and Punchbowl Street that abuts the Hawaii state capitol building, Iolani Palace, and the main branch of the Hawaii state library to include a designated bicycle lane. Requires the expansion and development to include widening the path or creating multiple paths sufficient to separate pedestrians and wheeled vehicles, the application of appropriate lane markers, and posting of appropriate signage necessary to direct cyclists to remain within the designated bicycle lane. Requires the department of transportation to consult with the department of land and natural resources to ensure the upgrades visually reflect the historic and iconic architecture of the capitol district. -- Requires the department of accounting and general services, department of transportation, and department of land and natural resources to work together to create a long term development plan to improve the pedestrian mall between Richards Street and Punchbowl Street that abuts the Hawaii state capitol building, Iolani Palace, and the main branch of the Hawaii state library to create an attractive and visually impressive pedestrian and bicycle mall that reflects the historic nature of the state capitol, Iolani Palace, and the capitol district while addressing the needs and safety of pedestrians and cyclists who use the area. -- HB0857 SD1

**Current Status:** Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to JDC/ WAM/

HB0860 HD1 SD1 (SSCR 1230)

# RELATING TO LAND AND BUILDING ACQUISITION.

Introduced by: Cullen T, Har S, Luke S, Quinlan S, Todd C, Brower T, Lee C

Appropriation to the agribusiness development corporation to acquire the property identified as tax map key number (1) 9-2-001:011-0000; provided that the price does not exceed the amount appropriated. (\$\$) -- HB0860 SD1

Mar=18 19 Passed Second Reading Senate as amended (SD1) Current Status:

Mar=18 19 Referred to WAM

HB0861 HD2 (HSCR 1204)

# RELATED TO LAND USE.

Introduced by: Cullen T, Har S, Luke S, Quinlan S, Lee C

Requires the office of planning, in consultation with the land use commission, the real estate commission, and the department of planning and permitting of the city and county of Honolulu to study the land subdivision and condominium property regime laws, and how these laws interact with county zoning ordinance. -- HB0861 HD2

**Current Status:** Mar=07 19 Introduction/Passed First Reading - Senate

Mar=11 19 Multiple Re referral to PSM/ CPH/ then JDC

HB0878 HD1 (HSCR 278)

## RELATING TO EXEMPTIONS FROM JURY DUTY.

Introduced by: Takayama G, Gates C, Tokioka J

Amends provisions relating to exempt when. Exempts an active member of the Hawaii emergency management agency or an active member of a county emergency management agency. -- HB0878 HD1

**Current Status:** Mar=22 19 Passed Second Reading Senate

Mar=22 19 Referred to JDC

HB0885 HD1 (HSCR 1160)

# RELATING TO TAXATION.

Introduced by: Yamashita K, Cullen T, Johanson A, Luke S, Hashem M

LRB Systems March 5, 2020

Establishes provisions relating to tax credits; generally. Beginning January 1, 2020, any income tax credit established under the income tax law shall include either a 5 year sunset date or beginning with the 6th year of the credit, a 1/3 annual reduction in the credit amount allowed to be claimed, over a 3 year period, which shall trigger legislative review and determination of whether an extension is advisable or necessary. -- HB0885 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to WAM

HB0887 HD1 SD1 (SSCR 1307)

# RELATING TO INTOXICATING LIQUOR.

Introduced by: Yamashita K, Ichiyama L, Hashimoto T, DeCoite L, McKelvey A, San Buenaventura J, Lee C, Woodson J, Wildberger T, Hashem M

Amends provisions relating to the liquor tax law. Redefines cooler beverage to include spirit beverage cooler containing distilled spirits and added natural or artificial blending material, such as fruit juices, flavors, flavorings, colorings, or preservatives, and that contains less than 12 per cent of alcohol by volume. Repeals the separate tax on draft beer. -- HB0887 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB0889 HD1 SD1 (SSCR 1468)

# RELATING TO PUBLIC-PRIVATE PARTNERSHIPS.

Introduced by: Yamashita K, Ichiyama L, McKelvey A, Takumi R, Ohno T, Hashem M, Yamane R, Cachola R, Nishimoto S, Say C, Todd C, Cullen T, Luke S, Johanson A, Kitagawa L, Wildberger T, Hashimoto T, Mizuno J, Tokioka J, Har S, Morikawa D, DeCoite L, Nakashima M, Woodson J, Saiki S, Belatti D

Amends provisions relating to department of accounting and general services working group. Establishes within the department of accounting and general services a public private partnership working group to support state and county agencies in the use of best practices in contracting for public private partnership projects, the goal of which is to deliver and finance public projects at a lower lifecycle cost and with more diversified risk than the traditional delivery process. Requires the working group to create a strategic plan for the provision of advisory services to state and county agencies; coordinate collaboration among state and county agencies to analyze the value of potential public private partnership delivery over other delivery methods and other needs and goals of state and county agencies; provide to the purchasing agency best practice processes for analysis of and contracting for public private partnerships, including modeling the potential economic benefits, financial outcomes, and contract terms and conditions that will achieve those economic benefits and financial outcomes; create and maintain an analysis report of the value of public private partnership delivery over traditional delivery of each public private partnership project; develop, analyze, and implement plans for future public private partnership projects, including objectives and criteria to measure the accomplishment of objectives, programs through which the objectives are to be attained, and financial requirements for public resources based on the needs and goals of the State; assist state and county agencies, including their respective purchasing agencies, that have an interest in public private partnership projects; develop educational and advisory programs that enhance the public private partnership procurement process to continuously encourage best practice procurement of public private partnership projects that will result in improved infrastructure and government services in the State; assist state and county agencies in formulating specific program and procurement documents to solicit public private partnerships; and undertake the program relating to centralized engineering and office leasing services, to facilitate facility agreements between the state and private investors for the sale of facilities, including operation and maintenance of public buildings. Annual report to the legislature. -- Amends provisions relating to competitive sealed proposals. Allows construction projects to be solicited through a request for proposals to use any combination of the design build or public private partnership methods. -- Amends provisions relating to bid security under the Hawaii public procurement code. Requires bid security to be in an amount equal to at least 5 per cent of the amount of the bid. Further requires 1 or more of the following forms of security to assure the timely, faithful, and uninterrupted provision of operations or maintenance services as elements of public private partnership procurements: operations period surety bonds that secure the performance of the contractor's operations and maintenance obligations; letters of credit in an amount appropriate to cover the cost to the purchasing agency of preventing infrastructure service interruptions for a period of up to 12 months;

and appropriate written guarantees from the contractor or the contractor's parent corporation to secure the recovery of re-procurement costs to the purchasing agency in the event of a default in performance by the contractor. Appropriation to establish and operate the department of accounting and general services working group; and convert a vacant position in the public works division to the state public private partnership coordinator position. -- Act to be repealed on January 1, 2025. (\$\$) -- HB0889 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Eli S -- Matsumoto L, Quinlan S, Yamashita K

Apr=18 19 Conference Committee: Senate Members: Thielen L,

Keith-Agaran G -- Fevella K, Kanuha D, Riviere G

HB0893 HD2 SD1 (SSCR 1438)

RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS BUDGET.

Introduced by: Yamane R, Luke S

Program appropriations for the department of Hawaiian home lands. (\$\$) -- HB0893 SD1 Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0894 HD2 (HSCR 1285)

RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES

LAND SURVEY BUDGET.

Introduced by: Yamane R, Luke S

Program appropriations for the house of representatives standing committee on water,

land, and Hawaiian affair. (\$\$) -- HB0894 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to GVO then WAM

HB0895 HD2 SD1 (SSCR 1263)

RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT,

AND TOURISM STATE BUDGET. Introduced by: Yamane R, Luke S

Program appropriations for the department of business, economic development, and

tourism. (\$\$) -- HB0895 SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB0896 HD2 SD1 (SSCR 1276)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES STATE

BUDGET.

Introduced by: Yamane R, Luke S

Program appropriations for the department of land and natural resources. (\$\$) -- HB0896

SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB0897 HD2 SD1 (SSCR 1277)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Yamane R

Appropriation to the department of land and natural resources for the purchase of equipment to effectively respond to emergencies in forest reserves and state lands by the division of forestry and wildlife (LNR172); for improving recreation opportunities in the Hawaii forest reserve system (LNR172); for tree planting for carbon sequestration and climate change mitigation in Hawaii's forests by the division of forestry and wildlife (LNR172); to invest in forest products in the Hawaii forest reserve system (LNR172); for 10 temporary positions (LNR172); for the purchase of 4 new motor vehicles, which shall be renewable energy vehicles as available (LNR172); for new equipment to provide effective response to public safety hazards and civil defense emergencies in forest reserves and state lands, including a grappler with a fork loading attachment for Kauai county (LNR172); and for a forestry and wildlife technician IV position (LNR172). (\$\$) -- HB0897 SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB0908 HD2 SD1 (SSCR 1483)

RELATING TO THE TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Onishi R, Cachola R, Har S, Morikawa D, DeCoite L, Okimoto V, Nakashima M

Amends provisions relating to the transient accommodations tax. Provides that \_\_\_\_\_dollars shall be allocated to the tourism special fund and that the Hawaii tourism authority shall use the funds, in conjunction with the Hawaii Lodging and Tourism Association and the governor's coordinator on homelessness to address homelessness in tourist and resort areas. Requires matching funds from the private sector. Report to the legislature. Appropriation. (\$\$) -- HB0908 SD1

Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Onishi R,

San Buenaventura J, Holt D -- Cachola R, Okimoto V

Apr=18 19 Conference Committee: Senate Members: Wakai G,

Shimabukuro M -- Fevella K

HB0910 HD1 SD1 (SSCR 1492)

RELATING TO BANYAN DRIVE.

Introduced by: Onishi R, Holt D, Nakashima M, Lowen N, Tarnas D, Cachola R, Har S, Morikawa D, Okimoto V

Requires the office of planning to conduct a study on the state of the infrastructure of the Banyan Drive area on the Waiakea Peninsula of the island of Hawaii. Report to the legislature. Appropriation. (\$\$) -- HB0910 SD1

Current Status:

Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0911 HD2 SD1 (SSCR 1482)

RELATING TO TOURISM.

Introduced by: Onishi R, Nakashima M, Lowen N

Establishes provisions relating to convention center repair and maintenance special fund. Establishes the special fund into which shall be deposited a portion of the revenues from any transient accommodations tax, appropriations by the legislature to the convention center repair and maintenance special fund and gifts, grants, and other funds accepted by the Hawaii tourism authority. Authorizes moneys in the fund to be placed in interest bearing accounts; or otherwise invested by the authority until such time as the moneys may be needed. Provides the moneys in the fund be used by the authority for repair and maintenance and for capital improvements of the convention center. Provides that expenditure of the fund shall require approval of the board of directors of the Hawaii tourism authority. Reports to the legislature. -- Establishes provisions relating to convention center emergency special fund. Establishes the special fund to be administered by the board. Establishes that moneys in the special fund be used exclusively to respond to emergencies related to the convention center. Provides that expenditure of the funds in the emergency special fund shall require an emergency declaration by the governor, authorizing expenditure of the funds, and approval of the board. -- Amends provisions relating to convention center enterprise special fund. --Amends provisions relating to the transient accommodations tax. Adds allocation to the convention center repair and maintenance special fund and to the convention center emergency special fund. -- HB0911 SD1

**Current Status:** 

Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB0912 HD1 SD1 (SSCR 1503)

RELATING TO WORKERS' COMPENSATION.

Introduced by: Eli S, Johanson A

Establishes payment by employer for compensable injuries. Requires the employer to pay for all medical services required by the employee related to the compensable injury and the employee's rehabilitation. Provides that the employer shall not be required to pay for medical services unrelated to the compensable injury. Provides that if the employer elects to controvert the employee's claim for medical services or any portion thereof, the employer shall provide notice of the denial to the health care provider within 60 calendar days of the date that the employer receives the bill from the health care provider; and in the event that the employer fails to dispute the employee's claim with the health care provider within the 60 day period, the employer shall be liable for the services provided, with reasonable evidence showing that the billing was received. -- HB0912 SD1

**Current Status:** 

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Nishimoto S -- Eli S, Matsumoto L

HB0917 HD1 (HSCR 131)

#### RELATING TO PUBLIC SCHOOL LANDS.

Introduced by: Woodson J, McKelvey A, Thielen C, Mizuno J, Morikawa D, Brower T, Johanson A, McDermott B, Ichiyama L, Hashem M, Eli S, Todd C, Tarnas D, Nishimoto S, Kobayashi D

Requires the fee simple interest to the parcel of land identified as TMK 2-4-002-019 (Student Transportation Service Office - Young Street) with the existing improvements thereon to be conveyed by the city and county of Honolulu to the department of education as grantee. Appropriation as a grant in aid to the city and county of Honolulu to prepare, execute, and record the quitclaim deeds required for the transfer. (\$\$) -- HB0917 HD1 Current Status:

Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to PSM/ EDU/ then WAM

HB0921 HD2 SD2 (SSCR 2055)

# RELATING TO EDUCATION.

Introduced by: Woodson J, Thielen C, Brower T, Nishimoto S, Kobayashi D, Tarnas D, Johanson A, Ichiyama L, Hashem M, Eli S, Todd C

Amends provisions relating to the department of education. Provides that the department shall not establish general education prekindergarten (pre kindergarten, pre-kindergarten) classrooms; provided that the department may establish special education, Title I funded and private partnership funded prekindergarten classrooms. Provides that under policies established by the early learning board, the memorandum of understanding between the executive office on early learning and department shall include that administrative decisions on the selection of prekindergarten classroom sites, administrator, teacher and staff professional learning, prekindergarten classroom facilities standards, developmentally appropriate furniture and equipment, and monitoring the quality of the instruction and outcomes for students shall be the responsibility of the office. Allows the office to extend the resources and training supports to other state funded prekindergarten classroom teachers and administrators as part of an expansion of early learning in a complex area; provided that this may include complex area resource teachers as part of the joint support efforts with the office. Provides that principals shall be able to include the office prekindergarten classroom teachers in the school wide professional development to ensure that initiatives, such as social emotional learning, digital reading programs, cultural and place based instructional strategies, and transition to kindergarten, are implemented in a comprehensive and aligned manner. Provides that the functions and authority exercised by the department relating to state funded prekindergarten programs, except for special education, Title I, and private partnership funded prekindergarten programs, shall be delineated in a memorandum of understanding between the office and department. Provides that the administrative authority for the office shall be related to services for curriculum, instruction, assessment, and professional learning support. Provides that the department shall have oversight for the general services of the facilities, daily operations of the prekindergarten classroom, and support for the inclusion of the teacher and educational assistant in the school wide initiatives, participation in the school programs, and parent participation and engagement. -- Amends provisions relating to duties of the superintendent, department powers and duties, and weighted student formula. -- Appropriation to the office for early education programs administered by the office. -- Establishes provisions relating to Title I funded prekindergarten under the department of education. Requires the department to adhere to the quality standards incorporated by the executive office on early learning public prekindergarten program. Requires the department to work with the office to develop a structure to provide support for Title I funded prekindergarten classrooms on curriculum, instruction, assessment, family engagement, and transition of children in and out of the prekindergarten classroom. Requires the structure of support to be included in the memorandum of understanding between the office and department to provide support for teachers and principals of Title I funded prekindergarten classrooms. Requires the office to include the Title I funded prekindergarten classroom data collected as part of its early learning monitoring report. -- Appropriation to the office to provide professional learning support for teachers and principals of Title I funded prekindergarten classrooms in the department. -- Amends provisions relating to early learning system. Redefines at risk children to include children who are placed through their individualized education programs in a general education setting; who are in foster care or who are homeless. Requires the office to implement an application process for schools that are interested in participating in the program. Requires the program to enroll a maximum of 20 children

per classroom. Amends the requirements of high quality standards for better educational outcomes for children. Requires the office to partner with the schools participating in the program to promote the development of a cohesive, comprehensive, and sustainable early learning system. -- Establishes provisions for the office to annually report to the legislature. -- Establishes provisions for dispute resolution. -- Amends provisions relating to State public charter school commission establishment; appointment. Empowers the commission to establish and fund charter school prekindergarten classrooms. Appropriation to the state public charter school commission to establish and fund charter school prekindergarten classrooms. (\$\$) -- HB0921 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

HB0931 HD2 SD2 (SSCR 1948)

#### RELATING TO THE LANDLORD-TENANT CODE.

Introduced by: Lee C

Amends provisions relating to landlord to supply and maintain fit premises. Provides that if a landlord's failure to materially comply with this provision results in the significant impairment of the habitability of the premises no action or proceeding to recover possession of the dwelling unit may be maintained against the tenant, nor shall the landlord otherwise cause the tenant to be removed from the dwelling unit involuntarily; provided that the tenant continues to pay rent equal to the fair rental value of the premises or the agreed upon rent, whichever is less; and the landlord's ability to recover possession of the unit is restored upon termination of the rental agreement in accordance with law or terms of the agreement; or restoration of the premises to a habitable condition, whichever comes 1st; and the tenant's liability for rent, from the date of significant impairment, shall not exceed the fair rental value of the premises. -- Amends provisions relating to retaliatory evictions and rent increases prohibited. Provides that any tenant from whom possession has been recovered or who has been otherwise involuntarily dispossessed, in violation of this provision, is entitled to recover the damages sustained by the tenant in an amount equal to 2 months rent, and the cost of suit, including reasonable attorney's fees, -- HB0931 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Takumi R,

Lee C -- Har S, Ichiyama L, Matsumoto L

Apr=22 19 Conference Committee: Senate Members: Baker R,

Rhoads K -- Fevella K

HB0933 HD2 (HSCR 591-20)

# RELATING TO CRISIS INTERVENTION.

Introduced by: Mizuno J, Kobayashi D, Ward G, Tarnas D, Ohno T, Say C, Cachola R, Nakashima M, Morikawa D, DeCoite L, Cabanilla Arakawa R, McKelvey A, Quinlan S, Wildberger T, Takayama G

Establishes provisions relating to crisis intervention and diversion program. Established within the department of health, a crisis intervention and diversion program that redirects those with mental health issues toward the appropriate health care system and services and away from the criminal justice system. Requires the program to collaborate with law enforcement, courts, mental health providers, and the community. Allows the department to lease or acquire a crisis center to treat and refer patients to appropriate services and providers rather than the criminal justice system. -- Amends provision relating to emergency examination and hospitalization by adding or placement in a designated mental health program. Provides that if a law enforcement officer has reason to believe that a person is imminently dangerous to self or other, the officer shall call for assistance that includes a crisis intervention officer and upon determination by the crisis intervention officer that the person is imminently dangerous to self or others, the person shall be transported by ambulance or other suitable means, to a licensed psychiatric facility or a designated crisis center for further evaluation and possible emergency hospitalization. Appropriation. Requires matching funds. Act to be repealed on June 30, 2023 (sunset). (\$\$) -- HB0933 HD2

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to CPH/ JDC/ then WAM

HB0947 HD1 (HSCR 343)

# RELATING TO HAWAII CRIMINAL JUSTICE DATA CENTER FEES.

Introduced by: Saiki S (BR)

Amends provisions relating to fees under the Hawaii criminal justice data center; civil identification law. Requires the Hawaii criminal justice data center and state and county

criminal justice agencies to assess fees for services provided or to be provided; provided that the fees assessed shall be reasonable and not constitute a barrier to justice. --

HB0947 HD1

Current Status: Feb=14 20 Introduction/Passed First Reading - Senate

Feb=18 20 Multiple Referral to JDC then WAM

HB0950 HD1 (HSCR 523)

# RELATING TO THE LAW ENFORCEMENT OFFICERS SAFETY ACT.

Introduced by: Saiki S (BR)

Establishes provisions relating to issuance of credentials pursuant to the Federal Law Enforcement Officers Safety Act, as amended. Allows the attorney general to issue credentials to qualified law enforcement officers, pursuant to the federal Law Enforcement Officers Safety Act of 2004 (Public Law 108-277), codified at 18 U.S.C.

section 926C, as amended. -- HB0950 HD1

Current Status: Mar=22 19 Passed Second Reading Senate

Mar=22 19 Referred to JDC

HB0951 HD1 (HSCR 949)

# RELATING TO MANSLAUGHTER.

Introduced by: Saiki S (BR)

Amends provisions relating to manslaughter. Provides that a person commits the offense of manslaughter if the person knowingly distributes a dangerous drug in any amount and another person dies as a result of ingesting that drug. Requires that it is not a defense to prosecution that the decedent contributed to the decedent's own death or serious bodily injury by voluntary or involuntary ingesting the drug. Further requires a person who commits this offense is to be held strictly liable for causing the decedent's death. --

HB0951 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to JDC

HB0978 HD1 (HSCR 321)

# RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND DEFINITIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under the Hawaii employer union health benefits trust fund law. Redefines dependent beneficiary by changing unmarried child to child. Excludes a child born more than 10 months after the death of an active employee killed in the performance of duty, born more than 10 months after the death of an active employee who was eligible to retire on the date of death, or born more than 10 months after the date of death of a retired employee beneficiary. Redefines employee beneficiary mean the beneficiary of an employee who is killed in the performance of the employee's duty including the surviving spouse, if the surviving spouse does not subsequently remarry and the surviving child, if there is no surviving parent who is eligible to be an employee beneficiary and the child is unmarried and under the limiting age. -- HB0978 HD1

Current Status: Mar=

Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to LCA then WAM

HB0979 HD1 (HSCR 322)

# RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND COMPLIANCE WITH FEDERAL AND STATE LAWS.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under the Hawaii employer union health benefits trust fund law. Redefines dependent beneficiary by changing unmarried child to child and repealing child who lives with the employee beneficiary. -- Includes 2 employee beneficiaries who are married or in a civil union under the law. -- HB0979 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to LCA then WAM

HB0996 HD2 (HSCR 1222)

MAKING AN APPROPRIATION TO THE STATE PUBLIC CHARTER SCHOOL COMMISSION TO MAINTAIN AND CONTINUE THE CURRENT FEDERALLY FUNDED CHARTER SCHOOL PREKINDERGARTEN CLASSROOMS.

Introduced by: Saiki S (BR)

Appropriation to the state public charter school commission to maintain and continue the

currently existing federally funded charter school prekindergarten (pre kindergarten, pre-kindergarten) classrooms that were provided for by the federal preschool development grant. (\$\$) -- HB0996 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to EDU then WAM

HB1008 HD1 SD1 (SSCR 1245)

RELATING TO THE OFFICE OF COLLECTIVE BARGAINING AND MANAGED COMPETITION.

Introduced by: Saiki S (BR)

Amends provisions relating to office of collective bargaining and managed competition by repealing and managed competition. Places the office within the department of human resources development instead of in the office of the governor. Transfer all rights, powers, functions, and duties of the office from the office of the governor to the department. -- HB1008 SD1

Current Status: Mar=19 19 Passed Second Reading Senate as amended (SD1)

Mar=19 19 Referred to WAM

HB1016 HD1 (HSCR 267)

RELATING TO SOLID WASTE DISPOSAL GOALS.

Introduced by: Saiki S (BR)

Amends provisions relating to goals under integrated solid waste management. Provides that it is the goal of the State to reduce by 70 per cent the total solid waste prior to landfill disposal through source reduction, recycling, and bioconversion. -- HB1016 HD1 Current Status:

Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to AEN then CPH

HB1025 HD1 SD2 (SSCR 2025)

RELATING TO LEASE EXTENSIONS ON PUBLIC LAND.

Introduced by: Saiki S (BR)

Establishes provisions relating to commercial, industrial, or resort leases; extension of term. Allows the board of land and natural resources to extend the rental period of a lease of public lands for commercial use, industrial use, resort use, or government use upon the approval by the board of a development agreement proposed by the lessee or by the lessee and developer to make substantial improvements to the existing improvements for leases that have not been assigned or transferred within 10 years prior to receipt of an application for a lease extension submitted. Requires the lessee or the lessee and developer to submit to the board the plans and specifications for the total development proposed prior to entering into a development agreement. Requires the board to review the plans and specifications and determine whether the development proposed in the development agreement is of sufficient worth and value to justify the extension of the lease; the estimated period of time to complete the improvements and expected date of completion of the improvements; and the minimum revised annual rent based on the fair market value of the lands to be developed, as determined by an appraiser for the board, and if deemed appropriate by an appraiser, the appropriate percentage of rent where gross receipts exceed a specified amount. Prohibits a lease extension to be approved until the board and the lessee or the lessee and developer mutually agree to the terms and conditions of the development agreement. Prohibits construction to commence until the lessee or the lessee and developer have filed with the board a sufficient bond conditioned upon the full and faithful performance of all the terms and conditions of the development agreement. Requires that any extension of a lease to be based upon the substantial improvements to be made and shall be for a period not longer than 40 years. Prohibits a lease to be transferable or assignable throughout the 1st 10 years of the extended term, except by devise, bequest, or intestate succession. Provides that the prohibition on assignments and transfer of leases includes a prohibition on conveyances of leases and a prohibition on the sale or change in ownership, by more than 20 per cent, of a lessee that is a company or entity. Allows the lease to be subleased, subject to approval by the board during subsequent periods of the extended term of the lease. Requires the applicant for a lease extension to pay all costs and expenses incurred by the department in connection with the processing, analyzing. or negotiating any lease extension request, lease document, or development agreement. Act to be repealed on June 30, 2024 (sunset). -- HB1025 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members: Kahele K,

Keith-Agaran G -- Fevella K, Wakai G

HB1035 HD1 SD1 (SSCR 1267)

RELATING TO THE INTERSTATE WILDLIFE VIOLATOR COMPACT.

Introduced by: Saiki S (BR)

Establishes provisions relating to interstate wildlife violator compact. Allows the department of land and natural resources to enter into the interstate wildlife violator compact or similar agreement, whether in the form of a memorandum of understanding, written agreement, or mutual aid compact, with an appropriate state, federal, or foreign entity for mutual assistance in the enforcement of hunting, fishing, and other wildlife laws, rules, or regulations in their respective jurisdictions. -- HB1035 SD1

Current Status: Apr-09 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Yamane R,

Lee C, Todd C -- Thielen C

Apr=18 19 Conference Committee: Senate Members: Kahele K,

Rhoads K -- Fevella K, Nishihara C

HB1041

RELATING TO CONFORMITY TO THE INTERNAL REVENUE CODE.

Introduced by: Saiki S (BR)

Amends income tax provisions to conform to the Federal Internal Revenue Code. Repeals the provision that Subchapter Z (sections 14000Z-1 to 1400Z-2) with respect to opportunity zones shall not be operative. --Amends the standard deduction for income tax purposes by adding that section 512(a)(7) (with respect to increases in unrelated business taxable income by disallowed fringe) shall not be operative. -- Amends provisions relating to operation of certain Internal Revenue Code provisions; sections 641 to 7518. Provides that Subchapter Z (sections 1400Z-1 to 1400Z-2) (with respect to opportunity zones) shall be operative, except that subchapter Z shall only apply to qualified opportunity zones, as defined in section 1400Z-1, that are designated as such by the chief executive officer of this State. -- Amends provisions relating to conformance to the Internal Revenue code; general application and applicable exclusion amounts under the estate and generation - skipping transfer tax. -- HB1041

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to WAM

HB1042 SD1 (SSCR 1892)

RELATING TO TAX REPORTING.

Introduced by: Saiki S (BR)

Amends provisions relating to collection of rental by 3rd party; filing with department of taxation; statement required under the general excise tax law and the transient accommodations tax law. Changes the information required to be provided to the department of taxation. -- HB1042 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members: Dela Cruz

D. Keith-Agaran G -- Fevella K

HB1043 HD1 SD2 (SSCR 2013)

RELATING TO TAX APPEALS.

Introduced by: Saiki S (BR)

Repeals the board of review for each taxation district and replaces with the tax appeal review panel. Appropriation to the department of taxation for change including the payment of salaries of members, the hiring of 1 staff position and other associated administrative costs. (\$\$) -- HB1043 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Cullen T --

Eli S, McDermott B

Apr=18 19 Conference Committee: Senate Members: Rhoads K,

Keith-Agaran G -- Fevella K

HB1044

RELATING TO MARKET-BASED SOURCING.

Introduced by: Saiki S (BR)

Amends provisions relating to apportionment; sales factor; nontangible personalty under the income tax law. Provides that sales, other than sales of tangible personal property, are in this State in the case of intangible property, to the extent the intangible property is used in this State or in the case of a service, to the extent the service is used or consumed in this State. -- HB1044

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1045 RELATING TO TAX REFUND OFFSETS.

Introduced by: Saiki S (BR)

Amends provisions relating to recovery of money owed to the State. Adds that the department of taxation, upon request of a claimant agency, shall set off any valid debt due and owing a claimant agency by the debtor against any debtor's refund. -- HB1045

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1046 RELATING TO TAX RETURN PREPARERS.

Introduced by: Saiki S (BR)

Establishes provisions relating to preparer tax identification number required. Requires a tax return preparer to have a valid preparer tax identification number. Prohibits a tax return preparer to prepare any return or claim for refund for compensation without having a valid preparer tax identification number or omit its preparer tax identification number from any return or claim for refund prepared for compensation where the department requires the preparer tax identification number to be disclosed. Establishes penalties. Allows the director of taxation to waive penalties if the tax return preparer show that the violation was due to reasonable cause. -- HB1046

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1048 RELATING TO DEPARTMENT OF TAXATION FEES.

Introduced by: Saiki S (BR)

Amends provisions relating to retail dealers, permits; certificates. Repeals the permit fee and allows the department of taxation to adopt a reasonable fee by rule. -- Amends provisions relating to the cigarette tax and tobacco tax law. Repeals the wholesaler or dealer license fee and the retail tobacco permit fee and allows the department of taxation

to adopt reasonable fees by rule. -- HB1048

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1049 HD1 SD1 (SSCR 3032) RELATING TO TAXATION.

Introduced by: Saiki S (BR)

Establishes provisions relating to chapter 235 and chapter 237 applicable. Provides that all of the provisions of income tax law and general excise tax law not inconsistent with this law and that may appropriately be applied to the taxes, persons, circumstances, and situations involved in this law, including (without prejudice to the generality of the foregoing) provisions as to penalties and interest, and provisions granting administrative powers to the director of taxation, and provisions for the assessment, levy, and collection of taxes, shall be applicable to the taxes imposed by this law, and to the assessment, levy, and collection thereof. -- Amends provisions relating to administration of taxes. Defines director to mean the director of taxation. -- Amends provisions relating to definitions under the fuel tax law. Repeals definitions of director and month or calendar month. -- Amends provisions relating to distributors to register and be licensed. Provides that any license issued under this law shall not be assignable and shall be conspicuously displayed on the licensed premises of the licensee. Provides that whenever a license is defaced, destroyed, or lost, or the licensed premises are relocated, the department of taxation may issue a duplicate license to the licensee upon the payment of a fee of 50 cents. Allows the department to suspend or revoke any license issued under this law whenever the department finds that the licensee has failed to comply with this law or any rule adopted under this law, or for any other good cause. -- Amends provisions relating to retail dealers, permits; certificates. Requires any entity that operates as a distributor and also sells fuel to consumers at retail to acquire a separate retail dealer permit. Requires a retail dealer permit to be nonassignable and nontransferable from 1 entity to another entity. A retail dealer permit may be transferred from 1 business location to another business location after an application has been filed with the department of taxation requesting that transfer and approval has been obtained from the department. Requires a retail dealer permit issued under this provision to be displayed at all times in

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a conspicuous place at the place of business requiring the permit. Allows the department to suspend, revoke, or decline to renew any permit issued under this law whenever the department finds that the applicant has failed to comply with this law or any rule adopted under this law, or for any other good cause. -- Amends the provisions relating to environmental response, energy, and food security tax; uses and statements and payments under the fuel tax law. Replaces the director of taxation with the department of taxation. -- Amends provisions relating to the liquor tax law. Redefines dealer to include a winery's license, or a small craft producer's license under the liquor law. --Amends provisions relating to permit. Repeals the requirement that the liquor commission certify to the department of taxation information about dealers from time to time and within 48 hours after such license is issued. Allows the department to suspend, revoke, or decline to renew any permit issued under this law whenever the department finds that the applicant has failed to comply with this law or any rule adopted under this law, or for any other good cause. -- Amends provisions relating to the cigarette tax and tobacco tax laws. -- Amends provisions relating to license. Provides that any license issued under this law shall not be assignable and shall be conspicuously displayed on the licensed premises of the licensee. Provides that whenever a license is defaced, destroyed, or lost, or the licensed premises are relocated, the department may issue a duplicate license to the licensee upon the payment of a fee of 50 cents. -- Requires every retailer engaged in the retail sale of cigarettes and other tobacco products upon which a tax is required to be paid under this law to obtain a retail tobacco permit. Makes it unlawful for any retailer engaged in the retail sale of cigarettes and other tobacco products upon which a tax is required to be paid under this law to sell, possess, keep, acquire, distribute, or transport cigarettes or other tobacco products for retail sale unless a retail tobacco permit has been issued to the retailer under this provision and the retail tobacco permit is in full force and effect. Increases the period that records on permittees shall be preserved from 3 years to 5 years. Repeals the definition of entity. -- Repeals the license taxes payable monthly under the fuel tax law. -- Repeals monthly report on distributions of cigarettes and tobacco products, and purchase of stamps under the cigarette tax and tobacco tax law. -- HB1049 SD1

Current Status: Mar-05 20 House Disagrees to Senate amendments

HB1059 HD1 (HSCR 112)

#### RELATING TO FAIR EMPLOYMENT PRACTICES.

Introduced by: San Buenaventura C

Amends provisions relating to combinations in restraint of trade, price fixing and limitation of production prohibited. Prohibits a noncompete clause or a nosolicit clause in any employment contract relating to an employee whose earnings do not exceed the greater of the hourly rate equal to the minimum wage required by applicable federal or state law or 15 dollars per hour. -- HB1059 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Re referral to LCA/ JDC/ then WAM

HB1062 HD1 SD1 (SSCR 1516)

# RELATING TO BROADBAND.

Introduced by: San Buenaventura C

Establishes the broadband service infrastructure grant program. Establishes the program in the department of business, economic development, and tourism. Requires the department to receive and review grant applications and may award grants for eligible project. Requires area to be served by the proposed deployment to be an unserved area or underserved area. Appropriation. (\$\$) -- HB1062 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=18 19 Conference Committee: Senate Members:

Keohokalole J, Wakai G, Keith-Agaran G -- Fevella K

Apr-22 19 Conference Committee: House Members: Ohno T,

McKelvey A, Gates C -- McDermott B

HB1089 HD1 (HSCR 80)

# RELATING TO MEDICAL EDUCATION.

Introduced by: Cachola R, Mizuno J, Say C, Har S, Johanson A, Ohno T, Wildberger T, Ward G, Cabanilla Arakawa R, Creagan R

Requires the department of health to conduct a study regarding the establishment of a pilot program which would allow residents of Hawaii to pursue a doctor of medicine degree, with State provided financial support, in exchange for a commitment to practice medicine in Hawaii after they graduate. Report to the legislature. -- HB1089 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then WAM

HB1093 HD2 SD1 (SSCR 1436)

#### RELATING TO TRANSPORTATION NETWORK COMPANIES.

Introduced by: Aquino H

Establishes the transportation network companies law. Defines transportation network company to mean an entity that uses a digital network or software application service to connect passengers to transportation network company drivers; provided that the entity does not control, direct, or manage the transportation network company vehicles or transportation network company drivers that connect to its digital network, except where agreed to by written contract; and is not a taxicab association or a for hire vehicle owner. Allows a company to continue operating until the director of transportation has established a transportation network companies permitting process and sets a registration deadline. Requires the director of transportation to issue a permit to each applicant that satisfies the requirements for a transportation network company and collect an annual permit fee of \_\_\_\_ dollars from the applicant prior to the issuance of a permit. Establishes fare transparency, agent for service, identification of transportation network company vehicles and drivers requirements. Allows the department of transportation to have the right to visually inspect a sample of records that the company is required to maintain. Requires the transportation network companies law to apply uniformly throughout the State and in all political subdivisions of the State. Amends Act 236, session law of 2016, by repealing the sunset date. -- HB1093 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Aquino H,

Takumi R, Cullen T -- Hashimoto T, McDermott B

Apr=18 19 Conference Committee: Senate Members: Inouye L,

Baker R, Riviere G -- Fevella K, Shimabukuro M

HB1103 HD2 SD1 (SSCR 1228)

#### RELATING TO THE PESTICIDE SUBSIDY PROGRAM.

Introduced by: Creagan R, Lowen N

Appropriation to the department of agriculture to assist in the eradication of the coffee

berry borer through the pesticide subsidy program. (\$\$) -- HB1103 SD1

Current Status: Mar=18 19 Passed Second Reading Senate as amended (SD1)

Mar=18 19 Referred to WAM

HB1109 HD1 (HSCR 242)

# RELATING TO PUBLIC ACCOUNTANCY.

Introduced by: Kobayashi D, Ward G, Morikawa D, Tarnas D, Matayoshi S, Cabanilla Arakawa R, McDermott B, Belatti D, Wildberger T, Eli S, Okimoto V

Establishes provisions relating to substantial equivalency. Requires an individual whose principal place of business is not in this State and who holds a valid current license as a certified public accountant from any state that the National Association of State Boards of Accountancy's National Qualification Appraisal Service has verified to be in substantial equivalence with the certified public accountant licensure requirements under the uniform accountancy act to be presumed to have qualifications that are substantially equivalent to this State's requirements; and have a practice privilege in this State, without the need to obtain a license. Provides that an individual who qualifies to have a practice privilege in the State to have the practice privilege for no more than 120 days per calendar year. Requires that a licensee of another state exercising the privilege afforded and the accountancy firm that employs this license to jointly and severally consent. Authorizes an individual who has been granted practice privileges to only do so through an accountancy firm that has obtained a permit, if the individual, for any entity with its home office in this State. Requires that a licensee of this State offering or rendering services or using the licensee's certified public accountant title in another state to be subject to disciplinary action in this State for an act committed in another state for which the licensee would be subject to discipline for the act committed in the other state. Requires the board of public accountancy to investigate any written complaint made by the board of another state, the nature and extent of the investigation to be determined by the board in the exercise of its discretion. Allows the board to impose fees, fines, and costs associated with investigation and enforcement on an individual with a practice privilege or on a permit holder. -- Amends provisions relating to permits to practice under the public accountancy law. Adds that the board shall issue or renew a permit to actively engage in the practice of public accountancy to any firm that shall hold a permit, any firm

with an office in this State performing attest services, any firm with an office in this State that uses the title of certified public accountant or the abbreviation of CPA, or certified public accountant firm or abbreviation of CPA firm; or any firm that does not have an office in this State, but for a client having its home office in this State, performs any audit or other engagements to be performed in accordance with the Statements on Standards for Attestation Engagements, or any engagement to be performed in accordant with the auditing standards of the public company accounting oversight board. -- Amends provisions relating to disciplinary action. Authorizes the board to take any 1 or more of the following actions to revoke a license permit, or revoke or limit practice privileges granted. Provides that any other grounds for disciplinary action authorized by law, any 1 or more of the following shall constitute grounds for disciplinary action dishonesty, deceit, fraud, or gross negligence in the practice of public accountancy as a licensee or individual granted practice privileges. -- Amends provisions relating to prohibited act under the public accountancy law. Provides that who qualifies for a practice privilege granted from using the title and designation certified public accountant or the abbreviation CPA or from providing any service that may be performed by certified public accountants of this State without having to obtain a certificate or permit to practice; provides that the conditions are satisfied. -- HB1109 HD1

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Re referral to CPH then WAM

HB1116 HD1 SD1 (SSCR 1943)

# RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS.

Introduced by: Holt D, Quinlan S, Hashimoto T, Todd C

Amends provisions relating to arrangement of names on the ballot. Provides that for board of trustees of the office of Hawaiian affair ballot, the names of the candidates shall be placed upon the ballot grouped by residency requirement or lack thereof; provided that within those groupings the names shall be in random order so that the names are randomized on individual ballots and also randomly rotated from 1 precinct to another. Provides further that if this method of randomization is not feasible, then a feasible method that provides the greatest degree of randomization shall be used. -- HB1116 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Lee C, Holt

D -- Morikawa D, Thielen C

Apr=18 19 Conference Committee: Senate Members: Shimabukuro M, English J, Rhoads K -- Fevella K, Ihara L

HB1121 HD1 SD2 (SSCR 2417)

# RELATING TO WATER SECURITY.

Introduced by: Yamane R, Todd C, Tarnas D, Wildberger T

Requires the commission on water resource management to conduct a statewide framework for updating the Hawaii water plan to provide additional guidance for future Hawaii water plan updates. Establishes the tasks and elements of the statewide framework update requirements. Report to the legislature. Appropriation. (\$\$) -- HB1121 SD2

Current Status: Feb-11 20 House Disagrees to Senate amendments

HB1124 HD2 (HSCR 1266)

# RELATING TO THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS.

Introduced by: Ohno T, Luke S, Kobayashi D

Program appropriations for the house of representatives standing committee on intrastate

commerce. (\$\$) -- HB1124 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB1125 HD2 (HSCR 1267)

#### RELATING TO THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS.

Introduced by: Ohno T, Luke S

Program appropriations for the house of representatives standing committee on intrastate

commerce. (\$\$) -- HB1125 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB1126 HD2 (HSCR 1268)

RELATING TO THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS.

LRB Systems March 5, 2020

Introduced by: Ohno T, Luke S, Kobayashi D

Program appropriations for the house of representatives standing committee on intrastate

commerce. (\$\$) -- HB1126 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB1127 HD1 (HSCR 1269)

RELATING TO THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS.

Introduced by: Ohno T, Luke S

Program appropriations for the house of representatives standing committee on intrastate

commerce. (\$\$) -- HB1127 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB1135 HD1 (HSCR 542)

RELATING TO DEPARTMENT OF TAXATION OPERATIONS.

Introduced by: Cullen T, Nakashima M

Program appropriations for the department of taxation. (\$\$) -- HB1135 HD1 Mar=05 19 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=05 19 Single Referral to WAM

HB1142 HD1 SD1 (SSCR 1474)

RELATING TO THE HOUSING LOAN AND MORTGAGE PROGRAM.

Introduced by: Matayoshi S, Brower T, Hashem M, Hashimoto T, Woodson J

Amends Act 291, session laws of 1980, as amended by Act 304, session laws of 1996, as amended by Act 185, session laws of 2004, as amended by Act 231 and Act 249, session laws of 2007, as amended by Act 121, session laws of 2008, Act 138, session laws of 2012, Act 162 session laws of 2014, by changing the limit on the principal of revenue bonds the Hawaii housing finance and development corporation may issue. --

HB1142 SD1

**Current Status:** Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1143 HD2 (HSCR 1210)

RELATING TO TEACHER SALARIES.

Introduced by: Matayoshi S, Perruso A, Ichiyama L, Tarnas D, Kitagawa L, Hashimoto

Amends provisions relating to teachers' salary schedule. Adds that any classroom teacher who accepts a long term assignment at a hard to staff school, as determined by the department, shall earn the greater of the salary and benefits established or a salary that is equal to at least the national average salary of classroom teachers with similar experience in a similar position, adjusted for the cost of living annually by the superintendent of education. Provides that any classroom teacher who accepts a long term assignment at a hard to staff school, as determined by the department, and earns the salary equal to at least the national average salary of classroom teachers with similar experience in a similar position shall forgo the annual differential paid at the geographical areas and campuses under the memorandum of understanding between the State of Hawaii, board of education, and a collective bargaining unit that represents the affected teacher. -- HB1143 HD2

**Current Status:** 

Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to EDU then WAM

HB1146 HD1 SD1 (SSCR 1465)

RELATING TO PROCUREMENT.

Introduced by: Matsumoto L, Kitagawa L, Perruso A, McDermott B, Quinlan S, Tarnas D, Thielen C, Brower T, Hashem M, Say C, McKelvey A, Wildberger T

Amends provisions relating to the Hawaii public procurement code. Requires past performance to be evaluated in all bids expected to meet or exceed the small purchase threshold. -- Requires past performance to be evaluated in all solicitations expected to meet or exceed the small purchase threshold. -- Requires purchases to be made from. and contracts to be awarded to, responsible prospective contractors only, -- Establishes the initial procurement working group. Requires the working group to identify issues relating to existing procurement methods and collect data to determine the magnitude of the problem; document existing practices and processes, including but not limited to procurement methods; preparation of solicitation documents; evaluation and basis of

award, including the consideration of past performance when deemed appropriate; post award contract administration; suspension; and debarment; identify lessons learned from case studies of projects identified as having bad contractors or subcontractors; identify shortfalls, needs, gaps, or challenges in laws and rules, processes, knowledge, and resources; find potential methods or mechanisms available to address the problems identified, including but not limited to the use of a past performance database; and recommend specific objective criteria to be used to evaluate the past performance of bidders in a competitive sealed bid procurement. Report to the legislature. Appropriation to develop and create a statewide past performance database; and for the outsourcing of 2 full time equivalent (2.0 FTE) positions to assist with developing rules, including facilitating community and government meetings, and benchmarking analysis in determining the most fair, objective, and descriptive procedures for the State.(\$\$) -- HB1146 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Johanson A,

Eli S -- Matsumoto L

Apr=22 19 Conference Committee: Senate Members: Thielen L,

Kahele K -- Fevella K, Kanuha D

HB1151 HD1 (HSCR 606)

# RELATING TO COMMERCIAL OCEAN RECREATION.

Introduced by: Tarnas D, Yamashita K, Takayama G, Perruso A, Onishi R, Lowen N, Creagan R, Wildberger T, Hashimoto T, Kobayashi D

Requires the department of land and natural resources to adopt rules regulating the commercial ocean operators that take customers into state waters for the purpose of engaging in activities such as snorkeling, scuba diving, kayaking, and surfing lessons. Further requires the department to require each tour group or excursion to include 1 individual who is a rescue diver or lifeguard certified by a nationally recognized certification organization; provided that this requirement shall not apply to vessels that are inspected by the US Coast Guard and that have at least 1 individual crew member aboard the vessel who is lifeguard certified in cardio pulmonary resuscitation, use of an automated external defibrillator, and basic 1st aid; and each vessel used by commercial operators to transport customers for the purpose of engaging in an activity in state waters to have a backboard, emergency oxygen, and an automated external defibrillator included in its onboard safety equipment. Report to the legislature. -- HB1151 HD1

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to WTL then WAM

HB1153 HD1 SD2 (SSCR 2978)

# RELATING TO REMOTE TESTIMONY IN LEGISLATIVE HEARINGS.

Introduced by: Tarnas D, Kitagawa L, Takayama G, Thielen C, Hashimoto T, Todd C, Kobayashi D, McKelvey A, Creagan R, Wildberger T

Establishes provisions relating to remote legislative access program. Establishes in the state capitol a remote legislative access program that shall become part of the legislature's public access program. Requires the program to be supervised by the joint legislative access committee. Requires the committee to seek advice and recommendations from experts having knowledge in remote communications, including the chief information officer of the office of enterprise technology services; seek advice and recommendations from the disability and communication access board and the county council of each respective county in implementing the program; and consider successful remote communication access programs of other states; and consider other States with successful remote communications access programs. Provides that in administering this program, the joint legislative access committee to also consider different methods of communication, including teleconferencing and videoconferencing, and different technologies that are capable of accommodating individuals having visual or hearing impairments, to administer the program. Requires each house of the legislature to establish, by rule, procedures that enable the legislature to receive remote testimony at legislative committee hearings; and the public to present oral testimony at legislative committee hearings through remote testimony. -- Amends provisions relating to joint legislative access committee. Adds that the committee shall oversee the staff and operations of the remote legislative access program, and recommend policies for the program. Appropriation. (\$\$) -- HB1153 SD2

Current Status: Mar-05 20 House Disagrees to Senate amendments

HB1154 HD1 (HSCR 215)

#### RELATING TO THE OWNER-BUILDER EXEMPTION.

Introduced by: Ohno T, Nishimoto S, Kobayashi B, Johanson A, Say C, Nakashima M, Gates C, Woodson J, Brower T, Todd C, Ichiyama L, Morikawa D, Quinlan S, Lee C, Thielen C, Lowen N, Creagan R, San Buenaventura J, Cachola R

Amends provisions relating to owner builder exemption under the contractors law. Requires proof of withholding of applicable taxes including under the federal insurance contribution act and proof of workers' compensation insurance for all persons contracted to work on the exempt building and structures; and proof that any subcontractors, including independent contractors, provided tax withholding and workers' compensation insurance to their employees. -- HB1154 HD1

Current Status:

Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then JDC/ WAM/

HB1170 HD2 SD1 (SSCR 1252)

#### RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Lowen N, Lee C, Ohno T, Cullen T

Establishes a new waste management solution pilot project to be conducted by the department of health to review and demonstrate new toilet and sewage treatment technologies at different scales and in different locations across the State; and examine and implement a range of technologies from individual toilets to significantly larger multi unit systems, as well as examine options for community scale solutions as appropriate. Requires the department of health to expedite demonstration projects conducted as part of the pilot project. Appropriation. Report to the legislature. Act to be repealed on June 30, 2022 (sunset). (\$\$) -- HB1170 SD1

Current Status: Mar=19 19 Passed Second Reading Senate as amended (SD1)

Mar=19 19 Referred to WAM

HB1171 HD1 SD1 (SSCR 1268)

#### RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Lowen N, Luke S

Program appropriations for the department of land and natural resources. (\$\$) -- HB1171

SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB1172 HD1 (HSCR 252)

# RELATING TO LIQUOR LAWS.

Introduced by: Yamashita K

Amends provisions relating to prohibitions. Repeals provision that prohibits any licensee or its employees to sell any draught beer unless upon the faucet, spigot, or outlet wherefrom the beer is drawn there is attached a clear and legible notice, placard, or marker which in the English language indicates and declares the name or brand adopted by the manufacturer of the draught beer, so situated as to be clearly legible for a distance of at least 10 feet from the spigot, faucet, or outlet, to a purchaser with normal vision. --Amends provisions relating to practices to promote excessive consumption of liquor; prohibited. Provides that any rules adopted by the counties related to the stacking of liquor shall specify that stacking of beer shall be defined based on a standard serving size of total volume; and a standard serving size of beer shall be defined as not exceeding a total volume of 32 ounces before a customer at any 1 time. -- HB1172 HD1 Current Status:

Mar=05 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Re referral to CPH

HB1177 HD1 (HSCR 69)

# RELATING TO PUBLIC SAFETY.

Introduced by: Takayama G, Gates C, Eli S, Wildberger T, Matayoshi S, Hashimoto T, Morikawa D, Lee C, Kitagawa L, Perruso A, Tarnas D, Kong S, Creagan R, San Buenaventura J, Thielen C, McKelvey A, Onishi R, Yamashita K, Kobayashi D, Matsumoto L, Cabanilla Arakawa R, Ichiyama L, Brower T, Hashem M, Quinlan S, Ohno

Appropriation to the department of public safety to purchase the Honolulu Federal Detention Center for the purpose of housing state detainees and inmates, relieving overcrowding at state jails and prisons, and eliminating the financial costs of leasing bed space for state inmates at the Honolulu Federal Detention Center. (\$\$) -- HB1177 HD1

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate Mar=07 19 Multiple Re referral to PSM/ GVO/ then WAM

HB1178 HD1 SD1 (SSCR 1496)

RELATING TO THE FISCAL BIENNIUM 2019-2021 BUDGET REQUESTS FOR THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Takayama G, Luke S

Program appropriations for the department of land and natural resources. (\$\$) -- HB1178

SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1186 HD1 SD1 (SSCR 1358)

RELATING TO THE DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS.

Introduced by: Johanson A, Eli S

Appropriation to the department of labor and industrial relations for the disability compensation division modernization project (LBR183 / DA); for the independent verification and validation of the disability compensation division modernization project (LBR183 / DA); for the unemployment insurance modernization project (LBR171 / LA); for 1 full time equivalent (1.00 FTE) permanent position for a disability compensation program specialist I (LBR183 / DA); for neighbor island staffing and IT support for the unemployment insurance division (LBR171 / LA). -- Appropriation to the department of labor and industrial relations to be deposited into the labor law enforcement special fund (LBR902 / AA). Appropriation out of the fund. -- Appropriation to the department of labor and industrial relations for 1 full time equivalent (1.00 FTE) permanent position for 1 staff attorney for the labor and industrial relations appeals board (LBR812 / HA); for 1 full time equivalent (1.00 FTE) permanent position for a program specialist IV for the Hawaii civil rights commission (LBR153 / RA); and for 1 full time equivalent (1.00 FTE) permanent position for a labor law enforcement specialist IV for the hearings branch of the wage standards division (LBR152 / CA). -- Appropriation out of the boiler and elevator revolving fund to the department of labor and industrial relations for personal services to convert 22.00 full time equivalent (22.00 FTE) permanent positions in the department (LBR143 / EB) from special funds to revolving funds. (\$\$) -- HB1186 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB1187 HD1 SD2 (SSCR 1925)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Johanson A, Eli S

Appropriation from other funds of the employee's retirement system pension trust (BUF141) to the employees' retirement system for mandatory migration of the employees' retirement system's information technology systems to the cloud and maintenance of software compliance for ongoing operation of these systems; for actuarial services required by Act 85, session laws of 2017, and associated increased legal costs; for 1 full time equivalent (1.00 FTE) permanent investment officer position for the 17 billion dollar investment portfolio; for 2 full time equivalent (2.00 FTE) permanent retirement claims examiner positions in the retirement benefits branch to provide the services requested from the membership and meet increased workload demands and service standards for the system's growing membership base; for 1 full time equivalent (1.00 FTE) temporary information technology position in the information systems branch to complete upgrade requirements and implement mandatory statutory changes; and for an automated call distribution telephone system to replace the existing outdated telephone system. (\$\$) -- HB1187 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Taniguchi

B, Keith-Agaran G -- Fevella K

HB1188 HD2 SD1 (SSCR 1300)

RELATING TO THE STATE PROCUREMENT OFFICE.

Introduced by: Johanson A, Eli S

Appropriation to the state procurement office to advance the small business assistance

initiative established by Act 42, session laws of 2017. (\$\$) -- HB1188 SD1 Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr=15 19 Conference Committee: Senate Members: Thielen L,

Taniguchi B -- Fevella K, Kanuha D, Moriwaki S

Apr-17 19 Conference Committee: House Members: Johanson A,

Eli S -- Matsumoto L

HB1190 HD1 SD1 (SSCR 1893)

RELATING TO TAXATION.

Introduced by: Johanson A, Eli S, Nakashima M, Lowen N, Kitagawa L, Perruso A,

Morikawa D, Matayoshi S, Belatti D, Wildberger T, Lee C, Mizuno J

Amends provisions relating to income tax rates by changing the tax brackets beginning

after December 31, 2018. -- HB1190 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

HB1191 HD1 SD2 (SSCR 1926)

RELATING TO MINIMUM WAGE.

Introduced by: Johanson A, Lowen N, Kitagawa L, Eli S, Wildberger T, Ichiyama L, Creagan R, Matayoshi S, Lee C

Provides a minimum wage income tax credit for small businesses to offset the increase in minimum hourly wage that an employer must pay an employee. Provides that the credit shall be 20 per cent of the increase of total hourly wages paid to all employees during the taxable year over the total hourly wages paid in the prior taxable year. -- Amends provisions relating to minimum wages. Requires an employer to pay the employee at least 12.00 dollars per hour beginning January 1, 2020, and 15.00 dollars beginning January 1, 2023. -- HB1191 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-22 19 Conference Committee: House Members: Johanson A,

Luke S -- Matsumoto L

Apr=22 19 Conference Committee: Senate Members: Taniguchi

B, Keith-Agaran G -- Chang S, Fevella K

HB1192 HD2 SD2 (SSCR 1959)

#### RELATING TO EQUAL PAY.

Introduced by: Johanson A, Ichiyama L, Kitagawa L, Matayoshi S, Belatti D, Lowen N, Wildberger T, Eli S, Kong S, Creagan R, Perruso A, Gates C, Morikawa D, Cabanilla Arakawa R, Lee C, Ohno T, DeCoite L, Thielen C, Matsumoto L

Amends provisions relating to equal pay by repealing sex discrimination. Prohibits an employer to discriminate among employees by paying compensation to employees at a rate less than the rate at which the employer pays compensation to employees of another race, sex including gender identity or expression, sexual orientation, age, religion, color, ancestry, disability, marital status, arrest and court record, or domestic or sexual violence victim status for substantially similar work when viewed as a composite of skill, effort, and responsibility, performed under similar working conditions. Provides that compensation differentials do not violate this provision if the employer demonstrates that the differential solely results from any factors of a non discriminatory seniority system; provided that time spent on leave due to a pregnancy related condition or parental, family, or medical leave, shall not reduce seniority; a non discriminatory merit system; a system that objectively measures earnings by quantity or quality of production; or a factor that has neither the purpose nor the effect of discriminating on any basis prohibited by this provision. --Amends provisions relating to employer inquiries into and consideration of salary or wage history. Requires an employer to provide the pay scale for a position to an applicant applying for employment and disclose the factors the employer considers in setting salary levels and disclose an hourly rate or salary range in all job listings. -- HB1192 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Taniguchi

B, Rhoads K, Moriwaki S -- Fevella K

HB1193 SD1 (SSCR 1735)

# RELATING TO TAXATION.

Introduced by: Johanson A, Luke S, Nakashima M, Lee C, Morikawa D, Kitagawa L, Matayoshi S, Hashimoto T, Wildberger T, Tarnas D, Belatti D, Perruso A, Lowen N, Saiki S, Nishimoto S, Onishi R, Eli S, Yamane R, Brower T, Kobayashi B, San Buenaventura J, Woodson J, Yamashita K, Cullen T, Ichiyama L, Kobayashi D, Ohno T, Takayama G Amends provisions relating to expenses for household and dependent care services necessary for gainful employment by changing the tax bracket and by changing the applicable percentages. Changes the credit limit. -- HB1193 SD1

Current Status: Apr-05 19 House Disagrees to Senate amendments

Apr=23 19 Conference Committee: Senate Members: Dela Cruz

D, Keith-Agaran G -- Fevella K

HB1195 HD1 (HSCR 692)

RELATING TO FEDERAL WORKERS.

LRB Systems March 5, 2020

Introduced by: Wildberger T, Eli S, Kitagawa L, Gates C, Todd C, Matayoshi S, Yamashita K

Requires the department of budget and finance to implement and manage the federal furlough loan program. Allows the director of budget and finance to issue interest free loans to eligible borrowers only for the purposes of making current mortgage or rent payments. Requires recipients of the loans to pay the loans in full within \_\_\_\_\_ days of receiving their retroactive pay. Appropriation. (\$\$) -- HB1195 HD1

Current Status: Mar=22 19 Passed Second Reading Senate

Mar=22 19 Referred to WAM

HB1209 HD2 (HSCR 788)

#### RELATING TO HOUSING.

Introduced by: Brower T, Quinlan S, Say C, Woodson J, Nakashima M, Hashimoto T, Ohno T

Amends provisions relating to periodic review of districts. Adds that the land use commission file an annual report to the legislature providing the status on the progress of the 5 year boundary review. Requires each county to file annual updates to their general plans, development plans, or community plans with the commission. -- HB1209 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=11 19 Multiple Re referral to HOU then WAM

HB1216 HD1 (HSCR 561)

### RELATING TO TAXATION.

Introduced by: Eli S, Gates C, Wildberger T, Luke S, Morikawa D, Todd C

Provides a home business income tax credit for taxpayers who operates a business from

the taxpayer's principal residence. -- HB1216 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1217 HD1 (HSCR 958)

#### RELATING TO VOTER REGISTRATION.

Introduced by: Eli S, Wildberger T, Perruso A, Kobayashi D, Tarnas D

Establishes provisions relating to applications for driver's license or identification card. Requires that any law to the contrary, the affidavit application for voter registration shall be a part of the application for a driver's license and the application for an identification card. Requires each application for a driver's license or identification card to include a space to request a permanent absentee ballot. Provides that for applicants eligible to vote in this State, the application for a driver's license or an identification card shall not be processed until the applicant has been confirmed electronically to be a registered voter or if not registered to vote, has applied to register to vote or has affirmatively declined to register to vote. Requires the examiner of drivers and the department of transportation to indicate in their respective databases whether the holder of a driver's license or an identification card is a registered voter. Requires the examiner of drivers to electronically transmit to the office of elections, on a real time basis, specified information associated with each applicant who is a US citizen and a registered voter. Requires databases maintained or operated by the counties or the department of transportation containing driver's license or identification card information, including any documents or images, to be electronically accessible by election officials and the statewide voter registration system to allow for the timely processing of voter registration applications; to facilitate verification of information provided by online voter registration applicants; to ensure the integrity of the voter registration rolls; or for any other election purpose. --HB1217 HD1

Current Status: Mar=21 19 Passed Second Reading Senate

Mar=21 19 Referred to JDC

HB1218 HD1 SD1 (SSCR 1339)

### RELATING TO THE STATE FOUNDATION ON CULTURE AND THE ARTS.

Introduced by: Onishi R

Appropriation out of the works of art special fund to the state foundation on culture and the arts for the integration of works of art projects into several major capital improvement projects. (\$\$) -- HB1218 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB1219 HD1 SD2 (SSCR 2035)

RELATING TO PUBLIC LANDS.

Introduced by: Onishi R, San Buenaventura J, Todd C, Cabanilla Arakawa R, Brower T, DeCoite L, Creagan R, Nakashima M

Establishes provisions relating to public lands redevelopment. Allows the legislature to designate redevelopment districts by law for any area of public lands classified as commercial and industrial; hotel, apartment, and motel; or resort use, if the legislature determines that there is a need for planning, development, or redevelopment because the buildings and infrastructures in the area are dilapidated or have deteriorated due to age or obsolescence. Requires a planning committee for the designated district to be established and placed in the department of land and natural resources upon the designation of a redevelopment district. Requires the committee to be dissolved upon the completion of the redevelopment project. Requires the committee to prepare a redevelopment plan for the designated district, including district development policies, the district improvement program, necessary public facilities, and the development guidelines and rules for the designated district. Report to the legislature and governor. -- Establishes provisions for the establishment of a separate revolving fund for each redevelopment district. -- Designates the public lands on the Waiakea peninsula on the island of Hawaii as the Waiakea peninsula redevelopment district. Establishes a Waiakea peninsula redevelopment district planning committee. -- Establishes the Waiakea peninsula redevelopment district revolving fund. Appropriation into the fund and out of the fund. --Amends provisions relating to power under the public lands, management and disposition of law. Allows the board of land and natural resources to approve a reduction or waiver of lease rental up to 20 years that shall not exceed the amount of the lessee's total expenditures for demolition or provision of such infrastructure; provided further that if a lease for resort, commercial, industrial, other business, or residential purposes requires a lessee to demolish existing improvements or provide basic infrastructure including drainage, sewer, water, electricity, and other utilities before it can make productive use of the land. -- Establishes provisions relating to development of public lands in a redevelopment area. Allows a local redevelopment agency with the prior approval of the council of the applicable county, approval of the governor, and authorization of the legislature by concurrent resolution, to negotiate a development agreement with a developer for commercial, business, or hotel or resort uses on public lands within a redevelopment area according to a redevelopment plan adopted by the local redevelopment agency. -- Establishes provisions relating to redevelopment project. Exempts redevelopment project from general excise tax and use tax. (\$\$) -- HB1219 SD2 **Current Status:** Apr-11 19 House Disagrees to Senate amendments

Apr-22 19 Conference Committee: House Members: Yamane R,

Luke S -- McDermott B, Onishi R, Todd C

Apr=24 19 Conference Committee: Senate Members: Kahele K,

inouye L -- Fevella K, Wakai G

HB1221 HD2 (HSCR 1172)

RELATING TO MENTAL HEALTH.

Introduced by: Cabanilla Arakawa R, Hashem M

Amends provisions relating to mental health, mental illness, drug addiction and alcoholism law. Redefines dangerous to others by adding a person who refuses to take medication or participate in mental health treatment such that is probable that the person will cause, attempt to cause, or threaten substantial physical or emotional injury on another. Redefines dangerous to self by adding a person recently has refused to take psychiatric medication or participate in mental health treatment such that it is probable that the person will threaten or attempt suicide or serious bodily harm. -- HB1221 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then JDC

HB1229 HD1 SD1 (SSCR 1403)

RELATING TO FOOD SAFETY.

Introduced by: Hashem M

Appropriation to the department of business, economic development, and tourism for providing education and support to local businesses regarding the Food and Drug Administration's (FDA) industry guidance on colored sea salt; requires private industry businesses collectively contribute 1/2 of the cost to conduct a study to be submitted to the FDA for approval of sea salt color additives. (\$\$) -- HB1229 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: McKelvey A,

Cullen T -- Matsumoto L, Nakamura N

Apr=18 19 Conference Committee: Senate Members: Wakai G, Baker R, Riviere G -- Fevella K

HB1242 HD2 (HSCR 996-20)

#### RELATING TO RENEWABLE ENERGY.

Introduced by: Saiki S

Requires the public utilities commission to contract with the Hawaii natural energy institute of the university of Hawaii to conduct an independent renewable gas study to be reviewed by a panel of experts with the required expertise, including experts from the American Gas Association and Gas Technology Institute. Requires the Hawaii natural energy institute of the university of Hawaii to work with gas utility companies to confirm and verify all data, assumptions, projections and other information and analysis used in conducting the studies. Requires the study to include the potential quantity and cost of renewable gas that could be produced in the State and delivered for use, and if necessary, that could be produced out of the State and delivered to the State for use by residential, commercial, and industrial consumers; and as a transportation fuel; the identification and inventory of feedstock and acreage for renewable gas production currently available in this state; commercial conversion technologies for renewable gas production and economic scalability of capacity; identify incentives that are currently available to develop renewable gas resources and identify incentives that are made available to develop renewable gas resources in other jurisdictions; the potential for the use of renewable gas in the State to measurably reduce greenhouse gas emissions; the potential for renewable gas in the State to measurably improve air quality; the technical, market, policy, and regulatory barriers to developing and utilizing renewable gas in the State, produced in the State and delivered for use, and produced out of the State and delivered to the State for use, and possible solutions to overcoming such barriers; identifying available renewable alternatives, such as the procurement and importation of renewable gas; whether renewable gas projects should have access to the same incentives other renewable energy projects are provided, such as gas utility company incentives, investment and production tax credits, land and water policy incentives to facilitate and encourage the use of public and private lands and other resources for renewable gas production by farmers and landowners, and other incentives; the ability to use renewable gas at reasonable costs and assess factors specified; and a renewable gas policy framework and regulatory mechanism to ensure timely recovery of renewable gas costs for gas utility companies and to encourage investment in renewable gas infrastructure by gas utility companies. Report to the legislature. Appropriation. (\$\$) --HB1242 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH/ EET/ then WAM

HB1246 HD1 (HSCR 948)

# RELATING TO TRESPASS.

Introduced by: Saiki S

Amends provisions relating to criminal trespass in the 2nd degree. Redefines reasonable warning or request to be evidenced by a copy of the previously issued written warning or request, whether or not the copy is posted at the premises or retained by the county police department. -- HB1246 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Single Referral to JDC

HB1263 SD1 (SSCR 1421)

### RELATING TO ORDER OF SUCCESSION.

Introduced by: Saiki S, Lee C, Johanson A

Amends provisions relating to order of succession to office of lieutenant governor. Requires that the succession to the office of lieutenant governor be the president of the senate, provided that the president of the senate is of the same political party as the governor, or, if there is none, then the speaker of the house of representatives, provided that the speaker of the house of representatives is of the same political party as the governor, or if there is none, then upon a person appointed by the governor who is a member of the same political party as the governor and is qualified to hold the office of lieutenant governor. Adds a person appointed by the governor who is a member of the same political party as the governor and is qualified to hold the office of lieutenant governor pursuant to article V, section 2, of the Hawaii State Constitution. -- HB1263 SD1 Current Status:

Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1264 HD1 (HSCR 324)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Saiki S, Johanson A

Establishes provisions relating to forfeiture of benefits; felony convictions. Provides that if a member, former member, or retirant is convicted of any felony and the court finds that, by a preponderance of the evidence, the felony is related to the employment of the member, former member, or retirant by the State or any county, the court may decree a civil penalty, of forfeiture by the member, former member, or retirant of all or a portion of any interest; hypothetical account balance in excess of the amount representing any employee contributions made by or on behalf of the member, former member, or retirant, pension, annuity, or retirement allowance, to which the member, former member, or retirant may otherwise be entitle. Provides that the designated beneficiary was not also convicted of a felony based on the same set of circumstances as the member, former member, or retirant. Provides that upon the death of the member, former member, or retirant, the designated beneficiary of the member, former member, or retirant may receive benefits to which the beneficiary would otherwise be entitled, upon receipt of a certified copy of the order decreeing forfeiture, the system shall comply with the order and to reduce, suspended, or deny payment to the member, former member, or retirant as provided in the order until such time as the system receives a certified order to increase, resume, or make payments to the member, former member, or retirant or designated beneficiary, or quash or reverse the order of forfeiture. Prohibits the system to be required to make inquiry into the propriety of the order of forfeiture or recoup any payments made to the member, former member, or retirant prior to receipt by the system of the order decreeing forfeiture. -- HB1264 HD1

**Current Status:** 

Mar=05 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to LCA then JDC/ WAM/

HB1274 HD1 SD1 (SSCR 2058)

#### RELATING TO EDUCATION.

Introduced by: Woodson J, McKelvey A, Mizuno J, Thielen C, Morikawa D, Hashem M, McDermott B, Todd C, Tarnas D, Nishimoto S, Kobayashi D, Brower T, Johanson A, Ichiyama L, Lowen N, Eli S

Amends provisions relating to appropriate bargaining units by including graduate student assistants employed by the university of Hawaii as bargaining unit (15). Allows part time graduate student assistants employed by the university of Hawaii to be included in a collective bargaining unit. -- HB1274 SD1

Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Kidani M,

Kanuha D -- Fevella K, Kim D

HB1275 HD1 (HSCR 693)

# RELATING TO EDUCATION.

Introduced by: Woodson J, Johanson A, Perruso A, Kitagawa L, Matsumoto L, Todd C, Matayoshi S, Holt D, McKelvey A, Creagan R, Thielen C, Yamashita K, Nishimoto S Establishes provisions relating to salary increases; annual, longevity. Provides that pursuant to a collective bargaining agreement negotiated for bargaining unit (5), teachers and educational officers who have completed a year's satisfactory service and who have complied with the other requirements of sections 302A-602 to 302A-639, and 302A-701, as applicable, shall be entitled to an annual increment. Further provides that teachers and educational officers who have served satisfactorily for 3 years in their maximum increment step or in any longevity step and who have complied with the other requirements of sections 302A-602 to 302A-639, and 302A-701, as applicable, shall receive longevity step increases; provided that the board of education may grant principals and vice principals longevity step increases more frequently than once every 3 years. -- HB1275 HD1

Current Status:

Mar=05 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to LCA/ EDU/ then WAM

HB1277 HD1 (HSCR 301)

#### RELATING TO THE UNIVERSITY OF HAWAII PROMISE PROGRAM.

Introduced by: Woodson J, Morikawa D, Lowen N, Perruso A, Ohno T, Tarnas D, McKelvey A, Wildberger T, Hashem M, Nishimoto S, Aquino H, Quinlan S, Brower T, Yamashita K, Ichiyama L, Lee C, Say C, Kitagawa L, Takumi R, Har S, Mizuno J, Onishi R, Belatti D, Johanson A, Kobayashi B, Ward G, Creagan R, Gates C, San Buenaventura J, Matsumoto L, Holt D, Tokioka J, Eli S, Thielen C, Yamane R, McDermott B, Kobayashi

D, Todd C, Cachola R, Kong S, Takayama G, Saiki S, Hashimoto T, Matayoshi S Amends provisions relating to the Hawaii community college promise program; established by repealing community college. Adds provisions for a student in an undergraduate program at a university campus other than a community college campus to be eligible for scholarship consideration. Appropriation. (\$\$) -- HB1277 HD1

Current Status: Mar=21 19 Passed Second Reading Senate

Mar=21 19 Referred to WAM

HB1278 HD2 (HSCR 1274)

RELATING TO GOVERNMENT SERVICES RELATING TO THE LAW.

Introduced by: Lee C, Luke S, San Buenaventura J

Program appropriations for the house of representative standing committee on judiciary.

(\$\$) -- HB1278 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to PSM then WAM

HB1279 HD1 (HSCR 1275)

RELATING TO THE OVERSIGHT OF ELECTION ACTIVITIES.

Introduced by: Lee C, Luke S, San Buenaventura J

Program appropriations for the house of representative standing committee on judiciary.

(\$\$) -- HB1279 HD1

Current Status: Mar=20 19 Passed Second Reading Senate

Mar=20 19 Referred to WAM

HB1289 HD2 (HSCR 762)

RELATING TO CRIMINAL PRETRIAL REFORM.

Introduced by: Nishimoto S, Takayama G, Lee C, Saiki S, San Buenaventura J, Luke S. Belatti D

Amends provisions relating to intake service centers. Changes the requirement for centers to conduct internal pretrial risk assessments by adding preparation and providing a bail report to the court on adult offenders and reduces the time period from 3 working days to 2 working days of admission to a community correctional center. Redefines pretrial risk assessment to include risk of violence or harm to any person or general public. Requires the pretrial risk assessment tool and procedures associated with its administration shall be periodically reviewed and subject to further validation at least every 5 years to evaluate the effectiveness of the tool and the procedures associated with its administration; the findings of any such review shall be publicly reported. Further requires the centers to make inquiry with the defendant concerning their financial circumstances and report any information in the bail report, provided that the department of public safety's pretrial services officers shall be provided limited access for the purpose of viewing other state agencies' relevant data related to an offender's employment wages and taxes. Provides pretrial bail reports within 2 working days to the courts on adult offenders that are consented to by the defendant or that are ordered by the court. Provides that a complete copy of the executed pretrial risk assessment delineating the scored items, the total score, any administrative scoring overrides applied, and written explanations for administrative scoring overrides shall be included in the report. Requires a copy of a pretrial bail report to be provided to the offender or the offenders counsel. Replaces the term defendant with offender. Provides that in accordance with applicable laws, persons, or entities doing research, requires the research entity must be approved and contracted by the department of public safety to protect the confidentiality of the information, insofar as the information is not a public record. -- Amends provisions relating to arrest, how made. Provides that in any case in which it is lawful for a police officer to arrest a person without a warrant for a non violent class C felony, any misdemeanor, any petty misdemeanor, or violation, the police officer may, exercise discretion and issue a citation, if the police officer finds and is reasonably satisfied that the person will appear in court at the time designated; to include the offense does not involve domestic violence, sexual assault, robbery, or any other offense enumerated in offenses against the person law. -- Amends provisions relating to bail; bond to keep the peace law. Provides that upon formal charge and detention, a defendant shall have the right to a prompt hearing concerning release or detention; and whether any condition or combination of conditions will reasonably ensure, the defendant's appearance as required; and the safety of any other person and the community. Provides that any defendant arrested and charged with a traffic offense, a violation, a non violent petty misdemeanor offense, or a non violent misdemeanor offense shall be released on the defendant's own recognizance under specified conditions. Provides that if the defendant

is unable to post bail in the amount of 99 dollars or less, the director of public safety shall be authorized to release the defendant; provided that electronic defendant monitoring devices are used. Redefines serious crime to mean murder or attempted murder in the 1st degree, murder or attempted murder in the 2nd degree, a class A felony, or a class B or C felony involving violence or threat of violence to any person. Redefines bail to include release on one's own recognizance, supervised release, and conditional release. Provides that there shall be a rebuttable presumption that a person charged with a criminal offense, other than a serious crime, shall be released or admitted to bail under the least restrictive conditions required to ensure the person's appearance and to protect the public, unless the prosecution demonstrates by clear and convincing evidence of serious risk. Provides that upon the defendant's release on bail, recognizance, or supervised release, the court may enter an order to include requiring the defendant to submit to the use of electronic monitoring and surveillance; and requiring the confinement of the defendant in the defendant's residence. Requires that if the court makes these findings, the court shall order the release of the person in accordance with provisions relating to conditions of release on bail, recognizance, or supervised release under the least restrictive conditions required to ensure the defendant's appearance and to protect the public. Provides that any person for whom a monetary amount of bail has been set by the police, other law enforcement agency, or the court shall be permitted to post the bail amount at the police department, law enforcement agency, or community correctional center where the person is detained; the monetary bail shall be payable on a 24 hours a day, 7 days a week basis; and upon posting or payment of bail, the person, the person's representative, or the person's agent shall be provided a bail receipt, and the person shall be released from custody. Provides that the court shall impose the least restrictive non financial conditions required to ensure the defendant's appearance and to protect the public. -- Establishes provisions relating to relevant community correctional center; periodic reviews of pretrial detainees. Requires the relevant community correctional centers, on a periodic basis but no less frequently than once every 3 months, to conduct reviews of pretrial detainees to reassess whether a detainee should remain in custody or whether new information or a change in circumstances warrants reconsideration of a detainee's pretrial release or supervision; each review conducted to transmit its findings and recommendations to the appropriate court, prosecuting attorney, and defense counsel; and if a motion to modify bail is filed pursuant to a recommendation made a hearing shall be scheduled at which the court shall consider the motion. --Establishes the criminal justice research institute law. Establishes within the office of the chief justice a criminal justice research institute dedicated to examining all aspects of the criminal justice system, for the purpose of assisting the State in understanding the system in a more comprehensive way and ensuring the protection of individual rights, increasing efficiencies, and controlling costs. Requires the institute to have the authority to examine all areas of the criminal justice system, including police, prosecutors, defense counsel, courts, pretrial services, probation and parole, jails, and prisons, as well as examine the manner in which related areas, including mental health services and drug treatment services, intersect with the criminal justice system; overseen by a board of directors, which shall consist of the chief justice, a representative of the office of the governor, a member of the legislature, and the director of public safety; and establish and maintain a centralized statewide criminal pretrial justice data reporting and collection system. Annual report to the legislature. Appropriation to the judiciary for the establishment and staffing of the criminal justice research institute, including the hiring of 1 fulltime equivalent (1.0 FTE) director, 2 full time equivalent (2.0 FTE) assistant researchers and 1 full time equivalent (1.0 FTE) clerical assistant, and for any necessary facilities and equipment. -- Amends provisions relating to conditions of release on bail, recognizance, or supervised release. Adds the requirement that the court may enter an order the defendant to submit to the use of electronic monitoring and surveillance; and the confinement of the defendant in the defendant's residence. Provides that the judiciary, in consultation with the department of public safety, shall develop and adopt a policy for courts to use when assessing whether a defendant's risk of non appearance or recidivism may be mitigated by home detention or electronic monitoring under specified conditions. Appropriation. Report to the legislature. Requires the department of public safety to revise the pretrial risk assessment processes currently used by its intake service centers with respect to offenses committed against persons, including offenses involving domestic violence and violation of restraining orders and protective orders, to ensure integration of victims' rights into the criminal pretrial system by requiring considerations of specified factors in making pretrial release recommendations no later than December 31, 2020. Report to the legislature. Appropriation. (\$\$) -- HB1289 HD2 **Current Status:** Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to PSM then JDC/ WAM/

HB1325 HD2 SD1 (SSCR 1269)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Yamane R, Gates C, Onishi R

Establishes provisions relating to sustainable game management in areas of watershed protection; collaboration with game management advisory commission. Requires the department of land and natural resources to work collaboratively with the game management advisory commission to develop and implement sustainable game management practices and plans in areas assigned and associated with watershed protection in accordance with powers and duties of the department. -- Amends provisions relating to minerals and water rights. Requires the board of land and natural resources to prescribe the minimum content of a watershed management plan; provided that the watershed management plan be provided to the game management advisory commission prior to the board's approval of the lease. -- Amends provisions relating to watershed areas. Requires the department of land and natural resources to determine after public hearing held in areas which are watersheds; provided that the determination shall require prior notice to the game management advisory commission. -- HB1325 SD1 Current Status:

Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to JDC/ WAM/

HB1326 HD2 (HSCR 1252)

RELATING TO WATER RIGHTS.

Introduced by: Yamane R, Onishi R, Nakashima M, Yamashita K, Tokioka J, Todd C,

Morikawa D, Nakamura N

Amends provisions of Act 126, session laws of 2016, relating to disposition of water rights

by extending the sunset date. -- HB1326 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=12 19 Single Re referral to WTL/ WAM/

HB1330 HD1 (HSCR 1270)

RELATING TO THE BUDGET OF THE DEPARTMENT OF COMMERCE AND

CONSUMER AFFAIRS. Introduced by: Ohno T

Program appropriations for the house of representative standing committee on intrastate

commerce. (\$\$) -- HB1330 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB1331 HD1 (HSCR 1271)

RELATING TO THE BUDGET OF THE DEPARTMENT OF COMMERCE AND

CONSUMER AFFAIRS. Introduced by: Ohno T

Program appropriations for the house of representative standing committee on intrastate

commerce. (\$\$) -- HB1331 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB1332 HD1 (HSCR 1272)

RELATING TO THE BUDGET OF THE DEPARTMENT OF COMMERCE AND

CONSUMER AFFAIRS.

Introduced by: Ohno T, Kobayashi D

Program appropriations for the house of representative standing committee on intrastate

commerce. (\$\$) -- HB1332 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB1333 HD2 (HSCR 1283)

RELATING TO THE DEPARTMENT OF PUBLIC SAFETY OPERATING BUDGET.

Introduced by: Takayama G. Luke S

Program appropriations for the house of representative standing committee on public

safety, veterans, and military affairs. (\$\$) -- HB1333 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to PSM then WAM

HB1334 HD1 (HSCR 349) RELATING TO THE DEPARTMENT OF DEFENSE OPERATING BUDGET.

Introduced by: Takayama G, Luke S

Program appropriations for the house of representative standing committee on public

safety, veterans, and military affairs. (\$\$) -- HB1334 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to PSM then WAM

HB1343 HD1 SD2 (SSCR 2009)

RELATING TO FAMILY LEAVE.

Introduced by: Kitagawa L, Eli S, Perruso A, Quinlan S, Wildberger T, Tarnas D, Matsumoto L, Kobayashi D, McKelvey A, Johanson A, Matayoshi S, Okimoto V, Ichiyama

Amends provisions relating family leave law. Provides that an employee shall be entitled to a total of 1 week of family leave during any calendar year to care for the employee's grandchild with a serious health condition. Provides that the family leave provided for in provisions relating to family leave requirement shall consist of unpaid leave, paid leave. or a combination of paid and unpaid leave. Prohibits an employee to use more than 7 days per year to care for the employee's grandchild with a serious health condition, unless an express provision of a valid collective bargaining agreement authorizes the use of more than 7 days of sick leave for family leave purposes. Adds caring for a grandchild with a serious health condition. -- HB1343 SD2

Apr-11 19 House Disagrees to Senate amendments **Current Status:** 

Apr-15 19 Conference Committee: House Members: Johanson A,

Cullen T -- Kitagawa L, Matsumoto L

Apr=18 19 Conference Committee: Senate Members: Taniquchi

B, Moriwaki S -- Fevella K, Gabbard M

HB1344 HD1 SD2 (SSCR 2010)

RELATING TO THE DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT OPERATING BUDGET.

Introduced by: Johanson A

Program appropriations for the department of human resources development. (\$\$) --

HB1344 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

HB1345 HD1 SD1 (SSCR 1929)

RELATING TO THE HAWAII EMPLOYER UNION HEALTH BENEFITS TRUST FUND BUDGET.

Introduced by: Johanson A, Eli S

Appropriation out of the Hawaii employer union health benefits trust fund to the department of budget and finance for 3.00 full time equivalent (3.00 FTE) temporary positions for a new benefits administration system, for fringe benefit rate increases for non general funded positions, for salary adjustments due to conversion of exempt employees to civil service authorized by Act 145, session laws of 2017, and for 1.00 full time equivalent (1.00 FTE) permanent compliance officer position. (\$\$) -- HB1345 SD1 Current Status:

Apr-11 19 House Disagrees to Senate amendments

HB1346 HD2 SD1 (SSCR 1294)

RELATING TO EARLY CHILDHOOD EDUCATION.

Introduced by: Woodson J, Mizuno J, Todd C, Takumi R, Tarnas D, Gates C, Kitagawa L, Wildberger T, Ichiyama L, Morikawa D, Lee C, DeCoite L

Amends provisions relating to exclusion from school. Exempts application to children participating in the executive office on early learning public prekindergarten (pre kindergarten, pre-kindergarten) program. -- Amends provisions relating to executive office on early learning public prekindergarten program; public preschools. Requires the office to prohibit the use of suspension in the program due to a child's behavior and that a temporary suspension may be used when there is a serious safety threat as determined by the administrator of the school. Further requires the office to prohibit the permanent removal of a student from the program due to a child's behavior; provided that when a child exhibits persistent and serious challenging behaviors, the administrator of the school shall consult with the office on how to address the behaviors. -- HB1346 SD1 Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB1347 HD1 (HSCR 133)

RELATING TO CHARTER SCHOOLS.

Introduced by: Woodson J, Mizuno J, DeCoite L, Matayoshi S, Todd C, Tarnas D, Gates C, Kitagawa L, Lee C, Brower T, Wildberger T, Morikawa D, Nishimoto S, Ichiyama L Amends provisions relating to audit or financial review by adding access to records. Requires the authorizer to require each charter school to annually complete an independent financial audit that complies with the requirements of its charter contract and the department and is performed by an independent auditor selected and determined by the authorizer. Requires each charter school to provide access to all of its records to its authorizer. Allows the authorizer to cause a search to be made from any records in the custody of a charter school, without payment of any fee. Requires each charter school to search and furnish its records, or any portion thereof, upon the request of its

authorizer. -- HB1347 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to EDU then WAM

HB1349 HD1 SD1 (SSCR 1442)

RELATING TO RESERVED HOUSING.

Introduced by: Matayoshi S, Brower T, Hashem M, Hashimoto T

Amends provisions relating to powers; generally under the Hawaii community development authority. Prohibits the authority to permit cash payments in lieu of providing

reserved housing. -- HB1349 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1350 HD1 SD1 (SSCR 1290)

RELATING TO THE CAMPAIGN SPENDING COMMISSION OPERATING BUDGET.

Introduced by: Lee C

Program appropriations for the department of accounting and general services. (\$\$) --

HB1350 SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB1351 HD2 (HSCR 1277)

RELATING TO THE DEPARTMENT OF PUBLIC SAFETY OPERATING BUDGET.

Introduced by: Lee C

Program appropriations for the house of representative standing committee on judiciary.

(\$\$) -- HB1351 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to PSM then WAM

HB1352 HD2 (HSCR 1278)

RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL OPERATING

BUDGET.

Introduced by: Lee C

Program appropriations for the house of representative standing committee on judiciary.

(\$\$) -- HB1352 HD2

Current Status: Mar=20 19 Passed Second Reading Senate

Mar=20 19 Referred to WAM

HB1353 HD1 SD1 (SSCR 1291)

RELATING TO THE OFFICE OF THE PUBLIC DEFENDER OPERATING BUDGET.

Introduced by: Lee C

Program appropriations for the department of budget and finance. (\$\$) -- HB1353 SD1 Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB1354 HD2 SD1 (SSCR 1326)

RELATING TO THE OFFICE OF INFORMATION PRACTICES BUDGET.

Introduced by: Lee C

Program appropriations for the department of accounting and general services. (\$\$) --

HB1354 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB1355 HD2 (HSCR 1230) RELATING TO THE STATE COMMISSION ON THE STATUS OF WOMEN.

Introduced by: Lee C

Appropriation to the state commission on the status of women. (\$\$) -- HB1355 HD2

Current Status: Mar=14 19 Passed Second Reading Senate

Mar=14 19 Referred to WAM

HB1356 HD1 SD1 (SSCR 2059) RELATING TO THE OFFICE OF ELECTIONS OPERATING BUDGET.

Introduced by: Lee C

Appropriation to the office of elections for the voting system contract for the 2020 election cycle; for the 2021 reapportionment and 4 temporary positions to provide support. (\$\$)

-- HB1356 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Rhoads K,

Riviere G -- Fevella K

HB1357 HD1 (HSCR 1281) RELATING TO THE HAWAII CIVIL RIGHTS COMMISSION BUDGET.

Introduced by: Lee C

Program appropriations for the house of representative standing committee on judiciary.

(\$\$) -- HB1357 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to JDC then WAM

HB1358 HD1 (HSCR 325) RELATING TO MEDICARE PART B.

Introduced by: Creagan R, Mizuno J, Cachola R

Amends provisions relating to health benefits plan supplemental to medicare. Requires the board of trustees of the Hawaii employer union health benefits trust fund to notify the employee beneficiary and employee beneficiary's spouse in cases where no reimbursement request for the proof of an income adjusted medicare part B premium is received by the fund from the employee beneficiary or employee beneficiary's spouse. Provides that the notification to the employee beneficiary and employee beneficiary's spouse shall include instructions for making a reimbursement request for an income adjusted medicare part B premium, notification shall be sent by registered mail to the employee beneficiary's or employee beneficiary's spouse's address of record. -- HB1358

HD1 Current Status:

Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to LCA then WAM

HB1359 HD1 SD1 (SSCR 1498) RELATING TO FISCAL BIENNIUM 2019-2021 BUDGET REQUESTS FOR THE

DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Takumi R, Ichiyama L

Program appropriations for the department of land and natural resources. (\$\$) -- HB1359

SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1360 HD2 SD1 (SSCR 1896) RELATING TO FISCAL BIENNIUM 2019-2021 BUDGET REQUESTS FOR THE

DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS.

Introduced by: Takumi R, Ichiyama L

Program appropriations for the department of commerce and consumer affairs. (\$\$) --

HB1360 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Ohno T,

Takumi R, Luke S -- Cullen T, Matsumoto L

Apr=18 19 Conference Committee: Senate Members: Baker R,

English J -- Fevella K

HB1363 HD2 (HSCR 516) RELATING TO NURSES.

Introduced by: Takumi R, Ichiyama L

Establishes a multi state nurse licensure compact task force to investigate the feasibility

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of adopting the multistate nurse licensure compact. Requires the investigation to include identification of any issues regarding the regulation of out of state nurses, including issues related to recouping costs arising from investigations of consumer complaints or other disciplinary actions; identification of issues regarding disciplinary actions taken against a multistate licensed nurse; identification of issues regarding healthcare workforce planning efforts; identification of issues regarding disparity in licensure renewal and competency requirements between states; identification of any fiscal impact to the State and the State's current nursing workforce, including proposals to increase licensure fees; and addressing concerns regarding the proposed interstate commission's authority to promulgate binding laws. Report to the legislature. Task force shall serve until it has accomplished the purpose of this Act or 20 days prior to the convening of the regular session of 2020, whichever occurs 1st (sunset). Requires the task force to be administratively supported by the department of commerce and consumer affairs. -- HB1363 HD2

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then WAM

HB1364 HD1 SD1 (SSCR 1499) RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES BUDGET.

Introduced by: Lowen N

Program appropriations for the department of land and natural resources. (\$\$) -- HB1364

SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1365 HD1 SD1 (SSCR 1231) RELATING TO THE DEPARTMENT OF AGRICULTURE BUDGET.

Introduced by: Lowen N

Program appropriations for the department of agriculture. (\$\$) -- HB1365 SD1

Current Status: Mar=18 19 Passed Second Reading Senate as amended (SD1)

Mar=18 19 Referred to WAM

HB1366 HD1 SD1 (SSCR 1227) RELATING TO THE DEPARTMENT OF HEALTH BUDGET.

Introduced by: Lowen N

Program appropriations for the department of health. (\$\$) -- HB1366 SD1

Current Status: Mar=18 19 Passed Second Reading Senate as amended (SD1)

Mar=18 19 Referred to WAM

HB1367 HD1 SD1 (SSCR 1229) RELATING TO THE DEPARTMENT OF HEALTH BUDGET.

Introduced by: Lowen N

Program appropriations for the department of health. (\$\$) -- HB1367 SD1

Current Status: Mar=18 19 Passed Second Reading Senate as amended (SD1)

Mar=18 19 Referred to WAM

HB1368 HD1 SD1 (SSCR 1500) RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES

OPERATING BUDGET.

Introduced by: Lowen N, Wildberger T

Program appropriations for the department of land and natural resources. (\$\$) -- HB1368

SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1369 HD1 (HSCR 634) RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT,

AND TOURISM BUDGET. Introduced by: Lowen N

Program appropriations for the house of representative standing committee on energy

and environmental protection. (\$\$) -- HB1369 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to EET then WAM

HB1373 HD1 SD1 (SSCR 1475)

RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY BUDGET.

Introduced by: Brower T, Matayoshi S

Program appropriations for the department of human services. (\$\$) -- HB1373 SD1 Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1380 HD1 SD1 (SSCR 1279)

### RELATING TO CAMPAIGN FINANCE.

Introduced by: Lee C, Belatti D, Johanson A, Nakashima M, Saiki S, Woodson J, Perruso A, Kitagawa L, Kobayashi B, Tarnas D, Quinlan S, Mizuno J, Onishi R, Takayama G, Takumi R, Kong S, San Buenaventura J, McKelvey A, Cullen T, Holt D, Lowen N, Morikawa D, Kobayashi D, Ohno T, Hashimoto T, Todd C, Gates C, Wildberger T, Nishimoto S, Ichiyama L, Luke S, Matayoshi S

Establishes provisions relating to comprehensive public funding for county elections. Establishes a public funding program for all county elections. Establishes provisions for qualification for public funding for county elections, see money contributions; limitation on use of seed money; penalties, application for public funds; qualifying names; qualifying contributions, certification of qualification for public funding, public funds to be distributed to certified candidates, contributions and expenditures; penalties, publicly funded candidates; reporting, public funded candidate; continuing obligation, public funding; permitted uses, deposit of and access to, public funds, deposit of money into the Hawaii election campaign fund, violations; penalties, forms, receipts, candidate guide, and sufficiency of funding for comprehensive public funding. Requires the campaign spending commission to report to the legislature. Appropriation to the fund and out of the fund in preparing for the election and for \_\_\_\_\_ full time equivalent (\_\_\_\_\_ FTE), temporary positions. (\$\$) -- HB1380 SD1

Current Status: Mar=20 19 Passed

Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB1381 HD1 SD1 (SSCR 1463)

#### RELATING TO LOBBYISTS.

Introduced by: Lee C, Johanson A, Creagan R, Morikawa D, Luke S, McKelvey A, Kitagawa L, Tarnas D, Quinlan S, Belatti D, Saiki S, Mizuno J, Woodson J, Perruso A, Takayama G, Takumi R, Brower T, Kobayashi B, Cullen T, Kobayashi D, Gates C, Todd C, Wildberger T, Ichiyama L

Amends provisions relating to restrictions on post employment. Prohibits former legislator, within 12 months after termination of the former legislator's employment, to represent any person or business for a fee or other consideration, on matters in which the former legislator participated as a legislator or on matter involving official action by the legislature, or engage in lobbying. Prohibits former executive branch employee who was employed in a position requiring senate confirmation, within 12 months after termination of the former executive branch employee's employment, to represent any person or business for a fee or other consideration, on matters in which the former executive branch employee participated as an executive branch employee or on matters involving official action by the state agency or subdivision thereof with which the former employee had actually served, or engage in lobbying. -- HB1381 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to JDC/ WAM/

HB1382 HD2 (HSCR 1232)

### RELATING TO CAMPAIGN FINANCE.

Introduced by: Lee C, Woodson J, Brower T

Amends provisions relating to fundraising on state or county property prohibited. Prohibits a person to solicit a contribution in a facility owned, rented, leased, subleased, or associated with any person that has entered into a contract with the State. -- HB1382

HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to JDC then WAM

HB1394 HD1 SD1 (SSCR 1771)

# RELATING TO THE COUNTY SURCHARGE ON STATE TAX.

Introduced by: Nakamura N, Morikawa D, Tokioka J, Wildberger T, Tarnas D, Nakashima M, Creagan R, Todd C

Amends provisions relating to the county surcharge on state tax. Provides that for each county with a population equal to or less than 500,000 that adopts the surcharge, adds

the use of the surcharges received to be for infrastructure, public safety and any combination of the uses. -- HB1394 SD1

Current Status: Apr-09 19 House Disagrees to Senate amendments

Apr=15 19 Conference Committee: Senate Members:

Keith-Agaran G, Kanuha D -- Fevella K

HB1402 HD1 SD1 (SSCR 1248)

RELATING TO THE COMMUNITY-BASED ECONOMIC DEVELOPMENT PROGRAM. Introduced by: Luke S

Establishes provision relating to micro enterprise assistance program on Hawaiian home lands revolving fund; established. Establishes the fund into which shall be deposited appropriations from the legislature; federal grants and subsidies to the State; private investments; and voluntary contributions. Provides that the moneys in the fund be used for grants and loans to the qualified native Hawaiians as defined by the Hawaiian homes commission Act of 1920 and pursuant to the title XII of the state constitution; native Hawaiians as defined by the Hawaiian homes commission Act of 1920 and pursuant to title XII of the state constitution; and Hawaiian homes commission Act of 1920 and pursuant to title XII of the state constitution; and Hawaiian homestead associations' designated tax exempt community development corporations. Appropriation into the fund and out of the fund. (\$\$) -- HB1402 SD1

Current Status: Mar=19 19 Passed Second Reading Senate as amended (SD1)

Mar=19 19 Referred to WAM

HB1403 HD2 SD1 (SSCR 1430)

#### RELATING TO HOUSING.

Introduced by: Luke S

Establishes provisions relating to certain housing projects; automatic approval. Requires that a county approve, approve with modification, or disapprove an application for a permit necessary for the development, pre development, construction, or substantial rehabilitation that commences on a housing development project after July 1, 2019, and before July 1, 2026, and uses moneys from the rental housing revolving fund, within 60 days of filing a building permit application and full payment of any application fee. Requires an application to be eligible for approval or approval with modifications pursuant only if the project conforms with existing state land use classifications; is consistent with existing county zoning classifications that allow housing; and does not require variances for shoreline setbacks or siting in an environmentally or culturally sensitive area. Provides that if, on the 61st day, an application is not approved, approved with modification, or disapproved by the county, the application shall be deemed approved by the county. Prohibits action to be prosecuted or maintained against any county, its officials, or employees on account of actions taken in reviewing, approving, modifying, or disapproving a permit application. Requires the 60 day time period to be extended in the event of a natural disaster or state emergency that prevents the applicant, agency, or department from fulfilling application review requirements. -- HB1403 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1404 HD2 (HSCR 1288)

RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM BUDGET.

Introduced by: Yamane R

Program appropriations for the house of representative standing committee on water,

land, and Hawaiian affairs. (\$\$) -- HB1404 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to EET then WAM

HB1405 HD2 SD2 (SSCR 2027)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES BUDGET.

Introduced by: Yamane R

Program appropriations for the department of land and natural resources. (\$\$) -- HB1405

SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Kahele K,

Keith-Agaran G -- Fevella K

Apr-23 19 Conference Committee: House Members: Yamane R,

Todd C -- Thielen C

HB1408 HD1 SD2 (SSCR 1931)

RELATING TO THE HAWAII HOUSING FINANCE AND DEVELOPMENT CORPORATION BUDGET.

Introduced by: Brower T, McKelvey A, Matayoshi S

Establishes the housing advocate law. Established the office of the housing advocate within the office of the governor. Provides that that office shall be headed by the housing advocate who shall be appointed by the governor. Requires the advocate to develop, advocate for, and implement policies to solve Hawaii's housing shortage by analyzing solutions and programs to address the State's need for housing that is affordable for all economic segments of the State; considering homeownership and rental housing as viable options for the provision of housing; reviewing, evaluating, and making recommendations regarding existing and proposed housing programs and initiatives, including but not limited to tax policies, land use policies, and financing programs; incorporating feedback and concerns from all stakeholders in the State's housing crisis; attracting and retaining future generations and industries through the provision of abundant and affordable housing; and engaging and educating the public on housing policies and programs. -- Amends provisions relating to dwelling unit revolving fund. Adds that the fund shall be used to fund the office of the housing advocate. -- HB1408 SD2 **Current Status:** 

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Brower T,

Cullen T -- Hashem M, Matayoshi S, McDermott B

Apr=18 19 Conference Committee: Senate Members: Chang S,

Riviere G -- Fevella K, Kanuha D

HB1416 HD1 SD1 (SSCR 2011)

#### RELATING TO HEALTH.

Introduced by: Mizuno J, Brower T, San Buenaventura J, Tokioka J, Cabanilla Arakawa R, Kobayashi D, Ward G, Tarnas D, Ohno T, Lowen N, Takumi R, Cachola R, Morikawa D, DeCoite L, McKelvey A, Quinlan S, Wildberger T, Say C, Nakashima M, Belatti D, Lee C, Hashimoto T, Perruso A, Kobayashi B, Creagan R, Saiki S

Established within the department of health a suicide prevention commission to examine, evaluate, and determine methods to improve education, awareness, support services, and inmate outreach to best prevent suicides in Hawaii's correctional facilities. Report to the legislature. Commission to terminate and Act to be repealed on January 1, 2025 (sunset). Appropriations to the department of health to develop a centralized assessment and treatment program. (\$\$) -- HB1416 SD1

**Current Status:** 

Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Baker R,

Nishihara C, English J -- Fevella K, Keohokalole J

HB1420 HD2 (HSCR 1263)

RELATING TO THE DEPARTMENT OF PUBLIC SAFETY OPERATING BUDGET. Introduced by: Mizuno J. Luke S. Perruso A. Kobayashi B. Wildberger T. Takayama G. Say C, Creagan R, McKelvey A, Takumi R, Morikawa D, Belatti D, Cabanilla Arakawa

R, Saiki S, Tokioka J, San Buenaventura J, Ohno T, Matayoshi S

Program appropriations for the house of representative standing committee on health.

(\$\$) -- HB1420 HD2

**Current Status:** Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to PSM then WAM

HB1421 HD1 (HSCR 775)

# RELATING TO THE DEPARTMENT OF HEALTH BUDGET.

Introduced by: Mizuno J

Program appropriations for the house of representative standing committee on health.

(\$\$) -- HB1421 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then WAM

HB1422 HD2 (HSCR 1264)

#### RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Mizuno J, Luke S, Perruso A, Kobayashi B, Wildberger T, Creagan R, Ohno T, Matayoshi S, Morikawa D, Saiki S, San Buenaventura J, McKelvey A, Takumi R, Belatti D, Takayama G, Cabanilla Arakawa R

Program appropriations for the house of representative standing committee on health. (\$\$) -- HB1422 HD2

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Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to CPH then WAM

HB1424 HD1 SD1 (SSCR 1506) RELATING TO VISITOR INFORMATION.

Introduced by: Cullen T, Nakashima M

Amends provisions relating to State capitol; state capitol management committee; established; oversight and management; powers and duties. Adds that the state capitol management committee shall establish a visitor information center to serve as a permanent source for informing and educating visitors about the historic and cultural aspects of the state capitol and its grounds and facilities and as an effective community

information service to residents. Appropriation. (\$\$) -- HB1424 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1426 HD1 (HSCR 538) RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.

Introduced by: Cullen T, Nakashima M

Program appropriations for the house of representative standing committee on legislative

management. (\$\$) -- HB1426 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=11 19 Multiple Re referral to GVO/ TEC/ then WAM

HB1427 HD1 (HSCR 537) RELATING TO THE DEPARTMENT OF BUDGET AND FINANCE BUDGET.

Introduced by: Cullen T, Nakashima M

Program appropriations for the house of representative standing committee on legislative

management. (\$\$) -- HB1427 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1428 HD1 (HSCR 540) RELATING TO THE OFFICE OF THE GOVERNOR BUDGET.

Introduced by: Cullen T, Nakashima M

Program appropriations for the house of representative standing committee on legislative

management. (\$\$) -- HB1428 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1429 HD1 (HSCR 539) RELATING TO THE BUDGET OF THE OFFICE OF THE GOVERNOR.

Introduced by: Cullen T, Luke S

Program appropriations for the house of representative standing committee on legislative

management. (\$\$) -- HB1429 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1430 HD1 (HSCR 535) RELATING TO THE BUDGET OF THE OFFICE OF THE LIEUTENANT GOVERNOR.

Introduced by: Cullen T, Luke S

Program appropriations for the house of representative standing committee on legislative

management. (\$\$) -- HB1430 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1431 HD1 (HSCR 630) RELATING TO THE BUDGET OF THE OFFICE OF THE LIEUTENANT GOVERNOR.

Introduced by: Cullen T

Program appropriations for the house of representative standing committee on legislative

management. (\$\$) -- HB1431 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1432 HD1 (HSCR 536) RELATING TO THE BUDGET OF THE DEPARTMENT OF ACCOUNTING AND

LRB Systems March 5, 2020

GENERAL SERVICES.

Introduced by: Cullen T, Luke S

Program appropriations for the house of representative standing committee on legislative

management. (\$\$) -- HB1432 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=08 19 Multiple Re referral to GVO/ TEC/ then WAM

HB1447 HD1 (HSCR 75)

### RELATING TO PALLIATIVE CARE.

Introduced by: Belatti D, Mizuno J, Takayama G, Perruso A, Kitagawa L, Matayoshi S, Onishi R, Hashimoto T, Tarnas D, Cabanilla Arakawa R, Quinlan S, Todd C, Holt D, Johanson A, Morikawa D, Kobayashi B, Brower T, Woodson J, Ohno T, Lowen N, Lee C, Saiki S, Nakashima M, Luke S, Nishimoto S

Establishes the culturally competent palliative care pilot program, to be administered by the department of health. Requires the department to provide public education to promote palliative care utilization; emphasize referrals to palliative care earlier during treatment for patients; and acquire local health care utilization data for purposes of more precisely measuring palliative care utilization in the State; and conduct competitive bidding for at least 2 pilot programs for home or community based palliative care in a county with a population of less than 200,000 residents. Requires the department to collaborate with the mayors of the counties in which the projects are implemented, or their respective designees; the chief executive of a hospital in the region in which the projects are implemented; a representative from the John A. Burns school of medicine; a representative from the American Cancer Society; a representative from Kokua Mau; a patient, or family member of a patient, who previously received palliative care; and a registered nurse or advanced practice registered nurse. Reports to the legislature. Appropriation. (\$\$) -- HB1447 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then WAM

HB1451 HD3 (HSCR 1244)

#### RELATING TO HOMELESSNESS.

Introduced by: Belatti D, Cachola R, Nishimoto S, Holt D, Mizuno J, Takayama G, Perruso A, Kitagawa L, Ohno T, DeCoite L, McKelvey A, Brower T, Todd C, Matayoshi S, Onishi R, Hashimoto T, Tarnas D, Cabanilla Arakawa R, Yamashita K, Woodson J, Johanson A, Quinlan S, Wildberger T

Amends Act 209, session laws of 2018, which establishes the ohana zones pilot program and the medical respite pilot program by extending the sunset date. -- HB1451 HD3 Current Status:

Mar=07 19 Introduction/Passed First Reading - Senate

Mar=13 19 Multiple Re referral to HOU/ HMS/ then WAM

HB1452 HD1 (HSCR 1233)

#### RELATING TO CIVIL LEGAL SERVICES.

Introduced by: Belatti D, Nishimoto S, Cachola R, Mizuno J, Takayama G, San Buenaventura J, Perruso A, Kitagawa L, Ohno T, Brower T, Wildberger T, Holt D, McKelvey A, Matayoshi S, Onishi R, Hashimoto T, Tarnas D, Cabanilla Arakawa R, Yamashita K, Woodson J, Johanson A, Quinlan S

Establishes provisions relating to Hawaii legal aid interagency roundtable. Requires the attorney general and the director of human services, or their designees, to serve as co chairs of the roundtable. Requires the roundtable to work across government agencies to improve coordination among state programs that help low income, indigent, vulnerable, and at risk populations, and include, where appropriate, legal services among the range of supportive services provided by the state program, so that those programs are more efficient and produce better outcomes; increase the availability of meaningful access to justice for individuals and families, regardless of wealth or status; develop policy recommendations that improve access to justice in state and local jurisdictions; advance relevant evidence based research, data collection, and analysis of civil legal aid and indigent defense, and promulgate best practices to support the activities; on an ongoing basis, evaluate how providing low income, indigent, vulnerable, and at risk populations with access to civil legal services may serve or further the missions, responsibilities, and goals of government agencies; and the use or potential use of federal grant money received by the government agencies. Annual report to the legislature and governor. Requires the department of human services to provide administrative services, funds, facilities, staff, equipment, and other support services as may be necessary for the roundtable to carry out its mission. Appropriation. Appropriation to the judiciary to

purchase civil legal services for low and moderate income persons. (\$\$) -- HB1452 HD1

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=07 19 Multiple Referral to JDC then WAM

HB1457 HD2 SD1 (SSCR 1404)

#### RELATING TO TRANSIT ORIENTED DEVELOPMENT.

Introduced by: Hashimoto T, Belatti D, Tarnas D, Kitagawa L, Quinlan S, Holt D, Cabanilla Arakawa R, Matayoshi S, Woodson J, Brower T, Todd C, McKelvey A Appropriation to the office of planning for assisting the county of Maui department of planning with the planning and development of a Wailuku Kahului transit corridor master plan. (\$\$) -- HB1457 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1460 HD1 (HSCR 603)

### RELATING TO THE STATEWIDE BOATING PROGRAM.

Introduced by: Tarnas D, Thielen C, McKelvey A, Lowen N, Wildberger T, Todd C, Yamane R, Creagan R, Brower T, Morikawa D, Nakashima M, Mizuno J, Onishi R, Kitagawa L, Gates C, Ichiyama L, Lee C, Say C, Eli S, Kobayashi D

Amends provisions relating to boating program; payment of costs. Requires that the cost of administering a comprehensive statewide boating program, including but not limited to the cost of including any state boating facility, under the control of the department of land and natural resources is to be paid from the boating special fund; provided that any fees collected from any state boating facility is to be expended only for costs related to any state boating facility. -- HB1460 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to WTL then WAM

HB1462 HD1 (HSCR 156)

#### RELATING TO UNFUNDED LIABILITIES.

Introduced by: Cachola R, Mizuno J, Say C, Ohno T, Eli S, Wildberger T, Har S, Nakashima M, Onishi R, Hashimoto T, Kobayashi D, Nishimoto S, Ward G, Brower T, Cabanilla Arakawa R, Creagan R, DeCoite L, Todd C

Requires the legislative auditor to study the feasibility of providing health benefits to state and county employees using a self insured model. Requires the auditor to examine the potential impacts of transitioning health benefits to a fully self insured model, partially self insured model, or other risk retention model. Allows the auditor to contract the services of another entity to perform any related services that may be required. Report to the legislature. Appropriation. -- Establishes provisions relating to rate stabilization reserve fund; establishment; purpose. Establishes the fund within the employer union health benefits trust fund to cover the increasing costs of providing health and other benefit plans for active employees and retirees and their beneficiaries. Requires a separate account for each public employer to be established and maintained to accept and account for each public employer's contributions. Provides that the fund shall consist of moneys transferred from the Hawaii employer union health benefits trust fund and the other post employment benefits trust fund; interest from the separate trust fund established to prefund other post employment health and other benefits plan costs for retirees and their beneficiaries and interest from the rate stabilization reserve fund; and appropriations from the legislature. Requires all unencumbered and unexpended moneys in excess of 2 billion dollars remaining in the Hawaii employer union health benefits trust fund at the end of each fiscal year shall be transferred to the rate stabilization reserve fund. Provides that once the separate accounts for each public employer with the separate trust fund have a combined balance of at least 2 billion dollars, any earnings from the 2 billion dollars remaining in the separate trust fund at the end of the fiscal year shall be transferred to the separate public employer accounts within the rate stabilization reserve fund. (\$\$) -- HB1462 HD1

Current Status:

Mar=05 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to GVO/ LCA/ then WAM

HB1464 HD2 (HSCR 580)

# RELATING TO HEALTH.

Introduced by: Cachola R, Mizuno J, Creagan R, Ohno T, Brower T, Todd C, Yamane R

Requires the insurance commissioner to perform a study analyzing the capitated rate reimbursement model used by some of Hawaii's insurance providers and comparing this

to the reimbursement models of insurance providers in other states. Requires the study to examine the quality and accessibility of healthcare for the patients; the quality and accessibility of primary care physician services; the costs to operate healthcare provider businesses including independent healthcare providers, healthcare clinics, and hospitals; and the level of reimbursement to healthcare providers in both Hawaii and other states with similarly sized communities and whether the reimbursements are sufficient to ensure the viability of providers' business. Report to the legislature. Appropriation. (\$\$) -- HB1464 HD2

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then WAM

HB1465 HD2 (HSCR 1223)

#### RELATING TO PUBLIC SCHOOLS.

Introduced by: Yamashita K, Luke S, Nishimoto S, McKelvey A, Hashem M, DeCoite L, Ichiyama L, Nakashima M, Woodson J, Aquino H, Saiki S, Brower T, Belatti D, Matsumoto L, Takayama G, Tarnas D, Perruso A, Holt D, Matayoshi S, Creagan R, San Buenaventura J, Say C, Johanson A, Kitagawa L, Wildberger T, Kobayashi D, Todd C, Hashimoto T, Yamane R, Cachola R, Mizuno J, Tokioka J, Ohno T, Har S, Morikawa D, Cabanilla Arakawa R, Quinlan S, Gates C, Kong S, Eli S, Lee C, Cullen T, Onishi R, Takumi R, Lowen N

Appropriation to the department of education to be deposited into the Hawaii 3R's school improvement fund. Appropriation out of the fund for the repair and maintenance of public school buildings, grounds, and facilities in the State. (\$\$) -- HB1465 HD2

Current Status: Mar=07 19 Introduction/Passed First Reading - Senate

Mar=20 19 Single Re referral to WAM

HB1467 HD1 (HSCR 392)

#### RELATING TO MOTOR VEHICLES.

Introduced by: Yamashita K

Amends provisions relating to the fuel tax law. Changes the tax for liquid fuel from specified cents per gallon to the greater of the specified cents per gallon or \_\_\_\_\_ per cent of the wholesale price to the retailer per gallon of liquid fuel. Establishes a tax for biodiesel oil. Changes the tax for diesel or biodiesel oil from specified cents per gallon to specified cents per gallon or \_\_\_\_\_ per cent of the wholesale price to the retailer per gallon of diesel or biodiesel oil. -- HB1467 HD1

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Single Referral to WAM

HB1468 HD2 SD1 (SSCR 1398)

#### RELATING TO THE WAIANAE COAST COMPREHENSIVE HEALTH CENTER.

Introduced by: Eli S, Kobayashi B, Mizuno J, Johanson A, Cullen T

Appropriation to the department of health for the continued operation of the Waianae Coast Comprehensive Health Center's school based health center located at Nanakuli high and intermediate school for \_\_\_\_\_full time equivalent (\_\_\_\_\_FTE) advanced practice registered nurse position and various infrastructure improvements, including wi fi (wifi) connectivity and the purchase and maintenance of small equipment. (\$\$) -- HB1468 SD1 Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Mizuno J,

Cullen T -- Eli S, Ward G

HB1469 HD2 SD1 (SSCR 1334)

### RELATING TO THE COLLEGE SAVINGS PROGRAM.

Introduced by: Eli S, Matayoshi S, Tarnas D, Kobayashi D, Wildberger T, Kitagawa L, Johanson A, Cullen T

Provides an income tax deduction for contributions made to an account in the Hawaii college savings program. -- Amends the college savings program law. Defines contribution to mean any payment directly allocated to a Hawaii college savings program account for the benefit of designated beneficiary, or used to pay administrative fees associated with the account and that portion of any rollover amount treated as a contribution under section 529 of the Internal Revenue Code. Defines rollover to mean a distribution or transfer from an account that is transferred to or deposited within 60 calendar days of the distribution into an account of the same person for the benefit of the same designated beneficiary or another person who is a member of the family of the designated beneficiary if the transferee account was created this law or another college savings program maintained in accordance with section 529 of the Internal Revenue

Code of 1986, as amended, or successor legislation. -- HB1469 SD1

Current Status: Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB1479 HD1 SD1 (SSCR 1314)

#### RELATING TO CONDOMINIUMS.

Introduced by: Saiki S

Amends provisions relating to sales to owner occupants. Requires a statement that for a 30 day period following the initial date of sale of the condominium project, at least 50 per cent of the residential units being marketed is to be offered only to prospective owner occupants or, in the case of a state investment project located within a county designated transit oriented development area or within a 1/2 mile radius of a public transit station, if that area has not been designated as a transit oriented development zone, a 60 day period following the initial date of sale of the project, 100 per cent of the residential units being marketed is to be offered only to prospective owner occupants. Requires that in the case of a state investment project located within a county designated transit oriented development area or within a 1/2 mile radius of a public transit station, if that area has not been designated as a transit oriented development zone, 100 per cent of the units being sold is to be offered for sale only to prospective owner occupants. -- Requires in the case of a state investment project located within a county designated transit oriented development area or within a 1/2 mile radius of a public transit station, if that area has not been designated as a transit oriented development zone, for 60 days from the date of the 1st published announcement or advertisement, the developer or developer's real estate broker is to offer the residential units that have been designated pursuant to designation of residential units to prospective purchasers chronologically in the order in which they submit to the developer or the developer's real estate broker, a completed owner occupant affidavit, an executed sales contract or reservation, and an earnest money deposit in a reasonable amount designated by the developer. --- Requires the developer or developer's real estate broker to conduct a public lottery on the date, time, and location as set forth in the published announcement, or advertisement. Requires the lottery to be held no later than the 30th day following the date of the 1st published announcement or advertisement, or in the case of a state investment project located within a county designated transit oriented development area or within a 1/2 mile radius of a public transit station, if that area has not been designated as a transit oriented development zone, no later than the 60th day following the date of the 1st published announcement or advertisement. -- Provides that if the state investment project is located within a county designated transit oriented development area or within a 1/2 mile radius of a public transit station, if that area has not been designated as a transit oriented development zone, prohibits the developer to waive the provisions of these provisions. -- HB1479 SD1

Current Status:

Mar=21 19 Passed Second Reading Senate as amended (SD1)

Mar=21 19 Referred to WAM

HB1483 HD1 SD1 (SSCR 1226)

### RELATING TO CLIMATE CHANGE.

Introduced by: Lee C, Lowen N, Saiki S, Mizuno J, Cachola R, Quinlan S, Tarnas D, Wildberger T, Brower T, Nakashima M, Yamane R

Amends provisions relating to the greenhouse gas sequestration task force. Repeals the requirement that members of the task be nominated and appointed pursuant to provisions relating to selection and terms of members of boards and commissions. Appropriation for the office of planning to administer the greenhouse gas sequestration task force. (\$\$) -- HB1483 SD1

Current Status: Mar=18 19 Passed Second Reading Senate as amended (SD1)

Mar=18 19 Referred to WAM

HB1485 HD2 SD1 (SSCR 1878)

#### RELATING TO VOTER REGISTRATION.

Introduced by: Lee C, Woodson J, Ichiyama L, Creagan R, Mizuno J, Quinlan S Establishes provisions relating to automatic voter preregistration and registration; opt out. Provides that any person who is enrolled in a public high school or public charter school; is otherwise qualified to register to vote under this part; is at least 16 years of age; and properly completes and submits a voter registration affidavit, shall be automatically preregistered or registered to vote. Provides that the person shall retain the option to subsequently opt in or out of preregistration or registration. Requires the superintendent of education to provide and to collect from each public school student who is at least 16

years of age a voter affidavit to allow the student to preregister or register to vote or to opt out of preregistering or registering to vote. Allows the superintendent to transmit the voter registration affidavit to the clerk of the county in which the applicant resides; provided that the superintendent shall not maintain, scan, review, or copy any voter affidavit nor transmit any information maintained by the department of education. Provides that between January 1 and January 31 of each year, an authorizer, shall provide and may collect from each charter school student who is at least 16 years of age a voter affidavit containing the information required by elections; application to register to allow the student to preregister or register to vote or to opt out of preregistering or registering to vote. Allows the authorizer to transmit the voter registration affidavit to the clerk of the county in which the applicant resides. Requires the clerk to determine whether the applicant is currently preregistered or registered in the general county register. -- HB1485 SD1

**Current Status:** 

Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Lee C,

Cullen T -- Thielen C

Apr=23 19 Conference Committee: Senate Members: Kidani M,

Rhoads K -- Fevella K, Kanuha D

HB1487 HD1 SD2 (SSCR 2061)

### RELATING TO CLIMATE CHANGE.

Introduced by: Lee C, Lowen N

Establishes the Honolulu shoreline climate protection pilot project within the Hawaii climate change mitigation and adaption commission. Requires the commission to plan a system of coastal protection for the sea level rise exposure area maps, as officially adopted by the Hawaii climate change mitigation and adaptation commission, of urban Honolulu between the Daniel K. Inouye Honolulu International Airport and Diamond Head State Monument. Requires the design to designate in the sea level rise exposure area maps, as officially adopted by the commission, of urban Honolulu different protection compartments. Requires each protection compartment to provide a physically separate flood protection zone, isolated from flooding in the other compartments; provide opportunities for integrated social and community planning processes; be connected by a continuous shoreline pathway which may be used for emergency access along the length of the shoreline; be built into shoreline parks and the urban landscape; be tailored to respond to individual neighborhood topography; and be capable of self reliance in the event that the compartment becomes isolated from another due to climate change. Requires the commission to partner with the city and county of Honolulu office of climate change, sustainability and resiliency in development of the design. Reports to the legislature. Appropriation. Requires matching funds by the city and county of Honolulu. Repealed on June 30, 2022 (sunset). -- Requires the office of planning to conduct a study regarding the implementation of a statewide carbon tax. Reports to the legislature. Appropriation. (\$\$) -- HB1487 SD2

Current Status:

Apr-11 19 House Disagrees to Senate amendments

Apr=22 19 Conference Committee: Senate Members: Gabbard

M, Kahele K, English J -- Fevella K

HB1488 HD1 (HSCR 534)

### RELATING TO THE STATE CAPITOL.

Introduced by: Lee C, Nakashima M, Creagan R, Johanson A, Mizuno J, Quinlan S Requires the department of accounting and general services, in consultation with the legislature and any agencies responsible for security at the state capitol and Washington Place, to develop and implement an enhanced security plan that ensures safety at the state capitol by screening visitors for weapons while preserving public access; prevents surface level unauthorized vehicular access to the state capitol and surrounding grounds while preserving the viewplanes and the historic character of the capitol district; prevents unauthorized vehicular access to the underground state capitol parking garage by moving public parking to a new location; and includes plans and designs for a new, secured underground public parking facility and an above ground mall between Beretania Street, Punchbowl Street, and Washington Place that shall replace, in 1 or more phases, the unsecured above ground parking and asbestos laden structure currently occupied by the department of health; provided that any plans developed and implemented shall eliminate elevated structures on site to prevent an elevated line of sight into Washington Place or the state capitol that would compromise the security of those facilities; provided further that any plans developed and implemented shall expand safer public access to the state capitol while also preserving the viewplanes and historic character of the capitol district.

Appropriation for planning, design, and installation of metal detectors, screening stations, and related equipment and improvements; planning, design, and installation of vehicle barriers and related site and ground improvements incorporated appropriately into the landscape; planning and design for the redesign and reconstruction of state capitol parking facilities to prevent unauthorized vehicular access and relocate public parking from the state capitol to another site; planning and design for a new secured underground public parking facility and an above ground mall between Beretania Street, Punchbowl Street, and Washington Place that shall replace, in 1 or more phases, the unsecured above-ground parking and asbestos laden structure currently occupied by the department of health; provided that any plans developed and implemented shall eliminate elevated structures on site to prevent an elevated line of sight into Washington Place or the state capitol that would compromise the security of those facilities; provided further that any plans developed and implemented shall expand safer public access to the state capitol while preserving the viewplanes and historic character of the capitol district; and hiring full time equivalent (\_\_\_\_\_FTE) security personnel positions. Reports to the legislature. Appropriation for the department of accounting and general services to plan and implement security improvements, including the planning, design, and installation of vehicular barriers, at the state capitol. Appropriation for the department of public safety to purchase or lease security screening equipment as may be necessary and contract the service of private screening personnel at the state capitol. (\$\$) --HB1488 HD1

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to GVO/ LCA/ PSM/ then WAM

HB1490 HD2 SD1 (SSCR 1289)

#### RELATING TO CAMPAIGN FINANCE.

Introduced by: Lee C, Brower T, Ichiyama L, Creagan R, Johanson A, Mizuno J, Quinlan S

Amends provisions relating to contributions by state and county contractors prohibited. Makes it unlawful for any person, and officers of the person, who enters into any contract with the State, any of the counties, or any department or agency thereof either for the rendition of personal services, goods, or utilities, the buying of property, or furnishing of any material, supplies, or equipment to the State, any of the counties, any department or agency thereof, or for selling any land or building to the State to directly or indirectly make any contribution, or promise expressly or impliedly to make any contribution to any candidate committee or noncandidate committee, or to any candidate or to any person for any political purpose or use; or knowingly solicit any contribution from any person for any purpose during any period. -- HB1490 SD1

Current Status: Mar=20 19 Passed Second Reading Senate as amended (SD1)

Mar=20 19 Referred to WAM

HB1497 HD3 SD1 (SSCR 1386)

# RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

Introduced by: Johanson A

Establishes provisions relating to stadium development district. Establishes the stadium development district to be composed of all land under the jurisdiction of the stadium authority. Requires the authority to facilitate the development of all property belonging to the State within the district; provided that development is carried out in accordance with any county transit oriented development plans for lands surrounding the district. Requires the authority's duties to include coordinating with the federal government regarding the ownership and use of, or restrictions on, properties within the district that were previously owned or are currently owned by the federal government; coordinating with other state entities during the conveyance of properties and conducting remediation activities for the property belonging to the State within the district; developing the infrastructure necessary to support the development of all property belonging to the State within the district; and providing, to the extent feasible, maximum opportunity for the reuse of property belonging to the State within the district by private enterprise or state and county government. Appropriation for the establishment and development of the stadium development district for public use. -- Authorizes the Hawaii community development authority, with the approval of the governor, to issue in 1 or more series revenue bonds to implement the stadium development district and build a new stadium. -- Authorizes the issuance of general obligation bonds for appropriation. -- Amends Act 49, session laws of 2017, as amended by Act 53, session laws of 2018. (\$\$) -- HB1497 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1503 HD2 SD1 (SSCR 1254)

RELATING TO AGRICULTURE.

Introduced by: Creagan R, Perruso A, Cabanilla Arakawa R, Todd C, Tarnas D,

Nakashima M

Requires the department of agriculture to establish a 2 year agricultural theft and vandalism pilot project to examine and assess the effectiveness of prosecuting agricultural theft and vandalism cases in the county of Hawaii; partner with the county of Hawaii to hire an enforcement officer within the prosecuting attorney's office or any other law enforcement agency; assess the implementation of the pilot project including the pilot project's effectiveness for identifying the number of convictions for agricultural theft or vandalism; identifying best practices for prosecuting perpetrators of agricultural theft or vandalism; identifying areas where agricultural theft and vandalism are most prevalent; identifying best practices for preventing agricultural theft or vandalism; and making recommendations for a statewide program to address agricultural theft and vandalism. Requires the department to determine whether to continue, expand, or end the pilot project. Report to the legislature. Appropriation. (\$\$) -- HB1503 SD1

Mar=19 19 Passed Second Reading Senate as amended (SD1) **Current Status:** 

Mar=19 19 Referred to JDC/ WAM/

HB1520 HD2 (HSCR 417-20)

# RELATING TO ENERGY EFFICIENCY.

Introduced by: Saiki S

Establishes provisions relating to nonresidential building benchmarking. Requires electric and gas utilities to maintain records of the energy consumption data of all nonresidential buildings to which they provide service. Requires the data to be maintained for at least the most recent 12 months in a format compatible for use with the portfolio management tool. Provides that after December 31, 2020, upon the written authorization or secure electronic authorization of a nonresidential building owner or operator, electric and gas utilities shall provide the aggregated energy consumption data for use in the portfolio management tool for the accounts specified by the owner or operator. Allows electric and gas utilities to consult with any customer or the US Environmental Protection Agency to develop reasonable reporting options. Establishes disclosure of nonpublic nonresidential benchmarking data requirements. -- HB1520 HD2

Feb=28 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=03 20 Multiple Referral to EET/ CPH/ then WAM

HB1521 HD1 (HSCR 723)

### RELATING TO THE UNIVERSITY OF HAWAII BUDGET.

Introduced by: Woodson J, Luke S

Program appropriations for the house of representative standing committee on lower and

higher education. (\$\$) -- HB1521 HD1

Mar=21 19 Passed Second Reading Senate Current Status:

Mar=21 19 Referred to WAM

HB1522 HD1 (HSCR 724)

### RELATING TO THE UNIVERSITY OF HAWAII BUDGET.

Introduced by: Woodson J, Luke S

Program appropriations for the house of representative standing committee on lower and

higher education. (\$\$) -- HB1522 HD1

Mar=21 19 Passed Second Reading Senate Current Status:

Mar=21 19 Referred to WAM

HB1523 HD1 SD1 (SSCR 1520)

# RELATING TO THE DEPARTMENT OF EDUCATION BUDGET.

Introduced by: Woodson J, Luke S

Program appropriations for the department of accounting and general services and the

department of education. (\$\$) -- HB1523 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1524 HD1 SD2 (SSCR 2064)

# RELATING TO THE DEPARTMENT OF EDUCATION BUDGET.

Introduced by: Woodson J, Luke S

LRB Systems March 5, 2020

Program appropriations for the department of education. (\$\$) -- HB1524 SD2 Current Status: Apr-11 19 House Disagrees to Senate amendments

HB1525 HD1 SD1 (SSCR 1478) RELATING TO THE HAWAII STATE PUBLIC LIBRARY SYSTEM BUDGET.

Introduced by: Woodson J

Program appropriations for the department of education. (\$\$) -- HB1525 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1526 HD1 SD2 (SSCR 2028) RELATING TO THE STATE PUBLIC CHARTER SCHOOLS BUDGET.

Introduced by: Woodson J, Luke S

Program appropriations for the department of education. (\$\$) -- HB1526 SD2 Current Status: Apr-11 19 House Disagrees to Senate amendments

RELATING TO THE EXECUTIVE OFFICE ON EARLY LEARNING BUDGET. HB1527 HD2 SD2 (SSCR 2029)

Introduced by: Woodson J, Luke S

Program appropriations for the department of education. (\$\$) -- HB1527 SD2 Current Status: Apr-11 19 House Disagrees to Senate amendments

RELATING TO COMMERCE AND CONSUMER AFFAIRS. HB1528 HD1 (HSCR 653)

Introduced by: Ohno T, Kobayashi D

Amends provisions relating to disposition of funds under the taxation of banks and other financial corporations law. Repeals the deposit of 2 million dollars to the credit of the compliance resolution fund. -- Amends provisions relating to fees under the division of financial institutions law by adding expenses; assessments; fees and expenses under the uniform professional and vocational licensing act; annual fees under the cable television system law; contractors recovery fund; use of fund; person injured fees and management of the fund under the contractors law; mortgage loan recovery fund; use of fund; fees under the secure and fair enforcement for mortgage licensing act; real estate recovery fund; use of fund; fees and management of fund under the real estate brokers and salespersons law; condominium education trust fund; and payments by associations and

developers under the condominiums law. -- HB1528 HD1

Mar=01 19 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=05 19 Multiple Referral to CPH then WAM

RELATING TO STUDENT JOURNALISTS. HB1529 HD2 (HSCR 1010-20)

Introduced by: Ohno T, Nakashima M, Gates C, Takayama G, Brower T, Todd C, Mizuno J, Cachola R, Hashem M, Wildberger T, McDermott B, Belatti D, Woodson J, Ichiyama L, Ward G, Morikawa D, Yamashita K, Quinlan S, Lee C, Hashimoto T, Thielen C, Lowen N, Matsumoto L, Creagan R, Okimoto V, DeCoite L

Establishes provisions relating to Hawaii student free expression Act. Requires a student journalist to be allowed to exercise freedom of speech and freedom of the press in school sponsored media and shall not be disciplined for acting in accordance with this provision.

-- HB1529 HD2

**Current Status:** Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to EDU then JDC/ WAM/

HB1530 HD1 SD2 (SSCR 2030) RELATING TO EDUCATION.

Introduced by: Ohno T, Gates C, DeCoite L, Hashimoto T, Wildberger T, McKelvey A, Todd C, Say C, Mizuno J, Creagan R, Matayoshi S, Morikawa D, Nishimoto S, Takayama G, Quinlan S

Establishes provisions relating to teacher mentor incentive program. Establishes the program within the department of education that includes a mentoring component in which mentors assist mentees by sharing their expertise and experiences in teaching. Requires the program to provide a bonus per year for each classroom teacher mentor; provided that the bonus shall be subject to collective bargaining. Appropriation. (\$\$) --HB1530 SD2

**Current Status:** Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Woodson J,

Kitagawa L -- Hashem M, Hashimoto T, Ohno T, Okimoto V Apr=18 19 Conference Committee: Senate Members: Kidani M, Kanuha D -- Fevella K

HB1532 HD1 SD1 (SSCR 1947)

#### RELATING TO ADMINISTRATIVE PROCEDURES.

Introduced by: Johanson A

Amends provisions relating to prevention of unfair labor practices. Provides that a full and complete record shall be kept of all proceedings had before the Hawaii labor relations board and all testimony and proceedings shall be recorded by a reporter engaged for such purpose or by use of a mechanical recording device. Repeals provision that no hearsay evidence, however, shall be admitted or considered. -- HB1532 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Lee C -- Matsumoto L

HB1533 HD1 SD1 (SSCR 1344)

### RELATING TO HISTORIC PRESERVATION.

Introduced by: Brower T, Nishimoto S, Say C, Ohno T

Provides a historic preservation income tax credit that is certified by qualified professional staff of the state historic preservation division of the department of land and natural resources. Provides that the credit shall be 25 per cent of the qualified rehabilitation expenditures; or 30 per cent of the qualified rehabilitation expenditures in the event that at least 20 per cent of the units are affordable rental housing; at least 10 per cent of the units are affordable homeownership units; or in a structure with mixed residential and non residential uses, at least 30 per cent of the total square footage of the structure is affordable rental housing, affordable homeownership units, or both. Allows the department to offset the costs of certifying tax credit claims by assessing and collecting a fee, which shall be deposited into the Hawaii historic preservation special fund. Requires the state historic preservation division, in consultation with the department of taxation to annually report to the legislature. Establishes 1 temporary position in the state historic preservation division to assist with the establishment and administration of the Hawaii historic preservation income tax credit program. Appropriation. (\$\$) -- -- HB1533 SD1

**Current Status:** Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Brower T,

Matayoshi S -- Hashem M, McDermott B

HB1537 HD1 (HSCR 384)

#### RELATING TO THE OFFICE OF MAUNA KEA MANAGEMENT.

Introduced by: Nakashima M, Belatti D, Brower T, Morikawa D, Tarnas D, Nishimoto S, Todd C. Saiki S. Luke S. Johanson A. Lowen N

Appropriation to the university of Hawaii for \_\_\_\_ full time equivalent (\_\_\_\_ FTE) positions within the office of Mauna Kea management; provided that the positions include a natural resources specialist, geographic information systems database manager, resources technician, permitting and compliance officer, community outreach program manager, communication program manager, communication specialist, and a fiscal specialist. (\$\$) -- HB1537 HD1

Mar=05 19 Introduction/Passed First Reading - Senate Current Status:

Mar=05 19 Multiple Referral to HRE/ WTL/ then WAM

HB1539 HD1 SD2 (SSCR 1933)

# RELATING TO THE HAWAII HEALTH SYSTEMS CORPORATION.

Introduced by: Nakashima M, Belatti D, Luke S, Cullen T, Mizuno J, Saiki S Amends provisions relating to Hawaii health systems corporation. Provides that all actions to buy, sell, lease, rent, fully privatize, partially privatize, or reduce the scope or quantity of services at any facility within the Oahu region shall require prior approval by the Oahu regional board. Increases the board of directors from 18 to 20 members. Decrease the members of the corporation board from 3 members to 2 members who reside in the county of Maui and from 2 members to 1 member of whom shall be appointed by the Maui regional system board. Increase 2 members to 5 members who reside on the island of Oahu and from 1 member to 3 members whom shall be appointed by the Oahu regional system board and from 1 member to 2 members whom shall be appointed by the governor, and all of who shall serve as voting members. -- Establishes provisions relating to Maluhia hospital; Leahi hospital; privatization. Requires the director

of health, the governor's coordinator on homelessness, and the mayor of the city and county of Honolulu, in their respective official capacities, to have the right of 1st refusal to purchase the portion of the property, or rights to the lease, of Maluhia hospital or Leahi hospital that is being privatized or to purchase the entirety of the property or lease of Maluhia hospital or Leahi hospital prior to full or partial privatization of Leahi hospital or Maluhia hospital. Decrease the 5 regional systems to 4 regional systems. Repeals the Oahu regional health care system. Transfers all rights, powers, functions, and duties of the Oahu regional health care system to the board of directors of the Hawaii health systems corporation. Requires the Oahu regional board, in consultation with the behavioral health services administration of the department of health, governor's coordinator on homelessness, and city and county of Honolulu, to develop a 5 year strategic plan for the sustainability and viability of Leahi hospital and Maluhia hospital as long term care facilities on the island of Oahu. Provides that in addition to any other projects, partnerships, or efficiency measures deemed appropriate by the Oahu regional board, the plan shall include facility management efficiencies; cost benefit analysis of structural changes to the facilities; full or partial privatization options; provided that any steps taken toward full or partial privatization shall have the approval of the Oahu regional board; the feasibility of providing housing, addiction treatment, or mental health treatment services to meet unmet health and treatment needs of vulnerable populations on the island of Oahu; provided that the Oahu regional board shall continue to manage its facilities; and any other issues that the Oahu regional board considers necessary or relevant. Report to the legislature. Provisions relating to Hawaii health systems corporation board; Oahu regional board to be repealed on June 30, 2024 (sunset). --HB1539 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=24 19 Conference Committee: Senate Members: Baker R,

English J -- Fevella K, Nishihara C, Thielen L

HB1541 HD2 SD1 (SSCR 1451)

#### RELATING TO GUN VIOLENCE PREVENTION.

Introduced by: Lee C, Luke S, Wildberger T, Ichiyama L, Creagan R, Johanson A, Mizuno J, Quinlan S

Establishes provisions relating to the Hawaii gun violence prevention center. Establishes the center within the university of Hawaii. Requires the Hawaii gun violence prevention center to be directed and managed by an administrator appointed by the president of the university subject to civil service. Requires the center to conduct research and analysis of gun related violence and its prevention, assist law enforcement, and make recommendations for prevention of gun related violence. Requires the center to conduct basic, translational, and transformative research with a mission to generate scientific evidence on which sound gun violence prevention policies and programs can be based. Allows the center, as a supplement to its own research to administer a grant program for research on gun violence. Requires all research funds to be awarded on a basis of scientific merit as determined by an open, competitive peer review process that assures objectivity, consistency, and high quality. Requires all qualified investigators, regardless of institutional affiliation to have equal access and opportunity to compete for the funds. Annual report to the legislature and the governor. -- Establishes the Hawaii gun violence prevention center special fund. Allows the fund to be used by the center for planning, designing, developing, implementing, and reporting on gun violence prevention policies and providing grants to the counties and nongovernmental organizations for gun violence prevention; and administrative costs. -- Amends provisions relating to the criminal forfeiture fund. Allows the attorney general to use moneys in the fund for deposit into the Hawaii gun violence prevention center special fund. -- Appropriation into the fund and out of the fund for the hiring of 3 or more full time permanent employees to carry out the provisions of this Act. (\$\$) -- HB1541 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Takayama

G, Lee C, Yamashita K -- McDermott B

Apr=18 19 Conference Committee: Senate Members: Kim D,

Rhoads K, Moriwaki S -- Fevella K

HB1546 HD1 SD1 (SSCR 1331)

#### RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Lee C, Tokioka J, Cullen T, Wildberger T, Creagan R, Takayama G, Hashimoto T, Holt D, Quinlan S, Morikawa D

Requires the university of Hawaii to scale up research, coordinate with appropriate state

agencies, and develop a plan that assesses a variety of genetic tools available and identifies options to be implemented for the eradication of mosquitoes in the State. Annual report to the legislature. Appropriation. (\$\$) -- HB1546 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr=15 19 Conference Committee: Senate Members: Kim D,

Keith-Agaran G -- Fevella K

Apr-22 19 Conference Committee: House Members: Mizuno J,

Kobayashi B -- Ward G

HB1551 HD1 (HSCR 74)

### RELATING TO PUBLIC SAFETY.

Introduced by: Takayama G, Hashem M, Lee C, Mizuno J, Gates C, Tarnas D, Quinlan S, Eli S, Wildberger T, McDermott B, Say C, Ohno T, Belatti D, Todd C, San Buenaventura J, DeCoite L, Creagan R, Nishimoto S, Kobayashi D, Hashimoto T, Perruso A, Matayoshi S, Takumi R, Kong S, Kitagawa L, Morikawa D, Ichiyama L, Matsumoto L, Lowen N, Yamane R

Establishes provisions relating to minimum security housing program; short term adult offenders. Established within the department of public safety a minimum security housing program for short term adult offenders in a county with a population of more than 750,000. Requires the program to be located at or near a community correctional center and a prison to alleviate the overcrowded conditions of the State's prison system and have the department of health provide assistance in substance abuse treatment and support services, cognitive behavioral intervention, and transitional programming in lieu of incarceration. Establishes program participant criteria. Authorizes the issuance of general obligation bonds for appropriation to the department of public safety for the dollars for the design of the 450 bed minimum security housing facility; dollars for the construction of the 450 bed minimum security housing facility. Appropriation to the department of public safety for the program; dollars for the hiring of staff to oversee the minimum security facility; and \_\_\_\_\_ dollars for the operation of the minimum security housing program. Appropriation to the department of health for the hiring of staff and the procurement of substance abuse treatment services, cognitive behavioral intervention, and transitional programming within the department for the minimum security housing program. (\$\$) -- HB1551 HD1

Current Status: Mar=01 19 Introduction/Passed First Reading - Senate Mar=05 19 Multiple Referral to PSM then WAM

HB1553 HD1 SD1 (SSCR 1413)

# RELATING TO HOMELAND SECURITY.

Introduced by: Takayama G, Quinlan S, DeCoite L

Establishes provisions relating to Hawaii state fusion center. Requires the State office of homeland security to establish and operate a state fusion center. Requires the director of homeland security, subject to the direction and control of the governor, to oversee the center. Provides that there shall be a Hawaii state fusion center director, appointed and may be removed by the director of homeland security who shall be responsible for the day to day operations of the Hawaii state fusion center. Exempts director from the civil service law. Requires the center to be continually staffed to monitor all crimes and hazards and shall be the focal point for sharing local, national, and international information and context with the national level intelligence community; collaborate among all levels of government to receive, analyze, and disseminate threat related information in coordination with multi disciplinary partners; and establish a joint integration center. -- HB1553 SD1

Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1554 HD2 SD1 (SSCR 1467)

RELATING TO THE DEPARTMENT OF HUMAN SERVICES OPERATING BUDGET.

Introduced by: San Buenaventura C

Program appropriations for the department of human services. (\$\$) -- HB1554 SD1 Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1557 HD1 (HSCR 59)

### RELATING TO UNOCCUPIED RESIDENTIAL PROPERTIES.

Introduced by: San Buenaventura C

Establishes provisions relating to regulation, enforcement, and use of fines for

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unoccupied residential properties subject to judicial foreclosure. Requires the county council of each county to adopt and provide for the enforcement of ordinances regulating the fines imposed on the homeowner, foreclosing party, or prevailing purchaser of an unoccupied foreclosed property and the regulation of rentals of foreclosed properties. Provides that all proceeds of the fine collected to be used by the county in the following priority to reimburse the county for all administrative costs of regulating and enforcing the collection of the fines; and to improve the infrastructure in the residential subdivision within which the foreclosed property is located. -- Establishes provisions relating to judicial foreclosure of unoccupied residential properties. Requires fines to be imposed on a foreclosed property homeowner that does not occupy or rent the foreclosed property. -- Establishes provisions relating to county regulation, enforcement, and use of the fine. Requires the counties to adopt legislation to regulate and enforce the imposition of the fine. Requires that the proceeds of the fine, after the county has been reimbursed for all administrative costs of regulating and enforcing the fine, be used for the infrastructure development of the residential subdivision within which the foreclosed property is located. -- Establishes provisions relating to exemption from the residential landlord tenant code. Exempts any residential agreement entered into between a renting party and tenant from the residential landlord tenant code under specified circumstances. Prohibits a foreclosed property to be considered to be occupied if it is used as a vacation rental. Establishes exemptions if the renting party fails to put the tenant into possession of the foreclosed property in the agreed condition at the beginning of the agreed term. -- Establishes provision for tenant use of medical cannabis. -- Establishes procedures for notice of early termination of tenancy. -- Establishes provisions relating to court order to vacate; domestic violence. Allows a tenant to terminate a rental agreement without penalty or fees if the tenant or an immediate family member of the tenant was a victim of domestic violence during the 90 day period prior to the terminate notice. -- HB1557

Current Status: Mar=05 19 Introduction/Passed First Reading - Senate

Mar=05 19 Multiple Referral to CPH then JDC/ WAM/

HB1562 HD1 SD2 (SSCR 1934)

RELATING TO THE DEPARTMENT OF AGRICULTURE OPERATING BUDGET.

Introduced by: Creagan R, Luke S

Program appropriations for the department of agriculture. (\$\$) -- HB1562 SD2 Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Creagan R,

Luke S -- Cullen T, DeCoite L, Okimoto V

Apr=18 19 Conference Committee: Senate Members: Gabbard

M, Riviere G -- Fevella K

HB1563 HD1 SD2 (SSCR 1935)

RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM.

Introduced by: McKelvey A, Luke S

Program appropriations for the department of business, economic development, and

tourism. (\$\$) -- HB1563 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

HB1582 HD1 SD2 (FLOOR AMENDMENT 17) RELATING TO CONCESSIONS ON PUBLIC PROPERTY.

Introduced by: Cullen T

Amends provisions relating to contracts for concessions; bid required, exception on public property law. Prohibits concession or concession space to be leased, let, licensed, rented out, or otherwise disposed of either by contract, lease, license, permit, or any other arrangement to exceed 20 years. Prohibits bidding requirements to apply to concessions or space on public property set aside for a beach service association dedicated to the preservation of the Hawaii beach boy tradition by a corporation or other entity; and for operation at concessions at county zoos, botanic gardens, or other county parks that are designated by the respective county director of parks and recreation, in the director's sole discretion. Further prohibits the bidding requirements to apply to concessions or space on public property set aside for the operation of concessions that provide historical and cultural information, goods, and services within the Hawaii state capitol district; provided that any state or county department or agency, before awarding any contract or entering into any lease for concession or concession space shall 1st adopt rules that establish a preference for the award of contracts to nonprofit

corporations; provided further that the rules shall include criteria for determining whether a potential concessionaire is a nonprofit corporation. -- HB1582 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: Johanson A,

Cullen T -- Matsumoto L

Apr=22 19 Conference Committee: Senate Members: Thielen L,

English J -- Fevella K

HB1583 HD2 SD2 (SSCR 1955)

#### RELATING TO ELECTRIC GRID RESILIENCY.

Introduced by: Lowen N, Wildberger T, Takayama G, Woodson J, Todd C, Holt D, Quinlan S

Establishes provisions relating to microgrid demonstration project. Authorizes the natural energy laboratory of Hawaii authority to establish a microgrid demonstration project. Requires the authority to plan, design, and implement a microgrid, with the support of public and private sector partners if necessary, on property controlled by the authority. Report to the legislature. -- Amends provisions relating to sustainable schools initiative. Allows the department of education, with the support of public and private sector partners as necessary, to evaluate the feasibility and cost benefit of establishing and implementing a pilot microgrid in at least 1 facility in which the facility is provided with a renewable energy system that is capable of providing backup electrical power in the event that the electric grid cannot provide power. Requires the department to consider a system's capacity for generating and providing energy to the electric grid over the lifetime of the system. -- Authorizes the department of transportation with the support of public and private sector partners such as the National Renewable Energy Laboratory if necessary, to perform a microgrid feasibility and cost benefit analysis at an appropriate facility with an existing or proposed renewable energy system that is capable of providing backup electrical power in the event that the electric grid cannot provide power. Report to the legislature. -- Requires the agencies conducting the public facility microgrid evaluations and pilots authorized by the Act to deliver findings and data to the public utilities commission that report on the microgrid design and critical backup power analysis methodology; the economic value of resiliency; microgrid deployment barriers. Requires the commission to consider the findings and data in current or future proceedings, such as the microgrid services tariff docket, to evaluate ways to incentivize the installation of renewable energy systems in public facilities that can provide backup power in the event the broader electric grid cannot provide power. -- HB1583 SD2

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-17 19 Conference Committee: House Members: Lowen N,

Woodson J, Takumi R, Cullen T -- Thielen C

Apr=24 19 Conference Committee: Senate Members: Kidani M,

Wakai G, Inouye L, Baker R -- Fevella K

HB1584 HD2 SD1 (SSCR 1388)

### RELATING TO CARBON EMISSIONS.

Introduced by: Lowen N, Wildberger T, Saiki S, Luke S, Quinlan S, Todd C

Requires the office of planning to conduct a study regarding the implementation of a statewide carbon tax. Reports to the legislature. Appropriation. (\$\$) -- HB1584 SD1 Current Status: Mar=22 19 Passed Second Reading Senate as amended (SD1)

Mar=22 19 Referred to WAM

HB1593 HD1 SD1 (SSCR 1517)

### RELATING TO INFORMATION TECHNOLOGY.

Introduced by: Matsumoto L, Lee C, Kong S, McDermott B, Ohno T, McKelvey A, Mizuno J, Thielen C, Say C, Creagan R, Yamane R, Wildberger T, Quinlan S, Hashem M, DeCoite L, Kitagawa L

Requires the department of education, in consultation with the office of enterprise technology services, to develop and procure a uniform financial database, with parameters, benefits, and features that are similar to the software system being implemented by the office of enterprise technology services for use by all state agencies. Appropriation. (\$\$) -- HB1593 SD1

Current Status: Apr-11 19 House Disagrees to Senate amendments

Apr-15 19 Conference Committee: House Members: McKelvey A,

Kitagawa L -- Matsumoto L, Quinlan S

Apr=18 19 Conference Committee: Senate Members: Keohokalole J, Inouye L, Thielen L -- Fevella K, Wakai G

HB1602 HD1 (HSCR 788-20)

RELATING TO HUMAN REMAINS.

Introduced by: Takumi R, Ichiyama L

Amends provisions relating to administration; duties of health officers. Provides that every head officer of a hospital, nursing home, correctional facility, funeral parlor, or mortuary and every county medical examiner or coroner and every state or county officer, and every other person who has possession, charge, or control of any unclaimed dead human body that may undergo cremation or natural organic reduction at public expense pursuant provisions relating to death benefits for deceased medical or financial assistance recipients and disposition of unclaimed dead human bodies shall exercise due diligence to notify the relatives, friends of the decedent, any representative of a fraternal society of which the deceased was a member, and any legally responsible party; submit in writing to the department of human services a description of the efforts used in making the determination that the dead human body is unclaimed, if payment for cremation is sought. -- Amends provisions relating to final disposition of bodies retained for medical education and research purposes. Requires a university, hospital, or institution that holds a dead human body to, when the body is deemed of no further value for medical education and research purposes, dispose of the remains by cremation or natural organic reduction, except as otherwise provided in provisions relating to rights and duties of procurement organization and others. -- Amends provisions relating to death benefits for deceased medical or financial assistance recipients and disposition of unclaimed dead human bodies. Requires all unclaimed dead human bodies to undergo cremation or natural organic reduction. Allows the department to bear the cost of the mortuary, crematory or natural organic reduction services for unclaimed dead human bodies furnished by any licensed provider of mortuary or crematory services. -- Amends provisions relating to forfeiture of right to direct disposition. Adds or natural organic reduction facility. -- Amends provisions relating to disputes. Requires that any dispute concerning the right of disposition or priority is to be resoled by the probate court for the county where the dececedent resided. -- Amends provisions relating to authority to direct and control disposition; recovery of reasonable expenses. Requires a funeral director or manager of a funeral establishment, cemetery, mortuary, crematory, or natural organic reduction facility to have complete authority to direct and control the final disposition and disposal of a decedent's remains and to proceed under this law to recover reasonable charges for the final disposition and disposal of a decedent's remains and to proceed under this law to recover reasonable charges for the final disposition and disposal under specified circumstances. -- HB1602 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB1604 HD1 (HSCR 652-20)

### RELATING TO CONSUMER PROTECTION.

Introduced by: Takumi R, Lowen N

Establishes provisions relating to household appliances; retailers; rebates. Requires all retailers of household appliances doing business in the State to conspicuously display signage or text on household appliances in a font size no smaller than 1/2 inch which informs consumers of the following available energy efficiency rebates funded by the public benefits fee; and Hawaii specific energy costs for operation. Requires the Hawaii state energy office, in collaboration with the public benefits fee administrator, to notify all retailers subject to this provision of the requirements of this provision. -- Amends provisions relating to requirements for the public benefits fee administrator. Requires the administrator's duties and responsibilities to be established by the public utilities commission by rule or order, and may include educating and training appliance manufacturers, distributors, and retailers of appliances covered under this provision about the energy efficiency rebates funded by the public benefits fee and Hawaii specific energy cost information required to be displayed under this provision to improve compliance with those laws. -- HB1604 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then CPH

HB1606 HD1 (HSCR 595-20)

# RELATING TO PROFESSIONAL AND VOCATIONAL LICENSURE.

Introduced by: Takumi R

Amends provisions relating to licensure by endorsement or licensure by reciprocity; initial acceptance by affidavit; temporary license; military spouse. Requires that a military spouse shall receive a license if a military spouse holds a current license in another state,

district, or territory of the US with licensure requirements that the licensing authority determines are equivalent to or exceed those established by the licensing authority of this State; provided that the military spouse submits with the application, a copy of a current license from another state, district, or territory of the US, proof of marriage or partnership, proof of the spouse's military status, and a signed affidavit stating that application information, including necessary prior employment history, is true and accurate, and that the applicant will submit any other required verifying documentation within 90 days of the application. Requires the licensing authority to issue to the military spouse a temporary license to allow the military spouse to perform specified services, excluding construction contracting services, while completing any requirements necessary for licensure in this State. Repeals requirement that a temporary license only be issued in those professions where credentials, experience, or passage of a national exam is substantially equivalent to or exceed those established by the licensing authority of this State. Requires the licensing authority to expedite consideration of the application and issuance of a license by endorsement, license by reciprocity, or temporary license to a military spouse who \_\_\_\_ days of the receipt of the meets the requirements of this provision within application, proof of marriage or partnership, proof of the military spouse's active duty status, and the affidavit as specified in this provision; provided that review or issuance of a license shall commence only upon receipt by the licensing authority of all of the verifying documentation specified in this provision. Prohibits the issuance of a license or temporary license under this provision to apply to licensure for the performance of construction contracting services. Requires each licensing board to adopt rules necessary to administer this provision and publish these rules on its website and application materials by August 1, 2020. -- HB1606 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB1614 HD1 (HSCR 793-20)

### RELATING TO JURORS.

Introduced by: Mizuno J. Cachola R

Requires the judiciary to conduct a study on and compile a comprehensive list of the jury service exemptions in other states, with a special focus on jury service exemptions for medical professionals with active patients, including psychologists; and make recommendations regarding which exemptions under Hawaii law should be repealed or amended. Report to the legislature. -- HB1614 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to JDC

HB1620 HD2 (HSCR 989-20)

#### RELATING TO THE ADMINISTRATION OF JUSTICE.

Introduced by: San Buenaventura C, Lee C, Takayama G, Belatti D

Establishes provisions relating to effect of finding of unfitness to proceed for defendants charged with misdemeanors and petty misdemeanors not involving violence or attempted violence; criminal justice diversion program. Provides that in cases where the defendant is charged with a misdemeanor or petty misdemeanor not involving violence or attempted violence, if, at the hearing held or at a further hearing held after the appointment of an examiner the court determines that the defendant lacks fitness to proceed, the court may allow suspension of the proceedings and order the defendant to be transferred to the custody of the director of health and placed in a hospital or other suitable facility for further examination and assessment for up to 7 days; or dismiss the charges with or without prejudice. Requires that if the defendant's clinical team determines that the defendant meets the criteria for involuntary hospitalization, the director of health is to file a petition for involuntary hospitalization in family court. Provides that if the petition is granted, the defendant shall remain hospitalized for a time period as provided by the period of detention provisions. If the defendant's clinical team determines that the defendant does not meet the criteria for involuntary hospitalization, or the family court denies the petition for involuntary hospitalization, or in the anticipation of discharge after involuntary hospitalization, if the clinical team determines that an assisted community treatment plan is appropriate, the psychiatrist or advanced practice registered nurse from the clinical team is required to prepare the certificate for assisted community treatment specified by initiation of proceeding for assisted community treatment provisions. Requires the clinical team to identify a community mental health outpatient program that agrees to provide mental health services to the defendant as the designated mental health program under the assisted community treatment order. Allows the defendant to be held at the hospital or other suitable facility pending the family court hearing on the

petition for assisted community treatment. If the petition is granted, the defendant is required to be released for treatment with the designated mental health program once the assisted community treatment order is issued and the initial treatment consistent with the assisted community treatment plan is administered to the defendant. Provides that if the petition for assisted community treatment is not granted or the clinical team determines that an assisted community treatment order is not appropriate, the defendant is required to be referred to an appropriate outpatient mental health program for continued support, care, and treatment; and to be discharged from the appropriate institution. -- Amends provisions relating to examination of defendant with respect to physical or mental disease, disorder, or defect excluding fitness to proceed Requires that in nonfelony cases, if a court based certified examiner is available, the court is required to appoint the court based certified examiner to examine and provide an expedited report solely upon the issue of the defendant's fitness to proceed. Requires the court based certified examiner to file the examiner's report with the court within 2 days of the appointment. Requires a fitness determination hearing to be held within 2 days of the filing of the report, or as soon thereafter as is practicable. Provides that in nonfelony cases, where a court based certified examiner is not available, the court is required to appoint 1 qualified examiner to examine and report upon the defendant's fitness to proceed. Allows the court to appoint as the examiner either a psychiatrist or a licensed psychologist. Requires the court in felony cases to appoint 3 qualified examiners to examine and report the defendant's fitness to proceed. Further requires the court to appoint as examiners psychiatrists, licensed psychologists, or qualified physicians. Requires the report of the examination for fitness to proceed is to include a diagnosis of the physical or mental condition of the defendant. -- HB1620 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB1622 HD1 (HSCR 135-20)

### RELATING TO TOURISM.

Introduced by: Onishi R

Amends provisions relating to the transient accommodations tax. Changes the allocation for the operation and development of a Hawaiian center and the museum of Hawaiian music and dance. -- HB1622 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB1629 HD1 (HSCR 972-20)

### RELATING TO GOVERNMENT SERVICES.

Introduced by: Luke S

Appropriation to the department of health to support activities to detect, contain, mitigate, and respond to COVID-19 (coronavirus); funds for contracted services for multi media public education and awareness campaigns; quarantine and self monitoring, which may include persons who are not residents or do not have a viable home situation; persons falling outside the federal quarantine mandate, which will no longer be available after March 5, 2020; or persons with confirmed diagnoses of COVID-19 who are hospitalized, then in less than the 14 day guarantine period are discharged before being cleared for release from isolation because they no longer need hospitalization, and who require safe options; laboratory testing, equipment, and supplies, including 4 additional staff positions; disease outbreak surveillance and response, including but not limited to personal protective equipment for disease investigators; specimen collection kits; additional computers, telecommunications, and mobile internet connectivity; office supplies for forms relating to health care provider reporting, consent, etc.; mass vaccination activities, equipment, and supplies; and overtime and contract labor for disease investigation, logistics management, data entry, etc.; other personnel expenses related to overtime, travel, and supplies; incident command supplies and equipment, including but not limited to deployment of hand sanitizer stations at critical state facilities and other public areas; provided that funds be allocated to the Kauai district health office for county of Kauai specific activities; allocated to the Hawaii island district health office for county of Hawaii specific activities: and allocated to the Maui district health office for county of Maui specific activities. Appropriation to the department of defense for emergency management and response to COVID-19, including but not limited to forehead and ear thermometers; personal protective equipment for responders; operating and office supplies to assist with field work; and contract labor for special service planners. (\$\$) --HB1629 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH/ PSM/ then WAM

HB1631 RELATING TO STATE BONDS.

Introduced by: Luke S, Cullen T

Establishes debt limit on general obligation bonds. Authorizes the issuance of general obligation bonds. Authorizes the issuance of general obligation bonds to refund any

general obligation bonds. (\$\$) -- HB1631

Current Status: Feb=19 20 Introduction/Passed First Reading - Senate

Feb=19 20 Single Referral to WAM

HB1632 HD1 (HSCR 956-20)

#### RELATING TO NON-GENERAL FUNDS.

Introduced by: Luke S, Cullen T

Amends provisions relating to the litigation deposits trust fund by changing it to the litigation deposits trust account. -- Amends provisions relating to the notaries public revolving fund by changing it to the notaries public special fund. -- Abolishes the university of Hawaii at Manoa intercollegiate athletics special fund, university of Hawaii at Hilo intercollegiate athletics special fund, Hawaii criminal justice commission trust account, and national mortgage settlement trust account. -- HB1632 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to WAM

HB1633 HD1 (HSCR 371-20)

#### RELATING TO AUDITORY DEVICES.

Introduced by: Luke S, Cullen T

Provides a general excise tax exemption for amounts received for the repair of and replacement parts for prosthetic devices. Redefines prosthetic device to mean any artificial device or appliance, instrument, apparatus, or contrivance, including their components, parts, accessories, and replacements thereof, worn on or in the human body to artificially replace a missing portion of the body or prevent or correct a physical deformity or malfunction, which is prescribed by a licensed practitioner of medicine, osteopathy, or podiatry and that is sold by the practitioner or that is dispensed and sold by a dealer of prosthetic devices; provided that prosthetic device shall not mean any ophthalmic, dental, or ocular device or appliance, instrument, apparatus, or contrivance; provided further that prosthetic devices include hearing aids. -- HB1633 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate
Mar=03 20 Multiple Referral to CPH then WAM

HB1634 HD1 (HSCR 586-20)

### RELATING TO CAMPAIGN FINANCE.

Introduced by: Luke S, Cullen T

Amends provisions relating to registration of candidate committee or noncandidate committee. Requires the organizational report for a candidate committee shall be filed within 2 days of the earlier of the date the candidate files nomination papers for office; or the date the candidate or candidate committee receives contributions or makes or incurs expenditures of more than 100 dollars in the aggregate during the applicable election period. Requires the organizational report for a noncandidate committee to be filed within 2 days of receiving contributions or making or incurring expenditures of more than 1,000 dollars in the aggregate in a 2 year election period. -- Amends provisions relating to organizational report, candidate committee; and noncandidate committee. Requires any change in information previously reported in the organizational report to be electronically filed with the campaign spending commission within 10 days of the change being brought to the attention of the committee chairperson or treasurer. -- Amends provisions relating to time for noncandidate committee to file preliminary, final, and supplemental reports. Provides that the filing dates for preliminary reports are April 30 of the year of a general election; 30 calendar days before a primary, initial special, or initial nonpartisan election; 10 calendar days before a primary, initial special, subsequent special, initial nonpartisan, or subsequent nonpartisan election; October 1 of the year of a general election; and 10 calendar days before a general election. Requires the preliminary report filed by the date required under this provision to be current through June 30, and all other preliminary reports shall be current through the 5th calendar day before the filing deadline of those other preliminary reports. -- Amends provisions relating to candidate committees or noncandidate committees receiving and expending 1,000 dollars or less in an election period. Provides that by the 5th calendar day before the due

date of the preliminary report due on April 30 of an election year, a candidate committee or noncandidate committee that does not intend to receive contributions, or make expenditures, that aggregate more than 1,000 dollars in an election period shall notify the commission of its intent in the committee's organizational report. -- Amends provisions relating to failure to file report; filing a substantially defective or deficient report. Provides that if a candidate committee or noncandidate committee does not file the preliminary report that is due 10 calendar days before a primary, initial special, subsequent special, initial nonpartisan, subsequent nonpartisan, or general election, the fine, if assessed, shall not exceed 300 dollars per day. Provides that if the commission determines that a report is substantially defective or deficient, the commission shall notify the candidate committee or noncandidate committee by 1st class mail. -- HB1634 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to JDC

HB1637 HD1 (HSCR 661-20)

# RELATING TO HEALTH.

Introduced by: Mizuno J

Amends provisions relating to civil monetary penalty special fund. Requires moneys in the fund to be expended by the department of health as approved by the Centers for Medicare and Medicaid Services, including for supplemental health care benefits, such as in home care, adult day care, and other non medical, in home items and services. Appropriation to the department of health for 1 permanent full time equivalent (1.00 FTE) medicare administrator position within the department for outreach and support for those transitioning to medicare coverage. (\$\$) -- HB1637 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB1650 HD1 (HSCR 294-20)

#### RELATING TO SEXUAL ASSAULT EVIDENCE COLLECTION KITS.

Introduced by: Ichivama L

Amends provisions relating to tracking system for sexual assault evidence collection kits. Changes the deadline date for each county police department to adopt and utilize an electronic tracking system for sexual assault evidence collection kits. -- HB1650 HD1 Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB1651 HD1 (HSCR 101-20)

### RELATING TO VEHICLE INSPECTIONS.

Introduced by: Hashimoto T, Yamashita K, Woodson J

Establishes provisions relating to vehicle inspector; certification; renewal. Requires the director of transportation to supervise and certify all inspectors authorized to conduct vehicle inspections at official inspection stations. Requires the director to determine minimum standards and application criteria for inspectors, administer written and performance examinations for all applicants, issue official inspector certificates, monitor inspection activities of inspectors, conduct investigations of reported or suspected improper inspection activities, and issue fines, in an amount determined by rule, to inspectors that the director finds are not properly conducting inspections, provided that after 3 violations, the inspector certificate shall be subject to suspension or revocation. Requires inspector certificates to expire 2 years from the date of issuance, unless revoked or suspended by the director. Requires recertification of inspectors to follow the application process for initial certification; provided that the inspector is only to be required to complete and pass the written examination administered by the director. — HB1651 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then JDC/ WAM/

HB1654 HD2 (HSCR 481-20)

### RELATING TO AGRICULTURE.

Introduced by: Creagan R

Appropriation to the department of agriculture for feral pig control, including grants for fencing; grants for corral traps; and a program to reduce feral pig populations. (\$\$) --

HB1654 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB1659 HD3 (HSCR 995-20)

RELATING TO HEALTH. Introduced by: Mizuno J

Establishes provisions relating to customized patient medication package. Allows a pharmacy to provide a customized patient medication package to any person; provided that the pharmacy has obtained the consent of the patient, patient's caregiver, patient's guardian, or prescribing practitioner; and the consent is accompanied with the patient's current prescription; provided that the consent may be communicated in writing, orally, or by electronic transmission; provided further that the format of the consent shall be identified on the prescription record required to be maintained under provisions relating to record of prescriptions; and the customized patient medication package meets the requirements under provisions relating to drugs limited to dispensing on prescription. --

HB1659 HD3

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to CPH

HB1661 HD3 (HSCR 990-20)

RELATING TO HEALTH. Introduced by: Mizuno J

Amends provisions relating to emergency examination and hospitalization. Provides that a patient who is delivered for emergency examination and treatment to a psychiatric facility or a behavioral health crisis center specifically designed and staffed to provide care, diagnosis, or treatment for persons in crisis who are experiencing a mental illness or substance use disorder shall be provided an examination, which shall include a screening to determine whether the criteria for involuntary hospitalization listed in provisions relating to involuntary hospitalization criteria persists, by a licensed physician, medical resident under the supervision of a licensed physician, or advanced practice registered nurse without unnecessary delay, and shall be provided such treatment as is indicated by good mental health practice. Provides that if, after the examination, screening, and treatment, the licensed physician, medical resident under the supervision of a licensed physician, or advanced practice registered nurse determines that the involuntary hospitalization criteria persist, then a psychiatrist, a psychologist, or an advanced practice registered nurse who has prescriptive authority and who holds an accredited national certification in an advanced practice registered nurse psychiatric specialization shall further examine the patient to diagnose the presence or absence of a mental illness or substance use disorder, further assess the risk that the patient may be dangerous to self or others, and assess whether or not the patient needs to be hospitalized. Further provides that if it is determined that hospitalization is not needed, an evaluation pursuant to provisions relating to examination for assisted community treatment indication shall be completed. Provides that if, after examination, the licensed physician, psychiatrist, advanced practice registered nurse, or advanced practice registered nurse with prescriptive authority and who holds an accredited national certification in an advanced practice registered nurse psychiatric specialization determines that the involuntary hospitalization criteria set forth in provisions relating to involuntary hospitalization criteria are not met or do not persist and the evaluation pursuant to provisions relating to examination for assisted community treatment indication, where required, has been completed, the patient shall be discharged expediently unless the patient is under criminal charges, in which case the patient shall be returned to the custody of a law enforcement officer. Provides that if the psychiatrist, psychologist, or advanced practice registered nurse with prescriptive authority and who holds an accredited national certification in an advanced practice registered nurse psychiatric specialization who performs the emergency examination has reason to believe that the patient is mentally ill or suffering from substance abuse; imminently dangerous to self or others; and in need of care or treatment, or both; the psychiatrist, psychologist, or advanced practice registered nurse with prescriptive authority and who holds an accredited national certification in an advanced practice registered nurse psychiatric specialization shall direct that the patient be hospitalized on an emergency basis or cause the patient to be transferred to another psychiatric facility for emergency hospitalization, or both. Provides that if the patient is under criminal charges, the patient shall be returned to the custody of a law enforcement officer. Provides that in any event, the patient shall be released within 48 hours of the patient's admission to a licensed psychiatric facility, unless the patient voluntarily agrees to further hospitalization, or a proceeding for court ordered evaluation or hospitalization, or both, is initiated as provided in provisions relating to initiation of proceeding for involuntary hospitalization. Provides that if that time expires on a Saturday, Sunday, or holiday, the time for initiation is extended to the close of the next court day; and upon initiation of the proceedings, the

facility shall be authorized to detain the patient until further order of the court. -- HB1661

HD3

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to CPH

HB1662 HD2 (HSCR 404-20)

RELATING TO HEALTH. Introduced by: Mizuno J

Amends provisions under Statewide Newborn Hearing Screening Program law. Repeals the definition of hearing impaired infant; management; and screening. Provides that it shall be the duty and responsibility of the department of health to establish, implement, and evaluate a statewide system for hearing screening and diagnostic audiologic evaluation to identify infants who are deaf or hard of hearing, and for the referral to and enrollment in early intervention services; establish standards and guidelines for hearing screening, identification, diagnosis, intervention, and monitoring of infants who are deaf or hard of hearing or have been identified with a risk indicator for developing delayed onset or progressive hearing loss or both; develop a plan in conjunction with the department of education to involve the parents or guardians with the medical and educational follow up of infants who have been identified as deaf or hard of hearing or who have been identified with a risk indicator for developing delayed onset or progressive hearing loss or both. -- Amends provisions relating to screening for hearing impairment by changing it to hearing screening, diagnostic audiologic evaluation, and intervention. Requires all newborn infants to receive a hearing screening to allow early identification and intervention to maximize social, emotional, and language outcomes for children who are deaf or hard of hearing. Requires birthing facilities to report newborn hearing screening results to the department of health. Requires audiologists and physicians specialized in hearing function performing diagnostic audiologic evaluations of infants to report diagnostic audiologic evaluation results of those infants who do not pass the hearing screening test to the department. -- HB1662 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH/ EDU/ then WAM

HB1673 HD1 (HSCR 684-20)

#### RELATING TO THE STATE ETHICS CODE.

Introduced by: Saiki S

Amends provisions relating to fair treatment. Provides that nothing in this provision shall be construed to prohibit a legislator from introducing bills and resolutions, from serving on a committee, or from making statements or taking action in the exercise of the legislator's legislative functions. Every legislator shall publicly disclose the nature and extent of the interest or transaction that the legislator believes may be affected by the legislator's official action in accordance with provisions relating to requirements of disclosure and the rules of each house of the legislature. Requires the state ethics commission to adopt rules to effectuate the purposes of this provision, except that each house of the legislature shall adopt rules regarding the disclosure of the nature and extent of any interest or transaction that the legislator believes may be affected by the legislator's official action. -- HB1673 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to JDC

HB1676 HD1 (HSCR 134-20)

## RELATING TO HIGHWAY SAFETY.

Introduced by: Saiki S

Establishes the photo red light imaging detector systems pilot program to enforce the traffic control signal laws of the State, which may be implemented in the major arterial zones on state or county highways within designated areas. Establishes the photo red light imaging detector systems pilot program district which shall include all major arterial zones in that area in the city and county of Honolulu bounded by McCully Street from South King Street to its intersection with Kapiolani Boulevard; Kapiolani Boulevard from McCully Street to its intersection with Piikoi Street; Piikoi Street from Kapiolani Boulevard to its intersection with Ala Moana Boulevard; Ala Moana Boulevard from Piikoi Street to its intersection with Nuuanu Avenue; Nuuanu Avenue from Nimitz Highway for Street to its intersection with Vineyard Boulevard; Vineyard Boulevard from Nuuanu Avenue to its intersection with Lusitana Street; Lusitana Street from Vineyard Boulevard to its intersection with Kinau Street; Kinau Street from Lusitana Street to its intersection with Pensacola Street; Pensacola

Street from Kinau Street to its intersection with South King Street; and South King Street from Pensacola Street to its intersection with McCully Street. Provides that prior to the installation and operation of any photo red light imaging detector system, the county shall conduct a comprehensive engineering review and study of each intersection considered for enforcement via the photo red light imaging detector system and shall implement all necessary and appropriate engineering, design, and traffic control signal timing measures. Provides that where the photo red light imaging detector system affects state property, the department shall cooperate with and assist the county as needed to install, maintain, and repair the photo red light imaging detector system. Allows the county to establish and implement a system imposing monetary liability on the operator of a motor vehicle for failure to comply with traffic control signal laws. Further allows the county to provide for the procurement, location, installation, operation, maintenance, and repair of the system. Provides that where the system affects state property, the department of transportation shall cooperate with and assist the county as needed to install, maintain, and repair the system. Requires photo red light imaging detector equipment to be positioned within designated area at the 10 intersections with the highest motor vehicle accident rates during the time period commencing January 1, 2018, and ending on March 15, 2019. Requires signs and other official traffic control devices indicating that traffic signal laws are enforced by a photo red light imaging detector system to be posted on all major routes entering the designated area to provide notice to drivers of the existence and operation of the system. Provides that proof of a traffic control signal violation shall be as evidenced by information obtained from the system. Further provides that a certificate, sworn to or affirmed by the county's agent or employee, or a facsimile thereof, based upon inspection of photographs, microphotographs, videotape, or other recorded images produced by the system, shall be prima facie evidence of the facts contained therein. Requires any photographs, microphotographs, videotape, or other recorded images evidencing a violation to be available for inspection in any proceeding to adjudicate the liability for that violation. Provides that whenever any motor vehicle is determined by the system to have disregarded a steady red signal, the county shall cause a notice of traffic infraction to be sent by certified or registered mail with a return receipt, which is postmarked within 72 hours of the time of the incident, to the registered owner of the vehicle at the address on record at the vehicle licensing division. Requires the form and content of the notice of traffic infraction to be as adopted or prescribed by the administrative judge of the district courts and to be printed on a form commensurate with the form of other summonses or citations used in modern methods of arrest, so designed to include all necessary information to make the notice of traffic infraction valid within the laws of the State. Requires the notice of traffic infraction systems program to contain the date, time, and location of the violation; the license number of the vehicle; and a clear and unobstructed photographic, digital, or other visual image of the operator of the motor vehicle that is to be used as evidence of the violation. Provides that a mail receipt signed by the registered owner shall be prima facie evidence of notification. Requires the county, or the county's agent or employee, to be available to testify as to the authenticity of the information provided. Allows the registered owner of the vehicle to present evidence to rebut the evidence that the person was not the operator of the motor vehicle at the time of the alleged violation or identifying the driver of the motor vehicle at the time of the offense. Provides that if the registered owner of the motor vehicle does not answer the notice of traffic infraction within 21 days of the issuance of the notice, the district court shall mail a notice of entry of default judgment to the address in which the motor vehicle is registered. Establishes the liability for any notice of traffic infraction issued of any registered owner of record who is the lessor of a rental or U drive motor vehicle. Establishes penalties. Establishes fines for unauthorized disclosure. Establishes a photo red light imaging the detector systems pilot program account into which shall be paid revenues collected pursuant to these provisions and shall be expended in the county in which the fine was imposed, for purposes that include the establishment, operation, management, and maintenance of the system. Annual report to the legislature by the department in consultation with the county. Appropriation to the city and county of Honolulu. Act to be repealed on June 30, 2023 (sunset). (\$\$) --HB1676 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to TRS then JDC/ WAM/

HB1678 HD1 (HSCR 973-20)

RELATING TO MUSICAL PERFORMANCES.

Introduced by: Saiki S, Onishi R

Establishes provisions relating to truth in music advertising act; additional remedies.

Prohibits a person to advertise or conduct a live musical performance or production in the State through the use of a false, deceptive, or misleading affiliation, connection, or association between a performing group and a recording group. Establishes exceptions. Allows the court, in civil actions brought to restrain and prevent a violation of this provision by the attorney general or the office of consumer protection, to include in its orders or judgments and provisions that may be necessary to effect restitution. Requires each performance or production in violation of this provision to constitute a separate violation. -- HB1678 HD1

**Current Status:** 

Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Referral to CPH then JDC/ WAM/

HB1679 HD1 (HSCR 397-20)

#### RELATING TO HOUSING.

Introduced by: Ohno T, Brower T

Amends the Hawaii public housing authority law. Provides that within the priorities established by the Hawaii public housing authority recognizing need, the authority may give preference to persons residing in the zip code in which a state low income housing project, is constructed for the housing project's initial tenants. Authorizes the authority to give preference to persons residing in the zip code in which a state low income housing project is constructed for the housing project's initial tenants or elder or elderly housing is constructed for the housing's initial residents. -- HB1679 HD1

Feb=28 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to HOU then WAM

HB1680 HD2 (HSCR 998-20)

#### RELATING TO ENHANCED 911 SERVICES.

Introduced by: Ohno T

Establishes provisions relating to prepaid wireless (cell phone, cellular phone, mobile telephone, wireless telephone) E911 surcharge. Requires a prepaid wireless E911 surcharge of 1.5 per cent be imposed on the every prepaid wireless telecommunications service purchased. The prepaid wireless E911 surcharge is the liability of the consumer and not of the seller or provider. Requires that the surcharge be collected by the seller from the consumer with respect to each retail transaction occurring within the state and is to be listed separately on any invoice, receipt, or other similar document provided to the consumer. Allows a seller to retain 3 per cent of prepaid wireless E911 surcharges collected from consumers to offset administrative expenses associated with collecting the surcharge. -- Requires that surcharge amounts be placed in the enhanced 911 fund. --

HB1680 HD2

Mar=05 20 Introduction/Passed First Reading - Senate Current Status:

Mar=05 20 Multiple Referral to PSM then CPH/ WAM/

HB1689 HD1 (HSCR 376-20)

#### RELATING TO ANIMAL FUR PRODUCTS.

Introduced by: Takayama G (BR)

Establishes the animal fur products law. Makes it unlawful to manufacture fur products in the State for the purpose of sale. Exempts the manufacture of fur products using fur sourced exclusively from used fur products. Makes it unlawful to sell, offer for sale, display for sale, trade, give, or otherwise distribute for monetary or nonmonetary consideration, a fur product in the State. Provides that the director of the department of commerce and consumer affairs shall issue citation. Establishes fines for 1st, 2nd, and 3rd or subsequent violations. Allows the director to recover any costs and fees, including but not limited to attorney's fees, for specific enforcement actions pursuant to this law. -- HB1689 HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then JDC/ WAM/

HB1696 HD1 (HSCR 465-20)

# RELATING TO UNDERGROUND STORAGE TANKS.

Introduced by: Johanson A. Ichivama L

Amends provisions relating to duties under fuel tank advisory committee. Requires the

advisory committee to meet at least twice a year. -- HB1696 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN/ CPH/ then WAM

HB1698 HD1 (HSCR 22-20) RELATING TO COLLECTIVE BARGAINING.

Introduced by: Johanson A, Eli S

Amends provisions relating to appropriate bargaining units. Establishes collective bargaining unit 15 to include state and county ocean safety and water safety officers. --

HB1698 HD1

Feb=28 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to LCA then WAM

HB1700 HD1 (HSCR 452-20)

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND.

Introduced by: Johanson A, Eli S

Amends provisions relating to the administration of the fund. Requires the board of trustees of the Hawaii employer union health benefits trust fund and each trustee to administer health and other benefit plans for the sole and exclusive benefit of the

beneficiaries. -- HB1700 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB1701 HD1 (HSCR 95-20)

#### RELATING TO EQUAL PAY.

Introduced by: Johanson A, Eli S, Ichiyama L, Kitagawa L

Amends provisions relating to equal pay by repealing sex discrimination. Prohibits an employer to discriminate among employees by paying compensation to employees at a rate less than the rate at which the employer pays compensation to employees of another race, sex including gender identity or expression, sexual orientation, age, religion, color, ancestry, disability, marital status, arrest and court record, or domestic or sexual violence victim status for substantially similar work when viewed as a composite of skill, effort, and responsibility, performed under similar working conditions. Provides that compensation differentials do not violate this provision if the employer demonstrates that the differential solely results from any factors of a non discriminatory seniority system; provided that time spent on leave due to a pregnancy related condition or parental, family, or medical leave, shall not reduce seniority; a non discriminatory merit system; a system that objectively measures earnings by quantity or quality of production; or a factor that has neither the purpose nor the effect of discriminating on any basis prohibited by this provision. Provides an unlawful employment practice in violation occurs when an employer adopts a discriminatory compensation decision or discriminatory practice; an individual becomes subject to the discriminatory compensation decision or practice; or an individual is affected by application of the discriminatory compensation decision or discriminatory practice, including each time wages, benefits, or other compensation are paid. Provides that shall not apply to instances in which an employee who has access to the wage information of other employees as a part of such employee's essential job functions discloses the wages of such other employees to individuals who do not otherwise have access to such information, unless such disclosure is in response to a complaint or charge or in furtherance of an investigation, proceeding, or hearing; provided further that nothing in this provision shall be construed to limit the rights of an employee provided under any other provision of law. -- Amends provisions relating to employer inquiries into and consideration of salary or wage history. Requires an employer to provide the pay scale for a position to an applicant applying for employment; disclose the factors the employer considers in setting salary levels and disclose an hourly rate or salary range in all job listings. -- HB1701 HD1

**Current Status:** 

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to LCA then WAM/ JDC/

HB1706 HD1 (HSCR 794-20)

## RELATING TO CAMPAIGN CONTRIBUTIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to excess contribution; return; escheat. Requires any candidate, candidate committee, or noncandidate committee that receives in the aggregate more than the applicable contribution limit in provisions relating to contributions limited from nonresident persons to return any excess contribution to the contributor within 30 days of receipt of the excess contribution. -- Amends provision relating to campaign funds only used for certain purposes. Allows campaign funds to be used by a candidate, treasurer, or candidate committee to lease vehicles for the duration of a campaign or purchase or lease consumer goods, equipment, and services that provide a mixed benefit to the candidate; to make donations to any community service,

educational, youth, recreational, charitable, scientific, or literary organization; provided that in any election period, the total amount of all donations shall be no more than 4 times the maximum amount that 1 person may contribute to that candidate pursuant to provisions relating to contributions to candidate committees; limits; to make donations to any public school or public library; provided that in any election period, the total amount of all contributions shall be no more than 4 times the maximum amount that 1 person may contribute to that candidate pursuant to provisions relating to contributions to candidate committees; limits; and to award scholarships to full time students attending an institution of higher education or a vocational education school in a program leading to a degree, certificate, or other recognized educational credential; provided that in any election period, the total amount of all scholarships awarded shall be no more than 4 times the maximum amount that 1 person may contribute to that candidate pursuant to provisions relating to contributions to candidate committees; limits. -- Amends provisions relating to disposition of campaign funds; termination of registration. Allows a candidate who is elected to office, including a candidate subject to term limits and a candidate who resigned before the end of the term of office and the candidate committee of such a candidate, to use campaign funds as provided in provisions relating to campaign funds only used for certain purposes or return funds to contributors until 2 years following the end of the candidate's term for which the campaign funds were received. -- Requires that on November 5, 2024, provisions relating to disposition of campaign funds; termination of registration in this Act to be repealed and section 11-384(c), Hawaii Revised Statutes, shall be reenacted in the form in which it read on the day before the effective date of this Act. -- HB1706 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to JDC

HB1724 HD1 (HSCR 78-20)

#### RELATING TO GIFT CERTIFICATES.

Introduced by: Saiki S (BR)

Amends provisions relating to gift certificates. Redefines gift certificate or certificate by excluding a card, certificate, or other medium that is issued by a county for the purpose of storing value for certain uses including but not limited to paying transit fares or other county fees, or other uses as authorized by applicable county ordinances. -- HB1724

HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to PSM then CPH

HB1744 HD1 (HSCR 791-20)

# RELATING TO EYEWITNESS IDENTIFICATION.

Introduced by: Saiki S (BR)

Amends Act 281, session laws of 2019, which establishes the eyewitness identification procedures law. Amends provisions relating to eyewitness identification procedures for live lineups and photo lineups by repealing the procedure that prior to a photo lineup or live lineup, law enforcement shall record in writing as complete a description as possible of the possible perpetrator provided by the eyewitness in the eyewitness' own words; this statement shall also include information regarding the conditions under which the eyewitness observed the possible perpetrator including location, time, distance, obstructions, lighting, weather conditions, and other impairments, including but not limited to alcohol, drugs, stress, and visual or auditory disabilities. Amends provisions relating to eyewitness identification procedures for showups. Prohibits an administrator to conduct a showup with a photograph unless the suspect is someone already familiar to the eyewitness, including a spouse, partner, child, relative, coworker, or neighbor. --Amends provisions relating to video record of identification procedures; impracticability; alternative record. -- Amends provisions relating to training by law enforcement entities. Requires law enforcement entities to include in their training programs for law enforcement officers and recruits information on the methods, technical aspects, and scientific findings regarding the basis of the eyewitness identification practices and procedures referenced in this law. Establishes provisions relating to noncompliance. --HB1744 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to PSM then JDC

HB1747 HD1 (HSCR 682-20)

RELATING TO SEX TRAFFICKING. Introduced by: Saiki S (BR)

Amends provisions relating to sex trafficking. Adds coercion as a means of advancing

prostitution. -- HB1747 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to JDC

HB1748 HD1 (HSCR 790-20)

RELATING TO WILDLIFE OFFENSES.

Introduced by: Saiki S (BR)

Amends provisions relating to penalties under the wildlife law. Provides that a 1st conviction fine of not less than 200 dollars or imprisonment, or both, shall be imposed for violation of specified provisions regulating all animal parts, products, or items containing prohibited animal parts or products used in the commission of the violations shall be considered contraband to be forfeited to and disposed of by the State. -- HB1748 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to AEN then JDC

HB1749 HD2 (HSCR 999-20)

RELATING TO WITNESS FEES AND REIMBURSEMENTS IN CRIMINAL CASES.

Introduced by: Saiki S (BR)

Amends provisions relating to fees; criminal cases. Requires every expert witness who is legally required to attend a state court or grand jury in any criminal case, other than a public officer or public employee, to be entitled to reasonable applicable fees for the testimony, consultation, and preparation associated with the expert's attendance in court. Provides that every expert witness who attends a state court from outside the State shall be entitled to the actual cost of round trip airfare, plus dollars per 24 hour day; or any island in the State other than the island on which the court holds session shall be entitled to the actual cost of round trip airfare, plus dollars per 24 hour day; provided that when the expert witness is required to stay overnight, the expert witness shall be entitled to an additional \_\_\_\_ dollars per 24 hour day. Requires any per diem payment made pursuant to this provision to cover all personal expenses, including board and lodging, and shall be computed on the basis of quarter day periods of time. --HB1749 HD2

Current Status:

Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to JDC then WAM

HB1756 HD1 (HSCR 74-20)

RELATING TO THE STATE FIRE CODE.

Introduced by: Saiki S (BR)

Amends provisions relating to adoption of state fire code. Requires the state fire council to adopt a state fire code in accordance with the public agency meetings and records law instead of administrative procedures law. -- HB1756 HD1

Mar=03 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=03 20 Multiple Referral to PSM then JDC

HB1776 HD1 (HSCR 957-20)

RELATING TO TAXATION.

Introduced by: Saiki S (BR)

Amends provisions relating to the county surcharge on state tax. Extends the deadline to establish the surcharge. Requires each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision prior to January 1, 2020, to use the surcharges received from the State for affordable housing infrastructure to provide housing for households having incomes of no more than 140 per cent of the area median income, as determined by the US Department of Housing and Urban Development; provided that a county that uses surcharge revenues for affordable housing shall not pass on related infrastructure costs to the developer of a housing project that sells or rents its housing units to households having incomes of no more than 140 per cent of the area median income. -- HB1776 HD1

Mar=05 20 Introduction/Passed First Reading - Senate Current Status:

Mar=05 20 Single Referral to WAM

HB1782 HD1 (HSCR 463-20)

RELATING TO EMPLOYMENT DISCRIMINATION.

Introduced by: Saiki S (BR)

Amends provisions relating to employer inquiries into conviction record. Changes that

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the employer may consider the employee's or the requirement that inquire into and consideration of a prospective employee's conviction record falling within a period that shall not exceed the most recent from 10 years to \_\_\_\_\_ years for felony convictions and years for misdemeanor convictions, excluding periods of incarceration. -- HB1782

Mar=03 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to LCA then JDC

HB1793 HD1 (HSCR 616-20)

#### RELATING TO THE COMMISSION ON SALARIES.

Introduced by: Lee C

Amends provisions relating to commission on salaries. Allows the commission to include incremental increases that take effect before the convening of, and remain in effect for the fiscal biennium immediately following, the next commission. commission that convenes in 2024, to make salary recommendations through June 30, 2033. Requires the commission that convenes in 2030, and each commission thereafter. to make recommendations that take effect on July 1 of the 1st fiscal year of the fiscal biennium after the immediately following fiscal biennium in which the recommendation was made, unless the legislature disapproves the recommended salaries submitted by the commission through the adoption of a concurrent resolution, which shall be approved by a simple majority of each house of the legislature, before adjournment sine die of the legislative session in which the recommended salaries are submitted; provided that any change in salary which becomes effective shall not apply to the legislature to which the recommendation for the change in salary was submitted. -- HB1793 HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to GVO then WAM

HB1794 HD2 (HSCR 978-20)

#### RELATING TO DISASTER RELIEF.

Introduced by: Nakamura N. Morikawa D. Hashem M. Tokioka J. Takayama G Amends Act 12, session laws of 2018, which includes appropriations to the department of defense to protect the health, safety, and welfare of the people, and provide relief from disaster damages, losses, and suffering caused by the extraordinary weather event that produced torrential rains and resultant flooding in the county of Kauai and other counties in April 2018, by extending the lapse date of the appropriations to June 30, 2023.

Appropriations. (\$\$) -- HB1794 HD2

Mar=05 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=05 20 Multiple Referral to PSM then WAM

HB1799 HD1 (HSCR 460-20)

## RELATING TO CONTRACTORS.

Introduced by: Takumi R

Amends provisions relating to powers to classify and limit operations under the contractors law. Provides that any new work under the C-48 specialty license (structural steel contractor) or any sublicense shall not be deemed to be incidental and supplemental work. -- HB1799 HD1

**Current Status:** Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then CPH

HB1805 HD1 (HSCR 789-20)

## RELATING TO PRESCRIPTION DRUGS.

Introduced by: Takumi R, Mizuno J

Establishes provisions relating to mandatory notification of prescription drug price increases. Requires a manufacturer of a prescription drug with a wholesale acquisition cost of more than 50 dollars for a course of therapy to notify each prescription drug benefit plan and pharmacy benefit manager of any planned price increase if that increase will result in percentage increase in the wholesale acquisition cost of the prescription drug of 10 per cent or more than the percentage change in the US Department of Labor Consumer Price Index over any 2 year period. Establishes notice requirements. Requires the insurance commissioner to post on the website of the department of commerce and consumer affairs the names and addresses of the prescription drug benefit plans and pharmacy benefit managers required to receive notice. Requires a manufacturer of a prescription drug to identify annually up to 10 prescription drugs on which the State spends significant health care moneys and for which the wholesale acquisition cost increased by a total of 50 per cent or more during the prior 2 calendar years or by 20 per

cent or more during the prior calendar year. Provides that for each prescription drug identified requires the insurance commissioner to require the drug manufacturer to report a schedule of the drug's wholesale acquisition cost increases over the previous 5 calendar years; a written narrative description, suitable for public release, of the factors that have contributed to the drug's recent cost increase; the date and price of acquisition of the identified drug if it was not developed by the manufacturer, and the drug's wholesale acquisition cost at the time of acquisition, if known; and the manufacturer's aggregate, company level research and development and other relevant capital expenditures, such as facility construction, for the most recent year for which final audited data are available. Defines course of therapy to means the recommended daily dosage units of a prescription drug for 30 days, pursuant to its prescribing label as approved by the federal Food and Drug Administration; or the recommended daily dosage units of a prescription drug pursuant to its prescribing label for a normal course of treatment that is less than 30 days, as approved by the federal Food and Drug Administration. -- HB1805 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to CPH

HB1817 HD2 (HSCR 962-20)

#### RELATING TO HOMELESSNESS.

Introduced by: Brower T, Kobayashi D, Takayama G, Mizuno J, Onishi R, Takumi R, Kong S, Woodson J, Todd C, Hashimoto T, Ichiyama L, Matayoshi S, Kitagawa L, Lee C, Tokioka J, Morikawa D, San Buenaventura J, Lowen N, Quinlan S, Gates C, Nishimoto S, Cachola R, Tarnas D, McKelvey A

Authorizes the issuance of general obligation bonds to the Hawaii housing finance and development corporation for deposit into the rental housing revolving fund. (\$\$) -- HB1817 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to HOU then WAM

HB1819 HD2 (HSCR 622-20)

#### RELATING TO HEMP.

Introduced by: Nakashima M, Creagan R, Lee C, Saiki S, Morikawa D, Thielen C Establishes provisions relating to hemp production. Requires the department of agriculture to monitor and regulate hemp production in the State, pursuant to a state plan approved by the Secretary of the US Department of Agriculture. Requires each person or entity that intends to produce hemp in the State to apply to the department for a license on a form prescribed by the department and pay an application fee. Requires the department to approve the issuance of a hemp production license to any applicant that meets all applicable federal and state requirements; provided that each license shall be valid for 3 years from the date of issuance, after which time the licensee shall be required to renew the license and pay a renewal fee for each license renewal. Requires the department to ensure that at least 50 per cent of new, nonrenewal licenses for the production of hemp issued within each fiscal year are issued to individuals who are legal residents of the State; entities whose key participants are legal residents of the State; or any combination of the foregoing persons. Requires each producer to conform to all requirements of this provision, the state plan, and applicable federal hemp law, and acquire or import hemp seed in accordance with applicable federal hemp law. Prohibits a producer to grow hemp in any house, dwelling unit, or residential apartment, or other residential structure. Requires the department and producers to adhere to this provision with respect to the inspection, sampling, and testing of cannabis or hemp produced; provided that if applicable federal hemp law provides for different principles or standards, those federal principles or standards shall apply. Requires the department to collect representative samples of cannabis grown from the lots of producers to the extent and in amounts and frequency required by applicable federal hemp law. Requires the department to ensure the destruction of any lot of cannabis crop if any representative sample from that lot fails to meet standards. Allows the department to authorize 3rd parties to collect cannabis representative samples and conduct testing. Establishes provisions relating to transportation, labeling, negligent and culpable violations, and department compliance with federal requirements. Establishes the hemp regulatory special fund to be administered by the department. Provides that moneys deposited in the special fund shall include any moneys appropriated by the legislature to the special fund; any fees collected by the department; and the interest or return on investments earned from moneys in the special fund. Allows the department to use the moneys in the special fund to carry out the purposes of these provisions, including hiring employees,

specialists, and consultants. -- Amends provisions relating to definitions under the uniform controlled substances act. Redefines marijuana to exclude hemp. -- Amends provisions relating to schedule 1 under the uniform controlled substances act. Provides that tetrahydrocannabinols shall exclude tetrahydrocannabinols in hemp. -- Amends provisions relating to definitions under offenses related to drugs and intoxicating compounds law. Defines tetrahydrocannabinol to exclude tetrahydrocannabinol in hemp. -- Repeals provisions relating to the industrial hemp special fund. -- Amends Act 228, session laws of 2016, by changing the sunset date to October 31, 2020. -- Requires the chairperson of the board of agriculture, in consultation with the governor and attorney general, to prepare and submit a proposed state plan to monitor and regulate hemp production in the State within 30 days after the effective date of this Act. Requires the chairperson to submit a copy of the proposed state plan to the president of the senate and speaker of the house of representatives. Requires the chairperson to submit monthly reports to the governor, president of the senate, and speaker of the house of representatives concerning the status of the pending approval of the state plan by the Secretary until the state plan is approved. Report to the legislature. Provides that if the Secretary approves the state plan, the department shall take steps to implement the state plan. Appropriation into and out of the hemp regulatory special fund. Provides that upon the repeal of the industrial hemp pilot program all unencumbered funds remaining in the special fund shall be deposited into the special fund. Appropriation to the university of Hawaii for hemp research at the college of tropical agriculture and human resources at the university of Hawaii at Manoa. (\$\$) -- HB1819 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN/ HRE/ then JDC/ WAM/

HB1820 HD1 (HSCR 13-20)

## RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

Introduced by: Saiki S, Eli S, Kitagawa L, Brower T

Amends provisions relating to Hawaii community development authority; established. Requires the authority to consist of 3 representatives of the Heeia community development district with 1 each nominated by the president of the senate and speaker of the house of representatives; 3 representatives of the Kalaeloa community development district with 1 each nominated by the president of the senate and speaker of the house of representatives; and 3 representatives of the Kakaako community development district with 1 each nominated by the president of the senate and speaker of the house of representatives. -- HB1820 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB1833 HD2 (HSCR 518-20)

## RELATING TO PEER-TO-PEER CAR-SHARING.

Introduced by: Aquino H

Establishes the peer to peer car sharing law. Provides that if the peer to peer car sharing program, in whole or in part, provides the insurance required, it shall assume primary liability for a claim under specified conditions. Establishes notification of implications of lien; and exclusions in motor vehicle insurance policies. Prohibits a peer to peer car sharing program to make available through its business platform any shared car when the shared car owner's motor vehicle insurance policy excludes any coverage required under this law. Requires a peer to peer car sharing program to collect and verify records pertaining to the use of a shared car, including times used, fees paid by the shared car driver, and revenues received by the shared car owner, and provide that information upon request to the shared car owner, the shared car owner's insurer, or the shared car driver's insurer to facilitate a claim coverage investigation for a time period not less than the 6 years. Establishes contribution against indemnification; insurable interest; required disclosures and notices; driver's license verification and data retention; and responsibility for equipment and shared car; motor vehicle safety recalls specified requirements. Prohibits a peer to peer car sharing program or shared car owner to require a shared car driver to make an advance deposit in any form, including an advance charge against the credit card of a shared car driver, for damages to a shared car occurring during the car sharing period; or a peer to peer car sharing program or shared car owner to require any payment for damages to a shared car occurring during the car sharing period until after the cost to repair shared car damages and liability therefor is agreed to by the shared car driver or is determined pursuant to law. Provides that the motor vehicle rental industry law shall not apply to peer to peer car sharing. Requires a peer to peer program to enter into a contract or other agreement with the department of transportation airports division

prior to operating at an airport in this State. Establishes additional mandatory charges prohibited. Establishes civil penalties. Provides that there is levied, assessed, and collected each month a peer to peer car sharing surcharge tax of \_\_\_\_\_ dollars per day, or any portion of a day that a shared car is shared pursuant to a car sharing program agreement. Requires the peer to peer car sharing program to be responsible for collecting and remitting the surcharge tax to the department of taxation, which shall deposit all of the moneys from the surcharge tax into the state highway fund established. -- HB1833 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS/ CPH/ then WAM

HB1844 HD1 (HSCR 550-20)

# RELATING TO CLEAN ENERGY FINANCING.

Introduced by: Lowen N, Wildberger T, Todd C, Nakamura N, Lee C, Tarnas D, Woodson J, Quinlan S, Kitagawa L, Holt D, Hashimoto T, McKelvey A, Ichiyama L, Saiki S, Mizuno J, Nishimoto S, Johanson A, Luke S, Nakashima M, Takumi R, Morikawa D, Perruso A

Establishes provisions relating to the clean energy and energy efficiency revolving loan fund. Requires the fund to be administered by the Hawaii green infrastructure authority, and into which shall be deposited in the portion of the environmental response, energy, and food security tax; funds from federal, state, county, private, or other funding sources; investments from public or private investors; moneys received as repayment of loans and interest payments; and any fees collected by the authority under this provision. Requires the moneys in the fund to be used to provide low cost loans at below market rates or other authorized financial assistance to eligible public, private, and nonprofit borrowers for clean energy investments or other authorized uses, or both, on terms approved by the authority. Allows moneys from the fund to be used to cover administrative and legal costs of fund management and management associated with individual loans, to include personnel, services, technical assistance, data collection and reporting, materials, equipment, and travel for the purposes of this provision. Requires appropriations or authorizations from the fund to be expended by the authority. Allows the authority to contract with other public or private entities for the provisions of all or a portion of the services necessary for the administration and implementation of the loan fund program. Further allows the authority to set fees or charges for fund management and technical site assistance provided under this provision. Requires all interest earned on the loans, deposits, or investments of the moneys in the fund to become part of the fund. Allows the authority to establish subaccounts within the fund as necessary. -- Amends provisions relating to the functions, powers, and duties of the authority. Requires the authority to submit to the public utilities commission on an annual plan for the green energy market securitization loan program. Annual report to the legislature. -- Amends provisions relating to environmental response, energy, and food security tax; uses. Provides that any tax collected pursuant to this provision, \_\_\_\_ cents on the tax on each barrel is to be deposited into the fund. -- Repeals provisions relating to building energy efficiency any tax collected pursuant to this provision, \_ revolving loan fund. -- Appropriation to provide loans or other financial assistance to eligible borrowers for clean energy investments or other authorized uses. (\$\$) -- HB1844 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB1846 HD2 (HSCR 573-20)

## RELATING TO ENERGY EFFICIENCY.

Introduced by: Lowen N, Todd C, Ohno T, Mizuno J, Quinlan S, McKelvey A, Wildberger T, Takayama G, DeCoite L, San Buenaventura J, Luke S, Nakashima M, Johanson A, Kobayashi B, Takumi R, Tarnas D, Perruso A, Ichiyama L

Establishes provisions relating to energy audit; energy efficiency implementation for state facilities. Requires all state facilities to address the results of the energy audit conducted pursuant to Act \_\_\_\_\_\_, session laws 2020, through the implementation of efficiency measures or enter into performance contracts for efficiency measures. Requires that beginning on January 1, 2022, all state facilities that have not utilized energy retrofit and performance contracting for public facilities since 2010; and beginning on January 1, 2024, for all other state facilities; provided that the simple payback period does not exceed the performance period of the contract. Exempts smaller state facilities having an area under 10,000 square feet from the requirements. Requires the Hawaii state energy office to have access to all utility bills and energy usage data for state owned facilities, and shall collect this information monthly and maintain all current and past data

in a publicly accessible format. Amends provisions relating to design of state buildings. Requires that beginning July 1, 2020, the design of all new state building construction shall maximize energy generation potential where feasible and cost effective. Requires the use of post industrial carbon dioxide mineralized concrete, if concrete material is required for the construction of the building, or other building materials that reduce the carbon footprint of the project, where feasible and cost effective. Requires at least 25 per cent of the building's accompanying parking lot to be electric vehicle charger ready, if a parking lot is to be constructed; and account for the projected costs of utility bills when making decisions about the most cost effective building design. Provides that no later than January 1, 2022, all state facilities with an area over 10,000 feet, except facilities at Aloha Stadium, shall undergo an energy audit, to be conducted by or contracted out to an independent 3rd party by the Hawaii state energy office. — HB1846 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET/ GVO/ then WAM

HB1847 HD1 (HSCR 349-20)

#### RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Lowen N, Mizuno J, McKelvey A, Wildberger T, Todd C, Takumi R, Tarnas D, Nakashima M, Nakamura N, Perruso A, Johanson A, Ichiyama L

Requires the department of land and natural resources to adopt rules to protect herbivorous fish in all fresh, brackish, or salt waters of the State, including but not limited to coastal waters, streams, rivers, drainage ditches, ponds, reservoirs, canals, ground waters, and lakes. -- HB1847 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL/ AEN/ then JDC

HB1850 HD1 (HSCR 8-20)

#### RELATING TO THE ENERGY SECURITY SPECIAL FUND.

Introduced by: Lowen N, Ohno T, Mizuno J, McKelvey A, Ichiyama L

Amends provisions relating to energy security special fund; uses. Provides that pursuant to the duties prescribed to the chief energy officer, subject to the approval of the governor, the chief energy officer may enter into public private partnerships with certain not for profit entities to create a plan and administer expenditures from the energy security special fund in accordance with this provision and the Hawaii public procurement code. Provides that the not for profit entities with which the chief energy officer may enter into public private partnerships shall have an established office and experience in Hawaii; and support the commercialization of technologies that will further Hawaii's clean energy and sustainability goals and benefit Hawaii's economy. -- Amends provisions relating to environmental response, energy, and food security tax; uses. Increases the amount of tax revenues deposited into the energy security special fund from 5 cents to 15 cents of the tax on each barrel. -- HB1850 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB1851 HD2 (HSCR 631-20)

#### RELATING TO GRID-INTERACTIVE WATER HEATER SYSTEMS.

Introduced by: Lowen N, Kitagawa L, Mizuno J, Kobayashi B, McKelvey A, Thielen C, Ichiyama L, Wildberger T, Tarnas D, Ohno T, Perruso A

Establishes provisions relating to grid interactive water heater system required for new multi unit dwelling construction; standards. Requires that on or after January 1, 2022, no building permit is to be issued for a new multi unit dwelling that does not include a grid interactive water heater system that meets the standards established, unless a renewable energy technology system as defined in provisions relating to renewable energy technologies; income tax credit, is substituted for use as the primary energy source for heating water. Requires the public utilities commission, as soon as reasonably practicable and no later than July 1, 2021, to adopt or establish by rule, tariff, or order, or program, standards for grid interactive water heater systems to promote the objectives of provisions relating to transitioning from utility demand side management programs to the public benefits fee. --- HB1851 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH/ EET/ then WAM

HB1854 HD1 (HSCR 607-20)

RELATING TO LITTLE FIRE ANTS.

Introduced by: Lowen N, Takumi R, Lee C, Nakamura N

LRB Systems March 5, 2020

Amends provisions relating to control or eradication programs. Provides that the department of agriculture, in conjunction with the Hawaii ant lab, may adopt rules to identify best practices for the treatment of little fire ants; and shall post on its website any best practices identified pursuant to this provision for the treatment of little fire ants. -- Amends provisions relating to examination; operator's license. Requires the pest control board to ascertain by written examination that an applicant for a license as operator is qualified in the use and understanding of current best practices identified by the department of agriculture for any pest, including the little fire ant, designated for eradication by emergency rule for which a pest control operator might reasonably be expected to treat. -- Amends provisions relating to revocation, suspension, and refusal of renewal of licenses; prohibition against certain offenses, etc. Allows the board to revoke, suspend, or refuse to renew any license issued hereunder, for any cause authorized by law, including failure to report known or suspected cases of little fire ants to the department of agriculture. -- HB1854 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then CPH

HB1856 HD1 (HSCR 350-20)

# RELATING TO SEA LEVEL RISE.

Introduced by: Lowen N

Requires the Hawaii climate change mitigation and adaptation commission, in collaboration with the office of planning coastal zone management program, to conduct a thorough inventory of critical public infrastructure, existing or planned, both man made and natural, and determine if the infrastructure is in or near an area that is vulnerable to the impacts of sea level rise, and analyze predicted impacts of sea level rise to identified vulnerable infrastructure; identify priority areas throughout the State that will be subject to high rates of coastal erosion and sea level rise, including public infrastructure and private properties; design and propose sea level rise impact zone maps to be adopted by the legislature and provide a guidepost for future sea level rise adaptation policies; work with state and county agencies to develop sea level rise adaptation plans in accordance with the Sea Level Rise Vulnerability and Adaptation Report; and make specific recommendations to the legislature for policies that may be adopted for managed retreat, relocation of infrastructure, or mitigation measures to minimize the impacts of sea level rise for public infrastructure and private properties, including information regarding how these recommendations may be funded and consideration of sea level rise policies implemented in other states and nations. Report to the legislature. Appropriation to help the commission. (\$\$) -- HB1856 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL/ AEN/ then WAM

HB1859 HD1 (HSCR 466-20)

# RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Lowen N, Wildberger T, Todd C, Thielen C, Matayoshi S, Kitagawa L, Perruso A, Quinlan S, Nakamura N, Lee C, Tarnas D, Yamashita K, Woodson J, Holt D, Takayama G, Hashimoto T, Ichiyama L, Ohno T, Mizuno J, Kobayashi D, Luke S, Nakashima M, Takumi R, Morikawa D, Johanson A

Establishes a new waste management solution pilot project to be conducted by the university of Hawaii water resources research center to review and demonstrate new toilet and sewage treatment technologies at different scales and in different locations across the State; and examine and implement a range of technologies from individual toilets to significantly larger multi unit systems, as well as examine options for community scale solutions as appropriate. Requires the university of Hawaii water resources research center to expedite demonstration projects conducted as part of the pilot project. Appropriation. Report to the legislature. Act to be repealed on June 30, 2022 (sunset). (\$\$) -- HB1859 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN/ HRE/ then WAM

HB1861 HD1 (HSCR 5-20)

#### RELATING TO COFFEE BERRY BORER.

Introduced by: Lowen N, Creagan R, Nakamura N, Woodson J, Quinlan S, Kitagawa L, Holt D, Takayama G, McKelvey A, Ichiyama L, Mizuno J, Nishimoto S, Ohno T, Luke S, Todd C, Nakashima M, Takumi R, Tarnas D, Morikawa D, Perruso A, Johanson A Amends Act 105, session laws of 2014, as amended by Act 152, session laws of 2015, as amended by Act 65, session laws of 2017, as amended by Act 32, session laws of

2018, as amended by Act 111, session laws of 2019, which establishes a pesticide subsidy program in the department of agriculture, by amending the repeal date of the pesticide subsidy program to June 30, 2025 (sunset). Amends the provision that requires the pesticide subsidy program manager position to expire on June 30, 2026 (sunset). Requires the department of agriculture to submit a report to the legislature. Appropriation. (\$\$) -- HB1861 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB1864 HD2 (HSCR 516-20)

# RELATING TO RENEWABLE ENERGY.

Introduced by: Lowen N, Lee C, Wildberger T, Quinlan S, Thielen C, Perruso A, Nakamura N, Tarnas D, Woodson J, Kitagawa L, Holt D, Hashimoto T, McKelvey A, Ichiyama L, Saiki S, Mizuno J, Ohno T, Luke S, Todd C, Takumi R, Nakashima M, Morikawa D, Johanson A

Amends provisions relating to definitions under renewable portfolio standards. Redefines renewable portfolio standard to mean the percentage of electrical energy generation that is represented by renewable electrical energy. -- Amends provisions relating to renewable portfolio standards. Replaces the term sales to generation. Allows the public utilities commission to establish standards for each electric utility company. Provides that events or circumstances that are beyond an electric utility company's reasonable control may include other events and circumstances of a similar nature that could not be reasonably foreseen and ameliorated. -- HB1864 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then CPH

HB1872 HD1 (HSCR 262-20)

# MAKING AN APPROPRIATION FOR THE OFFICE OF THE LONG-TERM CARE OMBUDSMAN PROGRAM.

Introduced by: Takayama G, Tokioka J, Woodson J, Matsumoto L, Nishimoto S, McKelvey A, Kobayashi D, Ichiyama L, Morikawa D, Matayoshi S, Tarnas D, Nakamura N, Hashimoto T, Todd C, Kitagawa L, DeCoite L, Lowen N, Yamashita K, Cachola R, Johanson A, Thielen C, Nakashima M, Ohno T, Belatti D, Wildberger T, Eli S, Gates C, Har S, Okimoto V, Holt D, Brower T, Takumi R, Hashem M

Appropriation to the executive office on aging to establish \_\_\_\_\_ full time equivalent (\_\_\_\_ FTE) ombudsman specialist positions for the office of the long term care ombudsman. (\$\$) -- HB1872 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Re referral to CPH/ HMS/ then WAM

HB1874 HD1 (HSCR 792-20)

# RELATING TO CRIMINAL OFFENSES AGAINST SENIORS.

Introduced by: Takayama G, Tokioka J, Woodson J, Matsumoto L, Nakamura N, Nishimoto S, Kobayashi D, McKelvey A, Ichiyama L, Morikawa D, Matayoshi S, Tarnas D, Todd C, Hashimoto T, Kitagawa L, DeCoite L, Lowen N, Yamashita K, Johanson A, Wildberger T, Eli S, Gates C, Brower T, Cachola R, Nakashima M, Thielen C, Belatti D, Ohno T, Creagan R, Perruso A, Har S, Okimoto V, Quinlan S, Takumi R, Hashem M Amends provisions relating to assault in the 1st degree. Provides that a person commits the offense of assault in the 1st degree if the person intentionally or knowingly causes substantial bodily injury to a person who is \_\_\_\_\_ years of age or older. Provides that the state of mind requirement of this offense is not applicable to the fact that the person who years of age or older. A person is strictly sustains substantial bodily injury was liable with respect to the attendant circumstance that the person who sustains substantial years of age or older. -- Amends provisions relating to assault bodily injury was in the 2nd degree. Provides that a person commits the offense of assault in the 2nd degree if the person intentionally or knowingly causes bodily injury to a person who is years of age or older. Provides that the state of mind requirement for this offense is not applicable to the fact that the person who sustains bodily injury was of age or older. A person is strictly liable with respect to the attendant circumstance that the person who sustains bodily injury was years of age or older. -- Amends provisions relating to unauthorized entry in a dwelling in the 1st degree. Provides that a person commits the offense of unauthorized entry in a dwelling in the 1st degree if the person intentionally or knowingly enters unlawfully into a dwelling and another person was, at the time of the entry, lawfully present in the dwelling who was or older. Provides that the state of mind requirement for this offense is not applicable to

the fact that the person lawfully present in the dwelling at the time of the entry was
years of age or older. Provides that a person is strictly liable with respect to the attendant
circumstance that the person lawfully present in the dwelling at the time of the entry was
years or age or older Amends provisions relating to theft in the 1st degree.
Provides that a person commits the offense of theft in the 1st degree if the person
commits theft of property from the person of another who is years of age or older;
or of property or services, the value of which exceeds 750 dollars, from a person who is
years of age or older. The state of mind requirement for this offense is not
applicable to the fact that the owner of the property, the provider of the services, or the
individual from whose person the property was taken was years of age or older.
A person is strictly liable with respect to the attendant circumstance that the owner of the
property, the provider of the services, or the individual from whose person the property
was taken was years of age or older Amends provisions in the 2nd degree.
Provides that a person commits the offense of theft in the 2nd degree if the person
commits theft of property or services, the value of which exceeds 250 dollars from a
person who is years of age or older. Provides that the state of mind requirement
of this offense is not applicable to the fact that the owner of the property or the provider
of the service was years of age or older. A person is strictly liable with respect to
the attendant circumstance that the owner of the property or the provider of the service
was years of age or older. Amends provisions relating to forgery in the 1st
degree. Provides that a person commits the offense of forgery in the 1st degree if all or
part of a deed, will, codicil, contract, assignment, commercial instrument, or other
instrument which does or may evidence, create, transfer, terminate, or otherwise affect
a legal right, interest, obligation, or status, and the ostensible maker or drawer of the
written instrument or forged instrument is a person who is years of age or older.
Provides that the state of mind requirement for subsection is not applicable to the fact
that the ostensible maker or drawer of the written instrument or forged instrument is a
person who is years of age or older. A person is strictly liable with respect to the
attendant circumstance that the ostensible maker or drawer of the written instrument or
forged instrument is a person who is years of age or older Amends provisions
relating to forgery in the 2nd degree. Provides that a person commits the offense of
forgery in the 2nd if with intent to defraud falsely makes, completes, endorses, or alters
a written instrument, or utters a forged instrument and the ostensible maker or drawer of
the written instrument or forged instrument is a person who is years of age or older.
Provides that the state of mind requirement of this offense is not applicable to the fact
that the ostensible maker or drawer of the written instrument or forged instrument is a
person who is years of age or older. A person is strictly liable with respect to the
attendant circumstance that the ostensible maker or drawer of the written instrument or
forged instrument is a person who is years of age or older HB1874 HD1
Current Status: Mar=05 20 Introduction/Passed First Reading - Senate
Mar=05 20 Single Referral to JDC

HB1877 HD1 (HSCR 21-20)

# RELATING TO LAND RECORDATION.

Introduced by: Yamane R

Amends provisions relating to deregistration of registered land other than fee time share interests. Requires the registered owner of the fee interest in registered land to submit a written request to the assistant registrar including a plan, a map and description prepared by a licensed professional surveyor of the parcel or parcels of land sought to be deregistered. Requires the assistant registrar to transmit the notation of the recordation and cancellation to the state land surveyor. -- Amends provisions relating to entry record. Requires the registrar to make and keep in such form and manner as is prescribed by the board of land and natural resources every plan of the parcel or parcels of land deregistered. -- HB1877 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to WTL/ CPH/ then JDC/ WAM/

HB1878 HD1 (HSCR 627-20)

# RELATING TO REAL PROPERTY TRANSACTIONS.

Introduced by: Yamane R

Amends provisions relating to notification required; ambiguity. Requires seller to disclose when residential real property lies within the sea level rise exposure area as officially designated by the relevant county. Requires each county to provide maps of its jurisdiction detailing the 5 designated areas specified in this law. Provides that until these maps are made available, State produced and adopted SLR XA maps shall be accepted.

-- HB1878 HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN/ WTL/ then CPH/ WAM/

HB1880 HD1 (HSCR 12-20)

RELATING TO THE KAHOOLAWE ISLAND RESERVE COMMISSION.

Introduced by: Yamane R, Aguino H, Yamashita K, Tokioka J, Takayama G, Hashimoto

T, Eli S, Holt D, Todd C, Woodson J, DeCoite L, Tarnas D, Cullen T

Appropriation to the department of land and natural resources for the operations of the Kahoolawe island reserve commission; for 2 full time equivalent (2.00 FTE) positions to

support the Kahoolawe island reserve commission. (\$\$) -- HB1880 HD1 Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB1882 HD1 (HSCR 80-20)

#### RELATING TO NONDEPOSITORY TRUSTS.

Introduced by: Takumi R, Ichiyama L

Establishes provisions relating to nondepository trust companies. Establishes powers and duties. Provides that unless otherwise prohibited or restricted by this provision or any other law, a nondepository trust company shall have the general powers specified in provisions relating to special powers. Prohibits a nondepository trust company to solicit, accept, or hold deposits; engage in banking business; engage in business for which a real estate broker's license is required; engage in any business for which an insurance producer license is required; or engage in any business of securities broker or dealer. Provides that a nondepository trust company shall not itself perform, and instead shall contract for financial advisors for client investments; property management for client rental properties; or real estate brokerages for client real estate transactions for its clients, if needed. Requires a nondepository trust company to be responsible for the performance of the service providers that it engages for its clients. -- Amends provisions relating to definitions under general provisions law. Defines total assets under management to mean the total market value of the assets that a trust company oversees, administers, or manages on behalf of its clients pursuant to its fiduciary and trust powers, including such assets for which a trust company has engaged a 3rd party platform investment, property management services, or real estate services. -- Amends provisions relating to Hawaii financial institutions; assessments; fees; penalty. Beginning July 1, 2021, requires nondepository trust companies to be assessed a yearly fee in accordance with specified conditions. Requires the assessments to be paid semiannually to include total assets under management reported as of the previous December 31 and June 30, respectively. -- Amends provisions relating to paid in capital and surplus. Adds nondepository trust companies. -- HB1882 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB1891 HD1 (HSCR 118-20)

# RELATING TO HEALTH.

Introduced by: Creagan R, Lowen N, Nakashima M, Cachola R, Holt D, Todd C, Tarnas D, Tokioka J, Onishi R, Mizuno J, Perruso A, DeCoite L

Establishes provisions relating to veterinary medical officer. Establishes within the department of health a veterinary medical officer position to oversee the protection and improvement of human health through measures for the detection, investigation, assessment, prevention, control, and eradication of zoonotic diseases. Requires the officer to possess a doctor of veterinary medicine (DVM) degree from a veterinary college meeting all the standards established by the American Veterinary Medical Association and a license to practice veterinary medicine granted pursuant to veterinary medicine law. Appropriation to the department of health for the establishment of 1 full time equivalent (1.00 FTE) permanent veterinary medical officer position. (\$\$) -- HB1891 HD1 Feb=28 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to AEN/ CPH/ then WAM

HB1892 HD1 (HSCR 634-20)

# RELATING TO A FOOD HUB PILOT PROGRAM.

Introduced by: Creagan R, Lowen N, Nakashima M, Cachola R, Holt D, Onishi R, Todd C, Tarnas D, Perruso A, DeCoite L

Establishes a 5 year food hub pilot program, which shall be administered by the department of agriculture. Requires the pilot program to adopt the US Department of

Agriculture's working definition of food hub, which is a centrally located facility with a business management structure facilitating the aggregation, storage, processing, distribution, and / or marketing of locally / regionally produced food products; and award grant funding to qualified applicants for the construction of critical infrastructure to establish and expand food hubs in the city and county of Honolulu, and each of the counties of Maui, Kauai, Hawaii, including construction or improvement of facilities for aggregation, washing, minimal processing, packaging, cold storage, and other value added facilities; and provision of technical assistance to develop in state capacity to supply state institutions and other markets. Requires the department to establish criteria for the award of initial start up grant funding or subsequent expansion funding under the pilot program, including that priority shall be given to organizations with demonstrated experience in aggregation, washing, minimal processing, packaging, cold storage, and other value additions for delivering local produce to local markets; qualifying applicants shall include limited liability companies, for profit organizations, non profit organizations, and agricultural cooperatives with requisite insurance requirements for delivering local produce to local markets; applicants seeking to launch new establishment of food hubs in areas where none currently exist shall have 1st secured a physical location for the food hub and drafted a detailed plan for the food hub's operation, including activities that the applicant intends to engage in, such as serving as a marketplace for buying and selling, or providing certified kitchen space in which multiple farmers may share use of facilities for value added product development; and applicants shall explain their intended actions to increase access to locally produced food. Reports to the legislature. Appropriation. (\$\$) -- HB1892 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to AEN then WAM

HB1899 HD1 (HSCR 461-20)

#### RELATING TO MEDICARE PART B.

Introduced by: Creagan R, Cachola R, Takayama G, Kong S, Tarnas D, Takumi R, Kobayashi B, Mizuno J

Amends provisions relating to health benefits plan supplemental to medicare. Requires the board of trustees of the Hawaii employer union health benefits trust fund to notify the employee beneficiary and employee beneficiary's spouse in cases where no reimbursement request for and proof of an income related monthly adjustment amount medicare part B premium is received by the fund from the employee beneficiary or employee beneficiary's spouse. Requires notification to include instructions for making a reimbursement request for an income related monthly adjustment amount medicare part B premium; and notification to be sent to the employee beneficiary's or employee beneficiary's spouse's address of record by any method of delivery as determined by the board. Requires the board to reimburse an employee beneficiary and employee beneficiary's spouse for income related monthly adjustment amount medicare part B premiums for which the employee beneficiary or employee beneficiary's spouse was eligible on or after January 1, 2015, without a time limitation for claiming the reimbursement. -- HB1899 HD1

**Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to LCA then WAM

HB1901

#### RELATING TO PUBLIC SAFETY.

Introduced by: Takayama G, Brower T, Cachola R, Eli S, Todd C, Hashimoto T, Lee C, Kong S, Perruso A, Yamashita K, Ichiyama L, Holt D, Belatti D, Kitagawa L, Cabanilla Arakawa R, Ward G, Tokioka J, Morikawa D, Lowen N, Say C, Creagan R, Tarnas D, Wildberger T, Matayoshi S

Amends provisions relating to Hawaii correctional system oversight commission; powers and duties. Changes that ensures that the comprehensive offender reentry system providing programs and services that result in the timely release of inmates on parole from maximum to minimum terms have been served instead of delaying the release for lack of programs and services. -- HB1901

**Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to PSM then JDC

HB1902 HD2 (FLOOR AMENDMENT 2)

#### RELATING TO FIREARMS.

Introduced by: Takayama G, Cabanilla Arakawa R, Perruso A, Todd C, Ichiyama L, Matayoshi S, Lee C, Lowen N, Wildberger T

Amends provisions relating to ownership or possession prohibited, when; penalty by changing it to ownership, possession, or control prohibited, when; penalty. Prohibits a person who as a minor, was diagnosed as having a significant behavioral, emotional, or mental disorder as defined by the most current diagnostic manual of the American Psychiatric Association, is 25 years old or less and has been adjudicated by the family court to have committed not more than 1 crime of violence in this State or elsewhere, is more than 25 years old and has been adjudicated by the family court to have committed 1 or more crimes of violence in this State or elsewhere to own, possess, or control any firearm or ammunition therefor, unless the person has been medically documented to be no longer either adversely affected by the behavioral, emotional, or mental disorder or deemed a danger to themselves or others. Makes it a misdemeanor. -- Amends provisions relating to records in the family court. Requires records to be furnished to law enforcement officials if the minor has been diagnosed with having a significant behavioral, emotional, or mental disorder as defined by the most current diagnostic manual of the American Psychiatric Association; or has been adjudicated by the court to have committed a crime of violence. Further requires all records to be made available to the appropriate law enforcement officials for any minor who has a recorded diagnosis of having a significant behavioral, emotional, or mental disorder as defined by the most current diagnostic manual of the American Psychiatric Association; or who has been adjudicated by the court to have committed a crime of violence. -- HB1902 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to PSM then JDC

HB1904 HD2 (HSCR 993-20)

RELATING TO THE UNIFORM EMPLOYEE AND STUDENT ONLINE PRIVACY PROTECTION ACT.

Introduced by: Takayama G, Brower T, Cachola R, Eli S, Holt D, Belatti D, Kitagawa L, Cabanilla Arakawa R, Perruso A, Say C, Yamashita K, Todd C, Lee C, Hashimoto T, Ward G, Ichiyama L, Morikawa D, Lowen N, Creagan R, Quinlan S, Tarnas D, Wildberger T. Matavoshi S

Establishes the uniform employee and student online privacy protection act. Prohibits an employer to require or coerce an employee to disclose the login information for a protected personal online account; disclose the content of the account, except that an employer may request an employee to add the employer to, or not remove the employer from, the set of persons to which the employee grants access to the content; alter the settings of the online account in a manner that makes the login information for, or content of the account more accessible to others; or access the account in the presence of the employer in a manner that enables the employer to observe the login information for or content of the account; or take, or threaten to take, adverse action against an employee for failure to comply with an employer requirement, coercive action, or request; or an employer request to add the employer to, or not remove the employer from, the set of persons to which the employee grants access to the content of a protected personal online account. -- Prohibits an educational institution to require or coerce a student to disclose the login information for a protected personal online account; disclose the content of the account, except that an educational institution may request a student to add the educational institution to, or not remove the educational institution from, the set of persons to which the student grants access to the content; alter the settings of the online account in a manner that makes the login information for, or content of the account more accessible to others; or access the account in the presence of the educational institution in a manner that enables the educational institution to observe the login information for or content of the account; or take, or threaten to take, adverse action against a student for failure to comply with an educational institution requirement, coercive action, or request; or an educational institution request to add the educational institution to, or not remove the educational institution from, the set of persons to which the student grants access to the content of a protected personal online account. --Authorizes the attorney general to bring a civil action against an employers or educational institution. Establishes civil penalties. -- Allows an employee or student to bring civil action and obtain injunctive and other equitable relief; actual damages; and cost and reasonable attorney's fees. -- HB1904 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Referral to HRE then CPH/ JDC/

HB1907 HD2 (HSCR 994-20)

RELATING TO TRANSPORTATION.

Introduced by: Quinlan S, Holt D, Brower T, Lowen N, Woodson J, Yamashita K,

LRB Systems March 5, 2020

Takayama G, Kitagawa L, Belatti D, Kobayashi B, Todd C, Lee C, Hashimoto T, Ichiyama L, Morikawa D, Takumi R, Mizuno J, Nakashima M, Yamane R

Establishes provisions relating to helicopter flights under the aeronautics law. Provides that for each helicopter subject to this law, the owner or operator of that helicopter shall submit a report that includes details of each flight the helicopter took during each calendar month to the department of transportation. Establishes report criteria. Requires the department to post the reports required to its website within 1 week of receipt of the report from a helicopter owner or operator; and monthly reports to its website on the number of novel public complaints, by region as identified by the complainant, received by the department regarding helicopters each month. Provides that the failure to submit a report to the department pursuant to provision shall constitute a violation of this law, and the owner or operator of the helicopter shall be subject to the penalties established pursuant to provisions relating to penalties. -- HB1907 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to TRS/ CPH/ then JDC

HB1910 HD2 (HSCR 971-20)

#### RELATING TO SUSTAINABLE AVIATION FUEL.

Introduced by: Nakashima M, Lee C, Kitagawa L, McKelvey A, Saiki S, Brower T, Johanson A, Morikawa D, Todd C, Luke S, Belatti D

Establishes provisions relating to sustainable aviation fuel program. Establishes the program through which the Hawaii technology development corporation may provide matching grants to any small business in the State that is developing products related to sustainable aviation fuel or commercial aviation operations greenhouse gas reduction and requires assistance for business planning; technology development; engineering; or research. Requires all moneys necessary to carry out the purposes of this provision to be appropriated by the legislature from environmental response, energy, and food security tax revenues. Provides that in reviewing grant applications pursuant to this provision, the development corporation shall analyze each application to determine whether the item to be undertaken will be economically viable and beneficial to the State. Provides that for the purposes of this program, product development activities eligible for matching funds grants shall reduce commercial aviation greenhouse gas emissions through sustainable aviation fuel production; airborne operations fuel efficiency; ground support equipment fuel replacement; ground support equipment fuel efficiency; or airport operations support to reduce overall jet fuel consumption. Appropriation. (\$\$) -- HB1910 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to EET then WAM

HB1912 HD1 (HSCR 597-20)

RELATING TO THE PACIFIC INTERNATIONAL SPACE CENTER FOR EXPLORATION SYSTEMS.

Introduced by: Nakashima M, Brower T, Lee C, McKelvey A, Lowen N, Tarnas D, Saiki S, Luke S, Johanson A, Onishi R

Amends provisions relating to Pacific international space center for exploration systems. Places the space center within the department of business, economic development, and tourism. -- Amends provisions relating to Pacific international space center for exploration systems; board of directors; establishment; duties. Changes the membership of the board of directors of the space center by repealing the executive director of the space center and by including the chancellor of the university of Hawaii at Hilo. Provides that 6 members from government, industry, and academia, both national and international, with appropriate professional interests and backgrounds, shall be subject to provisions relating to selection and terms of members of boards and commissions. Requires the board to appoint an executive director to the space center who shall be exempt from civil service law. -- Amends provisions relating to Pacific international space center for exploration systems; reporting requirement. Requires the space center to submit an annual report to the legislature that includes specified information. -- Appropriation to the full time equivalent (\_\_\_\_ FTE) exempt positions within the space department for center that shall include an executive director (program manager); operations manager; geology and materials science specialist; public information specialist and outreach development coordinator; administrative associate; and technician. -- Provides that beginning in fiscal year 2021-2022, the department shall establish the space center as a separate line item within the department's budget; exempt positions shall be created within this separate line item to match any current position of the space center that exists on the effective date of this Act pursuant to the current contract with the research

corporation of the university of Hawaii; and these positions shall be filled pursuant to provisions relating to the space center. Provides that upon the expiration of the existing operating contract between the space center and the research corporation of the university of Hawaii, all rights, powers, functions, duties, and employees of the space center that are under contract on the effective date of this Act with the research corporation of the university of Hawaii are transferred to the department. -- HB1912 HD1 Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB1915 HD2 (HSCR 1011-20)

#### RELATING TO EDUCATION.

Introduced by: Morikawa D, Tarnas D, Yamashita K, Eli S, Brower T, Aquino H, Ohno T, Mizuno J, Woodson J, McKelvey A, Kitagawa L, Johanson A

Establishes provisions relating to workforce readiness program; establishment. Establishes the program within the department of education. Requires the department to designate schools including adult and community schools, that may participate in the program. Requires designated workforce readiness program schools to provide opportunities for students to earn associate degrees, as well as workforce development diplomas, pre apprenticeship certificates, and other industry recognized certificates that assess and document the student's readiness for a wide range of employment. Allows the department to coordinate with the department of labor and industrial relations and the department of human services division of vocational rehabilitation and enter into contracts with local industry employers, as appropriate, to develop and implement the workforce readiness program. Appropriation. (\$\$) -- HB1915 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to EDU/ LCA/ then WAM

HB1921 HD1 (HSCR 280-20)

#### RELATING TO HUNTING.

Introduced by: DeCoite L, Creagan R, Onishi R, Tokioka J, Woodson J, Say C, Cachola R, Ward G, Quinlan S, Holt D, Har S, Mizuno J, Belatti D, Aquino H, Yamashita K, Yamane R, Cullen T

Amends provisions relating to hunting guides; licensing and reporting requirements. Requires that prior to guiding any client for the purpose of hunting or taking any game bird or mammal on any land or premises belonging to, held, or occupied by another, a hunting guide is to obtain written permission from each landowner upon which the hunting guide engages in their guide activities. Requires hunting guides to submit to the department's division of forestry and wildlife the written permission form obtained from the landowner based upon which the hunting guide engages in their guide activities; provide the department's division of forestry and wildlife with a comprehensive listing of all lands or premises belonging to, held, or occupied by another, upon which the hunting guide engages in their guide activities; provided that this listing shall include the street address or tax map key number of each parcel of land; and carry a copy of the written permission obtained and filed pursuant to this provision at all times when engaging in quide activities. Requires the department of land and natural resources to verify the land owner listed on any written permission form or comprehensive listing submitted pursuant to this provision; and mail a copy of the written permission form and comprehensive listing to each landowner listed on any written permission form or comprehensive listing submitted pursuant to this provision that includes the landowner's parcel of land. --Amends provisions relating to hunting on private lands prohibited. Requires that written permission obtained is to be filed with the department's division of forestry and wildlife. Requires each person, while hunting or taking any kind of game including wildlife on any land or premises belonging to, held, or occupied by another, is to carry a copy of the written permission obtained and filed. Requires the department to verify the landowner listed on any written permission form submitted pursuant to this provision; and mail a copy of the written permission form to each landowner listed on any written permission form submitted pursuant to this provision that includes the landowner's parcel of land. --HB1921 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then JDC

HB1922 HD1 (HSCR 123-20)

#### RELATING TO INVASIVE SPECIES.

Introduced by: DeCoite L, Hashimoto T, Creagan R, Tokioka J, Say C, Cachola R, Har S, Ward G, Woodson J, Quinlan S, Holt D, Kitagawa L, Mizuno J, Belatti D, Aquino H,

Cullen T, Yamane R

Appropriation to the department of land and natural resources to substantially reduce and

eradicate invasive species in the county of Maui. (\$\$) -- HB1922 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN/ WTL/ then WAM

HB1928 HD1 (HSCR 492-20)

#### RELATING TO DEVELOPMENT DISTRICTS.

Introduced by: Yamashita K, Yamane R, Woodson J, Hashimoto T, DeCoite L, Todd C, Takayama G

Establishes provisions relating to the Pulehunui community development district. Establishes the Pulehunui community development district and Pulehunui community development authority to make optimal use of public land for the economic, residential, educational, and social benefit of the people of Hawaii. Provides that jurisdiction of the Hawaii community development authority shall include development within the Pulehunui community development district and any development within the district shall require a permit from the authority. Establishes provisions relating to Pulehunui community development authority; powers; members; voting and quorum. Requires the authority to be considered as part of the Hawaii community development authority for administrative purposes. Establishes provisions relating to district; boundaries. Establishes provisions relating to development guidance policies. Establishes development guidance policies generally governing the authority's actions in the district; allows the authority to engage in planning, design, and construction activities within and outside the district; provided that activities outside the district shall relate to infrastructure development, area wide drainage improvements, roadway realignments and improvements, business and industrial relocation, and other activities the authority deems necessary to carry out development of the district and implement this provision; requires Hawaiian archaeological, historic, and cultural sites to be preserved and protected; requires endangered species of flora and fauna to be preserved to the extent feasible; requires land use and development activities within the district to be coordinated with and, to the extent possible, complement existing county and state policies, plans, and programs affecting the district; and requires public facilities within the district to be planned, located, and developed to support the development policies established by this law for the district and rules adopted pursuant to this law. Establishes provisions relating to development district governance; memorandum of agreement; annual comprehensive report. Report to the legislature. Establishes provisions relating to contracts with the federal government. -- Amends provisions relating to Hawaii community development authority; established. Requires specific members to be considered in determining quorum and majority and to be eligible to vote for matters affecting the Pulehunui community development district. Appropriation to the Hawaii community development authority for 2 full time equivalent (2.00 FTE) positions. (\$\$) -- HB1928 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB1929 HD2 (HSCR 639-20)

#### RELATING TO AFFORDABLE HOUSING.

Introduced by: Yamashita K, McKelvey A, Woodson J, Hashimoto T, Brower T Amends Act 150, session laws of 2018, as amended by Act 98, session laws of 2019, which requires the Hawaii housing finance and development corporation to institute proceedings for the condemnation of the ground lease for the Front Street Apartments affordable housing project by changing the sunset date. -- Amends Act 98, session laws of 2019, which has an appropriation out of the rental housing revolving fund to expedite and complete the construction of the Lealii affordable housing project in Lahaina, Maui. Extends the deadline date to obtain land use entitlements to June 30, 2020. -- HB1929 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HOU then WAM

HB1930 HD1 (HSCR 346-20)

#### RELATING TO TAXATION.

Introduced by: Yamashita K, Hashimoto T, Woodson J, McKelvey A, DeCoite L Amends provisions relating to rental motor vehicle and tour vehicle surcharge tax. Increases the tax from 5 dollars a day to dollars a day. -- HB1930 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to WAM

HB1934 HD1 (HSCR 137-20)

#### RELATING TO CLEAN AND RENEWABLE ENERGY JOBS.

Introduced by: Perruso A, Lowen N, Takayama G, Wildberger T, Thielen C, McKelvey A, Lee C, Woodson J, Nishimoto S, Takumi R, Yamane R, Ichiyama L, Nakashima M, Tarnas D, Creagan R, Kobayashi D, Tokioka J, Har S

Amends provisions relating to Hawaii clean energy initiative program. Requires the clean energy program to design, implement, and administer activities that include a plan, to be implemented from 2020 to 2030 to increase jobs aligned with the State's transition to a clean energy economy, especially those jobs that meet or exceed the self sufficiency standard established by the department of business economic development and tourism. Amends provisions relating to Hawaii clean energy initiative program. Allows moneys from the fund to be expended by the Hawaii state energy office to create jobs that advance the State's goals of achieving greater energy security and adapting to climate change, including jobs that increase clean and renewal energy generation, reduce carbon emissions, expand sustainable agriculture and local food production programs, and advance the State's transition to a clean energy economy; provided that the priority shall be given to jobs that meet or exceed the self sufficiency standard established by the department of business, economic development, and tourism. Appropriation (\$\$). —HB1934 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB1940 HD1 (HSCR 448-20)

#### RELATING TO SERVICE ANIMALS.

Introduced by: Creagan R, Lowen N, Perruso A, Brower T, Cachola R

Appropriation to the department of agriculture for the planning and design of a professional training facility for guide dogs and other professionally trained service dogs on a designated portion of the State's animal quarantine facility site in Halawa valley on the island of Oahu. (\$\$) -- HB1940 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB1942 HD2 (HSCR 988-20)

#### RELATING TO CHILD ABUSE REPORTING.

Introduced by: Ichiyama L

Amends provisions relating to reports under child abuse law. Adds commercial film and photographic print or image processors; commercial computer technicians; members of the clergy or custodians of records therefor; provided that a clergy member who acquires knowledge or a reasonable suspicion of child abuse or neglect during a penitential communication shall not be subject to the requirements of this provision; provided further that nothing in this provision shall be construed to modify or limit a clergy member's duty to report known or suspected child abuse or neglect when the clergy member is acting in some other capacity that would otherwise make the clergy member a mandated reporter; and administrators and employees of any public or private organization whose duties require direct contact with or supervision of children, provided that this provision shall not apply to an attorney that has an attorney client relationship. Allows that before January 1, 2021, and through and including December 31, 2020, a member of the clergy, or a custodian of records therefor, to report to the department of human services that the clergy member or custodian of records, in the person's professional capacity or within the scope of the person's employment other than during a penitential communication, had acquired knowledge or had a reasonable suspicion that a child was a victim of abuse or neglect and that the clergy member or custodian of records did not previously report the abuse. Provides that a person who makes a late report shall not be subject to the penalty for non reporting under provisions relating to nonreporting; penalty regardless of whether the victim of the known or suspected abuse or neglect has reached the age of 18 by the time the late report is made. Requires all employers of persons to provide statements to mandated reporters upon their hiring and before to the start date of their employment and the statements shall be approved in advance by the department of human services and shall clearly explain the employee's obligation to report pursuant to this provision. -- HB1942 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to HMS then JDC

HB1944 HD1 (HSCR 471-20)

RELATING TO THE TRANSIENT ACCOMMODATIONS TAX.

LRB Systems March 5, 2020

Introduced by: Onishi R, Yamashita K, Holt D, Cachola R, Todd C, Morikawa D, Creagan R, Luke S, Yamane R, Lowen N, Nakashima M, Perruso A

Amends provisions relating to the special land and development fund. Repeals provision that transient accommodations tax revenues collected for the management, maintenance, and development of trails and accesses shall be set apart in the fund and shall be used only as authorized by the legislature. Repeals provision that transient accommodations tax revenues allocated to the fund shall be expended as provided in provisions relating to remittances; distribution to counties under transient accommodations tax law. -- Amends provisions relating to Hawaii tourism authority. Requires that beginning on July 1, 2021, and each year thereafter, the department of land and natural resources is to submit to the authority on July 1 of each year a list of proposed projects that relate to the strategic plan and are eligible for funding. Provides that commencing with the regular session of 2022, all of the authority's projects undertaken regardless of whether the projects were funded in any part by the allocation of transient accommodations tax revenues pursuant to remittances; distribution to counties law, along with a description of each project and its status, public and private funding sources, and relation to the strategic plan. Requires that 5 million dollars is to be allocate to the Hawaii tourism authority; provided that the allocation is to be expended in accordance with the Hawaii tourism authority strategic plan for any costs and expenses incurred in the development, implementation, or support of the strategic plan including operational costs and costs for necessary staffing. -- HB1944 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB1945 HD1 (HSCR 505-20)

#### RELATING TO THE TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Onishi R, Holt D, Gates C, Tarnas D, Cachola R, Todd C, Okimoto V, Morikawa D, Creagan R, Luke S, Nakashima M, Perruso A

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to EET/ HMS/ then WAM

HB1946 HD1 (HSCR 469-20)

# RELATING TO THE TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Onishi R, Holt D, Cachola R, Morikawa D, Creagan R, Luke S, Nakashima M, Perruso A

Amends provisions relating to the transient accommodations tax. Repeals the 103 million dollar allocation of tax revenues to Kauai county. Hawaii county, city and county of Honolulu, and Maui county. Provides that the amount necessary as certified by the director of finance to reimburse the counties for the costs expended by the counties for the provision of public services. Further provides that to receive the reimbursement, a county shall apply for the reimbursement within 90 days after the expenditure of county funds; provided that failure to comply with this provision shall constitute a waiver of the right to claim a reimbursement. Allows each county to claim reimbursements for expenditures of county funds for the enforcement of county ordinances relating to transient accommodations; establishing, operating, and maintaining public mass transportation; providing grants for county cesspool conversion programs affecting natural resources; establishing, implementing, and updating, in coordination with the Hawaii tourism authority, county visitor industry strategic plans and priorities; and providing ocean safety programs, including infrastructure and equipment, such as lifeguard towers, swim buoys, and video cameras, staffing and operating costs, and education and visitor awareness. Appropriation to the department of budget and finance for costs and expenses incurred in the development, implementation, or support, including operational costs and costs for necessary staffing. (\$\$) -- HB1946 HD1 **Current Status:** 

atus: Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to EET/ PSM/ then WAM

HB1947 HD1 (HSCR 259-20)

# RELATING TO WORLD WAR II COMMEMORATION.

Introduced by: Onishi R, Holt D, Gates C, Takayama G, Tarnas D, Cachola R, Ward G,

LRB Systems March 5, 2020

Nakashima M, McDermott B, Todd C, Okimoto V, Morikawa D, Creagan R, Luke S Appropriation to the state department of defense for commemorating the 75th anniversary of the end of World War II with programs, ceremonies, and activities. (\$\$) -- HB1947 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB1950 HD1 (HSCR 544-20)

RELATING TO AN UNDERWATER TUNNEL AND SUPPORTING ROADWAYS TO PROVIDE A MORE DIRECT CONNECTION BETWEEN EWA AND DOWNTOWN HONOLULU.

Introduced by: Cabanilla Arakawa R, Aquino H, Har S, Kong S, Morikawa D, Holt D, Mizuno J, Say C, Hashem M, Ward G

Requires the department of transportation to conduct a study on the feasibility of a private public partnership to design, build, and operate an underwater tunnel for traffic to provide a more direct connection between Ewa and downtown Honolulu along with the expansion of roadways as necessary to maximize use of the tunnel. Requires the study to include estimates on the appropriate toll fees for use of the tunnel if a tunnel is feasible. Study to the legislature (report to the legislature). Allows the department to contract with a private entity to conduct the study. Appropriation for the study. (\$\$) --HB1950 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then WAM

HB1955 HD2 (HSCR 984-20)

## RELATING TO ELECTRIC FOOT SCOOTERS.

Introduced by: Nakamura N, Brower T, Holt D, Quinlan S, Todd C, Hashimoto T, Gates C, Morikawa D, Lowen N, San Buenaventura J, Woodson J, Mizuno J, Tarnas D Establishes provisions relating to electric foot scooters. Requires this provision to apply whenever an electric foot scooter is operated upon any highway, roadway, or other designated public area set aside for the use of electric foot scooters. Requires every person operating an electric foot scooter upon a roadway to be granted all of the rights and to be subject to all of the duties applicable to a driver of a vehicle under this law. Provides exceptions. Requires the counties by ordinance to regulate operations of electric foot scooters with regard to operations in or upon roadways, bikeways, bicycle paths, and sidewalks; restrictions on maximum speed; safety considerations; and insurance requirements. Prohibits a person under 15 years of age to operate an electric foot scooter on a highway, street, roadway, or any other public property in the State. Prohibits a person under 16 years of age to operate an electric foot scooter unless the person wears a safety helmet securely fastened with a chin strap. Requires the safety helmet to meet the specifications of and requirements for a bicycle helmet as set out in the provisions relating to bicycle helmets. Prohibits any person to operate an electric foot scooter that is carrying any other person, nor shall any person other than the operator ride upon an electric foot scooter. Prohibits a person operating an electric foot scooter to carry any package, bundle, or article that prevents the use of both hands in the control and operation of the electric foot scooter. Requires any electric foot scooter used from 30 minutes after sunset until 30 minutes before sunrise to be equipped with provisions relating to lamps and other equipment on bicycles. Prohibits a person to operate an electric foot scooter at a speed other than is reasonable and prudent and having regard to the actual and potential hazards and conditions then existing; provided that no person shall operate an electric foot scooter at a speed greater than 15 miles per hour. Establishes penalties. Prohibits a person or entity that provides electric foot scooters for hire to rent or lease an electric foot scooter to any person unless each renter or lessee that is under the age of 16 wears a safety helmet while operating the electric foot scooter and each renter or lessee is provided with a copy of the electric foot scooter ordinances or rules that have been adopted by the applicable county. Requires an electric foot scooter to be registered in a manner similar to a low speed electric bicycle, and to be subject to a permanent registration fee of 30 dollars, which shall be paid by the owner to the director of finance. -- Amends provisions relating to definitions under county vehicular taxes law, highway safety law, and statewide traffic code law. Defines electric foot scooter. Redefines moped to exclude electric foot scooter. -- Amends provisions relating to blue lights prohibited for motor vehicles, motorcycles, motor scooters, bicycles, mopeds by adding electric foot scooters and mopeds. -- Amends provisions relating to driving or parking upon bikeway; parking penalty. Adds electric foot scooter. -- Amends provisions relating to definitions under the offenses against the person law. Redefines

vulnerable user to include a person operating an electric foot scooter. -- HB1955 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to TRS then JDC

HB1956 HD1 (HSCR 579-20)

#### RELATING TO TOBACCO.

Introduced by: Nakamura N, Morikawa D, Lowen N, San Buenaventura J, Tokioka J, Hashimoto T, Holt D, Mizuno J, Tarnas D

Amends provisions relating to smoking prohibited. Requires all public schools within the State, from kindergarten through grade 12, to prohibit the use of tobacco, including the smoking of tobacco and use of chewing tobacco, at public schools or at public school functions. Provides that any person under the age of 21 who uses tobacco, including the smoking of tobacco and use of chewing tobacco, at a public school or public school function shall be required to attend a tobacco education course. Appropriation. (\$\$) -- HB1956 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH/ EDU/ then WAM/ JDC/

HB1957 HD2 (HSCR 963-20)

#### RELATING TO TAX CREDITS.

Introduced by: Johanson A, Lowen N, Lee C, Matayoshi S, Eli S, Saiki S, Ichiyama L, Wildberger T, Brower T, Woodson J, Hashimoto T, Kitagawa L, Ohno T, Belatti D, Luke S. Perruso A

Amends the income tax credit for low income household renters by creating adjusted gross income brackets and credit per exemption. -- HB1957 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to HOU then WAM

HB1958 HD1 (HSCR 384-20)

#### RELATING TO TAXATION.

Introduced by: Johanson A, Eli S, Nakashima M, Lowen N, Woodson J, Kitagawa L, Morikawa D, San Buenaventura J, Lee C, Nishimoto S, Matayoshi S, Brower T, Ohno T, Belatti D, Luke S, Yamane R, Aquino H

Amends provisions relating to expenses for household and dependent care services necessary for gainful employment by changing the tax bracket and by changing the applicable percentages. Changes the credit limit. -- HB1958 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to WAM

HB1959 HD1 (HSCR 94-20)

## RELATING TO THE EMPLOYMENT OF A MINOR.

Introduced by: Johanson A

Amends provisions relating to employment of minors under 18 years of age. Provides that with respect to theatrical employment, a studio teacher shall accompany, supervise, and advocate on behalf of a minor whenever the minor is on set and a variance from the work hour restrictions to allowable theatrical employment is granted, to ensure employers are compliant with this section and applicable rules adopted pursuant to this law. Defines a studio teacher to mean a person who is designated by the employer and who holds a valid license issued by the Hawaii teachers standards board. Prohibits a studio teacher to be the minor's parent or guardian. -- HB1959 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA/ EDU/ then JDC

HB1960 HD1 (HSCR 113-20)

## RELATING TO PUBLIC EMPLOYEE COMPENSATION.

Introduced by: Johanson A

Establishes provisions relating to public employees compensation appeals board; established; repricing. Establishes the board within the department of accounting and general services to hear appeals on the repricing of classes. Allows the board to appoint a qualified hearings officer with power to hear appeals and report thereon to the board; and other necessary employees. Exempts the qualified hearings officer and the other employees from civil service law and public service law. Requires the board to adopt policies and standards relative to compensation of any appointed qualified hearings officer and other employees. Prohibits the board nor any of its members or staff to consult with any public employer on any matter pending before the board except on

notice and opportunity for the petitioner to participate. -- Establishes provisions relating to public employees compensation appeals process; repricing. Requires all petitions for appeals from affected persons on the repricing of a class to be filed with the board. Requires each appeal to be filed within 30 days of the ratification, agreement, or issuance of the applicable collective bargaining agreement, supplemental agreement, or agreement reached through arbitration decision. Provides that upon receipt of a petition filed pursuant to this provision, the board shall give public notice of the time and place of the hearing. Provides that if the board determines that a class should not be repriced, the petition shall be closed, and the petitioner shall be precluded from filing a subsequent appeal for that class for 2 years from the date of the board's determination; if the board determines that a class should be repriced, the board shall make necessary adjustments to the affected class or classes where the appeals have been filed in the compensation plan. Provides that following the final adjustments, each director shall submit to the state legislature, through the office of the governor, a report setting forth the compensation plan and the cost for information and approval of the compensation plan. Provides that the director shall assign new classes to salary ranges on the basis of the policies and standards established pursuant to this provision. Appropriation. (\$\$) -- HB1960 HD1 Feb=28 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to LCA then JDC/ WAM/

HB1972 HD2 (HSCR 585-20)

#### RELATING TO MEDICAL RELEASE.

Introduced by: Luke S

Establishes provisions relating to medical release program. Requires the department of public safety to assess and refer inmates to the Hawaii paroling authority for possible medical release. -- Establishes provisions relating to the medical release program; authority to release; rules. Provides that an inmate may be considered for medical release if the inmate has a terminal illness with a predictably poor prognosis; has a seriously debilitating and irreversible mental or physical condition that impairs the inmate's functional ability to the extent that the inmate would be more appropriately managed in a community setting; is too ill or cognitively impaired to participate in rehabilitation or to be aware of punishment; or has a disease or condition that requires a complexity of treatment or a level of care that the department is unable to provide on a long term basis. Provides that all requests initiated by an inmate or an inmate's representative shall be immediately referred to the director of public safety and the department of public safety shall submit a medical release report to the Hawaii paroling authority. Requires all requests for medical release to be in writing and to be made to the authority. Requires the authority to conduct a hearing on a requests and to set conditions on the medical release. Allows for revocation of medical release. -- HB1972 HD2 Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to PSM/ CPH/ then WAM

HB1973 HD2 (HSCR 974-20)

# RELATING TO NON-GENERAL FUNDS.

Introduced by: Luke S

Changes specified department of transportation airports division revolving funds to trust accounts; airport sinking fund for retire term bond revolving fund; airport system debt service reserve account revolving fund; airport system interest account revolving fund; airport system major maintenance, renewal, and replacement account revolving fund; airport system serial bond principal account revolving fund; debt service funded coverage revolving fund; reserve for airline rate mitigation revolving fund; reserve for operating and maintenance expenses revolving fund. -- Changes specified revolving funds to trust accounts; 1997 certificate - harbor interest account revolving fund; 1997 certificate harbor principal account revolving fund; 7th supplemental certificate 2010A debt service reserve fund principal revolving fund; harbor extraordinary renewal/replacement reserve account revolving fund. -- Repeals the risk management fire and casualty losses harbors trust fund. -- Amends the state highway clearing accounts. Adds construction administration clearing trust account and clearing trust accounts. -- Repeals transportation improvement special fund. -- Changes specified revolving funds to trust accounts; highway senior interest account revolving fund; highway senior principal account revolving fund; highways accrued payroll overhead revolving fund. -- Changes the special deposits - highways trust account to a trust fund. -- Requires any unencumbered balances in the highway senior debt service reserve account revolving fund to be transferred to the credit of the state highway fund. -- Requires all unencumbered balances remaining in the transportation improvement special fund

repealed by this provision to be transferred to the credit of the state highway fund. --Amends provisions relating to state and county safe routes to school programs; coordinators; grants; reports. Requires the legislature to appropriate funds from the safe routes to school program special fund to the counties to be used for the implementation of county safe routes to school program projects. Requires each county to submit an annual report to the legislature on the status and progress of its county safe routes to school program, including an accounting of all grants provided through the program and a timeline for future grant awards. -- Amends provisions relating to safe routes to school program special fund; establishment. Repeals provisions that requires moneys in the fund to be distributed by the director of transportation to the respective counties to expend. -- HB1973 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to TRS then WAM

HB1974 HD1 (HSCR 438-20)

## RELATING TO EDUCATION.

Introduced by: Luke S, Woodson J

Amends provisions relating to state public charter school commission; establishment; appointment. Requires each nominee to the commission to be a resident of the State or be willing to relocate to the State in order to foster availability, communication, and community engagement and to lessen the economic burden on the State. Allows commission members to be reimbursed for necessary and reasonable travel expenses incurred in the conduct of official commission business. -- HB1974 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM/ JDC/

HB1975 HD1 (HSCR 407-20)

#### RELATING TO EMERGENCY MEDICAL SERVICES.

Introduced by: Luke S, Mizuno J, Creagan R, Cachola R, Thielen C, Cullen T, Ward G, Cabanilla Arakawa R, DeCoite L, Gates C, Perruso A, Brower T

Requires any county of the State with a population greater than 500,000 that receives funding for the provision of emergency medical services pursuant provisions relating to emergency medical services; counties to conduct an evaluation of the finances and operations of the county's emergency medical services system. Requires any evaluation conducted to include consultation with other counties of the State regarding any fiscal or operational efficiencies of the emergency medical services systems in those counties. Establishes specific emergency medical services to be examined. Report to the legislature and the department of health. -- HB1975 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB1977 HD2 (HSCR 1008-20)

#### RELATING TO PHYSICIAN SHORTAGE.

Introduced by: Cachola R, Aquino H, Cullen T, Har S, Okimoto V, Hashem M, Cabanilla Arakawa R, Mizuno J, Woodson J, Yamane R, Johanson A, Holt D, Say C, Ichiyama L, Quinlan S, Tokioka J

Establishes provisions relating to medical student sponsorship program. Establishes the program within the department of health. Provides that the purpose of the program shall be to help address the physician shortage in the State by sponsoring medical students at high quality but lower cost schools of medicine who make the service commitment. Requires the department of health to administer the program and develop specified quidelines and criteria's. Provides that to the extent funds are available, the program shall cover the costs for program participants to complete their medical education at a high quality but lower cost school of medicine, including tuition, fees, books, room and board, travel expenses, and a reasonable subsistence allowance. Establishes program participation criteria. Allows the department to enter into written contracts with collection agencies to collect delinguent reimbursements of sponsorship payments. Allows a collection agency that enters into a written contract with the department to collect delinquent reimbursements of sponsorship payments pursuant to this provision to collect a commission from the debtor in accordance with the terms of, and up to the amounts authorized in, the written contract. Establishes the medical student sponsorship selection commission within the department of health to select program participants according to the criteria established by the department pursuant to provisions relating to medical students; sponsorship program; established. Annual report to the legislature and to the governor. Appropriation. (\$\$) -- HB1977 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then WAM

HB1978 HD1 (HSCR 14-20)

#### RELATING TO SPECIAL IMMIGRANT JUVENILE STATUS.

Introduced by: Belatti D, Yamane R, Aquino H, Cullen T, Nakashima M, Hashimoto T, Say C, Ichiyama L, Cabanilla Arakawa R, Mizuno J, Woodson J, Cachola R, Johanson A, Holt D, Quinlan S, Lee C, Tokioka J

Amends provisions relating to jurisdiction; children under the family court law. Requires that the family court shall have exclusive original jurisdiction concerning custody or guardianship of an immigrant child pursuant to a motion for special immigrant juvenile factual findings requesting a determination that the child was abused, neglected, or abandoned before the age of 18 years. -- HB1978 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HMS then JDC

HB1980 HD1 (HSCR 458-20)

# RELATING TO THE EARNED INCOME TAX CREDIT.

Introduced by: San Buenaventura C, Luke S, Cullen T, Lee C, Nakamura N, McKelvey A, Todd C, Holt D, Cachola R, Ichiyama L, Johanson A, Kitagawa L, Wildberger T, Takayama G, Lowen N, Onishi R, Kobayashi B, Nishimoto S, Yamane R, Hashimoto T, Mizuno J, Say C

Establishes provisions relating to notification of existence of earned income tax credit. Requires all employers to notify their employees in writing of the availability of the earned income tax credits under provisions relating to earned income tax credit and under section 32 of the Internal Revenue Code of 1986, as amended (26 U.S.C. 32). -- HB1980 HD1

**Current Status:** 

Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB1988 HD2 (HSCR 531-20)

#### RELATING TO EDUCATION.

Introduced by: Cullen T, Aquino H, Yamane R

Amends provisions relating to religious holy days by changing it to religious practices. Requires the board of education to release any public school student from school attendance for the purpose of observing a religious practice that occurs during a regularly scheduled school day, when the release is requested in writing by a parent, guardian, or other person having custody or control of the pupil; provided that an absence from school for the purpose of observing a religious practice pursuant to this subsection shall not be deemed an absence of any kind and shall not prohibit any student from achieving perfect attendance. -- HB1988 HD2

**Current Status:** 

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to EDU then JDC/ WAM/

HB1990 HD2 (HSCR 341-20)

#### RELATING TO TAXATION.

Introduced by: Cullen T, Aquino H, Yamane R

Levies a State improvement surcharge equal to 1/2 per cent of all gross proceeds and gross income taxable under the general excise tax law from January 1, 2031, to December 31, 2035 (sunset). Requires the surcharge to be imposed on the gross proceeds or gross income of all written contracts that require the passing on of the taxes imposed under this law; provided that if the gross proceeds or gross income are received as payments beginning in the taxable year in which the taxes become effective, on contracts entered into before June 30 of the year prior to the taxable year in which the taxes become effective, and the written contracts do not provide for the passing on of increased rates of taxes, the state improvement surcharge shall not be imposed on the gross proceeds or gross income covered under the written contracts. Requires the surcharge to be imposed on the gross proceeds or gross income from all contracts entered into on or after June 30 of the year prior to the taxable year in which the taxes become effective, regardless of whether the contract allows for the passing on of any tax or any tax increases. -- Levies a State improvement surcharge equal to 1/2 per cent of the value of property and services taxable under the use tax law January 1, 2031, to December 31, 2035 (sunset). -- Establishes provisions relating to educational infrastructure special fund. Establishes the fund within the state treasury a special fund, into which shall be deposited all revenues collected pursuant to sections 237-31(a)(4)

and 238-14(b)(4). Moneys deposited into this fund shall be expended for the purposes of the department of education or any other entity responsible for school facilities to augment the capacity and infrastructure of its facilities and programs. -- Provides that a sum equal to 0.50 per cent of all general excise tax revenues realized by the State shall be deposited into a separate account in the state treasury in each fiscal year to be appropriated by the legislature for the department of education to augment the capacity and infrastructure of its facilities and programs; and a sum equal to 0.25 per cent of all general excise tax revenues realized by the State shall be deposited into the state highway fund to protect the state highway system from the threat of inundation and damage caused by climate change and to augment the capacity and infrastructure of the State's highways. Requires that the surcharge revenues realized to be allocated 20 per cent to the compound interest bond reserve fund; 20 per cent be allocated to the hurricane reserve trust fund; 20 per cent allocated to the separate trust fund established under provisions relating to other post employment benefits trust; 20 per cent to be allocated to the separate account established pursuant to the separate account for the department of education to augment the capacity and infrastructure of its facilities and programs; and 20 per cent be allocated to the state highway fund to protect the state highway system from the threat of inundation and damage caused by climate change and to augment the capacity and infrastructure of the State's highways. -- Establishes a State improvement surcharge equal to 1/2 per cent of all gross proceeds and gross income taxable under the use tax law from January 1, 2031, to December 31, 2035 (sunset). Requires that the State improvement surcharge revenues be allocated 20 per cent to the compound interest bond reserve fund; 20 per cent to the hurricane reserve trust fund; 20 per cent to the separate trust fund relating to other post employment benefits trust; 20 per cent shall be allocated to the separate account established pursuant provisions relating to separate account for each public employer; and 20 per cent allocated to the state highway fund to protect the state highway system from the threat of inundation and damage caused by climate change and to augment the capacity and infrastructure of the State's highways. -- HB1990 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to EDU/ TRS/ then WAM

HB1994 HD1 (HSCR 442-20)

#### RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Hashimoto T, Kitagawa L, Todd C, Wildberger T, Matayoshi S, Woodson J, DeCoite L, McKelvey A, Nakamura N, Yamashita K, Holt D, Eli S, Quinlan S, Gates C

Establishes a network improvement community task force to build an infrastructure platform leading to the development of a K 12 science, technology, engineering, and mathematics (STEM) teacher education degree at the University of Hawaii. Requires the task force to coordinate with the University of Hawaii to develop a pilot K 12 STEM teacher education program coordinated through the University of Hawaii Maui college campus. Requires the goal of the task force to be to build the capacity for, and eventually establish, a statewide program to recruit, prepare, and retain K 12 STEM teachers that will work in high need areas, with an emphasis on the teacher graduates being Native Hawaiian, Filipino, or another underrepresented minority group. Provides that in developing its infrastructure platform, the task force shall generate baseline data of current K 12 STEM teachers in target areas to determine need, interest, and capacity for recruiting STEM majors to become STEM teachers; engage in relationship building activities for recruiting STEM majors to become K 12 STEM teachers; create strong partnerships with receiving high need complex areas to ensure they are preparing K 12 STEM teachers to teach the complex area curriculum and to teach according to the complex area's professional standards and evaluation metrics; and build high retention, supportive pathways into teaching strategies to retain underrepresented minority teachers. Report to the legislature. Requires the task force to be dissolved on July 1, 2022 (sunset). Appropriation to the university of Hawaii Maui college to support the activities of the network improvement community task force; for 1 full time equivalent (1.00 FTE) STEM entrepreneur resident located at the university of Hawaii Maui college; and for the study abroad programs offered by the university of Hawaii Maui college's office of international and regional partnerships. (\$\$) -- HB1994 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HRE then WAM

HB1996 HD2 (HSCR 571-20)

RELATING TO EDUCATION.

Introduced by: Ohno T, Woodson J, Matayoshi S, Takayama G, Johanson A, Lee C, Hashem M, Nakashima M, Morikawa D, McKelvey A, Kitagawa L, Saiki S, Yamashita K, Ichiyama L, Brower T, Say C, Hashimoto T, Tarnas D, Todd C, Holt D

Amends provisions relating to department heads and executive officers. Requires the superintendent of education to be subject to an annual performance evaluation, including evaluation of the department of education's most current strategic plan indicators. Provides that effective July 1, 2020, any increase in salary shall require improvement in at least 1/2 of the department of education's most current strategic plan indicators. -- HB1996 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB1998 HD1 (HSCR 364-20)

## RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Ohno T, Lee C, Lowen N, Hashimoto T, Quinlan S, Todd C, Holt D, Yamashita K, McKelvey A, Tarnas D, San Buenaventura J, Cachola R, Say C, Brower T, Nakashima M, Morikawa D, Gates C, Matayoshi S, Thielen C, Cabanilla Arakawa R, Tokioka J, Perruso A, Okimoto V, Johanson A, Ichiyama L

Establishes provisions relating to forfeiture of benefits; felony convictions. Provides that if a member, former member, or retirant is convicted of a felony and the court finds that, by a preponderance of the evidence, the felony is related to the employment of the member, former member, or retirant by the State or any county, the court may decree a civil penalty of forfeiture by the member, former member, or retirant of all or a portion of any interest; hypothetical account balance in excess of the amount representing any employee contributions made by or on behalf of the member, former member, or retirant; pension; annuity; or retirement allowance, to which the member, former member, or retirant may otherwise be entitled under this law; provided that upon the death of the member, former member, or retirant, the designated beneficiary of the member, former member, or retirant may receive benefits to which such beneficiary would otherwise be entitled under this law; provided further that the designated beneficiary was not also convicted of a felony based on the same set of circumstances as the member, former member, or retirant penalized under this provision. Provides that upon receipt of a certified copy of the order decreeing forfeiture, the system shall comply with the order and shall reduce, suspend, or deny payment to the member, former member, retirant, or designated beneficiary, if applicable, as provided in the order until such time as the system receives a certified order to increase, resume, or make payments to the member, former member, retirant, or designated beneficiary; or quash or reverse the decree of forfeiture. Prohibits the system to be required to make inquiry into the propriety of the order decreeing forfeiture or recoup any payments made to the member, former member, retirant, or designated beneficiary prior to receipt by the system of the order decreeing forfeiture. Prohibits this provision to impair or diminish benefits accrued and to apply to \_\_\_\_, session laws of 2020. Prohibits felonies committed prior to the effective date of Act this provision to apply to accrued retirement benefits that are non forfeitable. -- HB1998 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to LCA then JDC/ WAM/

HB2001 HD1 (HSCR 637-20)

#### RELATING TO MANSLAUGHTER.

Introduced by: Aquino H, Gates C, Eli S

Amends provisions relating to manslaughter. Provides that a person commits the offense of manslaughter if the person causes the death of another person, having demonstrated willful and wanton disregard of the need to exercise reasonable care, which was likely to cause foreseeable grave injury or harm to 1 or more persons, property, or both. -- HB2001 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2002 HD2 (HSCR 409-20)

#### RELATING TO TRANSPORTATION NETWORK COMPANIES.

Introduced by: Aquino H

Establishes the transportation network companies law. Defines transportation network company to mean an entity that uses a digital network or software application service to connect passengers to transportation network company drivers; provided that the entity does not control, direct, or manage the transportation network company vehicles or

transportation network company drivers that connect to its digital network, except where agreed to by written contract; and is not a taxicab association or a for hire vehicle owner. Requires the director to have full authority to implement and enforce this law and any rules adopted pursuant to this law relating to transportation network companies and transportation network drivers; investigate the actions of any person or organization acting in the capacity of a transportation network company driver; and inspect the records of a transportation network company to verify that the company complies with the requirements of this law. Provides that neither a transportation network company nor a transportation network company driver shall be deemed a common carrier by motor vehicle, a contract carrier by motor vehicle, a motor carrier, a taxicab, or a for hire vehicle service under motor carrier law; and no transportation network company driver shall be required to register a transportation network company vehicle as a commercial or for hire vehicle. Prohibits a person to operate a transportation network company in the State without 1st having obtained a permit from the director, the application for which shall be in a form and content to be determined by the director; provided that any transportation network company operating in the State before the effective date of this law may continue operating until the director has established a permitting process and sets a registration deadline. Requires the director of transportation to issue a permit to each applicant that satisfies the requirements for a transportation network company and collect an annual permit fee of dollars from the applicant prior to the issuance of a permit. Establishes fare transparency; agent for service; and transportation network company vehicles; certification. Provides that no vehicle may be used by a transportation network company unless the company has certified each vehicle. Establishes vehicle certification requirements. Establishes identification of transportation network company vehicles and drivers; electronic receipt; disclosure; limitations; insurance requirements; and transportation network company driver requirements. Allows the director to revoke or suspend the registration of a transportation network company upon determining that the company has engaged in unfair or deceptive business practices prohibited by provisions relating to unfair competition, practices, declared unlawful; engaged in any dishonest, fraudulent, or deceitful act; misrepresented any material fact in obtaining registration; or violated any of the provisions of this law. Provides that any person who is injured by any unfair or deceptive act or practice prohibited by provisions relating to unfair competition, practices, declared unlawful or by any provision of this law may bring proceedings to enjoin the unlawful practices and shall be awarded reasonable attorney's fees together with the costs of suit. Requires the transportation network company to adopt a policy of non discrimination on the basis of destination, race, color, national origin, religious belief or affiliation, sex, disability, age, sexual orientation, or gender identity with respect to riders and potential riders and shall notify the transportation network company drivers of the policy. Provides that in addition to any policy established, transportation network company drivers shall comply with all applicable laws regarding nondiscrimination against riders or potential riders on the basis of destination, race, color, national origin, religious belief or affiliation, sex, disability, age, sexual orientation, or gender identity; and transportation network company drivers shall comply with all applicable laws to accommodate service animals. Provides that not more than annually, the department of transportation may visually inspect a sample of records maintained by a transportation network company for the sole purpose of verifying that a transportation network company complies with this law. Allows any person having reason to believe that this law or the rules adopted pursuant thereto have been violated, or that the registration of a transportation network company under this law should be suspended or revoked, to file a written complaint with the director setting forth the details of the alleged violation or the grounds for suspension or revocation. Provides that the director shall have full authority to conduct investigations, examinations, and hearings of any violations or complaints arising from the operations of transportation network companies or a specific complaint against a transportation network company driver. Further allows the director to retain attorneys, accountants, or other professionals and specialists, who may be exempt from the civil service law, as examiners, auditors, or investigators to conduct or assist in the conduct of examinations or investigations; and use, hire, contract, or employ publicly or privately available analytical systems, methods, or software to examine or investigate the company or person subject to this law. Provides that the director shall have full authority to charge an examination or investigation fee, as established by rule adopted pursuant to administrative procedure law, based upon the cost per hour per examiner for all transportation network companies and persons subject to this law who are examined or investigated by the director. Provides that unless otherwise provided by the uniform information practices Act, the government records of any investigation or examination arising from a complaint of a violation of this law shall be made public only after a

hearing. Requires the transportation network companies law to apply uniformly throughout the State and in all political subdivisions of the State. Amends Act 236, session laws of 2016, by repealing the sunset date. -- HB2002 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then CPH/ WAM/

# HB2004 HD1 (HSCR 100-20)

#### RELATING TO CHILD PASSENGER RESTRAINTS.

Introduced by: Aquino H, Brower T, Woodson J, Hashimoto T, Nishimoto S, Thielen C, Cullen T, Matayoshi S, Nakashima M, Morikawa D, Say C, Lowen N, Ward G, Perruso A, Ichiyama L, Kong S, Yamashita K, Mizuno J, Har S, Belatti D, Cachola R, Eli S, Takayama G, Takumi R, Kitagawa L, Lee C, Tokioka J, Quinlan S, Gates C, Johanson A, Holt D, Hashem M, Nakamura N

Amends provisions relating to child passenger restraints (car seats). Prohibits a person operating a motor vehicle on a public highway in the State to transport a child under 2 years of age unless the person operating the motor vehicle is to ensure that the child is properly restrained in a rear facing child safety seat that meets federal motor vehicle safety standards at the time of its manufacture, and if the child is 2 years of age or older but less than 4 years of age, the person is to ensure that the child is properly restrained in a rear facing or forward facing child safety seat with internal harness. Requires that if the child is 4 years of age or older but less than 10 years of age, the person is to ensure the child is properly restrained in a child safety seat or booster seat, and if the child is 7 years of age or older but less than 10 years of age the child must be correctly restrained by a lap or shoulder seat belt assembly. Increases the age of the child in safety seats and repeals the weight requirement. Increases fines for repeat convictions. -- HB2004 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then JDC

#### HB2010 HD1 (HSCR 580-20)

#### RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Holt D, Eli S, Todd C, Yamane R, Tokioka J, Perruso A, Morikawa D, Cachola R, Thielen C, Hashimoto T, Gates C, Tarnas D, Quinlan S, DeCoite L, Ichiyama L, Har S, McKelvey A, Okimoto V, Nakamura N

Appropriation to the university of Hawaii for scholarships for students pursuing a Hawaiian language certification or degree within the university system. (\$\$) -- HB2010 HD1

**Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HRE/ HWN/ then WAM

## HB2015 HD1 (HSCR 326-20)

# RELATING TO INVASIVE SPECIES.

Introduced by: Todd C, Tarnas D, Quinlan S, Holt D, Gates C, Tokioka J, Perruso A, DeCoite L, Yamane R, Hashimoto T, Kobayashi D, Eli S, McKelvey A, Cachola R, Morikawa D, Ward G, Creagan R, Okimoto V, Thielen C, Ichiyama L, Aquino H Establishes a pilot program within the Aina Mauna legacy program of the department of Hawaiian home lands to remove and harvest gorse from Mauna Kea and develop it as a marketable product to expand economic opportunities for native Hawaiians. Reports to the legislature. Appropriation. Act to be repealed on June 30, 2024 (sunset). (\$\$) --HB2015 HD1

**Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HWN/ AEN/ then WAM

# HB2020 HD1 (HSCR 354-20)

## RELATING TO PROCUREMENT.

Introduced by: Matayoshi S, Hashimoto T, Eli S, Aquino H, Brower T, Kitagawa L, Tarnas D, Nakamura N, Belatti D, Holt D, Kobayashi B, Gates C, Todd C, Johanson A, Ohno T, Cullen T, Quinlan S

Amends provisions relating to past performance database. Requires the state procurement office to implement and administer a past performance database with regard to state contractors, procedures to inform a contractor of the information contained in the past performance database about that contractor; and procedures for a contractor to contest the information contained in the past performance database about that contractor. -- Amends provisions relating to competitive sealed bidding. Provides that those criteria that will affect the bid price and be considered in evaluation for award

shall be as objectively measurable as possible, such as discounts, transportation costs, total or life cycle costs, and the bidder's past performance on state contracts of similar scope, including but not limited to notices of deficiencies and failure to complete a procurement contract. -- Amends provisions relating to competitive sealed proposals. Requires the award to be made to the responsible offeror and is to include the offeror's past performance on state contracts of similar scope, including but not limited to notices of deficiencies and failure to complete a procurement contract. Prohibits criteria to be used in the evaluation that are not set forth in the request for proposals. -- Amends provisions relating to sole source procurement. Allows a contract to be awarded for goods, services, or construction without competition when the head of a purchasing agency determines in writing a review of past performance has been conducted, and past performance evaluations relied upon. -- Amends provisions relating to responsibility of offerors. Provides that for the purpose of making a responsibility determination, the procurement officer shall possess or obtain available information sufficient to be satisfied that a prospective offeror meets the applicable standards. Requires the procurement officer to consider past performance of the offeror as it applies to a responsibility determination for the current solicitation. -- Appropriation. (\$\$) -- HB2020 HD1 Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to GVO then WAM

HB2022 HD2 (HSCR 964-20)

RELATING TO THE MENTAL HEALTH AND SUBSTANCE ABUSE SPECIAL FUND. Introduced by: Matayoshi S, San Buenaventura J, Eli S, Kobayashi B, Hashimoto T, Tarnas D, Todd C, Brower T, Quinlan S, Kitagawa L, Mizuno J, Johanson A, Holt D, Ichiyama L, Nakamura N, Gates C, Ohno T

Amends provisions relating to mental health and substance abuse special fund; established. Allows rather than authorizes the department of health to establish separate accounts within the special fund for depositing moneys received from certification programs and from each mental health and substance abuse program. Further provides that moneys deposited into the respective accounts of each program shall be used for the payment of the operating expenses or capital improvement projects of the respective program; provided that no more than \_\_\_\_\_ per cent of the expenditures per fiscal year from the special fund and no more than \_\_\_\_\_ per cent of the total surplus per fiscal year of the special fund shall be used to fund capital improvement projects. Defines capital improvement project to mean the acquisition by the State of real property; improvements to expand capacity and serviceability of existing, state owned public facilities; or the development of new state owned public facilities. -- HB2022 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then WAM

HB2033 HD1 (HSCR 104-20)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Yamane R

Appropriation to the department of land and natural resources for forestry resource management and development (LNR 172) for the division of forestry and wildlife to purchase firefighting equipment. (\$\$) -- HB2033 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB2035 HD1 (HSCR 663-20)

RELATING TO NON-AGRICULTURAL PARK LANDS.

Introduced by: Yamane R, Yamashita K, Aquino H, Nakashima M, Holt D, Todd C, Morikawa D, Quinlan S, Onishi R, Cullen T, Tokioka J, Nakamura N

Amends provisions relating to definitions under non agricultural park lands law. Redefines agricultural activities to include the care and production of livestock or livestock products includes the care and production of pasture land. Requires the department of land and natural resources to transfer lands to the department of agriculture by June 30, 2020, as provided in this provision. Provides that any lands identified and approved for unconditional transfer as non agricultural park lands that have not been transferred by June 30, 2020, shall be placed under the jurisdiction of the department of agriculture by July 1, 2020. Requires the department of land and natural resources to be responsible for all leases and agreements that are not in compliance with provisions relating to transfer and management of non agricultural park lands and related facilities to the department of agriculture. Requires the department of agriculture to assume responsibility for compliant leases and agreements and shall negotiate future leases and

agreements by July 1, 2020. Report to legislature. -- HB2035 HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL/ AEN/ then WAM

HB2036 HD1 (HSCR 281-20)

#### RELATING TO CORAL RESTORATION.

Introduced by: Yamane R, Yamashita K, Aquino H, Nakashima M, Holt D, Todd C, Morikawa D, Quinlan S, Onishi R, Cullen T, Tokioka J, Nakamura N

Establishes the ocean coral restoration pilot project. Requires the department of land and natural resources to plan and design an expansion of the Hawaii coral restoration nursery, including improvements to the sea urchin hatchery, to help recover and protect the state's reef ecosystem. Report to the legislature. Appropriation. (\$\$) -- HB2036 HD1 **Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB2037 HD2 (HSCR 618-20)

RELATING TO THE HAWAII STATE LESBIAN, GAY, BISEXUAL, TRANSGENDER, QUEER, PLUS COMMISSION.

Introduced by: Yamane R

Establishes the Hawaii State lesbian, gay, bisexual, transgender, queer, plus commission law. Establishes the commission within the department of human services. Requires the commission to appoint an executive director without regard to civil service law. Requires the commission to act as a central clearinghouse and coordinating body for governmental and nongovernmental activities and information relating to the status of the lesbian, gay, bisexual, transgender, queer, plus community in the State; create public awareness and understanding of the responsibilities, needs, potentials, and contributions of the lesbian, gay, bisexual, transgender, queer, plus community and their roles in the changing society; recommend legislative and administrative action on equal treatment and opportunities for members of the lesbian, gay, bisexual, transgender, queer, plus community; promote the diversity of cultural expressions of persons of all sexual orientations, gender identities, gender expressions, and sex characteristics and ensure the recognition of culturally based sexual and gender identities specific to Hawaii, such as mahu and aikane; encourage a long range program of education of members of the lesbian, gay, bisexual, transgender, gueer, plus community about their political rights and responsibilities, particularly with respect to their voting duties; maintain contacts with appropriate federal, state, local, and international agencies concerned with the status of the lesbian, gay, bisexual, transgender, queer, plus community; cooperate and collaborate with national groups on the status of the lesbian, gay, bisexual, transgender, queer, plus community and arrange for participation by representatives of the State in White House conferences and other national conferences; administer funds allocated for the commission's work, including accepting, disbursing, and allocating funds that may become available from other governmental and private sources: provided that all funds shall be disbursed or allocated in compliance with any specific designation stated by the donor; provided further that in the absence of any specific designation, the funds shall be disbursed or allocated to projects related to any of the purposes of this chapter; and submit to the governor and legislature an annual report (annual report to the legislature) with recommendations. Allows the mayor of each county to appoint a county committee on the status of lesbian, gay, bisexual, transgender, queer, plus affairs. Allows each committee to be charged with the duty and responsibility of developing information as the Hawaii state lesbian, gay, bisexual, transgender, queer, plus commission requires or as the county committee deems advisable concerning the status of the members of the lesbian, gay, bisexual, transgender, queer, plus community within the respective counties; and any other appropriate duties and responsibilities as may be deemed necessary by the respective counties. Allows the county committees to submit to the commission plans and proposals affecting the status of members of the lesbian, gay, bisexual, transgender, queer, plus community in the respective counties. Appropriation. (\$\$) -- HB2037 HD2

**Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HMS/ JDC/ then WAM

HB2041 HD1 (HSCR 338-20)

RELATING TO AGRICULTURE.

Introduced by: Yamane R

Appropriation to the department of agriculture for 3 full time equivalent (3.00 FTE) inspectors to perform meat inspection services. (\$\$) -- HB2041 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB2043 HD2 (HSCR 666-20)

#### RELATING TO ADOLESCENT MENTAL HEALTH CARE.

Introduced by: Mizuno J, Brower T, McKelvey A, Ichiyama L, Cabanilla Arakawa R, Lowen N, Wildberger T, Perruso A, DeCoite L, Creagan R, Gates C, Ohno T, Nakamura N, Tokioka J, Cachola R

Amends provisions relating to mental health services relating to minors; diagnosis, counseling, and related activities. Allows a minor who is 14 years of age or older to consent to mental health treatment or counseling services provided by a mental health professional. Requires the mental health professional to assist the minor in completing a notification form to send to the covered entity directing the covered entity not to disclose minor initiated mental health treatment or counseling services. The completed notification form shall be sent to the covered entity and filed in the minor's record. Requires a covered entity, upon receiving the completed notification form from the mental health professional, to have policies and procedures established to maintain non disclosure of the minor initiated mental health treatment or counseling services to the parent or legal guardian. The mental health professional shall be entitled to submit a claim to the covered entity for the provision of minor initiated treatment or counseling services to the minor pursuant to this provision, but shall not bill for out of pocket payments, co payments, co insurance, or deductibles. Requires that upon notification from the mental health professional that mental health treatment or counseling services were provided to a minor without the consent, knowledge, or participation of the minor's parent or legal quardian, a covered entity shall not disclose to the minor's parent or legal guardian who is a policyholder or other covered person, any billing information, including payments made by the covered entity for minor initiated mental health treatment or counseling services. -- HB2043 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then JDC/ WAM/

HB2047 HD1 (HSCR 340-20)

# RELATING TO HEALTH.

Introduced by: Mizuno J, Wildberger T, Perruso A, Ichiyama L, Creagan R, Kitagawa L, Thielen C, McKelvey A, Nishimoto S, Tokioka J, Tarnas D, Hashimoto T, Gates C, Morikawa D, Hashem M, Okimoto V, Nakamura N, Har S, Cachola R

Establishes within the behavioral health services administration of the department of health a task force to review best care practices for persons having fetal alcohol spectrum disorders, including therapies and treatments commonly needed as adults. Report to the legislature. Requires the task force to serve until it has accomplished the objectives of this Act or 20 days prior to the convening of the regular session of 2021, whichever occurs 1st (sunset). -- HB2047 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2054 HD1 (HSCR 23-20)

# RELATING TO EMPLOYMENT PRACTICES.

Introduced by: Perruso A, Matsumoto L, Okimoto V, Nakamura N, Kitagawa L, San Buenaventura J, Johanson A, Wildberger T, Takayama G, Cabanilla Arakawa R, Lowen N, Morikawa D, Hashimoto T, Matayoshi S, Gates C, Mizuno J, Nishimoto S, Ichiyama L, Yamashita K, Tarnas D

Establishes provisions relating to sexual misconduct or sexual assault; nondisclosure agreements; prohibited. Prohibits an employer to require an employee to enter into, as a condition of employment, a nondisclosure agreement that prevents the employee from disclosing sexual harassment or sexual assault occurring in the workplace, at work related events, between employees, or between an employer and an employee. Prohibits an employer to retaliate against an employee for disclosing or discussing sexual harassment or sexual assault. Provides that this shall not apply to human resources employees expected to maintain the confidentiality of an investigation as part of their official duties, and employees requested to maintain the confidentiality of an ongoing human resources investigation. -- HB2054 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then JDC/ WAM/

HB2057 HD2 (HSCR 979-20)

RELATING TO PROOF OF DOMESTIC OR SEXUAL VIOLENCE VICTIM STATUS. Introduced by: San Buenaventura C, Matsumoto L, Lowen N, Thielen C, Nakamura N, Eli S, Kitagawa L, Belatti D, Wildberger T, Perruso A, Takayama G, Har S, Tokioka J, Say C, Morikawa D, Hashimoto T, Matayoshi S, Mizuno J, Gates C, Nishimoto S, Ichiyama L, Creagan R, Yamashita K, Tarnas D

Amends provisions relating to release of domestic abuse victims from shared wireless plans. All wireless telecommunications service providers shall release, without charge, penalty, or fee, any victim of domestic abuse from a shared or family wireless service contract involving the victim's abuser; provided that the victim submits an opt out request in writing and with evidence of domestic abuse as documented by any certified or exemplified restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a victim services organization or domestic abuse program, agency, or facility, including a shelter or safe house for domestic abuse victims; or documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the victim has sought assistance in dealing with the alleged domestic abuse. -- Amends provisions relating to discriminatory practices made unlawful; offenses defined; and amends provisions relating to leave of absence for domestic or sexual violence. Allows an employer to verify that an employee is a victim of domestic or sexual violence by requesting that the employee provide certified or exemplified restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a victim services organization or domestic or sexual violence program, agency, or facility, including a shelter or safe house for victims of domestic or sexual violence; or documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the employee or the employee's minor child has sought assistance in relation to the domestic or sexual violence. -- Amends provisions relating to separation for compelling family reason. Allows the department of labor and industrial relations to request as reasonable and confidential documentation of a signed written statement from a victim services organization or domestic or sexual violence program, agency, or facility, including a shelter or safe house for victims of domestic or sexual violence; or a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the individual or the individual's minor child has sought assistance in relation to the domestic or sexual violence, attesting to the domestic or sexual violence and explaining how the continued employment creates an unreasonable risk of further violence; or certified or exemplified restraining orders, injunctions against harassment, and documents from criminal cases, suggesting or demonstrating that the continued employment may cause an unreasonable risk of further violence. -- Amends provisions relating to good cause for separation from part time employment. Provides that in applying the provisions relating to disqualification for benefits, allows an individual who has established eligibility based on full time employment to be found to have good cause for voluntarily separating from subsequent part time employment based on evidence includes certified or exemplified restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a victim services organization or domestic or sexual violence program, agency, or facility, including a shelter or safe house for victims of domestic or sexual violence; documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the employee has sought assistance in relation to the domestic or sexual violence; or statements from the individual, or other corroborating evidence. -- Amends provisions relating to early termination of tenancy; victims of domestic violence. Requires the tenant or an immediate family member of the tenant residing at the dwelling unit has been the victim of domestic violence to provide a notice for early termination to be accompanied by a certified or exemplified restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a victim services organization or domestic violence program, agency, or facility, including a shelter or safe house for victims of domestic violence; or documentation from a medical professional, mental health care provider, attorney, advocate, social worker, or member of the clergy from whom the victim has sought assistance in relation to the domestic violence. -- Amends provisions relating to filing and certification of applications; authorization card under the address confidentiality program law. Requires that the application to be as prescribed by the program director and shall contain records or files of a court or government agency including but not limited to police reports, valid restraining orders, injunctions against harassment, and documents from criminal cases; documentation from a domestic abuse program, agency, or facility including a shelter or safe house for domestic abuse victims; documentation from a sexual assault program; documentation from a medical professional, mental health care provider, attorney,

advocate, social worker, or member of the clergy from whom the primary applicant has sought assistance in dealing with the alleged domestic abuse, sexual offense, or stalking; or documentation from a victim services organization. -- HB2057 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to JDC

HB2060 HD1 (HSCR 683-20)

#### RELATING TO DOMESTIC ABUSE.

Introduced by: Belatti D, Lowen N, Okimoto V, Thielen C, Nakamura N, Eli S, Kitagawa L, Wildberger T, Takayama G, Morikawa D, Hashimoto T, Matayoshi S, Gates C, Nishimoto S, Ichiyama L, Yamashita K, Tarnas D

Amends provisions relating to temporary restraining order. Provides that if the family court denies a temporary restraining order, the court may order upon the oral request of the respondent that the petition record be withheld from public inspection; provided that the record shall remain accessible to law enforcement officers without a court order. -- Amends provisions relating to protective order; additional orders. Provides that if the family court denies a protective order or extended protective order, the court may order upon the oral request of the respondent that the protective order or extended protective order petition record be withheld from public inspection; provided that the record shall remain accessible to law enforcement officers without a court order. -- HB2060 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to JDC

HB2061 HD1 (HSCR 44-20)

#### RELATING TO CHILD SUPPORT.

Introduced by: Wildberger T, Lowen N, Eli S, Okimoto V, Thielen C, Nakamura N, Kitagawa L, Belatti D, San Buenaventura J, Perruso A, Takayama G, Morikawa D, Hashimoto T, Matayoshi S, Mizuno J, Gates C, Nishimoto S, Ichiyama L, Creagan R, Cabanilla Arakawa R, Yamashita K, Tarnas D

Requires the department of the attorney general to convene a study group to examine the impacts and impediments, including any conflicts with federal law, of allowing child support payments to pass through to TANF (temporary assistance for needy families) recipients; whether the pass through of child support payments to TANF recipients is permissible; and the costs to agencies of establishing a pass through program for child support payments to TANF recipients. Report to the legislature. -- HB2061 HD1 Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HMS then JDC/ WAM/

HB2062 HD2 (HSCR 587-20)

#### RELATING TO THE SEXUAL EXPLOITATION OF CHILDREN.

Introduced by: Ichiyama L, Lowen N, Okimoto V, Thielen C, Eli S, Nakamura N, Kitagawa L, Belatti D, San Buenaventura J, Har S, Wildberger T, Perruso A, Cabanilla Arakawa R, Takayama G, Morikawa D, Hashimoto T, Matayoshi S, Mizuno J, Gates C, Nishimoto S, Creagan R, Yamashita K, Tarnas D

Establishes provisions relating to sexually exploited children statewide coordinator and program. Requires the director of human services to appoint a statewide coordinator on commercial sexual exploitation of children for the proper administration and enforcement of this law without regard to civil service law. Requires the department of human services to develop and implement a program to prevent the commercial sexual exploitation of children and assist child victims of commercial sexual exploitation. Requires the program to support the operations of the prevention of commercial sexual exploitation of children steering committee; promote public awareness of the commercial sexual exploitation of children, available services for victims, and state and national hotlines for victims and witnesses; produce and maintain informational materials, including a website, on the prevention of commercial sexual exploitation of children and on the public resources available to victims and witnesses; develop and provide comprehensive training on how to prevent and address the commercial sexual exploitation of children; and apply for and monitor federal funding for anti trafficking efforts. Report to the legislature. Establishes provisions relating to the commercial sexual exploitation of children steering committee; established. Requires the steering committee to meet quarterly and to submit its findings and recommendations to address the commercial sexual exploitation of children. Report to the legislature. Establishes provisions relating to child commercial sexual exploitation of children multidisciplinary team; established. Establishes in every county a commercial sexual exploitation of children multidisciplinary team to immediately respond to cases of the sex trafficking of children; establish training requirements; shall utilize a case

management approach specified; and facilitate the mutual sharing of information among the team and among relevant agencies and service providers, including information on the victims' physical or mental health, or other information relating to the best interests of the child, unless otherwise prohibited by state or federal law. Requires the director of human services to add 4 full time equivalent (4.0 FTE) positions. Appropriation. (\$\$) -- HB2062 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HMS then JDC/ WAM/

HB2065 HD1 (HSCR 290-20)

#### RELATING TO PUBLIC SERVICE OFFICE HOURS.

Introduced by: Cullen T

Establishes the public service office hours task force within the department of accounting and general services to study and develop a plan to reduce the number of public employees who commute during hours of peak traffic congestion in the State. Report to the legislature. Requires the task force to be dissolved upon submission of its report to the legislature (sunset). Appropriation. (\$\$) -- HB2065 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to GVO/ TRS/ then WAM

HB2066 HD1 (HSCR 398-20)

# RELATING TO THE HAWAII HOUSING FINANCE AND DEVELOPMENT CORPORATION.

Introduced by: Cullen T

Establishes provisions relating to the downpayment guarantee program. Allows the Hawaii housing finance and development corporation to serve as guarantor for any downpayment loan made by a financial institution that is chartered under the provisions relating to the code of financial institutions to an eligible borrower for the borrower's purchase of a residential dwelling within the State to be occupied by the borrower. Prohibits a person to be deemed an eligible borrower unless the person meets specified conditions which includes being a 1st time home buyer and falls into a gap income group as recognized by the corporation. Prohibits a person who owns in fee simple or in leasehold any other residential property within the State to be eligible under this provision. Requires every loan that is secured by the corporation under this provision to be subject to specified conditions. Allows the corporation to use funds in the dwelling unit revolving fund to guarantee the repayment of a downpayment loan made to the eligible borrower by a financial institution. Allows the corporation to also establish, revise, charge, and collect fees, premiums, and charges as necessary, reasonable, or convenient, to guarantee the repayment of a downpayment loan. Provides that if the borrower defaults in the payment of any installment of principal or interest of the downpayment loan, the corporation shall take all necessary action to repay the delinquent amounts to the financial institution or its assigns, as the case may be, that holds title to the downpayment loan. Appropriation to the fund. (\$\$) -- HB2066 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate
Mar=03 20 Multiple Referral to HOU then WAM

HB2067 HD1 (HSCR 156-20)

#### RELATING TO DOMESTIC VIOLENCE.

Introduced by: San Buenaventura C, Okimoto V, Thielen C, Nakamura N, Kitagawa L, Morikawa D, Gates C, Mizuno J, Eli S, Har S, Wildberger T, Ichiyama L, Creagan R, Cabanilla Arakawa R, Yamashita K, Tarnas D

Amends provisions relating to abuse of family or household members; penalty. Provides that upon conviction and sentencing of the defendant, the court may order that the defendant immediately be incarcerated to serve the mandatory minimum sentence imposed. Provides that it shall be a petty misdemeanor for a person to intentionally or knowingly touch a family or household member in an offensive manner or subject the family or household member to offensive physical contact and requires the person to be sentenced as provided under the disposition of convicted defendant's law. Requires a court when sentencing to require the offender to complete within a specified time frame any available domestic violence intervention programs and, if the offense involved the presence of or abuse of a minor, any available parenting classes. Allows the court to accept a deferred acceptance of guilty plea for misdemeanor or petty misdemeanor offenses of abuse of a family or household member when the defendant has no prior conviction; or has not previously granted deferred acceptance of guilty plea status, for any offense under this provision within the previous 5 years. Act to be repealed on June

30, 2023 (sunset). -- HB2067 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2068 HD2 (HSCR 991-20)

#### RELATING TO THE ADMINISTRATION OF JUSTICE.

Introduced by: San Buenaventura C, Lee C, Nakashima M, Takayama G, McKelvey A, Creagan R, Say C, Nishimoto S, Perruso A, Ohno T, Luke S, Nakamura N, Todd C, Holt D, Lowen N, Kobayashi D

Establishes provisions relating to conditional release; duration limited in non violent class C felony cases. Requires that for any defendant charged with a class C felony not involving violence or attempted violence, the commitment shall be limited to no longer than \_\_\_\_\_ days from the date the court determines the defendant lacks fitness to proceed. -- HB2068 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB2069 HD1 (HSCR 1000-20)

#### RELATING TO PROPERTY FORFEITURE.

Introduced by: San Buenaventura C, Brower T, Mizuno J, Lowen N, Takayama G, McKelvey A, Luke S, Lee C, Nakashima M, Creagan R, Perruso A, Nakamura N, Todd C

Amends provisions relating to property subject to forfeiture; exemption. Prohibits a property to be forfeited to the extent of an interest of an owner by reason of the commission of any covered offense unless the covered offense is chargeable as a felony offense under state law; and the owner has been convicted of the covered offense by a verdict or plea, including a no contest plea or a deferred acceptance of guilty plea or no contest plea; or any act or omission established by that owner to have been committed or omitted without the knowledge and consent of that owner; provided that nothing in the provision shall be construed to prevent the seizure of property prior to conviction. Prohibits this law to apply to the forfeiture of an animal prior to disposition of criminal charges. -- Amends provisions relating to disposition of property forfeited. Requires that all forfeited property and the sale proceeds thereof, up to a maximum of 3 million dollars per year, not previously transferred pursuant of this law after payment of expenses of administration and sale, including reimbursement for any costs incurred by the department of the attorney general related to the seizure or storage of seized property, shall be deposited to the credit of the state general fund. -- HB2069 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to JDC then WAM

HB2088 HD1 (HSCR 436-20)

## RELATING TO EDUCATION.

Introduced by: Woodson J, McKelvey A, Ohno T, Cachola R, Nishimoto S, Say C, Todd C, Gates C, Takumi R, Hashimoto T, Brower T, Nakashima M, Onishi R, Holt D, Morikawa D, Perruso A, Kitagawa L, Tarnas D, Kobayashi D, Yamane R, Nakamura N, Ichiyama L

Establishes a working group to create a state plan to make Free Application for Federal Student Aid (FAFSA) completion or an opt out waiver for FAFSA completion a statewide graduation requirement by the 2022 - 2023 school year within the department of education. Requires the group to consider additional resources and supports needed and available, including public private partnerships, to ensure successful implementation of the state plan; how to best ensure that the opt out process from FAFSA completion for parents is simple and unconditional; the feasibility of regional pilot programs by complex area or island; how to best provide greater support for students through the entire college application process, including providing the necessary guidance for students to actually enroll in college and be successful once the FAFSA is completed; how to best protect family privacy, particularly for undocumented families, and support schools to provide hardship opt out waivers on behalf of unresponsive parents. Report to the legislature. Appropriation. (\$\$) -- HB2088 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU/ HRE/ then WAM

HB2090 HD2 (HSCR 535-20)

## RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Woodson J, Ohno T, Cachola R, Nishimoto S, Say C, Todd C, Gates C,

LRB Systems March 5, 2020

Takumi R, Nakashima M, Lowen N, Onishi R, Holt D, Morikawa D, Kitagawa L, Tarnas D, Kobayashi D, Hashimoto T, Brower T, Nakamura N, Ichiyama L, Johanson A, Lee C Amends Act 39, session laws of 2017, which establishes the innovation and commercialization initiative program within the university of Hawaii under the vice president for research and innovation, by repealing the sunset date. -- HB2090 HD2 Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HRE then WAM

HB2091 HD1 (HSCR 63-20)

## RELATING TO CRIMINAL HISTORY RECORD CHECKS.

Introduced by: Woodson J, Ohno T, Cachola R, Todd C, Gates C, Takumi R, Nakashima M, Lowen N, Ichiyama L, Onishi R, Holt D, Morikawa D, Perruso A, Kitagawa L, Tarnas D, Kobayashi D, Hashimoto T, Okimoto V, Nakamura N, Brower T

Amends provisions relating to criminal history record checks. Allows criminal history record checks to be conducted by the University of Hawaii or its designee on current or prospective employees, and contractors and their employees, whose duties include ensuring the security of campus facilities and persons. -- HB2091 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HRE then JDC

HB2094 HD1 (HSCR 266-20)

## RELATING TO EARLY LEARNING.

Introduced by: Woodson J, Ohno T, Cachola R, Nishimoto S, Say C, Todd C, Gates C, Takumi R, San Buenaventura J, Nakashima M, Lowen N, Morikawa D, Johanson A, Holt D, Perruso A, Kitagawa L, Tarnas D, Kobayashi D, Yamane R, Hashimoto T, Okimoto V, Brower T, Nakamura N, Ichiyama L, Lee C

Establishes provisions relating to Hawaii early childhood educator stipend program. Establishes the program to be administered by the executive office on early learning to address the shortfall of early childhood educators who have coursework in early childhood education. Establishes eligibility for stipend consideration. Provides that immediately following completion of a certificate, degree, or license, stipend recipients shall provide early care and education services directly to children from birth through 5 years of age for 2 to 4 consecutive years in 1 of the early learning settings including Hawaiian language medium and Hawaiian immersion settings and early learning settings at charter schools. Establishes provisions for repayment of stipends. Allows the office to enter into written contracts with collection agencies to collect delinquent repayment of stipends owed to the office. Appropriation. (\$\$) -- HB2094 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB2097 HD2 (HSCR 513-20)

## RELATING TO MEDICAL CANNABIS.

Introduced by: Mizuno J, Tarnas D, Creagan R, Thielen C, Brower T, Nakamura N Amends the medical cannabis dispensary system law. Adds the requirement that the department of health shall consider processes that allow any batch of products that fails testing standards to be remediated and manufactured so as long as any final product passes testing standards. Adds edible cannabis products. Requires a dispensary to be allowed to provide, disseminate, and publish educational and scientific materials related to cannabis and its products, and sponsor events about cannabis that shall not be considered advertising so long as the purpose does not seek to promote only the interests of that dispensary. -- HB2097 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then JDC/ WAM/

HB2098 HD2 (HSCR 413-20)

## RELATING TO HEALTH.

Introduced by: Mizuno J, McKelvey A, Gates C, Creagan R, Cachola R, Thielen C, Brower T. Tarnas D

Establishes provisions relating to program for at risk individuals with intellectual or developmental disabilities. Provides that upon approval from the centers for medicare and medicaid services, requires the department of human services to establish and implement a program for providing home and community based services to at risk individuals with intellectual or developmental disabilities who do not meet medicaid's institutional level of care criteria for home and community based services. Requires that individuals eligible for services under this program to have been diagnosed with an

intellectual or developmental disability; have been found through a functional assessment to be at risk of deteriorating to the institutional level of care; are ineligible for other medicaid waiver programs for individuals with intellectual or developmental disabilities; and reside in his or her own home; provided that individuals who reside in a community shelter may receive at risk services that are appropriate for their living environment as determined by \_\_\_\_\_\_; provided further that services under this provision shall not be provided to individuals already residing in a care facility, including but not limited to a care home, foster home, hospital, nursing facility, or hospice facility. Provides eligibility shall be assessed annually to determine whether ongoing at risk services are medically necessary. Requires the department of human services to seek approval from the centers for medicare and medicaid services to provide coverage for home and community based services for medicaid eligible individuals with intellectual or developmental disabilities who are at risk for institutionalization no later than June 30, 2021. Appropriations. (\$\$) -- HB2098 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HMS then CPH/ WAM/

HB2099 HD1 (HSCR 368-20)

#### RELATING TO THE EXECUTIVE OFFICE ON AGING.

Introduced by: Mizuno J, McKelvey A, Gates C, DeCoite L, Brower T, Cabanilla Arakawa R, Ward G, Okimoto V, Cachola R, Perruso A, Tarnas D

Amends provisions relating to Act 127, session laws of 2019, to add that the appropriation be for 1 permanent full time equivalent (1.0 FTE) position of Alzheimer's disease and related dementia services coordinator within the executive office on aging. (\$\$) -- HB2099 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HMS then WAM

HB2101 HD2 (HSCR 1020-20)

#### RELATING TO MINORS.

Introduced by: Mizuno J, Cachola R, Tarnas D, Creagan R

Establishes provisions relating to special sentencing considerations for minors. Requires that in a case in which the family court has waived jurisdiction over a minor and the minor is convicted of a nonviolent criminal offense in circuit court, the circuit court is to consider, in addition to any other factors that the court is required to consider, the psychological and developmental differences between minor and adult offenders, including the minor's vulnerability, impulsiveness, susceptibility to suggestion, and diminished culpability. Allows the circuit court, after considering the factors set forth previously, and the factors identified in the presentence diagnosis and report impose a sentence that includes a period of incarceration that is shorter than any mandatory minimum sentence otherwise required by law if the minor enters a rehabilitation or diversion program; provided that the period of incarceration shall not be shorter than half of the mandatory minimum sentence otherwise required by law; and decline to impose a mandatory sentencing enhancement otherwise required by law when imposing a sentence that includes a period of incarceration of 5 years or more. -- HB2101 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to HMS then JDC

HB2102 HD1 (HSCR 418-20)

## RELATING TO HEMP PRODUCTS.

Introduced by: Mizuno J, McKelvey A, Cullen T, Ward G, DeCoite L, Tarnas D Establishes provisions relating to hemp products. Requires the label of any package of a hemp product to include the contents and potency of the cannabidiol and the following boxed warning statements in all capital letters and printed in not less than 18 point font that CANNABIDIOL USE WHILE PREGNANT OR BREASTFEEDING MAY BE HARMFUL. KEEP OUT OF REACH OF CHILDREN; and WARNING: MAY INTERACT WITH OTHER DRUGS, CONSULT A HEALTH PROFESSIONAL BEFORE USE. Prohibits a manufacturer, distributor, or seller of a hemp product to include on the label of the product, or publish or disseminate in advertising or marketing, any health related statement that is untrue in any particular manner or that tends to create a misleading impression as to the health effects of consuming products containing hemp or cannabinoids, extracts, or derivatives from hemp. Requires a manufacturer of dietary supplements that contain hemp to comply with specified conditions. Prohibits a person to manufacture, or sell, hold, offer, or distribute for sale, in the State any food into which a cannabinoid, synthetic cannabinoid, or other hemp product has been added. Further

prohibits a person to sell, hold, offer, or distribute for sale in the State any hemp product designed to be appealing to children. Provides that a cosmetic shall not be considered adulterated under provisions relating to foods deemed adulterated when or other applicable law, or misbranded under provisions relating to foods deemed misbranded when or other applicable law solely by the inclusion of hemp or cannabinoids, extracts, or derivatives from hemp. Further provides that the sale of cosmetics that include hemp or cannabinoids, extracts, or derivatives from hemp shall not be restricted or prohibited based solely on the inclusion of hemp or cannabinoids, extracts, or derivatives from hemp. Requires the department of health to adopt rules pursuant to administrative procedure law that include inspection and sampling requirements of any hemp or hemp products; testing protocols, including certification by independent 3rd party laboratories, to determine delta-9-tetrahydrocannabinol concentration of hemp or hemp products and screen for contaminants; reporting and record keeping requirements; assessment of fees for application, inspecting, sampling, and testing hemp processing; a procedure for the disposal of hemp or hemp products, found to be in violation of this provision; penalties for any violation of this provision; and any other rules necessary to carry out this provision. Allows the department to adopt and amend interim rules, which shall be exempt from administrative procedure law and small business regulatory flexibility Act, to effectuate the purposes of this provision; provided that the department shall hold at least 1 public hearing prior to the adoption of interim rules with at least 30 days' notice for that public hearing; and any interim rules shall remain in effect until June 30, 2023, or until rules are adopted, whichever occurs sooner. Provides that this law shall not be construed to prohibit a licensed entity from manufacturing, distributing, or selling products that contain hemp, or cannabinoids, extracts, or derivatives from hemp grown in compliance with applicable law; provided that no licensed entity shall include any hemp product as an ingredient in the licensed entity's manufactured cannabis product without 1st getting approval from the department; and the licensed entity complies with provisions of the food, drugs, and cosmetics law. Provides that it shall be unlawful to sell or furnish a hemp product in any shape or form to a person under 21 years of age. Requires all persons engaged in the retail sale of hemp products shall check the identification of hemp product purchasers. Establishes fines for violation and subsequent violations. Report to the legislature. Act to be repealed on June 30, 2023 (sunset). --HB2102 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2110 HD1 (HSCR 159-20)

#### RELATING TO HEALTH.

Introduced by: Mizuno J, McKelvey A, Cachola R, Ichiyama L, Cabanilla Arakawa R, Aquino H, Tokioka J, Lowen N, Har S, Tarnas D, Ward G, Creagan R

Amends provisions relating to referral or transfers to uncertified or unlicensed care facility; penalty. Provides that it shall be unlawful for any person, corporation, or any other entity to knowingly refer or transfer patients to an uncertified or unlicensed care facility. Allows the department of health to impose a fine on any person, corporation, or any other entity that knowingly refers or transfers patients to a care home, agency, or facility operating without a certificate or license as required by law. -- Repeals provisions relating to exclusion. -- HB2110 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2120 HD2 (HSCR 1015-20)

## RELATING TO THE STATE ETHICS CODE.

Introduced by: Lee C, Morikawa D, Saiki S, Nakashima M, Johanson A, Nakamura N, Wildberger T, Mizuno J, Perruso A, Holt D, Takumi R, Cullen T

Amends provisions relating to conflicts of interest. Prohibits a legislator or employee to take any official action directly affecting a business or other undertaking in which the legislator or employee has a substantial financial interest or a private undertaking in which the legislator or employee is engaged as legal counsel, advisor, consultant, representative, or other agency capacity; acquire financial interests in any business or other undertaking which the legislator or employee has reason to believe may be directly involved in official action to be taken by the legislator or employee; and assist any person or business or act in a representative capacity before any state or county agency for a contingent compensation in any transaction involving the State. Requires that nothing in this provision to be construed to prohibit a legislator from introducing bills and resolutions, from serving on a committee, or from making statements or taking action in

the exercise of the legislator's legislative functions. -- HB2120 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to JDC

HB2124 HD1 (HSCR 360-20)

#### RELATING TO THE CODE OF ETHICS.

Introduced by: Lee C, Morikawa D, Saiki S, Nakashima M, Brower T, Johanson A, Perruso A, Holt D, Takumi R, Nakamura N, Wildberger T, Eli S, Mizuno J

Amends provisions relating to restrictions on post employment. Prohibits any former legislator, within 12 months after termination of the former legislator's employment, to represent any person or business for a fee or other consideration on matters in which the former legislator participated as a legislator, matters involving official action by the legislature, or any administrative action. Prohibits the governor; lieutenant governor; administrative director of the State; attorney general; comptroller; chairperson of the board of agriculture; director of finance; director of business, economic development, and tourism: director of commerce and consumer affairs; adjutant general; chairperson of the board of education; superintendent of education; chairperson of the Hawaiian homes commission; director of health; director of human resources development; director of human services; director of labor and industrial relations; chairperson of the board of land and natural resources; director of public safety; director of taxation; director of transportation; president of the university of Hawaii; trustees and the administrator of the office of Hawaiian affairs; chief information officer; members of the board of directors and the executive director of the agribusiness development corporation; members and the executive director of the campaign spending commission; members and the executive director of the Hawaii community development authority; members of the board of directors and the executive director of the Hawaii housing finance and development corporation; members of the board of directors, and the president and chief executive officer of the Hawaii tourism authority; members and the executive officer of the public utilities commission: state auditor: director of the legislative reference bureau: ombudsman; permanent employees of the legislature, other than persons employed in clerical, secretarial, or similar positions; and administrative director of the courts, to represent any person or business for a fee or other consideration regarding any legislative or administrative action for 12 months after termination from their respective positions. -- HB2124 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Re referral to GVO then JDC

HB2125 HD2 (HSCR 992-20)

## RELATING TO THE STATE ETHICS CODE.

Introduced by: Lee C, Morikawa D, Saiki S, Nakashima M, Johanson A, Perruso A, Takumi R, Nakamura N, Wildberger T, Eli S, Kong S, Mizuno J

Amends provisions relating to requirements of disclosure. Repeals definition of substantially the same. Requires the state ethics commission to provide a method for filing financial disclosure statements. Allows the commission to require that financial disclosure statements be filed electronically. -- Amends provisions relating to Hawaii correctional system oversight commission; membership; appointment; chairperson; reimbursement of expenses. Repeals exemption for a member of the commission to be made subject to the financial disclosure requirements of provisions relating to fair treatment and requirements of disclosure solely because of that member's participation as a member of the commission. Allows the state ethics commission, in its discretion, to make any changes that it deems necessary to its internal procedures or forms to aid in the implementation of this Act. -- HB2125 HD2

Current Status:

Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Single Referral to JDC

HB2128 HD2 (HSCR 1001-20)

#### RELATING TO ELECTIONS.

Introduced by: Lee C, Saiki S, Creagan R, Perruso A, Holt D, Takumi R, Cullen T, Nakamura N, Wildberger T, Eli S, Kong S, Mizuno J

Amends provisions relating to elections, generally law. Defines ballot summary to mean a complete record of ballot selections that is verified by the voter. Defines precinct to mean the smallest political subdivision established by law. Redefines ballot to include a ballot summary that is produced by a voter using a web based ballot or similarly accessible ballot. Provides that a ballot also includes a voter verifiable paper audit trail in the event there is a discrepancy between a voting machine's electronic record of the

voted ballot and the voter verifiable paper audit trail. Redefines district to mean the district of political representation associated with a state representative. Repeals provision that requires an application to register to vote to include a space to request a permanent absentee ballot. Adds precinct and voter service centers in appliable provisions. Requires the chief election officer to issue a proclamation listing all voter service centers and places of deposit as may have been determined by the clerk as of the proclamation date and whenever a new precinct is established in any representative district. Provides that a voter in an election conducted by mail shall not be precluded from voting by absentee ballot pursuant to absentee voting law or uniform military and overseas voters act if the voter complies with applicable requirements. Allows the clerk to continue to mail ballots to those who have updated their voter registration address after the 7th day, if the clerk believes there is sufficient time for the voter to return the ballot by the applicable deadline; or another statute provides for the transmittal of the ballot during that time frame. Requires the affirmation to consist of a statement to be subscribed to by the voter that affirms the fact that the voter is the person voting and that the voter's employer or agent of the employer, agent of the voter's labor union, or any candidate listed on the ballot did not assist the voter, along with the instruction that the voter's ballot will be valid only if the affirmation statement is signed. Provides that to cast a valid ballot, the voter shall return the return identification envelope containing the secrecy envelope or secrecy sleeve with the marked ballot in any manner so that the return identification envelope is received by the clerk or the clerk's designee no later than the closing time on election day; provided that anyone who is standing in line at 7:00 p.m. on the date of the election with the intent of returning a ballot shall be permitted to do so. Provides that beginning with the 2022 primary election, at least 2 voter service centers shall be open in each county having a population greater than 150,000 from the 10th business day preceding the day of the election during regular business hours until the time provided in provisions relating to voter service center hours on the date of the election and at the same times statewide. Allows the clerks to operate additional voter service centers with varying days or hours of operations to service the voters of particular areas that otherwise could not support the operation of a voter service center for 10 business days or the same times statewide. Repeals provisions relating to capital equipment. Provides that following the 2020 general election, the office of elections shall review the process for the electronic transmission of ballots, including its vulnerability to hacking or cyberattacks. Report to the legislature. -- Establishes provisions relating to automatic voter preregistration and registration; opt out. Provides that any person who is enrolled in a public high school or public charter school; is otherwise qualified to register to vote under this provision; is at least 16 years of age; and properly completes and submits a voter registration affidavit, shall be automatically preregistered or registered to vote. Provides that the person shall retain the option to subsequently opt in or out of preregistration or registration. Requires the superintendent of education to collect and transmit any voter registration affidavit provided to the department to the clerk of the county in which the applicant resides, as necessary; provided that the superintendent of education shall not maintain, scan, review, or copy any voter registration affidavit nor transmit any information maintained by the department of education. Provides that between January 1 and January 31 of each year, an authorizer, shall provide and may collect from each charter school student who is at least 16 years of age a voter registration affidavit containing the information required by elections; application to register to allow the student to preregister or register to vote or to opt out of preregistering or registering to vote. Allows the authorizer to transmit the voter registration affidavit to the clerk of the county in which the applicant resides. Requires the clerk to determine whether the applicant is currently preregistered or registered in the general county register. -- Establishes provisions relating to ranked choice voting; application; procedure. Requires any federal election not held on the date of a regularly scheduled primary election or general election; special election for a vacant state senate or state house of representatives seat; provided that the special election for the vacant state senate or state house of representatives seat shall be conducted on the same timetable as a vacant seat in the federal house of representatives; and special election for a vacant seat on a county council; to be conducted by ranked choice voting. Provides that for any election conducted by ranked choice voting, the election proclamation shall state that votes shall be cast and tabulated using ranked choice voting and provide an explanation of ranked choice voting. -- Amends provisions relating to contents of ballot. Provides that in multimember races the ballot shall state that the voter shall not vote for more than the number of seats available or the number of candidates listed where the number of candidates is fewer than the number of seats available. -- Amends provisions relating to state senator. Requires that all candidates for the unexpired term to file

nomination papers no later than the date and time specified for the next succeeding primary election. Provides that if the vacancy occurs later than on the 10th day before the close of filing for the next succeeding primary election, but no later than on the 95th day before the next succeeding general election, or if there are no qualified candidates for any party or nonpartisan candidates in the primary, the vacancy shall be filled for the unexpired term at the next succeeding general election. Requires each candidate to fill out an application for nomination papers, sign the proper certification on the nomination papers, and take either an oath or affirmation as provided by law. Requires the chief election officer to be notified of the nominations and the nomination papers of the partisan candidates which shall be filed no later than 4:30 p.m. on the 75th day before the general election; nonpartisan candidates may file nomination papers for the unexpired term no later than 4:30 p.m. on the 75th day before the general election. Provides that if the vacancy occurs after the 95th day before the next succeeding general election or if no candidates are nominated, the governor shall make an appointment to fill the vacancy for the unexpired term by selecting a person from a list of 3 prospective appointees submitted by the same political party as the prior incumbent. -- HB2128 HD2 **Current Status:** Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to JDC then WAM

HB2138 HD1 (HSCR 598-20)

#### RELATING TO TAX CREDITS.

Introduced by: McKelvey A, Kitagawa L, Lowen N, Ward G, Holt D, Nishimoto S, Lee C, Tarnas D, Ohno T, Woodson J, Kong S, Nakamura N, McDermott B

Amends provisions relating to the income tax credit for research activities. Increases the annual cap amount of certified credits allowed. -- HB2138 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to WAM

HB2139 HD1 (HSCR 599-20)

#### RELATING TO HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: McKelvey A, Ward G, Nakashima M, Lee C, Nakamura N, Kong S, Kitagawa L, Woodson J, Ohno T

Appropriation to the Hawaii technology development corporation for the small business innovation research program; to continue the operation, administration, and provision of grants by the manufacturing assistance program; and for the excelerator program. (\$\$) -- HB2139 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to TEC then WAM

HB2140 HD1 (HSCR 600-20)

#### RELATING TO INVESTMENT IN INNOVATIVE TECHNOLOGIES.

Introduced by: McKelvey A, Kitagawa L, Ward G, Tarnas D, Holt D, Gates C, Wildberger T

Amends provisions relating to state program for energy planning and conservation by adding investment in innovative technologies plan. Requires the department of business, economic development, and tourism to develop and implement an investment in innovative technologies plan to support the advancement of innovative technologies in the areas of energy, transportation, agriculture, and water. Requires the plan to identify and provide investment moneys or grants to private entities that engage in innovative technology work that furthers the State's clean energy and sustainability goals; and benefits the State's economy through the development and commercialization of innovative technologies; be updated annually by the department; and be published on the department's website no later than January 31 each year. Allows the department to enter into contracts with a Hawaii based nonprofit organization to develop and implement the plan, including the evaluation and selection of private entities for receipt of any moneys or grants distributed pursuant to this provision; provided that any contract entered into pursuant to this provision be in accordance with provisions relating to the Hawaii Public Procurement Code. Appropriation. (\$\$) -- HB2140 HD1

Current Status: Fe

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to EET/ TEC/ then WAM

HB2148 HD1 (HSCR 456-20)

#### RELATING TO FAMILY LEAVE.

Introduced by: Kitagawa L, Hashimoto T, McKelvey A, Johanson A, Brower T, Eli S, Matayoshi S, Quinlan S, Ichiyama L

Amends provisions relating to family leave requirement. Provides that an employee shall be entitled to family leave to care for the employee's grandchild. -- HB2148 HD1 **Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB2149 HD1 (HSCR 431-20)

#### RELATING TO INDIVIDUAL SPORTS.

Introduced by: Kitagawa L, Hashimoto T, Okimoto V, Eli S, Morikawa D, Kobayashi D, Johanson A, Tarnas D, Matayoshi S, Ohno T, Woodson J, Quinlan S

Establishes provisions relating to home school students; individual sports; participation. Provides that every high school student who is home schooled and meets the participation requirements and restrictions for an individual sport, including maintaining the appropriate grade point average as required by the public school that the student would otherwise attend, paying appropriate fees, and signing a release and express assumption of risk waiver shall be allowed to participate as an unattached competitor in any individual sport at athletic events sanctioned by an educational athletic organization and available to the public school that the student would otherwise be required to attend.

-- HB2149 HD1

**Current Status:** Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB2150 HD1 (HSCR 267-20)

## RELATING TO EDUCATION.

Introduced by: Kitagawa L, Morikawa D, Tarnas D, Kobayashi D, Matayoshi S, Ohno T, Woodson J, Johanson A, Hashimoto T, Quinlan S

Establishes provisions relating to small schools; teachers per grade level; requirements. Requires the department of education to employ at least 1 full time equivalent (1.0) teacher for each grade level that has 5 or more students in grades kindergarten through 6 in each small school. Defines small school to mean any school established and maintained by the department, excluding charter schools, with a student enrollment of 150 or less students. Appropriation. (\$\$) -- HB2150 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB2151 HD1 (HSCR 551-20)

## RELATING TO CESSPOOL CONVERSION.

Introduced by: Kitagawa L, Matayoshi S, Wildberger T, Nakamura N, San Buenaventura J, McDermott B, Kobayashi B, Eli S, Morikawa D, Creagan R, Onishi R, Lee C, Tarnas D, Yamashita K, Cabanilla Arakawa R, Nakashima M, Johanson A, Hashimoto T, Quinlan S

Establishes provisions relating to cesspool compliance pilot grant project. Establishes in the department of heath the cesspool compliance pilot grant project to assist property owners with upgrading or converting a cesspool that the department has identified as failing. Requires the pilot project to assist property owners in meeting the costs of upgrading or converting a failing cesspool to a septic system, aerobic treatment unit system, or other advanced treatment system approved by the department; or connecting a failing cesspool to a sewerage system. Provides that the department shall not grant awards to any owner of real property with a cesspool unless the department has assigned the cesspool to priority level 1, 2, or 3 in the department's December 2017 report to the legislature entitled Relating to Cesspools and Prioritization for Replacement. Further provides that no grant under this provision shall be awarded to a property owner of a cesspool who is a taxpayer filing a single return or a married person filing separately with a Hawaii adjusted gross income of \_\_\_\_ dollars or more; a taxpayer filing as a head of household with a Hawaii adjusted gross income of dollars or more; or a taxpayer filing a joint return or as a surviving spouse with a Hawaii adjusted gross income of dollars or more. Appropriation. (\$\$) -- HB2151 HD1

Feb=28 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=03 20 Multiple Referral to CPH then WAM

HB2152 HD2 (HSCR 986-20)

## RELATING TO TRAFFIC VIOLATIONS.

Introduced by: Kitagawa L, Hashimoto T, Brower T, Matayoshi S, Woodson J, Johanson

Amends provisions relating to lights for motor vehicles, motorcycles, motor scooters, motorized bicycles. Requires every motor vehicle moving upon any public highway to

carry at the front thereof at least 2 lighted head lamps which shall display white lights of equal candle power from 30 minutes after sunset until 30 minutes before sunrise; when visibility is less than 500 hundred feet. -- HB2152 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to TRS then JDC

HB2155 HD1 (HSCR 302-20)

#### RELATING TO SOLID WASTE MANAGEMENT.

Introduced by: Wildberger T, Lowen N, McKelvey A, Say C

Establishes provisions relating to source separation of waste required. Requires all residential and commercial solid waste in the State to be separated into appropriate containers based on source, according to green waste, compostable, recyclable, and trash, to be processed or disposed of at the appropriate processing or disposal facility. Requires each county to provide appropriate containers specified to residential and commercial properties to make solid waste diversion convenient. -- Amends provisions relating to goals. Provides that it is the goal of the State to reduce the solid waste stream prior to disposal by adding 80 per cent by 2030. Requires each county to submit a revised integrated solid waste management plan to the office of solid waste management, pursuant to the requirements of this law. Appropriation. (\$\$) -- HB2155 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN/ PSM/ then WAM

HB2161 HD2 (HSCR 1019-20)

#### RELATING TO CONDOMINIUMS.

Introduced by: Takumi R, Ichiyama L

Amends provisions relating to contents of declaration. Allows that the declaration may be amended at any time by vote or written consent of unit owners representing at least 67 per cent of the common interest unless the declaration is amended by the unit owners to require a higher percentage. -- Amends provisions relating to board; limitations. Requires members of the board to be unit owners or co owners, vendees under an agreement of sale, a trustee of a trust which owns a unit, or an officer of a corporation, a partner in a general partnership or limited liability partnership, a general partner of a limited partnership, a member of a member managed limited liability company, manager of a member managed limited liability company, or other person authorized to act on behalf of any other legal entity that is not referenced in this law. -- Amends provisions relating to association meetings; voting; proxies. Prohibits an association, board of directors, association director, officer, agent, or attorney or other association representative, to be liable in damages for libel, slander, or other defamation of character of any person for an action taken with respect to any statement submitted by an owner pursuant to this provision, including but not limited to mailing or distribution of said statement pursuant to this provision, regardless of whether the association, its board of directors, directors, officers, agent, attorneys, or other representatives know or should have known such statement was libelous, slanderous, or otherwise defamatory. --Amends provisions relating to additions to and alteration of condominium. Prohibits solar or wind energy devises to be installed upon any limited common element without the consent of the owner or owners of the unit or units for which use of the limited common element is reserved except that such consent shall not be required with respect to the installation of solar energy and wind energy devices on portions of building, such as a roof, where the entire building is reserved as a limited common element appurtenant to all units in the building. -- HB2161 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB2162 HD2 (HSCR 593-20)

## RELATING TO TOWING.

Introduced by: Takumi R

Amends provisions relating to vehicles left unattended on private and public property; sale or disposition of abandoned vehicles. Allows any vehicle left unattended on private or public property without authorization of the owner or occupant of the property, to be towed away at the expense of the vehicle owner by order of the owner, occupant, person in charge of the property; provided that there is posted a notice prohibiting vehicles to park on the property without authorization. Requires the notice to clearly state, in not less than 2 inch high, light reflective letters on a contrasting background, that the vehicle parked without authorization will be towed and held at the expense of the vehicle owner,

along with identifying information. Requires that in the case of a difficult hookup, a towing surcharge shall be applicable. Provides that if the vehicle is in the process of being hooked up, meaning up to the point when the tow truck is driving away, and the vehicle owner appears on the scene, the tow company shall release the vehicle to the vehicle owner at a location that ensures the safety of all persons and property involved, regardless of whether the release occurs on the scene or if the vehicle must be removed from the scene to be safely released; provided that no fee will be charged to the vehicle owner. Requires that any person who violates any provision of this law shall is to be deemed to have engaged in an unfair or deceptive act or practice in the conduct of any trade or commerce within the unfair competition, practices, declared unlawful law. --

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS/ CPH/ then JDC

HB2167 HD1 (HSCR 336-20)

#### RELATING TO SUSTAINABLE AGRICULTURE.

Introduced by: Kobayashi D (BR)

Requires the department of agriculture to establish and implement a 3 year cover crop reimbursement pilot program to reimburse farming operations in the State for the costs of acquiring cover crop seeds or green manure. Establishes within the department a cover crop reimbursement pilot program manager position, which shall be a full time temporary position exempt from civil service law and collective bargaining in public employment law. Report to legislature. Appropriation. (\$\$) -- HB2167 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB2173 HD1 (HSCR 289-20)

#### RELATING TO IGNITION INTERLOCK DEVICES.

Introduced by: Aquino H

Amends provisions relating to operating a vehicle after license and privilege have been suspended or revoked for operating a vehicle under the influence of an intoxicant; penalties. Prohibits a person whose license and privilege to operate a vehicle have been revoked, suspended, or otherwise restricted to operate or assume actual physical control of any vehicle with an ignition interlock permit and government issued identification in the person's immediate possession. Increases penalties for persons convicted of violating this provision. Requires that in addition to prior sentences imposed, any person who is convicted of operating a vehicle under the influence of an intoxicant and habitually operating a vehicle under the influence of an intoxicant for an offense based on the same conduct or arising from the same episode, is to be sentenced to terms of imprisonment for both offenses, which are to be served consecutively. -- Amends provisions relating to circumvention of, or tampering with, an ignition interlock device by a person who has been restricted to operating a vehicle equipped with an ignition interlock device. Prohibits a person whose driving privileges have been restricted to operate a vehicle equipped with an ignition interlock device to knowingly obscure a camera lens associated with an ignition interlock device. -- HB2173 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then JDC

HB2174 HD2 (HSCR 671-20)

# RELATING TO OPERATING A VEHICLE UNDER THE INFLUENCE OF AN INTOXICANT.

Introduced by: Aquino H

Amends provisions relating to intoxication. Requires that in any criminal prosecution for a violation of operating a vehicle under the influence of an or in any proceeding under the administrative revocation process law, .15 or more grams of alcohol per 100 milliliters or cubic centimeters of the person's blood; or .15 or more grams of alcohol per 210 liters of the person's breath, within 3 hours after the time of the alleged violation as shown by chemical analysis or other approved analytical techniques of the person's blood or breath shall be competent evidence that the person was a highly intoxicated driver at the time of the alleged violation. -- Amends provisions relating to effective date, conditions, and period of administrative revocation; criteria. Establishes the periods of administrative revocation with respect to a license to operate a vehicle, that is to be imposed for a respondent who is a highly intoxicated driver. -- Amends provisions relating to operating a vehicle under the influence of an intoxicant. Establishes sentencing requirements for a person committing the offense of operating a vehicle under the influence of an

intoxicant. -- Amends provisions relating to habitually operating a vehicle under the influence of an intoxicant. Requires that conviction of habitually violating operation of a vehicle while under the influence of an intoxicant will require mandatory installation of an ignition interlock device in 1 or more vehicles registered to and all vehicles operated by the respondent during the revocation period. Establishes higher penalties and fines for habitual offenders for intoxicating offenses. -- HB2174 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS/ PSM/ then JDC/ WAM/

HB2176 HD1 (HSCR 328-20)

## RELATING TO SAND ISLAND.

Introduced by: Cachola R, Holt D, Mizuno J, Johanson A, Ichiyama L, Aquino H, Kong S, Ohno T, Creagan R, Cabanilla Arakawa R

Requires the department of land and natural resources to conduct shoreline remediation at the Sand Island state recreation area. Provides that in carrying out the shoreline remediation, the department shall remove concrete, metal debris, and any garbage found along the shoreline of the Sand Island state recreation area. Appropriation. (\$\$) -- HB2176 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB2177 HD1 (HSCR 295-20)

## RELATING TO CHILDHOOD SEXUAL ABUSE.

Introduced by: Thielen C, Har S, Wildberger T, Perruso A, Mizuno J, Ichiyama L, Creagan R, Lee C, Cabanilla Arakawa R

Amends provisions relating to civil action arising from sexual offenses; application; certificate of merit. Allows an action for recovery of damages based on physical, psychological, or other injury or condition suffered by a minor arising from the sexual abuse of the minor by any person to be commenced within 50 years of the 18th birthday of the minor. Repeals a provision that allows for a period of 8 years after April 24, 2012, a victim of child sexual abuse that occurred in this State to file a claim in a circuit court of this State against the person who committed the act of sexual abuse if the victim is barred from filing a claim against the victim's abuser due to the expiration of the applicable civil statute of limitations that was in effect prior to April 24, 2012. Allows monetary relief for claims brought under this provision to include punitive damages. Allows the court, at its discretion, to order restorative justice measures, including victim impact panels, victim impact classes, or community service. -- HB2177 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2181 HD1 (HSCR 477-20)

## RELATING TO AGRICULTURE.

Introduced by: Morikawa D, Creagan R, Onishi R, Cabanilla Arakawa R, Cachola R, Yamashita K, Todd C, Kitagawa L, Holt D, Nakamura N, Quinlan S, Eli S

Appropriation to the department of agriculture to establish the foreign agriculture small equipment pilot program to identify and purchase foreign agricultural technology, including small equipment tractors and retrofit engines, that will benefit the state's farmers and ranchers and that complies with the Environmental Protection Agency's emission standards. Chairperson of the board of agriculture to report to the legislature. (\$\$) -- HB2181 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB2183 HD2 (HSCR 965-20)

#### RELATING TO THE HOUSING LOAN AND MORTGAGE PROGRAM.

Introduced by: Brower T, Yamashita K, Cachola R, Mizuno J, Morikawa D, Luke S, Nishimoto S, Ohno T, Takayama G, Tarnas D, McKelvey A, Kitagawa L, Matayoshi S, Woodson J, Ichiyama L, Takumi R, Johanson A, Todd C, Nakashima M

Amends Act 291, session laws of 1980, as amended by Act 304, session laws of 1996, as amended by Act 185, session laws of 2004, as amended by Act 231 and Act 249, session laws of 2007, as amended by Act 121, session laws of 2008, Act 138, session laws of 2012, Act 162 session laws of 2014, and Act 175, session laws of 2017 by increasing the limit on the principal of revenue bonds the Hawaii housing finance and development corporation may issue. -- HB2183 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to HOU then WAM

HB2188 HD1 (HSCR 139-20)

#### RELATING TO WIND ENERGY FACILITIES.

Introduced by: Quinlan S, Holt D, Ichiyama L, Eli S, Mizuno J, Takayama G, Hashimoto T, Brower T, Nakashima M, Morikawa D, Lowen N, Lee C, Matayoshi S, Gates C, Kitagawa L, Johanson A

Amends provisions relating to permissible uses within the agricultural districts. Provides that within the agricultural district, all lands with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A or B and for solar energy facilities, class B or C, shall be restricted to any wind energy facility that utilizes wind turbine generators and that has the capacity to generate 1 megawatt or more shall be located not less than \_\_\_\_\_ from the nearest farm dwelling or off site residential dwelling unit in existence at the time of the application for necessary permits, measured from the center of the nearest wind turbine generator to the nearest exterior of the farm dwelling or residential dwelling unit. -- Requires the university of Hawaii at Manoa John A. Burns school of medicine to conduct or contract for a study on the effects of noise produced by wind energy facilities in Hawaii that utilize wind turbine generators and that have the capacity to generate 1 megawatt or more on the health of residents and students. Report to the legislature. Appropriation. (\$\$) -- HB2188 HD1 Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB2191 HD1 (HSCR 110-20)

## RELATING TO LEASE EXTENSIONS ON PUBLIC LAND.

Introduced by: Todd C

Establishes provisions relating to commercial, industrial, resort, or government leases; extension of term. Allows that for leases that have not been assigned or transferred within 10 years prior to receipt of an application for a lease extension submitted pursuant to this provision, the board of land and natural resources to extend the rental period of a lease of public lands for commercial use, industrial use, resort use, or government use upon approval by the board of a development agreement proposed by the lessee or by the lessee and developer to make substantial improvements to the existing improvements; provided that this provision shall not apply to public lands controlled by the department of Hawaiian home lands and leased pursuant to the Hawaiian Homes Commission Act of 1920, as amended, unless such lease is for commercial use. Requires that prior to entering into a development agreement, the lessee or the lessee and developer shall submit to the board the plans and specifications for the total development proposed. Requires the board to review the plans and specifications and determine whether the development proposed in the development agreement is of sufficient worth and value to justify the extension of the lease, the estimated period of time to complete the improvements and expected date of completion of the improvements, and the minimum revised annual rent based on the fair market value of the lands to be developed, as determined by an appraiser for the board, and if deemed appropriate by an appraiser, the appropriate percentage of rent where gross receipts exceed a specified amount. Prohibits a lease extension to be approved until the board and the lessee or the lessee and developer mutually agree to the terms and conditions of the development agreement. Prohibits construction to commence until the lessee or the lessee and developer have filed with the board a sufficient bond conditioned upon the full and faithful performance of all the terms and conditions of the development agreement. Requires any extension of a lease pursuant to this provision to be based upon the substantial improvements to be made and shall be for a period not longer than 40 years. Prohibits a lease to be transferable or assignable throughout the 1st 10 years of the extended term, except by devise, bequest, intestate succession, a collateral assignment of lease or other security granted to a leasehold mortgagee in connection with leasehold financing by a lessee, a change in direct ownership of less than 50 per cent of a lessee that is a company or entity, a change in indirect ownership of a lessee that is a company or entity, or by operation of law. Requires that the prohibition on assignments and transfer of leases to include a prohibition on conveyances of leases. During subsequent periods of the extended term of the lease, the lease may be assigned or transferred, subject to approval by the board. Requires the applicant for a lease extension to pay all costs and expenses incurred by the department in connection with processing, analyzing, or negotiating any lease extension request, lease document, or development agreement under this provision. Act to be repealed on June 30, 2025 (sunset). -- HB2191 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then JDC/ WAM/

HB2192 HD1 (HSCR 121-20) RELATING

#### RELATING TO AGRICULTURAL BUILDINGS.

Introduced by: Tarnas D, Creagan R, Todd C, Cabanilla Arakawa R, Cachola R, Onishi R, Holt D, Perruso A

Amends provisions relating to agricultural buildings and structures; exemptions from building permit and building code requirements. Increases the maximum square feet area from 20,000 to 60,0000 square feet for agricultural shade cloth structures, cold frames, or greenhouses that are exempt from building permit and building code

requirements. -- HB2192 HD1

Current Status: Feb=19 20 Introduction/Passed First Reading - Senate

Feb=19 20 Single Referral to AEN/ PSM/

HB2193 HD1 (HSCR 337-20)

## RELATING TO WILDLIFE.

Introduced by: Tarnas D, Todd C, Lowen N, Wildberger T, Yamane R

Amends provisions relating to habitat conservation plans. Requires each habitat conservation plan to include an agreement to enter into and maintain annual service contract with a stand by and response facility available to provide emergency medical and rehabilitation services to native wildlife affected by activities undertaken within the plan area. -- HB2193 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB2195 HD1 (HSCR 519-20)

#### RELATING TO CONDOMINIUMS.

Introduced by: Tarnas D, Todd C, Lowen N, Wildberger T

Amends provisions relating to annual report under the condominium laws. Requires that the developer, its successor, or assign is to be relieved from filing subsequent annual reports after filing an annual report notifying that the initial sales of all units have been completed; provided that for any development that consists of not more than 2 units in which 1 of the units is the principal place of residence of the developer, its successor, or assign; and for which the initial sale of the other unit has been completed, all units are to be considered sold for the purposes of this provision. -- HB2195 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to CPH then WAM

HB2196 HD1 (HSCR 557-20)

#### RELATING TO WATER QUALITY.

Introduced by: Tarnas D, Lowen N, Todd C, Wildberger T, Yamane R

Establishes provisions relating to onsite sewage disposal system servicers; reporting requirements. Requires every onsite sewage disposal system servicer that provides pump services to an onsite sewage disposal system 2 or more times within 1 year to submit a report to the department of health with the tax map key number of the onsite sewage disposal system; and annually submit to the department the servicer's service records, which shall include the dates the services were provided; the types of services provided; and the tax map key numbers of the onsite sewage disposal systems. Requires the university of Hawaii sea grant college program, in cooperation and consultation with the department of health, to develop and conduct a 2 year comprehensive statewide outreach program that provides science based information and understanding of sewage contamination sources in nearshore marine areas; increases understanding of sewage capacity needs; and informs all stakeholders, including the department of health, of appropriate solutions that support converting all cesspools by 2050. Requires the comprehensive statewide outreach program to provide outreach and engagement for residents regarding the responsible maintenance of individual wastewater disposal systems; and the options available for onsite sewage disposal system upgrades to reduce nutrient and bacteria flux to groundwater and nearshore waters: develop a plan for conducting a 2 year, statewide, systematic outreach plan focused on providing education and communication about sewage contamination and the need for statewide conversion of cesspools to protect the coastal and nearshore environment; and conduct a stakeholder needs assessment to identify physical, practical, and financial impediments that may be encountered by land owners who are required to connect pre existing cesspools to a sewer system or convert cesspools to an individual

waste treatment system and recommend solutions to inform the cesspool conversion working group and its finance, technology, and research subgroups about the gaps and sewage capacity needs for the conversion of all cesspools by 2050. Report to the legislature. Appropriation. Requires the university of Hawaii water resources research center, in collaboration with the department of health, to conduct research on wastewater system technologies to determine the most cost effective way to upgrade cesspools in the State and reduce the impact of cesspools on drinking water and groundwater. Report to the legislature. Appropriation. Requires the cesspool conversion working group established by Act 132, session laws of 2018, to compile an updated database of onsite sewage disposal systems statewide using records from the department of health, onsite sewage disposal system servicers, and the counties; and by conducting homeowner outreach. Report to the legislature. (\$\$) -- HB2196 HD1

Current Status: F

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HRE/ CPH/ then WAM

HB2200 HD1 (HSCR 677-20)

## RELATING TO THE STATE BUDGET.

Introduced by: Saiki S (BR)

Supplemental Appropriations Act of 2020 (executive budget). Amends Act 5, session laws of 2019, relating to the state budget. Amends Act 6, session laws of 2019, relating to the department of transportation. Amends Act 56, session laws of 2019, relating to the structure of government. Amends Act 122, session laws of 2019, relating to the Hawaii state energy office. Amends Act 113, session laws of 2019, relating to the state budget. (\$\$) -- HB2200 HD1

Current Status:

Feb=19 20 Introduction/Passed First Reading - Senate

Feb=19 20 Single Referral to WAM

HB2202 HD1 (HSCR 366-20)

#### RELATING TO CEMETERIES.

Introduced by: Eli S, Okimoto V, Cullen T

Amends provisions relating to exemption under cemetery and funeral trusts law. Requires the director of commerce and consumer affairs to exempt any cemetery authority from the provisions of this law upon proof satisfactory to the director that it does not sell for financial profit; provided that the cemetery authority exempted under this provision shall be required to comply with any provision of this law upon order by the director. Exempts any church granted an exemption under this provision from all requirements of this law. Requires any entity that is exempt as a church under federal tax law to be considered a church for purposes of this provision. -- HB2202 HD1

**Current Status:** 

Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to CPH

HB2203 HD1 (HSCR 269-20)

#### RELATING TO DISCIPLINARY ACTIONS IN PUBLIC SCHOOLS.

Introduced by: Eli S

Establishes provisions relating to discipline data reporting. Requires the board of education and the legislature to review annually the data concerning the number of students who were excluded from school during the previous school year; type of exclusion from school, including the duration of the exclusion; reason or rationale for each exclusion from school; specific school from which each student was excluded; and Age, grade, gender, English language learner status, race, national origin, or disability status of each student excluded from school; provided that disability status shall mean disability status as designated by an individualized education program developed pursuant to part B of the Individuals with Disabilities Education Act, P.L. 101-476, or a 504 plan made pursuant to the US Rehabilitation Act of 1973, title 29 US Code section 701 et seq. Requires the board to make this data public in an annual report, reporting the data required by this provision when the number of students in a particular data subgroup is greater than 5 and redacting when the number of students in a particular data subgroup is 5 or less; provided that the personally identifiable information of each student shall be kept private. Requires the superintendent, or the superintendent's designee, to review annually the discipline data collected pursuant to this provision and provision relating to expulsion from school, to determine whether the discipline imposed has a disproportionate impact on students based on race, ethnicity, national origin, gender, English language learner status, or disability status; provided that disability status shall mean disability status as designated by an individualized education program developed pursuant to part B of the Individuals with Disabilities Education Act, P.L. 101 

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476, or a 504 plan made pursuant to the US Rehabilitation Act of 1973, title 29 US Code section 701 et seg. Provides that if the superintendent or the superintendent's designee determines that the discipline data collected indicates a disparity, the superintendent or appropriate complex area superintendent shall respond appropriately to address the disparity. Requires the department to submit an annual report to the board describing what action, if any, the superintendent, complex area superintendent, principal, or any designee has taken to address the disparity. Provides that if no disparity is found for a particular school or complex area, the report shall include a statement to that effect and shall be deemed to be a public record. -- HB2203 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then JDC/ WAM/

HB2207 HD1 (HSCR 96-20)

#### RELATING TO LAND USE.

Introduced by: Yamane R, Aguino H, Tarnas D, Cullen T

Requires the office of planning to conduct a land use study for Hauula, Oahu, that assesses the viability and cost of maintaining the transit corridor, including mid and long term adaptation strategies associated with accommodating, protecting, and if necessary, relocating, the corridor for the best interest of the State. Appropriation. (\$\$) -- HB2207

HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB2208

## RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.

Introduced by: Yamane R, Yamashita K, Luke S

Appropriation to the department of Hawaiian home lands for the acquisition of land in East Oahu to be developed by the department for affordable housing units to be available

by July 1, 2027. (\$\$) -- HB2208

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HWN/ WTL/ then WAM

HB2209 HD1 (HSCR 126-20)

#### RELATING TO IOLANI PALACE.

Introduced by: Yamane R

Appropriation to the department of land and natural resources for the repair, restoration, and maintenance of the Iolani Palace; for a structural and electrical survey of Iolani Palace, provided that the department shall conduct a structural and electrical survey of Iolani Palace and its surrounding grounds that details the condition of the property, identifies the problems associated with the property, and provides cost estimates to repair, restore, and maintain the property. Report to the legislature. (\$\$) -- HB2209 HD1 Mar=03 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to LCA then WAM

HB2211 HD1 (HSCR 325-20)

#### RELATING TO COMMERCIAL MARINE LICENSES.

Introduced by: Yamane R, Aquino H, Tarnas D, Yamashita K, Tokioka J, Cullen T, Todd С

Amends provisions relating to commercial marine license. Allows the department of land and natural resources to issue commercial marine licenses for the taking of marine life for commercial purposes. Provides that a valid commercial marine vessel license shall satisfy the licensure requirement for all persons taking marine life for commercial purposes aboard the validly licensed vessel. Requires any person providing charter services in the State for the taking of marine life in or outside of the State shall obtain a commercial marine license. -- HB2211 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB2213 HD1 (HSCR 498-20)

#### RELATING TO STATE PLANNING.

Introduced by: Nakashima M. Cullen T

Requires the office of planning to review the Hawaii state plan to recommend amendments to update the plan in response to current state needs. Specifically, the office of planning shall review and analyze the formation, evolution, and implementation of the Hawaii State Planning Act; state capital improvement projects as they relate to the

Hawaii State Planning Act; and major plans, programs, projects, and regulatory activities proposed by state and county agencies as they relate to the Hawaii State Planning Act; identify and analyze conflicts between the Hawaii State Planning Act, county plans, functional plans, and state programs; and existing and emerging issues, problems, and opportunities confronting the State as they relate to the Hawaii State Planning Act; solicit, review, and analyze proposals for amendments to the Hawaii State Planning Act from the general public; and as appropriate, provide reports, recommendations, strategies, and alternative courses of action to the governor regarding the Hawaii State Planning Act. Report to the legislature. Appropriation to the office of planning for the hiring of full time equivalent (\_\_\_\_\_ FTE) temporary planner V position in the special plans branch of the office of planning to assist in reviewing, analyzing, and recommending updates to the Hawaii State Planning Act. (\$\$) -- HB2213 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB2215 HD1 (HSCR 434-20)

## RELATING TO WORKFORCE DEVELOPMENT.

Introduced by: Nakashima M, Lowen N, Tarnas D, Johanson A, Saiki S, Belatti D, Luke S, Lee C, Creagan R, Matayoshi S, Kitagawa L, Hashimoto T, Todd C, Yamashita K, Morikawa D, Nakamura N, Yamane R, Cullen T

Establishes provisions relating to workforce development coordinator. Establishes the position of coordinator of preschool through post secondary (P-20, p20) agriculture education within the department of education to oversee ongoing communication and collaboration of the P 20 agriculture education working group and to lead implementation of the coordinated framework of support for P 20 agriculture education in Hawaii. Requires the coordinator and the P 20 agriculture education working group to carry out the implementation plan for the coordinated framework of support for P 20 agriculture education in Hawaii which includes teacher development, prioritize teacher training in agriculture and food systems education at all preschool through postsecondary schooling levels, including pre service teachers, or those individuals preparing to become a teacher; and in service teachers, or those individuals who currently teach in a classroom; curricular integration, integrate agriculture education into the core curriculum in all subject areas at all preschool through postsecondary schooling levels; agriculture educators: establish and fund positions at the state, community, and school levels that directly support teacher development and curricular integration around agriculture and food systems; and capacity building: Engage in actions that foster capacity building in support of strengthened and expanded agriculture education in the State by: continuing communication and collaboration of the P 20 agriculture education working group and subcommittees; planning and conducting ongoing needs assessments and progress evaluations; cultivating new partnerships and seeking alignment with other relevant initiatives, including the department of labor and industrial relations agriculture workforce advisory group; identifying and writing proposals for additional sources of funding; and overseeing publication of an annual report to the legislature. Appropriation. (\$\$) --HB2215 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB2217 HD1 (HSCR 454-20)

#### RELATING TO THE STADIUM AUTHORITY.

Introduced by: Johanson A

Amends provisions relating to stadium authority; appointment, terms. Requires that the stadium authority is to consist of 11 members who shall be appointed by the governor. Requires that 1 member is to be a resident of the geographical areas broadly encompassing the Aiea or Halawa area and 1 resident of the Foster Village, Crosspointe, or Alii Plantation area. Further requires that each member of the authority is to have been a citizen of the US and a resident of the State for at least 5 years next preceding the member's appointment. Requires that the terms of the members added by Act

\_\_\_\_\_, session laws of 2020, shall commence July 1, 2020. -- HB2217 HD1
Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB2220 HD2 (HSCR 982-20)

RELATING TO THE ELDERLY. Introduced by: Johanson A, Lee C

Establishes provisions relating to financial exploitation of an elder. Provides that a

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person commits the offense of financial exploitation of an elder if the person intentionally obtains or exerts control over the assets, money, or property of an elder and the person knows, or recklessly disregards the risk, that the individual is an elder and either breaches the person's fiduciary duty to the elder, resulting in the unauthorized appropriation, sale, or transfer of assets, money, or property of the elder; or the person is intending to deprive the elder of assets, money, or property without authorization. Financial exploitation of an elder is punishable as a misdemeanor if the value of the assets, money, or property is not greater than 750 dollars; class C felony if the value of the assets, money, or property is 750 dollars or more but less than 5,000 dollars; class B felony if the value of the assets, money, or property is 5,000 dollars or more but less than 10,000; dollars and class A felony if the value of the assets, money, or property is 10,000 dollars or more. -- Amends provisions relating to sentence of imprisonment for offenses against children, elder persons, or handicapped persons. Requires that a person is to be sentenced to a mandatory minimum term of imprisonment without possibility of parole if the person who in the course of committing or attempting to commit a felony, causes the death or inflicts serious or substantial bodily injury upon another person who has been convicted of financial exploitation of an elder. -- Amends provisions relating to mandatory reporting of suspected financial abuse of an elder. Requires a financial institution to report suspected financial abuse that is directed towards, targets, or is committed against an elder to the appropriate county police department and may report the suspected financial abuse to the department of human services. Requires the department to inform the appropriate county police department of all reports received by the department regarding a case of financial abuse; provided that the name of the person who reported the case of financial abuse shall be released to the appropriate county police department pursuant only to court order or the person's consent. Requires the department to inform the appropriate county police department or office of the prosecuting attorney of any relevant information concerning a case of financial abuse when the information is required by the county police department or the office of the prosecuting attorney for the investigation or prosecution of that case; provided that the name of the person who reported the case of financial abuse shall be released to the county police department or the office of the prosecuting attorney pursuant only to court order or the person's consent. -- HB2220 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to HMS then JDC

HB2227 HD1 (HSCR 32-20)

#### RELATING TO ENERGY EFFICIENCY.

Introduced by: Lowen N, Wildberger T, Todd C, Hashimoto T, Takumi R, Lee C, Ohno T

Amends provisions relating to rules under energy resources. Allows the chief energy officer to adopt rules to enforce the minimum efficiency standards set forth in provisions relating to appliance efficiency standards; and adopt or amend appliance efficiency standards for any products as the chief energy officer deems appropriate, including but not limited to those products listed or incorporated in this provision; provided that the chief energy officer shall set appliance efficiency standards upon a determination that increased efficiency standards would serve to promote energy or water conservation in the State and would be cost effective for consumers who newly purchase and use those products; provided further that no new or amended appliance efficiency standard may be made effective within 1 year of the effective date of any preceding new or amended appliance efficiency standard. -- Amends provisions relating to scope. Adds air purifiers and portable electric spas. -- Amends provisions relating to appliance efficiency standards by changing it to minimum efficiency standards. Requires minimum efficiency standards to apply to all air purifiers, except for industrial air purifiers. Requires portable electric spas to meet the requirements of the American National Standard for Portable Electric Spa Energy Efficiency (ANSI/PSP/ICC 14-2019). -- Amends provisions relating to implementation. Provides that on or after January 1, 2022, no new air purifier or portable electric spa may be sold or offered for sale, lease, or rent in the State unless the efficiency of the new product meets or exceeds the efficiency standards provided in this provision. -- HB2227 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Re referral to EET then WAM

HB2236 HD2 (HSCR 1009-20)

RELATING TO EMERGENCY MEDICAL SERVICES.

Introduced by: Mizuno J, Creagan R, Cachola R, Thielen C, Perruso A, Brower T,

LRB Systems March 5, 2020

Tarnas D, Say C, Takayama G, Ward G, Takumi R, Lee C

Provides that no later than September 30, 2020, requires the department of health to work with the National Registry of Emergency Medical Technicians, or other qualified entity, to conduct a study of the state emergency medical system workforce. Requires the study to identify strengths and any issues with the system and provide recommendations to increase the emergency medical technician and paramedic workforce. Report to the legislature. Requires the department of health to invite a representative of the National Registry of Emergency Medical Technician study team to brief the members of the legislature once the written report is finalized. Further requires the department to conduct a comprehensive cost analysis of the entire state emergency medical system. Requires the cost analysis to identify strengths and any issues with the system and provide recommendations to improve the economic function of the system, including but not limited to centralized purchasing and other cost saving measures. Report to the legislature. Requires the department of health to invite a representative from the cost analysis team to brief the members of the legislature once the written report is finalized. Requires the auditor to conduct a comprehensive management audit of the emergency medical services department of the city and county of Honolulu. Provides that the audit shall include but not be limited to the actions, initiatives, and performance of the emergency medical services department's duty to provide quality pre hospital emergency medical care and services to residents and visitors of Oahu; prevent injuries and promote safer, healthier lifestyles; and educate the public about emergency medical services. Provides that the audit shall recommend improvements to update, redefine, or realign the emergency medical services department's mission and organization based on the efficiency and evolving needs of emergency medical services; and consider whether the emergency medical services department should be afforded greater autonomy or seek out public private partnerships to increase efficiency and performance. Provides that in conducting the audit, the auditor shall solicit comprehensive feedback, including confidential feedback as necessary from the State's emergency medical services stakeholder community. Report to the legislature. Appropriation to the department of health for the comprehensive workforce study of the state emergency medical system workforce; for the comprehensive cost analysis of the entire state emergency medical system; for program ID HTH 730 to meet the collective bargaining requirements and recurring personnel costs for service providers contracted to provided pre hospital emergency medical services necessary to maintain the current level of pre hospital emergency medical system; and for program ID HTH 730 to meet other current expenses. (\$\$) -- HB2236 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Referral to CPH then WAM

HB2237 HD1 (HSCR 533-20)

#### RELATING TO DRUG DISPOSAL.

Introduced by: Mizuno J, Creagan R, Cachola R, Ichiyama L, Say C, Takayama G, Tarnas D, Ward G, Brower T, Lee C

Establishes provisions relating to drug disposal program. Establishes a statewide drug disposal program within the department of the attorney general. Requires the attorney general to administer the program to provide for the safe, secure, and environmentally friendly disposal of drugs. Further requires the attorney general to work with law enforcement agencies, pharmacies, hospitals, and other entities authorized by Drug Enforcement Administration rules, to ensure that 1 or more repositories are present in each county and that each repository renders a drug placed in the repository non retrievable within 2 hours after placing the drug in the repository; renders each non retrievable drug into an environmentally friendly substance; and is secure from unauthorized tampering or removal; require that an independent 3rd party verify that a repository complies with requirements; and a home drug disposal receptacle renders a drug non retrievable and environmentally friendly; ensure that the program operates in accordance with Drug Enforcement Administration rules; administer the drug disposal special fund; and publish on the attorney general's website a list of the location of each repository in the State; and if home drug disposal receptacles are used as part of the program, information on how to obtain a home drug disposal receptacle. Allows the attorney general to instead of, or in addition to, establishing a repository in a county. establish a process for residents of the county to easily and inexpensively obtain a home drug disposal receptacle. Establishes a drug disposal special fund, into which shall be deposited appropriations by the legislature; grants from the federal government; and grants or donations from private individuals and organizations. Allows the attorney general to award grants from the drug disposal special fund to assist in the purchase,

operation, or maintenance of a repository in the State or the purchase or distribution of home drug disposal receptacles. Appropriation to the fund and out of the fund. (\$\$) -- HB2237 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH/ JDC/ then WAM

## HB2249 HD2 (HSCR 970-20)

## RELATING TO MEDICAID BENEFITS.

Introduced by: Nakamura N, Woodson J, Hashimoto T, Holt D, Tokioka J, Brower T, Mizuno J, Say C, Matayoshi S, Tarnas D, Ohno T, Morikawa D, San Buenaventura J, Quinlan S, Gates C, Todd C, Nakashima M, Yamashita K, Ichiyama L

Appropriations to the department of human services to restore diagnostic, preventive, and restorative dental benefits to adult medicaid enrollees; provided that the department of human services shall obtain the maximum federal matching funds available for this expenditure. -- HB2249 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH/ HMS/ then WAM

#### HB2250 HD1 (HSCR 440-20)

## RELATING TO THE UNIVERSITY OF HAWAII PROMISE PROGRAM PLUS.

Introduced by: Nakamura N, Morikawa D, Lowen N, Todd C, San Buenaventura J, Hashimoto T, Matayoshi S, Holt D, Mizuno J, Tarnas D, Quinlan S, Gates C, Nakashima M

Establishes provisions relating to the university of Hawaii promise program plus; established. Establishes the university of Hawaii promise program plus to be administered by the board of regents of the university of Hawaii to provide scholarships for the unmet direct cost needs of qualified students who are enrolled at any university campus; are pursuing bachelor's degrees in the fields of teaching, health care, social work, or engineering; and commit to work in Hawaii for at least 3 years in a specified field. Provides that a qualified student enrolled in a bachelor's degree program at a university campus is eligible for scholarship consideration for a maximum of 132 credits or the number of credits needed to complete the bachelor's degree if the student qualifies for Hawaii resident tuition; completes and submits the Free Application for Federal Student Aid for each academic year, and accepts all federal and state aid, grants, scholarships, and other funding sources that do not require repayment; is enrolled in the degree program with 12 or more credits per semester; maintains satisfactory academic progress, as defined by federal requirements established pursuant to Title IV of the Higher Education Act of 1965, as amended, and determined by the campus at which the student is enrolled; and has been determined by the campus to have unmet direct cost needs. Establish requirements to qualify for the scholarship. Appropriation to establish, implement, and manage the university of Hawaii promise program plus, including dollars for the provision of the program's scholarships and \_\_\_ dollars for 1 full time equivalent (1.0 FTE) position to manage the program. (\$\$) -- HB2250 HD1 **Current Status:** Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HRE then WAM

#### HB2253 HD1 (HSCR 97-20)

#### RELATING TO THE TRAFFIC CODE.

Introduced by: Nakamura N, Mizuno J, Morikawa D, Gates C, Holt D, Todd C, Hashimoto T

Amends provisions relating to summons and citation. Provides state employees or contractors designated by the chairperson of the board of land and natural resources, or county employees or contractors designated by the county chief of police a form of summons or citations to use in citing violators of those traffic laws which do not mandate the physical arrest of such violators. -- HB2253 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then JDC

#### HB2254 HD1 (HSCR 352-20)

#### RELATING TO LOAN REPAYMENT FOR HEALTH CARE PROFESSIONALS.

Introduced by: Woodson J, Nakashima M, Kobayashi B, Kitagawa L, Takayama G, Quinlan S, Ichiyama L, Ward G, Cullen T, Mizuno J, Eli S, Belatti D, Lee C, Ohno T, Takumi R

Appropriation to the department of health in coordination with the John A. Burns school of medicine of the university of Hawaii at Manoa for the health care provider loan

repayment program. Requires matching funds. (\$\$) -- HB2254 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH/ HRE/ then WAM

HB2256 HD2 (HSCR 680-20) RELATING TO TECHNOLOGY TRANSFER AT THE UNIVERSITY OF HAWAII.

Introduced by: Woodson J, Nakashima M, Kitagawa L, Takayama G, Quinlan S,

Ichiyama L, Ward G, Eli S, Mizuno J, Belatti D, Lee C, Ohno T, Takumi R

Amends Act 38, session laws of 2017, which establishes provisions relating to university of Hawaii technology transfer activities; exemption, by extending the sunset date. --

HB2256 HD2

Current Status: Feb=19 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Re referral to HRE then JDC/ WAM/

HB2257 HD1 (HSCR 451-20)

#### RELATING TO THE CONFERENCE CENTER REVOLVING FUND.

Introduced by: Woodson J, Nakashima M, Kitagawa L, Takayama G, Quinlan S, Ichiyama L, Ward G, Takumi R, Cullen T, Eli S, Mizuno J, Belatti D, Lee C, Ohno T Amends provisions relating to conference center revolving fund; university of Hawaii at Hilo. Changes the fund to be for conference center programs conducted by the university. Authorizes the chancellor of the university at Hilo to expend funds from the revolving fund for all costs associated with conducting conferences, seminars, and courses by the conference center programs including but not limited to expenses for honoraria, hotel and room rentals, food and refreshment, printing and mailing, airfare and per diem, lei, rental of audiovisual equipment, and conference supplies and materials, without regard to any competitive bidding requirements pursuant to state procurement requirements. Annual report to the legislature. -- HB2257 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HRE then WAM

HB2270 HD1 (HSCR 296-20)

#### RELATING TO SEX OFFENDERS.

Introduced by: Lee C, Mizuno J, Kitagawa L, McKelvey A

Amends provisions relating to registration requirements. Allows a court to prohibit a covered offender to reside, permanently or temporarily, within 500 hundred feet of any public or private school, child care facility, playground, or park where children may gather. -- HB2270 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2272 HD1 (HSCR 621-20)

## RELATING TO SEXUAL OFFENSES.

Introduced by: Lee C, Ichiyama L, San Buenaventura J, Mizuno J, Kitagawa L, McKelvey A

Establishes provisions relating to promoting the prostitution of a minor. Provides that a person commits the offense of promoting prostitution of a minor if that person is a parent, guardian, or has custody or control of a minor, is 18 years of age or older, and intentionally, knowingly, or recklessly offers or agrees for consideration of the promise of consideration for the purpose of another person engaging in sexual conduct with the minor. Makes it a class B felony. -- Establishes provisions relating to solicitation of another for prostitution of a minor. Provides that a person commits the offense of solicitation of another for prostitution of a minor if the person intentionally, knowingly, or recklessly agrees for consideration or the promise of consideration for sexual conduct with a minor to another who offers to provide the minor; or a member of a police department, a sheriff, or a law enforcement officer who represents that person's self as a person providing a minor for sexual conduct. Makes it a class B felony. -- Amends provisions relating to solicitation of a minor for prostitution. Provides that the state of mind requirement for this offense is not applicable to the fact that the person solicited was a member of a police department, a sheriff, or a law enforcement officer who represented that person's self as a person providing a minor for sexual conduct. A person is strictly liable with respect to the attendant circumstance that the person solicited was a member of a police department, a sheriff, or a law enforcement officer who represented that person's self as a person providing a minor for sexual conduct. --Amends provisions relating to electronic enticement of a child in the 1st degree. Provides that any person who, using a computer or any other electronic device

intentionally or knowingly communicates with another person who represents that person to have control or custody of a minor, including but not limited to a parent or guardian, or with another person who represents that person to have control or custody of a minor is guilty of electronic enticement of a child in the 1st degree. -- Amends provisions relating to electronic enticement of a child in the 2nd degree. Provides that any person who, using a computer or any other electronic device intentionally or knowingly communicates with another person who represents that person to have control or custody of a minor, including but not limited to a parent or guardian or with another person who represents that person to have control or custody of a minor is guilty of electronic enticement of a child in the 2nd degree. -- HB2272 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2273 HD1 (HSCR 455-20)

#### RELATING TO WAGES.

Introduced by: Lee C, Johanson A, Saiki S, Ohno T, Holt D, Takumi R, McKelvey A Amends provisions relating to penalties; collection of unpaid wages; injunctions; etc., under wages and hours law. Increases penalty for violations of provisions under wages and hours law to a class C felony. Repeals provision that the fine shall be not less than 50 dollars nor more than 500 dollars. -- Amends provisions relating to penalties under wages and other compensation, payment of law. Increases the penalties for violations of provisions under wages and other compensation, payment of law to a class C felony. Repeals provision that the fine shall be not less than 100 dollars nor more than 10,000 dollars or imprisonment or both. -- HB2273 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then JDC

HB2275 HD1 (HSCR 334-20)

#### RELATING TO AGRICULTURE.

Introduced by: Saiki S (BR)

Establishes provisions relating to the grant program; beginning farmer and rancher start up costs. Establishes a grant program in the department of agriculture to assist beginning farmers and beginning ranchers in meeting the operating costs, including start up and organization costs, to start their farm or ranch operations. Requires the program to provide grants to qualified applicants subject to specified terms and conditions. Requires grant applications to be reviewed and approved by an administrative staff member of the department. Appropriation. (\$\$) -- HB2275 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM/ JDC/

HB2276 HD1 (HSCR 478-20)

## RELATING TO THE ANIMAL INDUSTRY SPECIAL FUND.

Introduced by: Saiki S (BR)

Amends provisions relating to the animal industry special fund. Requires moneys received by the board of agriculture from revenues from fees for diagnostic, surveillance, and other work by the animal industry division veterinary laboratory and animal disease control branch to be deposited into the special fund. -- HB2276 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB2277 HD1 (HSCR 324-20)

RELATING TO THE IMPORTANT AGRICULTURAL LAND QUALIFIED AGRICULTURAL COST TAX CREDIT.

Introduced by: Saiki S (BR)

Amends provisions relating to important agricultural land qualified agricultural cost income tax credit. Extends the provision that the department of agriculture cease certifying credits to after December 31, 2030 (sunset). -- HB2277 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB2285 HD1 (HSCR 358-20)

RELATING TO MAKING AN EMERGENCY APPROPRIATION TO THE STADIUM AUTHORITY.

Introduced by: Saiki S (BR)

Appropriation out of the stadium special fund to the stadium authority for payroll and

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other current expenses to address the foregoing costs. (\$\$) -- HB2285 HD1 Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB2291 HD2 (HSCR 983-20)

#### RELATING TO THE LAW ENFORCEMENT OFFICERS SAFETY ACT.

Introduced by: Saiki S (BR)

Establishes provisions relating to the issuance of certifications pursuant to the federal Law Enforcement Officers Safety Act. Allows the attorney general to issue firearm qualification certifications to qualified retired law enforcement officers, in conformity with the federal Law Enforcement Officers Safety Act, as codified at title 18 US Code section 926C. Allows the attorney general to adopt, amend, and repeal rules concerning the issuance of firearm qualification certifications. Exempts rules from the public hearing and notice requirements of the administrative procedure law. -- HB2291 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to PSM then JDC

HB2292 HD1 (HSCR 524-20)

#### RELATING TO ELECTRIC GUNS.

Introduced by: Saiki S (BR)

Establishes provisions relating to electric guns. Prohibits any person to knowingly or recklessly use an electric gun for any purpose except self defense; defense of another person and protection of property of the person or of another person. Prohibits any person to knowingly sell, offer for sale, distribute, or otherwise transfer an electric gun or cartridge without a license. Further prohibits a licensee or an employee of a licensee to knowingly sell, distribute, or otherwise transfer an electric gun or cartridge at a place other than the licensee's designated place of business. Provides that it shall be unlawful for any person to knowingly sell, offer for sale, distribute, or otherwise transfer an electric gun or cartridge to a minor. Provides that it shall be unlawful for any person, other than a licensee, a law enforcement agency, or the army or air national guard to knowingly or recklessly purchase, obtain, or otherwise receive an electric gun or cartridge from a person who does not have a license. Makes it a misdemeanor. Establishes provisions relating to permits to acquire electric projectile gun. Prohibits a person to acquire the ownership of an electric projectile gun until the person has 1st procured from the chief of police of the county of the person's place of business or the person's residence, a permit to acquire the ownership of an electric projectile gun. Establishes application process. Establishes provisions relating to registration procedure, license to sell, offer to sell, distribute, or otherwise transfer electric guns; fee, disposal of electric gun procedures, ownership, possession, or control prohibited, and establishes exemptions, as well as storage of electric gun; responsibility with respect to minors, carrying or use of electric gun in the commission of a separate misdemeanor, and carrying or use of electric qun in the commission of a separate felony. Establishes penalties. -- Amends provisions relating to use of electric guns, disclosure for firearm permit and registration purposes by adding electric gun to the title. -- Repeals provisions relating to restriction on possession, sale, gift, or delivery of electric guns. -- HB2292 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to PSM then JDC

HB2294 HD1 (HSCR 374-20)

## RELATING TO NOTARIES PUBLIC.

Introduced by: Saiki S (BR)

Establishes provisions relating to notaries public law. Establishes authority to refuse to perform notarial act. Allows a notary public to refuse to perform a notarial act if the notary public is not satisfied that the person executing the document is competent or has the capacity to execute the document; or the person's signature is knowingly and voluntarily made. Allows a notary public to refuse to perform a notarial act unless refusal is prohibited by law other than this law. Allows a remotely located individual to comply with any requirement of law of this State to appear personally before or be in the presence of a notary public at the time of the performance of a notarial act by using communication technology to appear before a notary public. -- Allows a notary public located in this State to perform a notarial act using communication technology for a remotely located individual under specific circumstances. -- Requires that for a remotely located individual located outside the US, the document is to be filed with or relates to a matter before a public official or court, governmental entity, or other entity subject to the jurisdiction of the US; or involves property located in the territorial jurisdiction of the US

or involves a transaction substantially connected with the US; and the act of making the statement or signing the record is not prohibited by the foreign state in which the remotely located individual is located. Requires that if a notarial act is performed under this provision, any certificate of notarial act required by this law or other law of the State must indicate that the notarial act was performed using communication technology. Requires a form of certificate of notarial act subject to this provision and authorized by law of the State, including a certificate of acknowledgment is sufficient under specified circumstance. -- Requires a notary public, guardian, conservator, or agent of a notary public, or a personal representative of a deceased notary public to retain the audiovisual recording created under this provision or cause the recording to be retained by a repository designated by or on behalf of the person required to retain the recording; further requires the recording must be retained for a period of at least 10 years after the recording is made. -- Allows the attorney general to adopt, amend, or repeal rules regarding the performance of notarial acts of technology; or acceptance of tangible copy of electronic record. Allows a notary public to select 1 or more tamper evident technologies to perform notarial acts with respect to electronic documents. A person may not require a notary public to perform a notarial act with respect to an electronic document with a technology that the notary public has not selected. -- Establishes fees and administration fines requirements. -- HB2294 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2297 HD1 (HSCR 528-20)

#### RELATING TO PUBLIC LANDS.

Introduced by: Saiki S (BR)

Amends provisions relating to definition of public lands. Redefines public lands to exempt lands that are set aside by the governor to the Hawaii housing finance and development corporation; lands leased to the Hawaii housing finance and development corporation by any department or agency of the state; or lands to which the Hawaii housing finance and development corporation in its corporate capacity holds title. -- Amends provisions relating to legislative approval of sale or gift of lands. Adds land set aside by the governor to the Hawaii housing finance and development corporation for the primary purpose of affordable housing or land to which the Hawaii housing finance and development corporation in its corporate capacity holds title. Requires that lands held by the Hawaii housing finance and development corporation that were acquired from another government agency and that are no longer needed for housing, finance, and development purposes are to be returned to the public trust administered by the department of land and natural resources. -- HB2297 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL/ HOU/ then WAM

HB2299 HD1 (HSCR 605-20)

RELATING TO THE HAWAII FILM AND CREATIVE INDUSTRIES DEVELOPMENT SPECIAL FUND.

Introduced by: Saiki S (BR)

Amends provisions relating to the Hawaii film and creative industries development special fund. Repeals provision that requires the grant to be used exclusively for eligible Hawaii projects. Appropriation. (\$\$) -- HB2299 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB2302 HD1 (HSCR 271-20)

MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the chief justice for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees). -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees). (\$\$) -- HB2302 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB2303 HD1 (HSCR 272-20)

MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 3 (nonsupervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 3 (nonsupervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2303 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB2304 HD1 (HSCR 273-20)

#### RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2304 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Re referral to LCA/ WAM/

HB2305 HD1 (HSCR 274-20)

#### RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 7 (faculty of the university of Hawaii and community college system) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2305 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB2306 HD1 (HSCR 275-20)

# MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 8 (personnel of the university of Hawaii and community college system) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2306 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB2307 HD1 (HSCR 276-20)

# MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 9 (registered professional nurses) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 9 (registered professional nurses) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2307 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB2308 HD1 (HSCR 277-20)

MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST

ITEMS.

Introduced by: Saiki S (BR)

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Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 13 (other professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 13 (other professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2308 HD1

Mar=03 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=03 20 Multiple Referral to LCA then WAM

HB2309 HD1 (HSCR 278-20)

#### RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 14 (law enforcement officers, and ocean safety and water safety officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2309 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Re referral to LCA/ WAM/

HB2312 HD1 (HSCR 363-20)

## RELATING TO QUALIFIED DOMESTIC RELATIONS ORDERS.

Introduced by: Saiki S (BR)

Amends provisions relating to distribution of property in a divorce action. Defines benefit the member or former member with vested benefit status is expected to receive to mean the benefit the member or former member with vested benefit status is expected to receive without regard to any Hawaii domestic relations order. Defines benefit the retirant is receiving to mean the benefit the retirant is receiving without regard to any Hawaii domestic relations order. Adds domestic relations order. Requires the employees' retirement system to review a domestic relations order or proposed domestic relations order for compliance with the requirements imposed by this provision. Allows the notification to also be provided to the member, former member with vested benefit status, retirant, or alternate payee. Provides that the system's notification is advisory and shall not constitute a determination that a proposed domestic relations order is or is not a Hawaii domestic relations order. Provides that if a member or former member with vested benefit status terminates membership in the system by withdrawal of contributions or hypothetical account balance, the system shall pay all or a portion of the amount withdrawn to any alternate payee as directed by a Hawaii domestic relations order. Provides that if after terminating membership in the system by withdrawal of contributions or hypothetical account balance, the former member or former member with vested benefit status later resumes membership in the system, the system shall pay to an alternate payee no portion of any benefits that result from the resumption of membership. even if those benefits result in part from reinstatement of service credit initially credited during the marriage. Provides that payments made to alternate payees according to the terms of Hawaii domestic relations orders are payments received by the retirant for purposes of provisions relating to election of retirement allowance option and the benefit that the retirant received for purposes of provisions relating to election of retirement allowance option. Requires the priority of Hawaii domestic relations orders to be determined by the order in which the certified copies of domestic relations orders are received by the system for qualification as a Hawaii domestic relations order, and not by the order in which domestic relations orders are determined to be Hawaii domestic relations orders, the order in which the domestic relations orders are entered by the court, the date the complaint for divorce is filed, the date upon which an order of divorce is entered, or the date of marriage. -- HB2312 HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then JDC/ WAM/

HB2314 HD1 (HSCR 362-20)

# RELATING TO EMPLOYEES' RETIREMENT SYSTEM DISABILITY RETIREMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to service connected disability retirement. Requires the member or applicant initiating the proceeding to have the burden of proof, including the burden of producing evidence as well as the burden of persuasion. Requires the degree or quantum of proof to be a preponderance of the evidence. Requires the member or

applicant to have the responsibility of furnishing all medical evidence available or which can be made available to the member or applicant pertaining to the member's death or disability. Provides that any determination of the disability compensation division of the department of labor and industrial relations, the labor and industrial relations appeals board, and the Social Security Administration relating to the same incapacity for which the applicant or member is claiming a disability or death benefit may be taken into consideration; provided that determination shall not be binding upon the medical board. Allows the medical board to or to not, at its discretion, subject the member to a physical examination in arriving at its certifications and findings on all matters referred to the medical board; provided that the burden of proof is not shifted to the medical board, and the member or applicant has the burden of proof. -- Amends provisions relating to petition for contested case hearing regarding disability retirement or accidental death benefits; attorney's fees and costs; and provisions relating to service connected disability retirement. Provides that permanent incapacity that is primarily caused by the natural deterioration, degeneration, or progression of a pre existing condition is not the natural and proximate result of an accident occurring while in the actual performance of duty at some definite time and place. Provides that permanent incapacity that is primarily caused by the natural deterioration, degeneration, or progression of a pre existing condition is not the cumulative result of some occupational hazard, unless the pre existing condition itself was caused by the occupational hazard. Provides that in the case of an application for service connected disability retirement, where there is evidence that the member claiming permanent incapacity had a pre existing condition, the member shall have the burden of proving by a preponderance of the evidence that the member's permanent incapacity was not primarily caused by the pre existing condition. -- Amends provisions relating to applications for accidental death benefits; approval by the system. Provides that death that is primarily caused by the natural deterioration, degeneration, or progression of a pre existing condition is not the natural and proximate result of an accident occurring while in the actual performance of duty at some definite time and Provides that death that is primarily caused by the natural deterioration, degeneration, or progression of a pre existing condition is not the cumulative result of some occupational hazard, unless the pre existing condition itself was caused by the occupational hazard. Provides that in the case of an application for accidental death benefits, where there is evidence that the member had a pre existing condition, the applicant shall have the burden of proving by a preponderance of the evidence that the member's death was not primarily caused by the pre existing condition. -- HB2314 HD1 Mar=03 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=03 20 Multiple Referral to LCA then JDC/ WAM/

HB2315 HD3 (HSCR 997-20)

RELATING TO PROFESSIONAL AND VOCATIONAL LICENSING TRUST FUNDS. Introduced by: Saiki S (BR)

Amends provisions relating to the contractors recovery fund; use of fund; person injured; fees. Repeals a provision that provides that when the contractors recovery fund attains a funding level of 420,893 dollars in any fiscal year, the contractors license board shall either cease accepting payments made by renewing licensees; or develop a process to refund monies in excess of the 420,893 dollars fund balance to licensees who paid into the fund, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 420,893 dollars. -- Amends provisions relating to management of fund. Repeals a provision that provides that when the contractors education fund attains a funding level of 15,315 dollars in any fiscal year, the board shall either cease accepting payments made by renewing licensees; or develop a process to refund monies in excess of the 15.315 dollars fund balance to licensees who paid into the fund, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 15,315 dollars. Provides that to maintain a reasonable relation between the fees generated and the cost of services rendered by the contractors recovery fund and the contractors education fund, the board may make a finding that a fee adjustment is appropriate and adjust the fees generated by renewals accordingly. Provides that for the purposes of finding that a fee adjustment is appropriate in order to maintain a reasonable relation between the fees generated and the cost of services rendered by the fund, the board's review shall include the following; frequency and timing of anticipated revenue to the fund; identification of a reserve amount based on unanticipated revenue reductions; anticipated expenses paid, including recovery payouts during a biennial budget cycle; unanticipated natural disasters or catastrophic weather events that may increase fund payments; and any statutory adjustments to fund payout amounts. -- Amends provisions relating to fees; original

license and biennial renewals. Repeals a provision that provides that if the education fund balance attains a funding level of 1,713,510 dollars in any fiscal year, the real estate commission shall either cease accepting payments made by renewing licensees; or develop a process to refund monies in excess of the 1,713,510 dollars fund balance to licensees who paid into the fund, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 1,713,510 dollars. -- Amends provisions relating to real estate recovery fund; use of fund; fees. Repeals a provision that provides that when the real estate recovery fund attains a funding level of 481,799 dollars in any fiscal year, the commission shall either cease accepting payments made by renewing licensees; or develop a process to refund monies in excess of the 481,799 dollars fund balance to licensees who paid into the fund, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 481,799 dollars. -- Amends provisions relating to management of fund. Allows the commission to make 1 or more findings that a fee adjustment is appropriate and may adjust the fees generated to regulate the fund balances of the real estate recovery fund and the real estate education fund to appropriate levels. Allows the commission for investment purposes, to combine the real estate education and recovery funds and invest and reinvest the combined funds in the same manner as funds of the state employees retirement system. Requires the commission to keep separate accounting records for the 2 funds. Provides that for the purposes of finding that a fee adjustment is appropriate in order to maintain a reasonable relation between the fees generated and the cost of services rendered by the fund, the commission's review shall include the following; frequency and timing of anticipated revenue to the fund; identification of a reserve amount based on unanticipated revenue reductions; anticipated expenses paid, including recovery payouts during a biennial budget cycle; unanticipated natural disasters or catastrophic weather events that may increase fund payments; and any statutory adjustments to fund payout amounts. --Amends provisions relating to condominium education trust fund. Allows the commission to make a finding that a fee adjustment is appropriate and adjust the fees paid by associations to regulate the fund balance to an appropriate level to maintain a reasonable relation between the fees generated and the cost of services rendered by the condominium education trust fund. Provides that for the purposes of finding that a fee adjustment is appropriate in order to maintain a reasonable relation between the fees generated and the cost of services rendered by the fund, the commission's review shall include the following; frequency and timing of anticipated revenue to the fund; identification of a reserve amount based on unanticipated revenue reductions; anticipated expenses paid, including recovery payouts during a biennial budget cycle; unanticipated natural disasters or catastrophic weather events that may increase fund payments; and any statutory adjustments to fund payout amounts. -- Amends provisions relating to condominium education trust fund; payments by associations and developers. Repeals a provision that provides that when the condominium education trust fund attains a funding level of 1,819,971 dollars in any fiscal year, the commission shall either cease accepting payments made by projects and associations at each biennial registration; or develop a process to refund monies in excess of the 1,819,971 dollars fund balance to projects and associations that paid into the fund at applicable biennial registrations, and refund such monies. Provides that if acceptance of payments is ceased, it shall remain ceased until the funding level falls below 1,819,971 dollars. -- Amends Act 29, session laws of 2019. Repeals provision that requires repeal and reeactment. -- HB2315 HD3 Mar=05 20 Introduction/Passed First Reading - Senate Current Status:

Mar=05 20 Multiple Referral to CPH then WAM

HB2316 HD1 (HSCR 175-20)

## RELATING TO THE CONTRACTORS RECOVERY FUND.

Introduced by: Saiki S (BR)

Amends provisions relating to maximum liability under the contractors law. Prohibits the liability of the contractors recovery fund to exceed 50,000 dollars for any licensed contractor. Act to be repealed on June 30, 2023 (sunset). -- HB2316 HD1

Mar=03 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to CPH then WAM

HB2317 HD2 (HSCR 966-20)

# RELATING TO SECURITIES.

Introduced by: Saiki S (BR)

Establishes provisions relating to protection of elders and vulnerable adults from financial exploitation. Provides that if a qualified person reasonably believes that financial

exploitation of an elder or vulnerable adult may have occurred, may have been attempted, or is being attempted, the qualified person may promptly notify the commissioner of securities in a timely manner. Requires a qualified person who, in good faith and exercising reasonable care, makes a disclosure of information pursuant to this provision to be immune from administrative or civil liability that might otherwise arise from the disclosure or for any failure to notify the commissioner of the disclosure. Establishes provisions relating to 3rd party disclosures; immunity for 3rd party disclosures; delaying disbursements or transactions; immunity for delaying disbursements or transactions; records; and multiple duties to report. -- HB2317 HD2

**Current Status:** Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC/ WAM/

HB2322 HD1 (HSCR 176-20)

#### RELATING TO MASSAGE THERAPY.

Introduced by: Saiki S (BR)

Amends provisions relating to massage law. Requires the board of massage therapy to prescribe sanitary rules as it deems necessary, with reference to the precautions necessary to be employed to prevent the creating and spreading of infectious and contagious diseases. Repeals provisions relating to practicing massage therapy without a license. Increases fines. -- HB2322 HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then JDC/ WAM/

HB2323 HD2 (HSCR 428-20)

#### RELATING TO THE MORTGAGE LOAN RECOVERY FUND.

Introduced by: Saiki S (BR)

Amends provisions relating to mortgage loan recovery fund; use of fund; fees. Allows any person aggrieved by a licensee's act, representation, transaction, or conduct involving fraud, misrepresentation, or deceit in violation of this law, to receive restitution, by order of the director of commerce and consumer affairs and to be paid from the mortgage loan recovery fund, of not more than 25,000 dollars per person for financial loss resulting from the violation. -- HB2323 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2333 HD2 (HSCR 584-20)

## RELATING TO HOMELAND SECURITY.

Introduced by: Saiki S (BR)

Establishes provisions relating to Hawaii state fusion center. Requires the State office of homeland security to establish and operate a Hawaii state fusion center. Requires the director of homeland security, subject to the direction and control of the governor, to oversee the center. Provides that there shall be a Hawaii state fusion center director. appointed and may be removed by the director of homeland security who shall be responsible for the day to day operations of the Hawaii state fusion center. Exempts director from the civil service law. Requires the center to be continually staffed to monitor all crimes and hazards and shall be the focal point for sharing local, national, and international information and context with the national level intelligence community; collaborate among all levels of government to receive, analyze, and disseminate threat related information in coordination with multi disciplinary partners; and establish a joint integration center. -- HB2333 HD2

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to PSM then WAM

HB2336 HD1 (HSCR 234-20)

#### RELATING TO REPORTS OF CHILD ABUSE.

Introduced by: Saiki S (BR)

Amends provisions relating to immunity from liability under child abuse law. Adds that this immunity shall also apply to persons who otherwise provide information or assistance, including medical evaluations or consultation, in connection with a report, investigation, or legal intervention pursuant to a good faith report of child abuse or nealect. -- HB2336 HD1

Mar=03 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=03 20 Multiple Referral to HMS then JDC/ WAM/

LRB Systems March 5, 2020

HB2339 HD2 (HSCR 1017-20)

RELATING TO RESIDENCY REQUIREMENTS IN STATE HIRING.

Introduced by: Saiki S (BR)

Amends provisions relating to citizenship and residence; exceptions. Exempts bona fide military servicemembers' dependents from the requirement to become residents if they

are in the State due to the military servicemembers' orders. -- HB2339 HD2
Current Status: Mar=05 20 Introduction/Passed First Reading - Senate
Mar=05 20 Multiple Referral to LCA/ PSM/ then JDC

HB2340 HD2 (HSCR 415-20)

RELATING TO DEAD BODIES.

Introduced by: Saiki S (BR)

Amends provisions relating to persons that may receive anatomical gift; purpose of anatomical gift. Repeals the provision that an anatomical gift of a body or body part may be made to other appropriate person. -- Amends provisions relating to final disposition of bodies retained for medical education and research purposes by changing it to final disposition of anatomical gifts. Provides that a person or procurement organization that holds a dead human body as a result of an anatomical gift shall, when the body is deemed of no further value for purposes of transplantation, therapy, research, or education, be responsible for the final disposition of that dead human body and all of its parts, except those parts used for transplantation. Requires the person or procurement organization to dispose of the remains by cremation, except as otherwise provided in provisions relating to rights and duties of procurement organization and others or as directed in a document of gift, subject to any required disposition permits. -- Amends provisions relating to abuse of a corpse. Adds that a person commits the offense of abuse of a corpse if, except as authorized by law, the person accepts the donation of a dead human body or any of its parts. Provides that an entity to whom body parts are entrusted commits the offense of abuse of a corpse if, except as authorized by law, the entity to whom body parts are entrusted disposes of a dead human body without a disposition permit. Provides that disposal of a dead human body includes removal of body parts or organs, provided that it shall not be an offense for a procurement organization to remove body parts or organs for transplantation or therapy prior to obtaining a disposition permit. -- HB2340 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then JDC

HB2350 HD2 (HSCR 590-20)

RELATING TO THE DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS. Introduced by: Saiki S (BR)

Amends provisions relating to penalties under department of labor and industrial relations law. Increases fines. Amends provisions relating to penalties under employment practices law. Increases fines. -- Amends provisions relating to penalties for violations. Increases fines. Amends provisions relating to penalty for delinquency; remission. Increases penalty. Provides that except in cases of fraud or wilful violation of the law, or wilful refusal to make a return, the director of labor and industrial relations may, in a case of excusable failure to file a return, or pay a contribution within the time required by this law, or in a case of uncollectibility of the whole amount due, remit any amount of penalties or interest added to any delinquent contribution; provided that a claim of nonliability shall not be deemed as a refusal to make a return. Requires the department of labor and industrial relations to keep a record of any remittance approved by the director. Amends provisions relating to recovery of additional unemployment benefits; penalties. Increases fines or imprisoned not more than 1 year or both. Amends provisions relating to qualification and duties of health care providers. Increases fines for each violation. -- Amends provisions relating to attorneys, physicians, other health care providers, and other fees. Replaces the term appellate to appeals board. Increases fine. -- Amends provisions relating to penalties under provisions relating to administration. Increases fines. -- Amends provisions relating to fraud violations and penalties. Increases fines for each violation. -- Amends provisions relating to wilful violations; penalty under wage and hour law. Increases fines. -- Amends provisions relating to penalties; collection of unpaid wages; injunctions; etc. Increases fines. --Amends provisions relating to penalties under wages and other compensation, payment of. Increases fines. -- Amends provisions relating to failure to pay assessments under provisions relating to provision for temporary disability insurance benefits. Increases fines. -- Amends provisions relating to request for wage and employment information. Increases penalty for each delinquent request. -- Amends provisions relating to penalties under provisions relating to enforcement. Increases fines. -- Amends provisions relating

to limitation of fees under provisions relating to miscellaneous provisions. Increases

fines. -- HB2350 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then JDC/ WAM/

HB2358 HD1 (HSCR 664-20)

RELATING TO AUTHORIZING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO LEASE PASTURE LANDS ON TERMS THAT PROMOTE COLLABORATIVE BENEFICIAL USE FOR FORESTRY, WILDLIFE, RECREATIONAL, AND FOOD PRODUCTION PURPOSES.

Introduced by: Saiki S (BR)

Amends provisions relating to lease restrictions; generally. Provides that any provision of this law to the contrary notwithstanding, the board may amend and extend pasture leases to further public purposes, subject to the following; the demised premises have been used substantially for the purpose for which they were originally leased; the aggregate of the initial term and any extension granted shall not be for more than 99 years; and the public land has key characteristics that would benefit from the amendment and extension of a pasture lease, such as the capacity for public purposes to be promoted through a lease amendment and extension. Notwithstanding appraisals, the chairperson may set the lease rent for the period of the lease term occurring after an amendment under this provision. In arriving at a rental value, the chairperson may also consider; the specified use of the land; any restriction on grazing or other beneficial uses of the land or portions thereof by the lessee; and any withdrawal of lands from the lease premises. If an independent appraisal is procured to determine rent for an amended pasture lease, the chairperson may apply a lower rate of return if warranted after consideration of the public purpose served by the lease, use restrictions thereunder, and any obligation of the lessee to provide conservation or stewardship services. -- Any provision of this law to the contrary notwithstanding, the board may issue pasture leases by direct negotiation and without recourse to public auction for lands already under pasture use when doing so will further public purposes; provided that the term of any pasture lease issued under this subsection shall not be for more than 65 years. Notwithstanding appraisals, the chairperson may set the rent for pasture leases issued under this subsection on such terms and conditions as the chairperson may determine, including but not limited to a value that incentivizes or otherwise promotes ranching operations compatible with the public purposes for whose promotion the department is responsible. If an independent appraisal is procured to determine rent for a pasture lease, the chairperson may apply a lower rate of return if warranted after consideration of the public purpose served by the lease, use restrictions thereunder, and any obligation of the lessee to provide conservation or stewardship services. -- HB2358 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to WTL/ AEN/ then WAM

HB2362 HD2 (HSCR 589-20)

RELATING TO PUBLIC SAFETY.

Introduced by: Saiki S (BR)

Appropriation to the department of public safety to purchase the Honolulu Federal Detention Center for the purpose of housing state detainees and inmates, relieving overcrowding at state jails and prisons, and eliminating the financial costs of leasing bed space for state inmates at the Honolulu Federal Detention Center. (\$\$) -- HB2362 HD2 Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to PSM then WAM

HB2366

RELATING TO TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Saiki S (BR)

Amends provisions relating to the transient accommodations tax. Defines taxpayer to mean any person liable for any transient accommodations tax. Redefines operator to include a business that results in the collection of any receipts defined as gross rental proceeds. Provides that every person not required to be registered by provisions relating to certificate of registration for transient accommodations broker, travel agency, and tour packager, as a condition precedent to engaging or continuing in the business of furnishing transient accommodations. Changes operator or plan manager to person. Repeals criminal offense of misdemeanor and refers to a citation process and monetary

fines. -- HB2366

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM/ JDC/

HB2380 HD1 (HSCR 316-20)

#### RELATING TO IMMIGRATION.

Introduced by: San Buenaventura C, Say C, Cachola R, Aquino H, Mizuno J, Belatti D, Holt D, Nakashima M, Hashimoto T, Lee C

Appropriation to the judiciary to contract with nonprofit organizations to provide legal assistance and legal counsel to immigrants in determining legal status and citizenship, provide diversion to existing services, and otherwise provide counsel for existing rights.

(\$\$) -- HB2380 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2385 HD1 (HSCR 958-20)

#### RELATING TO TAXATION.

Introduced by: Saiki S (BR)

Amends provisions relating to income tax rates by changing the tax brackets beginning

after December 31, 2020. -- HB2385 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to WAM

HB2399 HD1 (HSCR 453-20)

## RELATING TO THE MANAGEMENT OF STATE FUNDS.

Introduced by: Saiki S

Amends provisions relating to short term investment of state moneys. Allows the director of finance to invest, through a private financial services firm and in compliance with the State's investment policy, any moneys of the State that in the judgment of the director of finance are in excess of the amounts necessary for meeting the immediate requirements of the State; provided that the action, in the director's judgment, shall maximize the State's return on investments, net investment fees and expenses incurred, while protecting capital and not impede or hamper the necessary financial operations of the State. Specifies what short term investments the moneys may be invested in. Report to the legislature. -- HB2399 HD1

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Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Re referral to WAM

HB2407 HD1 (HSCR 555-20)

#### RELATING TO STATEWIDE COMPOSTING.

Introduced by: Wildberger T, Tokioka J, Takayama G, Eli S, Lowen N, Perruso A, Mizuno J, Ohno T

Requires the department of health to adopt or amend rules, pursuant to the administrative procedure law, to establish a classification system for composting facilities or operations for the purposes of regulating them for health purposes, including but not limited to preventing pollution, preventing the spread of disease and the creation of nuisances, protecting public health and safety, conserving natural resources, and preserving and enhancing the beauty and quality of the environment. -- Amends provisions relating to districting and classification of lands under the land use commission law. Requires agricultural districts to include composting and co composting operations. -- Amends provisions relating to permissible uses within the agricultural districts. Provides that notwithstanding any other law to the contrary, composting and co composting operations shall be permitted uses within the agricultural district. -- HB2407

HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN/ CPH/ then JDC/ WAM/

HB2411 HD1 (HSCR 86-20)

#### RELATING TO HOUSING ASSISTANCE.

Introduced by: Kitagawa L, Nakamura N, Eli S, Holt D, Woodson J, Aquino H, Quinlan S, Morikawa D, Brower T, McDermott B, Johanson A, Matayoshi S, Hashimoto T, Todd C

Appropriation to the Hawaii public housing authority for monthly rent subsidies paid out of the state rent supplement program; provided that any funds appropriated shall be included in the base budget of the Hawaii public housing authority. -- Appropriation to the Hawaii public housing authority for the establishment of \_\_\_\_ full time equivalent (\_\_\_\_.0 FTE) staff positions for the state rent supplement program. (\$\$) -- HB2411 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HOU then WAM

HB2412 HD2 (HSCR 1012-20)

#### RELATING TO TRAUMA-INFORMED EDUCATION.

Introduced by: Kitagawa L, Saiki S, Woodson J, Matayoshi S, Hashimoto T, Eli S, Nakamura N, Nakashima M, Quinlan S, Morikawa D, Thielen C, Ohno T, Lee C, Tarnas D, Johanson A, Belatti D

Requires the department of education to establish a 3 year pilot program for the development and implementation of a trauma informed education program in the Castle, Kailua, and Kalaheo complex areas based on the Nanakuli Waianae complex area trauma informed education program. Requires the goal of the pilot program to be to replicate the results of the Nanakuli Waianae complex area trauma informed education program throughout all schools in the Castle, Kailua, and Kalaheo complex areas, including elementary, intermediate, and high schools, and pre kindergarten programs that are part of the elementary school. Pilot program to terminate on June 30, 2023 (sunset). Report to the legislature. Appropriation for 1 temporary 12 month district educational specialist, to be located within the office of the Castle Kahuku complex area superintendent and 1 temporary 12 month district resource teacher, to provide support to the district educational specialist. (\$\$) -- HB2412 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to EDU then WAM

HB2413 HD1 (HSCR 140-20)

#### RELATING TO ENERGY.

Introduced by: Kitagawa L, Lowen N, Matayoshi S, Eli S, Tarnas D, Wildberger T, Hashimoto T, Todd C, Johanson A, Thielen C

Requires the state energy office, in consultation with the department of health, to conduct a comprehensive study to determine the best practices for disposal and recycling of discarded clean energy products in the State. Requires the study to address the number of aging photovoltaic and solar water heater panels in the State that will need to disposed or recycled; other types of clean energy materials expected to be discarded in Hawaii in significant quantities, including glass, frames, wiring, inverters, and batteries; the type and chemical composition of those clean energy materials; best practices for collection, disposal, and recycling of those clean energy materials; best practices for collection, disposal, and recycling of those clean energy materials; whether a fee should be charged for disposal or recycling of those clean energy materials; and any other issues that the Hawaii state energy office and the department of health consider appropriate for management, recycling, and disposal of those clean materials. Requires the Hawaii state energy office to submit a final report of the study including findings, recommendations, and any proposed legislation, to the legislature; and a final report of the study, including findings, recommendations and any proposed legislation. Appropriation to the department of business, economic development, and tourism for the purposes of this Act. (\$\$) -- HB2413 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to EET/ CPH/ then WAM

HB2417 HD1 (HSCR 386-20)

#### RELATING TO HUMAN SERVICES.

Introduced by: Hashimoto T, Todd C, Holt D, Matayoshi S, Cachola R, Yamashita K, Takayama G, Ward G, Kobayashi B, Say C, Belatti D, Morikawa D, Lee C, Ohno T Requires the department of human services to establish a neighbor islands blind and visually impaired service pilot program to provide services and training to blind and visually impaired individuals residing on the neighbor islands. Requires the pilot program to provide peer to peer outreach, sight loss adjustment, peer counseling support, and mobility training to participants, including other specified services. Provides that the services provided under this provision shall be provided by volunteers, who shall be recruited, assigned, and supervised by the department of human services or an entity contracted by the department to organize and implement the pilot program. Requires all volunteers to be qualified and chosen based on experience and training and to use training methods consistent with the structured discovery approach used in the new visions program operated by the Ho↑ opono (Hoopono) services for the blind. Provides that applications for participation in the pilot program shall be submitted on a form furnished by the department. Requires the department to establish procedures and requirements for accepting participants into the pilot program. Requires the pilot program

to be authorized to extend and supplement the services provided by the Ho<sup>†</sup> opono services for the blind branch within the division of vocational rehabilitation of the department. Requires the department to enter into a contract with a nonprofit organization to manage the day to day operations of the pilot program; provided that any nonprofit organization contracted shall have the qualifications necessary to provide peer support services to participants; consist of a majority of officers and directors who are blind or visually impaired; have membership chapters or organization subunits located on neighbor islands that will be served by the pilot program. Report to the legislature. Appropriations. Act to be repealed on June 30, 2021 (sunset). (\$\$) -- HB2417 HD1 Current Status:

Mar=03 20 Multiple Referral to HMS/ CPH/ then WAM

HB2420 HD2 (HSCR 980-20)

#### RELATING TO THE HAWAII CIVIL RIGHTS COMMISSION.

Introduced by: Hashimoto T, Eli S, Takayama G, Cachola R, Kitagawa L, Ward G, Say C, Tokioka J, Har S, Matayoshi S, Morikawa D, Holt D, Quinlan S, Gates C, Tarnas D, Takumi R, Lowen N, Yamashita K, Mizuno J, Yamane R, Todd C, Lee C, Ohno T Amends provisions relating to programs and activities receiving state financial assistance. Prohibits a qualified individual in the State shall, by reason of the individual's disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination by state agencies, or under any program or activity receiving state financial assistance. Provides that the term program or activity receiving state financial assistance includes a program or activity that also receives federal financial assistance. -- Amends provisions relating to complaint against unlawful discrimination. Provides that the Hawaii civil rights commission shall not have jurisdiction over claims in the scope of the Individuals with Disabilities Education Act. -- HB2420 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB2421 HD2 (HSCR 435-20)

#### RELATING TO THE HAWAI'I SCHOOL FOR THE DEAF AND BLIND.

Introduced by: Hashimoto T, Eli S, Takayama G, Cachola R, Kitagawa L, Ward G, Say C, Tokioka J, Har S, Matayoshi S, Lowen N, Yamane R, Ohno T, Lee C, Holt D, Quinlan S, Kobayashi B, Todd C, Gates C, Tarnas D, Takumi R, Mizuno J, Yamashita K, Nakamura N, Cabanilla Arakawa R, Brower T, Morikawa D, Belatti D

Establishes provisions relating to the Hawaii school for the deaf and blind. Establishes a school for the education of deaf, hard of hearing, and deaf blind students, to be known as the Hawaii school for the deaf and blind. Requires the school to be governed by the board of trustees. Prohibits a student to be required to enroll at or attend the Hawaii school for the deaf and blind. Establishes a board of trustees of the Hawaii school for the deaf and blind. Provides that the board shall be responsible for the management and policy decisions for the school. Requires the policy decisions of the board of trustees to be consistent with the policies of the board of education. Requires the board to report to the superintendent of education. Requires the complex area superintendent for the complex area that includes the school to supervise the delivery of administrative and instructional support services to the school. -- HB2421 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH/ EDU/ JDC/ then WAM

HB2422 HD1 (HSCR 323-20)

#### RELATING TO THE DIVISION OF BOATING AND OCEAN RECREATION.

Introduced by: Morikawa D, Nakamura N, Brower T, Matayoshi S, Aquino H, Cachola R, Todd C, Hashimoto T, McKelvey A, Mizuno J, Onishi R

Requires the state auditor to conduct a comprehensive performance and management audit of the department of land and natural resources' division of boating and ocean recreation. Further requires the auditor to submit a report on the performance and management audit, including the auditor's findings, recommendations, and any proposed legislation, to the legislature. -- HB2422 HD1

Current Status: Mar=03 20 Introduction/P

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to GVO/ WTL/ then WAM

HB2425 HD1 (HSCR 515-20)

#### RELATING TO DOMESTIC ABUSE.

Introduced by: Tarnas D, Takayama G, Nakashima M, Lee C, Perruso A, Thielen C, Nakamura N, Creagan R, Brower T, McKelvey A, Mizuno J, Yamane R, Ward G

LRB Systems March 5, 2020

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs). Redefines domestic abuse to include coercive control, as defined in provisions relating to definitions under domestic abuse protective orders law between family or household members. -- Amends provisions relating to definitions under domestic abuse protective orders. Defines coercive behavior to mean a pattern of threatening, humiliating, or intimidating actions, which may include assaults, or other abuse that is used to harm, punish, or frighten an individual. Defines coercive control to include a pattern of behavior that seeks to take away the individual's liberty or freedom and strip away the individual's sense of self, including bodily integrity and human rights, whereby the coercive control is designed to make an individual dependent by isolating them from support, exploiting them, depriving them of independence, and regulating their everyday behavior including other specified behavioral patterns. Redefines domestic abuse to include coercive control. -- HB2425 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to CPH then JDC/ WAM/

HB2426 HD1 (HSCR 450-20)

#### RELATING TO ATHLETICS.

Introduced by: Tarnas D, Matayoshi S, Tokioka J, Morikawa D, Woodson J, Ohno T, Kobayashi D

Amends provisions relating to athletics under the public charter schools law. Provides that if a student at any charter school wishes to participate in a sport for which there is no program at the charter school in the service area where the student resides, the department and the athletic league or athletic association on the respective island shall allow the student to participate in a comparable program at the department school in the service area in which the student resides, or if no program exists at that department school, then at a department school in an adjacent service area, at no additional cost to the student. Requires the charter school student to be represented by the department school for purposes of athletic league or athletic association business. -- HB2426 HD1 Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB2430 HD2 (HSCR 977-20)

## RELATING TO FEMININE HYGIENE PRODUCTS.

Introduced by: Perruso A, Ward G, Wildberger T, Kobayashi D, Eli S, Todd C, Hashem M, Woodson J, Takayama G, Cachola R, Onishi R, Thielen C, Morikawa D, Saiki S, Holt D, Tarnas D, Nakashima M

Establishes provisions relating to feminine hygiene products; availability. Requires the department to provide feminine hygiene products to students for free on all public secondary school campuses. Defines feminine hygiene products to include sanitary napkins; tampons; panty liners; douches; feminine hygiene syringes; and creams, foams ointments, jellies, powders, and sprays used for vaginal hygiene purposes. -- HB2430 HD2

**Current Status:** 

Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Referral to EDU/ CPH/ then WAM

HB2439 HD1 (HSCR 443-20)

#### RELATING TO THE ENVIRONMENT.

Introduced by: Holt D, Quinlan S, Brower T, Todd C, Hashimoto T

Appropriation to the university of Hawaii water resources research center for researching and developing specialized equipment to effectively remove plastic marine debris from beaches and shorelines. Defines plastic marine debris to mean any discarded or abandoned plastic found on any shore, beach, or any beach access right of way. Allows the university of Hawaii water resources research center to contract with other entities as needed. (\$\$) -- HB2439 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to AEN/ HRE/ then WAM

HB2446 HD1 (HSCR 319-20)

## RELATING TO AFFORDABLE HOUSING.

Introduced by: Brower T, Morikawa D, Tarnas D, Holt D, Mizuno J, Matayoshi S, Onishi R, Cachola R, Lowen N, Ichiyama L, Hashimoto T, Todd C

Amends provisions relating to review of effect of proposed state projects. Provides that whenever the proposed state project involves a development where at least 80 per cent

of the units are intended as affordable housing, the department of land and natural resources shall immediately retain a 3rd party consultant without regard to the Hawaii public procurement code to conduct the review if, after an initial evaluation, the department determines that it will not be able to provide its written concurrence or non concurrence within 60 days of the filing of the request with the department; the 3rd party consultant has the qualifications and experience to conduct the review; and the 3rd party consultant will be able to provide a recommendation to the department within 30 days of the filing of the request with the department. -- Amends provisions relating to privately owned historic property. Provides that whenever the construction, alteration, disposition, or improvement relates to a development where at least 80 per cent of the units are intended as affordable housing, the department shall immediately retain a 3rd party consultant without regard to the Hawaii public procurement code to conduct the review if, after an initial evaluation, the department determines that it will not be able to provide its written concurrence or non concurrence within 60 days of the landowner's notification; the 3rd party consultant has the qualifications and experience to conduct the review; and the 3rd party consultant will be able to provide a recommendation to the department within 30 days of the landowner's notification. -- Amends provisions relating to review of proposed projects. Provides that whenever the project involves a development where at least 80 per cent of the units are intended as affordable housing, the department shall immediately retain a 3rd party consultant without regard to the Hawaii public procurement code to conduct the review and comment if, after an initial evaluation, the department determines that it will not be able to provide its review and comment within 60 days of the advising; the 3rd party consultant has the qualifications and experience to conduct the review and comment; and the 3rd party consultant will be able to provide a recommendation to the department within 30 days of the advising. -- HB2446 HD1 **Current Status:** 

Status: Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to LCA/ HOU/ then WAM

HB2447 HD1 (HSCR 486-20)

#### RELATING TO AFFORDABLE HOUSING.

Introduced by: Brower T, Morikawa D, Tarnas D, Holt D, Mizuno J, Matayoshi S, Onishi R, Lowen N, Cachola R, Ichiyama L, Hashimoto T, Todd C

Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules. Requires affordable housing projects developed pursuant to this provision to be exempt from all state fees related to discretionary approval or ministerial permitting relating to planning, development, and improvement of land, and the construction of dwelling units thereon; provided that the exemption under this provision shall not apply to application fees payable to the Hawaii housing finance and development corporation; provided further that the dwelling units developed as part of a fee exempted affordable housing project shall be affordable to households with incomes at or below 100 per cent of the area median family income as determined by the US Department of Housing and Urban Development. Act to be repealed on June 30, 2026 (sunset). -- HB2447 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HOU then WAM

HB2448 HD1 (HSCR 485-20)

#### RELATING TO AFFORDABLE HOUSING.

Introduced by: Brower T, Morikawa D, Tarnas D, Holt D, Mizuno J, Matayoshi S, Onishi R, Cachola R, Lowen N, Ichiyama L, Hashimoto T, Todd C

Amends provisions relating to exemption from general excise taxes. Requires the exemption established by this provision and certified by the Hawaii housing finance and development corporation to commence upon the filing or recordation of a regulatory agreement entered into pursuant to this provision in the office of the assistant registrar of the land court or bureau of conveyances, or both, whichever is appropriate. -- HB2448 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HOU then WAM

HB2449 HD1 (HSCR 483-20)

## RELATING TO AFFORDABLE HOUSING.

Introduced by: Brower T, Morikawa D, Tarnas D, Mizuno J, Matayoshi S, Onishi R, Lowen N, Cachola R, Ichiyama L, Hashimoto T, Todd C

Amends provisions relating to residential projects; cooperative agreements. Authorizes cash payments made by developers in lieu of providing the required reserved housing

units to be deposited into the rental housing revolving fund. -- HB2449 HD1 Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HOU then WAM

HB2454 HD1 (HSCR 141-20)

#### RELATING TO CRITICAL ELECTRICAL INFRASTRUCTURE.

Introduced by: Takayama G, Ward G, Tokioka J, Lowen N, Nishimoto S, Say C, Ichiyama L, Brower T, Cachola R, Aquino H, Eli S, Hashimoto T, Nakashima M, Holt D, McKelvey A, Creagan R

Establishes provisions relating to criminal trespass on critical electrical infrastructure. Provides that a person commits the offense of trespass on critical electrical infrastructure when the person intentionally enters or remains unlawfully remains on property of a critical electrical infrastructure with intent to commit therein a crime against a person or against property rights, and the property is fenced or enclosed in a manner designed to exclude intruders with posted warning signs; or the person intentionally, knowingly, or recklessly enters or remains unlawfully on property that belongs to a critical electrical infrastructure company. Makes it a class C felony. -- HB2454 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then JDC

HB2455 HD1 (HSCR 385-20)

## RELATING TO DEMENTIA TRAINING.

Introduced by: Takayama G, Mizuno J, DeCoite L, Wildberger T, Matayoshi S, Yamane R, Ward G, Hashimoto T, Nakashima M, Aquino H, Lowen N, Ichiyama L, Brower T, San Buenaventura J, Cachola R, Nishimoto S, Tokioka J, Eli S, Say C, Holt D, McKelvey A, Creagan R

Amends provisions relating to 1st responders; dementia training. Requires employers of 1st responders to develop and provide dementia training for 1st responders. Establishes training criteria. Allows the department to set the standards and frequency for the dementia training and to coordinate as necessary with all public and private entities and agencies responsible for services provided by 1st responders to provide training required under this provision. Allows the employers of 1st responders to utilize existing educational and training resources available in the public and private sectors when developing the training required under this provision. -- HB2455 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH/ HMS/ then WAM

HB2457 HD2 (HSCR 643-20)

# RELATING TO THE YOUTH VAPING EPIDEMIC.

Introduced by: Matayoshi S, Mizuno J, Eli S, Tarnas D, Todd C, Hashimoto T, Kitagawa L, Nakamura N, Woodson J, Kobayashi B, Ichiyama L, Ohno T, Takayama G, Onishi R, Lee C. Nakashima M. Lowen N. Yamashita K. Morikawa D. Aguino H. Cullen T Establishes provisions relating to safe harbor for disposal of electronic smoking device. Requires the department of education to establish and administer a safe harbor program by which persons under the age of 21 may dispose of electronic smoking devices cigarettes in their possession. -- Establishes provisions relating to confiscation of electronic smoking devices. Requires a teacher or educator at a public school to confiscate an electronic cigarette that is found in the possession of a student who is under the age of 21. Requires each public school to coordinate with the department of health for the proper disposal of electronic smoking devices confiscated. Provides that no teacher or educator, nor the public school that employs the teacher or educator, who acts or fails to act in accordance with this provision shall be liable in any court of law for acting or failing to act in accordance with this section. -- Establishes provisions relating to sale or advertising of tobacco products; remote retail sales; flavored; nicotine free. Makes it unlawful for any retailer or any agents or employees of the retailer to sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored tobacco product; mislabel as nicotine free, or sell or market for sale as nicotine free, any e liquid product that contains nicotine; or market, advertise, or promote any electronic smoking device in a manner that is designed to appeal to an individual under 21 years of age. Provides that a statement or claim directed to consumers or the public that the tobacco product is flavored, including text, color, or images on the tobacco product's labeling or packaging that is used to explicitly or implicitly communicate that the tobacco product has a flavor other than tobacco made by a retailer or manufacturer or an agent or employee of the retailer or manufacturer in the course of the person's agency or employment, is prima facie evidence that the tobacco product is a flavored tobacco product. Requires any

flavored tobacco product found in the retailer's possession that is in violation of this provision to be considered contraband, promptly seized, subject to immediate forfeiture and destruction and shall not be subject to the procedures set forth in the forfeiture law. Establishes fines and provides that all fines shall be paid to the department of health. Allows any county to adopt a rule or ordinance that places greater restrictions on the access to flavored tobacco products. -- Amends provisions relating to tobacco products and electronic smoking devices; persons under 21 years of age. Changes the fine for any person under 21 years of age from 10 dollars to \_\_\_\_\_ dollars; requires completion of a tobacco education program or a tobacco use cessation program approved by the director of health; or perform 3 hours of community services during hours when the person is not employed and is not attending school. Establishes fine for subsequent offenses. -- HB2457 HD2

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to CPH/ EDU/ then JDC/ WAM/

HB2462 HD1 (HSCR 247-20)

## RELATING TO ELECTRIC VEHICLES.

Introduced by: Aquino H

Establishes provisions relating to electric vehicle tax credit. Provides that each taxpayer who purchases an electric vehicle with a cost of up to 50,000 dollar and who files an individual return or married person filing separately and whose adjusted gross income is dollars; or files a joint, surviving spouse, or head of household tax return and whose adjusted gross income is less than dollars, may claim a refundable tax credit against the taxpayer's individual income tax liability for the taxable year for which the income tax return is being filed. Limits the amount of the credit shall be 2,500 dollars for each electric vehicle purchased by the taxpayer. Provides that if the tax credit claimed by the taxpayer under this provision exceeds the amount of the income tax payments due from the taxpayer, the excess of credit over payments due shall be refunded to the taxpayer; provided that no refunds or payments on account of the tax credit allowed by this provision shall be made for amounts less than 1 dollar. Provides that the total amount of tax credits allowed under this provision for all taxpayers in any taxable year shall not exceed dollars. Requires the director of taxation to prepare such forms as may be necessary to claim a credit under this provision; may require proof of the claim for the tax credit; and may adopt rules necessary to effectuate the purposes of this provision. Provides that all of the provisions relating to assessments and refunds under this law and under provisions relating to adjustments and refunds shall apply to the tax credit under this provision. Further provides that claims for the tax credit under this provision, including any amended claims, shall be filed on or before the end of the 12th month following the taxable year for which the credit may be claimed. Provides that this provision shall apply to taxable years beginning after December 31, 2020, and shall not apply to taxable years beginning after December 31, 2028. -- HB2462 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate
Mar=03 20 Multiple Referral to TRS/ EET/ then WAM

HB2464 HD1 (HSCR 985-20)

## RELATING TO THE USE OF INTOXICANTS WHILE OPERATING A VEHICLE.

Introduced by: Aquino H

Amends provisions relating to operating a vehicle with .05 or more but less than .08 grams of alcohol. Prohibits any person to operate any vehicle with .05 or more but less than .08 grams of alcohol per 210 liters of breath; or with .05 or more but less than .08 grams of alcohol per 110 milliliters or cubic centimeters of blood. Establishes fines. HB2464 HD1

Current Status:

Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to TRS then JDC

HB2466 HD2 (HSCR 495-20)

### RELATING TO CAPITAL DISTRICT BUILDINGS.

Introduced by: Cullen T, Nakashima M, Woodson J

Establishes the child care at capital district buildings pilot project. Requires the State to establish child care facilities at any capital district building, except Honolulu Hale, for child care facilities to be established. Provides enrollment priority shall be for children of state employees who work in the building at which each child care facility is located. Allows the department of accounting and general services to collaborate with the department of human services to select an appropriate location for the child care facilities within the capital district that ensures best practices for child welfare, health, and safety can be

implemented. Allows the department of human services to contract with a private entity to establish and run any child care facility of the pilot project. Pilot project to cease to exist on June 30, 2023 (sunset). Report to the legislature. Appropriation. Act to be repealed on June 30, 2023 (sunset). (\$\$) -- HB2466 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HMS/ GVO/ then WAM

HB2467 HD2 (HSCR 496-20)

## RELATING TO TOURISM.

Introduced by: Cullen T, Aquino H, Luke S, Nakashima M

Requires the Hawaii tourism authority to collaborate with the department of accounting and general services to identify an appropriate location for and open a tourism information booth or center in the state capital district to promote tourism and tourist destinations in the capital district. Report to the legislature. Appropriation (\$\$). --HB2467 HD2

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET/ LCA/ then WAM

HB2470 HD1 (HSCR 332-20)

## RELATING TO HOUSING.

Introduced by: Nakashima M

Requires the Hawaii housing finance and development corporation to take title to the 15.418 acre parcel identified as TMK No. (3) 4-5-010:122; provided that the corporation determines, upon completion of its due diligence, that the parcel is suitable for residential development. Requires the corporation to be responsible for properly documenting any change in title. Requires the corporation to conduct a feasibility study to determine whether the 15.418 acre parcel in Honokaa, county of Hawaii, identified as TMK No. (3) 4-5-010:122, is suitable for an affordable rental housing project. Requires the corporation submit the study to the legislature and governor (report to the legislature). Appropriation. (\$\$) -- HB2470 HD1

**Current Status:** Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HOU then WAM

HB2472 HD2 (HSCR 967-20)

## RELATING TO SELF-HELP HOUSING.

Introduced by: Nakamura N, Gates C, Holt D, Todd C, Hashimoto T, Matayoshi S, Morikawa D, Brower T, Hashem M

Establishes provisions relating to self help homeownership housing revolving fund. Establishes the fund to be administered by the Hawaii housing finance and development corporation to provide loans to nonprofit housing development organization to support the development of affordable homeownership housing projects under a self help housing program. Establishes a priority order for loans to be awarded. Allows the Hawaii housing finance and development corporation to provide loans and project related technical assistance grants under this provision as provided in rules adopted by the Hawaii housing finance and development corporation. Allows the Hawaii housing finance and development corporation to establish, revise, charge, and collect interest on loans and reasonable fees, as necessary, in connection with its approvals under this provision. Requires the interest and fees to be deposited into the self help homeownership housing revolving fund. Annual report to the legislature. Appropriation to the fund and out of the fund. (\$\$) -- HB2472 HD2

**Current Status:** Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to HOU then WAM

HB2474 HD1 (HSCR 375-20)

## RELATING TO EMERGENCY WORKERS.

Introduced by: Nakamura N, Morikawa D, Todd C, Holt D, Kong S, Ohno T Amends provisions relating to offenses against the person. Redefines emergency worker to mean telecommunications dispatcher, including any call taker, police, fire, or emergency medical dispatcher, or any combination of these; emergency dispatcher; or any other telecommunications dispatch personnel who, while operating a 911 automated terminal, utilizes multiple robust lifesaving procedures and technologies to obtain critical information from the caller, analyzes the information given and, from specialized mapping systems, sends the appropriate and closest available emergency unit and communicates the best course of action for the caller to take prior to the arrival of the field 1st responder. -- HB2474 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to PSM then JDC/ WAM/

HB2475 HD1 (HSCR 347-20)

#### RELATING TO CARGO CARRIERS.

Introduced by: DeCoite L, Tokioka J, Say C, Creagan R, Aquino H, McKelvey A, Woodson J

Amends provisions relating to creation of harbor special fund; disposition of harbor special fund. Requires the department of transportation to expend moneys from the fund for the costs, all or any in which in the judgment of the department are necessary to the performance of the their duties or functions to include operation, maintenance, and repair of the statewide system of harbors and reserves therefor; and acquisitions, including acquisitions of real property and any interests therein; constructions; additions; expansions; improvements; renewals; replacements; reconstruction; engineering; investigation; and planning for the statewide system of harbors; and any subsidies provided to cargo carriers to offset costs incurred by the cargo carriers as a result of providing cargo carrier services to ports serving counties within the State having a population of less than 500,000 and comprising 3 or more populated islands. Appropriation. (\$\$) -- HB2475 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then WAM

HB2483 HD2 (HSCR 594-20)

## RELATING TO BULLYING.

Introduced by: Yamane R, Aguino H

Establishes the bullying prevention and response law. Requires a covered entity to establish a bullying prevention policy that shall be enforced. Requires a covered entity to provide annual training to the covered entity's employees and volunteers who have significant contact with youth on bullying, harassment, retaliation, and the covered entity's bullying prevention policy. Prohibits an employee, volunteer, or youth to retaliate against a target or witness of bullying, harassment, or retaliation or a person who reports any of those acts. -- HB2483 HD2

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HMS/ EDU/ then WAM/ JDC/

HB2484 HD1 (HSCR 125-20)

## RELATING TO STATE PARKS.

Introduced by: Yamane R, Aquino H

Appropriation to the department of land and natural resources to purchase equipment to be used by state ocean safety officers in the course of their work at state parks. (\$\$) --

HB2484 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL then WAM

HB2485 HD1 (HSCR 575-20)

## RELATING TO HAWAII NATIONAL GUARD RETIREMENT BENEFITS.

Introduced by: Yamane R, Aquino H

Requires the board of trustees of the employees' retirement system to conduct a study to determine and provide retirement benefits for Hawaii national guard members who are activated under state active duty orders. Requires the study at minimum to review and summarize retirement benefits policies and programs provided by other states for national guard members activated under state active duty orders; examine the impacts of providing retirement benefits for Hawaii national guard members on the unfunded liabilities of the employees' retirement system; examine the differences between full time and part time beneficiaries of the employees' retirement system, and intermittent employees, in relation to the provision of state retirement benefits to these employees; recommend a program with policies to provide Hawaii national guard members with retirement benefits for any future activations under state active duty orders and retroactive retirement benefits from the events related to the emergency proclamations in 2018; provided the board of trustees of the employees' retirement system finds that such a program is viable and feasible; and identify and recommend any potential legislation that is necessary to provide retirement benefits to Hawaii national guard members activated by state active duty orders. Report to legislature. Appropriation. (\$\$) -- HB2485 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

LRB Systems March 5, 2020

Mar=03 20 Multiple Referral to LCA/ PSM/ then WAM

HB2486 HD2 (HSCR 1005-20)

#### RELATING TO THE OFFICE OF PLANNING.

Introduced by: Yamane R, Aquino H

Establishes the statewide sustainability division within the office planning to develop, organize, and promote policies and programs that assist in the meeting of Hawaii's numerous sustainability and climate policies and goals, and the priority guidelines and principles to promote sustainability; identify, evaluate, and make recommendations regarding proposed legislation, regulatory changes, or policy modifications to the governor, the legislature, government agencies, private entities, and other bodies for the purpose of encouraging activities that best sustain, protect, and enhance the quality of the environment, economy, and community for the present and future benefit of the people of Hawaii; and develop and promote proposals that jointly and mutually enhance local economies, the environment, and community health for the present and future benefit of the people of Hawaii. -- Amends provisions relating to office of planning, establishment; responsibilities. Requires the office to engage in coastal and ocean policy management, and sea level rise adaptation coordination; climate adaptation and sustainability planning and coordination. Changes Act 286, session laws of 2012, through the year 2050 to Hawaii climate change mitigation and adaptation initiative and provisions relating to sustainability and climate change adaptation priority guidelines. Repeals provisions requiring publication of findings and annual report to the legislature and governor. Appropriation to office of planning for the establishment of the statewide sustainability division. Appropriation for the establishment of 1 full time equivalent (1.00 FTE) secretary III position, 2 full time equivalent (2.00 FTE) planner IV positions, and 2 full time equivalent (2.00 FTE) planner V positions to support the statewide sustainability division. (\$\$) -- HB2486 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to WTL/ AEN/ then WAM

HB2492 HD2 (HSCR 654-20)

## RELATING TO HYDROFLUOROCARBONS.

Introduced by: Lowen N, Todd C, Hashimoto T, Takumi R, Lee C, Ohno T, Thielen C, Kitagawa L, Yamane R, Luke S, Creagan R, Wildberger T, Takayama G, Nakashima M, Woodson J, Mizuno J, Eli S, Matayoshi S, Perruso A

Establishes provisions relating to regulation of hydrofluorocarbons. Provides that a person may not offer any product or equipment for sale, lease, rent, installation, or otherwise cause the product or equipment to enter commerce in the State if that equipment or product consists of, uses, or will use a substitute for the applications or end uses restricted by appendix U or V, as those read on January 3, 2017, and consistent with the deadlines established. Exempts that where existing equipment is retrofit, nothing in this provision requires a person that acquired a restricted product or equipment prior to the effective date of the restrictions to cease use of that product or equipment. Provides that a product or equipment manufactured prior to the applicable effective date of the restrictions specified may be sold, imported, exported, distributed, installed, and used after the specified effective date. Allows the department of health to adopt rules to modify the effective date of a prohibition established, if the director determines that the modified deadline meets specified criteria. Provides that if the US Environmental Protection Agency (EPA) approves a previously prohibited hydrofluorocarbon blend with a global warming potential of 750 or less for foam blowing of polystyrene extruded boardstock and billet and rigid polyurethane low pressure 2 component spray foam pursuant to the significant new alternatives policy program under 42 US Code section 7671k, of the federal Clean Air Act, title 42 US Code, section 7401 et seq., the director shall expeditiously propose a rule to conform to the requirements established under this provision with that federal action. Establishes provisions relating to aircraft maintenance; definition. Provides that for the purposes of implementing the restrictions specified in Appendix U of subpart G of 40 C.F.R. Part 82, as it read on January 3, 2017, consistent with this provision, requires the department to interpret the term aircraft maintenance to mean activities to support the production, fabrication, manufacture, rework, inspection, maintenance, overhaul, or repair of commercial, civil, or military aircraft, aircraft parts. aerospace vehicles, or aerospace components. Provides that the authority granted by this provision to the department to restrict the use of substitutes shall be supplementary to the department's authority to control air pollution pursuant to this law. Nothing in this part shall be construed to limit any authority granted to the department under any other law. Exempts that where existing equipment is retrofit, the restrictions of this provision

to apply to or limit any use of commercial refrigeration equipment that was installed or placed in use prior to the effective date of the restrictions established. -- Establishes provisions relating to preference for products that do not contain hydrofluorocarbons. Requires the procurement policy board to adopt rules that provide a preference for products that are not restricted under provisions relating to regulation of hydrofluorocarbons; do not contain hydrofluorocarbons or contain hydrofluorocarbons with a comparatively low global warming potential; are not designed to function only in conjunction with hydrofluorocarbons characterized by a comparatively high global warming potential; and were not manufactured using hydrofluorocarbons or were manufactured using hydrofluorocarbons with a low global warming potential. Prohibits a government body to knowingly purchase a product that is not accorded a preference in the purchasing and procurement rules established by the policy board, unless there is no cost effective and technologically feasible option that is accorded a preference. Provides that nothing in this provision shall require an agency to breach an existing contract or dispose of stock that has been ordered or is in the possession of the agency as of the effective date of this provision. -- Amends provisions relating to State building codes; hydrofluorocarbons; updates. Provides that when adopting, amending, or updating the codes and standards identified in Hawaii state building codes; requirements, the council shall establish codes and standards that permit the use of substitutes and do not require the use of substitutes that are restricted by provisions relating to regulation of hydrofluorocarbons. Requires the Hawaii state energy office, in conjunction with the environmental management division of the department of health, to conduct a study that addresses how to increase the use of refrigerants with low global warming potential in mobile sources, utility equipment, and consumer appliances; addresses how to reduce other uses of hydrofluorocarbons in the State; and provides recommendations for funding, structuring, and prioritizing a state program that incentivizes or provides grants to support the elimination of legacy uses of all hydrofluorocarbons, including hydrofluorocarbons that are not regulated by regulation of hydrofluorocarbons of this Act. Report to the legislature. Appropriation. (\$\$) -- HB2492 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to AEN/ EET/ then WAM

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HB2498 HD1 (HSCR 301-20)

## RELATING TO ENERGY RESOURCES.

Introduced by: Luke S

Amends provisions relating to energy retrofit and performance contracting for public facilities. Allows agencies that perform energy efficiency retrofitting to continue to receive budget appropriations for energy expenditures at an amount that is deemed appropriate by the legislature; provided that the agencies account for any costs for contracts or debt service for the implementation and management of energy efficiency measures. Repeals provision that requires the amount to not fall below the pre retrofitting energy budget but shall rise in proportion to any increase in the agency's overall budget for the duration of the performance contract or project payment term. -- Amends provisions relating to financing mechanisms. Allows agencies that perform energy efficiency and renewable energy system retrofitting to continue to receive budget appropriations for energy expenditures at an amount that is deemed appropriate by the legislature; provided that the agencies account for any costs for contracts or debt service for the implementation and management of energy efficiency measures. Repeals provision that requires the amount to not fall below the pre retrofitting energy budget but will rise in proportion to any increase in the agency's overall budget for the duration of the performance contract or project payment term; a portion of the moneys saved through efficiency and renewable energy system retrofitting shall be set aside to pay for any costs directly associated with administering energy efficiency and renewable energy system retrofitting programs incurred by the agency. -- HB2498 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to EET/ GVO/ then WAM

HB2499 HD1 (HSCR 406-20)

## RELATING TO THE HAWAII HEALTH SYSTEMS CORPORATION.

Introduced by: Luke S

Amends provisions relating to corporation board under the Hawaii health systems corporation. Changes the corporation to be governed from 18 to \_\_\_\_ members. Repeals \_\_\_ members who reside in the county of Maui regional system. -- HB2499 HD1 Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2500

## RELATING TO THE STATE BUDGET.

Introduced by: Luke S

Supplemental Appropriations Act of 2020 (executive budget). Amends Act 5, session laws of 2019, relating to the state budget. Amends Act 28, session laws of 2019, relating to agribusiness development. Amends Act 30, session laws of 2019, relating to the department of agriculture. Amends Act 29, session laws of 2019, relating to the department of commerce and consumer affairs. Amends Act 6, session laws of 2019, relating to the department of transportation. Amends Act 56, session laws of 2019, relating to the structure of government. Amends Act 122, session laws of 2019, relating to the Hawaii state energy office. Amends Act 113, session laws of 2019, relating to the state budget (program appropriations). Amends Act 276, session laws of 2019, relating to education. (\$\$) -- HB2500

Current Status: Feb=19 20 Introduction/Passed First Reading - Senate

Feb=19 20 Single Referral to WAM

HB2502 HD1 (HSCR 51-20)

## RELATING TO HEALTH.

Introduced by: Mizuno J, Lowen N, Wildberger T, Cachola R, Brower T, Ichiyama L, Creagan R, Eli S, DeCoite L

Amends provisions relating to certificates of need. Allows the state agency to adopt criteria for certificate of need review that are consistent with this provision. Provides that such criteria may include but are not limited to need; cost; quality; accessibility; availability; relationship to the existing health care system of the area, including the availability of workforce; and acceptability. -- HB2502 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2506 HD1 (HSCR 369-20)

#### RELATING TO VITAL STATISTICS.

Introduced by: Eli S, Mizuno J

Establishes provisions relating to certificates of stillbirth. Requires the department of health to issue a certificate of stillbirth to the parent or parents named on a fetal death certificate issued in the case of a stillbirth, upon the request of the parent or parents. Provides that a certificate may be requested and issued regardless of the date on which the fetal death certificate was issued; and the certificate shall include the name given to the stillborn fetus, upon the request of the parent or parents. -- Amends provisions relating to definitions under vital statistics law. Defines stillbirth to mean the unintended intrauterine death of a fetus that occurs after the clinical estimate of the 20 week of gestation. Appropriation. (\$\$) -- HB2506 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2509 HD1 (HSCR 264-20)

## RELATING TO SCHOOLS.

Introduced by: Woodson J, Nakashima M, Kobayashi B, Ichiyama L, Ohno T, McKelvey A, Takumi R, Ward G, Eli S, Mizuno J, Kitagawa L, Takayama G, Quinlan S, Lee C, Cullen T, Nakamura N, DeCoite L, Creagan R, Hashimoto T, Morikawa D, Hashem M Appropriation to the department of education for the installation of air conditioning in those Hawaii public school classrooms that have not received air conditioning units; provided that the school principal designates the installation of air conditioning units as the school's top priority. (\$\$) -- HB2509 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB2511 HD1 (HSCR 432-20)

### RELATING TO CHARTER SCHOOLS.

Introduced by: Woodson J, Nakashima M, Kobayashi B, Kitagawa L, Quinlan S, Ichiyama L, Ward G, Eli S, Mizuno J, Lee C, Ohno T, Takumi R, McKelvey A, DeCoite L, Creagan R, Hashimoto T, Morikawa D, Hashem M

Amends provisions relating to facilities funding under the public charter school law. Requires the legislature to consider making appropriation and bond authorization to the charter school commission to provide for rental or lease of facilities. -- Appropriation to the state public charter school commission to allocate to charter schools for infrastructure costs, lease or rent assistance based in part on the need and financial performance of

the charter schools, and repair and maintenance of network infrastructure, as determined by the commission. (\$\$) -- HB2511 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB2522 HD1 (HSCR 392-20)

## RELATING TO HEALTH.

Introduced by: San Buenaventura C, Nakamura N, Woodson J, Belatti D, Ichiyama L, Mizuno J, Ward G

Requires the department of health to establish a continuum of stabilization beds statewide by repurposing unused state facilities for short term residential use by non forensic patients experiencing substance use or mental health conditions and assessing and triaging these patients to a clinically appropriate level of care through the Hawaii coordinated access resources entry system (CARES). Appropriation. (\$\$) -- HB2522 HD1

**Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to CPH/ HMS/ then WAM

HB2525 HD2 (HSCR 968-20)

## RELATING TO HOMELESSNESS.

Introduced by: San Buenaventura C, Mizuno J, Kobayashi B, Nakamura N, Woodson J, Takayama G, Belatti D, Ward G, Ichiyama L, Say C

Amends Act 209, session laws of 2018, as amended by Act 128, session laws of 2019, which establishes the ohana zones pilot program and the medical respite pilot program by extending the sunset date for the emergency department homelessness assessment pilot program and the medical respite pilot program. Appropriation to the department of human services to continue the emergency department homelessness assessment pilot program provided that the department reimburse a participating hospital for expenses directly related to the emergency department homelessness assessment pilot program; no funds shall be disbursed to a participating hospital unless matched on a dollar for dollar basis by the participating hospital; and all funds designated as matching funds by the participating hospital shall be funds expended by the participating hospital for the pilot program. Appropriation for the department to continue the medical respite pilot program; provided that the department shall reimburse a participating hospital for expenses directly related to the medical respite pilot program; no funds shall be disbursed to a participating hospital unless matched on a dollar for dollar basis by the participating hospital; and all funds designated as matching funds by the participating hospital shall be funds expended by the participating hospital for the pilot program. (\$\$) -- HB2525 HD2

Current Status:

Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Referral to HMS then WAM

HB2526 HD2 (HSCR 969-20)

## RELATING TO THE DEPARTMENT OF HUMAN SERVICES.

Introduced by: San Buenaventura C, Nakamura N, Belatti D, Ichiyama L, Mizuno J, Ward G

Appropriation out of the moneys in the treasury received from federal funds to the department of human services for homeless services (HMS224) for increased expenditures levels for federal funds. -- Appropriation to the department of human services for child protective services (HMS301) to establish 2 full time equivalent (2.00 FTE) permanent positions to support the East Hawaii child welfare services section pilot project; for general support for self sufficiency services (HMS903) to increase the federal ceiling for homeless shelter after care services. -- Appropriation out of the moneys in the treasury received from federal funds to the department of human services for general support for self sufficiency services (HMS903) to increase the federal ceiling for homeless shelter after care services. -- Appropriation to the department of human services for homeless services (HMS224) for the state homeless database and maintenance and for store property and debris removal services for state lands and transportation to and from the department of health's short term stabilization bed facilities. (\$\$) -- HB2526 HD2

Current Status:

Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Referral to HMS then WAM

HB2527 HD1 (HSCR 484-20)

RELATING TO THE LOW-INCOME HOUSING TAX CREDIT.

Introduced by: Hashem M, Tokioka J, Woodson J, Hashimoto T, DeCoite L, Yamashita

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K, Brower T

Amends provisions relating to low income housing income tax credit. Allows each taxpayer subject to the tax imposed by this law, who has filed an income tax return for a taxable year to claim a low income housing tax credit against the taxpayer's net income tax liability. Allows a credit under this provision to be allocated among the partners or members of the taxpayer earning the credit in any manner agreed to by the parties regardless of whether any partner or member is deemed a partner for federal income tax purposes if the partner or member is a partner and may be claimed whether or not the taxpayer is eligible to be allocated a federal low income housing tax credit pursuant to section 42 of the Internal Revenue Code. Allows any allocation of a tax credit under this provision to be made among the partners or members of a taxpayer in accordance with this provision; provided that the partners or members have been admitted to the taxpayer on or prior to the date of filing the partner's or member's tax return, including any amendments thereto, with respect to the year of the tax credit. Requires all claims for a tax credit under this provision to be filed on or before the end of the 24th month following the close of the taxable year for which the credit may be claimed and shall include a copy of form 8609 issued by the corporation with respect to the building; provided that if a taxpayer has not received form 8609 from the corporation with respect to its qualified low income building at the time the taxpayer files its original tax return claiming the credits under this provision, the taxpayer may later amend its tax return to include form 8609. Provides that for a qualified low income building placed in service under this section after December 31, 2020 section 453 (with respect to the installment method), section 465 (with respect to deductions limited to amount at risk), and section 469 (with respect to passive activity losses and credits limited) of the Internal Revenue Code shall not be operative with respect to investments made in buildings and projects claiming the credit under this provision; all allocations to partners of their distributive shares of income, loss, and deductions under income tax law shall be made in accordance with the written agreement of the partners or members; and in no event shall the total amount of state credits allocated by the corporation for the qualified low income building exceed 50 per cent of the amount of federal credits allocated to the building for the 10 year federal credit period. Act to be repealed on July 1, (sunset). -- HB2527 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HOU then WAM

HB2530 HD1 (HSCR 429-20)

## RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Hashem M, Ohno T, Tokioka J, Woodson J, Tarnas D, Morikawa D, DeCoite L

Amends provisions relating to university of Hawaii tuition and fees special fund. Repeals the 3 million dollar cap on the expenditures that the board of regents of the university of Hawaii may authorize. -- HB2530 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HRE then WAM

HB2532 HD1 (HSCR 335-20)

# RELATING TO INVASIVE SPECIES.

Introduced by: Onishi R, Lowen N, San Buenaventura J, Todd C, Nakashima M, Holt D, DeCoite L, Cachola R, Morikawa D, Creagan R, Tarnas D

Appropriation to the department of agriculture to mitigate and control the 2 lined spittlebug. Requires the moneys to be used to fund recovery efforts, including but not limited to reducing the 2 lined spittlebug population using insecticides, integrating weed management measures in affected rangelands, and reseeding pastures damaged by infestations. Report to the legislature. (\$\$) -- HB2532 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to AEN then WAM

HB2533 HD1 (HSCR 503-20)

RELATING TO CAPITAL IMPROVEMENT PROJECTS FOR THE STATE ARCHIVES. Introduced by: Onishi R, Nakashima M, DeCoite L, Cachola R, Morikawa D, Todd C, Creagan R, Okimoto V, Holt D, Brower T

Authorizes the issuance of general obligation bonds for appropriation for capital improvement projects to the department of accounting and general services for the State Archives. (\$\$) -- HB2533 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to GVO/ LCA/ then WAM

HB2534 HD1 (HSCR 381-20)

MAKING AN APPROPRIATION TO THE OFFICE OF THE PROSECUTING ATTORNEY FOR THE COUNTY OF HAWAII.

Introduced by: Onishi R, Nakashima M, Lowen N, Todd C, Morikawa D, Creagan R, Tarnas D, Lee C

Appropriation to the county of Hawaii for the operation of the career criminal prosecution unit of the office of the prosecuting attorney of the county. (\$\$) -- HB2534 HD1 Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2537

RELATING TO THE FUNDING OF GRANTS PURSUANT TO CHAPTER 42F, HAWAII REVISED STATUTES.

Introduced by: Nishimoto S

Grant funding Act of 2020. Program appropriations and capital improvement projects for economic development, employment, transportation facilities, environmental protection, health, social services, formal education, culture and recreation, public safety, individual rights, and government wide support. (\$\$) -- HB2537

Current Status: Feb=19 20 Introduction/Passed First Reading - Senate

Feb=19 20 Single Referral to WAM

HB2541 HD1 (HSCR 960-20)

## RELATING TO HELPING WORKING FAMILIES.

Introduced by: Saiki S, Nakashima M, Belatti D, Morikawa D, Johanson A, Eli S, Luke S, Cullen T, Yamashita K, Woodson J, Lee C, Kitagawa L, Matayoshi S, Ichiyama L, Todd C, Kobayashi B, Takayama G, Onishi R, Kong S, Tarnas D, Nakamura N, McKelvey A, Lowen N, Hashimoto T, Ohno T, Perruso A, Cachola R, San Buenaventura J, Brower T, Holt D, Say C, DeCoite L, Yamane R, Nishimoto S, Creagan R, Har S, Tokioka J, Aquino H, Wildberger T, Mizuno J, Takumi R, Gates C, Kobayashi D, Quinlan S

Amends provisions relating to earned income tax by changing it to refundable earned income tax credit. Provides that if nonrefundable credits claimed under this provision for either of the 2 consecutive taxable years beginning after December 31, 2017, exceeds the taxpayer's income tax liability for the original claim year, the excess of the tax credits over liability may be used as a credit against the taxpayer's net income tax liability in subsequent years until exhausted; provided that no credit carried forward under this provision shall be used as a credit for a taxable year beginning after December 31, 2022. -- Amends provisions relating to the refundable food / excise tax credit. Allows each individual taxpayer with Hawaii earned income of at least 1 dollar but less than 30,000 dollars and a federal adjusted gross income of less than 30,000 dollars to claim a refundable food / excise tax credit of 150 dollars multiplied by the number of qualified exemptions to which a taxpayer is entitled. -- Amends provisions relating to minimum wages. Requires an employer to pay the employee at least 11.00 dollars per hour beginning January 1, 2021, 12.00 dollars per hour beginning January 1, 2022, and 12.50 dollars per hour beginning January 1, 2023; and 13.00 dollars per hour beginning January 1, 2024. !! HB2541 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Referral to LCA then WAM

HB2543 HD1 (HSCR 961-20)

# RELATING TO ACCESS TO LEARNING.

Introduced by: Saiki S, Nakashima M, Belatti D, Morikawa D, Woodson J, Hashem M, Luke S, Cullen T, Johanson A, Lee C, Kitagawa L, Matayoshi S, Ohno T, Ichiyama L, Todd C, Kobayashi B, Eli S, Onishi R, Cabanilla Arakawa R, DeCoite L, Tarnas D, Lowen N, Yamashita K, Nakamura N, McKelvey A, Hashimoto T, Cachola R, San Buenaventura J, Takayama G, Brower T, Holt D, Say C, Kong S, Aquino H, Creagan R, Kobayashi D, Quinlan S, Yamane R, Mizuno J, Nishimoto S, Gates C, Har S, Tokioka J Establishes provisions relating to standardized assessment for students entering kindergarten under the education law. Requires the board of education to adopt a student assessment model to assess all students entering kindergarten. Establishes provisions relating to prior early learning programs attendance disclosure. Requires at

least 1 parent or guardian of each child entering kindergarten to disclose to the department the name and address of the early learning program that the child attended

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during the previous academic year. Allows the department to also require the disclosure of any other information not otherwise prohibited by law that would assist the department, the department of human services, and the executive office on early learning in developing, assessing, and implementing strategies to meet the early learning needs of children in the State. -- Establishes provisions relating to standardized assessment for students entering kindergarten under the public charter schools law. Requires the board of education to adopt a student assessment model to assess all students entering kindergarten. -- Establishes provisions relating to prior early learning programs attendance disclosure. Requires at least 1 parent or guardian of each child entering kindergarten to disclose to the state public charter school commission the name and address of the early learning program that the child attended during the previous academic year. Allows the state public charter school commission to also require the disclosure of any other information not otherwise prohibited by law that would assist the department, the department of human services, and the executive office on early learning in developing, assessing, and implementing strategies to meet the early learning needs of children in the State. -- Amends provisions relating to the early learning board. Adds the early learning coordinator to serve as ex officio nonvoting member of the board. --Amends provisions relating to the early learning trust fund by changing it to the early learning special fund. Report to the legislature. -- Amends provisions relating to the executive office on early learning public prekindergarten program; public preschools. Repeals references to state public charter school commission. -- Appropriation to executive office on early learning to support early learning programs. -- Appropriation to the department of education to modify and expand its information technology system for the purpose of managing the information collected pursuant to this Act and for permanent full time (\_\_\_\_\_.0 FTE) positions to carry out that modification and expansion. -- Appropriation to the public charter school commission for the removal of the public charter school prekindergarten program from the administrative authority of the executive office on early learning. -- Establishes provisions relating to the preschool open doors special fund. Requires moneys in the fund to be used for the preschool open doors program. Allows expenditures from the fund to be made by the department of human services without appropriation or allotment. Annual report to the legislature. --Establishes provisions relating to the preschool grant program special fund; established. Requires the department of human services to expend moneys in the special fund to award grants to private entities for the establishment of new preschools or expansion of existing preschools at the private entity's place of business. Allows expenditures from the fund to be made by the department without appropriation or allotment. Annual report to the legislature. -- Establishes provisions relating to preschool open doors program; provider accreditation. Requires each service provider of the preschool open doors program to be accredited or obtain accreditation within 3 calendar years of 1st receiving any funds from the preschool open doors program; provided that any existing service provider unaccredited on July 1, 2020, shall obtain accreditation by July 1, 2023. --Establishes provisions relating to the preschool open doors; procurement exemption and provisions relating to prior early learning program information. -- Amends provisions relating to the preschool open doors program. Requires the program to serve 3 and 4 year old children who are in the 2 years prior to kindergarten entry with priority extended to specified children. -- Appropriation to the department of human services for permanent full time (\_\_\_\_.0 FTE) positions for the preschool open doors program. --Appropriation to the department of human services to expand its information technology system for the purpose of managing the information collected pursuant to this Act. --Appropriation to the department of human services to contract for and operate preschool and child care programs without regard to the Hawaii public procument code and the purchases of health and human services to carry out the purposes of this Act. --Appropriation into the preschool grant special fund. -- Establishes provisions relating to early learning. Establishes the provisions relating to the position of early learning coordinator; established; benchmarks; duties. Establishes an early learning coordinator position within the office of the governor. Requires the governor, without regard to civil service law, to appoint the early learning coordinator. Allows the early learning coordinator to be removed from office by the governor. Requires the early learning coordinator to ensure access to learning through preschool programs that meet or exceed the following benchmarks: 50 per cent of all otherwise unserved children who are 3 to 4 years of age, or will not be at least 5 years of age on or before July 31 of the current school year, shall be enrolled in a preschool program by December 31, 2025; and 100 per cent of all children who are 3 to 4 years of age, or will not be at least 5 years of age on or before July 31 of the current school year, shall be enrolled in a preschool program by December 31, 2030. Report to the legislature. -- Establishes provisions

relating to access to learning special fund. Requires moneys in the fund to be used to fulfill the duties of the early learning coordinator. Report to the legislature. -- Amends provisions relating to departmental data sharing. Requires all data shared by or with the department of human services, department of education, public charter school authorizers, public charter schools, executive office on early learning, the early learning coordinator, and other entities as required by statute to be subject to any administrative rule regarding privacy adopted by the department or agency that collected the data. --Appropriation to the office of the governor for the early learning coordinator position and employees of the early learning coordinator. -- Appropriation to the university of Hawaii at hilo for the purpose of assisting Ka Haka Ula O Keelikolani, in partnership with the Imiloa astronomy center and other public or private partners as appropriation or required by law, to build 2 or more classrooms for Hawaiian language medium education pre kindergarten programs that shall be used to establish a pathway for the development of other Hawaiian language medium education and Hawaiian language immersion classes. -- Establishes provisions relating to early learning classrooms and services on public library property: authorized. Allows the Hawaii state public library system, in consultation and partnership with the department of human services or the executive office on early learning, to establish new early learning classrooms and contract for early learning services at any library under the jurisdiction of the Hawaii state public library system; provided that the entity with which the Hawaii state public library system partners to establish a new early learning classroom shall be the same entity responsible for the administration and operation of that early learning classroom. -- Appropriation to the department of accounting and general services for the purpose of building 2 or more early learning services classrooms on property under the jurisdiction of the public library system. (\$\$) -- HB2543 HD1

Current Status: Mar=0

Mar=05 20 Introduction/Passed First Reading - Senate Mar=05 20 Multiple Referral to EDU then WAM

HB2547 HD1 (HSCR 400-20)

#### RELATING TO HOUSING.

Introduced by: Saiki S, Brower T, Eli S, Matayoshi S, Kitagawa L, Kobayashi D Establishes provisions relating to reserved and workforce housing units. Allows the Hawaii housing finance and development corporation to administer any new reserved housing and workforce housing units produced under the Hawaii community development authority law or the Hawaii housing finance and development corporation law; provided that when a reserved housing or workforce housing unit is developed under a master plan vested under the Hawaii community development authority law, the regulated term shall be the same as the regulated term in the applicable rule adopted pursuant to the Hawaii community development authority law; and all shared equity owed to the authority upon sale of reserved or workforce housing units shall be paid to the corporation. Allows the corporation to adopt rules pursuant to this law to allow owners of reserved and workforce housing units transferred to the corporation to obtain home equity lines of credit, refinance their units, or pay their shared equity. Prohibits the transfer of any unit to the corporation to affect the regulated term on the unit owner's deed. -- Amends provisions relating to the reserved and workforce housing units; transfer to qualified nonprofit housing trust by adding or the Hawaii housing finance and development corporation. Allows the authority to authorize the corporation to administer the reserved housing and workforce housing programs. Additionally, the authority may authorize a designated qualified nonprofit housing trust to administer the covenants and rules related to the reserved housing and workforce housing programs and may waive its right to repurchase a reserved or workforce housing unit during the restriction period and may transfer that right of repurchase to a qualified nonprofit housing trust for the purpose of maintaining the reserved or workforce housing unit as an affordable housing unit. Requires the authority to inform owners of reserved housing and workforce housing units that owners may participate in the program administered by the corporation. -- HB2547 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HOU then WAM

HB2549

# RELATING TO CONSTITUTIONAL AMENDMENTS.

Introduced by: Saiki S, Lee C, Morikawa D, Nakashima M, Luke S, Belatti D Amends provisions relating to constitutional amendments, proposed. Requires the language and meaning of a constitutional amendment and a constitutional ratification question to be simple, concise, and direct. -- Amends provisions relating to jurisdiction

and powers; filing under the courts of appeal law. Requires the supreme court to have jurisdiction and powers to issue, upon a written request by the president of the senate, the speaker of the house of representatives, or both, a written opinion of the justices of the supreme court, or a majority thereof, stating whether a proposed amendment to the Hawaii State Constitution and the corresponding constitutional ratification question is simple, concise, and direct as required by provisions relating to constitutional amendments, proposed; provided that within 48 hours of receipt of a written request for a written opinion pursuant to this provision, the supreme court shall render and deliver a written opinion to the requester or requesters; any written opinion that invalidates the constitutional ratification question corresponding to a proposed amendment to the Hawaii State Constitution shall include a detailed and specific explanation of the reasons for the invalidation of the constitutional ratification question; and any decision established in a written opinion rendered pursuant to this provision shall not be appealable. -- HB2549 Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2550 HD1 (HSCR 638-20)

## RELATING TO THE FAMILY COURT.

Introduced by: Saiki S, Lee C, Morikawa D, Nakashima M, Luke S, Belatti D Amends provisions relating to appeal under the family courts law. Allows an interested party, aggrieved by any order or decree of the court, to appeal to the supreme court instead of the intermediate appellate court for review of questions of law and fact upon the same terms and conditions as in other cases in the circuit court. Provides that if the supreme court does not dismiss the proceedings and discharge the child or minor, it shall affirm or modify the order of the family court within 180 days of its receipt of the appeal. Provides that the supreme court shall endeavor to finally resolve any family court order appeal involving a child or minor and shall only exercise its remand power as sparingly as possible. -- HB2550 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2552 HD1 (HSCR 514-20)

## RELATING TO INTOXICATING LIQUOR.

Introduced by: Morikawa D, Ichiyama L, Eli S, Yamashita K, Kitagawa L, McKelvey A, Brower T, Ohno T, Creagan R, Nakamura N, Tokioka J

Amends provisions relating to hearing; rehearing. Exempts applications for a class 1 license on land designated as agricultural by state or county zoning laws and for which the majority of the agricultural products used in the manufacturing of the liquor are grown and produced in the State by the license holder. -- HB2552 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to PSM then JDC/ WAM/

HB2556 HD1 (HSCR 187-20)

## RELATING TO VEHICLES.

Introduced by: Hashimoto T, Takayama G, Eli S, Matayoshi S, DeCoite L, Todd C, Hashem M, Nakamura N, Gates C, Holt D, McKelvey A, Yamashita K, Woodson J, Nakashima M, Kitagawa L, Quinlan S

Establishes provisions relating to vehicles; withholding of certificate of registration; rules. Allows the director of finance of a county to withhold the issuance or renewal of a certificate of registration for a vehicle. -- Establishes provisions relating abandonment of vehicle; misdemeanor; revocation of driver's license; registration prohibition; fines. Requires any person who abandons any vehicle on any public or private roadway or upon any property without the permission of the owner or lessee of the property to be guilty of a misdemeanor and shall be fined 250 dollars for the 1st offense and 500 dollars for each offense thereafter. Requires the court to report the conviction to the appropriate county director of finance, who may proceed to take any and all actions to prohibit the person from operating a vehicle, including the revocation of the violator's driver's license for a period not to exceed 3 months or the prohibition of the registration of any other vehicle owned by the violator for a period not to exceed 1 year, or both. Requires the county agency designated by the mayor to carry out the functions and requirements of disposition by counties of certain abandoned vehicles to adopt rules, including the assessment and collection of fees, fines, and penalties relating to the towing, storage, processing, and disposal of abandoned vehicles, including those vehicles deemed to be derelict vehicles. -- Amends provisions relating to disposition by counties of certain abandoned vehicles by adding withholding of certificate of registration within 10 business

days of abandonment. Provides that if the county agency designated to carry out the functions and requirements of this provision determines that a vehicle has been abandoned, the director of finance of the county where the vehicle is to be operated may withhold the issuance of any certificate of registration for any vehicle until the county is reimbursed for all costs, charges, and fines relating to the disposition of the abandoned vehicle, including for costs related to towing, storage, processing, and disposal charges. -- HB2556 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then JDC/ WAM/

HB2562 HD2 (HSCR 1018-20)

## RELATING TO COMMON INTEREST COMMUNITIES.

Introduced by: Takumi R, Ichiyama L

Amends provisions relating to planned community associations law; and provisions relating to condominiums law. Allows a member of the board of directors to resign from the board at any time by delivering written notice of resignation to the association's property manager, board of directors, president, or secretary; communicating the notice of resignation by electronic mail to the association's property manager, board of directors, president, or secretary at the electronic mailing address designated in writing by the person receiving the electronic mail; or providing notice during a meeting orally or in writing. Provides that a resignation is effective when the notice is received, unless the notice specifies a later effective date; and if a resignation is made effective at a later date, the board may fill the pending vacancy before the effective date if the board provides that the successor does not take office until the effective date. -- Establishes provisions relating to board; vacancies under planned community associations law. Provides that notwithstanding any provision in any association documents to the contrary, the board may only fill vacancies in its membership to serve until the next annual association meeting or duly noticed special association meeting. Requires notice of a special association meeting to fill vacancies to include notice of the election. Provides that any special association meeting to fill vacancies shall be held on a date that allows sufficient time for owners to declare their intentions to run for election and to solicit proxies for that purpose. -- HB2562 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB2563 HD1 (HSCR 520-20)

## RELATING TO PLANNED COMMUNITY ASSOCIATIONS.

Introduced by: Takumi R, Ichiyama L

Amends provisions relating to cumulative voting for directors; and provisions relating to removal of directors elected by members or directors. Exempts any planned community association governed by planned community associations law. -- HB2563 HD1 Current Status:

Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB2565 HD2 (HSCR 668-20)

## RELATING TO PESTICIDES.

Introduced by: DeCoite L, Wildberger T, Luke S, Hashem M, Holt D, Creagan R, McKelvey A, Onishi R, Cachola R, Say C, Hashimoto T, Matayoshi S, Tokioka J, Yamashita K, Quinlan S, Har S, Perruso A

Requires the department of agriculture, in consultation with the department of health, to develop and implement a pesticide disposal amnesty program to provide a 1 time, affordable, and environmentally accessible means for the disposal of restricted use pesticides and nonrestricted use pesticides from a bona fide agricultural entity; convene a steering committee to guide and monitor the pesticide disposal amnesty program. Establishes restricted use pesticide and nonrestricted use pesticide disposal locations as part of the pesticide disposal amnesty program on the islands of Hawaii, Kauai, Lanai, Maui, Molokai, and Oahu and each site shall offer the opportunity for disposal of restricted use pesticides and nonrestricted use pesticides for a duration of 14 consecutive calendar days during the pesticide disposal amnesty program. Requires the department of agriculture to operate the pesticide disposal amnesty program as a free or low cost program to encourage the safe and legal disposal of restricted use pesticides and nonrestricted use pesticides. Prohibits the department to charge a fee for disposal of restricted use pesticides or nonrestricted use pesticides that include an active ingredient of restricted use pesticide or nonrestricted use pesticides weighing less than 5 pounds or 15 gallons. Requires the department of agriculture to implement the

pesticide disposal amnesty program no later than June 30, 2021, for a duration of 14 consecutive calendar days. Requires the department of agriculture to convene a pesticide disposal amnesty program steering committee to guide and monitor the program. Appropriation. (\$\$) -- Amends provisions relating to violations, warning notice, and penalties. Requires rather than allows upon the 1st violation a written warning notice. Increases administrative and criminal penalties. -- HB2565 HD2

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to AEN then WAM

HB2571 HD1 (HSCR 620-20)

## RELATING TO THEFT.

**Current Status:** 

Introduced by: Lee C, Lowen N, Mizuno J, McKelvey A

Amends provisions relating to theft of a bicycle. Provides that a person commits the offense of theft of a bicycle in the 2nd degree if the person commits theft of property from the person of another; property or services the value of which exceeds 750 dollars; and property commonly used to store items of personal or monetary value, including any purse, handbag, or wallet. -- Establishes provisions relating to theft of a bicycle. Provides that a person commits the offense of theft of a bicycle if the person commits theft of a bicycle by any means under the theft law. Requires any property owner to hold an illegally parked bicycle found on the owner's property for 7 days; provided that after 7 days the bicycle shall be considered the property of the property owner. -- Provides that a person who commits the offense of theft of a bicycle shall for the 1st offense be guilty of a misdemeanor; and for the 2nd and each subsequent offense, be guilty of a class C felony. -- HB2571 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2572 HD2 (HSCR 795-20)

## RELATING TO PRIVACY.

Introduced by: Lee C

Amends provisions relating to notice of security breach. Requires the following businesses to be deemed to be in compliance with this provision; any health plan or healthcare provider and its business associates that are subject to and in compliance with the standards for privacy or individually identifiable health information and the security standards for the protection of electronic health information of the Health Insurance Portability and Accountability Act of 1996. -- Establishes provisions relating to the sale of geolocation information without consent is prohibited. Prohibits a person, in any manner, or by any means, to sell or offer for sale geolocation information that is recorded or collected through any means by mobile devices or location based applications without the explicit consent of the individual who is the primary user of the device or application. -- Establishes provisions relating to the sale of internet browser information without consent is prohibited. Prohibits a person, in any manner, or by any means, to sell or offer for sale internet browser information without the explicit consent of the subscriber of the internet service. -- Amends provisions relating to requirements for governmental access. Provides that except as otherwise provided by law, a governmental entity may require a provider of an electronic communication service and a provider of a remote computing service to disclose electronically stored data pursuant to a search warrant or written consent from the customer, subscriber, or user of the service. Provides that unless otherwise authorized by the court, a governmental entity receiving records or information under this provision shall provide notice to the subscriber, customer, or user of the service. Changes court order or other processes to search warrant. -- Amends provisions relating to backup preservation. Changes court order, subpoena, or order to search warrant. -- Amends provisions relating to delay of notification. Allows a governmental entity to as part of a request for a search warrant to include a provision that notification be delayed for a period not exceeding 90 days or, at the discretion of the court, no later than the deadline to provide discovery in a criminal case, if the court determines that notification of the existence of the court order may have an adverse result. Allows extensions of delays in notification to be granted up to 90 days per application to a court or, at the discretion of the court, up to the deadline to provide discovery in a criminal case. Allows a governmental entity to apply to the designated judge or any other circuit judge or district court judge, if a circuit court judge has not yet been designated by the chief justice of the Hawaii supreme court, or is otherwise unavailable, for an order commanding a provider of an electronic communication service or remote computing service to whom a search warrant, or court order is directed, not to notify any other person of the existence of the search warrant for such period as the court

deems appropriate not to exceed 90 days or, at the discretion of the court, no later than the deadline to provide discovery in a criminal case. Repeal reference to court order. -- Amends provisions relating to violation of privacy in the 1st degree. Provides that a person commits the offense of violation of privacy in 1st degree if, except in the execution of a public duty or as authorized by law the person intentionally creates or discloses, or threatens to disclose, an image or video of a fictitious person depicted in the nude, or engaged in sexual conduct, that includes the recognizable physical characteristics of a known person so that the image or video appears to depict the known person and not a fictitious person, with intent to harm substantially the depicted person with respect to that person's health, safety, business, calling, career, education, financial condition, reputation, or personal relationships, or as an act or revenge or retribution. -- HB2572 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB2573 HD1 (HSCR 1002-20)

## RELATING TO SEX TRAFFICKING.

Introduced by: Lee C, Ichiyama L, Woodson J, Saiki S, Johanson A, Nakashima M, Thielen C, Yamashita K, Kitagawa L, Mizuno J

Amends provisions relating to time limitations under the Hawaii penal code. Provides that sex trafficking prosecution may be commenced at any time. -- HB2573 HD1 Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to JDC then WAM

HB2578 HD1 (HSCR 489-20)

## RELATING TO PUBLIC LANDS.

Introduced by: Onishi R, Todd C, Nakashima M, Morikawa D, Yamane R, Kobayashi B, Holt D, Tarnas D, Saiki S, Wildberger T, Creagan R, San Buenaventura J, Luke S, Belatti D. Lowen N

Establishes provisions relating to public lands redevelopment. Allows the legislature to designate redevelopment districts by law for any area of public lands classified as commercial and industrial; hotel, apartment, and motel; or resort use, if the legislature determines that there is a need for planning, development, or redevelopment because the buildings and infrastructures in the area are dilapidated or have deteriorated due to age or obsolescence. Requires a planning committee for the designated district to be established and placed in the department of land and natural resources upon the designation of a redevelopment district. Requires the committee to be dissolved upon the completion of the redevelopment project. Requires the committee to prepare a redevelopment plan for the designated district, including district development policies, the district improvement program, necessary public facilities, and the development guidelines and rules for the designated district. Report to the legislature and governor. -- Establishes provisions for the establishment of a separate revolving fund for each redevelopment district. -- Designates the public lands on the Wajakea peninsula on the island of Hawaji as the Waiakea peninsula redevelopment district. Establishes a Waiakea peninsula redevelopment district planning committee. -- Establishes the Waiakea peninsula redevelopment district revolving fund. Appropriation into the fund and out of the fund. --Amends provisions relating to power under the public lands, management and disposition of law. Allows the board of land and natural resources to approve a reduction or waiver of lease rental up to 20 years that shall not exceed the amount of the lessee's total expenditures for demolition or provision of such infrastructure; provided further that if a lease for resort, commercial, industrial, other business, or residential purposes requires a lessee to demolish existing improvements or provide basic infrastructure including drainage, sewer, water, electricity, and other utilities before it can make productive use of the land. -- Establishes provisions relating to development of public lands in a redevelopment area. Allows a local redevelopment agency with the prior approval of the council of the applicable county, approval of the governor, and authorization of the legislature by concurrent resolution, to negotiate a development agreement with a developer for commercial, business, or hotel or resort uses on public lands within a redevelopment area according to a redevelopment plan adopted by the local redevelopment agency. -- Establishes provisions relating to redevelopment project. Exempts redevelopment project from general excise tax and use tax. (\$\$) -- HB2578 HD1 Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to WTL/ EET/ then WAM

HB2588 HD1 (HSCR 108-20)

## RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: Holt D, Hashimoto T, Aguino H, Cullen T, Quinlan S

Amends provisions relating to leases to Hawaiians, licenses under the Hawaiian homes commission act, 1920, as amended. Provides that if the lessee sells or transfers the lessee's interest in the lease in a manner authorized by this Act, the lessee shall be ineligible to receive a subsequent lease for the same class of land, unless the subsequent lease is acquired pursuant to provision; or the prior lease interest held by the lessee was a partial interest held with another lessee or lessees. -- HB2588 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HWN then JDC/ WAM/

HB2590 HD2 (HSCR 665-20)

## RELATING TO AUTONOMOUS VEHICLES.

Introduced by: Aguino H, Cullen T, Yamane R, Hashimoto T, Matayoshi S, Brower T, Hashem M. Woodson J. Lee C.

Establishes within the department of transportation a 2 year autonomous vehicles testing pilot program. Allows an autonomous vehicle to be tested on any public road in the State under the jurisdiction of the department that has a publicly posted speed limit of miles per hour or less; provided that a conventional human driver shall remain physically present in the vehicle at all times in case the conventional human driver needs to intervene, supervise, or prevent a collision or other issues during testing. Allows the department to adopt rules regarding the testing of autonomous vehicles. Requires the department to determine which entities shall be permitted to engage in the testing of autonomous vehicles in the State. Report to the legislature. Appropriation (\$\$). Requires that the pilot program is to be repealed on June 30, 2022 (sunset). -- HB2590 HD2

**Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to TRS then CPH/ WAM/

HB2591 HD1 (HSCR 279-20)

## RELATING TO MARINE RESOURCES.

Introduced by: Tarnas D, Eli S, Todd C, Gates C, Yamashita K, Nishimoto S, Holt D, Kitagawa L, Nakamura N, Matayoshi S, Hashimoto T, Cullen T

Appropriation to the department of land and natural resources for the marine 30 x 30 initiative. (\$\$) -- HB2591 HD1

Mar=03 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to WTL then WAM

HB2594 HD2 (HSCR 420-20)

### RELATING TO BLOCKCHAIN TECHNOLOGY.

Introduced by: Ohno T, Gates C, Morikawa D, Nakashima M, Lowen N, Cachola R, Mizuno J. Kong S. Kitagawa L. DeCoite L. Hashimoto T. Creagan R. Brower T. Eli S. Lee C, Ichiyama L, Takumi R, Kobayashi D, Belatti D, Holt D, San Buenaventura J Establishes a blockchain working group within the office of enterprise technology services to determine a recommended definition for blockchain technology and recommendations for individuals, businesses, and state agencies to use blockchain technology. Report to the legislature on a recommended definition of blockchain technology; opportunities for individuals, businesses, and state agencies to use blockchain technology; and any proposed legislation. Working group shall cease to exist on June 30, 2021 (sunset). Appropriation. (\$\$) -- HB2594 HD2

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to TEC then WAM

HB2598 HD1 (HSCR 288-20)

## RELATING TO ABANDONED AND DERELICT VEHICLES.

Introduced by: Cullen T, Aquino H, Luke S, Yamane R

Establishes within the department of transportation for administrative purposes an abandoned and derelict vehicles task force to make recommendations to ensure the proper identification and disposal of abandoned and derelict vehicles left on the State's highways. Requires the task force to consider the following: a comparison of the statutory definitions of abandoned vehicle and derelict vehicle; and the methods for determining whether a vehicle that is left on a freeway is abandoned or derelict. Report to the legislature. Appropriation. -- HB2598 HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then WAM

HB2601 HD1 (HSCR 497-20)

RELATING TO OBSERVANCES.

Introduced by: Cullen T, Yamane R, Aquino H, Nakashima M, Luke S

Requires the legislative reference bureau to compile a report of the months and dates of the year that have been designated by both chambers of the legislature as a holiday or a period of recognition or observance within the State; provided that the report shall not include days or months that were designated or recognized by the legislature for a

specific year only. Report to the legislature. -- HB2601 HD1

**Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB2603 HD1 (HSCR 430-20)

## RELATING TO EDUCATION.

Introduced by: Cullen T, Takumi R, Aquino H, Woodson J, Luke S

Defines career academy to mean a program at a department of education high school that allows students studying in cohorts to follow a program of study in an academic or technical subject; follows a college preparation curriculum along a career theme; includes the opportunity to enroll in early college courses; forges partnerships with employers, higher education institutions, and the broader community; and includes a sequenced, comprehensive work based learning component that demonstrates to students the applications of academic subjects to the career or college field toward which they are working; and delivers work based learning experiences, including but not limited to shadowing, community service, internships, mentoring, and apprenticeships. -- Requires the department of education to establish a pilot program that provides grants for high school students to enroll in college courses through the running start program or other similar programs that allow high school students to earn college credits during academic year 2020-2021. Requires grants to cover the cost to enroll in the courses, including any fees, up to a maximum of credits each semester; provided that the student is currently enrolled in a career academy program focused on career disciplines of high need in the State, including teacher education or a similar field; and the courses in which the student intends to enroll are applicable to the requirements for an associate degree in career disciplines of high need, including teaching. Appropriation. (\$\$) -- Amends provision related to Hawaii educator loans; eligibility; amounts educator loan forgiveness program; repayment; collection. Adds eligibility criteria for loan program, provides that a person shall be eligible if the person has successfully completed a program in teacher education at a career academy and agrees to teach as a full time teacher for a period of at least 3 years at a public school in the State after the student completes the state approved teacher education program; provided that a preference shall be given to students who agree to teach in a hard to fill position including special education, regular education shortage categories, or Title I schools. Defines career academy to mean a program at a department of education high school that allows students studying in cohorts to follow a program of study in an academic or technical subject; follows a college preparation curriculum along a career theme; includes the opportunity to enroll in early college courses; forges partnerships with employers, higher education institutions, and the broader community; and includes a sequenced, comprehensive work based learning component that: demonstrates to students the applications of academic subjects to the career or college field toward which they are working; and delivers work based learning experiences, including but not limited to shadowing, community service, internships, mentoring, and apprenticeships. Appropriation to be deposited into the Hawaii educator loan program. Appropriation to be expended by the university of Hawaii to be used for the for the Hawaii educator program. Requires the department and university to submit reports to the legislature. (\$\$) -- HB2603 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to EDU/ HRE/ then WAM

HB2604 HD1 (HSCR 501-20)

#### RELATING TO CONCESSIONS.

Introduced by: Cullen T, Yamane R, Aguino H, Luke S, Nakashima M, Belatti D Amends provisions relating to modification of contract terms by changing the title to modification of concession contract terms. Allows that if during the term of the contract. including contracts which have been executed and are presently in force, a significant hardship is anticipated or has occurred, and the significant hardship, as determined by the officer letting the contract, is related to improvements or operations on premises governed by the contract or caused by construction work conducted during the period of time on, or within or contiguous to, the public property upon which the concession is

located, by either the state or county governments, or both, the officer, with the approval of the governor in the case of a state officer and the chief executive of the respective county in the case of a county officer, may grant relief by entering into a new contract or modify any of the terms of the existing contract, including the agreed upon rent, extension of term, or assumption of the contract, for a period or upon terms that the state or county officer determines will allow the concessionaire to recoup the amount or portion lost by the significant hardship; provided that upon granting relief the state or county officer shall consider and state in writing, the duration and extent of the significant hardship during the term of the contract, the relief granted, and reason for granting relief. -- HB2604 HD1 Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA/ GVO/ then WAM

HB2607 HD1 (HSCR 673-20)

#### RELATING TO PUBLIC ORDER.

Introduced by: Brower T, Matayoshi S, Kobayashi B, Lee C, Kong S, Mizuno J, Takayama G, Say C, Ichiyama L, Kitagawa L, Ohno T, Nakashima M, Yamashita K, McKelvey A, Lowen N, Quinlan S, Eli S, Har S, Morikawa D, Onishi R, Nishimoto S, Todd C, Hashimoto T, Holt D, Tarnas D, Creagan R

Establishes provisions relating to urinating or defecating in public. Provides that a person commits the offense of urinating or defecating in public if the person intentionally or knowingly urinates or defecates in a public place or any area where it is likely to be observed by any member of the public within the boundaries of a business district. Prohibits this provision to apply in cases where the person failed to use a restroom or other toilet facility because of a medical condition verified by a licensed physician. Provides that this provision to apply to a person urinating or defecating while using appropriate fixtures in any restroom or other toilet facility designed for the sanitary disposal of human waste. Provides that urinating or defecating in public is a violation punishable by no more than 40 hours of community service work or a fine of not more than 100 dollars. -- HB2607 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2610 HD2 (HSCR 1003-20)

## RELATING TO DOMESTIC VIOLENCE.

Introduced by: Matayoshi S, Eli S, Hashimoto T, Mizuno J, Tarnas D, Johanson A, Kitagawa L, Ichiyama L, Lee C, Belatti D, Nakamura N

Amends provisions relating to enactment under Hawaii rules of evidence law. Adds hearsay exceptions; statement by a victim of domestic violence. Provides that a statement that purports to narrate, describe, report, or explain an incident of domestic violence made by a victim of that domestic violence within 24 hours after the incident occurred and prior to the defendant being arrested regardless of the availability of the declarant, if the statement was recorded, either electronically or in writing, or was made to a law enforcement officer, corrections officer, youth correction officer, parole or probation officer, emergency medical services provider, or firefighter; and has sufficient indicia of reliability. Provides that in determining whether a statement has sufficient indicia of reliability, the court shall consider all circumstances surrounding the statement. Further provides that in determining whether a statement has sufficient indicia of reliability, the court may consider the personal knowledge of the declarant; whether the statement is corroborated by evidence other than statements that are subject to admission only pursuant to this provision; the timing of the statement; and whether the statement was elicited by leading questions. Provides that recantation by a declarant is not a sufficient reason for denying admission of a statement under this provision in the absence of other factors indicating unreliability. -- HB2610 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to JDC then WAM

HB2615 HD1 (HSCR 482-20)

## RELATING TO SOCIAL SERVICES.

Introduced by: Tokioka J, Morikawa D, Yamane R, DeCoite L, Har S, Nakamura N Amends provisions relating to determination of amount of assistance. Changes that requires the director of human services to provide for level of care payment beginning on July 1, from 2008 to July 1, \_\_\_\_\_, for adult residential care homes classified as facility type I, licensed developmental disabilities domiciliary homes, community care foster family homes, and certified adult foster homes, the state supplemental payment shall not exceed from 651.90 dollars to dollars; and beginning on July 1, from 2008 to July

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suppleme	ntal	paymo	ent sha	ll not	exce	ed from	759.90 dol	lars	to	dolla	rs.	Incre	eases
the State's supplemental payments for a needs allowance from 50 dollars to dollars													
per month	า	HB26	15 HD1										
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Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HMS then JDC/ WAM/

HB2624 HD1 (HSCR 554-20)

## RELATING TO ENVIRONMENTAL IMPACT STATEMENTS.

Introduced by: Matsumoto L, Kitagawa L, Todd C, Lowen N, Thielen C, Wildberger T, Johanson A, Ichiyama L, Brower T, Nakashima M, Morikawa D, Lee C, McKelvey A, Tarnas D

Amends provisions relating to public records and notice to include office website. Requires the office of environmental quality control to establish, implement, and maintain an interactive website that shall be accessible by the public at no cost. Establishes website requirements. Appropriation. (\$\$) -- HB2624 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to AEN then WAM

HB2627 HD1 (HSCR 651-20)

## RELATING TO TAXATION.

Introduced by: Kobayashi D, Wildberger T, Eli S, Todd C, Cullen T, Aquino H Amends income tax provisions to conform to the Federal Internal Revenue Code. Provides that Subchapter Z (sections 1400Z-1 to 1400Z-2) (with respect to opportunity zones) shall not be operative for income tax purposes. -- Amends provision relating to the operation of certain Internal Revenue Code provisions; section 641 to 7518. Repeals the provision that Subchapter Z (sections 1400Z-1 to 1400Z-2) with respect to opportunity zones shall not be operative for income tax purposes; except that for purposes of income tax law, subchapter Z shall only apply to qualified opportunity zones, as defined in section 1400Z1, that are designated by the chief executive officer of this State. -- HB2627 HD1 **Current Status:** Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to WAM

HB2628 HD2 (HSCR 421-20)

## RELATING TO A BANK OF THE STATE OF HAWAII.

Introduced by: Kobayashi D, Wildberger T, Eli S, Lee C, Cullen T, Aquino H Requires the department of commerce and consumer affairs, in conjunction with the department of accounting and general services; the department of agriculture; the department of the attorney general; the department of budget and finance; the department of human resources development; the department of land and natural resources; the Hawaii housing finance and development corporation; and the agribusiness development corporation to conduct a comprehensive review of the State's laws relating to financial institutions, mortgage lending, housing development, agricultural development, and land use for the purpose of developing proposed legislation to establish a state operated bank of the State of Hawaii. Requires the division of financial institutions of the department of commerce and consumer affairs to be the lead agency charged with the responsibility of coordinating the review required under this provision. Reports to the legislature. Appropriation. (\$\$) -- HB2628 HD2

Mar=03 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to CPH then WAM

HB2630 HD2 (HSCR 502-20)

RELATING TO THE TRANSITION OF THE OAHU REGIONAL HEALTH CARE SYSTEM FROM THE HAWAII HEALTH SYSTEMS CORPORATION INTO THE DEPARTMENT OF HEALTH.

Introduced by: Mizuno J, Wildberger T, San Buenaventura J, Creagan R, McKelvey A, Tokioka J, Kong S, Cachola R, Har S, Lee C, Belatti D, Morikawa D, Brower T, Perruso

Amends provisions relating to Hawaii health systems corporation law. Decreases the 5 regional systems to 4 regional systems and repeals the Oahu regional health care system. Establishes a working group comprised of board members of the Oahu regional health care system, director of health, representatives of the department of health, representatives of other state departments and agencies, and others, to develop, evaluate, and implement the steps necessary to transition the Oahu regional health care system into the department of health. Provides that the director of health, or the

director's designee, who shall serve as co chair, and who, along with the chair of the Oahu regional health care system, or the chair's designee, shall have final authority over transfer activities to be implemented by the working group. Establishes the working group composition. Requires the working group to be responsible for completing items specified as part of the transition plan and requirements. Provides that the working group shall give written public notice, including a meeting agenda, for each meeting of the working group. Report to the legislature. Requires the working group's transition plan to be subject to specified conditions. Working group to be dissolved on June 30, 2022 (sunset). -- HB2630 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2633 HD2 (HSCR 506-20)

#### RELATING TO CANNABIS FOR MEDICAL USE.

Introduced by: Mizuno J, San Buenaventura J, Creagan R, Tarnas D, McKelvey A, Takayama G, Har S, Lee C, Kobayashi B, Belatti D, Wildberger T

Amends provisions relating to definitions under medical cannabis dispensary system law. Defines cutting to mean the stem of a cannabis plant that is taken or cut off for the purpose of being rooted and grown into a new cannabis plant. Defines propagule to mean any part of a cannabis plant that can be used to grow a new cannabis plant. Redefines cannabis to include cannabis propagules and cuttings. -- Amends provisions relating to dispensing limits. Prohibits qualifying out of state patient, or caregiver of a qualifying out of state patient to purchase cannabis propagules and cuttings. Limits cannabis propagules and cuttings to be purchased by an authorized qualifying patient, or caregiver of a qualifying patient pursuant to provisions relating to medical use of cannabis; conditions of use. -- HB2633 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then JDC/ WAM/

HB2635 HD1 (HSCR 467-20)

#### RELATING TO THE STATE PLAN.

Introduced by: Lee C, Creagan R, Lowen N, Johanson A

Establishes provisions relating to objectives and policies for facility systems -- green infrastructure. Requires planning for state facility systems, infrastructure, and transit projects with regard to green infrastructure to be directed toward the achievement of the following sustainability design objectives; minimizing storm water runoff and replenishing the water table; reducing the urban heat island effect; encouraging the removal of pollutants from the air; and encouraging the removal, sequestration, and storage of greenhouse gas emissions. Requires planning for state facility systems, infrastructure, and transit projects to incorporate the achievement of the following quality of experience design objectives; creating a visual and sound barrier to enhance the quality of life in the surrounding community; incorporating as much live foliage, trees, green infrastructure, and open green space as possible; finishing exterior exposed appurtenances and concrete surfaces not covered in foliage or green infrastructure with a standardized paint scheme to protect against weathering, blending appropriately with Hawaii's natural environment, and enhancing a Hawaii sense of place, and providing for a better quality of experience. Provides that to achieve these objectives, it shall be the priority of the State to design all new state facilities, infrastructure, and transit upgrades to include best practices for tree planting and other green infrastructure; make provisions for maintaining trees in accordance with standards set by the Accredited Standards Committee of the Tree Care Industry Association; select species matched to site conditions to maximize tree health; select species for larger size at maturity where possible to maximize environmental benefits; select varied native species for biodiversity to increase resilience; and promote traffic safety with placement of foliage and trees consistent with Federal Highway Administration guidance, outside of clear zones. -- Amends provisions relating to objective and policies for the physical environment--scenic, natural beauty, and historic resources. Adds promote the increase of outdoor public green spaces; connect outdoor public green spaces with existing trails; and promote the increase of urban tree canopy. -- Amends provisions relating to population growth and land resources priority guidelines. Provides priority guidelines to promote the use of green infrastructure in state facility systems, infrastructure, and transit projects; design all new state facilities, infrastructure, and transit upgrades to include best practices for tree planting and other green infrastructure; make provisions for maintaining trees in accordance with standards set by the Accredited Standards Committee of the Tree Care Industry Association; select tree species matched to site conditions to maximize tree health; select tree and vegetation

species for larger size at maturity where possible to maximize environmental benefits; select varied native tree and vegetation species for biodiversity to increase resilience; and promote traffic safety with placement of foliage and trees consistent with Federal Highway Administration guidance, outside of clear zones. -- Requires the office of planning, in partnership with the greenhouse gas sequestration task force, to submit a report to the legislature. -- HB2635 HD1

Feb=28 20 Introduction/Passed First Reading - Senate Current Status:

Mar=03 20 Multiple Referral to EET/ WTL/ then WAM

HB2656 HD1 (HSCR 64-20)

## RELATING TO ACCESS TO JUSTICE.

Introduced by: Saiki S

Establishes the Hawaii justice league program law. Establishes provisions relating to the Hawaii justice league program loan repayment assistance. Provides that the Hawaii justice league program is established to encourage lawyers to pursue public interest work in Hawaii. Requires the program to be administered by the University of Hawaii William S. Richardson School of Law. Requires the Hawaii justice league program to partner with a lending financial institution whose operations are principally conducted in Hawaii to provide loan repayment assistance to lawyers who make the service commitment. Appropriation into the Hawaii justice league evolving fund and to the University of Hawaii for the purposes of establishing and administrating the Hawaii justice league program. (\$\$) -- HB2656 HD1

**Current Status:** 

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HRE then WAM/ JDC/

HB2657 HD3 (HSCR 1006-20)

## RELATING TO A COAL-FREE HAWAII.

Introduced by: Saiki S

Establishes provisions relating to no coal power purchase agreements; prohibited. Prohibits the public utilities commission to approve any new, modified, or renewed power purchase agreement that proposes to burn or consume coal to generate electricity beginning June 30, 2020. -- Establishes provisions relating to use of coal for electricity generation. Allows the department of commerce and consumer affairs to issue or renew a permit to an owner or operator of a covered source which will burn or consume coal to generate electricity; provided that a condition of the permit, all coal burning to cease on December 31, 2022 (sunset). -- HB2657 HD3

Mar=05 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=05 20 Multiple Referral to EET then CPH/ WAM/

HB2661 HD1 (HSCR 959-20)

MAKING APPROPRIATIONS TO PROVIDE FOR THE EXPENSES OF THE LEGISLATURE, THE AUDITOR, THE LEGISLATIVE REFERENCE BUREAU, THE OMBUDSMAN. AND THE ETHICS COMMISSION.

Introduced by: Saiki S

Appropriation to the senate and the house of representatives for session and nonsession expenses up to and including June 30, 2021, including the 2020 pre session and regular session expenses. Expenses of the senate to be approved by the president and expenses of the house of representatives to be approved by the speaker. Requires the senate and the house of representatives to have their accounts audited and report to the senate and house of representatives respectively (report to the legislature). Expenses for legislators while traveling abroad shall be 145 dollars a day. -- Appropriation to the auditor for defraying expenses and to be deposited into the audit revolving fund. Appropriation out of the fund for the auditor to conduct or complete its audit functions. --Appropriation to the legislative reference bureau for defraying expenses. -- Appropriation to the office of the ombudsman for defraying expenses. -- Appropriation to the state ethics commission for defraying expenses. -- Appropriation for accrued vacation payments and vacation transfer payments for any employee leaving the employ of the senate, house of representatives, office of the auditor, legislative reference bureau, office of the ombudsman, and state ethics commission; provided that the appropriate expending agency shall 1st make payments from the vacation payout allocation before expending funds from turnover and vacancy amounts, (\$\$) -- HB2661 HD1

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to WAM

HB2674 HD1 (HSCR 103-20)

RELATING TO MOTOR VEHICLE REGISTRATION.

Introduced by: Saiki S, Aquino H

Amends provisions relating to application for registration; full faith and credit to current certificates; this part not applicable to certain equipment. Requires that if the director of finance has authorized an electronic method for initial registration or registration renewal, including the acceptance of any supplemental documents in electronic form, the authorization shall extend to all types of motor vehicles. -- HB2674 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TRS then JDC

HB2675 HD1 (HSCR 623-20)

## RELATING TO THE JUDICIARY.

Introduced by: Saiki S, Nakashima M, Luke S, Morikawa D, Belatti D, Lee C Amends provisions relating to disqualification of judge; relationship, pecuniary interest, previous judgment, bias or prejudice by adding; or justice. Allows a party to any suit, action, or proceeding being heard in any appellate court in the State to file a motion for a hearing on possible conflict of interest when the party believes that any judge or justice before whom the pending suit or action is to be tried or heard may have a disqualifying conflict of interest resulting in a personal bias or prejudice either against the party or in favor of any opposite party to the suit. Requires the motion to state the facts and the reasons for the belief that bias or prejudice exists and shall be filed before the trial or hearing of the action or proceeding, or good cause shall be shown for the failure to file the motion within that time. Prohibits a party to be entitled in any case to file more than 1 motion for a hearing on possible conflict of interest against a particular judge or justice; and no motion shall be filed unless accompanied by a certificate of counsel of record that the motion is made in good faith. Requires the remaining judges or justices on the panel or court hearing the suit, action, or proceeding to hear and rule on the motion for hearing on possible conflict of interest. Requires the judge or justice who is the subject of the motion to be disqualified from hearing or ruling on the motion, but shall have the opportunity to file a response to the motion: or rescue themself by filing with the clerk of the court for which the judge or justice presides a certificate that the judge or justice is unable for any reason to preside with absolute impartiality in the pending suit or action. -- HB2675 HD1

- ND20/3 ND I

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2678 HD1 (HSCR 365-20)

# RELATING TO GOVERNMENT EMPLOYEES.

Introduced by: Saiki S

Establishes provisions relating to forfeiture; felony convictions. Requires any person convicted of a felony committed in the course of performing the services of an officer or employee of the State or any of its counties to forfeit all compensation paid; vacation and sick leave accrued; and pension and retirement systems law membership service attributed, to the officer or employee for the period from the date the felony offense was committed through the end of the officer's or employee's employment by the State or county; provided that this provision shall not impair or diminish compensation and benefits accrued prior to the date the felony was committed. -- HB2678 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to LCA then WAM/ JDC/

HB2679 HD2 (HSCR 641-20)

## RELATING TO PENALTIES.

Introduced by: Saiki S

Requires the judiciary to conduct a study to determine how to most easily implement a system of income based fines as a pilot project for an appropriate offense or offenses. Further requires the judiciary to also examine how other jurisdictions have treated habitual offenders in income based systems. Report to the legislature. -- HB2679 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2680 HD2 (HSCR 981-20)

# RELATING TO MENTAL HEALTH.

Introduced by: Thielen C, Mizuno J, Lee C, Ichiyama L, McKelvey A

Amends provisions relating to the mental health, mental illness, drug addiction, and alcoholism law. Defines gravely disabled to mean a condition in which a person is

unable, without supervision and the assistance of others, to prevent physical or psychiatric deterioration or to satisfy the need for nourishment, essential medical care including treatment for a mental illness, shelter, or self protection, so that it is probable that death, substantial bodily injury, or serious physical debilitation or disease will result unless adequate treatment is afforded. Defines psychiatric deterioration to mean a substantial impairment or an obvious decline of an individual's judgment, reasoning, or ability to control behavior. Redefines dangerous to self to mean the person recently has threatened or attempted suicide or serious bodily harm; or is gravely disabled. Redefines imminently dangerous to self or others to mean that, without intervention, the person will likely become dangerous to self or dangerous to others within the next 90 days. Increases the emergency hospital period from 48 hours to 72 hours. -- HB2680 HD2 Current Status:

Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to CPH then JDC

HB2681 HD1 (HSCR 606-20)

### RELATING TO ENERGY.

Introduced by: Nakashima M, Lowen N, Todd C, Okimoto V, Onishi R, Tarnas D, Lee C, Creagan R, Saiki S, Belatti D

Authorizes the issuance of general obligation bonds with the approval of the governor for appropriation to the Hawaii technology development corporation for the development and construction of 2 electrolysis hydrogen production, storage, and dispensing facilities, 1 on Oahu and 1 on a neighbor island, to be managed by the Hawaii center for advanced transportation technologies. (\$\$) -- HB2681 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB2682 HD1 (HSCR 356-20)

## RELATING TO WORKFORCE DEVELOPMENT.

Introduced by: Nakashima M, Todd C, Okimoto V, Onishi R, Tarnas D, Lee C, Kitagawa L, Creagan R, DeCoite L, Matayoshi S, Belatti D, Lowen N

Establishes provisions relating to agricultural technology transfer and workforce development program; coordinator; reports. Establishes an agricultural technology transfer and workforce development program within the department of agriculture. Requires the purpose of the program to be to share information among public and charter schools on agricultural education needs and opportunities, including innovative technology awareness and transfers; foster student entrepreneurship through Future Farmers of America work study programs; assist public and charter schools and support the department of education in encouraging and increasing student participation and teacher collaboration; and serve as a liaison between the department of education and business and not for profit entities with agricultural interests that can direct in kind resources to secondary education agricultural programs. Requires the agricultural technology transfer and workforce development program to be headed by an agricultural technology transfer and workforce development coordinator who shall provide support for secondary agricultural education and Future Farmers of America programs by providing secondary department of education and charter schools with agriculture and food systems training and workshops; working with Future Farmers of America programs to provide mentoring and project funding for on campus work study internship training; providing workshop and conferencing opportunities for students and teachers to engage in agricultural leadership activities; identifying partners to co fund Future Farmers of America projects and write grant applications for additional funding; and involving private school agricultural programs in Future Farmers of America activities. Report to the full time equivalent legislature. Appropriation to the department of agriculture for FTE) agricultural technology transfer and workforce development coordinator position; Future Farmers of America training; Future Farmers of America agricultural work study internships; and Future Farmers of America leadership training. (\$\$) --HB2682 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to AEN/ LCA/ then WAM

HB2687 HD1 (HSCR 402-20)

## RELATING TO THE DOWNPAYMENT LOAN LOSS RESERVE PROGRAM.

Introduced by: Eli S, Nakamura N

Establishes provisions relating to downpayment loan loss reserve program; administrator. Allows the Hawaii housing finance and development corporation to set aside and provide funds to serve as a downpayment loan loss reserve for financial institutions that make

downpayment loans to eligible borrowers. Provides that if a downpayment loan issued pursuant to this provision is in default, the downpayment loan loss reserve shall cover a percentage of the 2nd mortgage loan pool or a percentage of each individual 2nd mortgage in default, as determined by the corporation. Allows the corporation to secure the services of nonprofit organizations to operate the downpayment loan loss reserve program. Establishes the downpayment loan loss reserve administrator position within the corporation to be appointed by the executive director and shall, at the direction of the executive director, administer the downpayment loan loss reserve program. Appropriation into and out of the housing finance revolving fund to serve as loan loss capital for downpayment loans for first-time homebuyers. Appropriation out of the fund to establish and fill 1 full time equivalent (1.00 FTE) downpayment loan loss reserve administrator position. (\$\$) -- HB2687 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to HOU then WAM

HB2692 HD2 (HSCR 630-20)

## RELATING TO COMMUNITY CARE FOSTER FAMILY HOMES.

Introduced by: Cabanilla Arakawa R, Mizuno J, Ichiyama L, Creagan R, Say C Amends provisions relating to community care foster family home, authority over and evaluation of. Changes the requirement by allowing the primary caregiver to be absent from the community care foster family home for no more than from 28 to 50 hours in a calendar week, not to exceed from 5 to 23 hours per day; provided that the substitute caregiver is present in the community care foster family home during the primary caregiver's absence. -- HB2692 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM

HB2697 HD1 (HSCR 596-20)

## RELATING TO EDUCATION.

Introduced by: Woodson J, Saiki S, Luke S, Morikawa D, Johanson A, Nakashima M, Brower T, Okimoto V, Lee C, Ohno T, Onishi R, Nakamura N, Cullen T, Hashimoto T, Kong S, Belatti D, Holt D, Gates C, McKelvey A, Yamashita K, Hashem M, Lowen N, Kobayashi B, Mizuno J, Ward G, Kitagawa L

Establishes provisions relating to no time to lose commission; established. Establishes a commission to examine how the State's public schools can be internationally competitive by examining common elements found in high performing education systems. Requires the commission to examine how the State can accomplish various educational goals that include, but are not limited to the following ensuring that every 3 and 4 year old has access to quality early learning education; ensuring that the State's educational curricula are internationally benchmarked; guaranteeing that each high school has a career and technical education curriculum that includes computer science studies; and continuing to allocate funds based on a student's needs. Requires the commission to consider individual teacher preparation time within their regular scheduled hours to allow teachers to adequately prepare for instruction the following day; collaborative teacher preparation time within their regular scheduled hours to allow opportunities for similar grade teachers to facilitate conversation regarding effective pedagogy and the creation of high quality lesson plans; time for teachers within their regular scheduled hours to work with students who have not mastered any lessons; higher compensation given to all teachers to produce competitive pay that drastically affects high quality teacher recruitment and retention; and principals and vice principals conducting non punitive classroom observations; provided that the intent of the observations is to offer tools to increase professional growth and further develop effective teaching. Requires the department of education to make available the minutes of all meetings of the commission on the department's website. Makes the department responsible for the administrative responsibilities of the commission, including but not limited to the posting of public notices, preparing agendas and minutes, organizing meetings, and reporting on the outcome and recommendations of the commission. Requires the commission to submit an annual report to the legislature, the chairperson of the board, and all complex area superintendents. Appropriation. (\$\$) -- HB2697 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EDU then WAM

HB2699 HD2 (HSCR 462-20)

# RELATING TO THE ENVIRONMENT.

Introduced by: Lowen N, Hashimoto T, Yamane R, Aquino H, Saiki S, Har S, Takayama

LRB Systems March 5, 2020

G, Belatti D, Lee C, Say C, Kitagawa L, Creagan R, Nakashima M, Todd C, McKelvey A, Johanson A, Luke S, Nishimoto S, Cullen T, Yamashita K, Woodson J, Ohno T, Onishi R, Mizuno J, San Buenaventura J, Wildberger T, Tarnas D, Takumi R, Hashem M, Gates C

Establishes provisions relating to other motor vehicle requirements. Requires the procurement policy for all agencies purchasing or leasing medium and heavy duty motor vehicles to be to seek vehicles that reduce dependence on petroleum based fuels that meet the needs of the agency, where feasible and cost effective. Requires that priorities for selecting vehicles for lease or purchase to be as follows; electric or plug in hybrid electric vehicles and fuel cell electric vehicles; other alternative fuel vehicles; hybrid electric vehicles; and vehicles that are identified by the US Environmental Protection Agency in its annual Fuel Economy Leaders report as being among the top performers for fuel economy in their class. Prohibits vehicles to be larger than necessary for their intended functions. -- Establishes provisions relating to climate change mitigation goals. Requires the goal of the State to reduce greenhouse gas emissions and build energy efficiencies, including but not limited to clean ground transportation, across all business sectors of the State to attain a goal of 100 per cent of light duty vehicles powered by renewable energy sources by December 31, 2045, and, for state owned vehicles, by December 31, 2035. -- Amends provisions relating to clean ground transportation goals. Requires the department of transportation, in collaboration with the Hawaii state energy office, to develop strategies to transition all light duty motor vehicles, public and private, in the State to meet the clean ground transportation goal of being 100 per cent powered by renewable sources by December 31, 2045, and the state fleet by December 1, 2035. -- Establishes provisions relating to light duty motor vehicle requirements. Requires the procurement policy for all agencies purchasing or leasing light duty motor vehicles shall be to meet the following clean ground transportation goals 30 per cent of light duty motor vehicles of each fleet shall be powered by renewable sources by December 31, 2025; 60 per cent of light duty motor vehicles of each fleet shall be powered by renewable sources by December 31, 2030; and 100 per cent of light duty motor vehicles of each fleet shall be powered by renewable sources by December 31, 2035. Prohibits vehicles to be larger than necessary for their intended functions. -- Amends provisions relating to state support for achieving alternate fuels standards by amending the title to add and clean ground transportation goals. Requires the State to support the attainment of the clean ground transportation goals. -- HB2699 HD2

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to GVO/ EET/ TRS/ then WAM

HB2701 HD1 (HSCR 558-20)

## RELATING TO THE ENVIRONMENT.

Introduced by: Lowen N, Saiki S, Luke S, Nishimoto S, Cullen T, Kobayashi B, Har S, Say C, Mizuno J, Belatti D, Lee C, Takayama G, Eli S, Kitagawa L, Creagan R, Nakashima M, Todd C, Wildberger T, Takumi R, Gates C, Tarnas D, McKelvey A, Hashem M

Amends provisions relating to environmental response revolving fund; uses. Requires expenditures to endeavor to support achieving the 0 emissions clean economy target set forth in the 0 emissions clean economy target -- Amends provisions relating to reporting requirements. Requires the report to also identify how expenditures of the environmental response revolving fund support achieving the 0 emissions clean economy target set forth in the 0 emissions clean economy target and increase the State's resilience to the impacts of climate change. -- Amends provisions relating to agricultural development and food security special fund; establishment. Requires the report to also identify how expenditures of the environmental response revolving fund support achieving the 0 emissions clean economy target and increase the State's resilience to the impacts of climate change. -- Amends provisions relating to agricultural development and food security special fund; establishment. Requires the report to also include the spending plan of the agricultural development and food security special fund, including an analysis of how the spending plan will support achieving the 0 emissions clean economy target and will increase the resilience of the State's food systems to the impacts of climate change. -- HB2701 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to AEN/ WTL/ then WAM

HB2703 HD2 (HSCR 534-20)

# RELATING TO PREVENTING SCHOOL VIOLENCE.

Introduced by: Yamane R, Tarnas D, Cullen T, Har S, Say C, Aquino H, Quinlan S,

LRB Systems March 5, 2020

DeCoite L, Tokioka J, Todd C

Establishes within the Hawaii state fusion center of the office of homeland security, a pilot program to establish interdisciplinary school level threat assessment teams at the elementary, intermediate, middle, and high school level as well as the college or university level; and a larger scale interdisciplinary threat assessment team to which the school level teams may refer cases. Establishes that the pilot program will provide training for the general public, including students, school personnel, and the community, regarding the prevention of targeted school violence as well as the general concepts of threat assessment and intervention; and more advanced training for members of threat assessment teams. Provides that operation of the threat assessment teams will establish procedures for reporting, immediate response, threat assessment, threat management and monitoring, after action reports, and statewide recordkeeping; to establish protocols for sharing information across agencies; pursuant to established procedures and protocols; and collect data on school violence, threats, responses to threats, and operation of threat assessment teams, and the resolution of cases; and disseminate information on copycat threats, trends, and analyses to the appropriate state and county agencies. Report to the legislature. Appropriation without regard to civil service to include 4 full time equivalent (4.0 FTE) positions, 3 full time equivalent (3.0 FTE) analysts, 1 full time equivalent (1.0 FTE) program manager. (\$\$) -- HB2703 HD2 Feb=28 20 Introduction/Passed First Reading - Senate **Current Status:** 

Mar=03 20 Multiple Referral to EDU then WAM/ JDC/

HB2707 HD2 (HSCR 578-20)

## RELATING TO MENTAL HEALTH.

Introduced by: San Buenaventura C, Belatti D, Nakamura N, Kobayashi B, Saiki S, Nakashima M, Nishimoto S, Yamashita K, Mizuno J, Lowen N, Matayoshi S, Kitagawa L, Eli S, Ohno T, Har S, Brower T, DeCoite L, Tarnas D, Say C, Cabanilla Arakawa R, Woodson J, Morikawa D, Lee C, Johanson A, Luke S, Wildberger T, Takayama G, Cullen T, Todd C, Takumi R, Ichiyama L, Yamane R, Hashem M, Kobayashi D

Establishes provisions relating to behavioral health social worker scholarship program: service commitment. Establishes the behavioral health social worker scholarship program to be administered by the university of Hawaii. Provides that the program shall assist students with school tuition in return for a service commitment of 5 years with the department of human services, department of health, department of public safety, judiciary, or contracted service providers for services in the areas of psychiatric and mental health, or other behavioral health social work. Provides that the program shall cover the cost of tuition and fees for a complete course of study that qualifies an individual for licensure under social workers law; provided that a recipient who fails to maintain satisfactory academic progress shall be terminated from the program and shall be required to repay the portion of the scholarship already dispensed on the recipient's behalf. Provides that the recipients shall be required to complete 5 years of service with the department of human services. Provides that if the recipient fails to complete the required 5 year service commitment, the recipient shall reimburse the university for the full amount of the award received from the program. Requires the university in collaboration with the department of human services, to establish necessary policies and procedures to implement and sustain the program, including application procedures, eligibility requirements, and standards to determine which applicants are awarded scholarships. Requires the department to adopt rules for the purposes of the 5 year service commitment component of the program, including policies and procedures to implement and sustain the 5 year service commitment and terms and conditions of employment. Appropriation. (\$\$) -- HB2707 HD2

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to HMS/ HRE/ then WAM

HB2708 HD1 (HSCR 500-20)

## RELATING TO TAXATION.

Introduced by: San Buenaventura C, Johanson A, Mizuno J, Nakashima M, Saiki S, Nishimoto S, Kobayashi B, Belatti D, Nakamura N, Lowen N, Morikawa D, Lee C, Luke S, Wildberger T, Takayama G, Cullen T, Todd C, Takumi R, Ichiyama L, Yamane R, Hashem M, Kobayashi D, Matayoshi S, Kitagawa L, Eli S, Ohno T, Har S, DeCoite L, Tarnas D, Say C, Cabanilla Arakawa R

Amends provisions relating to withholding of tax on wages. Requires the department of taxation to authorize any qualifying individual taxpayer to elect to reduce the amount of tax withheld from the taxpayer's wages for each withholding period, by an amount equal to the prospective amount of the earned income tax credit that the taxpayer would

otherwise be entitled to claim, divided by the number of withholding periods for the applicable taxable year. -- HB2708 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM

HB2709 HD2 (FLOOR AMENDMENT 1)

## RELATING TO THE UNIFORM PROBATE CODE.

Introduced by: San Buenaventura C, Mizuno J, Kobayashi B, Nishimoto S, Saiki S, Belatti D, Nakamura N, Nakashima M, Yamashita K, Lowen N, Morikawa D, Lee C, Onishi R, Johanson A, Luke S, Wildberger T, Takayama G, Todd C, Takumi R, Ichiyama L, Matayoshi S, Kitagawa L, Ohno T, DeCoite L, Tarnas D, Say C, Cabanilla Arakawa R, Woodson J

Establishes provisions relating to firearms; notification; transfer or disposal. Requires a personal representative to notify the police department of the appropriate county of any and all firearms in an estate. Prohibits an estate to close unless the police department of the appropriate county certifies that all registered firearms in the estate and other firearms of which the police department has been notified are properly transferred or disposed of in accordance with the law. -- HB2709 HD2

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to PSM then JDC

HB2715 HD1 (HSCR 220-20)

## RELATING TO RESEARCH AND TECHNOLOGY GRANTS.

Introduced by: McKelvey A, Woodson J

Establishes provisions relating to the research and technology grant program; established. Establishes the program to be developed and administered by the high technology development corporation to provide grants to qualified research and technology companies in Hawaii for eligible projects. Requires the corporation to award program grants only to research and technology companies that have applied for and received US and foreign patents on their technology; have applied for and received federal research contracts; comply with all applicable federal, state, and local laws, rules, ordinances, and policies; agree not to use state funds for entertainment or lobbying activities; allow the development corporation, legislative committees and their staff, and the auditor full access to their records, files, and other related documents and information for purposes of monitoring, measuring the effectiveness of, and ensuring the proper expenditure of the grant; are incorporated under the laws of the State; have been in operation for at least 5 years; and submit a grant application requesting funding for an eligible project. Provides that eligible projects that may receive grants from the research and technology grant program shall foster science, technology, engineering, and mathematics education at the K 12 or university levels; be based on the principles of robotics, engineering, science, or mathematics; and involve the direct participation or input of students at the K 12 or university levels. Requires preference for award of a grant to be given to projects that bring in resources and federal or private funding into the State. Requires each grant to be equal to 50 per cent of the eligible project's costs that were paid in the State during the previous calendar year, or project costs paid in the state after January 1, 2019. Prohibits a research and technology company to receive a grant dollars in any given year and shall not receive more than 1 grant in any given year. Report to the legislature. Exempts grants awarded pursuant to this provision to be subject to grants law, Hawaii public procurement code, and purchases of health and human services law. Allows moneys appropriated for the program to be used to pay for the cost of administering, operating, and marketing the grant program, as determined by the board of directors of the development corporation. Appropriation. (\$\$) -- HB2715 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to TEC then WAM

HB2716 HD1 (HSCR 487-20)

## RELATING TO TAXATION.

Introduced by: McKelvey A, Woodson J

Provides an ocean sciences research income tax credit to each small business equal to the actual cost paid with an investment made into the qualified entity for research and

development in the field of ocean sciences. -- HB2716 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Single Referral to WAM

HB2717 HD1 (HSCR 636-20)

RELATING TO THE ALTERNATIVE ENERGY RESEARCH AND DEVELOPMENT FUND.

Introduced by: McKelvey A

Amends Act 67, session laws of 2018, which establishes a 2 year alternative energy research and development pilot program within the department of business, economic development, and tourism to provide grants to qualified businesses conducting research and development in alternative energy, by extending the sunset date. Appropriation. (\$\$)

-- HB2717 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to EET then WAM

HB2718 HD1 (HSCR 464-20)

## RELATING TO CLIMATE CHANGE MITIGATION AND ADAPTATION.

Introduced by: Belatti D, Ichiyama L, Perruso A, Cachola R, Mizuno J, Todd C, San Buenaventura J, Woodson J, Lowen N, Hashimoto T, McKelvey A, Nishimoto S, Cullen T, Aquino H, Matayoshi S, Kitagawa L, Holt D, Nakamura N, Kobayashi B, Tarnas D, Morikawa D, Johanson A, Lee C, Yamashita K, Onishi R, Wildberger T, Tokioka J, Gates C.

Establishes within the department of health a full time climate change and human health adaptation coordinator to determine future actions guiding the coordination and implementation of adaptation goals, principles, and policies relating to climate change impacts on human health; and to define and implement state goals, objectives, policies, and priority guidelines relating to climate change effects on human health as guiding principles. Requires the climate change and human health adaptation coordinator to facilitate the establishment of plans and policies to adapt to climate change related human health adaptation issues, including but not limited to temperature related death and illness; air quality impacts; extreme weather events; vector borne diseases; water related illness; food safety, nutrition, and distribution; and mental health and well being. Requires the climate change and human health adaptation coordinator to coordinate with the office of planning and other relevant state, county, and private entities to update the Hawaii 2050 sustainability plan regarding climate change and human health adaptation. Further requires the climate change and human health adaptation coordinator to be equivalent to a program specialist VI and is to be selected by the director of health or the director's designee. Appropriation for the establishment of 1 full time equivalent (1.0 FTE) permanent climate change and human health adaptation coordinator position and other operating expenses. (\$\$) -- HB2718 HD1

Current Status:

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to CPH/ AEN/ then WAM

HB2722 HD1 (HSCR 619-20)

## RELATING TO ELECTRIC VEHICLES.

Introduced by: Yamashita K, Hashimoto T, Hashem M, McKelvey A, Woodson J Amends provisions relating to parking spaces reserved for electric vehicles; penalties. Allows each county to adopt ordinances to enforce the requirements of designation of parking spaces for electric vehicles; charging system law, including through the establishment of penalties for failure to comply with its requirements to make reasonable efforts to maintain electric vehicle charging stations in working order. -- Amends provisions relating to parking spaces reserved for electric vehicles; penalties. Allows a law enforcement officer to access the property of a private entity to enforce the provisions of this law and a commissioned volunteer enforcement officer may access the property of a private entity to enforce the provisions of this law; provided that the private entity's parking lot contains a parking space required by designation of parking spaces for electric vehicles law. -- HB2722 HD1

**Current Status:** 

Mar=03 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to TRS then JDC/ WAM/

HB2725 HD1 (HSCR 787-20)

## RELATING TO CAPITAL IMPROVEMENT PROJECTS.

Introduced by: Yamashita K

Supplemental Improvements Act of 2020 (capital improvement projects). Amends Act 40, session laws of 2019, relating to capital improvement projects. (\$\$) -- HB2725 HD1 Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Single Referral to WAM

HB2726 HD1 (HSCR 256-20)

RELATING TO INTOXICATING LIQUOR.

Introduced by: Yamashita K, Cullen T, Luke S

Amends provisions relating to the liquor tax law. Redefines cooler beverage to include spirit beverage cooler containing distilled spirits and added natural or artificial blending material, such as fruit juices, flavors, flavorings, colorings, or preservatives, and that contains less than 7 per cent of alcohol by volume. Provides that the tax rate for small brewers shall be 0.35 dollars per wine gallon on beer other than draft beer. Defines qualified small craft producer pub to mean a small craft producer pub granted a license by the liquor commission. -- HB2726 HD1

Current Status:

Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to CPH then WAM/ JDC/

HB2736 HD1 (HSCR 686-20)

#### RELATING TO FIREARMS AMMUNITION.

Introduced by: Lee C, Mizuno J, Creagan R, Lowen N, Onishi R, Nakamura N, Wildberger T

Establishes provisions relating to ammunition purchase; proof of registration; exception. Prohibits a person to sell ammunition or shell casings for any firearm unless the purchaser 1st demonstrates that the purchaser is the registered owner of the firearm for which the ammunition or shell casings are to be purchased, or has been designated by the registered owner as an alternate for ammunition purchases on the registration. Presentation to the seller of the registration issued together with government issued photographic identification, such as a driver's license, a civil identification card isssued by motor vehicle, a military identification card, or a US passport, shall be sufficient to demonstrate that the purchaser is the registered owner of the firearm for which the ammunition is to be purchased. For on line purchases, a scanned copy of the registration and identification shall be sufficient for compliance with this provision. For the purposes of this provision, the departments responsible for administering firearm registrations may provide duplicates of the registration document, or may provide the same information in a format to be determined by said departments. Makes violation a petty misdemeanor. Amends provisions relating to registration, mandatory, exceptions. Requires the registration form to also include a place for the registrant to designate an alternate person authorized to purchase ammunition. Amends provisions relating to license to sell and manufacture firearms and ammunition; fee. Requires any person desiring to engage in the business to sell and manufacture firearms or ammunition for any firearms for sale in the State either at wholesale or retail, to annually file an application for a license therefor with the director of finance of each county of the State. Establishes fine and penalties. -- HB2736 HD1

**Current Status:** 

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to PSM then JDC

HB2737 HD1 (HSCR 592-20)

## RELATING TO FIREWORKS.

Introduced by: Lee C, Mizuno J, Takayama G, Lowen N, Wildberger T, Creagan R, Johanson A, Kitagawa L, Nakamura N, Hashimoto T

Amends provisions relating to permits under the fireworks law. Increases permit fee for aerial devices, display fireworks, or articles pyrotechnic from 110 dollars to 150 dollars. Amends provisions relating to permits to acquire. Requires that each aerial device, display firework, or article pyrotechnic having a total weight of 25 pounds or less that is imported in violation of this provision is to constitute a separate violation. Makes it a class C felony. Establishes fine. -- HB2737 HD1

**Current Status:** 

Feb=28 20 Introduction/Passed First Reading - Senate Mar=03 20 Multiple Referral to PSM then JDC/ WAM/

HB2738 HD1 (HSCR 317-20)

## RELATING TO CAMPAIGN FINANCE.

Introduced by: Lee C, Morikawa D, Nakashima M, Belatti D, Johanson A, San Buenaventura J, Mizuno J, Kitagawa L, McKelvey A, Thielen C, Yamashita K, Takayama G, Creagan R, Lowen N, Nakamura N, Wildberger T

Amends provisions relating to contributions by foreign national or foreign corporation prohibited by changing it to contributions and expenditures by a foreign national or foreign corporation; prohibited. Prohibits independent expenditures to be made by a foreign national or foreign corporation. Allows a foreign corporation to make a contribution to or an expenditure on behalf of a candidate, candidate committee, or noncandidate committee if no foreign national or foreign corporation participated in the

foreign corporation's election related activities, including decisions concerning contributions, expenditures, or the administration of a candidate committee or noncandidate committee; or the funds from which the foreign corporation made the contribution or expenditure are domestically derived. Requires every corporation that contributes to or makes an expenditure on behalf of a candidate, candidate committee, or noncandidate committee to, within 7 business days after making such contribution or expenditure, file with the chief election officer a statement of certification signed by the corporation's chief executive officer, under penalty of perjury, avowing that, after due inquiry, the corporation was not a foreign corporation on the date the expenditure or contribution was made; or a foreign corporation on the date the expenditure or contribution was made, but that no foreign national or foreign corporation participated in the corporation's election related activities, including decisions concerning contributions, expenditures, or the administration of a candidate committee or noncandidate committee; or the funds from which the foreign corporation made the contribution or expenditure were domestically derived. Requires every corporation that makes an independent expenditure to, within 7 business days after making the independent expenditure file with the chief election officer a statement of certification signed by the corporation's chief executive officer, under penalty of perjury, avowing that, after due inquiry, the corporation was not a foreign corporation on the date the independent expenditure was made. --Amends provisions relating to identification of certain top contributors to noncandidate committees making only independent expenditures. Requires a noncandidate committee to obtain a statement of certification from each top contributor required to be listed in an advertisement pursuant to this provision avowing under penalty of perjury that after due inquiry none of the funds contributed by the top contributor were derived from a foreign corporation; provided that if a noncandidate committee does not receive a statement of certification from a top contributor, the advertisement shall include the statement that some of the funds used to pay for the message may have been provided by foreign corporations. Requires a noncandidate committee to be entitled to rely on a statement of certification provided by a top contributor, unless the noncandidate committee has actual knowledge that the statement of certification is false. -- HB2738 HD1

Current Status: Mar=03 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to JDC then WAM

HB2739 HD2 (HSCR 975-20)

## RELATING TO THE KA IWI COAST.

Introduced by: Lee C, Ward G, Saiki S, Yamane R, Nakashima M, Lowen N, Kobayashi B, Morikawa D, San Buenaventura J, Wildberger T, Brower T, Onishi R, Woodson J, Johanson A, Nakamura N, Luke S

Requires the lands spanning Wawamalu to Makapuu, identified by tax map key numbers; a portion of 1-3-9-10-3; a portion of 1-3-9-10-2; 1-3-9-10-2; and 1-3-9-15-20, to be transferred to the department of land and natural resources. Provides that these lands, and those adjacent to it that are owned by the State of Hawaii, including the lands identified by tax map key numbers; 1-3-9-11-2; and 1-3-9-11-7, are designated as a state park under the name Ka lwi coast state park, and to be administered by the department; provided that this section shall not apply to lands to which the State of Hawaii has a property interest, identified by tax map key numbers; 1-3-9-015-1; 1-3-9-15-19; and 1-4-10-14-2. Requires all land within or added to the Ka lwi coast state park to be designated conservation land and any land of differing designation shall have its designation automatically changed to conservation. Requires land in the Ka lwi coast state park, in perpetuity, be preserved primarily in its wild and natural state. Establishes the following positions within the department of land and natural resources 1 full time equivalent (1.0 FTE) park caretaker III; and 1 full time equivalent (1.0 FTE) interpretive specialist. Appropriation. (\$\$) -- HB2739 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to WTL then WAM

HB2740 HD2 (HSCR 1013-20)

## RELATING TO PUBLIC SCHOOLS.

Introduced by: Lee C, Woodson J, Creagan R, Lowen N, Johanson A, Kitagawa L, Nakamura N, Hashimoto T, Wildberger T, Gates C

Amends provisions relating to sustainable schools initiative. Adds that the goals of the department of education shall be to establish to include become net 0 with respect to food waste by safely sharing excess food with those who need it and utilizing all other food waste from public school facilities to create compost at public school campuses, by January 1, 2035; locally sourcing 60 per cent of all animal proteins and 60 per cent of all

produce purchased for meals offered in public schools, by January 1, 2035; and is encouraged to engage students and incorporate the sustainable schools initiative elements into curriculum as appropriate. Requires the department to develop procedures, guidelines, and standards for each public school to safely share excess food with those who need it and create and facilitate their own on site campus composting program for all other food waste. Requires each on site campus composting program shall utilize all applicable food waste and other organic material from the school's cafeteria and other home brought food waste to the maximum extent practicable. Requires the department to ensure that each public school is on track to becoming net 0 with respect to food waste. Allows the department to work with the department of health on procedures for the sharing of excess food, on site campus composting program, and food waste mitigation. -- HB2740 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to EDU then WAM

HB2744 HD1 (HSCR 685-20)

## RELATING TO GUN VIOLENCE PREVENTION.

Introduced by: Lee C, Takayama G, Creagan R, Lowen N, Onishi R, Johanson A, Kitagawa L, Hashimoto T, Wildberger T, Gates C

Establishes the gun violence and violent crimes commission law. Establishes the gun violence and violent crimes commission within the department of the attorney general. Allows the chair of the gun violence and violent crimes commission to request the participation or input of experts in gun violence and violent crimes; county, state, and federal officials; members of the public; and other persons as necessary. Establishes provisions relating to gun violence and violent crimes commission; powers and duties. Provides that the purpose of the gun violence and violent crimes commission is to address gun violence and violent crimes in Hawaii. Requires the gun violence and violent crimes commission to provide coordination, facilitation, and planning among state and county agencies, federal agencies, and other partners as appropriate to carry out its purpose. Requires the gun violence and violent crimes commission to endeavor to identify relevant data that may be used to reduce gun violence and violent crimes; identify areas in which relevant data is not available; maximize the sharing between the agencies represented on the commission and other appropriate stakeholders of data relevant to reducing gun violence and violent crimes; and coordinate and conduct research on gun violence and violent crimes. Allows the gun violence and violent crimes commission to work with and engage stakeholders for the purposes of this law. Report to the legislature. Exempts the gun violence and violent crimes commission from the public agency meetings and records law. -- Establishes provisions relating to manufacturing, purchasing, or obtaining firearm parts to assemble a firearm having no serial number; penalty. Prohibits a person who is not licensed to manufacture a firearm, or who is not a dealer licensed by the US Department of Justice, to for the purpose of assembling a firearm, purchase, produce with a 3 dimensional printer, or otherwise obtain separately. or as part of a kit a firearm receiver that is not imprinted with a serial number registered with a federally licensed manufacturer; a firearm receiver that has not been provided a serial number that may be registered in accordance with provisions relating to registration, mandatory, exceptions; or any combination of parts from which a firearm having no serial number may be readily assembled; provided that the parts do not have the capacity to function as a firearm unless assembled. Makes it a class C felony. --Amends provisions relating to definitions under firearms, ammunition, and dangerous weapons law. Defines ghost gun to mean a firearm that is assembled without a serial number or other identification marking. -- Amends provisions relating to regulation, mandatory exemptions. Requires every resident or person arriving in the State who brings or by any other manner causes to be brought into the State a firearm of any description, whether usable or unusable, serviceable or unserviceable, modern or antique, shall register the firearm within 5 days after arrival of the person or of the firearm, whichever arrives later, with the chief of police of the county of the person's place of business or, if there is no place of business, the person's residence or, if there is neither a place of business nor residence, the person's place of sojourn. Requires any person attempting to register a firearm, a firearm receiver, or the parts used to assemble a firearm, and who is found to be disqualified from ownership, possession, or control of firearms or ammunition to surrender or dispose of all firearms and ammunition. Requires that if the firearm has been assembled from separate parts and an unfinished firearm receiver, the entity that registered the firearm receiver shall be recorded in the space provided for the name of the manufacturer and importer, and the phrase "assembled from parts" shall be recorded in the space provided for model. If the firearm has been

assembled from parts created using a 3 dimensional printer, the entity that registered the firearm receiver shall be recorded in the space provided for the name of the manufacturer and importer, and the phrase 3 D printer shall be recorded in the space provided for model. If the firearm has no serial number, the registration number shall be entered in the space provided for the serial number, and the registration number shall be engraved upon the receiver portion of the firearm before registration. On firearms assembled from parts created using a 3 dimensional printer, the serial number shall be engraved on stainless steel and permanently embedded to the firearm receiver during fabrication or construction. Requires an authorized dealer, or a dealer licensed by the US Department of Justice, who brings, assembles, or causes to be brought into the State by any other means, separate parts and an unfinished firearm receiver that when assembled create a firearm, or parts created by a 3 dimensional printer which when assembled create a firearm, is to register the unfinished firearm receiver and receive a serial number before the assembly of the firearm or the sale or transfer of unassembled firearm parts or a receiver to a 3rd party. Requires any sale or transfer of unfinished firearm receivers by an authorized dealer to a 3rd party to be conducted as if they were fully assembled firearms with a serial number engraved on the firearm receiver and in accordance with the firearms permitting process. All other firearms and firearm receivers registered under this provision shall be physically inspected by the respective county chief of police or the chief's representative at the time of registration. -- HB2744 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to PSM then JDC

HB2747 HD3 (HSCR 976-20)

PROPOSING AN AMENDMENT TO ARTICLE XVI, SECTION 2, OF THE HAWAII STATE CONSTITUTION, TO AUTHORIZE THE LEGISLATURE TO REQUIRE THE FORFEITURE OR REDUCTION OF PENSION BENEFITS OF A MEMBER, FORMER MEMBER, OR RETIRANT OF THE EMPLOYEES' RETIREMENT SYSTEM WHO IS CONVICTED OF A FELONY RELATED TO THE MEMBER'S, FORMER MEMBER'S, OR RETIRANT'S EMPLOYMENT WITH THE STATE OR ANY POLITICAL SUBDIVISION THEREOF.

Introduced by: Lee C, Johanson A, Nakashima M, Wildberger T, Mizuno J

Proposes to amend the constitution. Requires membership in any employees' retirement system of the State or any political subdivision thereof to be a contractual relationship, the accrued benefits of which shall not be diminished or impaired; provided that the legislature may enact laws to require the forfeiture or reduction of benefits of any member, former member, or retirant of the employees' retirement system who is convicted of a felony related to the member's, former member's, or retirant's employment with the State or any political subdivision thereof. -- HB2747 HD3

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to JDC then WAM

HB2750 HD2 (HSCR 987-20)

## RELATING TO MONETARY OBLIGATIONS.

Introduced by: Gates C, Quinlan S, Holt D, Mizuno J, Tarnas D, Kobayashi D, Takayama G, Todd C, Morikawa D, Lowen N, Yamashita K, San Buenaventura J, Lee C, Nishimoto S. Onishi R

Amends provisions relating to general provision governing the issuance of licenses. Prohibits this provision to apply to outstanding and delinquent payments pursuant to adjudication of traffic infractions. Prohibits a district court judge sitting in the traffic division and hearing cases pursuant to this provision to order the director of finance to withhold issuing or renewing the driver's license, or registering, renewing the registration of, or issuing the title to a motor vehicle, of any person who has not paid a monetary assessment, has not performed community service in lieu thereof, or has not otherwise satisfied a judgment for the State entered pursuant to this law. -- Repeals provisions relating to driving after license suspended or denied for noncompliance with an order of support; penalties and restriction on driver's license and motor vehicle registration. -- HB2750 HD2

Current Status: Mar=05 20 Introduction/Passed First Reading - Senate

Mar=05 20 Multiple Referral to TRS then JDC

HB2751 HD1 (HSCR 642-20)

# RELATING TO FINANCIAL HARDSHIP.

Introduced by: Gates C, Holt D, Eli S, Lowen N, Takayama G, San Buenaventura J, Matayoshi S, Nakamura N, Mizuno J, Kitagawa L, Hashimoto T, Woodson J, Todd C,

Nakashima M, Morikawa D, Tarnas D, Quinlan S, Kobayashi D, Lee C, Onishi R Amends provisions relating to general provision governing the issuance of licenses. Allows the district court to approve the issuance or renewal of a driver's license or instruction permit other than a commercial driver's license if the applicant or a member of the applicant's immediate family requires medical treatment on a regular basis and the applicant must drive in order for the treatment to be obtained; provided further that the applicant is able to present, at a minimum, a statement signed by a licensed physician or advanced practice registered nurse that indicates that the applicant or a member of the applicant's immediate family requires medical treatment on a regular basis; the applicant must drive for necessary travel to transport a minor dependent in the applicant's immediate family to and from an institution of primary or secondary education; provided further that the chief administrative officer or principal of the educational institution certifies in writing that the minor dependent is enrolled in the educational institution and no form of public transportation or school bus is available between the applicant's place of residence and the educational institution; or the applicant is enrolled in a class, course. or training program and must drive to and from the class or course at an accredited school, college, or university or a state approved institution of vocational or technical training; provided further that the applicant is able to present credible proof of enrollment in the class, course, or training program. -- Amends provisions relating to penalty. Requires any person cited under this provision to be given an opportunity to demonstrate that the person's nonpayment or inability to pay is not wilful. The judge shall make an individualized assessment of the person's ability to pay based on the totality of the circumstances, including but not limited to the person's disposable income, financial obligations, and liquid assets. If the judge determines that the person's nonpayment or inability to pay is not wilful, the judge shall enter an order that allows the person additional time for payment, reduces the amount of each installment, or revokes the fee or fine, or unpaid portion thereof, in whole or in part. -- Establishes provisions relating to registration; fee; taxes. Allows any person to request a biannual registration installment fee schedule for the person's motor vehicle registration. Requires the annual taxes and fees levied to be prorated and paid at the time of each biannual installment for motor vehicle registration. -- Establishes provisions relating to biannual registration. Allows a person to pay for the person's motor vehicle vehicle's registration fee on a biannual basis. Allows the director of finance to elect to issue to a person registering a vehicle pursuant to this position certificates of registration and corresponding tags or emblems of 6 months in duration to ensure timely installment payments from the registrant. -- Amends provisions relating to stored vehicle. Provides that the amount of unpaid tax due shall not exceed 12 months. -- Amends provisions relating to delinquent penalties; seizure and sale for tax. Provides that the unpaid tax due shall not exceed the current tax due plus any unpaid tax due for the immediately preceding year. Provides that the amount of the delinquency penalty shall be a flat rate for 12 months to be established by the county's legislative body. Provides that if a person who has opted to pay a motor vehicle registration fee on a biannual basis fails to timely pay the biannual portion of the tax due, the delinquency penalty shall be 1/2 of the delinquency penalty that would be applied to a person required to register the same motor vehicle on an annual basis. -- HB2751 HD1 **Current Status:** Mar=03 20 Introduction/Passed First Reading - Senate

HB2753 HD1 (HSCR 357-20)

## RELATING TO WORKFORCE DEVELOPMENT.

Introduced by: Gates C, Holt D, Matayoshi S, Eli S, Todd C, Yamashita K, Kitagawa L, Quinlan S, Ohno T, Mizuno J, Hashimoto T, Brower T, McKelvey A, Ichiyama L, Woodson J, Onishi R, Tarnas D, Johanson A, Kobayashi D

Mar=03 20 Multiple Referral to TRS then JDC/ WAM/

Establishes provisions relating to youthbuild program; established. Establishes within the department of labor and industrial relations the youthbuild program to assist non profit or public entities in applying and qualifying for youthbuild program grants from the US department of labor. Requires the department to establish program requirements. Allows the department to award grants to eligible non profit or public entity that have been awarded a federal youthbuild program grant; provided that any department grant awarded shall be used toward meeting the federal 25 per cent matching funds requirement of the US Department of Labor youthbuild program; and may be matched in cash or in kind contributions. Appropriations. (\$\$) -- HB2753 HD1

Current Status: Feb=28 20 Introduction/Passed First Reading - Senate

Mar=03 20 Multiple Referral to LCA then WAM