

CROSSOVER BILLS

(Bills Which Passed Third Reading)

HAWAII STATE LEGISLATURE

REGULAR SESSION OF 2022

SHOWING ACTIONS TAKEN AS OF

March 10, 2022

Prepared by the:



LEGISLATIVE REFERENCE BUREAU SYSTEMS OFFICE

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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 10, 2022. 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 10, 2022.

Charlotte Carter-Yamauchi
Director
Legislative Reference Bureau

March 2022

SENATE BILLS WHICH PASSED THIRD READING

SB0001 SD2 (SSCR 808)

RELATING TO HOUSING.

Introduced by: Chang S, Baker R, Fevella K, Gabbard M, Keohokalole J, Rhoads K, Taniguchi B

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 land in 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, in the interest of revenue neutrality, recoup all expenses through the sales of the leasehold interest of ALOHA homes and other revenue sources, including the leasing of commercial space. -- 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 definition 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. -- 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. Appropriation into and out of the ALOHA homes revolving fund. Appropriation to the department of business, economic development, and tourism to fund 1 full time equivalent (1.0 FTE) program manager position, 1 full time equivalent (1.0 FTE) compliance specialist position, and 1 full time equivalent (1.0 FTE) fiscal clerk position within the Hawaii housing finance and development corporation for the ALOHA homes program. (\$\$) -- SB0001 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House

Mar-11 21 Multiple Referral to HSG then WAL then JHA then FIN

SB0002 SD2 HD2 (HSCR 1877)

RELATING TO PUBLIC LANDS.

Introduced by: Chang S

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, 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. -- Amends provisions relating to acquisition, use, and disposition of property. Requires any lands leased to the corporation by any department or agency of the State that is no longer needed for housing, finance, and development pursuant to this law to be returned to the department or agency of the State that leased the lands to the corporation. Requires with regard to

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real property set aside or leased to the corporation that was classed as government or crown lands previous to August 15, 1895, or exchanged for such lands by the corporation for an aggregate period of 99 years, the corporation to give preference to individuals on the waiting list maintained by the department of Hawaiian home lands. -- SB0002 HD2

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)
Apr-13 21 Re Committed to FIN

SB0004 SD2 (SSCR 723)

RELATING TO INCLUSIONARY ZONING.

Introduced by: Chang S, Keohokalole J, Lee C

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 of housing units still owned by original owners and the resale prices of profit realized from resold units. -- SB0004 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then CPC then FIN

SB0007 SD1 HD1 (HSCR 1101)

RELATING TO THE HAWAII HOUSING FINANCE AND DEVELOPMENT CORPORATION.

Introduced by: Chang S, Keohokalole J, Lee C, Misalucha B, Moriwaki S

Establishes provisions relating to right of 1st refusal; development. Requires the Hawaii housing finance and development corporation to have the right of 1st refusal for the development of property for all development on state lands that are within a 1/2 mile radius of a rail transit station, excluding lands and properties owned or operated by the Hawaii public housing authority, department of Hawaiian home lands, or department of land and natural resources; provided that the right of 1st refusal shall be triggered by a transfer of any property interest in lands, including any leasehold interest, that is within a 1/2 mile radius of a rail transit station. Provides that if the corporation does not exercise the right of 1st refusal to the development of property, the respective state department or agency may proceed in developing the property in accordance with applicable law. -- SB0007 HD1

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

SB0012 SD1 (SSCR 857)

RELATING TO HOUSING OBJECTIVES.

Introduced by: Chang S

Amends provisions relating to objectives and policies for socio-cultural advancement--housing. Requires the Hawaii Housing Finance and Development Corporation and the Hawaii Public Housing Authority to accomplish certain housing objectives. -- SB0012 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HSG then FIN

SB0023 SD1 (SSCR 302)

RELATING TO MOTOR VEHICLE RENTAL INDUSTRY.

Introduced by: Chang S

Amends provisions relating to definitions under motor vehicle rental industry law. Repeals definition of vehicle license recovery fees. -- Amends license and registration fees. Allows a lessor to visibly pass on to a lessee the vehicle license and registration fee and weight and taxes, prorated at 1/365th of the annual vehicle license and registration fee and weight taxes actually paid on the particular vehicle being rented for each full or partial 24 hour rental day that the vehicle is rented. -- Repeals section 5 of Act 137, session laws of 2017, relating to the motor vehicle registration industry. -- SB0023 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to TRN then CPC then FIN

SB0025 SD2 (SSCR 836)

RELATING TO MEDICAL CARE FOR MINORS.

Introduced by: Chang S

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

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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. -- Amends provisions relating to definitions; consent valid; providing information; and financial responsibility; counseling under the legal capacity of minor regarding medical care law. Authorizes physician assistants, in addition to physicians and advanced practice registered nurses, to render medical care and services to minors. -- SB0025 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-15 21 Multiple Re referral to HHH then CPC then FIN

SB0029 SD2 (SSCR 402)

PROPOSING AN AMENDMENT TO ARTICLE IX, SECTION 6, OF THE HAWAII STATE CONSTITUTION, TO REQUIRE THE STATE AND ITS POLITICAL SUBDIVISIONS TO PLAN TO PRODUCE ENOUGH HOUSING TO MEET DEMAND IN THEIR MANAGEMENT OF POPULATION GROWTH.

Introduced by: Chang S

Proposes to amend the constitution. Requires the State and its political subdivisions, as provided by general law, to plan and manage the growth of the population to protect and preserve the public health and welfare, which shall include planning for the production of enough housing to meet demand. Provides that in planning and managing population growth, the State and its political subdivisions shall strive to ensure that housing production is sufficient to meet planned demand. -- SB0029 SD2

Current Status: Feb-23 21 Introduction/Passed First Reading - House
Feb-23 21 Multiple Referral to HSG then JHA then FIN

SB0032 SD1 HD1 (HSCR 1034)

RELATING TO INFRASTRUCTURE.

Introduced by: Chang S

Amends provisions relating to State highway not to be disturbed without permit by changing it to State highway not to be disturbed without permit; public utility maintenance; traffic disruption. Requires any public utility seeking a permit under this provision to consider, to the extent possible, the disruption to traffic and transportation as a criterion in planning future maintenance; provided that the public utility shall prioritize maintenance and upkeep to infrastructure in areas with heavy traffic to minimize disruptions to transportation. Requires the director of transportation to coordinate all projects authorized pursuant to this provision to minimize, to the fullest extent possible, traffic congestion caused by a project. -- SB0032 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0035 SD1 (SSCR 119)

RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE.

Introduced by: Chang S, 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 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. -- SB0035 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to CPC then JHA

SB0036 SD2 HD1 (HSCR 1099)

RELATING TO RENTAL DISCRIMINATION.

Introduced by: Chang S, Dela Cruz D, Keohokalole J, Kidani M, Lee C, Rhoads K, San Buenaventura J

Establishes the rental discrimination based on source of income law. Establishes provisions relating to discriminatory practices in a rental transaction based on source of income. Requires that it to be a discriminatory practice for a landlord to indicate in any

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manner used to advertise the availability of a rental property that the landlord will not rent a property to a person participating in a housing assistance program; discourage in any manner a person from seeking to engage in a rental transaction based on the person's participation in a housing assistance program; refuse to engage in a rental transaction with a person because of the person's participation in a housing assistance program or requirements related to participation in a housing assistance program; or require rental conditions that are different from those required for a person not participating in a housing assistance program. Provides that this provision shall not be construed to prohibit a landlord from determining in a commercially reasonable manner the ability of a potential tenant to pay rent by verifying the source and amount of income of the potential tenant' or evaluating the stability, security, and creditworthiness of the person or any source of income of the potential tenant. Establishes provisions relating to remedies. Allows any individual claiming to be aggrieved by an alleged unlawful discriminatory practice by a landlord to bring a civil action in district court within 1 year of the occurrence of the alleged violation for appropriate injunctive relief and damages. Provides that in an action brought pursuant to this provision, a district court may issue an injunction to enjoin a violation of this law. Provides that if the court issues an injunction, the court may also award damages not to exceed 2,500 dollars to the person bringing in the action, and reasonable attorney's fees and costs incurred in the civil action. (COVID-19, COVID 19, coronavirus) -- SB0036 HD1

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

SB0039 SD2 HD1 (HSCR 1377)

RELATING TO HOUSING.

Introduced by: Chang S

Amends provisions relating to applicability; wages, hours, and other requirements. Requires terms of provisions related to exemption from general excise tax prevailing wages to be deemed the prevailing wages serving as the basis of compliance with this law for work on the project when the Hawaii housing finance and development corporation has approved and certified a qualified person or firm involved with a newly constructed, or moderately or substantially rehabilitated project under provisions related to exemption from general excise taxes; the qualified person or firm has entered into a contract with a general contractor or subcontractors whose workforce is subject to either conditions as specified; and the qualified person or firm has received no other direct or indirect financing for the construction project from the Hawaii housing finance and development corporation. Provides that a project for which provision relating to exemption from general excise taxes, prevailing wages have been deemed the prevailing wages may receive a waiver of real property taxes, permitting fees, water and sewer development fees, and other development fees from a county. -- Amends provisions relating to exemption from general excise tax. Allows that in accordance with provisions relating to exemptions for certified or approval housing projects, the corporation to approve and certify for exemption from general excise taxes any qualified person or firm involved with a newly constructed or a moderately or substantially rehabilitated project that is as specified. -- SB0039 HD1

Current Status: Apr-15 21 Senate Disagrees to House amendments
Apr-15 21 Conference Committee: Senate Members: Chang S,
Moriwaki S -- Kanuha D

SB0040 SD2 (SSCR 736)

RELATING TO HOUSING.

Introduced by: Chang 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, the housing project shall, in perpetuity, shall not require income restrictions and provide that the proposed housing project is built only for qualified residents who will be owner occupants of the units; and own no other real property. -- SB0040 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HSG then CPC then FIN

SB0056 SD1 (SSCR 764)

RELATING TO REVENUE GENERATION.

Introduced by: Chang S

Amends provisions relating to income tax rates by changing the tax brackets beginning after December 31, 2020, but before January 1, 2028. -- Amends provisions relating to tax imposed on individuals; rates. Increases the tax on capital gains. -- Amends provisions relating to tax on corporations; rates; credit of shareholder of regulated investment company. Increases the corporate income tax and establishes a single

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corporate income tax rate. -- Establishes provisions relating to temporary suspension of exemption of certain amounts; levy of tax. Requires the exemption of certain amounts from taxation under the general excise tax law and use tax law to be suspended from July 1, 2021, through June 30, 2023. -- Amends provisions relating to basis and rate of tax. Increases the conveyance taxes for the sale of properties values at 4,000,000 dollars or greater. (COVID-19, COVID 19, coronavirus) -- SB0056 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to ECD then HSG then CPC then FIN

SB0065 SD1 HD1 (HSCR 961)

RELATING TO INTOXICATING LIQUOR.

Introduced by: Baker R, Chang S, English J, Keith-Agaran G, Keohokalole J
Establishes provisions relating to direct shipment of beer and distilled spirits by manufacturers. Allows any person holding a general excise tax license from the department of taxation; and either a class 1, class 14, or class 18 license to manufacture beer or distilled spirits under provisions relating to licenses, classes; or a license to manufacture beer or distilled spirits issued by another state, to pay any applicable fees and obtain a direct beer and distilled spirits shipper permit from the liquor commission of the county in which the beer or distilled spirits is manufactured authorizing the holder to directly ship beer and distilled spirits to persons in any county pursuant to this provision; provided that any person who holds a license to manufacture beer or distilled spirits issued by another state may obtain a direct beer and distilled spirits shipper permit from the liquor commission of any county of the State. Requires the liquor commission in each county to adopt rules and regulations necessary to carry out the intent and purpose of this provision; provided that any rulemaking shall not delay the commencement of the direct shipment of beer and distilled spirits on the effective date of this Act. (COVID-19, COVID 19, coronavirus) -- SB0065 HD1

Current Status: Mar-11 21 Passed Second Reading House as amended (HD1)
Mar-11 21 Referred to CPC

SB0076 SD2 HD1 (HSCR 1225)

RELATING TO EDUCATION.

Introduced by: English J

Amends provisions relating to the department of education; board of education; superintendent of education. Provides that for the position of superintendent, the board shall prioritize candidates that have a minimum of 10 years of employment in the department of education, with at least 5 of those years serving in the position of teacher, principal, or higher; provided further that a desired qualification for a candidate for the position of superintendent shall be a working understanding of Hawaii's tri level systems of educational administration. -- SB0076 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Kidani M
-- Fevella K, Kanuha D
Apr-16 21 Conference Committee: House Members: Woodson J, Cullen T -- Kapela J, Okimoto V, Perruso A

SB0082 SD2 HD2 (HSCR 1506)

RELATING TO GOVERNMENT OPERATION AND POLICY.

Introduced by: English J

Amends provisions relating to selection and terms of members of boards and commissions by changing the title to selection, training, and terms of members of boards and commissions. Provides that upon appointment, each new member shall participate in an orientation and training session with the head of the department or agency that administratively controls or supervises the member's board or commission, or the designee of the head of the department or agency, regarding the mission, roles, responsibilities, laws, programs, and procedures relevant to the work of the board or commission. Provides that at least once per calendar year, all departments and its agencies with boards and commissions, shall update their members on information to supplement their initial training. -- SB0082 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0083 SD1 (SSCR 611)

RELATING TO GOVERNMENT.

Introduced by: English J

Establishes provisions relating to La Ku'oko'a; Hawaiian Recognition Day. Designates November 28 of each year to be known and designated as La Ku'oko'a, Hawaiian Recognition Day. Provides that this day is not and shall not be construed to be a state holiday. -- SB0083 SD1

Current Status: Mar-19 21 Passed Second Reading House

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Mar-19 21 Referred to JHA

SB0086 SD3 (SSCR 945)

RELATING TO HAWAIIAN AFFAIRS.

Introduced by: English J

Establishes provisions relating to medical cannabis dispensaries on Hawaiian home lands. Requires the department of health to issue to the department of Hawaiian home lands 8 dispensary licenses; provided that 2 dispensary licenses shall be issued for the city and county of Honolulu; 3 dispensary licenses shall be issued for the county of Hawaii with 1 for east Hawaii, 1 for north Hawaii, and 1 for west Hawaii; 2 dispensary licenses shall be issued for the county of Maui, 1 for Maui and 1 for Molokai; and 1 dispensary license shall be issued for the county of Kauai. Requires the department of Hawaiian home lands to conduct a study on the feasibility and revenue to be generated by medical cannabis dispensaries on Hawaiian home lands; limited gaming, in the form of a single gaming facility on Hawaiian home lands designated for commercial use; and other potential revenue generating options on Hawaiian home lands, to address historic funding shortfalls exacerbated by the economic shutdown from the coronavirus disease 2019 (COVID-19) pandemic. Report to the legislature. (COVID-19, COVID 19, coronavirus) -- SB0086 SD3

Current Status: Mar-11 21 Introduction/Passed First Reading - House

Mar-11 21 Multiple Referral to HHH then JHA then CPC then FIN

SB0091 SD3 (SSCR 2850)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: English J

Amends provisions relating to special and revolving funds; annual report; expenditures in excess of appropriations. Requires the report to contain the following information for each special fund; salaries; maintenance of buildings and grounds; utilities; general office expenses; implementation of information technology policies; and transfers into and out of the special funds. -- Amends provisions relating to Hawaii cancer research special fund. Requires the university of Hawaii shall submit an annual report to the legislature no later than twenty days prior to the convening of each regular session. Requires the reports shall include salaries; maintenance of buildings and grounds; utilities; general office expenses; implementation of information technology policies; and transfers into and out of the fund. -- SB0091 SD3

Current Status: Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to HET then FIN

SB0112 SD2 (SSCR 755)

RELATING TO TRANSPORTATION.

Introduced by: English J

Establishes provisions relating to dangerous flying a misdemeanor; penalty. Requires any aeronaut or passenger who, while in flight over a thickly inhabited area or over a public gathering within the State, engages in trick or acrobatic flying, or in any acrobatic feat, or engages in or facilitates flying without a valid pilot license, or flies, except while in landing or taking off, at such a low level as to endanger the persons on the surface beneath, or drops any object except loose water or loose sand ballast, or paper handbills, to be guilty of a misdemeanor and punishable by a fine of not more than 1,000 dollars, or imprisonment for not more than 1 year, or both. Defines pilot license to mean a certification or student certification issued or recognized by the Federal Aviation Authority under title 14 Code of Federal Regulations part 61. -- SB0112 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House

Mar-11 21 Multiple Referral to TRN then JHA then CPC

SB0132 SD2 HD1 (HSCR 1009)

RELATING TO WATER POLLUTION.

Introduced by: Kanuha D, Gabbard M

Amends provisions relating to sale and distribution of sunscreen containing oxybenzone or, octinoxate or both; prohibition by changing it to sale and distribution of sunscreen containing oxybenzone, octinoxate, avobenzone, or octocrylene prohibition. Adds that prohibits the sell, offer for sale, or distribute for sale in the State any sunscreen that contains avobenzone or octocrylene without a prescription issued by a licensed healthcare provider. Provides that no county shall enact any ordinance or regulatory restrictions to prohibit the sale, use, labeling, packaging, handling, distribution, or advertisement of sunscreen containing avobenzone or octocrylene, beginning January 1, 2023. -- SB0132 HD1

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)

Mar-18 21 Referred to CPC

SB0134 SD1 HD1 (HSCR 999)

RELATING TO EMERGENCY POWERS.

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Introduced by: Kanuha D, Keith-Agaran G

Establishes provisions relating to suspension of certain record requests; prohibited. Prohibits the governor or the mayor, through any proclamation or declaration of emergency or any rule or order adopted pursuant to this law, to suspend requests for public records pursuant to disclosure of records or sharing of vital statistics records with department of health program employees for approved research purposes. -- Amends provisions relating to additional powers in an emergency period. Allows the governor to exercise the following additional powers pertaining to emergency management during the emergency period, except as provided in emergency management provision, to suspend any law that impedes or tends to impede or be detrimental to the expeditious and efficient execution of, or to conflict with, emergency functions, including laws which by this chapter specifically are made applicable to emergency personnel. -- SB0134 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Keohokalole J, Rhoads K -- Fevella K
Apr-16 21 Conference Committee: House Members: Ichiyama L, Nakashima M, Eli S -- LoPresti M, Ward G

SB0135 SD2 HD1 (HSCR 1018)

RELATING TO TELECOMMUNICATION.

Introduced by: Kanuha D, Gabbard M, Keith-Agaran G, Lee C

Requires the office of enterprise technology services to establish a working group to conduct a study to identify state office buildings that are able to provide equitable telecommunication access to allow residents of the counties of Hawaii, Kauai, and Maui, and residents of rural areas in the city and county of Honolulu, including residents with disabilities, to participate remotely in legislative hearings. Report to the legislature. Requires the working group to be dissolved on June 30, 2022. -- SB0135 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0136 SD1 (SSCR 859)

RELATING TO THE SCHOOL FACILITIES AGENCY.

Introduced by: Kanuha D, Keith-Agaran G, Lee C

Requires the department of education school facilities agency to adopt and publish its administrative rules in accordance with administrative procedure law, as necessary to implement Act 72, Session Laws of 2020, by July 1, 2021. Requires the office of the governor to submit a report regarding the process by which the department of education purchases land and executes capital improvement project contracts through the school facilities agency to the legislature. Report to the legislature. -- SB0136 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then FIN

SB0137 SD2 (SSCR 860)

RELATING TO LAND USE.

Introduced by: Kanuha D, Keith-Agaran G

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 not 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 not 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; provided that the soil is classified by the land study bureau's detailed land classification as overall (master) productivity rating class C or lesser; and lands less than 15 acres in the agricultural district that are not designated as 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. 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 but not more than 25 acres. -- SB0137 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House

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Mar-11 21 Multiple Referral to WAL/ HSG/ then CPC then FIN

SB0141 SD2 (SSCR 797)

RELATING TO THE STATE BUILDING CODE COUNCIL.

Introduced by: Kanuha D, Chang S, Keith-Agaran G, Lee C

Amends provisions relating to the state building code council. Requires the council to be placed within the Hawaii state energy office, rather than the department of accounting and general services, for administrative purposes only. -- SB0141 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House

Mar-11 21 Multiple Referral to EEP then CPC then FIN

SB0142 SD2 HD1 (HSCR 1378)

RELATING TO HOUSING DEVELOPMENT.

Introduced by: Kanuha D, Chang S

Amends provisions relating to applicability and exemptions under school impact fees. Exempts from 100 per cent of the fees established pursuant to this provision; certain affordable housing units, additions to existing dwelling units, accessory dwelling units, ohana dwelling units, affordable housing units in projects or property developed by the Hawaii public housing authority, and affordable housing units in projects assisted by the Hawaii housing finance and development corporation. -- SB0142 HD1

Current Status: Apr=15 21 Senate Disagrees to House amendments

Apr=15 21 Conference Committee: Senate Members: Chang S, Moriwaki S -- Fevella K

SB0144 SD2 HD1 (HSCR 1226)

RELATING TO A SCHOOL SUPPLY SUBSIDY PILOT PROGRAM.

Introduced by: Kanuha D

Requires the department of education to establish and implement a 1 year school supply subsidy pilot program at Naalehu elementary school. Report to the legislature.

Appropriation (\$\$). Act to be repealed on January 1, 2023 (sunset). -- SB0144 HD1

Current Status: Mar-23 21 Passed Second Reading House as amended (HD1)

Mar-23 21 Referred to FIN

SB0148 SD1 HD1 (HSCR 1406)

RELATING TO TAXATION.

Introduced by: San Buenaventura J, Baker R, Chang S, Kidani M, Rhoads K, Shimabukuro M

Establishes provisions relating to writ of possession; general excise tax license. Provides that as a condition to the issuance of a writ of possession a landlord, lessor, or plaintiff in a summary possession action based on nonpayment of monetary rent shall submit to the issuing court a general excise tax license in good standing. -- SB0148 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)

Mar-25 21 Referred to FIN

SB0152

RELATING TO CHILD PASSENGER RESTRAINTS.

Introduced by: Lee C

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. -- Amends provisions relating to mandatory use of seat belts, when, penalty. Prohibits a person to operate a motor vehicle upon any public highway unless the person is restrained by a seat belt assembly and all passengers in the front or back seat of the motor vehicle are restrained by a seat belt assembly or are restrained pursuant to provisions relating to child passenger restraints if under 10 years of age. -- SB0152

Current Status: Feb-02 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to TRN then FIN

SB0162 SD1 (SSCR 107)

RELATING TO THE LANDLORD-TENANT CODE.

Introduced by: Lee C, Chang S, Keith-Agaran G, Misalucha B, Rhoads K

Amends provisions relating to retaliatory evictions and rent increases prohibited. Provides that any tenant from whom possession has been recovered or who has been

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otherwise involuntarily dispossessed, in violation of this provision and without court order, 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. -- SB0162 SD1
Current Status: Feb-16 21 Introduction/Passed First Reading - House
Feb-17 21 Multiple Referral to CPC then JHA

SB0163 SD1 (SSCR 697)

RELATING TO CHILDHOOD SEXUAL ABUSE.

Introduced by: Lee C, Gabbard M, Keith-Agaran G, Keohokalole J, Misalucha B, Rhoads K

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 if requested by the victim.

-- SB0163 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA then FIN

SB0166 SD1 (SSCR 2827)

RELATING TO CAMPAIGN FINANCE.

Introduced by: Lee C, Chang S, Gabbard M, Ihara L, Inouye L, Keith-Agaran G, Keohokalole J, Kim D, Misalucha B, Rhoads K

Amends provisions relating to contributions by foreign national or foreign corporation prohibited by changing its title to contributions and expenditures by a foreign national or foreign influenced corporation; prohibited. Prohibits contributions or expenditures to be made to or on behalf of a candidate, candidate committee, or noncandidate committee, by a foreign national or foreign-influenced corporation, including a domestic subsidiary of a foreign-influenced corporation, a domestic corporation that is owned by a foreign national, or a local subsidiary where administrative control is retained by the foreign-influenced corporation. Prohibits independent expenditures or electioneering communications to be made by a foreign national or foreign-influenced corporation. Requires every corporation that contributes to or makes an expenditure of more than 1,000 dollars in an election cycle on behalf of a candidate, candidate committee, or noncandidate committee, including an independent expenditure or electioneering communication, to within 7 business days after making the contribution or expenditure file with the campaign spending commission a statement of certification signed by the corporation's chief executive officer avowing under penalty of perjury that, after due inquiry, the corporation was not a foreign-influenced corporation on the date the expenditure, independent expenditure, contribution, or expenditure for an electioneering communication was made. Prohibits a person that receives a contribution or donation from a corporation to use that contribution or donation, directly or indirectly, to make an expenditure, including an independent expenditure or an expenditure for an electioneering communication, on behalf of a candidate, candidate committee, or noncandidate committee, or contribute, donate, transfer, or convey funds from the contribution or donation to another person to make an expenditure, including an independent expenditure or an expenditure for an electioneering communication, on behalf of a candidate, candidate committee, or noncandidate committee, unless the person received from the corporation a copy of the statement of certification described in this provision; the person does not have actual knowledge that the statement of certification is false; the person separately designates, records, and accounts for those funds, and ensures that disbursements for expenditures, including independent expenditures or expenditures for electioneering communications, on behalf of a candidate, candidate committee, or noncandidate committee are only made from funds that comply with this section; and the person's use of the funds is otherwise lawful. -- Amends provisions relating to identification of certain top contributors to noncandidate committees making only independent expenditures. Requires a noncandidate committee to obtain from each top contributor required to be listed in an advertisement pursuant to this provision a statement of certification avowing under penalty of perjury that, after due inquiry, none of the funds contributed by the top contributor were derived from a foreign-influenced corporation. Provides that if a noncandidate committee does not

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receive a statement of certification from a top contributor, then the noncandidate committee shall return the contribution to the top contributor. 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. -- SB0166 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB0167 SD1 HD2 (HSCR 1368)

RELATING TO THE STATE PLAN.

Introduced by: Lee C, Gabbard M, Ihara L, Inouye L, Keith-Agaran G, Keohokalole J, Misalucha B, Moriwaki S

Establishes provisions relating to objectives and policies for facility systems, infrastructure, and transit projects; 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 stormwater 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 life 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, with a priority on the use of Hawaiian plants where feasible; and 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 that provides for a better quality of life 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; promote the increase of urban tree canopy; and prioritize the use of Hawaiian plants where feasible to contribute to Hawaii's historic and cultural heritage, sense of place, biodiversity, and resilience. -- Amends provisions relating to population growth and land resources priority guidelines by changing the title to population growth, land resources, and green infrastructure 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. -- SB0167 HD2

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=16 21 Conference Committee: Senate Members: Gabbard M, Keith-Agaran G -- Lee C

SB0172 SD1 HD1 (HSCR 962)

RELATING TO GRANTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to standards for the award of grants. Provides that in addition, a grant may be made to an organization only if the organization is either incorporated under the laws of the State; or spends at least 90 per cent of its operating budget in the State; and registered with the department of commerce and consumer affairs and in possession of a valid certificate of vendor compliance issued by the State

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that documents the organization's compliance and good standing with the US Internal Revenue Service, department of taxation, department of labor and industrial relations, and department of commerce and consumer affairs. -- SB0172 HD1

Current Status: Mar-11 21 Passed Second Reading House as amended (HD1)
Mar-11 21 Referred to FIN

SB0176 SD1 (SSCR 763)

RELATING TO PUBLIC LANDS.

Introduced by: Kouchi R (BR)

Amends provisions relating to disposition of public lands within industrial park. Requires the leases to be issued by the board of land and natural resources in accordance with this law, including each industrial park lease shall include a rent escalation clause that specifies that increases in rental rates for a 5 year period shall not exceed the lesser of the percentage specified in the Consumer Price Index; or 10 per cent. -- Establishes provisions relating to sale of public lands within industrial park to existing lessees. Allows the board to sell the fee simple interest in each parcel of industrial park land to the lessee of that parcel under an existing lease. Requires revenues generated by the sale of fee simple interests in industrial park lands to be distributed in equal amounts to the general fund and the special land and development fund. Report to the legislature. -- SB0176 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then CPC then JHA then FIN

SB0178 SD2 (SSCR 647)

RELATING TO DRIVING ON BEACHES.

Introduced by: Kouchi R (BR)

Amends provisions relating to state parks special fund. Requires permit fees collected pursuant to Act ____, session laws of 2021 to be deposited into the state parks special fund. Establishes within the state parks special fund, a Polihale state park sub account, into which shall be deposited all proceeds collected from the permit fees charged to drive on the beach in Polihale state park. Requires the department to expend the moneys from the Polihale state park sub account for maintenance and improvements to Polihale state park. -- Establishes within the department of land and natural resources a 2 year beach protection pilot program to protect the beaches in Polihale state park. Prohibits a person to drive a vehicle on the beach in Polihale state park without a permit issued by the department of land and natural resources. Provides that upon the payment of a fee of ____ dollars, the department of land and natural resources shall issue a permit to drive a vehicle on the beach in Polihale state park. Requires the fees paid to the department for permits to drive a vehicle on the beach in Polihale state park to be deposited into the state parks special fund. Report to the legislature. Act to be repealed on June 30, 2023 (sunset). -- SB0178 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then JHA then FIN

SB0179 SD2 HD1 (HSCR 1004)

RELATING TO IRRIGATION.

Introduced by: Kouchi R (BR)

Requires the portions of the east Kauai irrigation system operated and maintained by the east Kauai water users' cooperative before December 15, 2020, to be placed under the operational authority of the department of agriculture until; the board of agriculture adopts rules for irrigation water development and irrigation and water utilization with respect to the east Kauai irrigation system; or until 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. Establishes 1 full-time equivalent (1.0 FTE) irrigation district manager position; 3 full-time equivalent (3.0 FTE) irrigation system worker II positions; and 1 full-time equivalent (1.0 FTE) office assistant position within the department of agriculture's agricultural resource management division. Appropriation (\$\$). Prohibits funds to be expended if the east Kauai irrigation system does not become a state irrigation system under the department of agriculture pursuant to this provision. -- SB0179 HD1

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Gabbard M, English J -- Nishihara C
Apr-16 21 Conference Committee: House Members: Hashem M, Perruso A -- Matsumoto L, Todd C

SB0180 SD1 HD1 (HSCR 1008)

RELATING TO DEPOSIT BEVERAGE CONTAINERS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to risk based selection process; audit. Requires the

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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. -- SB0180 HD1

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)
Mar-18 21 Referred to CPC

SB0191 SD2 HD1 (HSCR 1405)

RELATING TO CONDOMINIUMS.

Introduced by: Rhoads K, Baker R

Establishes provisions relating to incorporation of power of sale language into governing instruments; procedure; effect. Allows an association to vote to adopt power of sale language into the declaration or bylaws of the association pursuant to this provision. Allows power of sale language in substantially the following form to be adopted by the board, after giving notice and an opportunity to be heard to the unit owners; the governing documents of the association shall be deemed to include a power of sale, sufficient in form and substance to enable the foreclosure of the lien of the association; exercise of the power of sale shall be in compliance with and pursuant to the requirements of chapters 514B and 667 of the Hawaii Revised Statutes. -- SB0191 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to JHA

SB0192 SD1 HD1 (HSCR 1057)

RELATING TO PUBLIC ASSISTANCE.

Introduced by: Rhoads K

Establishes provisions relating to general assistance to households upon the governor's declaration of a state of emergency. Provides that upon issuance of a proclamation by the governor declaring a state of emergency in the State, allows the department of human services to administer and provide public assistance during the emergency period to persons who are not otherwise provided for under this law and who are unable to provide sufficient support for themselves or those dependent upon them. Establishes general assistance requirements. Prohibits the allowance for general assistance to exceed the monthly federal supplemental security income benefit payment for this State. (COVID-19, COVID 19, coronavirus) -- SB0192 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0193 SD1 (SSCR 275)

RELATING TO EQUITABLE GENDER REPRESENTATION ON CORPORATE BOARDS.

Introduced by: Rhoads K, Baker R

Establishes provisions relating to boards of publicly held corporations; equitable gender representation. Requires each publicly held domestic corporation whose principal executive office is located within the State to comply with the equitable gender representation requirements specified; report on its compliance to the department of commerce and consumer affairs in the form and substance directed by the department. Requires the department of commerce and consumer affairs to publish a report on its website documenting the number of domestic corporations having a principal executive office located within the State that have at least 1 male or non binary and 1 female or non binary director no later than July 1, 2024; and no later than March 1, 2025, publish annual report as specified. Establishes fine for violations. -- Amends provisions relating

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to filing duty of department director. Adds that requires the department to perform its duties under provisions relating to boards of publicly held corporations; equitable gender representation. -- SB0193 SD1

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to ECD then CPC then FIN

SB0199 SD2 (SSCR 834)

RELATING TO ASSISTED COMMUNITY TREATMENT.

Introduced by: Rhoads K

Establishes provisions relating to appointment of guardian ad litem under mental health, mental illness, drug addiction and alcoholism law. Requires the family court, upon receipt of a petition filed to appoint a guardian ad litem to represent the best interests of the subject throughout the pendency of the proceedings. -- Amends provisions relating to notice. Changes that require notice of the hearing to be served from on the public defender to served on the guardian ad litem appointed for the subject of the petition; and served on the attorney for the subject of the petition, if applicable. Repeals public defender. Provides that the notice shall include that the subject of the petition has been assigned a guardian ad litem to represent the best interests of the subject throughout the proceeding; the name and contact information of the guardian ad litem appointed for the subject of the petition; and that the subject of the petition is entitled to the assistance of an attorney, and that the subject may contact their own attorney. -- Amends provisions relating to hearing and petition. Provides that the subject of the petition is not required to be present at the hearing; provided that the subject has been served with the petition and the appointed guardian ad litem is present to represent the best interests of the subject through the proceedings. Repeals that provide notwithstanding the counsel and other services for indigent criminal defendants law to the contrary, the public defender or other court appointed counsel shall represent the subject upon filing of the petition. -- Amends provisions relating to failure to comply with assisted community treatment. Provides that if specifically authorized by the court order, and treatment that is consistent with accepted medical standards and the family court order, including the written treatment plan submitted pursuant to under provisions relating to hearing on petition. -- Amends provisions relating to petition for additional period treatment; hearing; and provisions relating to hearing for discharge. Adds guardian ad litem appointed. -- Amends provisions relating to right to representation by public defender or other appointed counsel; and provisions relating to appointment of counsel; compensation under counsel and other services for indigent criminal defendants law. Repeals provision that except as provided under provisions relating to hearing on petition. -- SB0199 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA then FIN

SB0204 SD1 (SSCR 124)

RELATING TO AQUATIC RESOURCES.

Introduced by: Rhoads K

Amends provisions relating to aquatic mitigation bank by changing the title to aquatic mitigation banking and aquatic in lieu fee mitigation. Allows the department of land and natural resources to establish and operate aquatic mitigation banks and aquatic in lieu fee mitigation programs for the purpose of restoring, creating, enhancing, preserving, or any combination thereof aquatic habitats or resources where a person is required to provide compensatory mitigation either for prospective damages to aquatic habitats or resources where the use of aquatic mitigation banking or aquatic in lieu fee mitigation is approved by the agency requiring mitigation, or for past damages to aquatic habitats or resources. -- SB0204 SD1

Current Status: Feb-07 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA then FIN

SB0206 SD2 (SSCR 2007)

RELATING TO RENTAL DISCRIMINATION.

Introduced by: Rhoads K

Establishes the source of income discrimination in housing law. Provides that it is a discriminatory practice for an owner or any other person engaging in a real estate transaction, or for a real estate broker or salesperson that participates in a housing assistance program to refuse to engage in a real estate transaction with a person; discriminate against a person in the terms, conditions, or privileges of a real estate transaction or in the furnishing of facilities or services in connection with a real estate transaction; refuse to receive or to fail to transmit a bona fide offer to engage in a real estate transaction from a person; refuse to negotiate for a real estate transaction with a person; represent to a person that real property is not available for inspection, sale, rental, or lease when in fact it is available; or to fail to bring a property listing to the

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person's attention; or to refuse to permit the person to inspect real property; or to steer a person seeking to engage in a real estate transaction; offer, solicit, accept, use, or retain a listing of real property with the understanding that a person may be discriminated against in a real estate transaction or in the furnishing of facilities or services in connection with a real estate transaction; or discriminate against or deny a person access to, or membership or participation in, any multiple listing service, real estate broker's organization, or other service, organization, or facility involved either directly or indirectly in real estate transactions; or to discriminate against any person in the terms or conditions of access, membership, or participation. Establishes blockbusting; other discriminatory practices; and remedies for discrimination based on participation in a housing assistance program. Requires the executive director of the Hawaii civil rights commission to produce materials related to this Act and publicize the prohibition against discrimination based on participation in housing assistance programs or requirements related to participation in housing assistance programs. -- SB0206 SD2
Current Status: Feb-03 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then CPC then FIN

SB0211 SD1 (SSCR 16) RELATING TO HAWAIIAN AS AN OFFICIAL LANGUAGE OF THE STATE OF HAWAII.
Introduced by: Rhoads K
Amends provisions relating to official languages. 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 version shall be held binding. -- SB0211 SD1
Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to JHA then FIN

SB0212 SD1 (SSCR 2005) RELATED TO CAMPAIGN FINANCE.
Introduced by: Rhoads K
Amends provisions relating to organizational report, noncandidate committee. Establishes a fine for any noncandidate committee that violates all or any part of this provision. -- Amends provisions relating to advertisements under the elections, generally law. Provides that violation of this provision by a noncandidate committee, if assessed by the commission, shall be not less than 150 dollars for each advertisement that lacks the information required by the provision or provides prohibited information, and shall not exceed 25 per cent of the total expenditure for the advertisement lacking the proper disclaimer. Amends provisions relating to identification of certain top contributors to noncandidate committees making only independent expenditures. Requires any noncandidate committee that violates this provision to be subject to a minimum fine of 1,000 dollars per violation, not to exceed 25 per cent of the total expenditure for the advertisement lacking the proper disclaimer. -- SB0212 SD1
Current Status: Feb-03 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB0219 SD2 HD2 (HSCR 1503) RELATING TO CRIMES ON AGRICULTURAL LANDS.
Introduced by: Dela Cruz D, Fevella K, Gabbard M, Kidani M, Moriwaki S
Establishes provisions relating to extended terms of imprisonment for offenses committed on agricultural lands. Requires the court to sentence a person convicted of an offense under this law that is committed while on agricultural land to an extended term of imprisonment. Requires the extended term of imprisonment to have a maximum length of imprisonment is as specified. -- SB0219 HD2
Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Gabbard M, Rhoads K -- Fevella K, Nishihara C
Apr-16 21 Conference Committee: House Members: Hashem M, Nakashima M, Cullen T -- Matsumoto L, Todd C

SB0220 SD1 (SSCR 7) RELATING TO SERVICE-LEARNING.
Introduced by: Dela Cruz D, Chang S, Fevella K, Gabbard M, Keith-Agaran G, Kidani M, Kim D, Lee C, Misalucha B
Requires the department of education to implement a service learning curriculum for students in grades 9 through 12 no later than the 2024 - 2025 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, financial literacy, and knowledge of local community issues and concerns through community service volunteer work. Requires the completion of the service learning curriculum to be a requirement for graduation. Requires the curriculum to be posted on the department's website and requires the website shall also encourage private schools and charter

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schools to follow the curriculum. -- SB0220 SD1

Current Status: Feb-22 21 Introduction/Passed First Reading - House
Feb-23 21 Multiple Referral to EDN then FIN

SB0221 SD1 HD1 (HSCR 1038)

RELATING TO HOMELESSNESS.

Introduced by: Dela Cruz D, Chang S, Fevella K, Keith-Agaran G, Kidani M, Lee C, Misalucha B

Amends provisions relating to governor's coordinator on homelessness. Requires the governor's coordinator on homelessness, in conjunction with the Hawaii interagency council on homelessness, to develop plans for the city and county of Honolulu and the counties of Hawaii, Kauai, and Maui to coordinate the services and shelter facilities of public agencies and nonprofit organizations to meet the concerns of communities impacted by homelessness and the needs of the homeless population of regions within each county. Requires each county plan to identify regions within each county, identify the specific goals and objectives for each region, and include specific strategies to address the unmet needs in each county. Requires county coordinators to take into account the concerns of communities impacted by homelessness and the needs of the homeless population of each region. Report to the legislature. -- SB0221 HD1

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

SB0226 SD1 (SSCR 796)

RELATING TO LAND EXCHANGE.

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

Establishes provisions relating to land exchanges; negotiation. Allows the governor to negotiate land exchanges, in accordance with this law, for the purpose of acquiring 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 the development of affordable, workforce, and other housing for Hawaii residents. Requires the governor to report to the legislature. Provides that after receipt of the governor's report, the legislature, if needed, may convene a special session pursuant to article III, section 10, of the Hawaii State Constitution to consider for final approval any land exchanges proposed pursuant to this provision. -- SB0226 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR/ HSG/ then WAL then JHA then FIN

SB0229 SD1 (SSCR 547)

RELATING TO THE OFFICE OF THE AUDITOR.

Introduced by: Dela Cruz D, Chang S, Fevella K, Keith-Agaran G, Kidani M, Kim D, Lee C, Misalucha B, Riviere G

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. -- 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 if applicable, the identification of any recommendation made by the auditor's report within the previous 5 years that has not been implemented. -- SB0229 SD1

Current Status: Mar-19 21 Passed Second Reading House
Mar-19 21 Referred to CPC

SB0232

RELATING TO LITTERING.

Introduced by: Dela Cruz D, Chang S, Fevella K, Gabbard M, Keith-Agaran G, Kidani M, Kim D, Lee C, Misalucha B, Rhoads K, Shimabukuro M

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. -- SB0232

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to JHA then FIN

SB0238 SD2 HD1 (HSCR 1447)

RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS.

Introduced by: Shimabukuro M, Baker R, Chang S, Misalucha B

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Amends provisions relating to maximum amount of public funds available to candidate. Prohibits the maximum amount of public funds available in each election to a candidate for the board of trustees of the office of Hawaiian affairs to exceed 15 per cent of the expenditure limit established in provisions relating to voluntary expenditure limits; filing affidavit for each election. -- Amends provisions relating to minimum qualifying contribution amounts; qualifying contribution statement. Provides that as a condition of receiving public funds for a primary or general election, a candidate shall not be unopposed in any election for which public funds are sought, shall have filed an affidavit with the commission to voluntarily limit the candidate's campaign expenditures, and shall be in receipt of the following sum of qualifying contributions from individual residents of Hawaii; for the office of Hawaiian affairs - qualifying contributions that, in the aggregate, exceed 5,000 dollars. -- 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 for the candidates to the board of trustees of the office of Hawaiian affairs. -- 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 placed in random order. Requires the chief election officer to establish procedures to implement the purpose of this Act, which shall apply to the election cycle beginning on January 1, 2022. -- SB0238 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0241 SD1 (SSCR 728)

RELATING TO MEDICAL CANNABIS.

Introduced by: San Buenaventura J, Kim D, Lee C

Amends provisions relating to medical use of marijuana; condition of use. Provides that transport for the purposes of interisland transportation of cannabis, usable cannabis, or any manufactured cannabis product by any means is allowable only by a register qualifying patient or qualifying out of state patient for their personal medical use. -- SB0241 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH/ TRN/ then JHA then CPC

SB0243 SD2 HD2 (HSCR 1487)

RELATING TO RENEWABLE ENERGY.

Introduced by: Dela Cruz D, Gabbard M, Inouye L, Kanuha D, Keith-Agaran G, Keohokalole J, Misalucha B, Moriwaki S, Wakai G

Requires the Hawaii state energy office to establish a strategic plan that identifies clear strategies to achieve a resilient, clean energy, decarbonized economy as quickly as practicable but no later than 2045 in fulfillment of provisions relating to 0 emissions clean economy target; and consider lifecycle emissions related to out of state transportation and supply chains. Report to the legislature. Requires the Hawaii natural energy institute of the university of Hawaii to conduct a feasibility study of the Hawaii state energy office's strategic plan pursuant to this provision, including an analysis of the cost savings and benefits achieved to date to ratepayers and residents of Hawaii's energy goals as set forth in provisions relating to renewable portfolio standards and provisions relating to energy efficiency portfolio standards. Report to the legislature. -- SB0243 HD2

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0245 SD1 HD1 (HSCR 1346)

RELATING TO EDUCATION.

Introduced by: Dela Cruz D, Fevella K, Inouye L, Kanuha D, Keith-Agaran G, Lee C, Misalucha B, San Buenaventura J

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 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 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

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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 in providing 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 chapter 92 (Public agency meetings and records); provided that the department of education shall make the minutes of all meetings of the working group available to the public on the department of education's website. Requires the department of education to provide administrative support for the working group. Report to the legislature. -- SB0245 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB0246 SD1 HD2 (HSCR 1842)

RELATING TO GOVERNMENT.

Introduced by: Dela Cruz D, Baker R, English J, Fevella K, Gabbard M, Inouye L, Kanuha D, Keith-Agaran G, Keohokalole J, Lee C, Moriwaki S, San Buenaventura J, Wakai G

Establishes a state government realignment commission law. Establishes the commission within the department of accounting and general services. Allows the commission to engage employees without regard to civil service law and enter into contracts with consultants. Requires the departments of the state government to make available to the commission any data and facilities that are necessary for the commission to perform its duties. Requires members of the commission to be appointed and confirmed on or before July 1, 2022, and new members of the commission shall be appointed and confirmed on or before July 1 every 10 years thereafter; provided that if any vacancy occurs in the membership of a commission prior to the completion of its duties or dissolution, there shall be appointed a replacement member. Requires the commission to dissolve upon the adjournment sine die of the legislature to which it submits the required evaluation and recommendations (sunset). Requires the commission to conduct a systematic review of the state executive branch's departments, divisions, and agencies, including functions and services, that uses standards such as equity, efficiency, and modernization to consolidate, expand, or reassign services. Provides that 30 days prior to the convening of the 2nd regular session of the legislature after the members of the commission have been appointed, the commission shall submit to the legislature the findings of its systemic review of the state executive branch and any recommendations based on the findings; provided that the legislature shall review and take into consideration the commission's findings and recommendations. Report to the legislature. -- Appropriation to the department of accounting and general services out of the funds received by the State from the American Rescue Plan Act, Public Law 117-2, for the purchase of secure and reliable high speed broadband through fixed fiber or copper connections and high speed wireless, such as wi fi; endpoint device availability and management; support and management of technical issues; network management of user needs; and changing network requirements; provided that priority shall be given to rural and underserved communities, including state public housing and geographic areas with high concentration of low income students served by Title I recipients. Appropriation to the department of accounting and general services out of the funds received by the State from the American Rescue Plan Act, Public Law 117-2, for the purchase and installation of broadband infrastructure to enhance and upgrade broadband and internet connectivity for state buildings, including libraries. Appropriation to the department of accounting and general services out of the funds received by the State from the American Rescue Plan Act, Public Law 117-2, for extension of fiber to every department of education classroom building's wiring room, as needed, in order to provide fiber interconnection to every classroom building resulting in better network performance and management for each classroom; and enhancement and upgrade of cabling from the wiring room to every classroom, for every department of education classroom building, as needed, to support better connectivity and performance for student devices. Report to the legislature. (\$\$) (COVID-19, COVID 19, coronavirus) -- SB0246 HD2

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Moriwaki S, Rhoads K, Wakai G -- none

SB0251 SD2 HD1 (HSCR 1422)

RELATING TO TRANSPORTATION NETWORK COMPANIES.

Introduced by: Baker R, Chang S, English J, Inouye L, Lee C, Misalucha B

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; transportation

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network company does not include a taxicab association or a for hire vehicle owner. Provides that neither a transportation network company nor a transportation network company driver shall be considered a motor carrier under motor carrier law. Provides that 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 shall operate a transportation network company in the State without 1st having obtained a permit from the director. Allows a company to continue operating until the director of transportation has established a transportation network companies permitting process for existing transportation companies 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 25,000 dollars from the applicant prior to the issuance of a permit. Establishes fare transparency, agent for service of process, identification of transportation network company drivers and vehicles, electronic receipt, disclosure; limitations; insurance, transportation network company driver requirements. Requires the transportation network company to conduct national and local criminal background checks for each applicant and each driver on an annual basis; 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 laws of 2016, by repealing the sunset date. -- SB0251 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0255 SD2 (SSCR 653)

RELATING TO COMMERCIAL MARINE LICENSES.

Introduced by: Inouye L, Baker R, Keith-Agaran G, Misalucha B

Amends provisions relating to commercial marine license. Provides that a single 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 to obtain a commercial marine license. Allows any vessel used for or engaged in the taking of marine life for commercial purposes to obtain a commercial marine vessel license. The department of land and natural resources may adopt rules and set fees for commercial marine and commercial marine vessel licenses. Requires the department of land and natural resources to suspend, refuse to renew, reinstate, or restore, or shall deny any license issued under this section if the department has received certification from the child support enforcement agency pursuant to provision. Reports to the legislature -- SB0255 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then CPC then FIN

SB0256 HD1 (HSCR 1370)

RELATING TO SPECIAL PURPOSE REVENUE BONDS TO ASSIST KEAHOLE HOTEL & SUITES LLC.

Introduced by: Inouye L, Keith-Agaran G, Kidani M

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Keahole Hotel and Suites LLC, a Hawaii company, for planning, designing, constructing, and equipping facilities for a hotel at the Ellison Onizuka Kona International Airport at Keahole. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB0256 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0257 SD2 (SSCR 947)

RELATING TO LEASE EXTENSIONS ON PUBLIC LAND.

Introduced by: Inouye L, Keith-Agaran G, Kidani M, Misalucha B

Requires the board of land and natural resources to establish a 5 year public lands lease extension pilot project in which the board of land and natural resources may

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extend the rental period of any lease of public lands for commercial use, industrial use, resort use, mixed use, or government use upon approval by the board of land and natural resources of a development agreement proposed by the lessee or by the lessee and developer to make substantial improvements to the existing improvements; provided that the leases shall have not been assigned or transferred within 10 years prior to receipt of an application for a lease extension submitted pursuant to this Act; provided further that the pilot project shall only include public lands that are located at any of the following within the area designated by zip code 96720. Requires the public lands lease extension pilot project, including the authority of the board of land and natural resources to approve the extension of rental periods pursuant to the pilot project, to end on July 1, 2026 (sunset); provided that any lease extension executed pursuant to the pilot project shall run for the full term of the executed lease extension unless shortened by mutual agreement of the parties. -- SB0257 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then JHA then CPC then FIN

SB0262 SD1 (SSCR 134)

RELATING TO VACCINES.

Introduced by: Dela Cruz D

Appropriation. (\$\$) -- SB0262 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to PDP then FIN

SB0266 SD2 HD1 (HSCR 1353)

RELATING TO THE CORONAVIRUS 2019 PANDEMIC.

Introduced by: Dela Cruz D

Appropriation to the department of defense for fiscal years 2021 - 2022 and 2022 - 2023 for the transfer of contracts from the department of transportation related to the safe travels Hawaii airport screening program; for costs related to the activation of the national guard, including 3.00 temporary full time equivalent (FTE) positions for additional staffing for the Joint Operational Command; for logistics support for COVID-19 operations including 10.00 FTE positions and data service for airport screener tablets. -- Appropriation to the department of human services for fiscal years 2021 - 2022 and 2022 - 2023 for overtime costs for the department due to increased applications and processing for social services and financial assistance. -- Appropriation to the department of health for fiscal years 2021 - 2022 and 2022 - 2023 for costs related to COVID-19 testing, contact tracing, and support for the department's state laboratories division, including contracts, technical assistance, supplies, personal protective equipment, testing equipment, utilities, and other related costs; for community outreach and education, including statewide communication costs for media for COVID-19 prevention and mitigation, vaccination messages, and other related public health messaging; for various public health costs including preparedness logistics and training, personal protective equipment, industrial hygiene, other protective supplies and equipment, and statewide COVID-19 related public health nursing surge staffing, including overtime; for costs related to COVID-19 prevention for the residents of Kalaupapa, Molokai; and for isolation and quarantine costs, including all related services, on the island of Oahu. -- Appropriation to the department of health for fiscal years 2021 - 2022 and 2022 - 2023 for the Kauai, Hawaii, and Maui district health offices. Requires the funds be used to fund overtime costs related to COVID-19 work, contracts, isolation, and quarantine costs, including all related services, communications and media costs, workspace for temporary workers, intra county travel, and additional testing. -- Appropriation to the department of health for fiscal years 2021 - 2022 and 2022 - 2023 for statewide COVID-19 related public health surge staffing, including overtime costs; provided that funds may be used to temporarily establish and operate a district health office on the island of Oahu to serve as a COVID-19 response liaison between the city and county of Honolulu and the department. Allows the department to establish temporary full time equivalent positions to staff the district health office, including 1.00 full time equivalent (1.00 FTE) district health officer, 1.00 full time equivalent (1.00 FTE) public health manager, 1.00 full time equivalent (1.00 FTE) COVID-19 public information officer, 1.00 full time equivalent (1.00 FTE) inter governmental coordinator, 5.00 full time equivalent (5.00 FTE) special assistants, and 5.00 full time equivalent (5.00 FTE) program specialists; for statewide COVID-19 related medical surge staffing; for the implementation and administration of vaccine and immunization plans and logistics, including warehousing and distributing vaccines and supplies, creating temporary immunization sites and clinics, communicating vaccine education, and associated operational costs. -- Appropriation for the Hawaii health systems corporation for fiscal years 2021 - 2022 and 2022 - 2023. Requires the funds to be used as a cash infusion to offset revenue shortfalls of the regional facilities of the

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corporation located in the city and county of Honolulu and the counties of Hawaii and Kauai due to the COVID-19 pandemic. -- Appropriation to the department of public safety for fiscal years 2021 - 2022 and 2022 - 2023 for health care costs, including COVID-19 tests for inmates, health care professional costs, and inmate hospitalization expenses at non state facilities for Hawaii inmates; for the increased operational costs of the department of public safety, including costs for food services, deep cleaning and disinfecting, and sanitizing departmental offices and correctional facilities; for security costs, overtime and other payroll costs for the 10.00 existing full time equivalent (10.00 FTE) deputy sheriff positions to support continued security screening and protocols for the safe travels Hawaii airport screening program. -- Appropriation to the office of the governor to be used as a contingency fund by the office to supplement the continuation of programs and activities related to the COVID-19 response. -- Exempts any person entering the State or traveling between any islands within the State from a post arrival mandatory self quarantine if the person has a negative test result upon arrival from a state approved COVID-19 test administered within 72 hours before departing from the final leg of departure; provided that if a person has not received a test result upon arrival from the final leg of departure due to unforeseen circumstances through no fault of the person, that person shall be subject to and remain in a post arrival mandatory self quarantine upon arrival unless and until the person submits to and obtains a negative test result from a state approved rapid COVID-19 test upon arrival; and obtains a negative test result from a state approved COVID-19 test administered within 72 hours from the final leg of departure; or is under the age of 5 and accompanied by a person who is exempt under this provision. Requires the governor to establish statewide conditions under which persons may be deemed automatically exempt from the pre travel testing requirements and mandatory self quarantine, taking into consideration recommendations provided by the department of health. Requires any person who does not obtain a negative test result before arrival to be responsible for securing and paying all costs associated with that person's mandatory self quarantine and isolation, including transport, lodging, food, medical care, and any other expenses to sustain the person during the mandatory self quarantine period. Prohibits this Act to be subject to provisions relating to additional powers in an emergency period; and shall not be suspended except by adoption of a concurrent resolution by each house of the legislature. Provides that should any project or program paid for by state funds become eligible for federal reimbursement funds shall be deposited into the general fund. Requires major disaster fund to lapse into the general fund. Provision to be repealed on December 31, 2021 (sunset), or upon termination of the State's emergency order for COVID-19 and mandatory self quarantine requirement for travelers, whichever occurs 1st. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB0266 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB0270 SD2 (SSCR 794)

RELATING TO EDUCATION.

Introduced by: Dela Cruz D

Appropriation out of elementary and secondary school emergency relief fund moneys received by the state from the Coronavirus Aids Relief, and Economic Security (CARES) Act and Coronavirus Response and Relief Supplemental (CRRS) Appropriations Act for fiscal year 2020 - 2021, 2021 - 2022, and 2022 - 2023 to the department of education to offset any budget reductions that have been identified or proposed by the department and the governor that would result in the reduction of personnel who are subject to a collective bargaining agreement, and who are employed at the school level, including any budget reduction that would result in a layoff, furlough, or pay reduction. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB0270 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN/ PDP/ then FIN

SB0279 SD2 (SSCR 724)

RELATING TO MARRIAGE OF MINORS.

Introduced by: Rhoads K

Amends provisions relating to requisites of valid marriage contract. Requires that in order to make valid the marriage contract, which to be permitted between 2 individuals without regard to gender, it shall be necessary that in the event 1 of the parties is a minor and the other party is more than 5 years older than the minor, the child protective services unit of the department of human services shall investigate and report to the family court before the marriage is approved. -- SB0279 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA

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SB0280 HD2 (HSCR 1854)

RELATING TO FAIR HOUSING REASONABLE ACCOMMODATIONS.

Introduced by: Rhoads K

Amends provisions relating to discrimination in real property transactions law. 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. Further defines assistance animals that may include but are not limited to service animals, therapy animals, comfort animals, or emotional support animals. Allows assistance animals to have formal training or may be untrained and may include species other than dogs. -- Amends provisions relating to discriminatory practices. Provides that it is a discriminatory practice for an owner or any other person engaging in a real estate transaction, or for a real estate broker or salesperson, because of race; sex, including gender identity or expression; sexual orientation; color; religion; marital status; familial status; ancestry; disability; age; or human immunodeficiency virus infection. Provides further it is discriminatory practice if the disability related need for an assistance animal is not readily apparent, an owner or other person engaging in the real estate transaction may request that a person claiming a disability provide verification to establish the disability related need for a specific assistance animal as a reasonable accommodation. The verification may be in writing by the person's treating health care professional, mental health professional, social worker, or rehabilitation counselor. Possession of a vest or other distinguishing animal garment, tag, or registration documents that are commonly purchased online and purporting to identify an animal as a service animal or assistance animal shall not constitute valid verification. -- SB0280 HD2

Current Status: Apr=15 21 Senate Disagrees to House amendments

Apr=15 21 Conference Committee: Senate Members: San Buenaventura J, Rhoads K -- Ihara L

Apr-16 21 Conference Committee: House Members: Yamane R, Nakashima M -- Kapela J, Ward G

SB0287 SD2 HD1 (HSCR 1037)

RELATING TO VISION ZERO.

Introduced by: Rhoads K, Lee C

Amends provisions relating to Vision 0. Requires the department of transportation and the county transportation departments to implement a Vision 0 program by July 1, 2022. Requires the goal of the Vision 0 program to be to eliminate all traffic fatalities and serious injuries in the State by 2045, through a combination of engineering, enforcement, education, and emergency response strategies that focus on equity. Requires the department of transportation, in conjunction with the counties, to take necessary steps to implement the program. Report to the legislature. -- SB0287 HD1

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

SB0294 SD1 HD1 (HSCR 1337)

RELATING TO PROPERTY FORFEITURE.

Introduced by: Rhoads K, Keohokalole J, Lee C

Amends provisions relating to property subject to forfeiture; exemption. Exempts from forfeiture property under this law 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 this provision shall be construed to prevent the seizure of property before conviction. Prohibits this law to apply to the forfeiture of an animal prior to disposition of criminal charges. Prohibits this provision to prohibit or restrict forfeitures authorized by law other than this law. -- Amends provisions relating to disposition of property forfeited. Requires all forfeited property and the sale proceeds thereof, 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. Requires a portion of the proceeds of each sale made pursuant to this provision that is sufficient to cover expenses of administration and sale to be deposited into the criminal forfeiture fund. Amends the requirements for the attorney general to adopt rules and report on the Hawaii omnibus criminal forfeiture act. Report to the legislature. -- SB0294 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments

Apr=15 21 Conference Committee: Senate Members: Rhoads K -- Fevella K, Lee C

Apr-16 21 Conference Committee: House Members: Matayoshi

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S, Cullen T -- Ward G

- SB0301 SD1 (SSCR 748) RELATING TO FIREARMS.
Introduced by: Rhoads K
Amends provisions relating to ownership, etc., of automatic firearms, silencers, etc., prohibited; penalties. Provides that except as provided in exemptions provision, the manufacture, possession, sale, barter, trade, gift, transfer, or acquisition of detachable ammunition magazines with a capacity in excess of 10 rounds that are designed for or capable of use with any firearm is prohibited. -- SB0301 SD1
Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Single Referral to JHA
- SB0302 SD2 (SSCR 793) RELATING TO TAX CREDITS.
Introduced by: Rhoads K
Amends provisions relating to the income tax credit for low income household renters by changing the credit and income threshold. Provides that for the taxable year beginning after December 31, 2022, and in every 3rd taxable year thereafter, 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 2021, rounded to the nearest whole dollar amount. -- SB0302 SD2
Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-12 21 Multiple Referral to HSG then FIN
- SB0304 SD2 HD1 (HSCR 1469) RELATING TO CARBON OFFSETS.
Introduced by: Rhoads K
Establishes provisions relating to air travel carbon offset purchase. Requires the department of transportation to utilize the procedures specified to facilitate the voluntary purchase of verified carbon offsets by person engaging in qualified air travel to or from an airport in the State. -- SB0304 HD1
Current Status: Mar-18 21 Passed Second Reading House
Mar-25 21 Referred to FIN
- SB0307 SD1 (SSCR 699) RELATING TO FIREARMS.
Introduced by: Rhoads K
Amends provisions relating to ownership, etc., of automatic firearms, silencers, etc., prohibited; penalties. Prohibits the manufacture, possession, sale, barter, trade, gift, transfer, or acquisition to include any firearm or rifle with the capacity to fire ammunition of 50 caliber or higher except shotguns and muzzle loading firearms. -- SB0307 SD1
Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Single Referral to JHA
- SB0312 SD1 (SSCR 2201) PROPOSING AN AMENDMENT TO THE HAWAII CONSTITUTION REGARDING THE FREEDOM OF SPEECH.
Introduced by: Rhoads K
Proposes to amend the constitution. Prohibits the freedom of speech to include the expenditure of money to influence elections. -- SB0312 SD1
Current Status: Feb-14 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN
- SB0315 SD1 HD1 (HSCR 1374) RELATING TO THE STATE OF HAWAII MUSEUM OF NATURAL AND CULTURAL HISTORY.
Introduced by: Taniguchi B
Appropriation out of the funds received by the state of Hawaii from the American Rescue Plan Act of 2021, to the department of budget and finance to support the Bernice Pauahi Bishop Museum, officially designated as the state of Hawaii Museum of Natural and Cultural History. (\$\$) -- SB0315 HD1
Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN
- SB0321 SD2 (SSCR 942) RELATING TO INCREASING THE PAYMENT AMOUNT FOR THE OFFICE OF HAWAIIAN AFFAIRS' PRO RATA SHARE OF THE PUBLIC LAND TRUST.
Introduced by: Keohokalole J
Requires agencies that collect receipts for any disposition of the public land trust each fiscal quarter to transfer to the office of Hawaiian affairs 20 per cent of each receipt from the disposition. Returns to the office of Hawaiian affairs certain moneys previously

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claimed as public land trust overpayments to the office. Establishes a public land trust revenues negotiating committee to resolve the matter of the amount of the income and proceeds from the public land trust that the office of Hawaiian affairs shall receive annually under the State Constitution and other state law. Report to the legislature. -- SB0321 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then JHA then FIN

SB0335 SD2 (SSCR 950)

RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Inouye L, Keith-Agaran G, Kim D, Lee C, Misalucha B, Moriwaki S

Establishes provisions relating to reporting requirements; leased lands. Report to the legislature. Requires the report to contain the following information regarding the department's leased lands; the number of lots leased by size and island; the number of lots leased that contain protocols and conditions supporting specialty farm products by island; a list of the vacant parcels and unoccupied parcels in the leasing process by island, including the parcel size, location, and date the parcel was last occupied by a tenant; and a description of any lease sales or transfers by lessees approved by the board of agriculture. -- Amends provisions relating to agribusiness development corporation; board of directors; established. Requires the board of directors of the corporation to consist of 11 voting members, of whom 8 shall be appointed by the governor. Provides that of these 8 members; 2 shall be representatives of local farmers' or ranchers' associations, 1 each to be nominated by the chairs of the house of representatives and senate committees on agriculture; and 2 shall be appointed at large. Requires meetings of the board to be subject to the requirements set forth in provisions relating to meetings under the public agency meetings and records law. -- Amends provisions relating to commitment and preservation of agricultural leases. Provides that beginning January 1, 2022, the department of agriculture and corporation shall annually lease or license at least 50 per cent of land eligible for lease or license or lease or license renewal, to agricultural operations whose primary business is food or crop production for local consumption, or for purposes that support food or crop production for local consumption. -- Provides that no later than January 1, 2023, the agribusiness development corporation and its board of directors shall implement in full the recommendations set out in the State Auditor's Report No. 21-01. Report to the legislature. -- SB0335 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR then FIN

SB0337 SD2 (SSCR 874)

RELATING TO SUSTAINABLE AGRICULTURE.

Introduced by: Gabbard M, Inouye L, Keith-Agaran G, Kim D, Lee C, Misalucha B
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, green manure, or compost. Requires the convening of a review panel to screen and rate applicants on the quality of their cover crop and green manure and composting practices. Establishes within the department of agriculture a cover crop reimbursement pilot program manager position, which shall be a full time temporary position exempt from the requirements of civil service law and collective bargaining in public employment law. Report to the legislature. Appropriation. (\$\$) -- SB0337 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR then FIN

SB0338 SD2 (SSCR 875)

RELATING TO A FOOD HUB PILOT PROGRAM.

Introduced by: Gabbard M, Ihara L, Inouye L, Kanuha D, Keith-Agaran G, Kim D, Lee C, Misalucha B, Riviere G

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, including construction or improvement of facilities for aggregation, washing, minimal processing, packaging, cold storage, and other value additions; 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

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expansion funding under the pilot program, including that priority shall be given to organizations having 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 necessary insurance requirements and provide a certificate of vendor compliance with Hawaii compliance express; applicants seeking to establish a new food hub where none currently exist shall have 1st secure a physical location for the food hub and draft 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. Authorizes the issuance of general obligation bonds for the purpose of completing critical infrastructure upgrades for the Honalo Marshalling Yard (\$\$) -- SB0338 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB0339 SD2 (SSCR 582)

RELATING TO THE IMPORTANT AGRICULTURAL LAND QUALIFIED AGRICULTURAL COST TAX CREDIT.

Introduced by: Gabbard M, Inouye L, Keith-Agaran G, Kim D, Lee C, San Buenaventura J

Amends provisions relating to important agricultural land qualified agricultural cost income tax credit. Allows the taxpayer to 1st claim the credit no earlier than in the 3rd taxable year after the taxable year during which the taxpayer applied to the department of agriculture for 1st year certification of the credit. Extends the provision that the department of agriculture cease certifying credits to after December 31, 2030 (sunset). (COVID-19, COVID 19, coronavirus) -- SB0339 SD2

Current Status: Feb-23 21 Introduction/Passed First Reading - House
Feb-23 21 Multiple Referral to AGR then FIN

SB0340

RELATING TO AGRICULTURAL LANDS.

Introduced by: Gabbard M, Inouye L, Keith-Agaran G, Kidani M, Kim D, Lee C, Riviere G

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. Requires the developer's public report to include the verified statement in addition to the information required by provisions relating to developer's public report. -- SB0340

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to WAL then AGR then JHA

SB0341 SD2 (SSCR 951)

RELATING TO TARO.

Introduced by: Gabbard M, Inouye L, Kanuha D, Keith-Agaran G, Kim D, Lee C, Riviere G, Shimabukuro M

Establishes provisions relating to taro cultivation and production; exclusion. Provides an income tax exclusion up to the 1st ____ dollars of gross income per an individual engaged in the production of taro or taro products for sale, or the use of land for taro farming; and the manufacturing, compounding, canning, preserving, milling, processing, refining, or preparing taro for sale; provided that this exclusion shall not apply if at any time during the year the total amount of land for locally grown taro in the State

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surpasses 30,000 acres, as determined by the department of agriculture. -- SB0341 SD2
Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR then FIN

SB0346 SD2 (SSCR 843)

RELATING TO FARM ANIMALS.

Introduced by: Gabbard M, Lee C, Rhoads K, Riviere G, Shimabukuro M
Establishes the confinement standards for egg laying hens. Defines egg laying hen to mean a female domesticated chicken, turkey, duck, goose, or guinea fowl kept for the purpose of commercial egg production. Provides that it shall be unlawful for a farm owner or operator within the State to knowingly cause any egg laying hen to be confined in a cruel manner; and for a business owner or operator to knowingly engage in the sale in the State of any shell egg or egg product that the business owner or operator knows or should know was produced by an egg laying hen that was confined in a cruel manner beginning June 30, 2027. Establishes exceptions; applicability; penalties, defense; construction requirements. Requires the department of agriculture to adopt rules necessary for the purposes of this law. -- SB0346 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-12 21 Multiple Re referral to AGR then JHA then FIN

SB0347 SD1 HD1 (HSCR 1223)

RELATING TO LITTER CONTROL.

Introduced by: Gabbard M, Keith-Agaran G, Lee C, Rhoads K
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. -- SB0347 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Lowen N, Matayoshi S -- Kobayashi D, Matsumoto L

SB0350 SD2 HD2 (HSCR 1850)

RELATING TO THE ENVIRONMENT.

Introduced by: Gabbard M, Chang S, Fevella K, Lee C
Requires the department of health to require that the clean water branch of the environmental management division continue to test water quality as part of its Hawaii beach monitoring program during brown water advisories, as practicable; provided that no water sample shall be collected by clean water branch personnel until hazardous conditions at affected beaches have subsided; issue health advisories during brown water advisories that explain the health risks associated with water runoff, including making proactive efforts to communicate brown water advisories with the public; and consider environmental justice issues in the assessment of use when considering usage and public health risk for the department's ranking of beaches for inclusion in Hawaii's beach monitoring program. Further requires the department to adopt or amend its administrative rules. Appropriations to the department of health for ____ full time equivalent positions (____ FTE) for the purposes of this Act. (\$\$) -- SB0350 HD2

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Gabbard M, English J -- Rhoads K
Apr-16 21 Conference Committee: House Members: Lowen N, Johanson A, Marten L -- Matsumoto L

SB0352 SD2 (SSCR 2006)

RELATING TO LEAD-BASED PAINT.

Introduced by: Gabbard M, Chang S, Fevella K, Lee C, Riviere G
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, 2022. -- SB0352 SD2

Current Status: Feb-03 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB0358 SD2 (SSCR 791)

RELATING TO THE COLLEGE SAVINGS PROGRAM.

Introduced by: Gabbard M, Chang S, Fevella K, Kanuha D, Keith-Agaran G, Misalucha B
Provides an income tax deduction from the Hawaii adjusted gross income of a qualified taxpayer, contributions made to an account in a college savings program established

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under chapter 256 and section 529 of the Internal Revenue Code of 1986, as amended, or successor legislation hereinafter referenced as the HI529 Hawaii's college savings program. Defines contribution to mean; any payment directly allocated to an account of the HI529 Hawaii's college savings program account for the benefit of a designated beneficiary, or used to pay administrative fees associated with the account; and the portion of any rollover amount treated as a contribution under section 529 of the Internal Revenue Code of 1986, as amended, or successor legislation. Defines qualified taxpayer to mean a resident of the State who is an individual taxpayer or a married couple filing separate returns each with an adjusted gross income of less than _____ dollars or a married couple filing a joint return, head of household, or surviving spouse with an adjusted gross income of less than _____ dollars. 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; provided that the transferee account was created under the college savings program law or another college savings program maintained in accordance with section 529 of the Internal Revenue Code of 1986, as amended, or successor legislation. -- Amends provisions relating to review for 2023 and every 5th year thereafter. Adds section 235-____ --Deduction for contributions to an account in the HI529 Hawaii's college savings program. -- SB0358 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HET then FIN

SB0361 SD2 (SSCR 780)

RELATING TO GENERAL EXCISE TAX.

Introduced by: Gabbard M, Chang S, Fevella K, Kanuha D, Keith-Agaran G, Riviere G
Provides a general excise exemption for the gross proceeds or income arising from the sale of groceries eligible under the federal Supplemental Nutrition Assistance Program (SNAP). (COVID-19, COVID 19, coronavirus) -- SB0361 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-12 21 Multiple Referral to HHH then JHA then FIN

SB0368 SD2 (SSCR 3011)

RELATING TO CESSPOOL CONVERSION.

Introduced by: Gabbard M, Keith-Agaran G, Keohokalole J, Lee C, Riviere G
Amends provisions relating to cesspools; mandatory upgrade, conversion, or connection. Provides that every cesspool in the State, excluding cesspools granted exemptions by the director of health to be upgraded or converted from a wastewater system approved by the director of health. Requires any cesspool located within 500 feet of a shoreline, drinking water well, or sensitive body of water on real property that is sold, or the ownership of which is transferred, on or after January 1, 2024, to be upgraded or converted to a septic system, aerobic treatment unit system, or other wastewater system approved by the director; or connected to a sewerage system, at the time of sale or transfer of ownership of the real property. -- SB0368 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP/ HHH/ then CPC then FIN

SB0369 SD1 (SSCR 462)

RELATING TO WASTEWATER SYSTEMS.

Introduced by: Gabbard M, Keohokalole J, Lee C
Establishes provisions relating to time of transfer wastewater system inspection program. Establishes within the department of health the time of transfer 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 and any rules promulgated to implement 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 such decree. Further provides that if an individual wastewater system fails inspection, the system shall be repaired or replaced within 1 year either by the current property owner or by the prospective property owner with written agreement, to meet the design and construction requirements as adopted by the department. -- SB0369 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EEP/ HHH/ then CPC then FIN

SB0375 SD2 HD1 (HSCR 1848)

RELATING TO TRANSPORTATION.

Introduced by: Gabbard M, Fevella K, Lee C
Appropriations to department of transportation to conduct a study to determine the

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feasibility of repairing or renovating the Kalaeloa airport air traffic control tower to ensure the safety of persons working in the tower. (\$\$) -- SB0375 HD1

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Aquino H, Cullen T -- Matsumoto L, Takumi R
Apr=16 21 Conference Committee: Senate Members: Lee C, Shimabukuro M -- Fevella K

SB0376

RELATING TO NOISE.

Introduced by: Gabbard M, Lee C, Misalucha B, Rhoads K, Riviere G, San Buenaventura J

Amends provisions relating to motor vehicle muffler. Prohibits a person to use on a public highway, sell, alter or install a muffler which emits more than 95 decibels of sound. Requires the director of transportation to adopt administrative rules for testing standards to effectuate this provision. Requires rules to include specifications for the testing site; the placement of the sound level meter microphone on a motor vehicle during testing; engine operation during testing; and all necessary procedures for measuring exhaust sound levels. -- SB0376

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to TRN then JHA

SB0382

RELATING TO PAYMENTS OF SUPPORT.

Introduced by: Gabbard M, Chang S, Fevella K, Keith-Agaran G, Kidani M, San Buenaventura J

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. -- SB0382

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to LAT then JHA then FIN

SB0387 SD1 HD2 (HSCR 1495)

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 be placed in room confinement in a juvenile detention or adult jail facility only under the following 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's self 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. Allows a child to be held in room confinement for no more than 3 hours unless the child is a danger to themselves or another or the on call judge grants an extension of no more than 3 additional hours of confinement. Provides that thereafter, the child shall be returned to the general population; provided that if a child is held in room confinement for more than 3 hours, a hearing shall be held before the family court on the next business day, at which time the child shall be provided legal representation. -- SB0387 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0399 SD1 HD1 CD1 (CCR 13)

RELATING TO THE ORDERS OF THE CAMPAIGN SPENDING COMMISSION.

Introduced by: Kouchi R (BR)

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 the administrative procedure law are deemed waived if the order is a preliminary determination of probable cause rendered during a meeting subject to the requirements of public agency meetings and records law pursuant to provisions relating to initial determination by the commission and the person fails to request a contested case hearing within 30 days of receipt of the preliminary determination. Further provides that in addition to initiating contempt proceedings, the campaign spending commission may file the commission's order in the 1st circuit court to have the order confirmed as a judgment, which shall then have the same force and effect and shall be enforceable and collectible in the same manner as other judgments issued by the circuit courts; provided that there shall be no appeal from the judgment. -- SB0399 CD1

SENATE BILLS WHICH PASSED THIRD READING

Current Status: Apr=27 21 Passed Senate Final Reading
Apr-27 21 Re Committed to Conference Committee House

SB0401 HD1 (HSCR 1000)

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 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.

-- SB0401 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: McKelvey A, Nakashima M, Wildberger T -- Ward G

SB0403 HD2 (HSCR 1845)

RELATING TO REPORTS FILED WITH THE CAMPAIGN SPENDING COMMISSION.

Introduced by: Kouchi R (BR)

Amends provisions relating to time for candidate committee to file preliminary, final, and supplemental reports. Provides that the filing dates for preliminary reports are 10 calendar days before a general, subsequent special, or subsequent nonpartisan election; provided that the preliminary reports required by this provision do not need to be filed by a candidate who is unsuccessful in a primary, initial special, or initial nonpartisan election and does not intend to remain politically active after the primary, initial special, or initial nonpartisan election to the subsequent general election, or a candidate who is elected through office in the primary, initial special, or initial nonpartisan election. -- 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 primary report due 10 days before the election, a noncandidate committee that does not intend to receive contributions and make expenditures that aggregate more than _____ dollars in an election period shall notify the commission of its intent in the noncandidate committee's organizational report. -- SB0403 HD2

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Rhoads K -- Fevella K, Keohokalole J
Apr-16 21 Conference Committee: House Members: McKelvey A, Nakashima M -- Kobayashi D, Tokioka J, Ward G

SB0406 SD1 HD1 (HSCR 1002)

RELATING TO CAMPAIGN SPENDING COMMISSION STAFF.

Introduced by: Kouchi R (BR)

Amends provisions relating to duties of the commission. Provides that the duties of the campaign spending commission under this provisions are to employ or contract with, without regard to civil service law, public service law, and collective bargaining in public employment law, persons it finds necessary for the performance of its day to day functions, including a full time executive director, and to fix their compensation; provided that the commission shall have the authority, at its discretion, to dismiss persons employed by or contracted with the commission; provided further that persons employed or contracted by the commission shall have the authority, without further commission action, to perform the day to day functions of the commission. -- Amends provisions relating to filing of complaint. Requires a complaint initiated by the commission or staff of the commission to be in writing and signed by the executive director. -- SB0406 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Rhoads K -- Acasio L, Fevella K
Apr-16 21 Conference Committee: House Members: McKelvey A, Matayoshi S, Wildberger T -- Ward G

SENATE BILLS WHICH PASSED THIRD READING

- SB0410 SD2 HD1 (HSCR 1386) RELATING TO ABUSE OF FAMILY OR HOUSEHOLD MEMBER.
Introduced by: Kouchi R (BR)
Amends provisions relating to sentencing of repeat offenders. Provides that any person convicted of murder in the 2nd degree, any class A felony, any class B felony, or any specified class C felonies, including relating to abuse of a family or household member, and who has a prior conviction or prior convictions for the following felonies, including an attempt to commit the same; murder, murder in the 1st or 2nd degree, a class A felony, a class B felony, any of the specified class C felony offenses, or any felony conviction of another jurisdiction, shall be sentenced to a mandatory minimum period of imprisonment without possibility of parole. -- SB0410 HD1
Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to JHA
- SB0414 SD1 (SSCR 789) MAKING AN APPROPRIATION TO THE DEPARTMENT OF THE PROSECUTING ATTORNEY OF THE CITY AND COUNTY OF HONOLULU.
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. (\$\$) -- SB0414 SD1
Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to JHA then FIN
- SB0416 SD1 (SSCR 2004) RELATING TO WITNESS FEES AND REIMBURSEMENTS IN CRIMINAL CASES.
Introduced by: Kouchi R (BR)
Amends provisions relating to fees; criminal cases. Requires every witness who attends a state court from outside the State shall be entitled to the actual round trip cost of plane travel, plus 250 dollars per 24 hour day; or any island in the State other than that on which the court holds session shall be entitled to the actual round trip cost of plane travel, plus 55 dollars per 24 hour day; provided that when the witness is required to stay overnight, the witness shall be entitled to an additional 195 dollars per 24 hour day. Requires every expert witness 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 testimony and attendance in court. Provides that every expert witness who attends a state court from outside the State shall be entitled to the actual round trip cost of plane travel, plus 250 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 round trip cost of plane travel, plus 55 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 195 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. -- SB0416 SD1
Current Status: Feb-03 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN
- SB0421 SD1 HD1 (HSCR 1339) RELATING TO VACANCIES.
Introduced by: Kouchi R (BR)
Amends provisions relating to US senator by changing the title to congressional and legislative offices. Provides that when a vacancy occurs in the office of US senator; representation of this State in the US House of Representatives; membership of the state senate; or membership of the state house of representatives, the chief election officer shall issue a proclamation for an election to fill the vacancy. Repeals provisions relating to US representative; state senator; state representative. -- SB0421 HD1
Current Status: Apr-13 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Nakashima M, Cullen T -- Ward G
Apr-16 21 Conference Committee: Senate Members: Rhoads K
-- Fevella K, Keohokalole J
- SB0428 SD1 (SSCR 303) 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 malfunction or breakdown of an

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automated operation of a public transit vehicle, system, or service. Makes it a class C felony. -- SB0428 SD1

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Single Referral to JHA

SB0448 SD1 (SSCR 2052)

RELATING TO PUBLIC SAFETY.

Introduced by: Kouchi R (BR)

Repeals provisions relating to fire sprinklers; residences that prohibits a county to require the installation or retrofitting of automatic fire sprinklers or an automatic fire sprinkler system in any new or existing detached 1 or 2 family dwelling unit in a structure used only for residential purposes, and nonresidential agricultural and aquacultural buildings and structures located outside an urban area. -- SB0448 SD1

Current Status: Feb-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB0449

RELATING TO PUBLIC SAFETY.

Introduced by: Kouchi R (BR)

Establishes provisions relating to smoke alarms; residences. Requires all buildings or structures that are wholly or partially occupied for residential purposes to be equipped by the seller, upon the sale or transfer of the building or structure, with approved smoke alarms in accordance with current state or county building or residential codes. Requires the applicable county fire department to enforce this provision. -- SB0449

Current Status: Feb-07 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then CPC

SB0459 SD1 (SSCR 700)

RELATING TO FIREARMS.

Introduced by: Keith-Agaran G

Establishes provisions relating to carrying of concealed firearm by law enforcement officers. Provides that to carry a concealed firearm in this State pursuant to title 18 US Code section 926B, requires a qualified law enforcement officer to comply with all state laws, including but not limited to this law. Further provides that if a qualified law enforcement officer is not on official duty with the officer's government agency and is carrying a concealed firearm pursuant to title 18 US Code section 926B in this State, state law to apply to the officer as a person with no law enforcement powers. Provides that to carry a concealed firearm in this State pursuant to title 18 US Code section 926C, a qualified retired law enforcement officer to comply with all state laws, including but not limited to this law and rules adopted under this provision. Prohibits Title 18 US Code section 926C and state law to authorize a qualified retired law enforcement officer to act as a law enforcement officer in this State. Allows the attorney general to issue firearm qualification certifications to qualified retired law enforcement officers, in conformity with title 18 US Code section 926C. Allows the attorney general to adopt rules to effectuate the purposes of this provision concerning the issuance of firearm qualification certifications. -- Amends provisions relating to licenses to carry. Exempts this provision to apply to qualified law enforcement officers or qualified retired law enforcement officers in compliance with title 18 US Code section 926B or qualified retired law enforcement officers carrying a concealed firearm in compliance title 18 US Code section 926C. -- SB0459 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to JHA then FIN

SB0463 SD2 (SSCR 952)

RELATING TO GARDENS.

Introduced by: Keith-Agaran G, English J, Kanuha D, Lee C

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; provided further that the growing of edible and native Hawaiian plants shall be made a priority in the school gardens. -- 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. -- SB0463 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then WAL then FIN

SB0465 SD2 (SSCR 953)

RELATING TO THE DEPARTMENT OF EDUCATION.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Keith-Agaran G

Establishes provisions relating to program audit. Requires the auditor to conduct a program audit of the policies and procedures put in place by the board of education and department of education to support schools in meeting the goals and statewide student success indicators outlined in the 2017-2020 strategic plan of the board and department, as approved by the board on December 6, 2016. Report to the legislature. Appropriation (\$\$). -- SB0465 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then LMG then FIN

SB0466 SD2 (SSCR 921)

RELATING TO A SCHOOL FACILITIES AGENCY.

Introduced by: Keith-Agaran G, Kim D

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. Requires the agency to act as its chief procurement officer. Requires the agency to comply with the Hawaii public procurement code. -- 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; provided that any lands for which the department currently holds title that are agreed to be transferred shall be transferred to the agency no later than January 1, 2021. -- 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. Provides that subject to standards of conduct law, but any law to the contrary notwithstanding, the governor may authorize expenditures from the special fund 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 Act 72, session laws of 2020, by adding section 302A-1508, Hawaii Revised Statutes, is amended by substituting the word agency or similar term, wherever the word department, department of education, or similar term, appears, as the context requires, and the word executive director, or similar term, wherever the word superintendent, or similar term, appears, as the context requires. Amends report to the legislature and requires the executive director of the school facilities agency to have authority on these matters. -- SB0466 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then FIN

SB0468 SD1 HD1 (HSCR 1097)

RELATING TO SCHOOL IMPACT FEES.

Introduced by: Keith-Agaran G, Keohokalole J

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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. -- Amends provisions relating to accounting and expenditure requirements. Requires construction cost component impact fees to be used only to improve or renovate existing structures for school use. Prohibits construction cost component impact fees to be used to replace an existing school located within the same school impact district, either on the same site or on a different site. Repeals requirement that an expenditure plan for all collected impact fees to be incorporated into the annual budget process of the department and subject to legislative approval of the budget. -- SB0468 HD1

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

SB0478 SD2 (SSCR 954)

RELATING TO FARMS.

Introduced by: Keith-Agaran G, English J, Inouye L, Kanuha D, Riviere G

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. -- SB0478 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR then FIN

SB0479 SD2 (SSCR 955)

RELATING TO AGRICULTURAL PRODUCTION.

Introduced by: Keith-Agaran G, Inouye L, Kanuha D, Nishihara C

Establishes provisions relating to tropical flower and foliage; plant material distribution program; established. Requires the department of agriculture to develop and implement a program that obtains tropical plant materials from sources within the State and outside of the State; diagnostically screens the tropical plant materials to ensure the materials are free of harmful insects and diseases; propagates these disease and insect free tropical plant materials; and distributes the plant materials to Hawaii farmers. Provides that in developing the program required by this provision, the department of agriculture shall consult with tropical flower and foliage growers; and agricultural research entities. Requires the department of agriculture to adopt rules to specify the plant species and varieties that need additional regulations and establish quarantine requirements, diagnostic measures, and import requirements. Appropriation. (\$\$) -- SB0479 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR then FIN

SB0493 SD2 HD1 (HSCR 1013)

RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Chang S, Keohokalole J

Establishes the Hawaii agriculture and forest carbon positive incentive program. Establishes the authority the Hawaii agriculture and forest carbon positive incentive program within Hawaii green infrastructure authority to incentivize carbon sequestration activities through carbon incentives contracts that provide for compensation for eligible activities by program participants. Requires the authority to administer the program to conduct program evaluation; coordinate with the department of agriculture and the department of land and natural resources; provide owners and lessees of eligible land financial incentive payments for eligible practices over a designated period, with appropriate crediting for carbon benefits as specified through a carbon incentives contract; establish and implement protocols that provide monitoring and verification of compliance with the terms of carbon incentives contracts; make available to the public any modeling, methodology, or protocol resources developed to estimate sequestration rates of potential projects; and identify, evaluate, and distribute dedicated funds to accomplish the purposes of the program. Establishes program assistance; contract terms and compensation rates requirements. Requires the department to assist the authority in carrying out the purposes of the program as specified. Establishes reviewing committee; report, eligibility, priority of carbon positive activities; benefits, and Hawaii agriculture and forest carbon positive incentive program special fund. -- Amends provisions relating to functions, powers, and duties of the authority. Adds that requires the Hawaii green infrastructure authority to administer the Hawaii agriculture and forest carbon positive incentive program established. -- Amends provisions relating to greenhouse gas sequestration task force under the Hawaii climate change mitigation and adaptation initiative. Adds that requires the Hawaii greenhouse gas sequestration task force to identify and prioritize carbon positive activities eligible for the Hawaii agriculture and forest carbon positive incentive program established. -- Amends provisions relating to environmental response, energy, and food security tax; uses under the fuel tax law. Changes tax collected from 15 dollars to ____ dollars of the tax on each

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barrel shall be deposited into the agricultural development and food security special fund established and adds that ____ cents of the tax on each barrel to be deposited into the Hawaii agriculture and forest carbon positive incentive program special fund established. Appropriations into and out of the special fund for the program, including 1 full time equivalent (1.0 FTE) program management position. -- SB0493 HD1

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0496 SD2 HD1 (HSCR 1077)

RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Chang S, Keith-Agaran G, Kidani M, Misalucha B, Nishihara C

Amends Act 151, session laws of 2019, relating to agriculture, by requiring the department of agriculture, in cooperation with the office of the governor, to build off the findings related to this provision and further identify the top 10 fruit and vegetable imports to the State that may be commercially grown by farmers in Hawaii, along with recommendations to increase the commercial production of those fruits and vegetables in the State. Report to the legislature. -- SB0496 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Hashem M, Quinlan S, Perruso A -- Matsumoto L, Todd C
Apr=20 21 Conference Committee: Senate Members: Gabbard M, English J -- Nishihara C

SB0502 SD2 HD1 (HSCR 1006)

PROPOSING AN AMENDMENT TO ARTICLE I OF THE CONSTITUTION OF THE STATE OF HAWAII TO GUARANTEE ALL INDIVIDUALS THE RIGHT TO HAVE A CLEAN AND HEALTHY ENVIRONMENT.

Introduced by: Gabbard M, Acasio L, Chang S, Misalucha B, Rhoads K, Shimabukuro M

Proposes to amend the constitution. Provides that each person has a right to a clean and healthy environment, including pure water, clean air and healthy ecosystems, and to the preservation of the natural, cultural, scenic and healthful qualities of the environment. -- SB0502 HD1

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)
Mar-18 21 Referred to JHA

SB0508 HD1 (HSCR 995)

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 elementary public school or a beach or another appropriate location for students in the 4th grade; provided that the department may provide an opt out process for elementary public schools that have other comparable programs or conduct water safety training at a different grade level. 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. -- SB0508 HD1

Current Status: Mar-17 21 Passed Second Reading House as amended (HD1)
Mar-17 21 Referred to EDN

SB0509 SD2 HD1 (HSCR 1021)

RELATING TO EDUCATION.

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

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, whose mission is to strengthen the education pipeline from early childhood through post secondary education to achieve greater alignment and integration of programs, to develop high value employment criteria for making industry certification awards for 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 relevant cross sector partners shall provide, an annual list of occupations that meet the high value

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employment criteria developed pursuant to this provision and in which an industry recognized certification is required or will materially enhance a job applicant's opportunities 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 on the department's website. Requires the advisory council to review and sign the industry certification proposal and selection to ensure that the students at the public high school receiving an award are aware that the certification holds value to employers based in the State. Annual report to the legislature. -- SB0509 HD1

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

SB0510 SD1 (SSCR 219)

RELATING TO HISTORIC PRESERVATION REVIEWS.

Introduced by: Dela Cruz D, English J, Keith-Agaran G, Kidani M, Misalucha B
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 the 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 responsibility 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 who satisfy specified requirements. -- SB0510 SD1

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to WAL then JHA then FIN

SB0513 SD1 HD2 (HSCR 1455)

RELATING TO THE ENFORCEMENT OF LAWS.

Introduced by: Dela Cruz D, Gabbard M, Keith-Agaran G, Kidani M, Lee C, Misalucha B, Nishihara C

Amends provisions relating to fireworks. Defines adjudication of fireworks infractions, applicability, venue and jurisdiction, notice of infraction; form; determination final unless contested, answer required, court action after answer or failure to answer, hearings, monetary assessments, time computation, powers of the district court judge hearing ceases pursuant to this provision, trial and concurrent trial, and rules. -- Amends provisions relating to general provisions definitions, and exceptions. -- Amends provisions relating to license or permit required. Prohibits a person to import, store, offer to sell, or sell, at wholesale or retail, aerial devices, display fireworks, articles pyrotechnic, or consumer fireworks unless the person has a valid license issued by the county; or possess aerial devices, display fireworks, or articles pyrotechnic without a valid license to import, store, or sell aerial devices, display fireworks, or articles pyrotechnic, or a valid display permit as provided for in this provision. -- Amends provisions relating to application for license. Requires each storage, wholesaling, and retailing site to be required to obtain a separate license. The license shall specify the date of issuance or effect and the date of expiration, which shall be March 31 of each year. Requires any license issued pursuant to this provision to be revoked by the county if the licensee violates any provision of this chapter or if the licensee stores or handles the fireworks in a manner as to present an unreasonable safety hazard. Requires any license issued pursuant to this provision to be prominently displayed in public view at each licensed location. -- Amends provisions relating to application for permit. Requires

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the permit required under permits and permit for display provisions, to be issued by the county or its authorized designees and be nontransferable. -- Amends provisions relating to permits. Requires a permit to be required for the purchase and use of any consumer fireworks commonly known as firecrackers upon payment of a fee of 25 dollars; any aerial devices, display fireworks, or articles pyrotechnic for the purposes of provision permit for display upon payment of a fee of 150 dollars; and any consumer fireworks for the purposes of the provision general prohibitions or for cultural uses that occur at any time other than during the periods prescribed in the provision permissible uses of consumer fireworks upon a payment of a fee of 25 dollars. -- Amends provisions relating to fees. Requires the fee for the license required under provision license or permit required to be 3,000 dollars for importers, 2,000 dollars for each wholesaler's site, 1,000 dollars for each storage site, and 500 dollars for each retailer's site for each year or fraction of a year in which the licensee plans to conduct business and shall be payable to the county. Requires the county to provide an exemption from the fees under this section to nonprofit community groups for importation and storage of fireworks or articles pyrotechnic for displays once a year. -- Amends provisions relating to penalty; fireworks infractions. Provides that any person without a valid license is guilty of a class C felony under provisions as specified and incur fines. -- Amends provisions relating to enforcement; probable cause for arrest. Requires this provision to be enforced by each county; provided that the sheriff division of the department of public safety may assist each county in the enforcement of this part. Provides that the counties and the sheriff division are authorized to enforce and administer these provisions. -- Requires the attorney general to establish an explosion detection technology working group. Requires the explosion detection technology working group to cease to exist on February 1, 2022 (sunset). Requires the department of public safety to develop and implement a web based reporting tool for illegal fireworks. Appropriates funds. (\$\$) -- SB0513 HD2

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Nishihara C, Rhoads K, Kidani M -- none
Apr-16 21 Conference Committee: House Members: Johanson A, Nakashima M, Cullen T -- Matsumoto L

SB0514 SD1 (SSCR 57)

RELATING TO THE GENERAL FUND.

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

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 2021; 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. (\$\$) -- SB0514 SD1

Current Status: Feb-16 21 Introduction/Passed First Reading - House
Feb-17 21 Single Referral to FIN

SB0518 SD2 (SSCR 312)

RELATING TO EDUCATION.

Introduced by: Dela Cruz D, Keith-Agaran G, Kidani M, Lee C, Misalucha B, Nishihara C, Shimabukuro M

Requires the department of education to establish a sexual abuse prevention education program to be implemented beginning with the 2021 - 2022 school year. Provides that implementation of the program shall include a child abuse and child sexual abuse prevention education program in public and charter schools, in prekindergarten (pre kindergarten, pre-kindergarten) through grade 12, that includes developmentally appropriate and evidence based instruction for each grade level; instruction that is culturally sensitive and adaptable for use within varying school contexts, including age, race, and special needs; a minimum of 1 hour of instruction per school year, building on skills and knowledge learned in previous years; instruction that provides students with the knowledge and tools needed to communicate incidents of sexual abuse; techniques to teach students to recognize child sexual abuse, equip them with skills to reduce their vulnerability, and encourage them to report sexual abuse; a professional training component for administrators, teachers, and other school personnel on talking to students about child sexual abuse prevention, effects of child sexual abuse on children, handling of child sexual abuse reports and disclosures, and mandated reporting; and a component that encourages parental or guardian involvement and informs parents and guardians about child sexual abuse topics, including characteristics of offenders, grooming behaviors, and methods to discuss child sexual abuse prevention with their children; child abuse and child sexual abuse response and reporting policies; capacity to be delivered by a range of personnel and professionals, including teachers, school

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counselors, and outside agency prevention educators; provided that the personnel and professionals shall have a thorough knowledge of child sexual abuse, including ways in which to respond appropriately to sexual abuse disclosures; an evaluation component with measurable outcomes; and Title IX of the federal Education Amendments of 1972, 20 US Code section 1621 et seq., and any other federal and state laws and policies concerning public school systems' handling of sexual violence issues, to the extent that they relate to sexual abuse prevention education. Allows the department to contract with eligible nonprofit or charitable organizations, private entities, or public entities to carry out the purposes of this Act. Requires the board of education to adopt board policies to effectuate the sexual abuse prevention education program established pursuant to this provision for public and charter schools, which the department of education shall be required to implement. Requires the department to allow charter school participation and collaboration in the development of the program. Reports to the legislature. Appropriation. (\$\$) -- SB0518 SD2

Current Status: Feb-22 21 Introduction/Passed First Reading - House
Feb-23 21 Multiple Referral to EDN then JHA then FIN

SB0528 SD1 (SSCR 750)

RELATING TO POLITICAL ADVERTISEMENTS.

Introduced by: Rhoads K

Amends provisions relating to advertisements. Requires any advertisement that is broadcast, televised, circulated, published, distributed, or otherwise communicated, including by electronic means, to contain a notice in a prominent location and, for any printed advertisement, including an advertisement communicated by electronic means, on odd numbered each page of the advertisement. -- SB0528 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to GVR then JHA then FIN

SB0537

RELATING TO AMERICAN SIGN LANGUAGE.

Introduced by: Rhoads K, San Buenaventura J

Establishes provisions relating to American sign language. Provides that American sign language is recognized as a fully developed, autonomous, natural language with its own distinct grammar, syntax, vocabulary, and cultural heritage. -- SB0537

Current Status: Mar-19 21 Passed Second Reading House
Mar-19 21 Referred to JHA

SB0550 SD1 HD1 (HSCR 1062)

RELATING TO VOTING.

Introduced by: Ihara L, Chang S, Keith-Agaran G, Misalucha B, Moriwaki S

Amends provisions relating to registration; age; place of registering; residence address; confidentiality; and duties of all state agencies; voter registration. Allows an individual who is 17 years of age but will be 18 years of age on or before the next general election to register and vote at the primary election immediately preceding that general election and in any co occurring or intervening special election. Takes effect upon ratification of an appropriate constitutional amendment. -- SB0550 HD1

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

SB0551 SD1 HD1 (HSCR 1063)

PROPOSING AN AMENDMENT TO ARTICLE II, SECTION 1, OF THE HAWAII STATE CONSTITUTION TO CHANGE THE AGE QUALIFICATION FOR VOTING IN STATE OR LOCAL ELECTIONS.

Introduced by: Ihara L, Chang S, Keith-Agaran G, Misalucha B, Moriwaki S

Proposes to amend the constitution. Requires that every citizen of the US who is 17 years of age but will attain the age of 18 years by the date of the next general election, has been a resident of this State no less than 30 days immediately preceding the next primary election, and is a voter registered as provided by law, to be qualified to vote beginning with the primary election immediately preceding the general election by which the citizen will attain the age of 18 years and any intervening or co occurring special election. -- SB0551 HD1

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

SB0555 SD1 (SSCR 2970)

RELATING TO CAMPAIGN FUNDRAISING.

Introduced by: Ihara L

Amends provisions relating to fundraiser; notice of intent by changing its title to fundraiser; notice of intent; when prohibited. Provides that during any regular session or special session including any extension of any regular session or special session and any recess days, holidays, and weekends, no legislator, or a person employed by or

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acting on behalf of a legislator, shall hold a fundraiser. -- SB0555 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to GVR/ JHA/

SB0560 HD2 (HSCR 1497)

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. -- SB0560 HD2

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Nishihara C, Rhoads K -- English J
Apr-16 21 Conference Committee: House Members: McKelvey A, Nakashima M, Wildberger T -- Ward G

SB0562 SD1 HD2 (HSCR 1427)

RELATING TO DECEPTIVE TRADE PRACTICES.

Introduced by: Keith-Agaran G, Lee C

Establishes provisions relating to shipping charges. Provides that in the sale or purchase of any commodity to be shipped or delivered to a consumer in the State, if a separate charge for shipping or delivery is charged to a consumer, that charge shall not exceed the actual cost to ship or deliver the commodity to a consumer in the State. -- SB0562 HD2

Current Status: Mar-17 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0565 SD1 (SSCR 117)

RELATING TO ALCOHOL.

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

Amends provisions relating to definitions under liquor tax and intoxicating liquor law. Redefines beer to mean any alcoholic beverage containing no less than 0.5 per cent alcohol by volume obtained by the fermentation or any infusion or decoction of malt, wholly or in part, or any substitute therefor, including grain of any kind, bran, glucose, sugar, or molasses; beer includes ale, porter, brown, stout, lager beer, small beer, strong beer, and alcoholic seltzer beverages, but does not include sake, known as Japanese rice wine, or cooler beverage. -- SB0565 SD1

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-12 21 Multiple Re referral to ECD then CPC then FIN

SB0566 SD1 HD2 (HSCR 1411)

RELATING TO HOMESTEAD EXEMPTIONS.

Introduced by: Keith-Agaran G

Amends provisions relating to homestead exemptions. Requires the legislative reference bureau to conduct a study to determine the appropriate amount of an increase to the homestead exemption under the US Bankruptcy Code. Requires the study to examine the State's real property exemption for a person's principal residence in bankruptcy proceedings, pursuant to real property exempt provisions and include the following a breakdown and comparison of real property and homestead exemptions in states similar in size to the State or with a similar tax structure; a comparison of how real property and homestead exemptions are applied in other states, comparing their similarities and differences to the State's homestead exemption; any fiscal implications to the State, counties, and private sectors as a result of an increased homestead exemption; and an assessment of the number and frequency of claims for the homestead exemption in the State. Reports to the legislature. (COVID-19, COVID 19, coronavirus) -- SB0566 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0570 SD1 (SSCR 2056)

RELATING TO HISTORIC PRESERVATION.

Introduced by: Inouye L

Amends provisions relating to definitions under historic preservation law. Redefines historic property to mean any building, structure, object, district or districts, area, or site, including heiau and underwater site, that is over 50 years old and meets the criteria for

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being entered into the Hawaii register of historic places. -- SB0570 SD1
Current Status: Feb-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA then FIN

SB0573 SD1 (SSCR 2009)

RELATING TO WILDLIFE.

Introduced by: Inouye L

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. -- SB0573 SD1

Current Status: Feb-03 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA then FIN

SB0576 SD2 (SSCR 934)

RELATING TO USED MOTOR VEHICLE PARTS.

Introduced by: Riviere G, Fevella K, Gabbard M, Kidani M, Kim D, Lee C, Moriwaki S
Establishes provisions relating to statement required; catalytic converter. Requires every licensee, when the licensee purchases a catalytic converter within the State, to obtain a written statement signed by the seller certifying that the seller has the lawful right to sell and dispose of the catalytic converter as stated. Requires the seller to provide a copy of a receipt as stated. Requires that if a receipt is not available, the seller is to provide to the licensee a notarized declaration as stated. Requires if the seller does not provide a copy of the receipt or the notarized declaration, the licensee to not purchase the catalytic converter, in whole or in part, and shall report the attempted sale to the police. Requires the licensee to take a photograph or photographs of the catalytic converter offered for sale. Requires the licensee to require the seller to verify the seller's identity by presenting a valid photo identification card or license issued by a federal or state government agency authorized to issue valid identification. Requires the licensee to keep at the licensee's place of business the signed written statement, receipt or notarized declaration required, and photocopy of the identification card or license or photograph of the seller, if applicable, from the seller for a period of 2 years after the date of purchase and the statement, receipt or notarized declaration required, photographs required, and photocopy or photograph, if applicable, to be examined at any time by the director of finance, chief of police, attorney general, prosecuting attorney, or their designees. -- Establishes provisions relating to theft of catalytic converter. States that a person commits the offense of theft of catalytic converter if the person obtains a catalytic converter through any means described in provisions; or violates provisions, in regard to a catalytic converter. Establishes as a class C felony. Establishes fines. -- SB0576 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-15 21 Multiple Re referral to CPC then JHA then FIN

SB0579 SD1 HD1 (HSCR 1864)

RELATING TO SPECIAL PURPOSE REVENUE BONDS TO ASSIST HOUSE OF ALOHA ENTERPRISES LLC.

Introduced by: Riviere G, Fevella K, Moriwaki S

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist House of Aloha Enterprises LLC, a Hawaii limited liability company, with planning, designing, constructing, and equipping facilities for the purpose of creating business in Hawaii for the manufacturing, processing, and distribution of products such as but not limited to the production of value added agricultural, advanced materials, sustainable, and fine art products. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB0579 HD1

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Gabbard M, English J -- Fevella K, Nishihara C
Apr-16 21 Conference Committee: House Members: Quinlan S, Holt D -- Okimoto V

SB0582 SD2 (SSCR 651)

RELATING TO THE ENVIRONMENT.

Introduced by: Riviere G, Chang S, Misalucha B

Amends provisions relating to water pollution. Redefines water pollutant to include plastic. -- SB0582 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-16 21 Multiple Re referral to EEP then FIN

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SB0594 SD1 (SSCR 263)

RELATING TO GENERAL EXCISE TAX.

Introduced by: Kim D, Chang S, Dela Cruz D, English J, Fevella K, Gabbard M, Inouye L, Keith-Agaran G, Kidani M, Misalucha B, Riviere G, San Buenaventura J

Amends provisions relating to monthly, quarterly, or semiannual return, computation of tax, payment. Authorizes the director of taxation to exempt from the requirements of this provision a taxpayer whose tax liability under this law does not exceed 100 dollars for the taxable year; provided that the taxpayer complies with the requirements of provisions relating to annual return, payment of tax. -- SB0594 SD1

Current Status: Mar-17 21 Passed Second Reading House
Mar-17 21 Referred to FIN

SB0596 SD1 (SSCR 89)

RELATING TO THE HAWAII TOURISM AUTHORITY.

Introduced by: Kim D, Dela Cruz D, Fevella K, Inouye L, Keith-Agaran G, Misalucha B, Riviere G, Wakai G

Amends provisions relating to Hawaii tourism authority; establishment; board; president and chief executive officer. Requires members to be appointed by the governor for terms of 4 years; provided that membership on the board shall not exceed 8 consecutive years; provided further that each member shall not continue as a holdover member beyond the beginning of the next regular legislative session, following the expiration of the member's term. -- SB0596 SD1

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to LAT then JHA then FIN

SB0597 SD2 HD1 (HSCR 1065)

RELATING TO CAMPAIGN FINANCE.

Introduced by: Kim D, Fevella K, Keith-Agaran G, Keohokalole J, Misalucha B, San Buenaventura J

Amends provisions relating to 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 or vital household dependent care costs; provided that the child care or vital household dependent care costs would not have been incurred but for the candidate's participation in the candidate's own campaign activity; qualifying child care or vital household dependent care costs shall be limited to costs for child care or vital household dependent 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 or vital household dependent care services shall not be provided by immediate family. Defines child to mean a person under 12 years of age and who is a biological, adopted, or foster child; 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 vital household dependent to mean a person, such as a family member, living in the candidate's household who is physically or mentally incapable of self care. -- SB0597 HD1

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

SB0601 SD1 HD1 (HSCR 1408)

RELATING TO ROOFING CONTRACTORS.

Introduced by: Baker R, Keith-Agaran G, Lee C, Misalucha B, Rhoads K

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 ____ 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. Requires rescission to be evidenced by the insured providing written notice of rescission and evidence of any denial or partial denial of the claim by the insurer to the roofing contractor at the address stated in the contract. Requires notice of rescission, if provided by mail, to be effective upon dispatch when mailed by registered or certified mail. Prohibits notice of rescission to take a particular form and is sufficient so long as it indicates, by any form of written expression, the intention of the insured not to be bound by the contract. Requires prior to entering into a contract with an insured for goods and services to be paid from the proceeds of a property or casualty insurance policy claim, the roofing contractor to provide the following rescission statement as specified. Requires no later than 10 days after an insured has rescinded a contract

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pursuant to this section, the roofing contractor to tender to the insured any payments, partial payments, or deposits made and any note or other evidences of indebtedness; provided that if the roofing contractor has performed any emergency services, acknowledged by the insured in writing to be necessary to prevent damage to the residential property, the roofing contractor shall be entitled to the reasonable value of the emergency services. Requires any provision in a contract for goods and services to be paid from the proceeds of an insurance claim for anything except emergency services shall not be enforceable against an insured who has rescinded a contract pursuant to this provision. Prohibits a roofing contractor to represent or negotiate, or offer or advertise to represent or negotiate, on behalf of an insured any insurance claim in connection with the repair or replacement of roof systems, or the performance of any other exterior repair, replacement, construction, or reconstruction work. Requires any violation of this section by a roofing contractor to be deemed an unfair method of competition and an unfair or deceptive act or practice and to be subject to the provisions of monopolies; restraint of trade and unfair and deceptive practices, as well as the provisions of this law. -- SB0601 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0602 SD2 (SSCR 655)

RELATING TO PHARMACY BENEFIT MANAGERS.

Introduced by: Baker R, Chang S, Misalucha B

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, 2021, shall be void. -- Establishes provisions relating to pharmacy benefit manager business practices; prohibitions; independent or rural pharmacy reimbursement rate; disclosure of information to commissioner or governmental officials. 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 pharmacy benefit manager shall not reimburse a 340B pharmacy differently than any other network pharmacy or mail service 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; provides specified conditions; Provides that a contract between a pharmacy benefit manager and a participating pharmacist or pharmacy shall not prohibit, restrict, or limit disclosure of information to the commissioner, law enforcement, or federal or state governmental officials; provides specified conditions; and a pharmacy benefit manager shall not terminate a contract or penalize a pharmacist or pharmacy due to the pharmacist or the pharmacy under specified requirements. Establishes gag clause prohibited; data calls; and 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, 2021, and annually thereafter to include specified requirements. Requires the insurance commissioner to perform an annual examination specified requirements. Report to the legislature. -- 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. Changes a nonrefundable application fee of from 140 dollars to ____ dollars; and adds any other information the

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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. -- Amends provisions relating to annual renewal requirement. Changes A renewal fee of from 140 dollars to ____ dollars; and failure on the part of a pharmacy benefit manager to renew its registration as provided in this provision shall result in a penalty of from 140 dollars to ____ dollars and may cause the registration to be revoked or suspended by the commissioner until the requirements for renewal have been met. -- Amend provisions relating to penalty. Changes fines of from 500 dollars to ____ dollars for each violation; and the penalty prescribed in this provision shall be in addition to any other penalties prescribed by this law. Act to be repealed on June 30, 2026 (sunset). -- SB0602 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then CPC then FIN

SB0607 SD3 HD1 (HSCR 1100)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Baker R, Chang S, English J, Keith-Agaran G, Taniguchi B
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. Repeals provisions that provide that if the project does not obtain necessary land use entitlements by April 30, 2020, the appropriated funds shall be returned to the rental housing revolving fund. -- Requires the Lealii affordable housing project in Lahaina, Maui, to comply with state requirements under the historic preservation law as funding is appropriated for each portion of the project to expedite the development of the project. -- SB0607 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0610 SD1 HD1 (HSCR 1079)

RELATING TO BOARDS AND COMMISSIONS.

Introduced by: Baker R, Chang S, Nishihara C
Amends provisions relating to department of commerce and consumer affairs. Prohibits a public member of any board or commission listed in this provision to be engaged in the occupation that the board or commission regulates; be associated with a member of the occupation that the board or commission regulates that results in a material conflict of interest, an appearance of impropriety, or a reasonable suspicion that the public member does not represent the public interest; or have a direct financial interest in the occupation that the board or commission regulates. -- SB0610 HD1

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

SB0611 SD1 (SSCR 144)

RELATING TO BEHAVIOR ANALYSTS.

Introduced by: Baker R, Chang S, Misalucha B, Nishihara C
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). -- SB0611 SD1

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to HHH then CPC then FIN

SB0613 SD2 (SSCR 922)

RELATING TO PHYSICIAN WORKFORCE ASSESSMENT.

Introduced by: Baker R
Amends provisions relating to John A. Burns school of medicine special fund. Repeals the requirement that no less than 50 per cent of the physician workforce assessment fees deposited into the John A. Burns school of medicine special fund be used for purposes identified by the Hawaii medical education council. Repeals the monetary cap of expenditures from the John A. Burns school of medicine special fund. Authorizes the fund to provide loan repayments to physicians who commit to working in medically underserved areas of the State as part of the health care provider loan repayment program administered by the John A. Burns school of medicine; and provide scholarships to qualifying medical students to be determined by the John A. Burns school of medicine. -- SB0613 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then HET then FIN

SB0614 SD2 (SSCR 923)

RELATING TO TAXATION.

Introduced by: Baker R, Chang S, English J, Keith-Agaran G, Misalucha B
Exempts income received by an individual as unemployment compensation under Hawaii employment security law and pandemic unemployment assistance, pursuant to

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the federal Coronavirus Aid, Relief, and Economic Security Act, during the period of March 1, 2020, through December 31, 2020, from state income tax. Requires the department of taxation to allow individuals to credit the state income tax that was deducted and withheld from their unemployment compensation or pandemic unemployment assistance during the period of March 1, 2020, through December 31, 2020, against their overall state income tax liability. -- (COVID-19, COVID 19, coronavirus) -- SB0614 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-12 21 Multiple Referral to LAT then CPC then FIN

SB0619 SD2 (SSCR 844)

RELATING TO ADVANCED PRACTICE REGISTERED NURSES.

Introduced by: Baker R, Chang S, Misalucha B, Rhoads K, San Buenaventura J
Establishes provisions relating to definitions of terms in this chapter under penal responsibility and fitness to proceed law. Defines advanced practice registered nurse to mean an advanced practice registered nurse with prescriptive authority licensed pursuant to provisions relating to prescriptive authority for advanced practice registered nurses and who holds an accredited national certification in an advanced practice registered nurse psychiatric specialization. Defines licensed psychologist to mean an individual authorized to practice psychology under psychologists law and includes psychologists exempted from licensure by exemptions. Defines qualified advanced practice registered nurse to mean a person licensed pursuant to nurses law and qualified by the court for the specific evaluation ordered. Defines qualified physician to mean a person licensed to practice medicine under medicine and surgery law who is qualified by the court for the specific evaluation ordered. -- Amends provisions relating to examination of defendant with respect to physical or mental disease, disorder, or defect excluding fitness to proceed. Adds advanced practice registered nurse, or qualified advanced practice registered nurse. -- Amends provisions relating to effect of finding of unfitness to proceed and regained fitness to proceed. Adds advanced practice registered nurse, or qualified advanced practice registered nurse. -- Amends provisions relating to examination of defendant with respect to physical or mental disease, disorder, or defect excluding penal responsibility. Adds advanced practice registered nurse, or qualified advanced practice registered nurse. -- Amends provisions relating to access to defendant by examiners of defendant's choice. Adds advanced practice registered nurse, and qualified advanced practice registered nurse. -- Amends provisions relating to form of expert testimony regarding physical or mental disease, disorder, or defect. Adds advanced practice registered nurse, and qualified advanced practice registered nurse. -- Amends provisions relating to legal effect of acquittal on the ground of physical or mental disease, disorder, or defect excluding responsibility; commitment; conditional release; discharge; procedure for separate post acquittal hearing. Adds advanced practice registered nurse, and qualified advanced practice registered nurse. -- Amends provisions relating to conditional release; application for modification or discharge; termination of conditional release and commitment. Adds advanced practice registered nurse, and qualified advanced practice registered nurse. -- Amends provisions relating to procedure upon application for discharge, conditional release, or modification of conditions of release. Adds advanced practice registered nurse, and qualified advanced practice registered nurse. -- SB0619 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA then CPC then FIN

SB0622 SD1 (SSCR 2099)

RELATING TO RESTRAINING ORDER VIOLATIONS.

Introduced by: Baker R, Misalucha B

Amends provisions relating to violation of an order for protection. Requires that for a 2nd conviction for violation of the order for protection adds for any conviction for violation of the order for protection that occurred during the term of a stay at home order imposed by the State or county in which the violation occurred, the person to be sentenced to a mandatory minimum jail sentence of not less than 30 days and shall be fined not less than 500 dollars nor more than 3,000 dollars. Defines stay at home order to mean an order or proclamation issued during a declared state of emergency that restricts persons from leaving their residences for any purpose other than essential activities. -- Amends provisions relating to power to enjoin and temporarily restrain harassment. Requires the court to sentence a violator to appropriate counseling and to sentence a person convicted under provisions that add for a violation of an injunction or restraining order that occurs after a conviction for a violation of the same injunction or restraining order that occurred during the term of a stay at home order imposed by the State or county in which the violation occurred. Requires the person to be sentenced to a mandatory minimum jail sentence of not less than 30 days and to be fined not less than 500 dollars

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nor more than 3,000 dollars. (COVID-19, COVID 19, coronavirus) -- SB0622 SD1
Current Status: Feb-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB0629 SD2 (SSCR 2255)

RELATING TO MEDICAL CANNABIS.

Introduced by: Baker R

Amends the medical cannabis dispensary system law. Defines waiting room to mean a designated area at the public entrance of a retail dispensing location that may be accessed by a member of the general public who is waiting for, assisting, or accompanying a qualifying patient, primary caregiver, qualifying out of state patient, or caregiver of a qualifying out of state patient who enters or remains on the premises of a retail dispensing location for the purpose of a transaction conducted pursuant to provisions relating to dispensary operations and provisions relating to dispensing limits, provided that the storage, display, and retail sale of cannabis and manufactured cannabis to be prohibited within the waiting room area. Provides security requirements and restrictions regarding waiting rooms as specified. 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. -- SB0629 SD2

Current Status: Feb-15 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB0635

RELATING TO ELECTIONS.

Introduced by: Keith-Agaran G, Kim D, Lee C

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 or 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. -- SB0635

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to JHA then FIN

SB0645 SD2 (SSCR 924)

RELATING TO TAXATION.

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

Amends provisions relating to 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, 2021, to use the surcharges received from the State for affordable and workforce 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; provided that each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this section after December 31, 2020, shall use the surcharges received from the State only for the purposes described in this provision. -- SB0645 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to ECD/ HSG/ then JHA then CPC then FIN

SB0646 SD2 HD1 (HSCR 1423)

RELATING TO TAXATION.

Introduced by: Keith-Agaran G, English J, Lee C

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 ____ dollars a day, or any portion of a day that a rental motor vehicle is rented or leased. Provides that the tax shall

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not be levied on the lessor if the lessor is renting the vehicle to replace a vehicle of the lessee that has been stolen and is unrecovered or will not be repaired due to a total loss of the vehicle. -- Amends provisions relating to remittances. Provides that for a county having a resident population of more than 125,000, but less than 195,000, 3 dollars for every ____ 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. -- SB0646 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0659 SD2 HD3 (HSCR 1876)

RELATING TO LOW-INCOME HOUSING TAX CREDIT.

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

Amends provisions relating to low income housing income tax credit. Allows each taxpayer subject to the tax imposed by this law, who has filed a net 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 by the partnership or limited liability company in any manner agreed to by the partners or members regardless of whether the individual or entity to receive the credit is deemed to be a partner or member for federal income tax purposes, so long as the individual or entity is deemed to be a partner or member pursuant to applicable state law. Allows the credit to 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. Requires all claims for a tax credit under this provision to be filed on or before the end of the 12th month following the close of the taxable year for which the credit may be claimed and shall include a copy of Form 8609, or any successor form created by the Internal Revenue Service, and issued by the corporation with respect to the building; provided that with respect to the 1st year that the credit is claimed for a qualified low income housing project, if the taxpayer has not yet received the form before the time the taxpayer files the original tax return claiming the credit under this section, the taxpayer may claim the credit based upon the amount of credit set forth in the carryover allocation or section 42(m) letter, as applicable, issued to the qualified low income housing project; and upon receipt of the form the taxpayer shall amend its tax return to include the form; and if the credit amount in the form is different than the amount of credit previously claimed, adjust the credit amount claimed on the amended return. Provides that for any qualified low income building placed in service 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 or members of their distributive shares of income, loss, and deductions under this law shall be made in accordance with the written agreement of the partners or members; the total amount of state credits allocated by the corporation for the qualified low income building shall not exceed 50 per cent of the total amount of federal credits allocated to the building for the 10 year federal credit period; and the deductions and expenses claimed by all Hawaii taxpayers on Hawaii income tax returns shall not exceed the deductions and expenses claimed by all taxpayers on federal returns; provided that this provision shall not apply to any building that ceases to be a qualified low income building. -- Amends Act 129, session laws of 2016, relating to administration of low income housing credit, by extending the repeal date to December 31, ____ (sunset). -- SB0659 HD3

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Chang S, Keith-Agaran G -- Moriwaki S

SB0662 SD1 (SSCR 59)

RELATING TO TAX CREDITS.

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

Establishes provisions relating to tax credits; generally. Requires any income tax credit established or renewed under the income tax law after December 31, 2021, to 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. -- SB0662 SD1

Current Status: Feb-23 21 Introduction/Passed First Reading - House
Feb-23 21 Multiple Referral to ECD then FIN

SB0663 SD1 HD1 (HSCR 1043)

RELATING TO THE SOLEMN COVENANT OF THE STATES TO AWARD PRIZES FOR CURING DISEASES.

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Introduced by: Dela Cruz D, Chang S, Misalucha B, Rhoads K

Requires the department of health to establish a task force to study and recommend to the legislature the feasibility of entering into the solemn covenant of the states to award prizes for curing diseases. Report to the legislature. Requires the task force to serve until it has accomplished the objectives of this Act or twenty days prior to the convening of the regular session of 2022, whichever occurs 1st (sunset). -- SB0663 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0665 SD1 (SSCR 2053)

RELATING TO VIOLATIONS OF CAMPAIGN FINANCE LAW.

Introduced by: Dela Cruz D, Chang S, Keith-Agaran G, Keohokalole J, Misalucha B
Amends provisions relating to advertisements. Provides that the fine for violation of this provision, if assessed by the campaign spending commission, shall not exceed 25 dollars for each advertisement that lacks the information required by this section or contains false information about the time, place, or means of voting, and shall not exceed an aggregate amount of 5,000 dollars. Requires any person who knowingly or intentionally provides false information concerning the name or address of the person paying for an advertisement that is subject to the requirements of this provision to be guilty of a class C felony. -- Amends provisions relating to criminal referral. Provides that in addition to an administrative determination that a violation of this part has been committed, the commission may refer the complaint to the attorney general or county prosecutor at any time it believes the respondent may have recklessly, knowingly, or intentionally committed a violation. -- Amends provisions relating to criminal prosecution. Requires a person who is convicted under this provision to be disqualified from holding elective public office for a period of 10 years from the date of conviction. Provides that for purposes of prosecution for violation of this provision, the offices of the attorney general and the prosecuting attorney of the respective counties shall be deemed to have concurrent jurisdiction to be exercised as prosecution shall commence with a written request from the commission, upon the issuance of an order of the court, or upon the exercise of the law enforcement authority of the attorney general or prosecuting attorney; provided that prosecution may commence prior to any proceeding initiated by the commission or final determination. Repeals provision that prohibits this provision to apply to any person who, prior to the commencement of proceedings under this provision, has paid or agreed to pay the fines prescribed by provisions relating to failure to file report; filing a substantially defective or deficient report and advertisements. -- SB0665 SD1

Current Status: Feb-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB0666 SD2 (SSCR 927)

RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Dela Cruz D

Establishes provisions relating to conservation workforce special fund. Establishes the fund into which shall be deposited all revenues under section 237D- ____; appropriations made by the legislature to the special fund; and grants and gifts made to the special fund. Allows moneys in the special fund to be expended by the department for workforce programs and services with the explicit purpose of meeting the Aloha+ Challenge natural resource management targets and the International Union for Conservation of Nature's 30 by 30 goals of increasing freshwater capacity by 100,000,000 gallons per day in comparison to the January 1, 2016, baseline; having 30 per cent of Hawaii's marine waters under active management by 2030; implementing a biosecurity plan to address priority invasive species by 2030; and increasing the percentage of threatened and endangered native species managed in Hawaii by 2030. Allows funds to also be expended to support the maintenance or restoration of beaches, parks, and trails. -- Establishes provisions relating to the green fee surcharge. Provides that beginning on January 1, 2022, there is levied and shall be assessed and collected a green fee surcharge of 20 dollars for each guest, either a visitor or resident, of a transient accommodation. Requires the revenues collected pursuant provision to be deposited quarterly into the conservation workforce special fund. Act to be repealed on June 30, 2031. (COVID-19, COVID 19, coronavirus) -- SB0666 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EEP/ LAT/ then CPC then FIN

SB0668 SD1 HD1 (HSCR 1482)

RELATING TO AGRICULTURE.

Introduced by: Dela Cruz D

Establishes provisions relating to agricultural imports and inspections. Provides that notwithstanding any law to the contrary, the State shall regulate all agricultural imports

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and inspections. -- Establishes provisions relating to air cargo pest inspection, quarantine, and eradication fund. Establishes the air cargo pest inspection, quarantine, and eradication fund, into which shall be deposited legislative appropriations for air cargo biosecurity and inspection, quarantine, and eradication purposes; all interest earned or accrued on moneys deposited in the fund; and any other moneys made available to the fund. Requires the moneys in the air cargo pest inspection, quarantine, and eradication fund to be expended by the department of agriculture solely for the inspection, quarantine, and eradication of invasive species contained in any air cargo arriving into the State. Requires the auditor to conduct a sunrise analysis on the air cargo pest inspection, quarantine, and eradication fund established pursuant to this provision. Report to the legislature. -- Amends provisions relating to agricultural development and food security special fund; establishment by changing the title to land, aquaculture, freshwater, or sea based food development and food security special fund; establishment. Replaces agricultural production with land, aquaculture, freshwater, or sea based food production. -- Amends provisions relating to civil penalty. Replaces agricultural production with land or sea based food production. -- Amends provisions relating to environmental response, energy, and food security tax; uses. Replaces the agricultural development and food security special fund with land, aquaculture, freshwater, or sea based food development and food security special fund. -- SB0668 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0670 SD1 (SSCR 515)

RELATING TO THE EMPLOYMENT OF A MINOR.

Introduced by: Taniguchi B, Kidani M

Amends provisions relating to employment of minors under 18 years of age. Allows a minor under the age of 16 years to be employed or permitted to work in theatrical employment under circumstances and conditions prescribed by the director of labor and industrial relations by rule; provided that the employer of the minor shall procure and keep on file a valid certificate of employment; the minor shall be accompanied by a parent, guardian, or responsible adult who is designated by the parent or guardian, to supervise and advocate on behalf of the minor; when a minor who is under the age of 1 year is on set, a nurse certified in basic life support shall be hired by the employer to accompany, supervise, and advocate on behalf of the infant to ensure the employer's compliance with this provision; when a minor who has attained the age of 5 years is on set and the minor is required to attend school or by the law of the minor's home state. Provides that the work shall be performed during periods when the minor is not legally required to attend school; and when work is performed during periods when the minor is legally required to attend school but is excused by school authorities from attending, a studio teacher shall accompany, teach, and attend to the health, safety, and well being of the minor, and shall ensure the employer's compliance with this provision and applicable rules adopted by the department pursuant to this law. Prohibits a studio teacher to supervise more than 10 minors whenever 1 or more minors are on set and a variance from the work hour restrictions on allowable theatrical employment is granted by the director. Defines nurse to mean an individual who is a registered nurse or advance practice registered nurse licensed and is not the parent or guardian of the minor whom the individual is accompanying on set. Defines a studio teacher to mean an individual who is designated by the employer, holds a valid license issued by the Hawaii teacher standards board or by the equivalent teacher credentialing agency in the minor's home state, and not the parent or guardian of the minor whom the individual is accompanying on set. -- SB0670 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then CPC then JHA

SB0675 SD1 HD1 (HSCR 1425)

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS FUND.

Introduced by: Taniguchi B

Amends provisions relating to definitions under the Hawaii employer union health benefits trust fund. Redefines employee beneficiary to include the surviving child, if there is no surviving parent who is eligible to be an employee beneficiary, and the child is unmarried and is under the limiting age as defined by the board; or incapable of self support because of a mental or physical incapacity, which existed prior to the unmarried child's reaching the age of 19 years. -- SB0675 HD1

Current Status: Mar-17 21 Passed Second Reading House
Mar-25 21 Referred to FIN

SB0676 SD1 (SSCR 260)

RELATING TO THE MINIMUM WAGE.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Taniguchi B

Amends provisions relating to minimum wages. Requires an employer to pay at least 12 dollars per hour beginning January 1, 2022. -- SB0676 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then FIN

SB0678 SD1 HD1 (HSCR 996)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Taniguchi B

Amends provisions relating to Hawaii labor relations board. Requires the representative of labor to be a person who is appointed by the governor and whose name has been submitted to the governor to serve as the representative of labor by the exclusive representatives certified pursuant to section 89-8 (Recognition and representation; employee participation). Requires the process to determine the nominee whose name is to be submitted to the governor to be determined by a simple majority of the exclusive representatives certified pursuant to section 89-8. Requires the governor to transmit the name of the person nominated to serve as the representative of labor to the senate for advice and consent no later than 20 days after submission of the nominee's name to the governor; provided that, if the governor fails to nominate the person whose name has been submitted by a simple majority of exclusive representatives in accordance with this provision, the simple majority of exclusive representatives who recommended the person shall transmit the person's name directly to the senate for confirmation. Provides that if a representative of labor does not demonstrate the necessary ability to serve as an effective representative, as determined by a simple majority of exclusive representatives certified pursuant to section 89-8, then the representative shall be removed from office upon written request to the governor by a simple majority of the exclusive representatives authorized to nominate the representative of labor. Requires the written request for the removal of the representative of labor shall include an effective date for the representative of labor's removal. Requires the removal from office of a representative of labor requested pursuant this provision to be executed no later than the effective date of the removal specified in the written request. -- SB0678 HD1

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0694 SD1 (SSCR 784)

RELATING TO SUSTAINABLE DEVELOPMENT GOALS.

Introduced by: English J, Dela Cruz D, Gabbard M, Ihara L, Kanuha D, Keith-Agaran G, Kidani M, Kim D, Kouchi R, Lee C, Misalucha B, Riviere G, Shimabukuro M, Wakai G

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. -- SB0694 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EEP then WAL then CPC then FIN

SB0700 SD2 (SSCR 838)

RELATING TO SEARCH AND RESCUE.

Introduced by: English J, Chang S, Fevella K, Keith-Agaran G, Kidani M, Misalucha B, Moriwaki S, Riviere G, San Buenaventura J

Amends provisions relating to reimbursement under the search and rescue reimbursement act. Requires a government entity to seek reimbursement for all or a portion of search or rescue expenses from all applicable persons or entities pursuant to this provision, if the need for the search or rescue was the result of the person or entity leaving a hiking trail and entering state, county, or private property that is closed to the public and marked with a sign giving reasonable notice of the closure; or entering a hiking trail that is closed to the public and marked with a sign giving reasonable notice of the closure. -- SB0700 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then JHA then FIN

SB0702 SD2 HD1 (HSCR 1028)

RELATING TO EDUCATION FUNDING.

Introduced by: English J, Chang S, Dela Cruz D, Fevella K, Keith-Agaran G, Misalucha B, Riviere G, San Buenaventura J

Amends provisions relating to committee on weights. Requires the committee to report to the legislature detailing any changes to the funding formula within 30 days of the posting of the committee's final report indicating the approval of its recommended

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change to the funding formula. -- SB0702 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0703

RELATING TO SUICIDE PREVENTION TRAINING.

Introduced by: English J, Chang S, Dela Cruz D, Fevella K, Keith-Agaran G, Misalucha B, San Buenaventura J

Establishes provisions relating to suicide prevention; in service training. Requires the department of education to require that in service training include at least 2 hours of suicide prevention education for all teachers and principals each school year. -- SB0703

Current Status: Mar-09 21 Introduction/Passed First Reading - House

Mar-09 21 Multiple Referral to HHH then EDN then CPC then FIN

SB0715 SD2 HD1 (HSCR 1449)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST PUEO DEVELOPMENT, LLC.

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

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 homes, rental housing units, elderly care units, alternative energy development, and infrastructure development, including roads and utilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB0715 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)

Mar-25 21 Referred to FIN

SB0717 SD1 HD1 (HSCR 1017)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: English J, Chang S, Fevella K, Inouye L, Kanuha D, Keith-Agaran G, Keohokalole J, Misalucha B

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 submitted; address; number of denied leases; designated successors; and history regarding whether the individual obtained a lease as an applicant or as a successor; and other information as determined by the Hawaiian homes commission. Requires the digital database required by this Act to be completed and available for use by the department of Hawaiian home lands no later than July 1, 2022. -- SB0717 HD1

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

Mar-19 21 Referred to JHA

SB0726 HD1 CD1 (CCR 72)

RELATING TO POLICING.

Introduced by: Chang S, Misalucha B

Establishes provisions relating to no knock warrants; prohibited. Provides all warrants shall require the serving officer or officers to declare the officer's office and business in an audible voice and wait at least 30 seconds for compliance before entry into a house, store, or other building for the purpose of serving the warrant; provided that the 30 seconds shall commence at the moment the announcement of presence is made by the officer. -- Establishes provisions relating to service of warrant; uniform requirement. Requires any officer serving a warrant issued pursuant to this law to do so in an authorized uniform and wear and use a body worn video camera. Prohibits an officer serving a warrant to obscure or conceal the officer's office in the process of serving the warrant. -- Amends provisions relating to entering house to arrest. Prohibits officer to enter a house to arrest an offender without audibly declaring the officer's office and business and waiting at least 30 seconds for compliance before entry; provided that the 30 seconds shall commence at the moment the announcement of presence is made by the officer. -- Amends provisions relating to power of officer serving. Provides that the officer shall audibly declare the officer's office and business and wait at least 30 seconds prior to entry; provided that the 30 seconds shall commence at the moment the announcement of presence is made by the officer. Provides that if the doors, gates, or other bars to the entrance are not opened within 30 seconds, the officer may break them. -- Amends provisions relating to complaint; form of warrant. Provides that no warrant shall issue that permits any officer to enter a house, store, or other building without audibly declaring the officer's office and business and waiting at least 30 seconds for compliance before entry; provided that the 30 seconds shall commence at the moment the announcement of presence is made by the officer. -- SB0726 CD1

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Current Status: Apr-27 21 Re Committed to Conference Committee Senate
Apr-27 21 Re Committed to Conference Committee House

SB0732 SD2 (SSCR 881)

RELATING TO THE NON-VIOLENT RESPONSE TEAM PILOT PROGRAM.

Introduced by: Chang S, Misalucha B, Rhoads K

Requires the legislative reference bureau to conduct a study examining the efficacy of the Hawaii CARES (coordinated access resource entry system) program offered by the department of health's behavioral health administration adult mental health division. Requires the study to include a summary of the responses and interventions made by the Hawaii CARES program during the past 5 years, including intervention responses to incidents related to mental health, substance abuse, and suicide threats, as well as the provision of conflict resolution and welfare checks on the island of Oahu; an examination of whether any of the responses and interventions listed in the provision involved an armed response; and a financial report for the preceding 5 fiscal years. Provides that in conducting the study, the legislative reference bureau shall seek input from the department of health, department of human services, Honolulu police department, and department of budget and finance. Reports to the legislature. -- SB0732 SD2

Current Status: Mar-19 21 Passed Second Reading House
Mar-22 21 Referred to FIN

SB0741 SD1 (SSCR 2051)

RELATING TO ELECTIONS.

Introduced by: Chang S, Kidani M, Lee C

Amends provisions relating to convening and voting for president and vice president; party vote by adding invalid vote. Requires the electors to vote by ballot for candidates whose names appeared on the presidential general election ballot. Provides that if an elector fails to vote for the presidential and vice presidential candidate pursuant to this provision, the elector's vote shall be invalidated and an alternate elector selected pursuant to provisions relating to nomination of presidential electors and alternates; certification; notification of nominees shall vote for the candidates whose names appeared on the presidential general election ballot and who are of the political party or group which the alternate elector represents. Provides that if an alternate elector fails to vote for the candidates whose names appeared on the presidential general election ballot and who are of the political party or group which the alternate elector represents, the alternate elector's vote shall be invalidated. Prohibits this provision to apply if the presidential candidate of the political party or group that the elector represents has released the elector without condition, has died, or has become mentally disabled. -- SB0741 SD1

Current Status: Feb-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB0742 SD1 (SSCR 833)

RELATING TO POLICING.

Introduced by: Chang S, Misalucha B, Rhoads K

Establishes provisions relating to police stops; uses of force; arrests; data collection; report to the legislature. Requires the chief of each county police department to submit an annual report to the legislature of all police stops, uses of force, and arrests. -- Amends provisions relating to reports to the legislature by changing its title to annual report to legislature of misconduct incidents. -- SB0742 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to JHA then FIN

SB0744 SD1 HD1 (HSCR 1093)

RELATING TO CORRECTIONAL FACILITIES.

Introduced by: Chang S

Amends provisions relating to development or expansion of in state correctional facilities by changing it to development or expansion of in state correctional facilities; private correctional facilities prohibited. Repeals the development or expansion of private in state correctional facilities. Prohibits private correctional facility to be established within the State. -- SB0744 HD1

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

SB0749 SD2 HD1 (HSCR 1105)

RELATING TO THE PUBLIC HOUSING AUTHORITY.

Introduced by: Chang S, Kidani M, Misalucha B, Rhoads K

Amends provisions relating to definitions under public housing authority law. Defines housing to mean any home, house, residence, building, apartment, living quarters, abode, domicile, or dwelling unit designed principally for the purpose of sheltering

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people. Redefines public housing project to include a mixed income, mixed use, or mixed finance redevelopment, executed through public private partnerships, on properties owned by the authority. -- Amends provisions relating to development of property under the Hawaii public housing authority. Repeals an experimental or demonstration housing project designed contracts. Provides that in connection with the development of any public housing dwelling units under this law, allows the authority to also develop non subsidized housing, commercial properties, and industrial properties and sell or lease other properties if it determines that the uses will be an integral part of the public housing development or a benefit to the community in which the properties are situated. Provides that with regard to real property set aside or leased to the authority that was classed as government or crown lands previous to August 15, 1895, or exchanged for such lands by the authority for an aggregate period of more than 65 years, the authority shall submit the following documentation to the office of Hawaiian affairs at least 3 months prior to any plan to redevelop or enter into a public private partnership for an affordable housing development under specified requirements. -- SB0749 HD1

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

SB0754

RELATING TO OPERATING A VEHICLE WHILE INTOXICATED.

Introduced by: Lee C, Keith-Agaran G, Keohokalole J, Misalucha B, Rhoads K
Amends provisions relating to use of intoxicants while operating a vehicle; provisions relating to evidence of intoxication; provisions relating to operating a vehicle under the influence of an intoxicant; provisions relating to habitually operating a vehicle under the influence of an intoxicant; provisions relating to immediate restoration of license; provisions relating to documents required to be submitted for administrative review; sworn statements. Decreases the threshold blood alcohol concentration for the offense of operating a vehicle while under the influence of an intoxicant as specified. -- SB0754

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to JHA then CPC

SB0755 SD1 HD1 (HSCR 1012)

RELATING TO TRANSPORTATION.

Introduced by: Lee C, Acasio L, English J, Keith-Agaran G, Keohokalole J, Kidani M, Misalucha B, Moriwaki S, Rhoads K

Establishes provisions relating to optional environmental impact contribution. Provides that every lessor who is required to register with the director of taxation to include an option in each rental agreement for the lessee to make a voluntary contribution to the department of land and natural resources to preserve and protect the environment. Requires the option to be printed in the rental agreement and the language of the option to clearly state that the option is voluntary and does not affect the rental agreement. Requires the department of land and natural resources to develop and approve the option to be place in each rental agreement. Provides that contributions collected shall be remitted to the department of land and natural resources, which shall deposit 50 per cent into the conservation and resources enforcement special fund established; and 50 per cent into the land conservation fund contributions at the end of every fiscal year. -- Amends provisions relating to land conservation fund, and provisions relating to conservation and resources enforcement special fund; established. Requires contributions collected through rental agreements under provisions relating optional environmental impact contribution to be deposited into each fund as specified. -- SB0755 HD1

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0756 SD2 HD2 (HSCR 1414)

RELATING TO ELECTRIC VEHICLES.

Introduced by: Lee C, Keith-Agaran G, Keohokalole J, Misalucha B, Rhoads K
Amends provisions relating to miscellaneous by changing it to parking for electric vehicles. Establishes provisions relating to ordinances to enforce authorized. Allows each county to adopt ordinances to enforce the requirements of provisions relating to designation of parking spaces for electric vehicles; charging system, including the establishment of penalties for failure to comply with its requirements or make reasonable efforts to maintain electric vehicle charging stations in working order. -- Amends provisions relating to designation of parking spaces for electric vehicles; charging system. Requires places of public accommodation with at least 100 parking spaces available for use by the general public to have at least 1 parking space exclusively for electric vehicles and equipped with an electric vehicle charging system located anywhere in the parking structure or lot by July 1, 2012; and at least 5 parking spaces

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per 100 stalls exclusively for electric vehicles and equipped with an electric vehicle charging system located anywhere in the parking structure or lot by January 1, 2025; provided that no parking space designated for electric vehicles shall displace or reduce accessible stalls required by the Americans with Disabilities Act Accessibility Guidelines. Requires to be effective by January 1, 2022, each new electric vehicle charging system installed or placed in service pursuant to this section to be at least a level 2 charging station that is network capable. Requires reasonable efforts to be made to maintain electric vehicle charging systems in working order. -- Amends provisions relating to environmental response, energy, and food security tax; uses. Requires 3 cents of the tax on each barrel to be deposited into the electric vehicle charging system subaccount established pursuant to public utilities commission special fund provisions. -- Amends provisions relating to public utilities commission special fund. Provides that there is established within the public utilities commission special fund an electric vehicle charging system subaccount. Requires the public utilities commission to expend moneys in the subaccount for the purposes of funding the electric vehicle charging system rebate program established pursuant to the electric vehicle charging system; rebate program and electric vehicle charging system; rebate program; administrator; establishment provisions. Appropriations out of the energy security special fund and into the electric vehicle charging system subaccount to the public utilities commission for the electric vehicle charging system rebate program established. (\$\$) -- SB0756 HD2
Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0757 SD1 (SSCR 865)

RELATING TO SPECIAL PURPOSE REVENUE BONDS TO ASSIST LE JARDIN ACADEMY, INC.

Introduced by: Lee C, Keohokalole J

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Le Jardin Academy, Inc., a Hawaii nonprofit corporation, in financing or refinancing the costs of planning, designing, constructing, reconstructing, renovating, acquiring, equipping, and improving educational and education related facilities for Le Jardin Academy, Inc. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB0757 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then FIN

SB0758 SD1 (SSCR 727)

RELATING TO MARIJUANA.

Introduced by: Lee C, Chang S, Gabbard M, Keith-Agaran G

Amends provisions relating to sentencing for drug offenders; expungement. Provides that upon motion from a person convicted for the possession of marijuana arising from a set of facts and circumstances that resulted in no other criminal charge, the court shall grant an expungement order pertaining to the conviction for the offense; provided that the amount of marijuana for which the person was convicted of possessing was 30 grams or less. -- Amends provisions relating to promoting a detrimental drug in the 3rd degree. Provides that promoting a detrimental drug in the 3rd degree is a petty misdemeanor; provided that possession of 30 grams or less of marijuana is a violation, punishable by a fine of 130 dollars. -- SB0758 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA/ CPC/ then FIN

SB0762 SD2 (SSCR 957)

RELATING TO STATE CAPITOL FACILITIES.

Introduced by: Lee C, Acasio L, Baker R, Chang S, Fevella K, Keohokalole J, Kidani M, Kim D, Misalucha B, Rhoads K

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 allows for the safe management of crowds in the state capitol rotunda that may disrupt, impair, or threaten operations in the house and senate chambers; ensures safety at the state capitol by screening visitors for weapons while preserving public access; prevents unauthorized vehicular access to the current underground state capitol parking garage by moving public parking to a new location; 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; and includes long term plans and designs for a secured underground public parking facility serving the state capitol and other agencies with an above ground mall between Beretania Street, Punchbowl Street, and Washington Place to allow additional safe space for public gatherings, rallies, and events when the state capitol and grounds must be secured; provided that

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this secured underground public parking facility shall replace, in 1 or more phases, the unsecured above ground parking and asbestos laden structure currently occupied by the department of health; provided further that any plans developed and implemented pursuant to this provision shall eliminate any elevated structures on site to prevent elevated lines of sight into Washington Place and the state capitol; and provided further that any plans developed and implemented pursuant to this provision shall preserve and expand the viewplanes and historic character of the capitol district. -- Amends provisions relating to state capitol; state capitol management committee; established; oversight and management; powers and duties. Requires the state capitol management committee to be co chaired by a member of the house of representatives appointed by the speaker of the house of representatives from among the members of the house of representatives appointed to the state capitol management committee, and a member of the senate appointed by the president of the senate selected from among the members of the senate appointed to the state capitol management committee. Requires the state capitol management committee to meet at times and places as specified by a call of the chairpersons or a majority of the committee. Allows the state capitol management committee to prescribe rules, which shall not be subject to administrative procedure law, for its own management and governance. Allows a majority of those present to exercise all the power and authority conferred on the committee. -- Amends provisions relating to the department of accounting and general services. Report to the legislature. -- SB0762 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LMG then FIN

SB0767 SD2 (SSCR 930)

RELATING TO CANNABIS.

Introduced by: Lee C, English J, Keith-Agaran G, Keohokalole J

Establishes the legalization of cannabis (marijuana) for personal use law. Provides that personal use of cannabis shall not be the basis for arrest, seizure, or forfeiture of assets; possession, use, display, purchase, transfer or transport cannabis, cannabis accessories or cannabis paraphernalia for personal use shall be immune from criminal prosecution; the possession, growing, processing, or transporting of not more than 6 cannabis plants, with 3 or fewer being mature, flowering plants, and possession of the cannabis produced by the plants on the premises where the plants are grown shall not be subject to criminal prosecution provided that the growing takes place in an enclosed and locked space and is not conducted openly or publicly, and that the plants are not made available for sale; the transfer or sale of 30 grams or less of marijuana with or without remuneration to a person who is 21 years of age or older is permitted. Provides that personal use of cannabis shall be prohibited on public highways, public sidewalks, federal property, and any location where the consumption of alcohol is prohibited. Establishes lawful operation of cannabis establishments and license requirements. Requires the department of taxation to adopt rules necessary for implementation and rules shall not require such a high investment of risk, money, time, or any other resource or asset that the operation of cannabis establishment is not worthy of being carried out in practice by a reasonably prudent business person. Establishes rules criteria. Provides that an employer is not required to permit or accommodate the use, consumption, possession, transfer, display, transportation, sale, or growing of cannabis in the workplace; or affect the ability of an employer to have policies restricting the use of cannabis by employees. Provides that the legalization of cannabis for personal use shall not be construed as a defense, exemption, or immunity from use of intoxicants while operating a vehicle law. Provides that this law shall not be construed to affect medical use of cannabis and shall not be deemed to expand the medical use of cannabis beyond the uses provided in uniform controlled substances Act. Provides that this law shall not be construed to affect the dispensing of medical cannabis and shall not be deemed to expand the dispensing of medical cannabis beyond the uses provided in the medical cannabis dispensary system law. Provides that this law shall not be construed to prohibit a person, employer, school, hospital, detention facility, corporation, or any other entity who occupies, owns, or controls a property from prohibiting or otherwise regulating the possession, consumption, use, display, transfer, distribution, sale, transportation, or growing of cannabis on or in that property. Establishes provisions relating to legalization of marijuana under offenses against public health and morals law. Exempts any act permitted under provisions relating to personal use of cannabis; provisions relating to lawful operation of cannabis establishments; license required; and any act of any person who is appropriately and currently licensed if the act requires a license under ___ law from arrest, prosecution, and criminal culpability. Amends provisions relating to operation of certain Internal Revenue Code provisions; sections 63 to 530. Adds any activity authorized by ___ law. -- Amends provisions relating to schedule I. Repeals

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marijuana. -- Amends provisions relating to promoting a harmful drug in the 1st degree; provisions relating to promoting a harmful drug in the 2nd degree; provisions relating to promoting a harmful drug in the 3rd degree; provisions relating to promoting a harmful drug in the 4th degree; provisions relating to promoting a detrimental drug in the 1st degree; provisions relating to promoting a detrimental drug in the 2nd degree; provisions relating to promoting a detrimental drug in the 3rd degree; provisions relating to commercial promotion of marijuana in the 1st degree; and provisions relating to commercial promotion of marijuana in the 2nd degree. Adds provision that except as otherwise provided in ____ law. -- SB0767 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA/ CPC/ then FIN

SB0768 SD2 HD2 (HSCR 1660)

RELATING TO ZERO EMISSION VEHICLES.

Introduced by: Lee C, Chang S, Gabbard M, Kanuha D, Keith-Agaran G, Keohokalole J, Kidani M, Misalucha B

Establishes provisions relating to 0 emission vehicles. Requires the begin planning of the transition to electric rental motor vehicle fleets to achieve the State's 0 emission transportation goals and avoid disruption in the rental car market as vehicle manufacturers cease production of gasoline powered vehicles. Requires the task force to develop a plan to determine the feasibility of installing electric vehicle charging infrastructure at a rate and volume to support a 100 per cent, 0 emission rental motor vehicle fleet by 2035. Requires this plan to include an analysis of how airport parking structures may be able to accommodate charging station infrastructure and the financial requirements to do so. Reports to the legislature. Requires the task force to dissolve on May 31, 2023 (sunset). -- SB0768 HD2

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Aquino H, Johanson A -- Ilagan G, Matsumoto L
Apr=19 21 Conference Committee: Senate Members: Lee C, Baker R -- English J

SB0775 SD2 (SSCR 866)

RELATING TO THE TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Lee C

Establishes provisions relating to the annual visitor report. Requires the Hawaii tourism authority and department shall determine the number of visitor arrivals in the State for each calendar year, beginning with calendar year 2020. Requires the department to publish the number in the State of Hawaii data book no later than June 30 of the following calendar year, beginning on June 30, 2021. -- Amends provisions relating to imposition and rates. Requires the tax rates levied, assessed, and collected pursuant to this provision to be 10.25 per cent for the period beginning on January 1, 2018, to December 31, 2030; provided that effective January 1 of each calendar year, beginning with calendar year 2022, until December 31, 2030, if the total number of visitor arrivals in the State, as published in the preceding year in the State of Hawaii data book pursuant to this provision, is 6,000,000 or less, the baseline tax rate shall be 6 per cent; or 7,000,000 or greater, the tax rate described in this provision shall increase or decrease by 1 per cent per 1,000,000 visitors, provided that it shall not fall below the baseline tax rate of 6 per cent; provided that the tax rate shall be applied at the time of the hotel booking. (COVID-19, COVID 19, coronavirus) -- SB0775 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then CPC then FIN

SB0777 SD2 (SSCR 2100)

RELATING TO THE CRIMINAL DESTRUCTION OF TREES.

Introduced by: Lee C

Establishes provisions relating to criminal destruction of a tree on state or county property. Provides that a person commits the offense of criminal destruction of a tree on state or county property if, by means other than fire, the person intentionally or knowingly fells, injures, or destroys a tree growing or standing upon state or county property to the point of it having no value; or substantially damages the potential value of a tree growing or standing upon state or county property without the consent of the state or county on which the tree stands. Provides that criminal destruction of a tree on state or county property is a misdemeanor. Requires, in addition to any penalty prescribed in this law, a person found guilty of violating this section to also be required to pay the State or county an amount equal to the replacement value of the tree as determined by an arborist, if the value of the tree is contested, or by the agreement of the parties; pay the State or county an amount equal to the cost to replace the tree; perform community service as directed by the court; or perform any combination of such

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penalties. Prohibits any criminal action against a person for any violation of this provision from being deemed to preclude the State from pursuing civil legal action to recover administrative fines, fees, and costs. Prohibits this provision from applying to any state or county employee acting within the scope of employment. -- SB0777 SD2
Current Status: Feb-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then JHA

SB0784 SD1 (SSCR 398)

RELATING TO ASSOCIATION GOVERNANCE.

Introduced by: Moriwaki S

Amends provisions relating to notice required; regular annual and special meetings under planned community associations law. Provides that if in the event a state of emergency declared pursuant to the emergency management law is in effect in the county in which the association is located that prevents members from physically gathering for an annual meeting or special meeting, the association may conduct the annual or special meeting remotely and, in a manner, consistent with provisions relating to annual and regular meetings or provisions relating to special meetings, as applicable. -- Amends provisions relating to notice required; regular annual and special meetings under condominium law. Provides that, if a state of emergency declared pursuant to emergency management law is in effect in the county in which the association is located that prevents unit owners from physically gathering for an annual or special meeting, the association may hold an electronic meeting in a manner that allows the board and any unit owner who wishes to participate in that meeting to communicate with each other. Further provides that electronic meetings and electronic or mail voting shall be authorized during any period in which a state of emergency, declared, is in effect in the county in which the association is located, regardless of what the declaration or bylaws provide. -- Amends provisions relating to board meetings. Repeals provision that allows a board to permit any meeting unless otherwise provided in the declaration or bylaws. -- SB0784 SD1

Current Status: Feb-23 21 Introduction/Passed First Reading - House
Feb-23 21 Single Referral to CPC

SB0787 SD2 (SSCR 782)

RELATING TO TAXATION.

Introduced by: Moriwaki S, Chang S, Misalucha B, Riviere G

Amends provisions relating to revenue estimates. Requires any revenue estimate provided by the department to the legislature or to any executive or administrative office of the State to be accompanied by a description of the methodology used and assumptions made in providing the estimate. Requires the revenue estimate and description to be a public record that is subject to public disclosure, inspection, and copying. -- SB0787 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to ECD then CPC then FIN

SB0788 SD2 HD2 (HSCR 1507)

RELATING TO PROCUREMENT.

Introduced by: Moriwaki S, Chang S, Fevella K, Kim D, Lee C, Misalucha B, Riviere G
Amends provisions relating to procurement of professional services. Allows selection committees for procurement of professional services to weigh the selection criteria in the order of importance relevant to their agency and project. -- Establishes provisions relating to past performance database. Requires the state procurement office to implement and administer a past performance database with regard to state contractors. -- Amends provisions relating to competitive sealed bidding. Provides that if the invitation for bids is for construction, it shall allow the bidder to clarify or correct non material or technical information required by this provision for up to 24 hours after the bid submission deadline; provided that any additions or substitutions of listed joint subcontractors shall be prohibited, including changes to the nature and scope of work as listed. Requires bids to be opened publicly in the presence of 1 or more witnesses, at the time and place designated in the invitation for bids; provided that if the bid is for construction, it shall be opened no sooner than 24 hours after the deadline for the submission of the bids. -- SB0788 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0789 SD2 (SSCR 943)

RELATING TO PROCUREMENT.

Introduced by: Moriwaki S, Chang S, Lee C, Misalucha B, Riviere G

Establishes provisions relating to special procurement. Allows contracts for goods and services to be awarded, through competition as is practicable under the circumstances, using a special procurement process approved by the chief procurement officer.

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Requires the special procurement process to be used only when the chief procurement officer determines in writing that it is advantageous to the State to use the special procurement process to address new or unique requirements of the State or procure new technologies or public private partnerships to achieve best value. Requires the head of a purchasing agency to prepare a procurement plan developed in accordance with this provision and rules established by the procurement policy board. Requires the procurement plan to document the process to be used and the reasons why the special procurement process is more advantageous to the State than other procurement methods. Requires the plan to be submitted to the attorney general or corporation counsel, as applicable, for review to ensure compliance with applicable laws. Requires the head of the purchasing agency or a designee to post electronically all contracts awarded under this provision. Requires awards to be posted within 7 days of the contract award and shall remain available for at least 1 year. -- SB0789 SD2

Current Status: Mar-19 21 Passed Second Reading House
Mar-19 21 Referred to CPC

SB0792 SD1 (FLOOR AMENDMENT 1)

RELATING TO TRANSPORTATION.

Introduced by: Moriwaki S, Chang S, Gabbard M, Lee C, Misalucha B, Rhoads K, Riviere G, San Buenaventura J

Amends provisions relating to penalty and provisions relating to motorcycles and mopeds, noisy mufflers; penalty under traffic law. -- Increases penalties for fines. -- SB0792 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-12 21 Multiple Referral to JHA then FIN

SB0797 SD1 (SSCR 359)

RELATING TO THE OFFICE OF ENTERPRISE TECHNOLOGY SERVICES.

Introduced by: Moriwaki S, Chang S, Dela Cruz D, Keohokalole J, Misalucha B

Amends provisions relating to office of enterprise technology services; chief information officer; information technology steering committee; establishment; responsibilities. Requires the chief information officer to report directly to the governor and shall have the authority and responsibility to approve, or expedite the approval process of a state agency's management information system project that is budgeted at or more than 1,000,000 dollars; and projects that the chief information officer deems necessary to expedite, by coordinating and focusing appropriate state personnel and resources; and report annually to the governor and the legislature (report to the legislature) on the status and implementation of the state information technology strategic plan; provided that the report shall also include the status of all pending and completed projects over 1,000,000 dollars, and whether the projects are on time and on budget. -- SB0797 SD1

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB0798 SD2 (SSCR 710)

RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.

Introduced by: Moriwaki S, Dela Cruz D, Lee C

Amends provisions relating to the department of accounting and general services. Requires the department to establish and manage motor pools; provided that beginning January 1, 2022, no new vehicles purchased for the department of accounting and general services' motor pool program shall be powered by internal combustion engines; and the comptroller may authorize an exemption from this paragraph for new motor pool vehicle purchases for which compliance with this provision is determined to be cost prohibitive or unsuitable for the vehicle's planned purpose. Report to the legislature. -- SB0798 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EEP then CPC then FIN

SB0799 SD1 HD1 (HSCR 1379)

RELATING TO CONDOMINIUMS.

Introduced by: Moriwaki S

Amends provisions definitions under provisions relating to sales to owner occupants condominium law. Redefines residential unit to include any unit in a project in which time share use is permitted. -- Amends provisions relating to announcement or advertisement; publication. Changes that requires the developer to publish an announcement or advertisement containing a statement that for a 30 day period following the initial date of sale of the condominium project from at least 50 to at least 90 per cent of the residential units being marketed to be offered only to prospective owner occupants. --- Amends provisions relating to designation of residential units. Changes that requires the developer of any project containing residential units to designate from at least 50 to at least 90 per cent of the units for sale to prospective

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owner occupants. -- Amends provisions relating to sale of residential units; developer requirements. Changes that requires for a 30 day period following the initial date of sale of units in a condominium project, from at least 50 to at least 90 per cent of the units being sold to be offered for sale only to prospective owner occupants. -- SB0799 HD1
Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to CPC

SB0804 SD1 HD2 (HSCR 1380)

RELATING TO TEACHER RENTAL HOUSING.

Introduced by: Kidani M, Chang S, Fevella K, Kanuha D, Keith-Agaran G, Shimabukuro 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 into and out of the dwelling unit revolving 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, 2021, 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 is less than 95 per cent of the total units in a project, the project owner may rent the available units to eligible non teacher tenants. (\$\$) -- SB0804 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0805 SD2 (SSCR 657)

RELATING TO THE PRACTICE OF BEHAVIOR ANALYSIS.

Introduced by: Kidani M, Chang S, Fevella K, Keith-Agaran G

Amends provisions relating to exemptions under the behavior analysts law. Makes the exemption from the behavior analyst licensing requirements permanent for certain teachers working in collaboration with a licensed behavior analyst or licensed psychologist. Clarifies exemptions from licensure as a behavioral analyst for general education teachers, direct support workers, special education teachers, and teacher trainees working in collaboration with or under the supervision of licensed professionals. -- SB0805 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then CPC then FIN

SB0809 SD2 (SSCR 781)

RELATING TO EDUCATION.

Introduced by: Kidani M, Keith-Agaran G

Appropriation to the department of education for 6 permanent full time equivalent (6.00 FTE) positions and funding for the Hawaii teacher standards board, for 1 permanent full time equivalent (1.00 FTE) secretary IV position, for 2 permanent full time equivalent (2.00 FTE) office assistant III positions, for 2 permanent full time equivalent (2.00 FTE) teacher licensing specialist II positions, for 1 permanent full time equivalent (1.00 FTE) Hawaii teacher standards board executive officer position, for substitute teachers, and for other operation costs. (\$\$) -- SB0809 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then FIN

SB0810 SD1 (SSCR 442)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Kidani M, Keith-Agaran G

Amends provisions relating to appropriate bargaining units. Eliminates the superintendent of education as a voting member constituting the public employer for the purpose of negotiating a collective bargaining agreement with personnel of the department of education. -- SB0810 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then LAT then CPC then FIN

SB0815 SD2 HD1 (HSCR 1227)

RELATING TO EDUCATION FUNDING.

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Introduced by: Kidani M, Chang S, Dela Cruz D, Inouye L, Keohokalole J, Misalucha B, San Buenaventura J

Establishes provisions relating to the public education stabilization trust fund; remittances. Provides if appropriations to the department of education for the current fiscal year are less than the preceding fiscal year, the sum from all general excise tax revenues realized by the State that represents the difference between the preceding fiscal year appropriation and the current fiscal year appropriation shall be deposited to the credit of the public education stabilization trust fund. -- Establishes provisions relating to maintenance of effort under provisions affecting financial structure. Requires appropriations to the department for the provision of free education for the current fiscal year to not be less than the appropriations to the department for the preceding fiscal year. -- Establishes the public education stabilization trust fund; established. Establishes the fund into which shall be deposited all moneys transferred pursuant to section 237-____ for the provision of free public education; any other appropriations by the legislature to the trust fund; and income and capital gains earned by the trust fund. Report to the legislature. Appropriation into and out of the fund. (\$\$) (COVID-19, COVID 19, coronavirus) -- SB0815 HD1

Current Status: Mar-23 21 Passed Second Reading House as amended (HD1)
Mar-23 21 Referred to FIN

SB0820 SD1 (SSCR 963)

RELATING TO THE NURSING FACILITY SUSTAINABILITY PROGRAM.

Introduced by: San Buenaventura J, Chang S, Inouye L, Keith-Agaran G, Misalucha B, Riviere G

Amends provisions relating to the nursing facility sustainability program. Provides that all moneys remaining in the special fund on June 30, 2024, shall be distributed to nursing facilities within 30 days in the same proportions as received from the nursing facilities. -- Amends provisions relating to nursing facility sustainability fee. Limits the nursing facility sustainability fee shall not exceed 5.5 per cent of overall net patient service revenue and shall be calculated and paid on a per resident day basis, unless the facility qualifies for an exemption. Provides that the facilities described shall pay a reduced daily fee compared to other facilities participating in the program. -- Amends provisions relating to nursing facility sustainability fee assessment. Changes that fees shall be due from within 30 days to within 60 days after the end of each month, with the initial payment due on the later of July 31, 2012, or 45 days after the required federal approvals for the assessment and any increase in health plan capitation payments have been secured from the Centers for Medicare and Medicaid Services. -- Amends provisions relating to enhanced rates to medicaid managed care health plans. Extends that requires department of human services to use revenues from the nursing facility sustainability fee and federal matching funds to enhance the capitated rates paid to medicaid managed care health plans for from state fiscal years 2019 - 2020 and 2020 - 2021, to the period of July 1 through December 31, 2021, and calendar years 2022 and 2023. -- Amends provisions relating to termination. Provides that collection of the nursing facility sustainability fee to be discontinued if the department reduces funding for nursing facility services below the state appropriation in effect on June 30, 2021. -- Amends Act 156, session laws of 2012, relating to the nursing facility sustainability program by extending the repeal date from June 30, 2021 to December 31, 2023 (sunset). -- Amends provisions relating to nursing facility sustainability fee by extending the repeal date from December 31, 2021 to June 30, 2024 (sunset). -- Amends Act 124, session laws of 2014, relating to enhanced rates to medicaid managed care health plans by extending the repeal date from December 31, 2021 to June 30, 2024. Appropriation to the department of human services for the program. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB0820 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-15 21 Multiple Re referral to HHH then CPC then FIN

SB0821 SD2 HD1 (HSCR 1040)

RELATING TO CHILDREN.

Introduced by: San Buenaventura J, Chang S, Kim D, Shimabukuro M

Amends provisions relating to emancipation of certain minors. Changes title to emancipation of minors. Allows a minor who has reached the age of 16 to petition the family court in the circuit in which the minor resides for a determination that the minor named in the petition be emancipated. Requires the court to take certain actions regarding investigation of the petition, appointment of legal counsel and a guardian ad litem for the petitioning minor, and the findings necessary to grant the petition. Specifies the rights gained by the minor upon emancipation. Requires the court to require the minor's parents or legal guardians to pay for any services ordered by the court. -- SB0821 HD1

SENATE BILLS WHICH PASSED THIRD READING

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

SB0826 SD1 (SSCR 758)

RELATING TO SEX OFFENDERS.

Introduced by: Shimabukuro M, Acasio L, Baker R, Chang S, Fevella K, Gabbard M, Inouye L, Kanuha D, Kim D, Lee C, Misalucha B, Moriwaki S

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. Prohibits a victim or the victim's immediate family member's change in address to a property located within 2,000 feet of a registered address of the sex offender after the date of the offender's established residency at that address to form the basis for a finding that the sex offender is in violation of this section unless the sex offender is convicted of a new covered offense after establishing residency. Requires that prior to a change in address, a sex offender to obtain approval for the proposed change in address from the attorney general. Requires the attorney general to adopt rules pursuant to administrative procedure law to afford sex offenders a reasonable opportunity to obtain preapproval for a proposed change in address. -- SB0826 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Single Referral to JHA

SB0827 SD2 HD1 (HSCR 1045)

RELATING TO BREAST CANCER SCREENING.

Introduced by: Baker R, Acasio L, Chang S, Fevella K, Inouye L, Kanuha D, Kidani M, Kim D, Lee C, Misalucha B, Moriwaki S, San Buenaventura J, Shimabukuro M

Amends the accident and health or sickness insurance contracts law by requiring coverage to include for a woman of any age with an above average risk for breast cancer as determined by the use of a risk factor modeling tool, a history of breast cancer, or whose mother or sister has had a history of breast cancer, an annual mammogram. Requires that notwithstanding any provision to the contrary, each policy, contract, plan, or agreement issued on or after January 1, 2022, except for policies that only provide coverage for specified diseases or other limited benefit coverage, but including policies issued by companies subject to insurance code law, group and blanket disability insurance and benefit societies law, mutual benefit societies to provide as additional breast cancer screening coverage for women age 30 or older, a formal risk factor screening assessment informed by any readily available risk factor modeling tool; and for any women regardless of age, any additional supplemental imaging, such as breast magnetic resonance imaging, digital breast tomosynthesis, or ultrasound, as deemed medically necessary by an applicable American College of Radiology guideline. Requires the auditor to conduct an impact assessment report to assess the social and financial impacts of the proposed mandated coverage specified. Report to the legislature. -- SB0827 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0829 SD1 (SSCR 754)

RELATING TO ABUSE OF FAMILY OR HOUSEHOLD MEMBERS.

Introduced by: San Buenaventura J, Acasio L, Baker R, Chang S, Inouye L, Kim D, Lee C, Misalucha B, Moriwaki S, Shimabukuro M

Amends provisions relating to abuse of family or household members; penalty. Adds that It shall be a petty misdemeanor for a person to intentionally or knowingly exercise coercive control, as defined in domestic abuse protective orders law, over a family or household member and the person shall be sentenced as provided in provisions of authorized fines and sentence of imprisonment for misdemeanor and petty misdemeanor. Allows the court, upon conviction, and sentencing of the defendant, to order that the defendant immediately be incarcerated to serve the mandatory minimum sentence imposed; provided that the defendant may be admitted to bail pending appeal pursuant to bail; bond to keep the peace law. -- SB0829 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to JHA then FIN

SB0830 SD2 (SSCR 964)

RELATING TO EMPLOYMENT.

Introduced by: Baker R, Chang S, Fevella K, Gabbard M, Inouye L, Kanuha D, Keohokalole J, Kim D, Lee C, Misalucha B, Shimabukuro M

Requires the department of human resources development to establish a telework and alternative work schedules policy working group to review and make recommendations on existing and new policies and procedures relating to telework and alternative work

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schedules to address the caregiving responsibilities and other needs of state employees. Requires the working group to cease to exist on June 30, 2022 (sunset). Report to the legislature. Requires all state departments to adopt, implement, and update emergency telework policies in conformity with the interim guidance issued by the department of human resources development in March 2020, as amended, regarding the authorization for state employees to telework while caregiving. Requires the emergency telework policies to remain in effect until the expiration of the last proclamation related to the COVID-19 emergency by the governor, or similar proclamation; or adoption of the telework and alternative work schedule policies and procedures submitted pursuant to this provision, whichever occurs 1st. (COVID-19, COVID 19, coronavirus) -- SB0830 SD2

Current Status: Mar-17 21 Passed Second Reading House
Mar-17 21 Referred to JHA

SB0832 SD1 (SSCR 2098)

RELATING TO VICTIM-COUNSELOR PRIVILEGE.

Introduced by: Baker R, Acasio L, Chang S, Inouye L, Kim D, Shimabukuro M
Amends provisions relating to enactment under Hawaii rules of evidence law. Redefines victim to mean a person who consults a victim counselor for assistance in overcoming any adverse emotional or psychological effect of sexual assault, domestic violence, dating violence, stalking, sexual harassment, or child abuse. Redefines victim counselor to mean a sexual assault counselor, domestic violence victims' counselor, or confidential advocate. Provides that a confidential advocate is a person who is designated by the university of Hawaii pursuant to campus safety and accountability to confidentially discuss sexual harassment, sexual assault, domestic violence, dating violence, stalking, and related issues with victims and who has undergone a minimum of 35 hours of training. Provides that a victim has a semiabsolute privilege to refuse to disclose and to prevent any other person from disclosing confidential communications made to a victim counselor for the purpose of counseling or treatment of the victim for the emotional or psychological effects of sexual assault, domestic violence, dating violence, stalking, sexual harassment, or child abuse or neglect, and to refuse to provide evidence that would identify the name, location, or telephone number of a safe house, abuse shelter, or other facility that provided temporary emergency shelter to the victim. -- SB0832 SD1

Current Status: Feb-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then JHA then FIN

SB0838 SD1 HD2 (HSCR 1488)

RELATING TO SERVICES FOR KUPUNA.

Introduced by: Moriwaki S, Acasio L, Chang S, Ihara L, Keith-Agaran G, Kim D, Misalucha B, Nishihara C, Shimabukuro M
Amends provisions relating to definitions under Kupuna care and caregiver support services. Redefines coach to mean an individual who to include assist care recipient and caregiver with enrollment process, including completing necessary forms, such as state and federal tax forms, privacy and confidentiality forms, criminal background checks, financial management forms, employer and employee related forms, and forms requested by the executive office on aging for enrollment. Changes the definition of Homemaker services to homemaking to mean services that provide assistance with preparing meals, shopping for personal items, managing money, using the telephone, or performing light housework. Redefines kupuna care core services to include homemaking. Redefines person centered support plan or support plan to mean a plan developed by a care recipient and the recipient's qualified caregiver that identifies the needs of the care recipient and allows the caregiver to remain in the workforce. Redefines qualified caregiver to mean an individual who meets requirements to include is employed at least 30 hours per week by 1 or more employers; provided that upon issuance of a proclamation by the governor declaring a state of emergency in the State, allows the executive office on aging to reduce the required hours during the emergency period. -- Amends provisions relating to kupuna caregiver program. Requires the kupuna caregivers program to be delivered through 2 distinct service options traditional service delivery or kupuna caregiver directed services, based on a support plan for each eligible care recipient and the care recipient's qualified caregiver as specified. Requires the program to award allocation of funds to include homemaking; provided that the allocated funds to be issued directly to the service provider or the care recipient's financial management service provider upon request and receipt of an invoice for services rendered. Report to the legislature. Requires rather than allows the director of the executive office on aging to adopt rules necessary for the purposes of this provision. -- SB0838 HD2

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: San

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Buenaventura J, Baker R -- Misalucha B
Apr-16 21 Conference Committee: House Members: Yamane R,
Johanson A, Tam A -- Har S, Ward G

SB0839 SD2 (SSCR 835)

RELATING TO HEALTH.

Introduced by: Baker R, Acasio L, Chang S, Ihara L, Keith-Agaran G, Keohokalole J, Kidani M, Moriwaki S, Nishihara C, Rhoads K, San Buenaventura J, Shimabukuro M, Wakai G

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, or clinical nurse specialist. 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. -- SB0839 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then CPC then JHA then FIN

SB0850 SD2 (SSCR 869)

RELATING TO BROADBAND INFRASTRUCTURE FOR RURAL COMMUNITIES.

Introduced by: Kanuha D, Chang S, English J, Keith-Agaran G, Kidani M, Kim D, Misalucha B, San Buenaventura J, Wakai G

Requires the department of transportation and department of business, economic development, and tourism to jointly convene a broadband access equity task force to expand digital inclusion and adoption to achieve digital equity for residents of rural communities. Requires the department to apply for any future federal funding that becomes available to fund grants for broadband infrastructure for unserved and underserved, desolate, and historically marginalized areas. Requires the task force to consider applying for all available sources of federal funding for broadband infrastructure for unserved and underserved areas; ensuring that the CARES Act and Emergency Coronavirus Relief Act of 2020 funding previously obtained for broadband services are primarily used to fund grants for critical broadband infrastructure to meet current needs of those in unserved and underserved, rural, historically marginalized communities; and securing broadband access sites throughout unserved and underserved areas. Report to the legislature. Requires the broadband access equity task force to cease to exist on June 30, 2023 (sunset). (COVID-19, COVID 19, coronavirus) -- SB0850 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HET then CPC then FIN

SB0863 SD2 (SSCR 771)

RELATING TO SCHOOL IMPROVEMENTS.

Introduced by: Kanuha D

Requires the department of education to conduct an electrical assessment on all public and conversion charter schools in the State to determine whether each school's electrical capacity will allow for the installation of air conditioning units and other air purifying devices in each classroom to improve ventilation. Report to the legislature. (COVID-19, COVID 19, coronavirus) -- SB0863 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then FIN

SB0864

RELATING TO CHARTER SCHOOLS.

Introduced by: Kanuha D, Acasio L

Amends provisions relating to annual audit. Provides that at a minimum, 2 of the 3 independent auditors selected by the authorizer shall have offices on the neighbor islands. -- SB0864

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EDN then CPC then FIN

SB0866 SD2 HD2 (HSCR 1499)

RELATING TO AFFORDABLE HOUSING.

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Introduced by: Kanuha D

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 and county fees and exactions 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 fees and costs 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 exclusively made available to qualified residents; who are owner or renter occupants; and who own no other real property. Act to be repealed on June 30, 2027 (sunset). (COVID-19, COVID 19, coronavirus) -- SB0866 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0867 SD1 HD1 (HSCR 1376)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Kanuha D

Amends Act 129, session laws of 2016, relating to administration of low income housing credit by changing the repeal date to December 31, 2027 (sunset). (COVID-19, COVID 19, coronavirus) -- SB0867 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0872 SD1 (SSCR 2234)

RELATING TO THE COMMISSION ON WATER RESOURCE MANAGEMENT.

Introduced by: Shimabukuro M, Kanuha D, Keohokalole J, Misalucha B

Amends provisions relating to commission on water resource management. Requires each member, excluding the chairperson of the board of land and natural resources and the Hawaiian homes commission, to have substantial experience in the area of water resource management. -- SB0872 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA

SB0879 SD1 (SSCR 2162)

RELATING TO COUNTIES.

Introduced by: Shimabukuro M, Keohokalole J, Misalucha B

Establishes provisions relating to infrastructure maintenance; housing development for the department of Hawaiian home lands. Requires infrastructure for any housing development for the department of Hawaiian home lands to be maintained by the county in which the housing development is located and commence 60 days after the receipt by the appropriate county agency of a completed application for maintenance request. -- SB0879 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then JHA then FIN

SB0891 SD2 HD1 (HSCR 1343)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: Shimabukuro M, Fevella K, Keohokalole J

Establishes provisions relating to beneficiary consultations; applications; standards under the Hawaiian homes commission act, 1920, as amended. Requires a beneficiary consultation conducted pursuant to this provision to be a meaningful and timely consultation with beneficiaries and shall promote trust, partnership, and civic engagement. Requires the type of consultation conducted, whether comprehensive, place based, or ad hoc, to be appropriate to the potential impact of the relevant decision or action described in this provision. Report to the legislature. -- Amends provisions relating to department officers, staff, commission, members, compensation by changing the title to department officers, staff, commission, members, compensation; quarterly reports; inter agency council under the Hawaiian homes commission act, 1920, as amended. Requires at least 5 of the members of the Hawaiian homes commission, rather than 4, to be beneficiaries of the trust; provided that the beneficiary members shall be on the waitlist for Hawaiian home lands at the time of their appointment. Requires the department of Hawaiian home lands to distribute by email or its website a quarterly report to the beneficiaries, registered homestead associations, and the legislature. (Report to the legislature). Requires the report to identify each land disposition and lease cancellation. Allows the commission to recommend that the governor establish an inter agency council to address the purposes of this law. -- Amends provisions relating to insurance by borrowers; acceleration of loans; lien and enforcement thereof by changing the title to insurance by borrowers; acceleration of loans; lien and enforcement thereof; loan servicing manual; requirements under the

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Hawaiian homes commission act, 1920, as amended. Requires the department of Hawaiian home lands to develop and implement a loan servicing manual. -- Amends provisions relating to employment of attorneys. Provides that no department of the State other than the attorney general may employ or retain any attorney, by contract or otherwise, for the purpose of representing the State or the department in any litigation, rendering legal counsel to the department, or drafting legal documents for the department; provided that the foregoing provision shall not apply to the employment or retention of attorneys by the department of Hawaiian home lands; provided that the department of Hawaiian home lands may use the services of the attorney general from time to time when the interests of the State and the department of Hawaiian home lands are aligned; and legal fees owed to independent counsel shall be paid by the State. -- Requires the legislative reference bureau to conduct a study on the potential consequences of creating a position for the director of Hawaiian home lands that is separate from the chairperson of the Hawaiian homes commission. Report to the legislature. -- SB0891 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB0899 SD2 (SSCR 3161)

RELATING TO THE COMPOSITION OF THE STATE COUNCIL ON MENTAL HEALTH.
Introduced by: Shimabukuro M, Acasio L, Fevella K

Amends provisions relating to State council on mental health. Requires members of the council to receive annual training that includes topics such as cultural awareness and loss of ethnic identity, as well as other topics that address native Hawaiian healing and health practices. -- SB0899 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then CPC

SB0900 SD2 (SSCR 772)

RELATING TO MATERNAL HEALTH.

Introduced by: Shimabukuro M, Acasio L, Chang S, Fevella K, Lee C

Establishes provisions relating to maternal health. Establishes provisions relating to severe maternal morbidity data. Requires the department of health to collect and track data on incidents of severe maternal morbidity in the State, including the diagnosis or treatment of the following health conditions; obstetric hemorrhage; hypertension; preeclampsia; eclampsia; venous thromboembolism; sepsis; cerebrovascular accident; amniotic fluid embolism; cardiac arrest; pulmonary edema; uterine rupture; emergency hysterectomy; and blood transfusion. Requires the department to publish a public report, in accordance with this provision, containing data on all incidents of severe maternal morbidity for the previous year, disaggregated by county and by racial and ethnic identity. Requires all reported data to comply with the Health Insurance Portability and Accountability Act of 1996, P.L. 104-191. -- Establishes provisions relating to implicit bias training for perinatal facilities. Requires the department to develop and the Hawaii state commission on the status of women shall administer an evidence based implicit bias training program. Requires all health care professionals employed at a perinatal facility and engaged in direct patient care to complete implicit bias training within 60 days of the enactment of this Act or 60 days of the start of employment and an implicit bias refresher course every 2 years thereafter, or more frequently if deemed necessary by the Hawaii state commission on the status of women. -- SB0900 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA then FIN

SB0905 SD1 (SSCR 847)

RELATING TO THE STATE COUNCIL ON MENTAL HEALTH.

Introduced by: Fevella K, Chang S, Gabbard M

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 criteria. -- SB0905 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA then FIN

SB0911 SD1 (SSCR 605)

RELATING TO GRANTS.

Introduced by: Misalucha B, Chang S, Lee C, Wakai G

Amends provisions relating to applications for grants. Requires each request for grants to include the following documentation; for an organization applying for a grant pursuant to provisions relating to standards for the award of grants; a copy of the organization's bylaws or policies describing the manner in which the activities or services for which a grant is awarded shall be conducted or provided; a valid certificate of vendor compliance

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in accordance with provisions relating to standards for the award of grants; a current tax clearance from the department of taxation; and if applicable, proof that the organization is current in the payment of real property taxes; and for a nonprofit organization applying for a grant pursuant to provisions relating to standards for the award of grants; a copy of the organization's exemption ruling from the Internal Revenue Service evidencing that the organization has been granted tax exempt status under section 501(c)(3) of the Internal Revenue Code; proof that the organization currently maintains its tax exempt status under section 501(c)(3) of the Internal Revenue Code; if applicable, proof of the organization's compliance with provisions relating to registration of charitable organizations; deactivation; and copies of the organization's Form 990, 990-EZ, 990-PF, or 990-N filed with the Internal Revenue Service for the organization's prior 2 taxable years. -- Amends provisions relating to standards for the award of grants. Provides that in addition, a grant shall be awarded only to an organization that is either incorporated under the laws of the State; or registered with the department of commerce and consumer affairs and in possession of a valid certificate of vendor compliance issued by the State and documenting the organization's compliance and good standing with the US Internal Revenue Service, department of taxation, department of labor and industrial relations, and department of commerce and consumer affairs; and if applicable, is current in the payment of real property taxes. Provides that further, a grant shall be awarded only to a nonprofit organization that; if applicable, complies with provisions relating to registration of charitable organizations; and has filed Form 990, 990-EZ, 990-PF, or 990-N filed with the Internal Revenue Service during the organization's prior 2 taxable years. (COVID-19, COVID 19, coronavirus) -- SB0911 SD1

Current Status: Mar-05 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to ECD then FIN

SB0912 SD1 HD1 (HSCR 993)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Misalucha B, Chang S, Ihara L, Inouye L, Lee C, Rhoads K, Riviere G, San Buenaventura J, Wakai G

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 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 1/2 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 shall receive the reduced benefits to which the member, former member, or retirant would be entitled under this provision; provided further that designated beneficiaries who are convicted of a felony based on the same set of circumstances as the member, former member, or retirant who were subject to civil penalty under this provision, shall not receive any benefits. -- SB0912 HD1

Current Status: Mar-17 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0913 SD2 HD2 (HSCR 1491)

RELATING TO SUSTAINABLE ELECTRONICS MANAGEMENT.

Introduced by: Misalucha B, Chang S, San Buenaventura J, Wakai G

Establishes the electronic device and television donation act. Establishes provisions relating to application of chapter. Requires this law to apply only to covered entities located in counties having a population greater than 750,000. -- Establishes provisions relating to covered entity responsibility. Provides that no later than January 1, 2022, and at minimum, each year thereafter, a covered entity shall to identify any excess electronic device; and transfer, as a charitable contribution, the title to and possession of the excess electronic device to a covered refurbisher at no cost to the covered refurbisher; provided that the covered entity shall provide its name and contact information to the covered refurbisher upon the transfer of title and possession under this provision. Requires a covered entity, prior to the transfer of an excess electronic device under this provision, to remove from the device data and any content that may be deemed inappropriate for individuals under the age of 18, according to the rules adopted by the department under this law. Allows a covered entity, prior to the transfer of an excess electronic device under this provision, to request a covered refurbisher to examine a covered electronic device or covered television that is not functioning properly and determine if it may be repaired, updated, or refurbished for use. Provides that if the covered refurbisher determines that the covered electronic device or covered television

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cannot be repaired, updated, or refurbished for use, the covered entity shall recycle it in compliance with applicable law. -- Establishes provisions relating to covered refurbisher responsibility; and eligible recipients. -- Establishes department responsibility. Provides that beginning January 1, 2022, the department of accounting and general services shall maintain and update a website with current information on covered refurbishers available in the State. Requires the department to notify all covered entities of their new responsibilities. Report to the legislature. -- Establishes provisions relating to enforcement penalties; administrative penalties; fees; and rules. -- SB0913 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0915 SD2 (SSCR 2768)

RELATING TO SPECIAL NUMBER PLATES.

Introduced by: Wakai G

Establishes provisions relating to special number plates for Duke Kahanamoku authorized. Requires the director of finance to issue to any registered owner of a motor vehicle, who is a resident of the State and has completed the application and paid the required fees, a special number plate for the registered owner's motor vehicle that commemorates Duke Kahanamoku and his contribution to Hawaii; provided that the director of finance of the city and county of Honolulu shall not issue any special number plate pursuant to this provision before receiving from the owner of the Duke Kahanamoku trademark, Malama Pono, Inc., written permission for the trademark to be used for the special number plate and for all proceeds to benefit the Outrigger Duke Kahanamoku Foundation. -- SB0915 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CAI then FIN

SB0920 SD2 HD2 (HSCR 1421)

RELATING TO STATE LIGHT DUTY VEHICLES.

Introduced by: Wakai G

Establishes provisions relating to other motor vehicle requirements. Requires the procurement policy for all agencies purchasing or leasing medium and heavy duty motor vehicles shall be to seek vehicles that reduce dependence on petroleum based fuels that meet the needs of the agency. Requires priorities for selecting vehicles for lease or purchase to be 0 emission vehicles; plug in hybrid electric vehicles; alternative fuel vehicles; and hybrid vehicles. Prohibits vehicles to be larger than necessary for their intended functions. -- Establishes provisions relating to the climate change mitigation. Requires a goal of the State to reduce emissions that cause climate change and build energy efficiencies across all sectors, including decarbonizing the transportation sector. Requires state agencies to manage their fleets to achieve the clean ground transportation goals defined in provisions relating to energy efficiency and environmental standards for state facilities, motor vehicles, and transportation fuel and decarbonization goals established pursuant to Hawaii climate change mitigation and adaptation initiative law. -- Establishes provisions relating to the clean ground transportation goal. Requires the department of transportation, in collaboration with the Hawaii state energy office, to develop strategies to transition all light duty motor vehicles in the State's fleets to meet the clean ground transportation goal established pursuant to provisions relating to energy efficiency and environmental standards for state facilities, motor vehicles, and transportation fuel. -- Amends provisions relating to light duty motor vehicle requirements. Prohibits vehicles to be larger than necessary for the vehicle's intended functions. -- Amends provisions relating to energy efficiency and environmental standards for state facilities, motor vehicles, and transportation fuel. Provides that with regard to motor vehicles and transportation fuel, each agency shall plan and coordinate vehicle acquisition to meet the clean ground transportation goals; 100 per cent of light duty passenger cars in the State's fleet shall be 0 emission vehicles by December 31, 2030; and 100 per cent of light duty motor vehicles in the State's fleet shall be 0 emission vehicles by December 31, 2035. -- Amends provisions relating to state support for achieving alternate fuels standards by changing the title to state support for achieving alternate fuels standards and clean ground transportation goals. Requires the State to support the attainment of the clean ground transportation target established by this provision. -- Amends provisions relating to department of accounting and general services. Requires the department to approve state fleet acquisitions; provided that beginning January 1, 2022, all new light duty passenger cars purchased for the State's fleet shall be 0 emission vehicles; beginning as soon as practicable but no later than January 1, 2030, all new light duty multipurpose passenger vehicles and trucks for the State's fleet shall be 0 emission vehicles; and the comptroller may authorize an exemption for new fleet vehicle purchases if 0 emission vehicles are demonstrated to

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be cost prohibitive on a lifecycle basis or unsuitable for the vehicle's planned purpose. -- Establishes provisions relating to construction projects, roadway materials; carbon footprint reduction. Provides that when purchasing building materials for the construction of new roads, state and county agencies shall purchase building materials for the project that reduce the carbon footprint of the project, where the purchase of such building materials is feasible and cost effective. -- SB0920 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB0921 SD2 (SSCR 871)

RELATING TO TAXATION.

Introduced by: Wakai G

Amends provisions relating to the motion picture, digital media, and film production income tax credit. Requires the department of taxation to file a public disclosure identifying the name of each taxpayer who received the tax credit and the total amount of tax credit received. Requires the public disclosure to be filed no later than ____ days after the department's processing of the return in which the credit is claimed. Prohibits the total tax credits claimed per qualified production to exceed 12,000,000 dollars. -- Amends provisions relating to disclosure of returns unlawful; penalty. Prohibits this provision to apply to the extent necessary for the department to file the public disclosure required by provisions relating to the motion picture, digital media, and film production income tax credit. (COVID-19, COVID 19, coronavirus) -- SB0921 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB0925 SD2 (SSCR 845)

RELATING TO SECONDHAND DEALERS.

Introduced by: Wakai G

Amends provisions relating to definitions under pawnbrokers and secondhand dealers law. Redefines secondhand dealer to include the operation of an automated recycling kiosk. -- Amends provisions relating to minimum retention of items. Requires a secondhand dealer operating an automated recycling kiosk to retain previously owned consumer hand held electronic cellular phone devices within the county in which the devices were received or purchased for no less than 5 business days, after which the dealer shall be permitted to retain the devices at an alternate business location outside the county where received or purchased for a total period of 30 calendar days after the day on which the device was received or purchased. Provides that during this retention period, and upon request by law enforcement, a secondhand dealer operating an automated recycling kiosk shall promptly return any requested previously owned consumer hand held electronic cellular phone devices to the requesting law enforcement agency. -- SB0925 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-12 21 Multiple Re referral to CPC then JHA

SB0931 SD2 (SSCR 907)

RELATING TO RENEWABLE ENERGY.

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

Establishes provisions relating to elimination of fossil fuels for electricity production. Provides that beginning after December 31, 2045, prohibits the public utilities commission to approve or extend any electricity generation facility that applies or proposes to use fossil fuels to generate electricity or to store electricity into a public utility grid tied energy storage system resource. Provides that by December 31, 2045, electricity generation facilities shall cease the use of all fossil fuels for the generation or storage of electricity. Prohibits the commission to approve any application or proposal for public utility cost recovery for any generation or storage facilities that use fossil fuels. -- Amends provisions relating to general powers and duties. Provides that in making determinations of the reasonableness of the costs of fossil fuel electricity generation and fossil fuel powered energy storage utility system capital improvements and operations. Requires the commission to explicitly consider, quantitatively or qualitatively, the effect of the State's reliance on fossil fuels. Allows the commission to determine that short term costs or direct costs of renewable energy generation and renewable energy powered energy storage that are higher than alternatives relying more heavily on fossil fuels are reasonable, considering the impacts resulting from the use of fossil fuels. -- SB0931 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EEP then CPC then FIN

SB0935 SD2 HD2 (HSCR 1860)

RELATING TO AEROSPACE.

Introduced by: Wakai G, Misalucha B

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Establishes provisions relating to the office of aerospace development; establishment. Establishes the office of aerospace development within the Hawaii technology development corporation. Requires the director of the office of aerospace development to have experience, knowledge, and expertise in space related activities and development; and to be nominated and appointed by the committee without regard to civil service law. -- Establishes provisions relating to the aerospace advisory committee. Establishes the aerospace advisory committee within the office of aerospace development of the Hawaii technology development corporation. Requires the purpose of the committee to be to advise and assist the legislature and state agencies in monitoring, assessing, and promoting aerospace development statewide. -- Repeals provisions relating to the office of aerospace development under the department of business, economic development, and tourism. Provides that all rights, powers, functions, and duties of the Pacific international space center for exploration systems are transferred to the office of aerospace development. Appropriation to the university of Hawaii for the Pacific international space center for exploration system at the university of Hawaii at Hilo Imlilo astronomy center. (\$\$) -- SB0935 HD2

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Wakai G, Moriwaki S -- Fevella K, Misalucha B
Apr-16 21 Conference Committee: House Members: Quinlan S, Luke S -- Okimoto V

SB0938 SD1 (SSCR 872)

RELATING TO TOURISM.

Introduced by: Wakai G, Chang S, Lee C, Misalucha B, Riviere G

Amends provisions relating to tourism emergency special fund. Requires moneys in the special fund to be used exclusively to provide for the development and implementation of emergency measures that directly relate to safety and security initiatives necessary to respond to any tourism emergency, including providing emergency assistance to tourists during the tourism emergency. -- SB0938 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then CPC then FIN

SB0946 SD2 (SSCR 718)

RELATING TO COMMERCIAL PROPERTY RENT RELIEF.

Introduced by: Wakai G, Chang S, Inouye L, Kim D

Requires an owner of property classified as commercial, hotel and resort, or industrial under county real property tax classifications shall be eligible for a grant not to exceed 3 per cent of taxable revenue derived from the property in 2019; annualized taxable revenue for commercial tenants established and registered for business with the State before March 20, 2020, and with less than 12 months' operating history; or 3 months of full rent; whichever is less; under certain conditions. Provides that as additional sources of federal funding appropriate for the purposes of this Act become available, the grant program established by this Act shall be given priority over all other uses in the distribution of those funds. Appropriation into and out of the emergency and budget reserve fund (\$\$). (COVID-19, COVID 19, coronavirus) -- SB0946 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-12 21 Multiple Referral to PDP/ ECD/ then CPC then FIN

SB0947 SD2 HD1 (HSCR 1508)

RELATING TO A BROADBAND AND DIGITAL EQUITY OFFICE.

Introduced by: Wakai G

Establishes the Hawaii broadband and digital equity office law. Establishes the Hawaii broadband and digital equity office; establishment; state broadband strategy coordinator. Establishes the Hawaii broadband and digital equity office within the department of business, economic development, and tourism. Requires the director of business, economic development, and tourism to appoint a state broadband coordinator, who shall be exempt from civil service law, to head the office. -- Establishes provisions relating to the Hawaii broadband and digital equity office; duties. Provides that in furtherance of the State's objectives and policies for the economy, the office shall 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 the State 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 the State; 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; promote, advocate, and facilitate the implementation of the findings and recommendations of the Hawaii

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broadband task force established by Act 2, 1st special session laws of 2007; support the findings of the community based Broadband Hui as reflected in its digital equity declaration; administer grant programs in support of broadband infrastructure, innovation, and the digital economy; actively seek out funding from public and private sources in furtherance of the office's duties pursuant to this provision; and provide a repository, aggregation point, and governance framework for broadband mapping and digital equity data from various sources, including digital literacy, telehealth, distance education, remote work, internet accessibility, and service coverage to support mapping, reporting, infrastructure deployment, and data driven policy. -- Establishes provisions relating to broadband planning and coordination; cooperation. Requires the office to seek input and the widest possible cooperation from public and private agencies and individuals to achieve the purposes of this law; work closely with and assist the counties in the promotion of coordinated state and county broadband planning; encourage every state department, county agency, and other public or private agencies and individuals involved in broadband programs to participate in the activities of the office and incorporate, to the extent feasible, the ideas and suggestions of the participants in the office's comprehensive planning goals; monitor the broadband based development efforts of other states and nations in areas such as business, education, and health; advise the department on other states' best practices involving remote work promotion and policies and strategies related to making affordable broadband services available to every Hawaii home and business; monitor broadband related activities at the federal level; encourage public private partnerships to increase the deployment and adoption of broadband services and applications; monitor regulatory and policy changes for potential impact on broadband deployment and sustainability in the State; and advise the director of business, economic development, and tourism on broadband deployment.

-- SB0947 HD1

Current Status: Mar-19 21 Passed Second Reading House
Mar-25 21 Referred to FIN

SB0950 SD1 (SSCR 873)

RELATING TO THE HAWAII TOURISM AUTHORITY.

Introduced by: Wakai G

Amends provisions relating to the tourism special fund. Requires moneys in the tourism special fund to be used by the authority for the purposes of this law, provided that not more than 3.5 per cent of this amount shall be used for administrative expenses, including all governance and employment expenses, organization-wide costs, and 15,000 dollars for a protocol fund to be expended at the discretion of the president and chief executive officer. -- SB0950 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then CPC then FIN

SB0962 SD2 (SSCR 774)

RELATING TO THE NATURAL ENERGY LABORATORY OF HAWAII AUTHORITY.

Introduced by: Dela Cruz D

Transfers all rights, powers, functions, and duties of the university of Hawaii relating to the operational functions of the makai research pier located at the southeast corner of Oahu near Makapuu point to the natural energy laboratory of Hawaii authority. Authorizes the issuance of general obligation bonds for appropriation to the natural energy laboratory of Hawaii authority to repair and upgrade the makai research pier. (\$\$)

-- SB0962 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then HET then FIN

SB0969 SD2 HD2 (HSCR 1870)

RELATING TO ANIMAL FUR PRODUCTS.

Introduced by: Keohokalole J, Gabbard M, Kidani M, Lee C, San Buenaventura J

Establishes the animal fur products law. Establishes provisions relating to manufacture and importation of fur products for sale prohibited; exemption. Beginning January 1, 2022, makes it unlawful to manufacture fur products in the State, or import fur products into the State, for the purpose of sale in the State. Exempts the manufacture of fur products using fur sourced exclusively from used fur products. -- Establishes provisions relating to penalty. Requires any person who violates this law to be guilty of a misdemeanor. -- SB0969 HD2

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Gabbard M, Baker R, Rhoads K -- none
Apr-16 21 Conference Committee: House Members: Nakashima M, Cullen T -- Takumi R, Ward G

SENATE BILLS WHICH PASSED THIRD READING

- SB0974 SD2 HD1 (HSCR 1514) RELATING TO CONSUMER PROTECTION.
Introduced by: Baker R, Misalucha B
Establishes provisions relating to small dollar installment loans. Provides for new viable installment based small dollar loan transactions; specifies various consumer protection requirements for small dollar loans; requires licensure for small dollar lenders, subject to the oversight of the division of financial institutions of the department of commerce and consumer affairs; specifies licensing requirements for small dollar lenders; and caps the maximum allowable loan size at 1,500 dollars. Amends requirements for check cashers, including requiring check cashers to be licensed with the department of commerce and consumer affairs, to offer voluntary payment plans to consumers, and make various notice and disclosure requirements. Requires the division of financial institutions to conduct an analysis of the regulation of payday lenders and deferred deposit agreements and report to the legislature. -- SB0974 HD1
Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN
- SB0975 SD1 (SSCR 499) RELATING TO PHARMACY AUDITS.
Introduced by: Baker R, Chang S, English J, Keith-Agaran G, Misalucha B
Establishes provisions relating to pharmacy audit; procedures. Establishes provisions for an audit of the records of a pharmacy related to claims submitted under a prescription drug benefit plan that is conducted by an agency or any entity that represents such agency. Establishes audit requirements. -- SB0975 SD1
Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to HHH then CPC then FIN
- SB0976 SD2 (SSCR 965) RELATING TO HEALTH.
Introduced by: Baker R, Keith-Agaran G, Keohokalole 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. -- SB0976 SD2
Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Single Referral to CPC
- SB0981 SD2 HD1 (HSCR 1344) RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS.
Introduced by: Shimabukuro M, 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 placed in random order. Requires the chief election officer to establish procedures to implement the purpose of this Act, which shall apply to the election cycle beginning on January 1, 2022. -- SB0981 HD1
Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN
- SB0987 SD2 (SSCR 775) RELATING TO GREENHOUSE GAS EMISSIONS.
Introduced by: Rhoads K

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Establishes a sustainable aviation fuel task force within the Hawaii natural energy institute. Provides the purpose of the sustainable aviation fuel task force to be to prepare a work plan and regulatory scheme for implementing the maximum practically and technically feasible and cost effective reductions in greenhouse gas emissions from transportation sources or categories of sources of greenhouse gases to help commercial airlines serving Hawaii meet the mandate set for international commercial aviation by the International Civil Aviation Organization, specifically the Carbon Offset and Reduction Scheme for International Aviation, to reduce aviation greenhouse gas emission to 50 per cent below 2005 levels by 2050; further the development of sustainable aviation fuel as a productive industry in Hawaii, using as a foundation the results from the Hawaii Aviation and Climate Action Summit held in December 2019 and the best practices shared by the federal Aviation Administration's Aviation Sustainability Center and Commercial Aviation Alternative Fuel Initiative; facilitate communication and coordination among sustainable aviation fuel stakeholders; provide a forum for discussion and problem solving regarding potential and current barriers related to technology development, production, distribution, supply chain development, and commercialization of sustainable aviation fuel; provide recommendations to the legislature on potential legislation that will facilitate the technology development, production, distribution, and commercialization of sustainable aviation fuel; facilitate and streamline the permitting process for new facilities and the expansion of existing facilities; and provide access to low cost financing through the issuance of revenue bonds and matching funds through the Hawaii Technology Development Corporation; and evaluate the prospect of Hawaii joining the Pacific Coast Collaborative, comprising the states of California, Oregon, and Washington, and British Columbia, to harmonize local carbon fuel and greenhouse gas reduction policy and market based measures and share best practices. Requires the work plan of the task force to include consultation with state and county agencies; consultation and best practice sharing with international and national organizations and other states to identify cost effective policies and methods; harmonization of market based measures and the measures' supporting technical and quantification methods with the International Civil Aviation Organization's Carbon Offset and Reduction Scheme for International Aviation, national, and other state peer reviewed methods, and avoidance of a unique Hawaii method or standard wherever practicable; development of measures of effectiveness of varying techniques for greenhouse gas emissions reduction for commercial aviation; and development of a framework to evaluate the relative contribution of each method or project, relative to the method or project's cost, projected technical maturity between the years 2020 and 2050, and contributions toward other sustainability objectives, including skilled job creation, economic development, waste re use, invasive species removal, and landscape restoration. Report to the legislature. Requires the task force to cease to exist on June 30, 2023 (sunset). -- SB0987 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EEP then CPC then FIN

SB0988 SD1 (SSCR 2003)

RELATING TO LABOR.

Introduced by: Rhoads K

Establishes provisions relating to educational internships; program criteria. Prohibits all unpaid internships. Exempts except educational internships to be classified as an unpaid student internship under this law; and requires program to meet the specified criteria.

-- SB0988 SD1

Current Status: Feb-03 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC

SB0998 SD1 (SSCR 638)

RELATING TO THE HONOLULU AUTHORITY FOR RAPID TRANSPORTATION.

Introduced by: Inouye L

Amends Act 1, special session laws of 2017, relating to government, by providing that notwithstanding any law, charter provision, or ordinance to the contrary, in any county with a population greater than 500,000, in order to ensure that appropriate use of state authorized funds to finance a locally preferred alternative for a mass transit project, the president of the senate and speaker of the house of representatives shall each appoint 2 voting, ex-officio members to the board of directors of the county's rapid transportation authority. -- SB0998 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to TRN then JHA then FIN

SB1004 HD2 (HSCR 1417)

RELATING TO EDUCATION.

Introduced by: Misalucha B, Acasio L, Chang S, Fevella K, Gabbard M, Keith-Agaran

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G, Kim D, Riviere G, Wakai G

Provides that commencing with the 2022-2023 school year, the department of education shall require the teaching of financial literacy to be included in the existing personal/transition plan requirement for each student. -- SB1004 HD2

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Woodson J, Johanson A, Ilagan G -- Ganaden S, Okimoto V, Perruso A
Apr=20 21 Conference Committee: Senate Members: Kidani M, Keohokalole J -- Fevella K, Kanuha D

SB1008 SD2 (SSCR 654)

RELATING TO AUTONOMOUS TRANSPORTATION.

Introduced by: Lee C, Chang S, Keith-Agaran G, Keohokalole J, Misalucha B

Establishes provisions relating to autonomous transportation task force. Establishes within the department of transportation the autonomous transportation task force to prepare the State for the inevitable transition to a future in which all vehicles are autonomous. Requires the task force to examine the ongoing implications of transitioning to a future in which all vehicles are autonomous; examine the impact on public infrastructure needs in a future in which all vehicles are autonomous; make recommendations to assist with the transition as autonomous transportation becomes a growing percentage of daily commutes; and make recommendations relating to the legal and insurance coverage implications of autonomous vehicles as autonomous transportation becomes a growing percentage of daily commutes. Reports to the legislature and governor. -- SB1008 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to TRN then CPC then FIN

SB1016 SD1 (SSCR 363)

RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.

Introduced by: Moriwaki S, Chang S, Fevella K, Gabbard M, Keohokalole J, Misalucha B, Riviere G

Amends provisions relating to the office of enterprise technology services; chief information officer; information technology steering committee; establishment; responsibilities. Requires the office of enterprise technology services to establish policies, in collaboration with departments and agencies to, provide infrastructure and resources to permit authorized employees to securely access remote computing services. (COVID-19, COVID 19, coronavirus) -- SB1016 SD1

Current Status: Feb-02 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC

SB1018 SD2 HD1 (HSCR 1388)

RELATING TO EFFECTIVE GOVERNMENT OPERATIONS.

Introduced by: Moriwaki S, Keohokalole J

Requires the department of health to establish a 2 year reorganization pilot project to reorganize the following divisions and offices within the department of health; behavioral health services administration; environmental health administration; general administration, including the office of the director of health; and health resources administration. Provides that in reorganizing the 4 divisions, the department of health shall consult with the department of budget and finance and department of human resources development. Requires the reorganization pilot project to shift and organize the functions, positions, and funding to effectuate an organization that cost effectively and more efficiently provides needed services to the public; identify processes to most efficiently and cost effectively restructure and realign functions, staffing, and funding to meet the needs of the community; and conduct an expedited reorganization, including consultation with the appropriate bargaining units, with the assistance of the department of human resources development, to address affected employees and maintain, to the extent possible, the employees' functions as reflected in their current positions and current salaries. Requires the reorganization pilot project to begin with the reorganization of the behavioral health services administration. Report to the legislature. Requires the reorganization pilot project to end on June 30, 2023 (sunset). (COVID-19, COVID 19, coronavirus) -- SB1018 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Yamane R, Tam A -- Kapela J, Ward G
Apr=16 21 Conference Committee: Senate Members: Keohokalole J, Moriwaki S -- Fevella K

SB1021 SD2 HD3 (HSCR 1855)

RELATING TO BURIALS.

Introduced by: Keohokalole J, Acasio L, Lee C, Shimabukuro M

SENATE BILLS WHICH PASSED THIRD READING

Amends provisions relating to administration; duties of health officers. Requires 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 alkaline hydrolysis at public expense pursuant to provisions relating to death benefits for deceased medical or financial assistance recipients and disposition of unclaimed dead human bodies as specified. -- Amends provisions relating to final disposition of anatomical gifts. Adds, alkaline hydrolysis. -- Amends provisions relating to definitions under disposition of remains law. Defines alkaline hydrolysis. Defines cremated remains. Defines cremation. Defines hydrolysis equipment. Defines hydrolysis facility. -- Amends provisions relating to forfeiture of right to direct disposition under disposition of remains. Adds alkaline hydrolysis. -- Amends provisions relating to disputes under disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to right to rely on representations under disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to authority to direct and control disposition; recovery of reasonable expenses under disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to immunity under disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to decent burial. Requires the coroner or deputy coroner to cause the body to be decently buried or undergo cremation or alkaline hydrolysis. Requires a burial transit permit authorizing a burial, cremation, or alkaline hydrolysis to be secured from the local agent of the department of health by the person in charge of the burial, cremation, or alkaline hydrolysis. -- SB1021 HD3

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members:
Shimabukuro M, Baker R -- Fevella K, Keohokalole J
Apr-16 21 Conference Committee: House Members: Yamane R,
Johanson A, Nakashima M -- Gates C, Ward G

SB1023 SD2 HD1 (HSCR 1053)

RELATING TO TAXATION.

Introduced by: Kim D, Fevella K

Amends provisions relating to remittances; distribution to counties. Adds that _____ dollars shall be allocated to provide funding for Iolani Palace and _____ shall be allocated to provide funding for the Bernice Pauahi Bishop Museum. (COVID-19, COVID 19, coronavirus) -- SB1023 HD1

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

SB1024 SD1 (SSCR 706)

RELATING TO EDUCATION.

Introduced by: Kim D, Acasio L, Gabbard M

Establishes provisions relating to certified cannabinoid medicine program; cannabinoid medicine expert. Establishes within the university of Hawaii the cannabinoid medicine program, which shall be administered by the John A. Burns school of medicine. Requires the program to include at least 1 non tenure track associate professor position that shall be filled with a medical or osteopathic doctor who is a certified cannabinoid medicine specialist, to be appointed by the director. Requires the mission of the cannabinoid medicine program to be to pursue research and education related to the authorized use of cannabis for medical purposes in the State to protect patient safety; and promote the development of the State as an international center for medical cannabis research and treatment. -- SB1024 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH/ HET/ then CPC then FIN

SB1026 SD2 (SSCR 778)

RELATING TO THE ANIMAL INDUSTRY SPECIAL FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to the animal industry special fund. Requires moneys received by the board of agriculture from revenue generated from fees for diagnostic, surveillance, and other work by the animal industry division veterinary laboratory and animal disease control branch of the animal industry division to be deposited into the special fund. -- SB1026 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB1027 SD2 HD1 (HSCR 1483)

RELATING TO HEMP.

Introduced by: Kouchi R (BR)

Amends provisions relating to industrial hemp special fund; established by changing the

SENATE BILLS WHICH PASSED THIRD READING

title to hemp special fund; established. Requires moneys deposited in this special fund to be used to fulfill the purposes of this provision and shall include any moneys appropriated by the legislature to the special fund; all revenues from the operations of this provision including all fees and fines; and grants and gifts made to the special fund. Appropriation out of the hemp special fund (\$\$). -- Amends the hemp processors law to better distinguish processing and manufacturing, distinguish processed hemp and hemp products, clarify the purpose and functions of the registry system, clarify the scope of regulated hemp products and prohibitions, and clarify the department of health's rulemaking and enforcement authorities. Makes Act 14, session laws of 2020, permanent. -- SB1027 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1033 SD2 (SSCR 897)

RELATING TO MAKING AN EMERGENCY APPROPRIATION TO THE STADIUM AUTHORITY.

Introduced by: Kouchi R (BR)

Appropriation to the stadium authority to be deposited into the stadium special fund for payroll and other current expenses, including current operating and maintenance expenses necessary to maintain the facility in a safe condition for the general public. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB1033 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to ECD/ WAL/ then FIN

SB1035 SD2 HD1 (HSCR 1081)

RELATING TO PROCUREMENT.

Introduced by: Kouchi R (BR)

Establishes provision relating to state procurement automation system special fund. Establishes the state procurement automation system special fund for the project management of the procurement automation system. Requires all revenues collected by the state procurement office to be deposited in the state procurement automation system special fund and shall be expended by the state procurement administrator to fund the project management of the procurement automation system to achieve the state procurement mission for digital transformation and streamlining. -- Amends provisions relating to additional duties of the administrator of the procurement office. Requires the administrator to establish procedures for final review decisions on procurement practices, policy, and compliance investigations, except that the procedures shall not apply to the protest process as set forth in provisions relating to authority to resolve protested solicitations and awards and provisions relating to administrative proceedings for review; provided that the administrator shall submit an annual report of these reviews along with final resolution of reviews and other statistical data to the procurement policy board on a quarterly basis; and assess and collect an administrative fee pursuant to provisions relating to administrative procedure to cover procurement automation system costs. Appropriation (\$\$) -- SB1035 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1036 SD2 HD1 (HSCR 1082)

RELATING TO PROCUREMENT.

Introduced by: Kouchi R (BR)

Establishes provisions relating to fair and reasonable pricing policy; cost or pricing data. Requires for each contracting action under this law, including any change orders or contract modifications that increase the original contract amount, the purchasing agency to make a written determination that the amount of the contracting action is fair and reasonable. Requires that in determining whether the amount of the contracting action is fair and reasonable, the purchasing agency to obtain the data necessary to perform a cost or price analysis to determine that the amount of the contracting action is a fair and reasonable price. -- Amends provisions relating to treatment purchase of services. Allows treatment services to be purchased in accordance with this provision if the following circumstances are applicable: the need for treatment services is unanticipated and arises from time to time; the required services are for a 1 time purchase for not more than 100,000 dollars and no longer than 1 year; the services are industry standard services generally accepted by the industry or profession; and the award of a contract is based on demonstrated competence and qualification for the type of service required and at fair and reasonable prices. Requires the head of the purchasing agency, or a designee, to publish a notice describing the types of treatment services that may be needed throughout the fiscal year on an as needed basis and inviting providers engaged in providing these treatment services to submit current statements of qualification and expressions of interest to the purchasing agency. Requires contracts for treatment

SENATE BILLS WHICH PASSED THIRD READING

services in excess of 100,000 dollars or that last for more than 1 year to utilize an applicable method of procurement. -- Amends provisions relating to small purchases. Requires purchases of health and human services of less than 100,000 dollars are small purchases, and to be made in accordance with rules adopted by the policy board to implement this provision. -- Repeals provisions relating to community council. -- Establishes a state payor committee within the behavioral health services administration of the department of health. Requires the committee to establish and adopt a uniform baseline framework for performance metrics, evaluation standards, and coordinated reimbursement rates for all state procurement contracts for services relating to behavioral health, substance abuse, and homelessness services. -- SB1036 HD1
Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-19 21 Referred to CPC

SB1046 SD2 (SSCR 3168)

RELATING TO LAW ENFORCEMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to civil service and exemptions. Exempts the administrator for the law enforcement standards board from civil service law. -- Amends provisions relating to the 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 described in this provision and to consist of 1 county law enforcement officer from each of the 4 counties; and 1 state law enforcement officer. Requires each law enforcement officer described in this provision to have at least 10 years of experience as a law enforcement officer, be appointed by the governor, and serve without 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 but not limited to the study conducted pursuant to Act 14, Session Laws of 2018, 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 the board's own study to evaluate how to efficiently and effectively satisfy the board's duties in accordance with the law. -- 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 December 31, 2021. -- Appropriation into and out of the law enforcement standards board special fund for 1 permanent administrator position (1.0 FTE) exempt from civil service law, and 1 permanent clerical position (1.0 FTE) subject to civil service law; and copying and supply costs of the board. (\$\$) -- SB1046 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB1048 SD1 (SSCR 2091)

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 fees for services provided or to be provided, which shall be deposited into the criminal history record improvement revolving fund. -- SB1048 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB1065 SD3 (SSCR 3012)

RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under the Hawaii tourism authority law. Defines best practice destination management to mean a holistic process that ensures that tourism adds value to the economy, social fabric, and ecology of communities. Defines regenerative tourism to mean tourism that focuses on reducing the harm associated with tourism, and restoring the natural environment from the harm already done by tourism, through collective holistic efforts to make net positive contributions; create conditions that allow life to flourish; and improve destinations for current and future generations for the well-being of the environment, residents, indigenous communities, and visitors. -- Amends provisions relating to powers, generally; tourism plan; measures of effectiveness by changing its title to tourism management plan; measures of

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effectiveness. Requires the authority to be responsible for developing a tourism management plan that includes tourism marketing, best practice destination management, and regenerative tourism. -- Amends provisions relating to tourism related activities; assistance by state and county agencies; advisory group; annual report. -- Establishes provisions relating to destination management action plan objectives; and county destination management action plans; adoption; update. -- Appropriation. (\$\$)
-- SB1065 SD3

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then FIN

SB1069 SD2 (SSCR 811)

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. (\$\$) -- SB1069 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB1070 SD2 HD1 (HSCR 1199)

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 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 Hawaii health systems corporation 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. (\$\$) -- SB1070 HD1

Current Status: Mar-23 21 Passed Second Reading House as amended (HD1)
Mar-23 21 Referred to FIN

SB1071 SD2 (SSCR 813)

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. (\$\$) -- SB1071 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB1072 SD2 (SSCR 814)

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. (\$\$) -- SB1072 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB1073 SD2 (SSCR 815)

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 5 (teachers 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. (\$\$) -- SB1073 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SENATE BILLS WHICH PASSED THIRD READING

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| SB1074 SD2 (SSCR 816) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>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. (\$\$) -- SB1074 SD2</p> <p>Current Status: Mar-23 21 Passed Second Reading House Mar-23 21 Referred to FIN</p> |
| SB1075 SD2 (SSCR 817) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>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. (\$\$) -- SB1075 SD2</p> <p>Current Status: Mar-23 21 Passed Second Reading House Mar-23 21 Referred to FIN</p> |
| SB1076 SD2 (SSCR 818) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>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. (\$\$) -- SB1076 SD2</p> <p>Current Status: Mar-23 21 Passed Second Reading House Mar-23 21 Referred to FIN</p> |
| SB1077 SD2 (SSCR 819) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>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. (\$\$) -- SB1077 SD2</p> <p>Current Status: Mar-23 21 Passed Second Reading House Mar-23 21 Referred to FIN</p> |
| SB1078 SD2 (SSCR 820) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>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. (\$\$) -- SB1078 SD2</p> <p>Current Status: Mar-23 21 Passed Second Reading House Mar-23 21 Referred to FIN</p> |
| SB1079 SD2 (SSCR 821) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 11 (firefighters) 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 11 (firefighters) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1079 SD2</p> <p>Current Status: Mar-23 21 Passed Second Reading House Mar-23 21 Referred to FIN</p> |
| SB1080 SD2 (SSCR 822) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Kouchi R (BR)</p> |

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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. (\$\$)
-- SB1080 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB1081 SD2 (SSCR 823)

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. (\$\$) -- SB1081 SD2

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB1087 SD1 (SSCR 481)

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND.

Introduced by: Kouchi R (BR)

Repeals provisions relating to payment of public employer contributions to the other post employment benefits trust. Act to be repealed on June 30, 2025 (sunset). (COVID-19, COVID 19, coronavirus) -- SB1087 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then FIN

SB1091 SD2 (SSCR 765)

RELATING TO STATE FUNDS.

Introduced by: Kouchi R (BR)

Appropriation out of the land conservation fund to be deposited into the general fund. -- Appropriation to the department of land and natural resources for Na Wai Eha land acquisition. Authorizes the transfer of tax exempt general obligation bond proceeds and accrued interest from the rental housing revolving fund to the dwelling unit revolving fund. -- Appropriation out of the emergency medical services special fund to be deposited into the general fund. -- Appropriation out of the criminal forfeiture revolving fund to be deposited into the general fund. -- Appropriation out of the notaries public revolving fund to be deposited into the general fund. -- Appropriation out of the criminal records improvement revolving fund to be deposited into the general fund. -- Appropriation out of the bureau of conveyances special fund to be deposited into the general fund. -- Appropriation out of the water and land development special fund to be deposited into the general fund. -- Appropriation out of the special land and development fund to be deposited into the general fund. -- Appropriation out of the Leeward coast homeless project to be deposited into the general fund. -- Appropriation out of the state archives preservation long term access special fund to be deposited into the general fund. -- Appropriation out of the measurement standards to be deposited into the general fund. -- Appropriation out of the biosecurity program to be deposited into the general fund. -- Appropriation out of the agricultural parks special fund to be deposited into the general fund. -- Appropriation out of the agricultural development and food security to be deposited into the general fund. -- Appropriation out of the farm to school program to be deposited into the general fund. -- Appropriation out of foreign trade zone to be deposited into the general fund. -- Appropriation out of state disaster revolving fund to be deposited into the general fund. -- Appropriation out of energy security fund to be deposited into the general fund. -- Appropriation out of hydrogen investment capital special fund to be deposited into the general fund. -- Appropriation out of creative industries division to be deposited into the general fund. -- Appropriation out of compliance resolution fund - business registration to be deposited into the general fund. -- Appropriation out of unfair deceptive practices to be deposited into the general fund. -- Appropriation out of captive insurance administrative fund to be deposited into the general fund. -- Appropriation out of business registration fee to be deposited into the general fund. -- Appropriation out of public utilities commission special fund to be deposited into the general fund. -- Appropriation out of community health centers special fund to be deposited into the general fund. -- Appropriation out of drug demand reduction assessments special fund to be deposited into the general fund. -- Appropriation out of neurotrauma special fund to be deposited into the general fund. -- Appropriation out of disability and communication access board special fund to be

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deposited into the general fund. -- Appropriation out of dietitian licensure special fund to be deposited into the general fund. -- Appropriation out of general support for health care payments to be deposited into the general fund. -- Appropriation out of general assistance payments to be deposited into the general fund. -- Appropriation out of financial assistance for housing to be deposited into the general fund. -- Appropriation out of nursing facility sustainability program special fund to be deposited into the general fund. -- Appropriation out of reduced ignition propensity cigarette program special fund to be deposited into the general fund. -- Appropriation out of human trafficking victim services special fund to be deposited into the general fund. -- Appropriation out of ecosystem protection and restoration to be deposited into the general fund. -- Appropriation out of public land trust inventory and information system to be deposited into the general fund. -- Appropriation out of Hawaii historic preservation special fund to be deposited into the general fund. -- Appropriation out of DNA (Deoxyribonucleic Acid) registry special fund to be deposited into the general fund. -- Appropriation out of medicaid investigations recovery fund to be deposited into the general fund. -- Appropriation out of internet crimes against child special fund to be deposited into the general fund. -- Appropriation out of auto victim information and notification system special fund to be deposited into the general fund. -- Appropriation out of cigarette tax stamp administration special fund to be deposited into the general fund. -- Appropriation out of tax administration special fund to be deposited into the general fund. -- Appropriation out of center for nursing special fund to be deposited into the general fund. -- Appropriation out of grant for the bridge to hope program to be deposited into the general fund. -- Appropriation out of nurse training to be deposited into the general fund. -- Appropriation out of legislative relief for claims - uh to be deposited into the general fund. Repeals the executive budget appropriation - custodial services special fund; compliance resolution fund - appraisal management registration program special fund; electrical vehicle charging system rebate program special fund; licensure of midwives account; Hawaii public housing authority administration revolving fund; health care payments account; food production and export strategic plan account; research and development special fund; energy audits recipients share of cost account; 2019 energy systems and technology training account; Hawaii health systems corporation special fund; Hana medical center account; unemployment insurance fund; employment and training special fund; office of community services special fund; and professional student exchange program revolving fund. (\$\$) -- SB1091 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Single Referral to FIN

SB1092 SD1 (SSCR 394)

RELATING TO THE DISPOSITION OF TAXES.

Introduced by: Kouchi R (BR)

Amends provisions relating to disposition of taxes. Repeals provisions specifying that of the taxes collected each fiscal year 10 per cent or 5,100,000 dollars, whichever is less, shall be paid into the land conservation fund; and 50 per cent or 38,000,000 dollars, whichever is less, shall be paid into the rental housing revolving fund. Act to be repealed on June 30, 2023 (sunset). (COVID-19, COVID 19, coronavirus) -- SB1092 SD1

Current Status: Feb-23 21 Introduction/Passed First Reading - House
Feb-23 21 Multiple Referral to WAL then HSG then FIN

SB1097 SD2 (SSCR 898)

RELATING TO NONDEPOSITORY TRUSTS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to nondepository trust companies under code of financial institutions. 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. Requires that a nondepository trust company to not itself perform, and instead to contract for financial advising for client investments; property management for client rental properties; or real estate brokerages for client real estate transactions. 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 definition. 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 services for platform

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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. -- Amends provisions relating to definitions under code of financial institutions law. Defines nondepository to mean a type of trust company that is not authorized to accept deposits. Appropriation to the department of commerce and consumer affairs for the division of financial institutions of the department of commerce and consumer affairs to administer nondepository trusts under this Act. -- SB1097 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to CPC then FIN

SB1101 SD2 HD2 (HSCR 1840)

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 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 administration of the program, other than grant awards, shall be subject to the Hawaii public procurement code. 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 rules. Allows the commissioner to adopt rules as are necessary or proper to carry out the purposes of this provision. -- Amends provisions relating to establishment of trust funds. Provides that for fiscal year 2021 - 2022, requires the 1st 2 million dollars in interest to be deposited into the safe home program trust fund established pursuant to provisions relating to safe home program trust fund. -- Amends provisions relating to immunity. Adds safe home program. Appropriation out of and into safe home program trust fund to the department of commerce and consumer affairs for the establishment and implementation of the safe home program established under this Act; and establishment of 1 temporary full time equivalent (1.0 FTE) position, within the insurance division of the department of commerce and consumer affairs to implement and administer the safe home program. -- SB1101 HD2

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Johanson A, Nishimoto S -- Matsumoto L
Apr=16 21 Conference Committee: Senate Members: Baker R, Nishihara C, English J -- none

SB1104 HD1 (HSCR 1404)

RELATING TO THE CONTRACTORS RECOVERY FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to contractors recovery fund; use of fund; person injured; fees and provisions relating to maximum liability under the contractors law. Increases the monetary amount an injured homeowner may recover from the contractors recovery fund. Act to be repealed on June 30, 2024 (sunset) and specific sections reenacted. -- SB1104 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr-16 21 Conference Committee: House Members: Johanson A, Nishimoto S -- Matsumoto L
Apr=16 21 Conference Committee: Senate Members: Baker R, English J -- Chang S

SB1105 SD2 (SSCR 3179)

RELATING TO THE MORTGAGE LOAN RECOVERY FUND.

Introduced by: Kouchi R (BR)

SENATE BILLS WHICH PASSED THIRD READING

Amends provisions relating to mortgage loan recovery fund; use of fund; fees. Adds mortgage loan originator company and mortgage loan originator. Repeals fees paid by the mortgage loan originator companies and their branch office locations to the mortgage loan recovery fund. -- Amends provisions relating to statute of limitation; recovery from fund. Allows the commissioner to also consider applications to recover from the mortgage loan recovery fund. Allows an aggrieved person who has obtained a final judgment from the court to submit the person's application to the commissioner. Provides that if the commissioner is satisfied as to the truth of the application, and that, despite reasonable efforts the person has been unable to recover on the judgment, the commissioner may issue an order approving payment from the fund. -- SB1105 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then FIN

SB1107 SD2 HD1 (HSCR 998)

RELATING TO THE HAWAII EMERGENCY MANAGEMENT AGENCY.

Introduced by: Kouchi R (BR)

Establishes the hazard mitigation special fund, into which shall be deposited all revenues from any recovery or reimbursement pursuant to provisions relating to mitigation of hazardous situations; and appropriations made by the legislature for deposit into the fund. Requires moneys in the hazard mitigation special fund shall be used for personnel costs and operating and administrative costs deemed necessary by the agency to administer this provision. -- Amends provisions relating to mitigation of hazardous situations. Provides that this provision shall be applicable to additional natural hazards. -- SB1107 HD1

Current Status: Mar-18 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1109 SD2 HD1 (HSCR 1355)

RELATING TO THE STATE DISASTER RECOVERY PROGRAM.

Introduced by: Kouchi R (BR)

Establishes provisions relating to the state disaster recovery coordinator; duties and powers. Requires the state disaster recovery coordinator to report to the Administrator of the Hawaii Emergency Management Agency, oversee the state disaster recovery program and framework, establish and maintain recovery priorities and strategy on behalf of the governor; convene and provide executive level coordination for state agencies working on the state disaster recovery and reconstruction programs and alignment of funding; facilitate disaster recovery coordination and collaboration between the federal, state, and local governments, the private sector, and voluntary, faith based, and community organizations; serve as the primary contact with the federal disaster recovery coordinator of the federal emergency management agency to address recovery needs; promote a unified communications strategy with state and local partners; and develop and promulgate interagency coordination plans to drive long term recovery from disasters. Report to the legislature and governor. -- Amends provisions relating to Hawaii emergency management agency. Requires the agency to prepare a state comprehensive emergency management plan, which shall include a state disaster recovery program and framework and be integrated into and coordinated with the emergency management plans of the federal government. -- SB1109 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB1112 SD2 HD1 (HSCR 1335)

RELATING TO THE DEPARTMENT OF DEFENSE.

Introduced by: Kouchi R (BR)

Amends provisions relating to adjutant general; appointment under militia; national guard. Prohibits a person to be eligible for appointment as adjutant general unless the person holds or has held a commission of the rank of colonel in the military grade of O6 or above federally recognized as such, or its equivalent in the army or air national guard, state defense force, or in the Army or Air Force active component of the US or a reserve component and has served as a commissioned officer in 1 or more of the Army or Air Force components for at least 10 years and has no administrative actions or items that would prevent promotion to the rank of a general officer in the military grade of O7 or O8 and federally recognized as such. -- SB1112 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB1116 SD2 (SSCR 901)

MAKING EMERGENCY APPROPRIATIONS TO THE DEPARTMENT OF DEFENSE
RELATING TO COVID-19 EXPENDITURES.

Introduced by: Kouchi R (BR)

Appropriation to the department of defense for the transfer of contracts from the

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department of transportation to the department of defense relating to the safe travels Hawaii airport screening program; for use of the Hawaii tourism authority's Hawaii convention center to operate a call center for the safe travels Hawaii airport screening program; for the procurement, storage, and distribution of personal protective equipment to schools and other state agencies for statewide operations as may be needed. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB1116 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to PDP then FIN

SB1117 SD2 HD1 (HSCR 1356)

MAKING AN EMERGENCY APPROPRIATION TO THE OFFICE OF THE GOVERNOR RELATING TO COVID-19 EXPENDITURES.

Introduced by: Kouchi R (BR)

Appropriation to the office of the governor to be used as a contingency fund by the office of the governor to supplement the continuation of COVID-19 response related programs and activities. No moneys appropriated shall be expended unless the office of the governor establishes a task force to develop recommendations on the roles and responsibilities of the department of the attorney general and county police departments in the enforcement of emergency rules and orders issued by the governor and the counties to address the COVID-19 pandemic. Task force shall report to the legislature. Further prohibits moneys to be expended unless the office of the governor establishes by emergency order a statewide multi tier system to address the COVID-19 pandemic, which shall be deployed at the county level and shall include clear metrics for each tier. -- Appropriation to the department of the attorney general for enforcement of COVID-19 related emergency orders and rules. Provides that should any project or program paid for by state funds become eligible for federal reimbursement, those federal funds shall be deposited into the general fund. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB1117 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB1121 SD2 (SSCR 580)

RELATING TO HOUSING.

Introduced by: Kouchi R (BR)

Exempts all gross proceeds arising from the planning, design, financing, or construction of any housing development by the department of Hawaiian home lands from general excise taxes. -- SB1121 SD2

Current Status: Mar-25 21 Passed Second Reading House
Mar-25 21 Referred to FIN

SB1122 SD2 (SSCR 928)

RELATING TO THE COUNTY BOARDS OF WATER SUPPLY.

Introduced by: Kouchi R (BR)

Establishes provisions relating to county boards of water supply and their obligation to the department of hawaiian home lands. Provides that prior to June 30 of each fiscal year, each board of water supply shall transmit to the department of Hawaiian home lands an accounting of all water credits held by the board for all of their respective systems. Allows the department of Hawaiian home lands by no later than September 30 of that same fiscal year request the boards to reserve a number of available and unallocated credits as specified by the department of Hawaiian home lands for its uses under section 221 of the Hawaiian Homes Commission Act 1920, as amended. Requires the boards to consider the department of Hawaiian home lands' requests when allocating available and unallocated water credits. -- Amends provisions relating to board of water supply. Requires at least 1 of the 5 members to be appointed to be a representative of the department of Hawaiian home lands. -- Amends provisions relating to provisions relating to appointment. Requires at least 1 of the 8 to be a representative of the department of Hawaiian home lands. -- SB1122 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then JHA then FIN

SB1123 SD2 (SSCR 732)

RELATING TO COUNTIES.

Introduced by: Kouchi R (BR)

Establishes provisions relating to infrastructure maintenance; housing development for the department of Hawaiian home lands. Requires infrastructure for any housing development for the department of Hawaiian home lands to be maintained by the county in which the housing development is located commencing 60 days after the receipt by the appropriate county council of a completed application for maintenance request; provided that certain conditions are met or allowed, including the 60 day timeline may be tolled for the time necessary to implement actions to mitigate impacts to historic

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properties from the infrastructure maintenance action. -- SB1123 SD2
Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HSG/ WAL/ then JHA then FIN

SB1128 SD2 HD1 (HSCR 1390)

RELATING TO OFFICE OF YOUTH SERVICES.

Introduced by: Kouchi R (BR)

Establishes provisions relating to office of youth services revolving fund; commercial enterprise vocational 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 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 commercial enterprise vocational program to determine the prices at which all goods and services are sold and the prices to be as near to the prevailing market prices for similar goods and services as practicable; and 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 to 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. -- Amends provisions relating to establishment; purpose. Requires the office to provide a continuum of services to include commercial enterprise vocational programs; other programs that encourage the development of positive self images and useful skills in youth at risk and young adults. Requires the executive director of the office of youth services to submit annual reports to the legislature, reporting the services or programs funded pursuant to this provision, the number of youth at risk and young adults served by each service or program, the results of the services or programs funded, and all fiscal transactions and expenses of each service or program. Requires the director of human services to conduct an immediate audit of the office of youth services if the office of youth services fails to submit an annual report on the fiscal transactions and expenses of each service or program in a timely manner. -- SB1128 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1132 SD2 (SSCR 734)

RELATING TO THE MEDICAID SUSTAINABILITY PROGRAM.

Introduced by: Kouchi R (BR)

Establishes the medicaid sustainability program law. Establishes a the medicaid sustainability program special fund. Requires the medicaid sustainability program special fund to be administered by the department into which shall be deposited all moneys collected under this law. Requires moneys in the medicaid sustainability program special fund to consist of all revenue received by the department from the medicaid sustainability fee; all federal medicaid funds received by the department as a result of matching expenditures made with the medicaid sustainability fee; any interest or penalties levied in conjunction with the administration of this law; and any designated appropriations, federal funds, donations, gifts, or moneys from any other sources. Requires moneys in the medicaid sustainability program special fund to be used exclusively to fund healthcare services covered under medicaid and operations to support the administration of the medicaid program. -- Establishes provisions relating to the medicaid sustainability fee; medicaid sustainability fee assessments; federal approval; penalties for failure to pay the medicaid sustainability fee; and special designation of medicaid sustainability program special fund. -- Amends provisions relating to transfers from special funds for central service expenses. Provides that except as provided in this provision, and notwithstanding any other law to the contrary, from time to time, the director of finance, for the purpose of defraying the prorated estimate of central service expenses of government in relation to all special funds, except the medicaid sustainability program special fund, shall deduct 5 per cent of all receipts of all other special funds, which deduction shall be transferred to the general fund of the State and become general realizations of the State. -- Amends provisions relating to provisions relating to special fund reimbursements for departmental administrative expenses. Provides that each special fund, except the medicaid sustainability program special fund, shall be responsible for its pro rata share of the administrative expenses incurred by the department responsible for the operations supported by the special fund concerned. -- Appropriation. Specific sections to be repealed on December 31, 2023 and June 30, 2024 (sunset). (COVID-19, COVID 19, coronavirus) -- SB1132 SD2

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Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then FIN

SB1134 SD2 (SSCR 841)

RELATING TO ADULT PROTECTIVE SERVICES.

Introduced by: Kouchi R (BR)

Amends provisions relating to right to enter. Allows any employee of the department of human services engaged in an investigation under this part, having probable cause to believe that a vulnerable adult will be subject to imminent abuse as defined in provisions relating to definitions under adult protective services before a court order for entry can be obtained, without a warrant, to enter upon the premises where the vulnerable adult may be found for the purpose of ascertaining that person's welfare. -- SB1134 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then JHA

SB1137 SD2 HD2 (HSCR 1858)

RELATING TO THE SPOUSE AND CHILD ABUSE SPECIAL FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to spouse and child abuse special fund. Changes all unencumbered and unexpended moneys in excess of from 3 million dollars to _____ dollars in the fund to lapse to the credit of the general fund. Special fund provision to be abolished and repealed on June 30, 2026 (sunset). -- SB1137 HD2

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: San Buenaventura J, English J -- Misalucha B
Apr-16 21 Conference Committee: House Members: Yamane R, Tam A -- Kapela J, Ward G

SB1138 SD2 HD1 (HSCR 1392)

RELATING TO THE OFFICE OF HEALTHCARE ASSURANCE SPECIAL FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to office of health care assurance special fund; deposits; expenditures. Provides that moneys in the special fund shall be expended by the department of health to include expend funds in excess of the approved spending ceiling for emergencies as approved by the director of health; provided that emergencies may be identified as man made or acts of God; and provided further that funds shall only be expended for purposes identified, and total funds expended shall not exceed the reasonably anticipated special fund balance as of June 30 of the expending year, less any reserve balance. Further provides a reserve balance of not less than 5,000 dollars shall be maintained as of June 30 of each fiscal year. Allows special fund expenditures approved through the state budget process to be used during any fiscal year for the activities carried out by the office of health care assurance. Repeals provisions that any amount in the special fund in excess of 387,500 dollars on June 30 of each year shall be deposited into the general fund. -- SB1138 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1140 SD2 (SSCR 2010)

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 in early intervention services; and 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 who perform diagnostic audiologic evaluations of infants to report diagnostic audiologic evaluation results of those infants who do not pass the hearing screening test or are diagnosed as deaf or hard of hearing up to the age of 3 years to the department. --

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Amends provisions relating to rules. Requires the department adopt rules including but not limited to the administration and quality of newborn hearing screening; retention of records and related data; reporting of hearing screening results; reporting of diagnostic audiologic evaluation results for infants who fail newborn hearing screening or have been identified as deaf or hard of hearing; 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; and maintaining the confidentiality of affected families. -- SB1140 SD2

Current Status: Feb-03 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB1141 SD1 (SSCR 165)

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. -- SB1141 SD1

Current Status: Feb-07 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB1142 SD2 (SSCR 885)

RELATING TO SERVICES FOR KUPUNA.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under Kupuna care and caregiver support services. Redefines coach to mean an individual who to include assist care recipient and caregiver with enrollment into programs and completing necessary forms, including but not limited to, state and federal tax forms, privacy and confidentiality forms, criminal background checks, financial management forms, employer and employee related forms, and forms requested by the executive office on aging. Redefines person centered support plan or support plan to mean a plan developed by a care recipient and the recipient's qualified caregiver that identifies the needs of the care recipient and allows the caregiver to remain in the workforce. -- Amends provisions relating to kupuna caregiver program. Requires the kupuna caregivers program to be delivered through 2 distinct service options traditional service delivery or kupuna caregiver directed services, based on an support plan for each eligible care recipient and the care recipient's qualified caregiver as specified. Provides that the allocated funds shall be issued directly to the service provider or financial management service provider upon request and receipt of an invoice for services rendered. -- SB1142 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then CPC then FIN

SB1144 SD2 HD1 (HSCR 1393)

RELATING TO MARRIAGE LICENSE FEES.

Introduced by: Kouchi R (BR)

Amends provisions relating to marriage license; agent to grant; fee. Changes that any agent appointed and receiving an application for a marriage license shall collect from the applicant for the license from 60 dollars to ____ dollars, of which the agent, except those provided, shall retain from 9 dollars to ____ dollars for the agent's benefit and compensation and shall remit from 51 dollars to ____ dollars to the director of health. Changes that upon the receipt of remittances under this subsection, the director of health shall deposit from 32 dollars to ____ dollars for each license issued to the credit of the general fund of the State; from 4.50 dollars to ____ dollars for each license issued to the credit of the spouse and child abuse special fund established; from 4.50 dollars to ____ dollars for each license issued to the credit of the spouse and child abuse special account established; from 10 dollars to ____ dollars for each license issued to the credit of the birth defects special fund established; and ____ dollars for each license issued to the credit of the vital statistics improvement special fund established. Changes

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that provides that in the case of these agents, the full amount collected from applicants shall be remitted to the director of health; and upon the receipt of remittances, requires the director of health to deposit from 41 dollars to ____ dollars for each license issued to the credit of the general fund of the State; from 4.50 dollars to ____ dollars for each license issued to the credit of the spouse and child abuse special fund established; from 4.50 dollars to ____ dollars for each license issued to the credit of the spouse and child abuse special account established; from 10 dollars to ____ dollars for each license issued to the credit of the birth defects special fund established; and ____ dollars for each license issued to the credit of the vital statistics improvement special fund established. -- SB1144 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1147 SD2 (SSCR 938)

RELATING TO TOBACCO PRODUCTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to the cigarette tax and tobacco tax law. Establishes provisions relating to unlawful shipment of tobacco products; penalty; reports; liability for unpaid taxes. Provides that a person or entity commits the offense of unlawful shipment of tobacco products if the person or entity is engaged in the business of selling tobacco products and ships or causes to be shipped to a person or entity in this State that is not a licensee. Makes it a class C felony if the value is 10,000 dollars or more or misdemeanor if the value is less than 10,000 dollars. -- Establishes provisions relating to sale of tobacco products; flavored; nicotine free; remote retail sales. Provides that beginning July 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 or e liquid; mislabel as nicotine free, or sell or market for sale as nicotine free, any e liquid product that contains nicotine; and have tobacco products, including electronic smoking devices, e liquid, and electronic smoking device accessories delivered or sold to end consumers other than through retail sales through a direct, face to face, or over the counter exchange between a licensed retailer and a consumer at a tobacco retail location. -- Amends provisions relating to definitions. Redefines tobacco products to include e liquid and electronic smoking devices. -- Amends provisions relating to license; and retail tobacco permits. Increases the license fee and the retail tobacco permit fee. -- Amends provisions relating to disposition of funds. With respect to fines that are proceeds of the Hawaii tobacco prevention and control trust fund, the director of finance shall transmit the fines and forfeitures to the respective funds. -- Repeals provisions relating to electronic smoking device retailer registration unit under the attorney general law. -- Repeals provisions relating to delivery of sales under cigarette tax and tobacco tax law. -- SB1147 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-16 21 Multiple Re referral to HHH then CPC then JHA then
FIN

SB1149 SD2 (SSCR 828)

RELATING TO DIETITIAN LICENSURE SPECIAL FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to dietitian licensure special fund. Repeals provision that provide that not more than 30,000 dollars of the dietitian licensure special fund may be used during any fiscal year for activities associated with administering the licensure program including the costs associated with administering the licensure program; and any amount in the dietitian licensure special fund in excess of 35,000 dollars on June 30 of each fiscal year shall be deposited into the general fund. -- SB1149 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then FIN

SB1153 SD1 (SSCR 154)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF HEALTH FOR THE EMERGENCY MEDICAL SERVICES AND INJURY PREVENTION SYSTEM BRANCH.

Introduced by: Kouchi R (BR)

Appropriation to the department of health for payroll and other current expenses to address the budget shortfall for the state comprehensive emergency medical system. (\$\$) -- SB1153 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then FIN

SB1156 SD2 HD1 (HSCR 1381)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF HEALTH.

Introduced by: Kouchi R (BR)

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Appropriation to the department of health for implementation of the state of Hawaii COVID-19 vaccination plan; for the continuation of contracted disease investigation, contact tracing, and 1st contact callers for COVID-19 positive cases and close contacts; for additional supplies for front line public health workers; for additional testing, personal protective equipment, and industrial hygiene services for Kalaupapa residents traveling to Oahu for medical care; for overtime pay for public health nurses for COVID-19 surge response efforts; for the Hawaii district health office to rent a temporary space for contracted workers; to contract out 1st contact calling services for contact tracing support; for tests contracted with Diagnostic Labs and Clinical Labs, including the department of public safety inmate testing, and for the implementation of pediatric oriented testing strategy; and for tuberculosis clearance requirements for health care volunteers in vaccination operations. Provides that should any project or program paid for by state funds become eligible for federal reimbursement, those federal funds shall be deposited into the general fund. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB1156 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1157 SD1 (SSCR 153)

MAKING EMERGENCY APPROPRIATIONS TO THE DEPARTMENT OF HEALTH RELATING TO COVID-19 EXPENDITURES.

Introduced by: Kouichi R (BR)

Appropriation to the department of health for statewide COVID-19 related medical surge staffing; for implementation and administration of vaccine and immunization plans and logistics to include warehousing and distributing vaccines and supplies, creating temporary immunization sites and clinics, communicating vaccine education, and associated operational costs. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB1157 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to PDP/ HHH/ then FIN

SB1159 SD2 (SSCR 966)

RELATING TO EMPLOYMENT SECURITY.

Introduced by: Kouichi R (BR)

Appropriation to the department of labor and industrial relations to reimburse the federal government for moneys lent to the state for the payment of unemployment benefit claims. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB1159 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT/ PDP/ then FIN

SB1165 SD1 (SSCR 708)

RELATING TO OCEAN RECREATION COMMERCIAL PERMITS.

Introduced by: Kouichi R (BR)

Amends provisions relating to permits and fees for state small boat harbors; permit transfers. Allows any person who owns an interest in a corporation or other business entity or is part of a controlled group possessing a valid commercial permit issued by the department of land and natural resources, to transfer any or all stock or other interest to another person without terminating the right of the corporation or business entity to retain or renew the corporation or commercial entity by the department of land and natural resources. Provides that beginning on July 1, 2021, all new commercial permits issued for any type of commercial ocean recreation activity that are not renewals of permits initially issued before July 1, 2021, to be issued by the department of land and natural resources at public auction. -- SB1165 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then FIN

SB1173 SD2 HD1 (HSCR 1361)

RELATING TO OCEAN STEWARDSHIP.

Introduced by: Kouichi R (BR)

Establishes the ocean stewardship law. Establishes the ocean stewardship special fund to be administered by the department of land and natural resources. Requires the fund to be used to develop and carry out marine resource conservation, restoration, enhancement, research, regulatory measures, enforcement actions, educational activities, or any other management measure intended to conserve, restore, and enhance marine resources under the jurisdiction of the State; develop and carry out restoration and compensatory mitigation measures for impacts to the marine environment, including impacts to the marine environment from federal or state permitted actions, or violations or any rule adopted; and install, maintain, and replace day use mooring buoys and other infrastructure to reduce impacts to the marine ecosystem. Establishes provisions relating to ocean stewardship fees. Requires all operators of commercial vessels, water craft, or water sports equipment that are

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required to have a commercial operator permit pursuant to Hawaii Administrative Rules, to collect an ocean stewardship user fee from each passenger carried or customer served. Provides that user fee shall be 1 dollar per passenger or customer and shall be adjusted every 5 years to match changes in the Consumer Price Index in the Honolulu area as reported by the US Bureau of Labor Statistics; provided that the fee shall not be adjusted more than 10 per cent every 5 years. Prohibits fees collected pursuant to this provision to be counted toward gross revenues. Requires all fees collected to be transferred to the department on a monthly basis and to be deposited in the ocean stewardship special fund. Allows the department to adopt rules. Provides that the ocean stewardship special fund, shall be repealed and abolished on June 30, 2030 (sunset), and any remaining balance shall lapse to the general fund. Act to begin on January 1, 2024. -- SB1173 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB1179 SD2 (SSCR 576)

RELATING TO FUNDING FOR THE DIVISION OF CONSERVATION AND RESOURCES ENFORCEMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to funding for the division of conservation and resources enforcement special fund; established. Allows permanent and temporary staff positions for the purposes of this law. -- Amends provisions relating to disposition of taxes. Provides that of the taxes collected each fiscal year includes 2 per cent or 1 million 360,000 dollars whichever is less, shall be paid into the conservation and resources enforcement special fund established pursuant to the division of conservation and resources enforcement. (COVID-19, COVID 19, coronavirus) -- SB1179 SD2

Current Status: Feb-23 21 Introduction/Passed First Reading - House
Feb-23 21 Multiple Referral to EEP then FIN

SB1191 SD1 (SSCR 319)

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 provisions relating to advanced practice registered nurse 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; authorized employees of the State of Hawaii department of human services, med QUEST division; and controlled substances prescribers, dispensers, and pharmacists of US Department of Veteran Affairs facilities within the State who submit data, as described in provisions relating to reporting of dispensation of controlled substances; electronic prescription accountability system. -- SB1191 SD1

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to HHH then CPC

SB1192 SD1 (SSCR 277)

RELATING TO THE ELECTRONIC PRESCRIPTION ACCOUNTABILITY SYSTEM.

Introduced by: Kouchi R (BR)

Amends provisions relating to reporting of dispensation of controlled substances; electronic prescription accountability system; requirements; penalty 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 may 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. -- SB1192 SD1

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to HHH then CPC

SB1198 SD2 HD1 (HSCR 1233)

RELATING TO TAX ADMINISTRATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to electronic filing of tax returns. Provides that if the

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requirements of this provision are satisfied, the department may require electronic filing of any tax return, application, report, or other document required under the provisions of title 14 administered by the department for the following taxpayers; for income tax filings required under chapter 235, only taxpayers who are subject to tax under section 235-71, 235-71.5, or 235-72; required to file partnership returns under section 235-95, provided that the partnership's gross income exceeds 250,000 dollars for the taxable year; required to file S corporation returns under section 235-128, provided that the S corporation's gross income exceeds 250,000 dollars for the taxable year; or subject to tax under section 235-51, 235-52, or 235-53, provided that the taxpayer's federal adjusted gross income, as reported on the taxpayer's Hawaii income tax return, exceeds 100,000 dollars for the taxable year. Provides that any return that is prepared by a tax return preparer, shall be filed electronically; provided that this subsection shall only apply if an electronic filing option is available and the tax return preparer reasonably expects to prepare more than 10 returns of that same tax type in the calendar year. Provides that if a return that is required to be filed electronically under this provision is not filed electronically, the tax return preparer who prepared the return and the taxpayer shall each be subject to a penalty of 50 dollars for every failure to electronically file a return, unless it is shown that the failure is due to reasonable cause and not to neglect. Provides that if no tax is required to be shown on the return, the department may determine by administrative rule the penalty imposed. -- Amends provisions relating to filing and payment of taxes by electronic funds transfer. Authorizes the director of taxation is to require every person or tax return preparer subject to mandatory electronic filing and every person whose tax liability for any 1 taxable year exceeds 100,000 dollars and who files a tax return for any tax, including consolidated filers, to remit taxes by 1 of the means of electronic funds transfer approved by the department. -- Amends provisions relating to tax clearance fees. Allows the department to charge a fee of 20 dollars for each tax clearance application submitted. -- Amends provisions relating to tax clearance before procuring liquor licenses. Provides that notwithstanding any law to the contrary, the department may disclose tax information relevant to the applicant's state tax compliance to the issuing agency. -- Amends provisions relating to taxes paid pending appeal. Provides that for purposes of this provision, the interest shall be computed using the following interest rates for corporations whose overpayments are 10,000 dollars or less, 3 per cent; for corporations whose overpayments exceed 10,000 dollars, 1.5 per cent; and for all other taxpayers, 4 per cent. -- Amends provisions relating to tax administration special fund; established. Requires the moneys in the fund to be used for the following purposes, including funding information technology and related positions that are exempt from civil service law; funding the operations of the criminal investigation section, including support staff positions; and funding the operations of the administrative rules office. -- SB1198 HD1

Current Status: Mar-23 21 Passed Second Reading House as amended (HD1)
Mar-23 21 Referred to FIN

SB1207 SD2 (SSCR 973)

RELATING TO 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 the following conditions exist as specified. Requires the emergency procurement to be made with competition as is practicable under the circumstances. Requires the head of the purchasing agency to report to the legislature and chief procurement officer. -- SB1207 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to PDP/ GVR/ then CPC then FIN

SB1211 SD2 (SSCR 2353)

RELATING TO MOTOR CARRIERS.

Introduced by: Kouchi R (BR)

Repeals provisions relating to exemptions; vehicles used by farmers. -- SB1211 SD2

Current Status: Feb-18 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB1216 SD2 (SSCR 908)

RELATING TO COMMERCIAL DRIVER'S LICENSES.

Introduced by: Kouchi R (BR)

Amends provisions relating to commercial driver's license qualification standards. Prohibits the commercial learner's permit to be valid for a period in excess of 180 days from the date that the applicant passes the general and all required endorsement knowledge tests; or if the applicant is not required to take a knowledge test, from the date that the permit is issued. Requires beginning February 7, 2022, except for a driver

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holding a valid commercial learner's permit or commercial driver's license that was obtained prior to February 7, 2022, every applicant to complete the entry level river training requirements as specified in title 49 Code of Federal Regulations part 380, subpart F; and be verified with the Federal Motor Carrier Safety Administration Training Provider Registry; provided further that the applicant to complete the requirements prior to taking the skills test for a class A or class B commercial driver's license, passenger endorsement, or school bus endorsement, and prior to taking the knowledge test for a hazardous materials endorsement. -- SB1216 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to CPC then JHA

SB1231 SD2 (SSCR 717)

RELATING TO STATEWIDE HEALTH PLANNING.

Introduced by: Keohokalole J

Amends provisions relating to health planning and development functions; state agency changing the title to health planning and development functions; state agency; department of health. Requires the state agency or department of health to conduct such studies and investigations as may be necessary as to the causes of health care costs including inflation. -- Amends provisions relating to state health planning and development special fund; created; deposits; expenditures; fees. Requires all unencumbered and unexpended moneys in excess of 2 million dollars remaining on balance in the special fund at the close of June 30 of each year to lapse to the credit of the general fund. -- SB1231 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then CPC then FIN

SB1234 SD1 (SSCR 142)

RELATING TO PANDEMIC RESPONSE.

Introduced by: Keohokalole J, Chang S, Misalucha B

Amends Act 9, session laws of 2020, relating to the purchase and distribution of personal protective equipment by including industrial hygiene products, and coronavirus disease 2019 tests to hospitals, childcare facilities, elderly care facilities, businesses, non profits, schools, and all state departments and attached agencies. (COVID-19, COVID 19, coronavirus) -- SB1234 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to PDP/ ECD/ then FIN

SB1237 SD2 (SSCR 914)

RELATING TO TAXATION.

Introduced by: Wakai G

Amends provisions relating to the renewable energy technologies; income tax credit. Reduces the cap amounts of the renewable energy technologies income tax credit. -- SB1237 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to EEP then CPC then FIN

SB1240 SD1 HD1 (HSCR 1398)

RELATING TO TAX CONFORMITY.

Introduced by: Dela Cruz D

Requires the State to conform to those provisions of the Consolidated Appropriations Act, 2021, Public Law 116-260, relating to taxable income and deductible expenses. (COVID-19, COVID 19, coronavirus) -- SB1240 HD1

Current Status: Mar-25 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1242 SD2 (SSCR 889)

RELATING TO TRAUMA-INFORMED CARE.

Introduced by: Dela Cruz D

Establishes a trauma informed care task force within the department of health. Requires the task force to develop and make recommendations for trauma informed care in the State as specified. Report to the legislature. Task force to cease to exist on July 1, 2024 (sunset). -- SB1242 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HHH then CPC then FIN

SB1243 SD2 HD1 (HSCR 1094)

RELATING TO THE PHASEOUT OF PRIVATE CORRECTIONAL FACILITIES.

Introduced by: Nishihara C, Acasio L, Chang S, Inouye L, Lee C, Rhoads K, San Buenaventura J

Establishes provisions relating to construction and expansion of correctional facilities; input and recommendations of Hawaii correctional system oversight commission required. Prohibits a new correctional facility to be constructed and no existing

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correctional facility shall be expanded unless the department 1st obtains input on and recommendations from the Hawaii correctional system oversight commission on any master plan for the facility; and the input and recommendations from the Hawaii correctional system oversight commission are included in any environmental impact statement on the project. Provides that to facilitate the input and recommendations of the Hawaii correctional system oversight commission as provided in this provision, the department shall submit the following information to the Hawaii correctional system oversight commission upon the commission's request; the proposed maximum inmate population of the facility; any programs proposed for the facility, including reentry programs, facility educational and treatment programs, rehabilitative services, work furloughs, and parole services; and any other relevant information required by the commission as established by rules. -- Amends provisions relating to Hawaii correctional system oversight commission; powers and duties. Requires the commission to consult with the department of public safety on the planning of any new or expanded correctional facility in the State, and provide input and recommendations on any master plan for the facility, for inclusion in any environmental impact statement on the project, as provided in section 353-____; and create a comprehensive plan to phase out private correctional institutions by _____. Requires the commission to seek input from the department of the attorney general, office of the prosecuting attorney, office of the public defender, judiciary, and department of public safety in creating the plan. Requires a report transmitting the plan, including any proposed legislation, to be submitted to the legislature no later than twenty days prior to the convening of the regular session of _____. Report to the legislature. (COVID-19, COVID 19, coronavirus) -- SB1243 HD1
Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-19 21 Referred to JHA

SB1248 SD1 (SSCR 709)

RELATING TO AGRICULTURAL ENTERPRISES.

Introduced by: Gabbard M, Chang S, Misalucha B

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 upon acceptance, shall receive certain assets, including position counts, related to the management of existing encumbered and unencumbered agricultural enterprise lands, agricultural enterprises, and related facilities. 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 and rules, and subject to the approval by the board, 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. -- SB1248 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR then ECD then FIN

SB1250 SD2 (SSCR 890)

RELATING TO EMERGENCY FOOD MANAGEMENT.

Introduced by: Gabbard M, Chang S, Fevella K, Lee C, Misalucha B, San Buenaventura J

Establishes provisions relating to the Hawaii emergency food assistance program. Provides that an established the Hawaii emergency food assistance program to be administered by the department of agriculture during a declared state of emergency to relieve food shortages experienced by residents of the State, including low income and unemployed families and individuals, by distributing food grown or produced in Hawaii to those persons. Requires the department of agriculture to make moneys available to food banks located in the State pursuant to provisions using moneys in the Hawaii emergency food assistance program special fund established pursuant to emergency management. Requires food banks that receive moneys pursuant to this provision to use the moneys to purchase, store, and transport food grown or produced in Hawaii to be distributed to recipients at no cost to the recipients. -- Amends provisions relating to Hawaii emergency food assistance program special fund. Provides an established state treasury the Hawaii emergency food assistance program special fund into which to be deposited the following as specified. Requires moneys in the special fund shall be used to provide immediate relief from food shortages during a declared state of emergency

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pursuant to emergency management. Prohibits moneys to be expended from the special fund unless a state of emergency has been declared pursuant to State of emergency. Prohibits moneys deposited into the special fund to lapse to the credit of the general fund. Requires expenditures from the special fund to be authorized and administered by the department of agriculture. -- SB1250 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to PDP then AGR then FIN

SB1251 SD2 (SSCR 891)

RELATING TO THE HAWAII FARM TO SCHOOL PROGRAM.

Introduced by: Gabbard M, Chang S, Fevella K, Keith-Agaran G, Kidani M, Lee C, Misalucha B

Establishes provisions relating to the farm to school program. Requires the department of education to work with the department of agriculture to ensure that the department meets the local farm to school meal goals of 15 per cent of food served in public schools to be locally sourced by 2025, as measured by the per cent of the total food cost; and 30 per cent of food served in public schools to be locally sourced by 2030, as measured by the per cent of the total food cost, with fresh local agricultural products in accordance with the farm to school program. Report to the legislature. -- Amends provisions relating to the Hawaii farm to school program; farm to school coordinator. Requires the department of agriculture to work with the department of education to ensure that the department of education meets the local farm to school meal goals of 15 per cent of food served in public schools to comprise locally sourced products by 2025; as measured by the per cent of the total cost of food; and 30 per cent of food served in public schools to comprise locally sourced products by 2030, as measured by the per cent of the total cost of food. -- SB1251 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR then EDN then FIN

SB1258 SD1 HD1 (HSCR 1088)

RELATING TO TELEHEALTH.

Introduced by: Shimabukuro M, English J, Fevella K, Inouye L, Kidani M, Lee C, Misalucha B

Amends provisions relating to practice of telehealth under medicine and surgery law. Provides that a physician patient relationship may be established via a telehealth interaction; provided that the physician has a license to practice medicine in Hawaii; and once a physician patient relationship is established, a patient or physician licensed in this State may use telehealth for any allowable purpose in accordance with the law, including consultation with a medical provider licensed in another state, authorized by this provision, or as otherwise provided by law. (COVID-19, COVID 19, coronavirus) -- SB1258 HD1

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

SB1260 SD1 HD1 (HSCR 1481)

RELATING TO CRIMINAL PRETRIAL REFORM.

Introduced by: Rhoads K

Establishes provisions relating to monetary bail; nonviolent offenders. Requires any defendant arrested, charged, and held for a traffic offense, violation, nonviolent petty misdemeanor offense, nonviolent misdemeanor offense, or nonviolent class C felony offense shall be ordered by the court to be released on the defendant's own recognizance at arraignment and plea conditioned upon the defendant's appearance in court; and any other least restrictive, non monetary condition necessary to ensure the defendant's appearance in court; and protect the public. Establishes exceptions. Provides that if any of the exceptions in this provision apply, and the court finds no condition or combination of non monetary conditions in provisions relating to conditions of release on bail, recognizance, or supervised release will ensure the defendant's appearance or protect against specific threats of imminent harm to an identifiable person or persons or the community, bail may be set in a reasonable amount. Provides that if the defendant is unable to post the amount of bail, the defendant shall be entitled to a prompt hearing. Provides that if the defendant is unable to post bail in the amount of 99 dollars or less, the director of public safety may, in the director's discretion, release the defendant. Provides that this provision shall neither preclude law enforcement from setting an initial bail before arraignment, nor prevent a court from determining bail or conditions of release at arraignment should an initial bail be set by law enforcement before arraignment. (COVID-19, COVID 19, coronavirus) -- SB1260 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Rhoads K
-- Fevella K, Keohokalole J

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Apr-16 21 Conference Committee: House Members: Nakashima M, Cullen T -- Ward G

SB1271 SD2 HD1 (HSCR 1228)

RELATING TO EARLY LEARNING.

Introduced by: Kidani M, Chang S, Gabbard M, Keith-Agaran G, Shimabukuro M
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 shortage 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 program, stipend recipients shall provide early care and education services directly to children from birth through 5 years of age for 2 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. -- Amends provisions relating to the early learning special fund. Requires repayments made from the Hawaii early childhood educator stipend program to be deposited into the fund. -- Amends provisions relating to collection, attorney's, or commission fees; exception. Provides that this provision shall not prohibit a collection agency from collecting, or attempting to collect, from a debtor, a commission authorized under a contract with the university of Hawaii, a contract with the department of taxation, or a contract with the executive office on early learning pursuant to provisions relating to the executive office on early learning; director; general functions, duties, and powers. (COVID-19, COVID 19, coronavirus) -- SB1271 HD1
Current Status: Mar-23 21 Passed Second Reading House as amended (HD1)
Mar-23 21 Referred to FIN

SB1275 SD2 (SSCR 915)

RELATING TO PUBLIC EMPLOYEES.

Introduced by: Baker R
Amends provisions relating to leave sharing program. Requires each state government branch to establish a leave sharing program to allow state employees to donate accumulated vacation leave credits to another state employee who has a serious personal illness or injury or who has a family member who has a serious personal illness or injury; provided that the chief executive of a county may establish a leave sharing program for employees of a county. Requires each state government branch, and any county that establishes a leave sharing program pursuant to provision, to develop rules governing donors, recipients, and an approval process that ensures fair treatment and freedom from coercion of employees and imposes no undue hardship on the employer's operations; provided that no state government branch or county that establishes a leave sharing program pursuant to this provision shall prohibit leave sharing between different departments or bargaining units because of administrative infeasibility. -- Amends provisions relating to leaves of absence. Allows a public employee to designate beneficiaries to the employee's unpaid vacation allowance and wages through a statement that is not verified or written. Appropriation (\$\$) -- SB1275 SD2
Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then CPC then FIN

SB1285 SD2 HD1 (HSCR 1049)

RELATING TO MEDICAL FACILITIES.

Introduced by: Kanuha D, Acasio L, Fevella K, Inouye L, Keith-Agaran G, Lee C, Rhoads K, Wakai G
Requires any Hawaii health systems corporation hospital in a county with an area greater than 4,000 square miles that serves recipients of benefits pursuant to the Compact of Free Association Act, or the Compact of Free Association between the US and the government of Palau, to establish and implement a program of diversity and inclusion training for all staff; and hire interpreters and community healthcare workers as necessary to effectively communicate with and provide culturally sensitive services to the community. Requires the Hawaii health systems corporation to provide oversight and enforcement of the establishment and implementation of diversity and inclusion staff training and the hiring of any necessary interpreters and community health care workers. Report to the legislature. (COVID-19, COVID 19, coronavirus) -- SB1285 HD1
Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-19 21 Referred to CPC

SB1286 SD1 HD1 (HSCR 1016)

MAKING AN APPROPRIATION TO THE OFFICE OF THE PROSECUTING ATTORNEY FOR HAWAII COUNTY.

Introduced by: Kanuha D

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Appropriation to the office of the prosecuting attorney for Hawaii county for a grant for the career criminal prosecution unit, including the hiring of necessary staff. (\$\$) -- SB1286 HD1

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1287

RELATING TO THE FOOD SERVICES BRANCH.

Introduced by: Kanuha D, Acasio L, Fevella K, Inouye L, Kidani M

Requires the department of education food services branch to coordinate with the principals and vice principals of each school operated by the department of education to select the meal plan offered by the US Department of Agriculture, if any, that best fits the student body and campus of the school. Prohibits the department of education food services branch to disqualify a school from application or participation in a federal program based on prior participation in any other program. (COVID-19, COVID 19, coronavirus) -- SB1287

Current Status: Mar-09 21 Introduction/Passed First Reading - House
Mar-09 21 Multiple Referral to AGR then EDN then FIN

SB1289 SD1 (SSCR 761)

RELATING TO ELECTIONS.

Introduced by: Ihara L

Requires the elections commission to, in consultation with the clerk of each county, perform an assessment of whether the election watcher and election observer programs are adequate and, if not, what adjustments are necessary to improve the programs. Report to the legislature. -- SB1289 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to JHA then FIN

SB1294 SD2 (SSCR 3013)

RELATING TO MEDICAID BENEFITS.

Introduced by: San Buenaventura J, Acasio L, Kanuha D, Misalucha B

Appropriation to the department of human services to reinstate the basic package of diagnostic, preventative, and restorative dental benefits to adult medicaid enrollees. (\$\$) -- SB1294 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB1297 SD1 (SSCR 916)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST MAUIGROWN COFFEE, INC.

Introduced by: Baker R

Amends Act 116, session laws of 2017, which authorizes the issuance of special purpose revenue bonds to assist MauiGrown Coffee, Inc., a Hawaii corporation, with the expanded operation of its coffee farm and mill in Puukolii, Maui and authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds by extending the bond authorization lapse date (sunset). (\$\$) -- SB1297 SD1

Current Status: Mar-23 21 Passed Second Reading House
Mar-23 21 Referred to FIN

SB1305 SD1 (SSCR 802)

RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.

Introduced by: Moriwaki S, Chang S, Dela Cruz D, Lee C

Amends provisions relating to the department of accounting and general services. Requires the department to establish and manage motor pools and automotive support for work related employee travel, including a program whereby state employees may drive the employee's personal motor vehicle to conduct official business and be compensated for costs based on mileage; provided that the department shall encourage the use of mileage compensation with the goal of minimizing the size of motor pools. -- SB1305 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then FIN

SB1307 SD2 HD1 (HSCR 1218)

RELATING TO INFORMATION TECHNOLOGY PROJECTS.

Introduced by: Moriwaki S

Establishes provisions relating to information technology modernization program management office. Establishes an information technology modernization program management office within the office of enterprise technology services. Requires the information technology modernization program management office to work collaboratively with and provide guidance and support to the major information

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technology projects of executive departments and agencies and the university of Hawaii system. Requires the chief information officer to ensure that the information technology modernization program management office has the ability to act as a central resource and guide each major information technology project in implementing best practices for successful design, development, and implementation of each project, including leadership and business engagement, staffing, technology selection, business process reengineering, procurement and contractor selection, security, data governance, organizational change management, risk management, quality assurance, testing, documentation, transition to operations, and other areas, as appropriate. (COVID-19, COVID 19, coronavirus) -- SB1307 HD1

Current Status: Mar-23 21 Passed Second Reading House as amended (HD1)
Mar-23 21 Referred to FIN

SB1311 SD2 HD2 (HSCR 1502)

RELATING TO SUSTAINABLE SCHOOLS.

Introduced by: Lee C, Acasio L, Chang S, Dela Cruz D, Gabbard M, Keith-Agaran G, Kidani M, Misalucha B, Shimabukuro M

Amends provisions relating to sustainable schools initiative. Requires the department of education to establish goals of locally sourcing 60 per cent of all animal proteins and 60 per cent of all produce purchased for meals offered in public schools, as measured by the percentage of funds spent on each annually, by January 1, 2035; and transitioning to 0 emission vehicles for all school related transportation, including any contracts for transportation, by January 1, 2035. Encourages the department to engage students and incorporate the sustainable schools initiative elements into curriculum, as appropriate. Report to the legislature. -- SB1311 HD2

Current Status: Mar-19 21 Passed Second Reading House as amended (HD1)
Mar-25 21 Referred to FIN

SB1320 SD1 (SSCR 917)

RELATING TO REGENERATIVE TOURISM.

Introduced by: Kouchi R (BR), Keohokalole J, Shimabukuro M

Provides that to achieve the visitor industry objective, it shall be the policy of this State to; form community partnerships to ensure Native Hawaiian cultural integrity; employ Hawaii residents, and commit to building their capacity, and offer career opportunities to ultimately increase the percentage of Hawaii residents in management and leadership positions in the industry; apply innovative financial policies as well as data collection and analysis mechanisms to incentivize and facilitate a shift to a regenerative visitor industry that has a smaller footprint by, for example, decreasing the impact on beaches, reefs, and ocean life; and that aims to sustain and improve the quality of life for Hawaii residents by, for example, decreasing the impacts of vacation rentals, bed and breakfast operations, and rental cars; target markets that have a high probability of alignment with the goal of cultivating a regenerative visitor industry; actively support and encourage other emerging economic sectors to reduce the dependence on tourism to support Hawaii's overall economic prosperity; minimize negative economic, environmental, and social impacts; generate greater economic benefits for Hawaii residents, enhance the well being of host communities, and improve the working conditions and access to the industry; involve Hawaii residents in decisions that affect their lives and life changes; make positive contributions to the conservation of natural and cultural heritage for the maintenance of Hawaii's diversity; provide more enjoyable experiences and a greater understanding of local cultural, social, and environmental issues for tourists through more meaningful connections with Hawaii residents; and provide access for people having disabilities and disadvantaged people that is culturally sensitive, engenders respect between tourists and hosts, and builds pride and confidence in Hawaii. -- SB1320 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to LAT then CPC then FIN

SB1323 SD2 HD1 (HSCR 1345)

RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.

Introduced by: Kouchi R (BR), Chang S, Fevella K, Gabbard M, Keohokalole J, Kidani M, Kim D, Lee C, Moriwaki S, San Buenaventura J

Requires the department of Hawaiian home lands to develop a strategic plan to devise and implement long term strategies and solutions to eliminate the waiting list for a Hawaiian home land lease based on a comprehensive assessment of the needs and resources of beneficiaries who are on the waiting list for a Hawaiian home land lease. Requires the department of Hawaiian home lands to develop its general plan, strategic program plans, island plans, regional plans, and development plans with the primary objective of eliminating the department of Hawaiian home lands waitlist. Requires the plans to emphasize the department's leverage of trust resources, statutory powers, and

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other means of state funding and support to focus on lot development and distribution to eliminate the waitlist. Requires these plans to be based on a comprehensive assessment of the needs of those beneficiaries on the waitlist and developed with beneficiary consultation. Report to the legislature. -- SB1323 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB1333 SD2 HD2 (HSCR 1656)

RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

Introduced by: Keohokalole J, Chang S, Misalucha B

Amends provisions relating to definitions under controlled substances Act. Redefines marijuana (cannabis) to not include hemp. -- Amends provisions relating to schedule 1 under narcotics law. Redefines that tetrahydrocannabinols shall not include any material, compound, mixture, or preparation that falls within the definition of hemp. -- Amends provisions relating to schedule V. Repeals provision that the controlled substance approved cannabidiol drugs that a drug product in finished dosage formulation that has been approved by the US Food and Drug Administration that contains cannabidiol (2-[1R-3-methyl-6R-(1-methylethenyl)-2-cyclohexen-1-yl]-5-pentyl-1,3-benzenediol) derived from cannabis and no more than 0.1 per cent (w/w) residual tetrahydrocannabinols. -- Amends provisions relating to definitions of terms in this part under offenses related to drugs and intoxicating compounds. Redefines marijuana and marijuana concentrate to not include a drug product in finished dosage formulation that has been approved by the US Food and Drug Administration that contains cannabidiol (2-[1R-3-methyl-6R-(1-methylethenyl)-2-cyclohexen-1-yl]-5-pentyl-1,3-benzenediol) derived from cannabis and no more than 0.1 per cent (w/w) residual tetrahydrocannabinols. -- Amends Act 14, session laws of 2020. Exempts provisions relating to schedule I repeal date; provided that the definitions of marijuana and marijuana concentrate in provisions relating to definitions of terms in this part shall be reenacted in the form in which they read on the day prior to the effective date of this Act.

-- SB1333 HD2

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members:
Keohokalole J, Rhoads K -- Fevella K
Apr-16 21 Conference Committee: House Members: Nakashima
M, Johanson A -- Ward G

SB1334 SD2 (SSCR 929)

RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

Introduced by: Keohokalole J, Chang S, Kidani M, San Buenaventura J

Establishes provisions relating to limited residential development in Kakaako; public hearing prerequisite; height limit; association fee; required disclosures and nuisance mitigation efforts. Allows the Hawaii community development authority to approve any plan or proposal for any residential development in Kakaako on any parcels identified as tax map key (1) 2-1-58-129, tax map key (1) 2-1-58-6, tax map key (1) 2-1-60-26, tax map key (1) 2-1-15-61, and tax map key (1) 2-1-15-51; provided that the authorization for residential development pursuant to this provision shall apply to each of these parcels regardless of if a parcel's tax map key number is amended; provided further that approval may be granted only after the applicant seeking approval conducts a public hearing held in accordance with this provision. Requires the building height limit to be 400 feet for residential development pursuant to this provision on the parcels identified by tax map key (1) 2-1-58-6 and tax map key (1) 2-1-15-61; provided that the building height limit for residential development pursuant to this provision shall apply to each of these land areas even in the event that a parcel's tax map key number is amended. Requires the office of Hawaiian affairs and any developer to provide advance written notice to potential lessees and residents of the possibility of noise, odor, and other aircraft related nuisances before entering into any lease agreement. Requires the office of Hawaiian affairs and any developer to assess and propose mitigation efforts to address possible noise, odor, and other aircraft related nuisances in any development plan or proposal. -- Amends provisions relating to dedication for public facilities as condition to development. Exempts this provision to apply to lands identified in section 206E-____(a). -- Amends provisions relating to prohibitions. Exempts provisions in section 206E-(a). -- SB1334 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to WAL then HSG then JHA then FIN

SB1337 SD1 (SSCR 805)

RELATING TO HOUSING DENSITY.

Introduced by: Chang S

Establishes provisions relating to block level upzoning program. Allows the counties to

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adopt an ordinance establishing a block level upzoning program that allows homeowners within a block to vote to increase the housing density beyond the allowable amount authorized by county ordinance for their respective block; provided that homeowners within a block shall not have the authority to decrease the housing density for their respective block; and provided further that the block is located on land within an urban district as established by the state land use commission. -- Amends provisions relating to county zoning. Provides that neither this provision nor any other law, county ordinance, or rule shall prohibit the use of land for the block level upzoning program pursuant to this provision; provided that the land is located within an urban district as classified by the state land use commission. -- SB1337 SD1

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to HSG then CPC then FIN

SB1342 SD1 HD1 (HSCR 1060)

RELATING TO ILLEGAL GAMBLING.

Introduced by: Dela Cruz D

Amends provisions relating to promoting gambling in the 1st degree. Provides that a person commits the offense of promoting gambling in the 1st degree if the person knowingly advances or profits from gambling activity by engaging in activities in which a person receives or entertains other persons as guests with the intent of advancing gambling activity on real property. -- SB1342 HD1

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Rhoads K
-- Fevella K, Gabbard M
Apr-16 21 Conference Committee: House Members: Johanson
A, Nakashima M, Nishimoto S -- Matsumoto L

SB1343 SD2 (SSCR 837)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: English J, Chang S, Fevella K, Gabbard M, Keith-Agaran G, Kidani M
Amends provisions relating to leases to Hawaiians, licenses under the Hawaiian homes commission Act, 1920, as amended. Allows the department to lease to native Hawaiians the right to the use and occupancy of a tract or tracts of Hawaiian home lands for agricultural purposes, including farming, regardless of whether those purposes are for profit or non profit; provided that the availability of leases for these purposes shall depend on the availability of suitable tracts of land; for aquacultural purposes; provided that no lessee may lease more than 40 acres of land for these purposes; that are irrigated for pastoral purposes; provided that no lessee may lease more than 100 acres of these lands; that are other pastoral lands; provided that no lessee may lease more than 1,000 acres of these lands; or for a residential lot; provided that no lessee may lease more than 1 acre of land for this purpose. -- SB1343 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to AGR then JHA then FIN

SB1344 SD2 HD1 (HSCR 1362)

RELATING TO FOOD SUSTAINABILITY.

Introduced by: English J, Keith-Agaran G

Provides that pursuant to provisions relating to objective and policies for socio cultural advancement--culture, Hawaii Revised Statutes, the department of agriculture, in coordination with the office of planning, shall prepare and periodically update the state agriculture functional plan to include other agricultural economic updates, including updates on seafood sustainability, that expand the State's priority on food by including wild seafood as a viable food source. Report to the legislature. -- SB1344 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB1346 SD2 (SSCR 2851)

RELATING TO JUROR COMPENSATION.

Introduced by: Gabbard M, Chang S, Kanuha D, Lee C, Misalucha B, Riviere G

Amends provisions relating to pay of jurors; mileage fee; bus fare; parking violations exemption. Requires each juror or prospective juror shall be paid 50 dollars for each day of actual attendance at court. -- SB1346 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB1347 SD1 (SSCR 2008)

RELATING TO SEX TRAFFICKING PREVENTION.

Introduced by: Gabbard M, Chang S, Kanuha D, Lee C, Misalucha B

Establishes provisions relating to sex trafficking prevention training. Requires the department of education to offer training for teachers, educational officers, school-based personnel including behavioral health specialists, security, custodial, and support staff

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on sex trafficking prevention and response. (COVID-19, COVID 19, coronavirus) --
SB1347 SD1

Current Status: Feb-03 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then JHA then FIN

SB1353 SD1 HD1 (HSCR 1367)

RELATING TO THE HAWAII STATE ENERGY OFFICE.

Introduced by: Wakai G, Chang S, Kanuha D, Kidani M, Misalucha B, Moriwaki S
Amends provisions relating to the Hawaii state energy office; established. Requires the purpose of the Hawaii state energy office to be to promote energy efficiency, renewable energy, energy resilience, and clean transportation, and to facilitate the achievement of a 0 emissions clean economy. -- Transfers certain duties relating to energy efficiency, renewable energy, energy resilience, and clean transportation related incentives, programs, and goals from the Chief Energy Officer to the Hawaii State Energy Office.
-- SB1353 HD1

Current Status: Apr=15 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Wakai G, Kidani M -- Fevella K, Misalucha B
Apr-16 21 Conference Committee: House Members: Lowen N, Marten L -- Matsumoto L

SB1368 SD2 (SSCR 712)

RELATING TO AIRFIELDS.

Introduced by: Riviere G, Chang S
Establishes the Kawaihapai airfield revitalization task force, to be placed in the department of transportation to address the issues necessary to keep Kawaihapai airfield open and operating safely, including specified requirements. Requires the department and all stakeholders to work in good faith to address these and any other issues necessary to keep Kawaihapai airfield open and operating safely; provided that a plan to resolve these issues can be agreed upon by airfield stakeholders no later than June 30, 2021 (sunset). Report to the legislature. Task force to cease to be dissolve on June 30, 2022 (sunset). -- SB1368 SD2

Current Status: Mar-11 21 Introduction/Passed First Reading - House
Mar-11 21 Multiple Referral to TRN then CPC then FIN

SB1385 SD2 HD1 (HSCR 1350)

RELATING TO EDUCATION.

Introduced by: Kidani M, Chang S, Fevella K, Inouye L, Kim D, Lee C, Misalucha B, Riviere G

Requires the department of education to develop a reorganization plan to provide students and schools with centralized transportation services. Requires the department of education to develop a plan to provide students with more locally produced food. Requires the provision of locally produced food that is purchased for school meals to increase by 5 per cent annually until 2026. Report to the legislature. -- SB1385 HD1

Current Status: Mar-24 21 Passed Second Reading House as amended (HD1)
Mar-24 21 Referred to FIN

SB1388 SD2 HD1 (HSCR 1104)

RELATING TO THE LANDLORD-TENANT CODE.

Introduced by: Moriwaki S, Misalucha B

Amends provisions relating to landlord's remedies for failure by tenant to pay rent. Allows a landlord or the landlord's agent, any time after rent is due, to demand payment thereof and notify the tenant in writing that unless payment is made within a time mentioned in the notice as provided in following provisions, not less than 15 calendar days after receipt thereof, the rental agreement shall be terminated. Requires if the tenant cannot be served with notice as required, notice may be given to the tenant by posting the same in a conspicuous place on the dwelling unit, and the notice to be deemed received on the date of posting. Allows if the tenant remains in default, the landlord to thereafter bring a summary proceeding for possession of the dwelling unit or any other proper proceeding, action, or suit for possession, subject to provisions. Allows the notice required by this provision need not be given if the action is based on the breach of a mediated agreement or other settlement agreement. Requires the 15 calendar day notice to provide, at a minimum, the following as specified. Requires if the 15 calendar day notice is mailed, receipt of the notice to be deemed to be 2 days after the date of the postmark. Allows the 15 calendar day notice required under this section to be substantially in the following form as specified. Requires the summary possession complaint for nonpayment of rent shall include as specified. Allows if the mediation has not occurred or been scheduled for a future date, as of the return hearing date on the summary possession complaint, the court to, in its discretion, and based on a finding of good cause, order a separate mediation. Allows if there is any defect in the 15 calendar

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day notice required in provisions provided by the landlord, and the court determines the defect was unintentional and immaterial, the court to allow the landlord to cure the defect without dismissing the action for summary possession. Allows no landlord to bring a summary proceeding for possession for a tenant's failure to pay rent except pursuant to this section and as specified. (COVID-19, COVID 19, coronavirus) -- SB1388 HD1

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

SB1391 SD2 HD1 (HSCR 1069)

RELATING TO PROCUREMENT.

Introduced by: Moriwaki S, Chang S, Lee C

Amends provisions relating to procurement rules. Allows the procurement policy board to adopt and, as necessary, amend rules to provide standards and procedures for the effective consideration of expected operation, maintenance, disposal, and any other directly induced costs, including the determination of which types of procurements shall require an analysis and identification of life cycle costs used in bid evaluation; the specification of methods for the determination of life cycle costs used in bid evaluation; and the specification of criteria and methods for appropriate weighing of life cycle costs in bid evaluation; and ensure that modifications to the contracts or specifications for procurements, including any value engineering provisions in accordance with provisions relating to Value engineering clauses, do not result in net increases to the total costs, including immediate or future operating, maintenance, disposal, or any other directly induced costs associated with the procured goods, services, or construction to the State or counties. -- SB1391 HD1

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

SB1395 SD2 HD1 (HSCR 1066)

RELATING TO BOARDS AND COMMISSIONS.

Introduced by: Kim D, Chang S, Dela Cruz D, Kidani M, Misalucha B, Moriwaki S, Riviere G, Wakai G

Amends provisions relating to selection and terms of members of boards and commissions. Requires the governor to appoint individuals to fill vacancies occurring in the membership of boards and commissions within 180 days upon the expiration of a member's term. Allow any member of a board or commission whose term has expired and who is not disqualified for membership under this provision to continue in office as a holdover member until a successor is nominated and appointed; provided that a holdover member shall not hold office for a period exceeding 180 days following the expiration of the member's term of office pursuant to this provision; provided further that upon the expiration of the holdover member's term under this provision, a vacancy is created on the board or commission that shall be subject to the advice and consent of the senate as provided in this provision. Requires a vacancy occurring in the membership of any board or commission during a term to be promptly reported to the governor by the head of the department in which the board or commission is placed or administratively attached. -- Amends provisions relating to duties of outgoing governor. Requires it to be incumbent upon the outgoing governor to appoint individuals to fill vacancies occurring in the membership of boards and commissions within 180 days after a member's term has expired. Requires the governor to provide the governor elect with an up to date list of information on boards' and commissions' memberships, terms of service, and any pending vacancies. -- SB1395 HD1

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

SB1401 SD2 HD2 (HSCR 1460)

RELATING TO TRANSPORTATION.

Introduced by: Lee C, Chang S, Keith-Agaran G, Keohokalole J, Misalucha B

Establishes provisions relating to ground transportation infrastructure project planning, design, and implementation. Provides that when planning, designing, and implementing ground transportation infrastructure, requires the department of transportation to consider and pursue goals for each project as specified. Report to the legislature. -- Amends provisions relating to use of highway fund for bikeways. Increase eligible federal funds to be expended by the State for the establishment of bikeways based on a 3 year average. -- Amends provisions relating to complete streets. Provides that on or before December 31, 2021, and on or before December 31 of each year thereafter, requires the director of transportation to submit to the legislature a report detailing compliance with the complete streets policy and principles during the preceding fiscal year as specified. Requires the department to establish and publish performance standards with measurable benchmarks reflecting the capacity for all users of the public highways to travel with appropriate safety and convenience along roadways under the

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jurisdiction of the State. Further requires the department to ensure that a complete streets policy of the State apply to new construction, reconstruction, repaving, operations, and maintenance activities; and a complete streets policy checklist of duties of the department of transportation is published in accordance with provisions relating to publication of notice. Provides that the complete streets checklist shall apply from initial planning through final design, construction, and operation for all new construction, reconstruction, and repaving surface transportation initiatives; be updated from time to time as necessary to facilitate the implementation of the complete streets policy; become a public record and shall be accessible on the department of transportation's website within 60 days of completion of the checklist and accompanying documentation. Provides that in adopting or amending land use ordinances, requires the counties to consider complete street policies to ensure that a context sensitive and multi modal approach is considered in ordinances; consideration is given to allow flexibility in the zoning requirements; and other factors peculiar to the community are considered when the application of this provision conflicts with the context of the particular community; or a land use ordinance conflicts with the principles of complete streets. Requires the director of transportation to provide training for the department's design, operations, and maintenance staff in complete streets policies, principles, and implementation procedures that may be applicable to the performance of their duties. -- SB1401 HD2

Current Status: Apr=13 21 Senate Disagrees to House amendments
Apr=15 21 Conference Committee: Senate Members: Lee C, Rhoads K, Moriwaki S -- Fevella K
Apr=16 21 Conference Committee: House Members: Aquino H, Matayoshi S, Ilagan G -- Matsumoto L, Tokioka J

SB1411 SD2 (SSCR 3204)

RELATING TO HISTORIC PRESERVATION.

Introduced by: Shimabukuro M, Acasio L, Chang S

Amends provisions relating to historic preservation program. Requires the program to include development, publication, and distribution to the public of informational materials regarding statutory protections for burials, historic sites, and archaeological resources, including the process of project reviews established by this law. -- Amends provisions relating to the Hawaii historic places review board; creation; powers; appointments; composition. Amends composition and duties of the review board. -- Amends provisions relating to civil and administrative violations; civil penalties; and reproductions, forgeries, and illegal sales. Increases civil and administrative fines for certain violations of historic and preservation requirements and makes violators liable for costs associated with mitigation or restoration measures. -- SB1411 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA then FIN

SB1413 SD2 HD1 (HSCR 1086)

RELATING TO THE HAWAIIAN LANGUAGE.

Introduced by: Shimabukuro M, Chang S, Fevella K, Misalucha B

Amends provisions relating to official languages. Provides that Hawaiian shall not be required for public acts and transactions; provided that if Hawaiian names or words are included in those documents, the names or words shall be consistent with Hawaiian spelling and punctuation, including kahako and 'okina, as determined under provisions relating to Hawaiian language; spelling. -- Amends provisions relating to Hawaiian language; spelling. Provides that effective January 1, 2022, all documents and letterheads and, notwithstanding any law to the contrary, state highway signs prepared by or for state or county agencies or officials, to the extent that the documents, letterheads, and state highway signs contain Hawaiian language names or words, shall include consistent Hawaiian names and words and consistent Hawaiian spelling and punctuation, including kahako and 'okina that punctuate the name or word to which they relate; provided that any revision to conform any document, letterhead, or state highway sign existing on or before January 1, 2022, to the requirements of this section may be implemented when the document, letterhead, or state highway sign requires replacement or reprinting or otherwise requires revision. Requires any rule, order, policy, or other act, official or otherwise, that prohibits or discourages the use of consistent Hawaiian names and words, as required by this section, to be void. Establishes references for consistent Hawaiian names and words, including consistent Hawaiian spelling and punctuation. Provides that any Hawaiian names and words that are spelled or punctuated inconsistently with this provision within a document or letterhead subject to this provision shall not be deemed to invalidate the document or render it unenforceable. Prohibits a cause of action to arise against the State, any county, or any state or county agency, official, or employee for any Hawaiian names and words that are spelled or punctuated inconsistently with this provision. -- Amends provisions relating

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to state language. Provides that the Hawaiian language is the native language of Hawaii and, effective January 1, 2022, shall be used on all emblems and symbols representative of the State, its departments, agencies, and political subdivisions and, notwithstanding any laws to the contrary, state highway signs; provided that for emblems, symbols, and state highway signs existing prior to January 1, 2022, conformance with this provision may be delayed until a replacement for the emblem, symbol, or state highway sign is otherwise required. Requires the governor, lieutenant governor, state legislators, and heads of the principal departments to prominently display a Hawaiian translation of the name of their respective office or department at least once on the main page of their official website and in the letterhead of their stationery. Allows the university of Hawai'i Ka Haka 'Ula o Ke'elikolani or Kawaihuelani Center for Hawaiian Language to consult with each office or department prior to implementing the translation on the appropriate use of the Hawaiian language and its spelling. Requires the university of Hawaii to consult with native speakers to determine the appropriate use of the Hawaiian language and its spelling in translations. Requires the Hawaiian language as used on all emblems, symbols, and state highway signs to conform to the requirements of this provision. Prohibits this section to be construed to require that the full text of legislative bills and other official documents be written in Hawaiian. -- SB1413 HD1

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

SB1423 SD2 (SSCR 602)

RELATING TO THE STADIUM DEVELOPMENT DISTRICT.

Introduced by: Wakai G, Dela Cruz D

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. Specifies the residency requirements and terms of the members. -- Amends provisions relating to the stadium authority; powers and duties. Requires the powers and duties of the stadium authority to be to repair, maintain, and operate stadium facilities and the stadium development district; engage in coordination, planning, design, and construction activities, including on-site repairs, within the stadium development district; 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, contracts, sponsorship and advertising agreements, food and beverage agreements, concession agreements, parking agreements, or other development and use agreements that may apply; provided that leases shall not exceed a term of ninety-nine years; and appoint officers, agents, and employees, prescribe their duties and qualifications, and fix their salaries, without regard to chapters 76 and 89, to manage the stadium, the stadium development district, and its contractors. -- Amends provisions relating to definition of public lands. Exempts land to which the stadium authority holds title from the definition of public lands. Provides that if the lands pursuant to this provision are no longer needed for the stadium development district or related purposes, the lands shall be returned to the public land trust administered by the department. -- Amends provisions relating to legislative approval of sale or gift of lands. Adds lands to which the stadium authority holds title. -- Establishes the stadium development special fund; established. Establishes the stadium development special fund, into which funds collected by the stadium authority shall be deposited, including all revenues from the stadium development district, including but not limited to agreements or actions generating revenue related to stadium operations, lease or rental of facilities or land, concessions, food and beverage, parking, sponsorship and advertising, utilities and infrastructure, and development; all gifts or grants awarded in any form from any public agency or from any other source for purposes of the stadium development district; all proceeds from revenue bonds issued for the purpose of the stadium development district; and appropriations made by the legislature to the fund. Requires moneys in the stadium development special fund to be used by the stadium authority for the payment of expenses arising from any and all use, operation, repair, maintenance, alteration, improvement, development, or any unforeseen or unplanned repairs of the stadium development district, including without limitation the development, operation, and maintenance of a new stadium; food and beverage service and parking service provided at the stadium facility; the sale of souvenirs, logo items, or other items; any future major repair, maintenance, and improvement of the stadium facility as a commercial enterprise or as a world class facility for athletic events, entertainment, or public events; and marketing the facility pursuant to sections 109-2(4) and 109-2(8); and contractual payments to developers or contractors engaged by the stadium authority for the purpose of redeveloping the site and related on and off site infrastructure that benefits the stadium district and its

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development guidance policies. -- Establishes provisions relating to special facilities powers; use for other developments. Allows the authority to use its powers under this provision to assist in the development of projects under the control of other public agencies. -- Amends provisions relating to stadium special fund. Allows the stadium authority to continue to encumber and expend moneys that were deposited into the stadium special fund prior to the effective date of Act ____, session laws of 2021, until the remaining balance of the stadium special fund is depleted; provided that when the stadium special fund is depleted, the stadium special fund shall be closed. -- Amends provisions relating to district; established; boundaries. Requires the stadium authority to have sole jurisdiction over the development of the stadium development district. -- Amends provisions relating to development guidance policies. Requires the following to be the development guidance policies generally governing the authority's actions in the district; development shall be in accordance with stadium district development plans or transit oriented development plans adopted by the stadium authority for the development of the district; provided that the plan or plans shall consider any county transit oriented development plan and allow for public input in the plan's preparation and updates. -- Amends provisions relating to stadium development district governance; memorandum of agreement. Requires the executive director of the Hawaii community development authority to serve directly under the stadium authority for specified matters; provided further that the Hawaii community development authority and the stadium authority shall enter into a memorandum of agreement regarding implementation responsibilities of the respective agencies. -- Amends provisions relating to transfers from special funds for central service expenses. Exempts the stadium development special fund. -- Amends provisions relating to special fund reimbursements for departmental administrative expenses. Exempts the stadium development special fund. -- Amends provisions relating to requirements of disclosure. Requires the financial disclosure statements of the stadium authority to be public records and available for inspection and duplication. -- Amends Act 268, session laws of 2019, to allow the stadium authority, as the designated expending agency for capital improvement projects authorized in this Act, to 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. -- Amends Act 268, Session Laws of 2019, by repealing the authorization of the Hawaii community development authority, with the approval of the governor, to issue in 1 or more series revenue bonds in a total amount not to exceed 180,000,000 dollars for the Hawaii community development authority to implement the stadium development district. -- Amends Act 268, session laws of 2019, by authorizing the director of finance is to issue general obligation bonds in the sum of 180,000,000 dollars or so much thereof as may be necessary and the same sum or so much thereof as may be necessary is appropriated for fiscal year 2021-2022 to the stadium authority for the stadium development district; provided that the appropriation made for the capital improvement project authorized by this provision shall not lapse at the end of the fiscal year for which the appropriation is made; provided further that all moneys from the appropriation unencumbered as of June 30, 2024, shall lapse as of that date. -- Requires the general obligation bonds appropriated by Act 268, session laws of 2019, that have been allotted and encumbered prior to approval of this Act to continue to be expended by the stadium authority. -- SB1423 SD2

Current Status: Mar-04 21 Introduction/Passed First Reading - House
Mar-04 21 Multiple Referral to WAL then CPC/ JHA/ then FIN

SB2002 SD2 (SSCR 2944)

RELATING TO FAIR HOUSING REASONABLE ACCOMMODATIONS.

Introduced by: Rhoads K

Amends provisions relating to definitions under discrimination in real property transactions. Defines assistant 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. -- Amends provisions relating to discriminatory practices under discrimination in real property law. Provides that it is a discriminatory practice for an owner or any other person engaging in a real estate transaction, or for a real estate broker or salesperson, because of race; sex, including gender identity or expression; sexual orientation; color; religion; marital status; familial status; ancestry; disability; age; or human immunodeficiency virus infection to refuse to make reasonable accommodations in rules, policies, practices, or services, when the accommodations may be necessary to afford a person with a disability equal opportunity to use and enjoy a housing accommodation; provided that if reasonable accommodations include the use of an assistance animal, reasonable restrictions may be imposed; provided further that

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if the disability is not readily apparent, an owner or other person engaging in the real estate transaction may request information that verifies that the person has a disability, defined as a physical or mental impairment that substantially limits a major life activity. Prohibits an owner or other person engaging in a real estate transaction from requesting medical records or access to health care providers, and prohibits inquiry as to the diagnosis, nature, or severity of the person's disability. Allows an owner or other person engaging in a real estate transaction to request verification that the assistance animal is needed to alleviate 1 or more symptoms of the person's disability if the disability related need for an assistance animal is not readily apparent. Allows verification to be provided by a letter or other communication from the person's treating health care professional, mental health professional, or social worker. Prohibits possession of a vest or other distinguishing animal garment, tag, or registration documents that are commonly purchased online and purporting to identify an animal as a service animal or assistance animal from constituting valid verification. -- SB2002 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then JHA

SB2008 SD1 (SSCR 3202)

RELATING TO HIGHWAYS.

Introduced by: Rhoads K, Lee C

Amends provisions relating to public highways and trails under highways law. Repeals provision that exempts the State or county for a period of 3 years from any state laws or rules adopted that would require the State or county to perform construction, reconstruction, preservation, resurfacing, restoration, or rehabilitation upon it. Prohibits the joint and several liability rule to apply to liability for acts or omissions of the State or county that occurred prior to the condemnation of a highway, road, alley, street, way, lane, bikeway, bridge, or trail. Allows a privately owned highway, road, alley, street, way, lane, bikeway, bridge, or trail that has been condemned by the State or county to be accorded flexibility in design, including limitations of liability, pursuant to provisions relating to flexibility in highway design; liability of State, counties, and public utilities, in consideration of the unique nature and limitations associated with property dedicated or condemned to public use. -- SB2008 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then JHA then FIN

SB2017 SD1 (SSCR 2889)

RELATING TO EMERGENCY MEDICAL SERVICES.

Introduced by: Kouchi R (BR)

Amends provisions relating to licensure consistent with levels of practice; licensure of emergency medical technician 1. Repeals provisions that provides that licensure under this provision is limited to individuals whose practice is performed in a county with a population of 500,000 or greater. -- SB2017 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2018

RELATING TO MINIMUM WAGE.

Introduced by: Taniguchi B, Acasio L, Chang S, DeCoite L, Dela Cruz D, Gabbard M, Kanuha D, Keith-Agaran G, Keohokalole J, Kidani M, Misalucha B, Moriwaki S, Rhoads K, San Buenaventura J

Amends provisions relating to minimum wages. Requires an employer to pay the employee at least 12.00 dollars per hour beginning October 1, 2022, and 15.00 dollars per hour beginning January 1, 2024, and 18.00 dollars per hour beginning January 1, 2026. -- SB2018

Current Status: Jan-31 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2020 SD1 (SSCR 2818)

RELATING TO THE GENERAL EXCISE TAX.

Introduced by: Keohokalole J

Amends provisions relating to wholesaler, jobber, defined under general excise tax law. Provides that sales at wholesale are sales to a licensed retail merchant, jobber, or other licensed seller for resale; provided that the resale is subject to the tax imposed under this law at the highest rate; and sales of tangible personal property where the resale of the service or tangible personal property is subject to the tax imposed under this law at the highest tax rate. -- SB2020 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2021 SD1 (SSCR 3014)

RELATING TO INCREASING THE PAYMENT AMOUNT FOR THE OFFICE OF

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HAWAIIAN AFFAIRS' PRO RATA SHARE OF THE PUBLIC LAND TRUST.

Introduced by: Keohokalole J

Amends provisions relating to use of public land trust proceeds. Requires 20 per cent of the net receipts from the public land trust, described in provisions relating to purpose of the office, or 15,100,000 dollars from the trust, whichever is greater, to be transferred in fiscal year 2022-2023, and each fiscal year thereafter, and expended by the office of Hawaiian affairs for the purposes of this law. -- Provides that notwithstanding the provisions of Act 178, Session Laws of 2006, except for Act 178, which this Act restates, without substantive change, beginning in fiscal year 2022-2023, departments, agencies, or entities that collect receipts from public land trust lands, including the University of Hawaii, shall determine and transfer to the office of Hawaiian affairs 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 3,775,000 dollars of receipts generated by the public land trust is transferred to the office of Hawaiian affairs within 30 days of the close of each fiscal quarter; provided that for fiscal year 2022-2023, the departments shall have until 30 days after the close of the fiscal year to transfer a total of _____ dollars from their receipts from the use, sale, or exchange of lands within the public land trust collected during fiscal year 2022-2023, to the office of Hawaiian affairs by the procedures set forth in this Act. Authorizes the governor to fix the amounts each agency shall transfer to the office of Hawaiian affairs in each quarter by executive order to implement the provisions of this provision. -- 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 3,775,000 dollars in the immediately prior fiscal quarter, the director of finance or the director's designee shall make up the difference between 3,775,000 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 of Hawaiian affairs pursuant to this Act. -- Appropriation out of the carry-forward trust holding account established by the director of finance, pursuant to executive order 06-06, the balance of funds in the account as of _____, 2022, to the department of budget and finance to pay to the office of Hawaiian affairs amounts received from the use of lands in the public land trust that the legislature has determined were misallocated, underreported, or underpaid income and proceeds of the public land trust between July 1, 2012, through June 30, 2022. Requires the director of finance to transfer the funds in the carry-forward trust holding account established by the director of finance to the office of Hawaiian affairs. -- Requires any funds transferred pursuant to this Act to be deemed income and proceeds from the public land trust, just as if the funds had been paid out of the income and proceeds from the public land trust pursuant to article XII, section 6, of the Hawaii State Constitution. -- Provides that nothing in this Act shall resolve or settle, or be deemed to acknowledge the existence of, the claims of native Hawaiians to the income and proceeds of a pro rata portion of the public land trust under article XII, section 6, of the Hawaii State Constitution. -- SB2021 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2024 SD2 (SSCR 2769)

RELATING TO NEWBORN HEARING SCREENING.

Introduced by: Keohokalole J

Amends provisions relating to health law. Defines hearing screening to mean objective procedures to detect possible hearing loss and determine the need for diagnostic audiologic evaluation and medical evaluation. Repeals hearing impaired infant; management; and screening definition. 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; and establish standards and guidelines for hearing screening, identification, diagnosis, intervention, and monitoring of 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; 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

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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. Provides that this provision shall not apply if the parent, guardian, or other person having custody or control of the child objects to the hearing screening in writing on the grounds that the hearing screening conflicts with the parent's, guardian's, or other person's religious beliefs. Requires the written objection to be made a part of the infant's medical record. Requires birthing facilities to report newborn hearing screening results to the department. Requires audiologists and physicians who is specialized in hearing function who perform diagnostic audiologic evaluations of infants to report to the department, the diagnostic audiologic evaluation results of any infant up to the age of 2 years who do not pass the hearing screening test or is diagnosed as deaf or hard of hearing. -- Amends provisions relating to rules. Requires the department adopt rules, pursuant to administrative procedure law, necessary for the purposes of this provision, including the administration and quality of newborn hearing screening; retention of records and related data; reporting of hearing screening results; reporting of diagnostic audiologic evaluation results; intervention for infants, diagnostic audiologic evaluation, and intervention; and maintenance of the confidentiality of affected families. -- SB2024 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2027 SD1 (SSCR 2967)

RELATING TO MURDER.

Introduced by: Keohokalole J

Amends provisions relating to murder in the 1st degree under offenses against the person law. Provides that a person commits the offense of murder in the 1st degree if the person intentionally or knowingly causes the death of a person who is less than 10 years old; a person who is pregnant; or a person where the defendant's actions were especially heinous, atrocious, or cruel, manifesting exceptional depravity. -- SB2027 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB2030 SD2 (SSCR 2758)

RELATING TO PRESCRIPTION DRUGS.

Introduced by: Keohokalole J

Establishes provisions relating to opioid prescription drugs; naloxone; when prescribed under the uniform controlled substances Act. Provides that notwithstanding any other law, when prescribing an opioid or benzodiazepine medication to a patient, requires a prescriber to do the following specified requirement. Exempts a prescriber under any of the circumstances specified. -- Amends provisions relating to opioid antagonist; authority to prescribe and dispense; requirements. Requires a pharmacist who dispenses a prescribed order for a prescription drug that is an opioid to inform the individual of the potential dangers of a high dose of an opioid, as described by the federal Centers for Disease Control and Prevention (CDC) in the US Department of Health and Human Services, and offer to dispense to the individual to whom the opioid is being dispensed, on at least an annual basis, an opiate antagonist approved by the Food and Drug Administration (FDA) for the reversal of an opioid overdose as specified. Exempts a pharmacist who dispenses a prescription drug to an individual who is in hospice care, palliative care, or a resident in a community living center operated by the US Department of Veterans Affairs or who dispenses a medication to be administered to a patient while the patient is in either an inpatient or outpatient setting. Adds that requires a pharmacist who prescribes and dispenses opioid antagonist pursuant to this provision to notify the individual who is receiving the opioid antagonist of available generic and brand name opiate antagonists. -- SB2030 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2032 SD2 (SSCR 2983)

RELATING TO GENETIC INFORMATION PRIVACY.

Introduced by: Keohokalole J, Acasio L, Baker R, Keith-Agaran G, Kidani M, Misalucha B, Rhoads K, Riviere G, San Buenaventura J

Establishes the Hawaii genetic information privacy Act. Defines genetic test or genetic testing to mean any laboratory test of a consumer's complete DNA, regions of DNA (deoxyribonucleic acid), chromosomes, genes, or gene products to determine the presence of a consumer's genetic characteristics. Establishes direct to consumer genetic testing company; requirements; prohibition, exceptions, and violation; penalties. -- SB2032 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House

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Mar-10 22 Multiple Referral to HHH then CPC then JHA

SB2034 SD1 (SSCR 2308)

RELATING TO HEALTH.

Introduced by: Keohokalole J, Fevella K, Inouye L, Keith-Agaran G, Misalucha B, Rhoads K, Riviere G

Amends provisions relating to emergency examination and hospitalization under mental health, mental illness, drug addiction, and alcoholism law. Requires that a patient who is seen in an emergency department or hospitalized on an emergency basis and who is determined to be imminently dangerous to self or others by an emergency room physician or psychologist, or diagnosed with a mental illness or severe substance use disorder; and found to be lacking decisional capacity by a psychiatrist, emergency room physician, psychologist, or advanced practice registered nurse having prescriptive authority and who holds an accredited national certification in an advanced practice registered nurse psychiatric specialization, to be assessed to determine whether a surrogate under provisions relating to health care decisions; surrogates or a guardian under guardianship and protective proceedings (article V) of uniform probate code is needed to make appropriate health care decisions for the patient. -- SB2034 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2035 SD2 (SSCR 2852)

RELATING TO REGENERATIVE TOURISM.

Introduced by: Keohokalole J, Acasio L, Baker R, Fevella K, Gabbard M, Keith-Agaran G, Misalucha B, San Buenaventura J

Amends provisions relating to objective and policies for the economy--visitor industry. Provides that to achieve the visitor industry objective, it shall be the policy of this State to; develop the industry in a manner that will continue to provide new job opportunities and steady employment for Hawaii's people, commit to building their capacity, and offer career opportunities to ultimately increase the percentage of Hawaii's people who hold management and leadership positions in the visitor industry; form community partnerships to ensure Native Hawaiian cultural integrity; apply innovative financial policies as well as data collection and analysis to incentivize and facilitate a shift to a regenerative visitor industry that has a smaller ecological footprint by implementing policies such as decreasing the impacts on beaches, reefs, and ocean life, and that aims to sustain and improve the quality of life for Hawaii's people by implementing policies such as decreasing the impacts of vacation accommodation rentals, bed and breakfast operations, and rental cars; target markets that have a high probability of alignment with the goal of cultivating a regenerative visitor industry; actively support and encourage other economic sectors and clusters to reduce the State's dependence on tourism to support Hawaii's overall economic prosperity; minimize negative economic, environmental, and social impacts to the State; generate greater economic benefits for Hawaii's people, enhance the well-being of Hawaii's indigenous communities, and improve the working conditions and access to the visitor industry; involve Hawaii's people in decisions that affect their lives and life changes; make positive contributions to the conservation of natural and cultural heritage for the maintenance of Hawaii's diversity; provide more enjoyable experiences and a greater understanding of local cultural, social, and environmental issues for visitors through more meaningful connections with Hawaii's people; and provide equitable access for individuals with disabilities and sociologically disadvantaged people that is culturally sensitive, engenders respect between visitors and Hawaii's people, and builds pride and confidence in Hawaii. -- Pursuant to provisions relating to functional plans; preparation; update, the Hawaii tourism authority, in coordination with the office of planning and sustainable development, shall prepare and periodically update the tourism functional plan to include updated tourism economic goals, the Hawaii tourism authority's strategic plan, and the Hawaii 2050 sustainability plan. Report to the legislature. -- SB2035 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then FIN

SB2040

RELATING TO REPORTS FILED WITH THE CAMPAIGN SPENDING COMMISSION.

Introduced by: Kouchi R (BR)

Amends provisions relating to time for candidate committee to file preliminary, final, and supplemental reports. Provides that the filing dates for preliminary reports are 10 calendar days before a general, subsequent special, or subsequent nonpartisan election; provided that the preliminary reports required by this provision shall not be required from a candidate who is unsuccessful in a primary, initial special, or initial nonpartisan election, or a candidate who is elected to office in the primary, initial special, or initial nonpartisan election. -- Amends provisions relating to candidate committees or

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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 primary report due 10 days before the election, a noncandidate committee that does not intend to receive contributions and make expenditures, that aggregate more than 1,000 dollars in an election period shall notify the commission of its intent in the noncandidate committee's organizational report. -- SB2040

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB2043

RELATING TO CANDIDATE COMMITTEE AND NONCANDIDATE COMMITTEE ORGANIZATIONAL REPORTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to organizational report, candidate 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. Repeals reference to provision that had been repealed. -- Amends provisions relating to organizational report, 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. Repeals reference to provision that had been repealed. -- SB2043

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB2044

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 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. -- SB2044

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB2046

RELATING TO POLITICAL PARTIES.

Introduced by: Kouchi R (BR)

Amends provisions relating to qualification of political parties; petition. Requires the petition for qualification as a political party to contain the name, signature, residence address, month and date portion of the date of birth, and other information as determined by the chief election officer of currently registered voters comprising not less than 1/10 of 1 per cent of the total registered voters of the State as of the last preceding general election. -- Amends provisions relating to party rules, amendments to be filed. Requires all parties to file their rules with the chief election officer not later than 4:30 p.m. on the 170th day prior to the next primary. -- Amends provisions relating to names of party officers to be filed. Requires all parties to submit to the chief election officer and the respective county clerks not later than 4:30 p.m. on the 170th day prior to the next primary, a list of names and addresses of officers of the central committee and of the respective county committees. -- SB2046

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB2048 SD1 (SSCR 2738)

RELATING TO UNLAWFUL CHOP SHOP ACTIVITY.

Introduced by: Kouchi R (BR)

Establishes provisions relating to unlawful chop shop activity under offenses against property rights law. Provides that a person commits the offense of unlawful chop shop

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activity if the person knowingly owns or operates a chop shop; transports a stolen motor vehicle, or 2 or more stolen motor vehicle parts, to or from a chop shop; sells or transfers to, or purchases or receives from a chop shop, a stolen motor vehicle or 2 or more stolen motor vehicle parts; or conducts or participates in the conduct of the affairs of any chop shop. Provides that unlawful chop shop activity is a misdemeanor. Establishes provisions relating to forfeiture of property connected with chop shop activity. Allows any motor vehicle, motor vehicle part, tool, implement, or real property, possessed or used in violation of this provision, or any money obtained in violation of this provision, to be ordered forfeited to the State. -- SB2048 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB2056 SD1 (SSCR 2704)

RELATING TO SOIL CLASSIFICATIONS.

Introduced by: Inouye L, Keith-Agaran G, Misalucha B

Requires the office of planning and sustainable development to conduct a study of the suitability of soil classification systems, including the soil overall (master) productivity rating system and detailed land classification of the land study bureau, for the regulation of agricultural lands by the State and counties. Provides that in conducting the study required by this Act, the office of planning and sustainable development shall request, as appropriate, the assistance of the department of agriculture, college of tropical agriculture and human resources of the university of Hawaii at Manoa, and the land use commission, which shall cooperate with and provide any necessary resources to the office of planning and sustainable development. Allows the office of planning and sustainable development to further consult with the US Department of Agriculture, if necessary. Report to the legislature. Appropriation. (\$\$) -- SB2056 SD1

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then AGR then FIN

SB2059 SD1 (SSCR 2700)

RELATING TO STATE SYMBOLS.

Introduced by: Inouye L, Acasio L, Dela Cruz D, Keith-Agaran G, Misalucha B, Riviere G

Establishes provisions relating to state endemic tree. Provides that the 'Ohi'a (Ohia) lehua (*Metrosideros polymorpha*) is adopted, established, and designated as the official endemic tree of the State, to be effective so long as the legislature of the State does not otherwise provide. -- SB2059 SD1

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CAI then JHA

SB2065 SD2 (SSCR 3151)

RELATING TO FISHING.

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

Establishes provisions relating to possession or use of unmanned aerial vehicles in state waters prohibited; exception under fishing rights and regulations law. Provides that it is unlawful to possess or use on, in, or near state waters, any unmanned aerial vehicles, for the purpose of taking aquatic life, except under the terms and conditions of a permit 1st obtained by the user from the department of land and natural resources; provided that unmanned aerial vehicles may be used for the purpose of simple reconnaissance. Allows the department of land and natural resources to issue permits for the possession or use of unmanned aerial vehicles consistent with other legal requirements. Requires any person violating this provision to be guilty of a misdemeanor and to be fined not more than 10,000 dollars, or imprisoned not more than 1 year, or both. -- SB2065 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA

SB2068 SD2 (SSCR 3180)

RELATING TO LAND MANAGEMENT.

Introduced by: Inouye L, Kanuha D, Keith-Agaran G, Misalucha B, San Buenaventura J

Amends provisions relating to legislative findings; transfer and management of non-agricultural park lands and related facilities to the department of agriculture under non agricultural park lands law. Provides that upon approval of the board of agriculture the department of agriculture shall accept the transfer of and manage encumbered non-agricultural park lands, subject to the suitability of the land for agricultural activities and use, as determined by the board of agriculture; and certain assets, including position counts, related to the management of existing encumbered and unencumbered non-agricultural park lands and related facilities shall be transferred to the department of agriculture; provided that designated conservation lands not in current agricultural use shall remain under the jurisdiction of the department of land and natural resources.

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Provides that prior to offering a lease, the department of agriculture shall inquire with the department of land and natural resources regarding any easements required by the department of land and natural resources to access landlocked forest reserves or other assets of the department of land and natural resources on the lands subject to the lease. -- Requires the department of land and natural resources to seek approval from the board of land and natural resources and the board of agriculture prior to the removal of any land designated for pasture leases for reforestation or other public purposes. Provides that if withdrawal is approved by both boards, adequate notice of not less than 1 year shall be provided to the then-current lessee or permittee. Requires the division of forestry and wildlife to submit, to the board for approval, a realistic and funded action plan for reforestation purposes on current pasture lease lands. -- SB2068 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR/ WAL/ then CPC then FIN

SB2070 SD1 (SSCR 2864)

RELATING TO SPECIAL PURPOSE REVENUE BONDS TO ASSIST THE HAWAIIAN LEGACY REFORESTATION INITIATIVE TO RESTORE HAWAII'S FORESTS AND NATURAL RESOURCES.
Introduced by: Inouye L, DeCoite L, Keith-Agaran G, Misalucha B
Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Hawaiian Legacy Reforestation Initiative, LLC, a Hawaii limited liability company, for generating a sustainable model of endemic reforestation; ecosystem revitalization; endangered species recovery; carbon credit sequestering by planning, designing, and constructing; equipping private and public land owners with the tools for endemic forest development; processing and distribution of forest products, including eco assets such as tree planting; endangered species management; endemic species propagation; value added agriculture; advanced materials; sustainable timber; carbon credits; Hawaii cultural practice; fine art; and Hawaii made products. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB2070 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2071 SD1 (SSCR 2427)

RELATING TO HEALTH.
Introduced by: Shimabukuro M, Acasio L, Chang S, Fevella K, Gabbard M, Inouye L, Lee C, Misalucha B
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 and a manual dose of prescribed electrical stimulation using a vagus nerve simulator magnet, as approved by the US Food and Drug Administration. 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 safety 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 1st 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 charter schools and department of education 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. Prohibits this provision to apply to any school that does not have at least 1 student enrolled who has either a seizure disorder; or a seizure rescue medication or medication prescribed to treat seizure disorder symptoms approved by the US Food and Drug Administration and prescribed by the student's health care provider. -- 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 to the department of education to train employees to administer or assist with the self-administration of seizure rescue medication at each public school and public charter school; and to increase health assistant and nurse services in state public charter schools. (\$\$) --

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SB2071 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then EDN then FIN

SB2072 SD1 (SSCR 2410)

RELATING TO COURT-APPOINTED ATTORNEYS.

Introduced by: Shimabukuro M, Baker R, Chang S, DeCoite L, Dela Cruz D, Fevella K, Inouye L, Keohokalole J, San Buenaventura J

Amends provisions relating to court appointed attorneys under child protective act law. Requires, upon filing a petition for custody or family supervision, 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. Requires the court to provide counsel by the 1st hearing attended by the legal parent. -- SB2072 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2073 SD2 (SSCR 2764)

RELATING TO TELEHEALTH.

Introduced by: Shimabukuro M, Acasio L, Baker R, Chang S, Dela Cruz D, Fevella K, Keith-Agaran G, Lee C, Misalucha B, Moriwaki S, San Buenaventura J

Amends provisions relating to coverage for telehealth under department of human services law; the accident and health or sickness insurance contracts law; the mutual benefit societies law; and the health maintenance organization Act (hmos). Requires reimbursement for services provided through telehealth via an interactive telecommunications system to be equivalent to reimbursement for the same services provided via face to face contact between a health care provider and a patient. Defines interactive telecommunications system to mean multimedia communications equipment that includes, at a minimum, audio and video equipment permitting two-way, real-time interactive communications between the patient and distant site physician or practitioner; provided that, for services furnished for purposes of diagnosis, evaluation, or treatment of a mental health disorder to a patient in their home, interactive telecommunications may include 2 way, real time audio only communication technology if the distant site physician or practitioner is technically capable of using an interactive telecommunications system but the patient is not capable of, or does not consent to, the use of video technology; provided further that the term shall have the same meaning as the term is defined in title 42 Code of Federal Regulations section 410.78, as amended. (COVID-19, COVID 19, coronavirus) -- SB2073 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2075 SD1 (SSCR 2853)

RELATING TO THE HAWAII TOURISM AUTHORITY.

Introduced by: Wakai G, Keith-Agaran G, Misalucha B

Amends provisions relating to applicability of Hawaii public procurement code; convention center contractor; construction contracts by changing its title to applicability of Hawaii public procurement code; convention center contractor; construction contracts; professional services contracts. Requires the Hawaii tourism authority to include performance based incentives in its professional services contracts consistent with the State's marketing plan. -- SB2075 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2076 SD2 (SSCR 2814)

RELATING TO BROADBAND SERVICE INFRASTRUCTURE.

Introduced by: Wakai G, Chang S, Gabbard M, Inouye L, Keith-Agaran G, Kim D, Lee C, Misalucha B, Moriwaki S, Rhoads K, San Buenaventura J

Amends provisions relating to Hawaii broadband and digital equity office; duties. Provides that in furtherance of the State's objectives and policies for the economy pursuant to provisions relating to objectives and policies for the economy information industry, the Hawaii broadband and digital equity office shall administer and coordinate federal and state grant programs that support broadband infrastructure, innovation, digital equity, and the digital economy. Allows the office to enter into contracts, in accordance with the Hawaii public procurement code law, for consulting services to render professional and technical assistance and advice, and any other contracts for consulting services that are necessary and proper for the implementation of its duties under this provision. -- Amends provisions relating to broadband planning and coordination; cooperation. Adds references to digital equity. -- Appropriation to the Hawaii broadband and digital equity office for ____ full-time equivalent (____ FTE)

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administrative positions, exempt from civil service law, for the operation and administration of the Hawaii broadband and digital equity office. -- SB2076 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then CPC then FIN

SB2077 SD2 (SSCR 2770)

RELATING TO THE HAWAII TOURISM AUTHORITY.
Introduced by: Wakai G, Chang S, Lee C, Misalucha B
Amends provisions relating to Hawaii tourism authority; establishment; board; president and chief executive officer. Adds the director of business, economic development, and tourism or the director's designated representative, who shall serve as an ex officio voting member; and the following ex officio nonvoting members or their designated representatives; the director of transportation; the chairperson of the board of land and natural resources; the chairperson of the board of agriculture; and the executive director of the state foundation on culture and the arts. -- Amends provisions relating to powers, generally. Clarifies the authority and responsibility of the Hawaii tourism authority board of directors. -- Amends provisions relating to tourism marketing plan; measures of effectiveness by changing its title to tourism branding plan; measures of effectiveness. Requires the authority to be responsible for developing a tourism branding plan. -- Amends provisions relating to assistance by state and county agencies; advisory group. Allows any state or county agency to render services upon request of the authority. Repeals the Hawaii tourism authority advisory board. -- SB2077 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2081 SD2 (SSCR 2854)

RELATING TO THE DEPARTMENT OF EDUCATION COMMERCIAL ENTERPRISES REVOLVING FUND.
Introduced by: Wakai G, Chang S, Lee C, Misalucha B, San Buenaventura J
Establishes provisions relating to department of education commercial enterprises revolving fund. Establishes the department of education commercial enterprises revolving fund into which shall be deposited all revenues derived from commercial enterprise operation programs undertaken by the department. Allows revenues deposited into this fund to be expended by the department for all costs and expenses associated with the operation of the commercial enterprises, including hiring personnel; renovating commercial space; and purchasing merchandise, supplies, and equipment, without regard to civil service law; public service law, collective bargaining in public employment law, expenditures of public money and public contracts; and Hawaii public procurement code law. Provides that any law to the contrary notwithstanding, the department may transfer all funds at its disposal, with the exception of general funds, into the revolving fund to finance the establishment of new commercial enterprises. Allows the department to adopt rules governing the expenditure of revenues deposited in the revolving fund. Appropriation into the department of education commercial enterprises revolving fund. (\$\$) -- SB2081 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2082

RELATING TO ABUSE OF FAMILY OR HOUSEHOLD MEMBERS.
Introduced by: Kouchi R (BR)
Amends provisions relating to sentencing of repeat offenders. Requires any person convicted of murder in the 2nd degree, any class A felony, any class B felony, or class C felonies relating to abuse of family or household members to be sentenced to a mandatory minimum period of imprisonment without possibility of parole as provided in this provision. -- SB2082
Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB2087 SD2 (SSCR 2771)

MAKING AN APPROPRIATION FOR THE VICTIM WITNESS ASSISTANCE PROGRAM.
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 victim witness assistance program, including the hiring of necessary staff. (\$\$) -- SB2087 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2088 SD2 (SSCR 2772)

MAKING AN APPROPRIATION FOR THE CAREER CRIMINAL PROSECUTION UNIT.
Introduced by: Kouchi R (BR)

SENATE BILLS WHICH PASSED THIRD READING

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. (\$\$) -- SB2088 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2089 SD2 (SSCR 3017)

PROPOSING AN AMENDMENT TO ARTICLE I, SECTION 25, OF THE HAWAII CONSTITUTION REGARDING CRIMES AGAINST MINORS.

Introduced by: Kouchi R (BR)

Proposes to amend the constitution. Amends provisions relating to sexual assault crimes against minors. Provides that in continuous sexual assault crimes against minors younger than 16 years of age, the legislature may define what behavior constitutes a continuing course of conduct; and what constitutes the jury unanimity that is required for a conviction. -- SB2089 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2091 SD1 (SSCR 2739)

RELATING TO EXECUTIVE PARDONS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to pardons; reference to attorney general. Requires the attorney general to consider and, if requested, investigate every application for pardon referred by the governor to the attorney general and shall furnish the governor, as soon as may be after the reference, a recommendation regarding whether to grant or refuse the pardon. -- Establishes provisions relating to pardons; application process. Requires an application for pardon to be addressed to the governor and filed with the Hawaii paroling authority. Establishes application process and criteria for pardons. Provides that within 30 days of receiving the information required by this provision, the prosecuting attorney of the county in which each offense occurred and the court that entered judgment in each offense may submit to the Hawaii paroling authority any relevant information or materials to be added to the application. Provides that within 30 days of receiving the information required by this provision, the relevant prosecuting attorney shall also contact, or make reasonable efforts to contact, any victim, or surviving immediate family members of the victim, involved in each offense for which pardon is being sought. -- Amends provisions relating to pardons; reference to paroling authority. Requires the director of public safety and the Hawaii paroling authority to consider and, if requested, investigate every application for pardon that may be referred to them by the governor and shall furnish the governor, as soon as may be after the reference, all information possible concerning the prisoner, together with a recommendation as to the granting or refusing of the pardon. -- SB2091 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA

SB2092 SD1 (SSCR 2721)

RELATING TO CHILD TORTURE.

Introduced by: Kouchi R (BR)

Establishes provisions relating to child torture; penalty. A person commits the offense of child torture if the person is a parent or legal guardian of, resides in the same home with, or has recurring access to, a minor and intentionally, knowingly, or recklessly tortures the minor, with intent to cause or knowledge of causing, or in reckless disregard of the substantial and unjustifiable risk of causing, mental anguish to the minor. Defines mental anguish to mean pain and distress that is more than mere worry, anxiety, vexation, resentment, embarrassment, or anger and is of such a nature, duration, and severity that it causes a substantial disruption in the minor's daily routine. Specifies that child torture is a class A felony. -- SB2092 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB2094

RELATING TO FIREARMS.

Introduced by: Kouchi R (BR)

Amends provisions relating to ownership or possession prohibited, when; penalty. Prohibits a person who is charged with a felony in a court in this state or elsewhere, or has been convicted in this state or elsewhere of having committed a felony, or any crime of violence, or an illegal sale of any drug to own, possess, or control any firearm or ammunition therefor. -- SB2094

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB2096 SD1 (SSCR 2740)

RELATING TO THE USE OF INTOXICANTS WHILE OPERATING A VEHICLE.

SENATE BILLS WHICH PASSED THIRD READING

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|------------------------|---|
| | <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to evidence of intoxication. Provides that in any criminal prosecution for a violation of provisions relating to operating a vehicle under the influence of an intoxicant or provisions relating to habitually operating a vehicle under the influence of an intoxicant or in any proceeding under part 3, decreases the threshold blood alcohol concentration for the violation of operating a vehicle under the influence of an intoxicant. -- SB2096 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Single Referral to JHA</p> |
| SB2111 SD2 (SSCR 3149) | <p>RELATING TO PUBLIC NOTICES.</p> <p>Introduced by: Kouchi R (BR)</p> <p>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 statewide or county publication of public notices, as applicable, by posting on an electronic calendar or an official website for legal notices maintained by the State or the appropriate county; provided that the government agency meets certain requirements. -- SB2111 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to JHA then CPC then FIN</p> |
| SB2114 | <p>RELATING TO THE CHILDREN'S JUSTICE PROGRAM.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to children's justice program; establishment, purpose. Requires the purposes of the program to develop, achieve, and maintain interagency and interprofessional cooperation; and coordination in the investigation of and management of cases involving suspected or confirmed victims of child sex abuse, serious physical child abuse, child sex trafficking, commercial sexual exploitation of children, and other child maltreatment; and child witnesses to crime or violence. -- SB2114</p> <p>Current Status: Mar-04 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to JHA then FIN</p> |
| SB2115 SD1 (SSCR 3148) | <p>RELATING TO THE ROOM CONFINEMENT OF MINORS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to detention; shelter; release; notice. Requires, if a minor who is believed to come within provisions specified is not released as provided in provisions relating to taking children into custody; release; notice, and is not deemed suitable for diversion, the minor to be taken without unnecessary delay to the court or to the place of detention or shelter designed by the court. Allows a minor to be placed in room confinement in a juvenile detention or adult jail facility only under the specified conditions. Requires the department of human services to post quarterly on the department of human services' website a report of all shelters and detention centers detailing their compliance with this provision. Requires each report to include the specified items. -- SB2115 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to HHH then JHA then FIN</p> |
| SB2118 SD1 (SSCR 2950) | <p>RELATING TO TRAFFIC VIOLATIONS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to driver's license; required and changes its title to driver's license possession; required. Prohibits any person from driving a moped unless the person is in immediate possession of a valid driver's license or instruction permit at all times. -- SB2118 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to TRN then JHA</p> |
| SB2121 SD1 (SSCR 2972) | <p>RELATING TO ENVIRONMENTAL REVIEW.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to definitions under environmental impact statements law. Redefines significant effect to include exacerbate socioeconomic disparities. Defines socioeconomic disparities to mean significant disparities in the relationship between race, socioeconomic status, and health. Socioeconomic status shall be measured by income, educational achievement, and occupation. -- SB2121 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to EEP then JHA then FIN</p> |

SENATE BILLS WHICH PASSED THIRD READING

SB2124 SD2 (SSCR 2849)

RELATING TO NOISE CONTROL.

Introduced by: Moriwaki S, Chang S, Lee C, Misalucha B, Rhoads K, Riviere G
Establishes provisions relating to noise violations; maximum permissible sound level; enforcement; penalty. Provides that notwithstanding any law to the contrary, noise emitting from an establishment, adjacent outdoor areas under the control of the establishment, including parking lots or lanais, or patrons entering or departing from the establishment shall not exceed sound levels specified. Provides that failure to comply with a summons or citation is a misdemeanor. -- Establishes provisions relating to revocation, suspension, or denial of license. Provides that notwithstanding any law to the contrary, allows the liquor commission to revoke or suspend a license, deny the application, renewal, or transfer of a license, or withhold issuance of a license, if the licensee or applicant, as applicable, fails to take corrective action that, to the commission's satisfaction and approval to address complaints; reports; summons or citations; or adjudications of the commission or the liquor control adjudication board that the noise exceeds the applicable maximum permissible sound levels set forth in the county's noise codes or commission rules, or intrudes into nearby residential units, or the establishments. -- Amends provisions relating to renewals. Adds summons or citation issued. -- Amends provisions relating to noise measurement; rules. Adds law enforcement officers. Changes a sound level of more than 60 decibels to 50 decibels for bass sound, measured at a complainant's site, to be deemed to exceed the maximum permissible sound at nighttime in any urban land use district. -- SB2124 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2125

RELATING TO LIQUOR LICENSES.

Introduced by: Moriwaki S, Chang S, Rhoads K
Amends provisions relating to revocation or suspension of license; hearing. Increases penalty. -- SB2125
Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then FIN

SB2126

RELATING TO TRANSPORTATION.

Introduced by: Moriwaki S, Chang S, Gabbard M, Keohokalole J, Lee C, Rhoads K, Riviere G
Amends provisions relating to penalty under traffic violations law. Increases the minimum and potential maximum fee for violating provisions relating to motor vehicle muffler. -- SB2126
Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2132 SD2 (SSCR 3018)

RELATING TO ADULT MENTAL HEALTH.

Introduced by: Rhoads K
Amends Act 88, Session Laws of 2021, relating to the State budget. Restores department of health adult mental health division funding and permanent positions cut during 2019. Appropriation for 99 positions. (\$\$) (COVID-19, COVID 19, coronavirus) -- SB2132 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2136

RELATING TO JURY SERVICE.

Introduced by: Lee C, Baker R, Chang S, Keith-Agaran G, Keohokalole J, Rhoads K, San Buenaventura J
Amends provisions relating to prohibition of discrimination under jurors law. Prohibits a citizen from being excluded from jury service in this state on account of race, color, religion, sex, gender identity or expression, national origin, economic status, or physical disability. -- SB2136
Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2137 SD2 (SSCR 2943)

RELATING TO TRANSITIONAL HOUSING.

Introduced by: Dela Cruz D, Gabbard M, Inouye L, Kidani M
Amends provisions relating to clean and sober homes registry. Requires the department of health and pertinent county agencies to work together to resolve problems and complaints received by either the State or counties regarding clean and sober homes. Requires the department to educate the public on clean and sober homes; the department's registry of clean and sober homes; state and county procedures pertaining

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to clean and sober homes; and contact information and procedures for inquiries and complaints related to clean and sober homes. -- SB2137 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2138 SD1 (SSCR 2457)

RELATING TO STATE EMPLOYEES.

Introduced by: Dela Cruz D, DeCoite L, Gabbard M, Keith-Agaran G, Kidani M, Misalucha B, Moriwaki S, Rhoads K

Amends provisions relating to applicability under standards of conduct law. Requires this law to continue to apply to any intern whose internship with the State extends beyond 180 days. -- Amends provisions relating to definitions under standards of conduct law. Defines intern to mean any individual who performs unpaid services for the State for _____ or more hours per week as part of an internship program established by a private or public secondary or post secondary educational institution; or who is employed by a private sector employer; and has taken an unpaid leave of absence from the private sector employer, to instead work for the State for a fixed period of time. Redefines employee to mean any nominated, appointed, or elected officer, employee, or intern of the State, including members of boards, commissions, and committees, and employees under contract to the State or of the constitutional convention, but excluding legislators, delegates to the constitutional convention, justices and judges. -- SB2138 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then LAT then FIN

SB2142 SD1 (SSCR 2355)

RELATING TO COMPUTER SCIENCE.

Introduced by: Dela Cruz D, Baker R, Gabbard M, Inouye L, Keith-Agaran G, Misalucha B, Moriwaki S, Wakai G

Establishes provisions relating to computer science; diploma substitution. Provides that beginning no later than the spring 2023 semester, the department of education shall allow each student to fulfill up to 2 credits of world language, fine arts, or career and technical education required for a high school diploma with up to 2 credits earned in computer science courses. -- Establishes provisions relating to admission requirements. Establishes provisions relating to computer science; substitution. Provides that beginning no later than with applicants applying for the fall 2024 semester, any admission requirement to successfully complete a high school course in world language, fine arts, or career and technical education may be satisfied by a course earned in computer science, up to a maximum of 2 credits. -- Establishes provisions relating to computer science in teaching scholarship program. Establishes the computer science in teaching scholarship program to be administered by the university of Hawaii. Requires the purpose of the scholarship program to be to increase computer science knowledge among Hawaii's department of education teachers and public charter school teachers. Provides that subject to available funds, the university of Hawaii shall award scholarships in the amount of 1,000 dollars for each student that completes a course in computer science and is also working towards a degree to become a teacher within the department of education or a public charter school. Prohibits a person to be awarded more than 1 scholarship under this program. Requires the scholarship program to prioritize awarding scholarships to students from underrepresented groups and students who agree to teach computer science in schools having higher percentages of students from underrepresented groups, rural schools, or under resourced schools. -- Establishes provisions relating to pathways in computer science education. Requires the college of education to develop and implement pathways in computer science for students studying to obtain a degree in education. Requires the pathways to prepare a student to teach computer science education at the elementary or secondary level. Requires the university of Hawaii to allow any student who has completed a pathway under this provision to add a certification to the student's major indicating completion of that pathway. Allows the college of education to collaborate with the information and computer sciences department and nonprofit organizations to implement this provision. -- Amends provisions relating to licensing and certification standards; policies. Provides that by June 30, 2023, any program of teacher preparation leading to a license or certification shall include, as part of the curriculum, instruction in computer science and computational thinking as applied to student learning and classroom instruction that are grade level and subject area appropriate. -- Appropriation (\$\$). -- SB2142 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN/ HET/ then FIN

SB2143 SD2 (SSCR 3195)

RELATING TO BOARD MEETINGS.

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

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M, Lee C, Misalucha B, Moriwaki S, Rhoads K

Amends provisions relating to definitions under public agency meetings and records law. Defines board packet to mean documents that are compiled by a board and distributed to board members before a meeting for use at that meeting, but does not include records that are not fully public under the uniform information practices act (modified) and cannot be reasonably redacted in the time available, including but not limited to executive session minutes and license applications. -- Amends provisions relating to open meetings. Requires the boards to afford all interested persons an opportunity to present oral testimony on any agenda item; provided that the boards shall not limit the presentation of oral testimonies solely to the beginning of the board meeting. -- Amends provisions relating to board packet; filing; public inspection; notice. Provides that board packets shall be made available for public inspection at least 48 hours prior to the board meeting; provided further that nothing in this provision shall require a board to prepare or use a board packet. -- SB2143 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB2144 SD1 (SSCR 2485)

RELATING TO ELECTRONIC INFORMATION TECHNOLOGY ACCESSIBILITY FOR PERSONS WITH DISABILITIES.

Introduced by: Dela Cruz D, Baker R, Gabbard M, Keith-Agaran G, Kidani M, Lee C, Misalucha B, Moriwaki S, Rhoads K

Requires the office of enterprise technology services to develop and publish accessibility standards, to be known as the Hawaii Electronic Information Technology Disability Access Standards, to be implemented by all state entities. Requires the chief information officer, in consultation with the disability and communication access board, to convene a working group to assist in drafting the accessibility standards. Requires representatives from state entities and other relevant stakeholders, as determined by the chief information officer and disability and communication access board, to be invited by the chief information officer to participate. Specifies the accessibility standards. Requires the office of enterprise technology services, in consultation with the disability and communication access board, to review the accessibility standards every 3 years after the date of initial publication, or more frequently if the chief information officer deems it necessary, and amend the standards to reflect advances or changes in electronic information technology. -- SB2144 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ HET/ then FIN

SB2147 SD1 (SSCR 2969)

RELATING TO NOMINATION PAPERS.

Introduced by: Dela Cruz D, Inouye L, Keith-Agaran G, Lee C, Misalucha B, Moriwaki S, Rhoads K

Amends provisions relating to nomination papers; when available. Requires nomination papers to be made available from the 1st working day of April in every even numbered year; provided that in the case of a special primary or special election, nomination papers shall be made available at least 10 days before the close of filing. Requires this Act to be repealed on the same date that section 4 of Act 14, session laws of 2021, is repealed; and on the date this Act is repealed, section 12-2.5, Hawaii Revised Statutes, shall be reenacted pursuant to section 9 of Act 14, session laws of 2021. -- SB2147 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB2150 SD2 (SSCR 2705)

RELATING TO TEMPORARY ASSISTANCE FOR NEEDY FAMILIES.

Introduced by: Kouchi R (BR)

Amends provisions relating to 1st to work; establishment; purpose. Authorizes the department of human services to provide eligible households receiving benefits under the temporary assistance for needy families or temporary assistance for other needy families programs with housing assistance subsidies of up to 500 dollar per month during their participation in the 1st to work program. Requires that any plan for expenditure of temporary assistance for needy families funds developed pursuant to provisions relating to expenditure of temporary assistance for needy families funds to be updated to account for expenditures for housing assistance subsidies; and expenditure of funds for the administration of housing assistance subsidies to be exempt from the Hawaii public procurement code and the purchases of health and human services law. Appropriation. (\$\$) -- SB2150 SD2

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG/ HHH/ then FIN

SENATE BILLS WHICH PASSED THIRD READING

- SB2158 RELATING TO THE USE OF SIRENS BY EMERGENCY VEHICLES.
Introduced by: Rhoads K, Moriwaki S
Amends provisions relating to authorized emergency vehicles under statewide traffic code law. Allows the driver of an authorized emergency vehicle to not use an authorized audible signal if it is not reasonably necessary under the circumstances. -- SB2158
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC
- SB2159 SD2 (SSCR 2939) RELATING TO LEAF BLOWERS.
Introduced by: Rhoads K, Moriwaki S
Amends provisions relating to leaf blowers; restrictions under noise control. Allows that government entities, and agents acting on behalf of government entities, to use leaf blowers during the prohibited hours in the case of an emergency. Repeals government entities, and agents acting on behalf of government entities to not to be subject to this provision. Defines residential zone to mean includes residential districts, apartment districts, and business mixed use districts, as those terms may be used in state law or county ordinance. -- SB2159 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA
- SB2161 SD1 (SSCR 2482) RELATING TO ELECTIONS.
Introduced by: Rhoads K, Keith-Agaran G, Lee C
Amends provisions relating to procedures for conducting elections by mail. Requires the exterior of the envelope containing the ballot package to include instructions on how to obtain language translation services in Hawaiian and, at a minimum, the 5 foreign languages most utilized by limited English proficient persons in the State. Provides that nothing in this Act shall exempt or supplant the requirements of section 203 of the federal Voting Rights Act. -- SB2161 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN
- SB2162 SD1 (SSCR 3006) RELATING TO RANKED CHOICE VOTING.
Introduced by: Rhoads K, Keith-Agaran G, Lee C
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. -- Amends provisions relating to proclamation. Provides that for any election conducted by ranked choice voting pursuant to section 11-____, the election proclamation shall include a statement that votes shall be cast and tabulated using ranked choice voting and shall provide an explanation of ranked choice voting. -- Amends provisions relating to contents of ballot. Requires in multimember races the ballot to 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. -- SB2162 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN
- SB2163 RELATING TO NEGLIGENT HOMICIDE.
Introduced by: Rhoads K, Keith-Agaran G, Lee C
Amends provisions relating to negligent homicide in the 1st degree under offenses against the person law. Provides that a person who violates these provisions is guilty of a class B felony. Provides that a person who violates these provisions is guilty of a class B felony; provided that the person is guilty of a class A felony when the person has been convicted 1 or more times for the offense of operating a vehicle under the influence within 20 years of the instant offense; is operating a vehicle after license and privilege has been suspended or revoked for operating a vehicle under the influence of an intoxicant; or is a highly intoxicated driver. -- SB2163
Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA
- SB2165 SD1 (SSCR 2965) RELATING TO THE LOW-INCOME HOUSEHOLD RENTERS TAX CREDIT.
Introduced by: Rhoads K, Chang S, Lee C
Amends provisions relating to the income tax credit for low income household renters by changing the credit and income threshold. Provides that for the taxable year beginning after December 31, 2023, and in every 3rd taxable year thereafter, each dollar amount shall be increased by an amount equal to that dollar amount, multiplied by the

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percentage, if any, by which the consumer price index for June of the preceding calendar year exceeds the consumer price index for June 2022, rounded to the nearest whole dollar amount. -- SB2165 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then FIN

SB2167 SD2 (SSCR 3007)

RELATING TO FILM INFRASTRUCTURE TAX CREDIT.

Introduced by: Wakai G, Keith-Agaran G, Misalucha B

Establishes provisions relating to motion picture, digital media, and film infrastructure tax credit. Provides an income tax credit to each taxpayer that invests 3,000,000 dollars or more in a film infrastructure project defined as a capital project to provide 1 or more building, facility, or installation needed for the digital media and motion picture industry to function in this State. Requires the amount of the credit to be 20 per cent of the eligible infrastructure costs made by the taxpayer in any county of the State. Requires the total amount of tax credits allowed under this provision in any particular year to be 10,000,000 dollars. -- Appropriation to the creative industries division of the department of business, economic development, and tourism to establish 2 full-time equivalent (2.0 FTE) staff positions, exempt from civil service law, for the operation and management of the motion picture, digital media, and film infrastructure tax credit provided under this Act. Requires these 2 staff positions to be filled by persons with expertise in infrastructure and public-private partnership procurement. -- SB2167 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2169 SD2 (SSCR 2855)

RELATING TO FOOD ASSISTANCE.

Introduced by: Wakai G, Acasio L, Fevella K, Kanuha D, Lee C, Misalucha B, Moriwaki S, Rhoads K, San Buenaventura J

Appropriation to the department of labor and industrial relations office of community services to fund the operating expenses of Hawaii Foodbank, Inc., Maui Food Bank, Inc., Hawaii Foodbank, Inc.'s Kauai branch, and The Food Basket, Inc., including expenses for staffing, transportation, food purchase, food storage, and food distribution; provided that 5 per cent shall be allocated to the office of community services to administer the funds appropriated to this Act; provided further that 10 per cent shall be allocated to the food bank in each county as administrative funds, based on the county's proportional share of the state's poverty population as set forth in the latest small area income and poverty estimates issued by the US Census Bureau (SAIPE formula); provided further the remainder shall be allocated to the food bank in each county as food purchase funds using the SAIPE formula. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB2169 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to PDP/ HHH/ then FIN

SB2172 SD2 (SSCR 2997)

RELATING TO UNDERGROUND FUEL STORAGE TANKS.

Introduced by: Wakai G, Fevella K, Gabbard M, Kanuha D, Keohokalole J, Kidani M, Lee C, Misalucha B, Moriwaki S, Riviere G

Establishes provisions relating to permits near aquifer prohibited. Provides that beginning July 1, 2022, prohibits the department to issue a permit for a new large capacity underground storage tank system mauka of underground injection control line, provided that a permit may be issued by the department for purposes of repairing or removing an existing underground storage tank. -- Further provides that beginning January 1, 2050, prohibits a person to operate a large capacity underground storage tank system mauka of underground injection control line, and no permit for a large capacity underground storage tank system mauka of the underground injection control line to be renewed. -- SB2172 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ EEP/ then CPC

SB2178 SD1 (SSCR 3008)

PROPOSING AN AMENDMENT TO ARTICLE II, SECTION 1, OF THE HAWAII STATE CONSTITUTION TO CHANGE THE AGE QUALIFICATION FOR VOTING IN STATE OR LOCAL ELECTIONS.

Introduced by: Ihara L, Acasio L, Chang S, Gabbard M, Inouye L, Keith-Agaran G, Lee C, Misalucha B, Rhoads K

Proposes to amend the constitution. Amends provisions relating to suffrage and elections qualifications. Requires every citizen of the US who is otherwise qualified to vote pursuant to this provision and who is 17 years of age, but will attain the age of 18 years by the date of the next state or local general election, to be qualified to vote, beginning with the state or local primary election immediately preceding the state or

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local general election by which the citizen will attain the age of 18 years, and at any co-occurring or intervening special election. -- SB2178 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2180 SD1 (SSCR 2760)

RELATING TO EDUCATION.

Introduced by: Kidani M, Chang S, DeCoite L, Dela Cruz D, Keith-Agaran G, Lee C, Misalucha B, Rhoads K

Amends provisions relating to board of education; terms. Provides that if a member is to be reappointed to serve a 2nd or subsequent consecutive term, the governor shall nominate the member for reappointment at least 150 days prior to the expiration of the member's immediately preceding term, and the senate shall consider the question of whether to reconfirm the member at least 60 days prior to the expiration of the member's immediately preceding term; provided that if the senate has not taken final action to reconfirm the member by the 60 day deadline, the member shall continue to serve until the senate takes final action on the reconfirmation, except that the member shall not serve beyond the end of the 1st regular session of the legislature following the expiration of the member's immediately preceding term. Prohibits a holdover member to serve as a member of the board beyond the end of the 1st regular session of the legislature following the expiration of the member's immediately preceding term unless the holdover member has been duly appointed by the governor and confirmed by the senate; provided further that, if the governor withdraws a nomination to reappoint a holdover member prior to the holdover member's confirmation by the senate, the holdover member shall be immediately disqualified from serving as a member of the board. -- Amends provisions relating to board of education; vacancies. Provides that no later than twenty days prior to the convening of each regular session of the legislature, the governor shall submit to the senate a list of the names of any member granted a commission by the governor to fill a vacancy on the board that occurred when the senate was not in session pursuant to article v, section 6 of the Hawaii State Constitution, and the number of any vacancies on the board. -- SB2180 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then JHA

SB2181 SD1 (SSCR 2030)

RELATING TO SCHOOLS.

Introduced by: Kidani M, Chang S, DeCoite L, Inouye L, Lee C, Misalucha B

Amends provisions relating to attendance compulsory; exceptions. Redefines private school to mean an educational institution that teaches students in any grade from kindergarten through grade 12 and that is either licensed; licensed and accredited by the Hawaii Association of Independent Schools, Hawaii Council of Private Schools, Western Association of Schools and Colleges, Western Catholic Educational Association, Association of Christian Schools International, or a similar entity recognized by the Hawaii Council of Private Schools that meets or exceeds the standards set by the aforementioned entities; or accredited by the Hawaii Association of Independent Schools, Hawaii Council of Private Schools, Western Association of Schools and Colleges, Western Catholic Educational Association, Association of Christian Schools International, or a similar entity recognized by the Hawaii Council of Private Schools that meets or exceeds the standards set by the aforementioned entities, and annually submits health and safety documentation to the Hawaii Council of Private Schools, or to the Hawaii Catholic Schools if the school is an unlicensed but accredited Catholic school that is not a full member of the Hawaii Association of Independent Schools. -- SB2181 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then CPC

SB2182 SD1 (SSCR 2184)

RELATING TO SCHOOL GARDENS.

Introduced by: Kidani M, Acasio L, Chang S, DeCoite L, Fevella K, Gabbard M, Inouye L, Kanuha D, Keith-Agaran G, Lee C, Misalucha B, Rhoads K

Appropriation to the department of education for 1 full time equivalent (1.00 FTE) permanent position of school garden coordinator to be placed within the department's office of curriculum and instructional design; provided that the funds may also be used for expenses related to the provision of technical support and startup resources for schools interested in developing a school garden program. (\$\$) -- SB2182 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2183 SD2 (SSCR 2998)

RELATING TO DEPARTMENT OF EDUCATION RESIDENCY REQUIREMENTS.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Kidani M, Chang S, DeCoite L, Fevella K, Gabbard M, Inouye L, Keith-Agaran G, Misalucha B, Rhoads K, Riviere G

Establishes provisions relating to personnel exempt from state residency requirement. Allows the department of education to recruit and employ professionals under this provision, without regard to provisions relating to citizenship and residence; exceptions only for services that are contracted outside of the State as of July 1, 2022, and only if; the superintendent determines that the position is capable of being performed entirely remotely and provides to the board the factual basis for this determination; the superintendent determines that the position is a critical hiring need of the department and provides to the board the factual basis for this determination; the superintendent determines that an exemption from the state residency requirement under provisions relating to citizenship and residence; exceptions is in the fiscal interests of the department and provides to the board the factual basis for this determination; and the board, in its discretion and by a majority of its members, approves the exemption request. -- Amends provisions relating to citizenship and residence; exceptions. Prohibits his provision to apply to persons recruited and employed by the university of Hawaii under the authority of provisions relating to exempt personnel and persons recruited and employed by the department of education under the authority of section 302A-____. -- SB2183 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2184 SD1 (SSCR 2926)

RELATING TO DIGITAL LEARNING.

Introduced by: Kidani M, Baker R, Chang S, DeCoite L, Fevella K, Gabbard M, Inouye L, Kanuha D, Keith-Agaran G, Kim D, Lee C, Misalucha B, Moriawaki S

Establishes provisions relating to digital learning center. Establishes within the department of education a digital learning center. Requires the purpose of the digital learning center to be to improve the quality and delivery of digital learning services throughout the public school system; provide resources and services that help students develop and improve their digital literacy skills; and provide resources and services to promote safe computing practices. -- Appropriation to the department of education to fund ____ full-time equivalent (.0 FTE) permanent positions to be placed within the department of education's digital learning center; provided that the funds may also be used for programmatic expenses related to the digital learning center. (\$\$) -- SB2184 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2185 SD3 (FLOOR AMENDMENT 2)

RELATING TO FIREWORKS.

Introduced by: Kidani M, Chang S, DeCoite L, Gabbard M, Lee C, Misalucha B, Wakai G

Amends provisions relating to fee under the fireworks law. Requires the auditor of fireworks and articles pyrotechnic records to monitor strict inventory and recordkeeping requirements to ensure that sales of fireworks or articles pyrotechnic are made only to license or permit holders under this law. Requires the auditor of fireworks and articles pyrotechnic records to provide to the legislature an annual report no later than twenty days prior to the convening of each regular session detailing the inventory, recordkeeping, and sales of fireworks to license or permit holders. Report to the legislature. -- Appropriation to the counties as a grant in aid for the purpose of reporting the information required by this Act. -- SB2815 SD3

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then FIN

SB2186 SD2 (SSCR 2927)

RELATING TO PUBLIC SCHOOL LAND TRANSFER.

Introduced by: Kidani M, Chang S, DeCoite L, Fevella K, Misalucha B

Directs the conveyance to the Department of Education of certain lands used for public schools and held by the counties of Kauai and Maui, the State, and the Department of Land and Natural Resources. -- Requires legislative approval to be obtained prior to the sale or gift of, or alienation of the fee simple title to, any land held by the department of education, including the properties upon transfer pursuant to this Act. Requires any sale or gift of, or alienation of the fee simple title to, any land held by the department of education, including the properties upon transfer pursuant to this Act, to be void unless approved by the legislature. -- Appropriation (\$\$) -- SB2186 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN/ WAL/ then FIN

SENATE BILLS WHICH PASSED THIRD READING

SB2187 SD2 (SSCR 2808)

RELATING TO SCHOOL-BASED HEALTH SERVICES.

Introduced by: Kidani M, Baker R, DeCoite L, Dela Cruz D, Inouye L, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B, Rhoads K, San Buenaventura J

Amends provisions relating to administration of medication. Allows school health assistants to assist students by administering oral and topical medication, and in emergency situations, other premeasured medication; provided that the medication has been prescribed by a licensed physician, by a practitioner with prescriptive authority, or by an advanced practice registered nurse with prescriptive authority; and the administration of the medication is with the approval of the department of health or other complex area or school based health care provider pursuant to a written agreement with the department of education. -- SB2187 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to HHH/ CPC/ then JHA then FIN

SB2188 SD2 (SSCR 2856)

RELATING TO SCHOOLS.

Introduced by: Kidani M, Chang S, DeCoite L, Gabbard M, Inouye L, Kanuha D, Keith-Agaran G, Lee C, Misalucha B, Moriwaki S, Rhoads K, San Buenaventura J

Establishes provisions relating to workforce readiness program; establishment. Establishes a workforce readiness program within the department's community school for adults program. Provides that in addition to offering an associate degree, schools participating in the workforce readiness program shall provide opportunities for students to earn workforce development diplomas, pre-apprenticeship certificates, or other certificates recognized by industry 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 to develop and implement the workforce readiness program. -- Appropriation to the department of education for the 2 existing department of education community school for adults primary campuses and associated satellite sites to implement the workforce readiness program, established by this Act, in collaboration with the department of labor and industrial relations, 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; and for 1 full-time equivalent (1.0 FTE) position at the McKinley community school for adults; and 1 full-time equivalent (1.0 FTE) position at the Waipahu community school for adults, to implement the workforce readiness program. (\$\$) -- SB2188 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to EDN then FIN

SB2189

RELATING TO THE BOARD OF EDUCATION.

Introduced by: Kidani M, Chang S, Dela Cruz D, Gabbard M, Kanuha D, Keith-Agaran G, Lee C, Misalucha B

Amends provisions relating to board of education; members; student and military representatives. Repeals provision requiring the governor to select an at large member as the chairperson. -- Amends provisions relating to board of education; organization; quorum; meetings by changing the title to board of education; election of chairperson and vice chairperson; quorum; meetings. Requires the members to elect, by simple majority, a chairperson of the board from among its members. Requires the board to elect, by simple majority, a vice chairperson from among its members. Requires the vice chairperson to serve as interim chairperson in the event of the chairperson's absence or if the chairperson's seat becomes vacant. -- Amends provisions relating to board of education; vacancies. Provides that where the chairperson position becomes vacant, the governor shall fill any resulting vacancy in accordance with this provision and part I of this law; provided that, upon filling this vacancy, a new chairperson shall be elected by the members of the board pursuant to provisions relating to board of education; organization; quorum; meetings. -- SB2189

Current Status: Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to EDN then JHA then FIN

SB2195 SD2 (SSCR 3019)

RELATING TO FOWL.

Introduced by: Misalucha B, Chang S

Establishes within the department of health, a 5 year feral chicken eradication pilot program. Requires the department of health to collaborate with the department of agriculture to create a pilot program to develop humane and cost effective methods to eradicate feral chickens in urban and suburban areas; and collaborate with the each county to eradicate feral chickens throughout the State. Requires the department of

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agriculture to submit a special local need registration to the US Environmental Protection Agency (EPA) for the use of OvoControl for the reduction of feral chicken populations in the State. Annual report to the legislature. Appropriation. (\$\$) -- SB2195 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL/ AGR/ then FIN

SB2196 SD2 (SSCR 2892)

RELATING TO ELECTRIC VEHICLE CHARGING STATIONS.

Introduced by: Misalucha B, Chang S, Lee C

Amends provisions relating to plans to integrate electric vehicle charging stations; requirement under cooperative housing corporations; planned community associations and condominiums law. Requires each corporation and each association to have plans to incorporate 0 emission vehicle fueling stations, including electric vehicle charging stations, onto any of its residential properties that are constructed after January 1, 2023; provided that the corporation has sufficient and adequate common area infrastructure and boundaries. Requires the plans to include charger ready stalls for parking stalls constructed, including details on sufficient wiring, electrical conduit, electrical panel service capacity, overcurrent protection devices, suitable termination points to connect to a charging station, and 120 to 240 volt outlets. -- SB2196 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2202

RELATING TO VOLUNTEER MONTH.

Introduced by: Misalucha B, Chang S, Gabbard M, Kim D, Lee C, Moriwaki S, San Buenaventura J

Establishes provisions relating to volunteer month. Requires the month of April to be known and designated as Volunteer Month to honor volunteers in the community and encourage participation in service projects throughout the month. Provides that this month is not and shall not be construed as a state holiday. (COVID-19, COVID 19, coronavirus) -- SB2202

Current Status: Feb-22 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CAI then JHA

SB2205 SD2 (SSCR 3020)

RELATING TO SUICIDE PREVENTION.

Introduced by: Misalucha B, Chang S, Gabbard M, Lee C, Moriwaki S

Establishes a suicide and mental health crisis lifeline task force. Requires the department of health to be responsible for administering the work of the task force with goals to develop an overall implementation plan for the integration and utilization of the 988 calling code of the National Suicide Prevention Lifeline; identify and collaborate with community partners to create or invest in existing programs to support call centers dedicated to the 988 lifeline, including investing in support for qualified mental health or behavioral professionals who respond to mental health crisis calls; and recommend to the legislature an implementation framework, along with other proposals for policies and legislation, necessary to facilitate the implementation of the 988 lifeline. Report to the legislature. Appropriation. (\$\$) -- SB2205 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2207 SD1 (SSCR 2443)

RELATING TO THE HAWAII INTERAGENCY COUNCIL ON HOMELESSNESS.

Introduced by: Misalucha B, Acasio L, Chang S, Lee C, Rhoads K, San Buenaventura J

Amends provisions relating to membership under the Hawaii interagency council on homelessness. Adds a representative of an LGBTQ+ (lesbian, gay, bisexual, transgender, queer) focused organization to be designated by the governor to the council. -- SB2207 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2210 SD2 (SSCR 3021)

RELATING TO ELECTIONS.

Introduced by: Misalucha B, Chang S, Lee C

Establishes provisions relating to voters' pamphlet. Establishes provisions relating to voters' pamphlet; content; format. Requires the chief election officer, with assistance from the clerk for elections that involve county offices and countywide ballot issues, to prepare and publish a voters' pamphlet for each election. -- Establishes provisions relating to voters' pamphlet; distribution; public access; ballot issue; fiscal impact statement; ballot issue; argument statements in support or opposition; rebuttals; committees; candidate statements; rejection or dispute of arguments or statements;

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deceptively similar campaign materials prohibited; public inspection; arguments and statements; and rules. -- Amends provisions relating to chief election officer; duties. Requires the chief election officer to be responsible for public education with respect to voter registration and information and the publication and distribution of a voters' pamphlet in accordance with this provision. -- Requires this Act to apply to the 2024 primary election, and every state and county election thereafter. -- SB2210 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB2212 SD2 (SSCR 2981)

RELATING TO ROBOCALLS.

Introduced by: Misalucha B, Chang S, Gabbard M, Lee C, San Buenaventura J
Establishes provisions relating to robocalls and spoofing providers. Provides that when utilized in connection with the sale or advertisement of any goods, services, or charitable solicitation, it shall be unlawful to knowingly or negligently displaying or causing to be displayed a fictitious or misleading name or telephone number on a Hawaii resident's caller identification service; or using a 3rd party to knowingly or negligently display or cause to be displayed a fictitious or misleading name or telephone number on a Hawaii resident's caller identification service. Provides that it shall be unlawful for a person, in connection with a telecommunication service, to knowingly or negligently cause a caller identification service to transmit misleading or inaccurate caller identification information if the purpose is to defraud, cause harm, or wrongfully obtain anything of value. Provides that it shall be unlawful for a person, in connection with a telecommunication service, to knowingly or negligently cause a caller identification service to transmit misleading or inaccurate caller identification information unless the person has verified that the caller identification service has a right to use the name and the phone number displayed. Provides that it shall be unlawful for a telecommunications service to knowingly or negligently permit or cause a caller identification service or device to display the name or telephone number of the recipient. -- Amends provisions relating to violation a felony under monopolies; restraint of trade law. Adds provisions relating to robocalls and spoofing providers. Specifies penalties. -- SB2212 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA then FIN

SB2214 SD2 (SSCR 3022)

RELATING TO DIGITAL LITERACY.

Introduced by: Misalucha B, Chang S, Gabbard M, Wakai G
Establishes provisions relating to digital literacy program. Requires the board of education, through the state librarian, to provide for the establishment and ongoing operation of a digital literacy program for the public libraries in the State; and provide coordination and facilitation of the activities of digital literacy service providers and digital literacy programs in the public, private, and volunteer sectors. Requires the objectives of the digital literacy program shall be to provide programmatic activities promoting digital learning in the community by providing digital skill building opportunities that aim to improve knowledge and skills in digital literacy; knowledge and skills in the use of digital education tools and platforms; and knowledge, skills, and the use of digital education tools and platforms to make digital technology accessible to individuals with disabilities. Prohibits the digital literacy program to affect existing department of education programs relating to adult education. -- Appropriation to the Hawaii State public library for the establishment and administration of the digital literacy program created by this Act, and to fund 1 full-time equivalent (1.0 FTE) position to be placed within the Hawaii State public library system to administer the digital literacy program created by this Act. (\$\$) -- SB2214 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2218 SD1 (SSCR 3023)

RELATING TO A FOOD HUB PILOT PROGRAM.

Introduced by: Chang S

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, including construction or improvement of facilities for aggregation, washing, minimal processing, packaging, cold storage, and other value additions; and provision of technical assistance to develop in state capacity to supply state institutions and other markets. Requires the department

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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 having 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 necessary insurance requirements and provide a certificate of vendor compliance with Hawaii compliance express; applicants seeking to establish a new food hub where none currently exist shall have 1st secure a physical location for the food hub and draft 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. Requires the department of agriculture to require that the receipt of grant funding pursuant to the pilot program be conditioned upon the recipient's compliance with all applicable state and federal food safety laws, rules, and regulations, including the FDA Food Safety Modernization Act, P.L. 111-353, and that Act's provisions on supplier verification. Reports to the legislature. Appropriation. Authorizes the issuance of general obligation bonds for the purpose of completing critical infrastructure upgrades to enable the Honalo Marshalling Yard to be developed as a food hub consistent with the purposes of this Act. (\$\$) -- SB2218 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2241 SD1 (SSCR 2071)

RELATING TO MEDICAL CARE FOR MINORS.

Introduced by: Chang S, Misalucha B, San Buenaventura J

Establishes provisions relating to HIV medical care relating to minors. Allows any minor who may have come into contact with the human immunodeficiency virus (HIV) to 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. Prohibits, if a minor consents to receive medical care or preventive care pursuant to this provision, the minor from being liable for payment. -- Amends provisions relating consent valid; and providing information. -- Amends provisions relating to financial responsibility, counseling. Requires medical care and services to include individual counseling for each minor patient by a physician licensed to practice medicine, physician assistant, or advanced practice registered nurse as defined in provision specified. Prohibits, if a minor receives medical care and services related to the treatment or prevention of HIV, including pre-exposure prophylaxis medication, pursuant to provision specified, and the cost of medical care and services is paid by a health insurer regulated by laws specified, that covers the minor's spouse, parent, custodian, or guardian, the health insurer from disclosing to the minor's spouse, parent, custodian, or guardian that the minor received medical care and services. -- SB2241 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ CPC/ then JHA then FIN

SB2251 SD2 (SSCR 3024)

RELATING TO THE PUBLIC HOUSING AUTHORITY.

Introduced by: Chang S, Misalucha B, Rhoads K

Establishes provisions relating to ceded lands; vacancy; development. Prohibits housing projects developed or constructed pursuant to this provision to be developed or constructed on ceded land that is vacant on or after January 1, 2022. Defines housing to mean any home, house, residence, building, apartment, living quarters, abode, domicile, or dwelling unit designed principally for the purpose of sheltering people. -- Amends provisions relating to development of property under the Hawaii public housing authority. Repeals an experimental or demonstration housing project designed contracts. -- SB2251 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then JHA then FIN

SB2269 SD1 (SSCR 2937)

RELATING TO CORRECTIONAL FACILITIES.

Introduced by: Chang S

Amends provisions relating to development or expansion of in state correctional facilities by changing it to development or expansion of in state correctional facilities; private correctional facilities prohibited. Repeals the development or expansion of private in

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state correctional facilities. Prohibits private correctional facility to be established within the State. -- Amends provisions relating to contracts for construction of correctional facilities by private entities. Repeals that provide any private entity to lease or purchase correctional facilities on public or private lands for the benefit of the State. Provides that the correctional facility is owned and operated by the department of public safety. -- SB2269 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2274 SD2 (SSCR 2928)

RELATING TO THE CENTER FOR NURSING.

Introduced by: Baker R, DeCoite L, Inouye L, Keith-Agaran G, Misalucha B
Amends provisions relating to renewal of license; inactivation and reactivation of license; restoration of forfeited license. Requires the applicant to respond to the center for nursing workforce supply survey in conjunction with each license renewal application submitted pursuant to this subsection; provided that no license renewal shall be contingent upon responding to the center for nursing workforce supply survey; provided further that failure to properly respond to the center for nursing workforce supply survey shall not result in an encumbrance on the applicant's license. -- Amends provisions relating to center for nursing fee. Provides that upon the issuance of a new license and at each license renewal period, each nurse shall pay an additional fee of 60 dollars, which shall be deposited in a separate account in the compliance resolution fund. (COVID-19, COVID 19, coronavirus) -- SB2274 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2275 SD2 (SSCR 2806)

RELATING TO TRANSPORTATION NETWORK COMPANIES.

Introduced by: Baker R, Chang S, DeCoite L, Inouye L, San Buenaventura J
Establishes the transportation network companies law. Defines transportation network company to mean has the same meaning as defined in provisions relating to definitions under transportation network companies. Provides that neither a transportation network company nor a transportation network company driver shall be deemed to be a common carrier by motor vehicle, a contract carrier by motor vehicle, or a motor carrier as those terms are defined in provision relating to definitions under motor carrier law, a taxicab, or a for hire vehicle service. Prohibits a transportation network company driver to be required to register a transportation network company vehicle as a commercial or for hire vehicle. Allows a company to continue operating until the director of transportation has established a transportation network companies permitting process for existing transportation companies and sets a permitting 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 25,000 dollars from the applicant prior to the issuance of a permit. Requires fees to be deposited into the state highway fund established by provisions relating to state highway fund. Establishes fare transparency, agent for service of process, identification of transportation network company vehicles and drivers requirements, electronic receipt, disclosure; limitations; insurance requirements; and transportation network company driver requirements as specified. 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 132, session laws of 2021 and set to be repealed on September 1, 2023 (sunset). -- Amends Act 236, session laws of 2016, by repealing the sunset date. -- SB2275 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to CPC

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SB2276 SD2 (SSCR 2933)

RELATING TO ACUPUNCTURE.

Introduced by: Baker R, Chang S, DeCoite L, Keith-Agaran G, Misalucha B
Establishes provisions relating to requirements for new licensure application under acupuncture practitioners law. Provides that to qualify for licensure after July 1, 2023, requires an applicant to submit evidence satisfactory to the board of acupuncture that the applicant meets the educational and examination requirements as specified. -- Establishes provisions relating to legacy exemptions. Requires that any current acupuncture licensees in the State as of July 1, 2023, to be designated legacy status by the board for their current license designation, allowing for the practice of acupuncture medicine. Provides that if a license that was issued before July 1, 2023, lapses and is not restored within 2 years of its expiration date, the licensee will be subject to the new licensure requirements. -- Amends provisions relating to reciprocity. Allows the board of acupuncture to issue a license by reciprocity to an acupuncturist applicant as specified. -- Amends provisions relating to declaration of necessity for regulation and control. Provides that the legislature hereby finds and declares that acupuncture medicine is an evidence based medicine rooted in traditional and modern modalities and that the practice of acupuncture medicine includes examination, evaluation, diagnosis, and treatment of the patient, therefore requiring regulation and control for public health, safety, and welfare. Repeals the definition practice of acupuncture. -- Amends provisions relating to license required by changing it to licensure. Prohibits a person to engage in the practice acupuncture or acupuncture medicine or use the title acupuncturist in this State, either gratuitously or for pay, without having 1st obtained an acupuncture medicine intern permit pursuant to provisions relating to acupuncture intern permit required or either of the following license designations from the State. -- Amends provisions relating to acupuncture intern permit required by changing it to acupuncture medicine intern permit required. Prohibits a person to engage in the practice of acupuncture of medicine, or practice of advanced acupuncture medicine as an intern in this State, either gratuitously or for pay unless the intern is actively enrolled in a program with an accredited acupuncture medicine institution; has obtained a permit from the board, which shall be valid for 4 years and may be renewed once for a period not to exceed 1 year; and is practicing under the immediate supervision of an acupuncture practitioner or acupuncture medicine doctor who is licensed in the State and contracted or employed through an accredited acupuncture medicine institution. -- Amends provisions relating to board of acupuncture. Requires the board to consist of 5 persons, 2 of whom to be private citizens and 3 to be licensed acupuncturists or licensed doctors of acupuncture. Repeals provision that provides members appointed to the board prior to July 1, 1992, to be permitted to continue to serve on the board until such time when a maximum of 8 consecutive years from the date of initial appointment has been attained. -- Amends provisions relating to biennial renewal by changing it to biennial renewal; continuing education. Provides that beginning with the renewal for the licensing biennium commencing July 1, 2025, and every biennial renewal thereafter, requires all licensees in the State to be in compliance with continuing acupuncture medicine education requirements, as approved by the board, by obtaining at least 30 credit hours, to include at least 2 credit hours of ethics and at least 2 credit hours of safety. Requires the board to adopt rules pursuant to administrative procedure law relating to the requirements and standards as specified. -- Amends provisions relating to revocation or suspension of licenses by changing it to revocation or suspension of licenses; penalties. Provides that any person engaged in the practice of any type of acupuncture or acupuncture medicine without a license or permit issued by the board to guilty of a misdemeanor and subject to fines. Further allows the board to also seek all legal and equitable remedies available to it for the enforcement of the provisions of this law, including injunctive relief. Repeals provisions relating to exemptions, provisions relating to qualifications for examination, provisions relating to penalties, provisions relating to use of titles, and provisions relating to foreign school curricula and standards. -- SB2276 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2277 SD2 (SSCR 2759)

RELATING TO CONTRACTOR PRACTICES.

Introduced by: Baker R, DeCoite L, Inouye L, Keith-Agaran G, Keohokalo J, Misalucha B, Rhoads K, San Buenaventura J
Establishes provisions relating to payment or rebate of insurance deductible; negotiation of insurance claim; prohibition under contractors law. Prohibits any contractor from paying or rebating, or promising to pay or rebate, a policyholder's insurance deductible, or any portion thereof. Prohibits any contractor from representing or negotiating, or offering or advertising to represent or negotiate, on behalf of an insured or a claimant

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any insurance claim in connection with the repair or reconstruction work associated with the insurance claim. Requires any violation of this provision by a contractor to be deemed an unfair method of competition and an unfair or deceptive act or practice pursuant to monopolies; restraint of trade law and unfair and deceptive practices law and to be subject to the penalties under this law and the previously specified laws. -- Establishes provisions relating to right to rescind. Allows an insured who has entered into a written contract with a 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 date the contract is executed. Requires rescission to be evidenced by the insured providing written notice of rescission to the contractor at the address stated in the contract. Requires the contractor, before entering into a contract with an insured for goods and services to be paid from the proceeds of a property or casualty insurance policy claim, to provide the specified forms to the insured. -- SB2277 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB2279 SD2 (SSCR 2951)

RELATING TO CATALYTIC CONVERTERS.

Introduced by: Baker R, Chang S, Fevella K, Gabbard M, Inouye L, Kanuha D, Keith-Agaran G, Keohokalole J, Kidani M, Kim D, Lee C, Misalucha B, Rhoads K, Riviere G, Wakai G

Establishes provisions relating to statement required; catalytic converter under used motor vehicle parts and accessories law. Requires every licensee, prior to the purchase of a catalytic converter within the State, to obtain a written statement signed by the seller certifying that the seller has the lawful right to sell and dispose of the catalytic converter. Requires this statement to also contain the specified information. Requires the seller to provide a copy of a receipt that describes the specified information. Requires the seller to provide to the licensee a notarized declaration that describes the specified information if a receipt is not available. Prohibits the licensee from purchasing the catalytic converter, in whole or in part, and to report the attempted sale to the applicable county police department if the seller does not provide a copy of the receipt or the notarized declaration as required by provisions specified. Requires the licensee to take 1 or more separate photographs of each individual catalytic converter offered for sale upon purchase of any catalytic converter. Requires the licensee to require the seller to verify the seller's identity by presenting a valid photo identification card or driver's license issued by a federal or state government agency authorized to issue valid identification. Requires the licensee to take a photograph of the seller; and make a photocopy of the photo identification card or driver's license of the seller. Requires the licensee to keep at the licensee's place of business the specified items for a period of 2 years after the date of purchase. Allows the statement, receipt or notarized declaration, photographs, photocopy of the seller's photo identification, and photograph of the seller to be examined at any time by the director of finance, chief of police, attorney general, prosecuting attorney, or their designees. Requires every licensee, when the licensee purchases a catalytic converter within the State, to attach a tag to the catalytic converter that shall include the year, make, model, license plate number, and vehicle identification number of the vehicle from which the catalytic converter was removed and the name of the seller. Requires the licensee to report the purchase to the applicable county police department, the record of which shall be maintained in the police department's database. Requires the licensee to maintain possession of the purchased catalytic converter for a period of 60 days before selling, exchanging, recycling, or otherwise disposing of the catalytic converter. Requires any person who violates this provision or provision specified to be guilty of a class C felony. Establishes provisions relating to payment for catalytic converter purchased by licensee; check; mailing. Requires, if the licensee purchases a catalytic converter, payment for the catalytic converter to be made by check payable to the seller. Requires the seller to present to the licensee a valid photo identification card or driver's license of the seller issued by a federal or state government agency authorized to issue valid identification at the time of sale of the catalytic converter. Allows the check to be mailed to the address shown on the identification, or the licensee to arrange for the check to be picked up personally by the seller at the place of business of the licensee. Requires any person who violates this provision to be guilty of a class C felony. -- Establishes provisions relating to theft of catalytic converter under offenses against property rights law. Provides that a person commits the offense of theft of catalytic converter if the person commits theft of a catalytic converter. Provides that theft of a catalytic converter is a class C felony. -- Amends provisions relating to prohibitions; penalty under county licenses law. Requires any person who violates provisions specified, or falsifies a statement required by

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provision specified involving palladium, platinum, or rhodium, to be guilty of a class C felony. Requires the court to order, at minimum, the specified fines. -- SB2279 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB2280 SD2 (SSCR 2757)

RELATING TO DENTAL ASSISTANTS.

Introduced by: Baker R, DeCoite L

Establishes provisions relating to supervision in public health settings under dentistry law. Allows a dental assistant to operate under the general supervision of any licensed dentist providing supportive dental services in a public health setting. Allows a dental assistant working under the general supervision of a licensed dentist and the direction of a licensed dental hygienist who is under the general supervision of a licensed dentist to perform the specified supportive dental procedures. -- SB2280 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2281 SD2 (SSCR 2877)

RELATING TO PSYCHOLOGY.

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

Establishes provisions relating to school psychologists. Establishes provisions for the licensing of school psychologist by the board of psychology. Allows for fees. Repeals provisions on June 30, 2030 (sunset). -- Amends provisions relating to board of psychology; appointment, qualifications, term, expenses. Adds 2 members who are licensed to practice school psychology. -- Requires the Hawaii board of psychology and the department of education to collaborate to develop a permanent licensing scheme for school psychologists in the State. Requires the board of psychology and the department of education to further consider whether school psychologists shall be regulated under a new board, or whether the existing board of psychology shall be expanded to include membership of both clinical psychologists and school psychologists. Report to the legislature. -- SB2281 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2282 SD1 (SSCR 2487)

RELATING TO ABORTION CARE.

Introduced by: Baker R (BR)

Amends provisions relating to intentional termination of pregnancy; penalties; refusal to perform. Allows a licensed physician, surgeon, or licensed osteopathic physician and surgeon to provide abortion care, provided that any procedural abortion shall be performed in a hospital licensed by the department of health or operated by the federal government or an agency thereof, or in a clinic or physician's or osteopathic physician's office. Prohibits the State to deny or interfere with a pregnant person's right to choose or obtain an abortion of a nonviable fetus or an abortion that is necessary to protect the life or health of the pregnant person. Establishes fines. Defines abortion to mean termination of the pregnancy of a nonviable fetus. -- Amends provisions relating to advanced practice registered nurses; abortions by medication or aspiration; penalties; refusal to perform. Allows an advanced practice registered nurse to provide medication or aspiration abortion care, so long as the advanced practice registered nurse meets specific requirements and the aspiration abortion is performed in a hospital licensed by the department of health or operated by the federal government or an agency thereof, or in a clinic or advance practice registered nurse's office. Requires abortion to mean an intentional termination of the pregnancy of a nonviable fetus. Prohibits the State to deny or interfere with a pregnant person's right to choose or obtain an abortion of a nonviable fetus or an abortion that is necessary to protect the life or health of the pregnant person. Establishes fines. -- SB2282 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ CPC/ then JHA then FIN

SB2283 SD2 (SSCR 2929)

RELATING TO THE HAWAII HYDROGEN STRATEGIC PLAN.

Introduced by: Wakai G, Keith-Agaran G, Misalucha B, Moriwaki S, Rhoads K, Riviere G

Establishes provisions relating to hydrogen strategic plan. Requires the Hawaii natural energy institute to conduct a study to examine the State's ability to advance hydrogen production from local renewable energy resources. Specifies the study's considerations. Requires the Hawaii natural energy institute to utilize the results of the study required by this provision to develop a long-term hydrogen plan for 2024 through 2050 that is clearly integrated with other long-term energy planning in the State. Specifies the Hawaii

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hydrogen strategic plan's requirements. Requires the Hawaii natural energy institute to review and update the plan required by this provision every 4 years, beginning in 2028.

-- Report to the legislature. -- SB2283 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then FIN

SB2284 SD2 (SSCR 3192)

RELATING TO AQUACULTURE.

Introduced by: Wakai G, Misalucha B, Moriwaki S

Establishes provisions relating to aquaculture. Establishes provisions relating to aquaculture program. Establishes within the department an aquaculture program that shall maintain cognizance of actions taken by industry and by federal, state, county, and private agencies in activities relating to aquaculture, and promote and support worthwhile aquaculture activities; serve as an information clearinghouse for aquaculture activities; coordinate development projects to investigate and solve biological and technical problems involved in raising selected species with commercial potential; actively seek federal funding for aquaculture activities; undertake activities required to develop and expand the aquaculture industry; and perform such other functions and activities as may be assigned by law. -- Establishes provisions relating to fees for aquaculture services; and aquaculture development special fund. -- Establishes provisions relating to powers, duties, and activities of the department. Requires the business of aquaculture to be governed by this provision and shall be exempt from any other provisions relating to the harvesting, processing, and marketing of cultured aquatic life. -- Establishes provisions relating to brood stock acquisition; exclusive property rights. Requires the cultured progeny of wild plants and animals lawfully obtained by brood stock acquisition to be the exclusive property of that person who cultured them or that person's successor in interest. -- Establishes provisions relating to protection of indigenous species. Provides that when necessary for the protection of indigenous species, the department may regulate the transportation, purchase, possession, and sale of specific aquaculture products as provided for in this provision. -- Establishes provisions relating to programmatic environmental reports; and rulemaking authority. -- Repeals provisions relating to aquaculture program; fees for aquaculture services; and aquaculture development special fund under the department of agriculture. -- Requires the department of agriculture to acquire land for the purposes of aquaculture. -- Appropriation to the department of agriculture for 4 full-time equivalent (4.0 FTE) positions within the department of agriculture for the purposes of this Act. (COVID-19, COVID 19, coronavirus) -- SB2284 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR/ ECD/ then CPC then FIN

SB2288 SD1 (SSCR 3025)

RELATING TO COMPOSTING.

Introduced by: Kouchi R (BR)

Establishes provisions relating to compost reimbursement program. Requires the department of agriculture to establish and implement a compost reimbursement program to assist farmers, ranchers, and landscapers in meeting the costs of acquiring compost purchased from a certified processor, dealer, retailer, or wholesaler licensed to do business in the State. Establishes within the department of agriculture a compost reimbursement program manager position, which shall be a full time, temporary position exempt from civil service law and collective bargaining in public employment law. Requires the compost reimbursement program manager to facilitate the division and distribution of available costs for reimbursement; and manage the day to day coordination of the compost reimbursement program. Appropriation to the department of agriculture for the department of agriculture to establish and implement a compost reimbursement program; provided that the department of agriculture may expend ____ dollars to establish 1 full time temporary program manager position for the compost reimbursement program; and ____ dollars for program and administrative costs. -- SB2288 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then FIN

SB2290 SD1 (SSCR 2979)

RELATING TO MICROBEADS.

Introduced by: Lee C, Chang S, DeCoite L, Keith-Agaran G, Misalucha B, Rhoads K
Establishes provisions relating to prohibition of plastic microbeads; personal care products; non prescription drugs. Beginning July 1, 2022, 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, 2023, prohibits a person to sell or offer for in the State a personal care product, except for a non prescription drug, that

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contains plastic microbeads; or manufacture in the State a non prescription drug that contains plastic microbeads. Beginning July 1, 2024, prohibits a person to sell or offer for sale in the State a non prescription drug that contains synthetic plastic microbeads.

-- SB2290 SD1

Current Status:

Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2291

RELATING TO ELECTRONIC EAVESDROPPING.

Introduced by: Lee C, Chang S, DeCoite L, Keohokalole J, Misalucha B, San Buenaventura J

Amends provisions relating to requirements for governmental access. Except as otherwise provided by law, allows a governmental entity to 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. Unless otherwise authorized by the court, requires a governmental entity receiving records or information under this section to provide notice to the subscriber, customer, or user of the service. -- Amends provisions relating to delay of notification. Allows a governmental entity 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. -- SB2291

Current Status:

Mar-08 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to JHA then CPC

SB2292 SD1 (SSCR 2356)

RELATING TO PRIVACY.

Introduced by: Lee C, Chang S, Keith-Agaran G, Keohokalole J, Misalucha B, Rhoads K, San Buenaventura J

Amends provisions relating to definitions under security breach of personal information law. Defines identifier to mean a common piece of information related specifically to an individual, that is commonly used to identify that individual across technology platforms, including a 1st name or initial, and last name; a user name for an online account; a phone number; or an email address. Defines specified data element to mean any of the following; an individual's social security number, either in its entirety or more than the last 4 or more digits; driver's license number, federal or state identification card number, or passport number; a federal individual taxpayer identification number; an individual's financial account number or credit or debit card number; a security code, access code, personal identification number, or password that would allow access to an individual's account; unique biometric data generated from a measurement or analysis of human body characteristics used for authentication purposes, such as a fingerprint, voice print, retina or iris image, or other unique physical or digital representation of biometric data; a private key that is unique to an individual and that is used to authenticate or sign an electronic record; and health insurance policy number, subscriber identification number, medical identification number, or any other unique number used by a health insurer to identify a person. Redefines personal information to mean an identifier in combination with 1 or more specified data elements. Prohibits personal information to include publicly available information that is lawfully made available to the general public from federal, state, or local government records. -- Amends provisions relating to notice of security breach. Requires businesses to be deemed to be in compliance with this provision; any health plan or health care 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; and any licensee that is subject to the Insurance Data Security Law. -- SB2292 SD1

Current Status:

Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to HET then CPC then JHA

SB2295 SD2 (SSCR 3170)

RELATING TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: Lee C, Baker R, Gabbard M, Keith-Agaran G, Misalucha B, Rhoads K Establishes the environmental planning law. Establishes provisions relating to sea level rise; transportation projects. Requires the department of transportation to plan for sea level rise based upon the latest science, estimates, and recommendations of the Hawaii climate change mitigation and adaptation commission in all future or amended transportation projects. -- Establishes provisions relating to carbon concrete standards. Requires all department of transportation projects to conform to the applicable carbon concrete standards contained in division 600 of the highways division of the department

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of transportation's special provisions for standard specifications dated July 10, 2020 except in certain circumstances. -- SB2295 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then WAL/ EEP/ then FIN

SB2297 SD1 (SSCR 2942)

RELATING TO DISPOSAL OF SOLID WASTE.

Introduced by: Lee C, Chang S, DeCoite L, Inouye L, Keith-Agaran G, Misalucha B, Moriwaki S, Wakai G

Amends provisions relating to felony disposal of solid waste. Allows that felony disposal of solid waste is a class C felony punishable by a maximum fine of 50,000 dollars for each separate offense to be imposed. Further allows that in addition to any fines and imprisonment imposed under this provision, any vehicle used in the commission of the offense to be forfeited pursuant to forfeiture law. -- Amends provisions relating to petty misdemeanor disposal of solid waste. Allows that petty misdemeanor disposal of solid waste is punishable by to include in addition to any fines and imprisonment imposed under this provision, any vehicle used in the commission of the offense to be forfeited pursuant to forfeiture law. -- SB2297 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then JHA

SB2298 SD2 (SSCR 2993)

RELATING TO WAGES.

Introduced by: Lee C, Chang S, Keith-Agaran G, Misalucha B, Rhoads K

Amends provisions relating to penalties; collection of unpaid wages; injunctions; etc. under wage and hour law and provisions relating to penalties under wage and other compensation, payment of. Requires criminal violation for any employer or the employer's agent or any officer or agent of a corporation who fails to pay or agree to pay any employee compensation less than that which the employee is entitled to under this law, to constitute a class C felony and, notwithstanding provisions relating to authorized fines, be subject to a fine of not less than 500 dollars per offense; provided further that each violation to be deemed a separate offense. -- SB2298 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2300

RELATING TO CAMPAIGN FINANCE.

Introduced by: Kim D, Acasio L, Chang S, Keith-Agaran G, Keohokalole J, Misalucha B, Rhoads K, San Buenaventura J

Amends provisions relating to campaign funds only used for certain purposes under elections, generally law. Allows campaign funds to be used by a candidate, treasurer, or candidate committee to pay for the candidate's child care or vital household dependent care costs under certain conditions. -- SB2300

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB2302 SD2 (SSCR 3201)

RELATING TO CHIEF PROCUREMENT OFFICERS.

Introduced by: Kim D

Amends provisions relating to chief procurement officers. Requires the chief procurement officer of the university of Hawaii to be the vice president for budget and finance and chief financial officer. -- Appropriation to the university of Hawaii to be expended under program id university of Hawaii - systemwide support (UOH900), for the repair and maintenance of campus buildings and infrastructure, as procured by the chief procurement officer of the university of Hawaii. -- SB2302 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB2303

RELATING TO THE GENERAL EXCISE TAX.

Introduced by: Kim D, DeCoite L, Dela Cruz D, Inouye L, Keith-Agaran G, Kidani M, Lee C, Misalucha B, Riviere G, San Buenaventura J

Amends provisions relating to monthly, quarterly, or semiannual return, computation of tax, payment. Allows the director of taxation to exempt from the requirements of this provision a taxpayer whose tax liability under this law does not exceed 100 dollars for the taxable year; provided that the taxpayer complies with the requirements of provisions relating to annual return, payment of tax. -- SB2303

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2304 SD2 (SSCR 3026)

RELATING TO THE RESEARCH CORPORATION OF THE UNIVERSITY OF HAWAII.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Kim D, Dela Cruz D, Inouye L

Amends provisions relating to contracts for services provided by the research corporation of the university of Hawaii. Requires contracts by the university with the research corporation pursuant to this provision to be limited to sponsored research and training projects; except that funds appropriated by the legislature may also be contracted to the research corporation for purposes of supporting or facilitating sponsored research and training activities or for advancing innovation and entrepreneurship in the State. -- Amends provisions relating to establishment of the research corporation; purpose; powers of the research corporation. Requires the research corporation, under the direction of the board of directors, to have the following general powers; to allow minor renovation projects in support of research and training; provided that minor projects shall not exceed 2,000,000 dollars in cost. -- Amends provisions relating to research corporation excepted from certain state laws; and special account by changing its title to special account; revolving accounts under the university of Hawaii system law. Requires biannual reports to the Legislature regarding internal service orders and revolving accounts of the research corporation of the university of Hawaii that use university of Hawaii intramural funds for financial and mission compliance. -- SB2304 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB2305

RELATING TO THE COMPREHENSIVE OFFENDER REENTRY SYSTEM.

Introduced by: Nishihara C, Chang S, DeCoite L, San Buenaventura J

Amends provisions relating to Hawaii correctional system oversight commission; powers and duties. Changes that requires the commission to ensure that the comprehensive offender reentry system is working properly to provide programs and services that result in the timely release of inmates on parole from when the maximum to when minimum terms have been served instead of delaying the release for lack of programs and services. -- SB2305

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA

SB2329 SD1 (SSCR 2727)

RELATING TO DECEPTIVE TRADE PRACTICES.

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

Establishes provisions relating to shipping charges. Provides that in the sale or purchase of any commodity to be shipped or delivered to a consumer in the State, if a seller imposes a separate charge for shipping or delivery to a consumer, that charge shall not exceed the actual cost charged to the seller to ship or deliver the commodity to a consumer in the State. -- SB2329 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB2331

RELATING TO ALCOHOL.

Introduced by: Keith-Agaran G

Amends provisions relating to definitions under liquor tax and intoxicating liquor law. Redefines beer to mean any alcoholic beverage containing no less than 0.5 per cent alcohol by volume obtained by the fermentation or any infusion or decoction of malt, wholly or in part, or any substitute therefor, including grain of any kind, bran, glucose, sugar, or molasses; beer includes ale, porter, brown, stout, lager beer, small beer, strong beer, and alcoholic seltzer beverages, but does not include sake, known as Japanese rice wine, or cooler beverage. -- SB2331

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then CPC then FIN

SB2334 SD2 (SSCR 2788)

RELATING TO THE BOARD OF EDUCATION.

Introduced by: Keith-Agaran G

Establishes provisions relating to board of education; open forums. Provides that at any public meeting properly noticed pursuant to provisions relating to public agency meetings and records, the board of education shall 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. -- Amends provisions relating to board of education; community meetings by changing meetings to forums. Requires the board shall hold not less than 6 community forums annually with at least 1 community forum in each county. Report to the legislature. -- SB2334 SD2

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Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then EDN then JHA

SB2335 SD2 (SSCR 3027)

RELATING TO PROCUREMENT.

Introduced by: Keith-Agaran G

Establishes provisions relating to competitive sealed bidding; median bid method. Requires contracts to be awarded by competitive sealed bidding as provided in this provision or provisions relating to competitive sealed bidding. Allows awards of contracts by competitive sealed bidding to be made after single or multi-step bidding. Provides that competitive sealed bidding does not include negotiations with bidders after the receipt and opening of bids. Requires the award to be based on the criteria set forth in the invitation for bids. -- Amends provisions relating to methods of source selection. Provides that unless otherwise authorized by law, all contracts shall be awarded pursuant to the following sections, as applicable, including section 103D-____ (Median bid procurement). -- SB2335 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB2343 SD2 (SSCR 2844)

RELATING TO THE FAMILY COURT.

Introduced by: Keith-Agaran G

Amends provisions relating to application for transfer to the supreme court under courts of appeal law. Allows the supreme court, in a manner 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 upon the grounds that the case involves a judgment, order, or decree of a family court that affects the custody of a child or minor, including termination or parental rights pursuant to provision specified. -- SB2343 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB2347 SD1 (SSCR 2145)

RELATING TO CONSTITUTIONAL AMENDMENTS.

Introduced by: Keith-Agaran G

Amends provisions relating to constitutional amendments, proposed; attorney general statement. Requires the language and meaning of a constitutional amendment and a constitutional ratification question to be as simple, concise, and direct to the extent possible. Requires the attorney general, in consultation with the legislative reference bureau, to prepare a statement in English and Hawaiian for each proposed constitutional amendment in language that is simple, concise, and direct to the extent practicable and that indicates the purpose, limitations, and effects of the proposed amendment. -- 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 to the extent practicable, as required by provisions relating to constitutional amendments, proposed; provided that within 1 week 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. -- SB2347 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB2353 SD1 (SSCR 3029)

RELATING TO FARMS.

Introduced by: Keith-Agaran G, Gabbard M

Amends provisions relating to operation of certain Internal Revenue Code provisions; sections 63 to 530. Prohibits section 162 (with respect to trade or business expenses) of the Internal Revenue Code to be operative for the purposes of this law, except that section 162 shall not be operative for ordinary and necessary business expenses incurred in producing any income excluded under provisions relating to other provisions as to gross income, adjusted gross income, and taxable income. -- 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 the lesser of ____ per cent of federal adjusted gross income or ____ dollars of federal

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adjusted gross income earned by a farmer from farming activities. -- SB2353 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then ECD then FIN

SB2357 SD1 (SSCR 2865)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST MAUIGROWN COFFEE, INC.

Introduced by: Keith-Agaran G

Amends Act 116, session laws of 2017, which authorizes the issuance of special purpose revenue bonds to assist MauiGrown Coffee, Inc., a Hawaii corporation, with the expanded operation of its coffee farm and mill in Puukolii, Maui and authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds by extending the bond authorization lapse date (sunset). (\$\$) -- SB2357 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2359 SD1 (SSCR 2664)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Keith-Agaran G, DeCoite L, Kanuha D, Kidani M, Lee C, Misalucha B
Provides that beginning with the 2022-2023 academic year, the university of Hawaii shall establish in each county, K 12 expanded teaching cohort programs for students who are pursuing undergraduate degrees in education. Provides that no later than twenty days before the regular sessions of 2023, 2024, and 2025, the university of Hawaii shall submit interim reports to the legislature concerning its establishment of K 12 expanded teaching cohort programs for students who are pursuing undergraduate degrees in education. Provides that no later than twenty days before the regular session of 2026, the university of Hawaii shall submit a final report to the legislature concerning its establishment of K 12 expanded teaching cohort programs for students who are pursuing undergraduate degrees in education. Requires Act to be repealed on December 31, 2026 (sunset). -- SB2359 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB2370 SD2 (SSCR 3031)

RELATING TO HOMELESSNESS.

Introduced by: Moriwaki S, Chang S, Inouye L, Keith-Agaran G, Lee C, Misalucha B, Rhoads K

Establishes the office on homelessness and housing solutions law. Establishes within the department of human services, an office on homelessness and housing solutions to work with state, county, and community agencies to develop solutions that prevent and end homelessness through transitional and permanent housing and supportive or assisted services, or both; and test innovative solutions to prevent and end homelessness. Requires the office to be headed by the governor's coordinator on homelessness and appointed by the governor for the proper administration and enforcement of the provision. Establishes duties and responsibilities of the office as specified. Requires the coordinator to report directly to the governor and appoint staff as may be necessary. Annual report to the legislature. -- Establishes provisions relating to homelessness and housing solution special fund. Requires moneys in the fund to be used for expand tested solutions aimed to end homelessness, including the homeless outreach and navigation for unsheltered persons program, ohana zones pilot program, law enforcement assisted diversion, and community outreach courts; provide financial assistance to public and private agencies in accordance with purchases of health and human services law involved in homelessness and housing solutions other than those covered by this provision; testing, developing, and assessing innovative housing solutions; and cover administrative and operational costs of the office. Requires each state agency that administers public lands to provide the coordinator with an inventory identifying any available vacant public lands under the jurisdiction of that agency. Appropriations into and out of the fund for the administration of the office of homelessness and housing solutions; provided that any moneys appropriated pursuant to this provision shall be in addition to, and shall not supplant, any portion of the budget used for ohana zones pilot program or housing 1st program funding, the rental housing revolving fund, and any other existing fund. Further provides that appropriation requires each county to provide support for programs within the respective county and the governor's coordinator on homelessness to seek matching funds from the county in which any proposed capital improvements are built or created. (\$\$) -- SB2370 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG/ HHH/ then FIN

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SB2371 SD2 (SSCR 3032)

RELATING TO HOMELESSNESS.

Introduced by: Moriwaki S, Chang S, Inouye L, Lee C, Misalucha B, Rhoads K
Establishes within the department of human services, a statewide homelessness information system working group to assess the feasibility of establishing a statewide information system to collect and track real time data related to homelessness in the State, including the availability of services, shelters, and low cost housing in various regions of the State, and that may be utilized by various government agencies to provide efficient and effective assistance to individuals experiencing, or at risk of experiencing, homelessness. Report to the legislature. Appropriation. (\$\$) -- SB2371 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2372 SD2 (SSCR 3205)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Moriwaki S, Chang S, Inouye L, Misalucha B, Rhoads K
Requires the governor's coordinator on homelessness to review the affordable rental housing report and 10 year plan issued by the special action team on affordable rental housing in July 2018; determine whether any of the lands identified in the report are suitable for development of temporary housing for the ohana zones pilot program or other forms of affordable housing; determine the actions required to develop the lands into temporary housing for the ohana zones pilot program or other forms of affordable housing; and report to the legislature. Appropriations into and out of the rental housing revolving fund established to the Hawaii housing finance and development corporation for the purposes of this Act. Requires the Hawaii housing finance and development corporation to establish a 5 year dwelling unit revolving fund equity pilot program to address the high, unmet demand of for-sale units by Hawaii residents, specifically those residents earning more than 80 per cent and up to 120 per cent of the area median income; and purchase equity in for sale housing development projects; provided that requires this equity to be allocated to specific units within the housing development projects and the price to be paid by each eligible buyer of a unit to be reduced by Hawaii housing finance and development corporation's equity amount for that unit. Provides that if a buyer sells the buyer's unit within 30 years of the date of the buyer's purchase of the unit, then at the time of the sale, requires the buyer to repay to the Hawaii housing finance and development corporation the corporation's appreciated equity value; provided that if the buyer does not sell the unit within 30 years of the date of the buyer's purchase of the unit, then before the expiration of this 30 year period, requires the buyer to repay to the Hawaii housing finance and development corporation the corporation's appreciated equity value; provided further that this requirement to run with the deed for each unit until the obligation to repay the appreciated equity value has been satisfied. Requires corporation to establish rules pursuant to administrative procedure, to effectuate the purpose of this provision, including that requires rules establishing the methods by which appreciated equity values to be calculated, assessed, and satisfied. Appropriations to the Hawaii housing finance and development corporation for the dwelling unit revolving fund equity pilot program established. (\$\$) -- SB2372 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG/ WAL/ then FIN

SB2373 SD1 (SSCR 2930)

RELATING TO OFFENDER REENTRY.

Introduced by: Moriwaki S, Chang S, Gabbard M, Lee C, Rhoads K, Riviere G, San Buenaventura J
Establishes within the department of human services, a project reset program, to be administered by the governor's coordinator on homelessness. Requires the project reset program to oversee the development and implementation of comprehensive post release housing programs to assist offenders who are transitioning back into the community, and assist offenders in securing post release housing, including transitional housing and permanent housing, as necessary, to support the offender's reentry, rehabilitation, and employment prospects. Appropriations. (\$\$) -- SB2373 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then HHH then FIN

SB2375 SD1 (SSCR 3033)

RELATING TO SOCIAL WORK.

Introduced by: Moriwaki S, Chang S
Establishes provisions relating to incarcerated individuals; social work training program; established. Requires the department of public safety to develop and establish a program, in collaboration with the department of human services, to assist nonviolent incarcerated individuals in exploring a professional pathway in the practice of social work and becoming eligible for employment as assistants to licensed social workers. Allows

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the department to coordinate with accredited institutions of higher education, private entities, and nonprofit organizations to provide training in social work to participating individuals; and establish rules to implement this provision. Report to the legislature.

Appropriation. (\$\$) -- SB2375 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2376 SD1 (SSCR 2132)

RELATING TO TOBACCO TAXES.

Introduced by: Moriwaki S

Amends provisions relating to price; payment; deferred payment purchases by changing its title to price; payment. Requires payment for stamps to be made at the time of purchase in cash, by certified check, or by bank transfer. -- Repeals provisions relating to maximum amount of deferred payment purchases; bond; provisions relating to time for payment of deferred payment purchases; manner of payment; provisions relating to suspension or reduction of privilege to purchase on deferred payment basis; and provisions relating to penalty for failure to make timely payment. -- SB2376 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2377 SD1 (SSCR 2866)

RELATING TO STATE TAX EXAMINATIONS.

Introduced by: Moriwaki S, Misalucha B, Rhoads K

Establishes provisions relating to failure to respond during an examination. Requires any person who fails to respond or reply to the department of taxation's correspondence or inquiry within a timely manner during an inspection or examination of records under provisions relating to department, general duties and powers to be subject to a penalty equal to 25 per cent of the tax owed; provided that the penalty shall not exceed 10,000 dollars. Allows the director to waive the penalty if the failure was due to reasonable cause. -- SB2377 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2378 SD1 (SSCR 3181)

RELATING TO THE TAXATION BOARD OF REVIEW.

Introduced by: Moriwaki S, DeCoite L, Misalucha B

Amends provisions relating to taxation board of review; appointment, removal, compensation. Requires the taxation board of review to consist of 3 salaried members who shall be residents of the State and shall be appointed for terms of 6 years each and be removable by the governor as provided in provisions relating to selection and terms of members of boards and commissions; provided that the terms of the salaried members 1st appointed shall end on June 30, 2025, June 30, 2027, and June 30, 2029, respectively, as designated by the governor at the time of their appointments. Provides that notwithstanding provisions relating to selection and terms of members of boards and commissions, no member shall be appointed to the board for more than 3 consecutive terms. Requires the governor to designate a member of the board to act as chairperson thereof who shall be an attorney at law licensed to practice in all courts of the State. -- Establishes a compensation schedule for board members. -- Requires at least 2 board members to be present at any meeting or proceeding of the board to constitute a quorum. Requires the board to validate its actions by a concurrence of a majority of the members who heard the appeal. -- Requires each appeal to be considered a contested case hearing under provisions relating to contested cases; notice; hearing; interactive conference technology; records, and provides notice requirements. -- Requires the board to base its decision solely on the law and evidence presented directly to it by the parties and, as provided in provisions relating to evidence, tax records as the assessment made by the assessor shall be deemed prima facie correct. -- Allows sitting members of the taxation board of review that were appointed pursuant to provisions relating to taxation board of review; appointment, removal, compensation, as it read the day before the effective date of this Act, to hold over in office until their successors are appointed and qualified pursuant to this Act. -- Requires the department of taxation to establish 3 new full-time equivalent (3.0 FTE) taxation board of review member positions. Allows the department of taxation to establish 2 new full-time equivalent (2.0 FTE) positions to serve as administrative support or legal staff to the taxation board of review. Appropriation. (\$\$) -- SB2378 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then JHA then FIN

SB2379 SD2 (SSCR 3182)

RELATING TO THE SPECIAL ENFORCEMENT SECTION.

Introduced by: Moriwaki S, Keohokalole J, Lee C, Misalucha B

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Amends provisions relating to special enforcement section; created. Allows the special enforcement section of the department of taxation to examine any sector of Hawaii's economy; initiate civil investigations in order to ensure all taxpayers pay all taxes due; and use enforcement and education to deter and prevent non-compliance with Hawaii's tax laws. -- Amends provisions relating to special enforcement section; functions, powers, and duties. Requires the special enforcement section refer and recommend cases regarding, or examination of, any segment of the economy to appropriate auditors within the department for auditing. -- SB2379 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2382 SD1 (SSCR 2728)

RELATING TO CABARET LICENSES.

Introduced by: Moriwaki S

Amends provisions relating to licenses, classes under intoxicating liquor law. Prohibits class 11 cabaret license to be issued for any premises located within the apartment mixed use sub precinct within a special improvement or special district in which the economy is primarily based on tourism. -- SB2382 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then CPC

SB2383 SD2 (SSCR 3203)

RELATING TO THE STATE PROCUREMENT POLICY BOARD.

Introduced by: Moriwaki S, Kidani M

Amends provisions relating to creation and membership of the procurement policy board. Requires the policy board to consist of 7 members. Requires the members of the board to include 4 members appointed by the governor; 1 member appointed by the president of the senate; and 1 member appointed by the speaker of the house of representatives; provided that at least 1 member shall be a certified professional in the field of procurement, at least 1 member shall have significant high level, federal procurement experience, and at least 2 members shall have significant experience in the field of health and human services; provided further that 1 member shall be a county employee with significant high level procurement experience and the remaining 6 members shall not otherwise be full time employees of the State or any county. -- SB2383 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB2384 SD2 (SSCR 2994)

RELATING TO HAWAII PRODUCTS PREFERENCE.

Introduced by: Moriwaki S, Kidani M

Amends provisions relating to Hawaii products. Requires this provision to only apply to bids and proposals for agricultural goods, value added products, and commodities. Requires a purchasing agency to review all specifications in a bid or proposal for purchase of Hawaii products where these products are available and where procurement of these products will promote the State's goal of increasing agricultural production and sustainability. Prohibits this provision from applying when at least 1 of the specified conditions are met. Requires the department of accounting and general services to provide written notice of offerors that are listed on the Hawaii products list established pursuant to this provision any amendments to this provision, including effective dates and dates of repeal to all vendors of construction products who are registered on the Hawaii products list with the state procurement office. -- SB2384 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC

SB2385 SD2 (SSCR 2931)

RELATING TO PROCUREMENT.

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

Amends provisions relating to procurement of professional services under the Hawaii public procurement code. Requires the selection committee to rank a minimum of 3 persons based on the selection criteria and send the ranking to the head of the purchasing agency. Requires the contract file to contain a copy of the summary of qualifications for the ranking of each of the persons provided to the head of the purchasing agency for contract negotiations. Allows the agency to make a request for an exemption pursuant to provisions specified if fewer than 3 persons submit statements of qualifications. -- SB2385 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB2387 SD1 (SSCR 2773)

RELATING TO PROCUREMENT.

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Introduced by: Moriwaki S, Fevella K, Keith-Agaran G, Kidani M, Kim D
Amends provisions relating to cancellation of invitations for bids or requests for proposals under the Hawaii public procurement code. Allows an invitation for bids, a request for proposals, or other solicitation to be canceled, or any or all bids or proposals to be rejected in whole or in part as may be specified in the solicitation, when it is in the best interests of the governmental body that issued the invitation, request, or other solicitation, in accordance with rules adopted by the policy board. Requires the reasons therefor to be made part of the contract file and be publicly posted for a minimum of 10 business days, on a purchasing agency or provider internet site or by any other method the procurement officer deems effective for publicizing the cancellation notice. -- SB2387 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB2388 SD1 (SSCR 2202)

RELATING TO ELECTIONEERING COMMUNICATIONS.

Introduced by: Rhoads K
Amends provisions relating to electioneering communications; statement of information. Redefines disclosure date to mean, for every calendar year, the 1st date by which a person has made expenditures during that same year of more than 2,000 dollars in the aggregate for electioneering communications, and the date of any subsequent expenditures by that person for electioneering communications. Redefines electioneering communication by repealing those communications that constitute actual expenditures by the expending organization. -- SB2388 SD1

Current Status: Feb-14 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB2390 SD2 (SSCR 2867)

RELATING TO THE JUDICIARY.

Introduced by: Rhoads K
Amends provisions relating to how constituted. Requires the intermediate appellate court to consist of a chief judge and 6 associate judges. Appropriation to the judiciary for an additional intermediate appellate court associate judge, which shall be allocated as follows; 1 permanent full time equivalent (1.0 FTE) intermediate appellate court associate judge position; 1 permanent full time equivalent (1.0 FTE) judicial assistant position; 2 permanent full time equivalent (2.0 FTE) law clerk positions; and for equipment, books, and furniture for the new associate judge's chambers. (\$\$) -- SB2390 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2392 SD2 (SSCR 3034)

RELATING TO CIVIL LEGAL SERVICES.

Introduced by: Rhoads K
Appropriation to the judiciary for the purchase of civil legal services for low and moderate income persons. (\$\$) -- SB2392 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2393 SD1 (SSCR 2168)

RELATING TO THE UNIFORM RECOGNITION AND ENFORCEMENT OF CANADIAN DOMESTIC-VIOLENCE PROTECTION ORDERS ACT.

Introduced by: Rhoads K
Establishes the uniform recognition and enforcement of Canadian domestic violence protection orders act law. Establishes provisions relating to enforcement of Canadian domestic violence protection order by law enforcement officer. Provides that if a law enforcement officer determines under this provision that there is probable cause to believe a valid Canadian domestic violence protection order exists and the order has been violated, the officer shall enforce the terms of the Canadian domestic violence protection order as if the terms were in an order of a tribunal. Provides that presentation to a law enforcement officer of a certified copy of a Canadian domestic violence protection order is not required for enforcement. Provides that presentation to a law enforcement officer of a record of a Canadian domestic violence protection order that identifies both a protected individual and a respondent and on its face is in effect constitutes probable cause to believe that a valid order exists. Provides that if a record of a Canadian domestic violence protection order is not presented as provided in this provision, a law enforcement officer may consider other information in determining whether there is probable cause to believe that a valid Canadian domestic violence protection order exists. Provides that if a law enforcement officer determines that an otherwise valid Canadian domestic violence protection order cannot be enforced

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because the respondent has not been notified of or served with the order, the officer shall notify the protected individual that the officer will make reasonable efforts to contact the respondent, consistent with the safety of the protected individual. Provides that after notice to the protected individual and consistent with the safety of the individual, the officer shall make a reasonable effort to inform the respondent of the order, notify the respondent of the terms of the order, provide a record of the order, if available, to the respondent, and allow the respondent a reasonable opportunity to comply with the order before the officer enforces the order. Provides that if a law enforcement officer determines that an individual is a protected individual, the officer shall inform the individual of available local victim services. -- Establishes provisions relating to enforcement of Canadian domestic violence protection order by tribunal; registration of Canadian domestic violence protection order; immunity; other remedies; uniformity of application and construction; relation to electronic signatures in global and national commerce act; and transition. -- Amends provisions relating to foreign protective orders. Requires any valid protective order, as defined in 18 U.S.C. section 2266, issued by a court or tribunal of another state, tribe, or territory of the US, or issued by a court or tribunal of Canada and recognized under chapter _____, to be accorded full faith and credit by the courts of this State and shall be enforced as if it were an order issued in this State. -- SB2393 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2395 SD1 (SSCR 2567)

RELATING TO COERCIVE CONTROL.

Introduced by: Rhoads K

Amends provisions relating to criteria and procedure in awarding custody and visitation; best interest of the child. Provides that in determining what constitutes the best interest of the child under this provision, the court shall consider, but not be limited to, any history of coercive control of the child or a parent of the child by the other parent; and any history of litigation abuse by a parent of the child against the other parent. Provides that for the purposes of this provision coercive control shall have the same meaning as in provisions relating to definitions under the domestic abuse protective orders law. Defines litigation abuse to mean; the opposing parties have a current or former intimate partner relationship; the party who is filing, initiating, advancing, or continuing the litigation; is a restrained party under a temporary restraining order; has been arrested for violation of domestic abuse protective orders or offenses against the family and against incompetents law; or has been the subject of an investigation by the child welfare services branch of the department of human services; and the litigation is being initiated, advanced, or continued primarily for the purpose of harassing, intimidating, or maintaining contact with the other party; and at least 1 of the following factors is present; claims, allegations, and other legal contentions made in the litigation are not warranted by existing law or by a reasonable argument for the extension, modification, or reversal of existing law, or the establishment of new law; allegations and other factual contentions made in the litigation are without evidentiary support; or the issue or issues that are the basis of the litigation have previously been contested in 1 or more courts and the actions have been litigated and disposed of unfavorably to the party filing, initiating, advancing, or continuing the litigation. -- SB2395 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2396 SD1 (SSCR 2483)

RELATING TO DOMESTIC ABUSE.

Introduced by: Rhoads K

Amends provisions relating to definitions under domestic abuse protective orders. Redefines domestic abuse to add any of the acts under this provision committed in a household where a minor resides. -- Amends provisions relating to order for protection. Prohibits the court to require a minor to demonstrate that the minor was the victim of the domestic abuse if the petition alleges that the minor resided in the same household as the victim of the domestic abuse. -- Amends provisions relating to temporary restraining order. Allows the order to be granted to any person who, at the time the order is granted, is a family or household member as defined in provisions relating to definitions under domestic abuse protective orders or who filed a petition on behalf of a family or household member, including a minor who was not the victim of the domestic abuse but resided in the same household as the victim of the domestic abuse. -- SB2396 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2397 SD2 (SSCR 3035)

RELATING TO CHILD CUSTODY.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Rhoads K

Amends provisions relating to child custody evaluators; qualification; registry; complaints. Provides that beginning July 1, 2023, a person described in this provision who wishes to act or continue acting as a child custody evaluator pursuant to this provision shall complete a training course on domestic violence issues every 3 years. Requires the training course to be 1 that is developed and facilitated by the Hawaii State Coalition Against Domestic Violence. Requires the person to submit a letter or certificate of completion to the family court and, upon request, shall provide copies thereof to all parties or to the parties' attorneys. Requires all persons on the family court's registry as of July 1, 2023, to provide proof of completion of the training course on or before June 1, 2025. Appropriation. (\$\$) -- SB2397 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2398 SD2 (SSCR 3183)

RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

Introduced by: Moriwaki S, Keith-Agaran G, Misalucha B

Establishes provisions relating to pulehunui community development district. Establishes provisions relating to district established; boundaries; and development policies. Requires the following development policies to guide the Hawaii community development authority in the district; archaeological, historical, and cultural sites shall be preserved and protected in accordance with historic preservation law; endangered species of flora and fauna shall be preserved to the extent required by law; land use and development activities within the district shall be coordinated with and, to the extent possible, complement existing county and state policies, plans, and programs affecting the district; and public facilities within the district shall be planned, located, and developed to support the development policies established by this provision and any rules adopted pursuant to this provision. -- Establishes provisions relating to financial aid from the federal government; contracts with the federal government; pulehunui community development district special fund; annual comprehensive report. Report to the legislature. -- Establishes provisions relating to rules; adoption. -- Amends provisions relating to Hawaii community development authority; established. Requires the authority to consist of the director of the department of business, economic development, and tourism or the director's designee; the director of planning and permitting of each county in which a community development district is located or the director's designee; a cultural specialist; an at-large member nominated by the president of the senate; an at-large member nominated by the speaker of the house of representatives; 2 representatives of the Heeia community development district, comprising 1 resident of that district or the Koolaupoko district, which consists of sections 1 through 9 of zone 4 of the 1st tax map key division, and 1 owner of a small business or 1 officer or director of a nonprofit organization in the Heeia community development district or Koolaupoko district; 2 representatives of the Kalaeloa community development district, comprising 1 resident of the Ewa zone (zone 9, sections 1 through 2) or the Waianae zone (zone 8, sections 1 through 9) of the 1st tax map key division, and 1 owner of a small business or 1 officer or director of a nonprofit organization in the Ewa or Waianae zone; 2 representatives of the Kakaako community development district, comprising 1 resident of the district and 1 owner of a small business or 1 officer or director of a nonprofit organization in the district and 2 representatives of the Pulehunui community development district, consisting of 1 resident on the island of Maui, and 1 owner of a small business or 1 officer or director of a nonprofit organization on the island of Maui. -- Requires all members except the director of finance, director of transportation, county directors of planning and permitting, and the director of the department of business, economic development, and tourism, or the director's designee to be appointed by the governor pursuant to provisions relating to selection and terms of members of boards and commissions. Requires the 2 at-large members nominated by the president of the senate and speaker of the house of representatives to each be invited to serve and appointed by the governor from a list of 3 nominees submitted for each position by the nominating authority specified in this provision. Requires the president of the senate and the speaker of the house of representatives to each submit a list of 6 nominees for each district to the governor to fill the 2 district representative positions on each community development district. Provides that of the 2 nominees for each community development district, 1 nominee shall meet the district residency requirement and 1 nominee shall meet the district small business owner or nonprofit organization officer or director requirement. 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, and 1 member from a list of nominees submitted by the speaker of the house of representatives. -- Establishes membership for quorum on matters related to the

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Pulehunui Community Development District. -- SB2398 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB2419 SD1 (SSCR 2932)

RELATING TO TRANSIENT ACCOMMODATIONS HOSTING PLATFORMS.

Introduced by: Keith-Agaran G

Provides that no later than January 1, 2023, each county with a population of 200,000 or less shall establish a 5 year pilot project to regulate the operation of hosting platforms that provide booking services for transient accommodation operators conducting business within those counties. Report to the legislature. Requires Act to repeal on June 30, 2028 (sunset). -- SB2419 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then FIN

SB2422 SD2 (SSCR 2991)

RELATING TO FAMILY COURT.

Introduced by: Keith-Agaran G, Lee C, Rhoads K

Establishes provisions relating to reporting of injured child in foster custody; tort claim; court appointed master. Requires, in the event that a guardian ad litem, court appointed special advocate, resource family, party, social worker, or attorney has reason to believe that a child in foster custody has suffered a physical, emotional, or psychological injury that may arise to a tort claim under federal or state law, the person to immediately report the matter to the court in a declaration attached to a motion for immediate hearing. Requires, upon receipt of the motion pursuant to provision specified, the court to set a hearing as soon as practicable. Requires, at the hearing, the court to consider whether issuing an order to appoint a master pursuant to family court rules is necessary. Requires, if the court issues an order appointing a master, the order to set forth the specified. -- Appropriation to the judiciary for the judiciary to compensate court appointed masters appointed by a court pursuant to this act. -- SB2422 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

SB2423

RELATING TO THE ELECTRONIC PRESCRIPTION ACCOUNTABILITY SYSTEM.

Introduced by: Keohokalole J, Baker R, Keith-Agaran G, Kidani M

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 provisions relating to advanced practice registered nurse 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; authorized employees of the State of Hawaii department of human services, med QUEST division; and controlled substances prescribers, dispensers, and pharmacists of US Department of Veteran Affairs facilities within the State who submit data, as described in provisions relating to reporting of dispensation of controlled substances; electronic prescription accountability system. -- SB2423

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2424 SD2 (SSCR 2946)

RELATING TO MARRIAGE OF MINORS.

Introduced by: Keohokalole J, Acasio L, Inouye L, Kidani M, Misalucha B, San Buenaventura J

Amends provisions relating to requisites of valid marriage contract under marriage law. Requires it to be necessary that each of the parties at the time of contracting the marriage is at least 16 years of age in order to make valid the marriage contract, which shall be permitted between 2 individuals without regard to gender; provided that with the written approval of the family court of the circuit within which the minor resides, it shall be lawful for a person under the age of 16 years, but in no event under the age of 15 years, to marry, subject to provisions relating to consent of parent or guardian; provided further that when 1 of the parties to a marriage is a minor at the time of contracting the marriage and the other party is more than 5 years older than the minor, the written consent of the family court of the circuit within which the minor resides shall be obtained pursuant to provision specified. -- Amends provisions relating to consent of parent or guardian and changes its title to consent of parent or guardian or family court. Requires, when the department of health receives an application for a license to marry where 1 of the parties is a minor and the other party is more than 5 years older than the minor, the department to inform the parties that written consent of the family court is required. Requires the department of health to provide written notification of the application for a

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license to marry to the child protective services unit of the department of human services which shall investigate all parties involved in the marriage, including the prospective spouse and any person giving written consent to the minor's marriage. Requires the child protective services to submit a report of its findings to the family court within a reasonable period of not more than 2 weeks from the date of the application for the license to marry. Allows the department of health to issue a license to marry, subject to section provision specified upon receipt of written consent of the family court. -- SB2424 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2433 SD1 (SSCR 3200)

RELATING TO OFFENDER REENTRY PROGRAMS.

Introduced by: Misalucha B

Amends provisions relating to model programs; department of public safety. Requires components of the model programs include programs that compel inmates without a high school diploma or equivalency certificate to obtain a high school equivalency certificate while incarcerated by matching inmates with an advisor, mentor, or guidance counselor to support the inmates' understanding of incarceration's impact on family, emotions, society, and the self; tuition assistance for ____ credits for an inmate who completes a general educational development preparation course, high school equivalency test preparation course, or earns a high school equivalency certificate while incarcerated to attend the university of Hawaii or a community college of the university of Hawaii after the inmate's release; programs that encourage eligible inmates to attend community college or university by teaching inmates the benefits of a college education; programs that work with local educational institutions and organizations to secure grants, scholarships, and financial aid for inmates interested in obtaining a bachelor's or associate's degree; introductory college courses and programs in useful, relevant, and applicable fields for eligible inmates, taught by qualified volunteers and retired professors; tuition assistance for ____ credits for an inmate who pursues or completes an associate's or bachelor's degree while incarcerated to attend the university of Hawaii or a community college at the university of Hawaii after the inmate's release; health insurance benefits and monthly rent supplement payments of ____ dollars for ____ months after release for any inmate who completes an associate's or bachelor's degree while incarcerated; health insurance benefits and rent supplement payments of ____ dollars for ____ months after release for any inmate who completes 1/2 or more of the required credits to earn an associate's or bachelor's degree while incarcerated; provided that the inmate does not earn the associate's or bachelor's degree while incarcerated; health insurance benefits and rent supplement payments of ____ dollars for ____ months after release for any inmate who completes a 1/4 or more of the required credits to earn an associate's or bachelor's degree while incarcerated; provided that the inmate does not complete 1/2 or more of the credits required to earn the associate's or bachelor's degree while incarcerated; Programs that shift the focus of career training programs to relevant and useful opportunities, highlight job prospects and benefits that inmates can obtain after completion of specific career training programs, and teach inmates about the benefits of stable employment beyond incarceration and its benefits on themselves, family, and society; programs that work with non profit organizations and the business community to secure job positions for inmates that have completed necessary career training programs and have the required qualifications; earn and learn programs; expand existing career training opportunities and work furlough programs to include earn and learn programs; and programs that compel inmates convicted of a felony to undergo emotional, academic, and behavioral mentoring or counseling by recommending that inmates be granted parole or early release upon completion of the program. -- SB2433 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2435 SD1 (SSCR 3036)

RELATING TO THE IMPORTANT AGRICULTURAL LAND QUALIFIED AGRICULTURAL COST TAX CREDIT.

Introduced by: Kouchi R (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, 2031 (sunset). (COVID-19, COVID 19, coronavirus) -- SB2435 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then ECD then FIN

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SB2437 SD2 (SSCR 3037)

RELATING TO THE NEIGHBOR ISLANDS BLIND AND VISUALLY IMPAIRED SERVICE PILOT PROGRAM.

Introduced by: San Buenaventura J, Kanuha D, Rhoads K

Requires the department of human services to establish a neighbor islands blind and visually impaired service pilot program to provide training and other services 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 specified criteria. Requires the department to establish procedures and requirements for accepting participants into the pilot program. Requires the services of the pilot program to be provided by recruited volunteers, assigned, and supervised by the department of human services or an entity contracted by the department to organize and implement the pilot program; and have the necessary qualifications, to be chosen based on experience and training, and to use training methods consistent with the structured discovery approach used by the new visions program operated by the Ho'opono (Hoopono) services for the blind branch within the department of human services' division of vocational rehabilitation. Requires applications for participation in the pilot program to be submitted on a form furnished by the department. Requires the pilot program to be authorized to extend and supplement the existing services provided by the Ho'opono services for the blind branch. Requires the department to enter into a contract with a nonprofit organization to recruit, train, and supervise volunteer service corps members and to oversee the pilot program, provided that allows existing department personnel to be assigned to fulfill administrative and fiscal responsibilities of the pilot program. Requires any nonprofit organization contracted under this subsection to have the knowledge, experience, and qualifications necessary to provide peer support services to program participants; a management team, consisting of officers and directors, of which a majority are blind or visually impaired; and membership chapters or organization subunits located on the neighbor islands that will be served by the pilot program. Appropriation. Act to be repealed on June 30, 2025 (sunset). (\$\$) -- SB2437 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2439 SD2 (SSCR 2803)

RELATING TO HEARING AIDS.

Introduced by: San Buenaventura J, Kanuha D, Rhoads 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 on or after January 1, 2023. Limits minimum benefit of 1,500 dollars per hearing impaired ear every 36 months. Requires insurers to provide policy holders or members any literature or correspondence information concerning the coverage required and posted on the insurer's website. Exempts limited benefit health insurance.

-- SB2439 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2442 SD2 (SSCR 3127)

RELATING TO PHYSICIAN ASSISTANTS.

Introduced by: Baker R, Chang S, Keith-Agaran G, Misalucha B

Amends provisions relating to physician assistant; licensure required under medicine and surgery law. Requires the supervising a physician, osteopathic physician, or group of physicians to review medical records as required by provision specified; provided that when supervising a physician assistant with less than 1 year of practice experience as a licensed physician assistant, the supervising physician, osteopathic physician, or group of physicians shall, for physician assistants that issue controlled substance prescriptions, at least 50 per cent of the records reviewed under provisions specified shall include controlled substance prescriptions. Requires the supervising physician, osteopathic physician, or group of physicians to review as many as are available if the number of records with controlled substance prescriptions does not amount to at least 50 per cent of the requirements in provisions specified. -- SB2442 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ CPC/ then JHA then FIN

SB2443 SD2 (SSCR 2805)

RELATING TO PHARMACY BENEFIT MANAGERS.

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

Establishes provisions relating to business practices under pharmacy benefit managers law. Provides that in any participation contracts between a pharmacy benefit manager and pharmacists or pharmacies providing prescription drug coverage for a prescription

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drug benefit plan. Requires that no pharmacy or pharmacist to be prohibited, restricted from, or penalized in any way from disclosing to any covered person any health care information that the pharmacy or pharmacist deems appropriate as specified. Provides that a pharmacy benefit manger shall not prohibit a pharmacy or pharmacist from discussing information regarding the total cost share for pharmacist services for a prescription drug or from selling a more affordable alternative to the covered person if a more affordable alternative is available; or a pharmacy benefit manager contract with a participating pharmacist or pharmacy shall not prohibit, restrict, or limit disclosure of information to the commissioner, law enforcement, or state and federal government officials as specified. Further provides that a pharmacy benefit manager to not require a covered person purchasing a covered prescription drug to pay an amount greater than the lesser of the covered person's cost sharing amount under the terms of the prescription drug benefit plan or the amount the covered person would pay for the drug if the covered person were paying the cash price. Prohibits a pharmacy benefit manager to reimburse a 340B pharmacy differently than any other network pharmacy based on its status as a 340B pharmacy. Requires any amount paid by a covered person under this provision to be attributable toward any deductible or, to the extent consistent with section 2707, Public Health Service Act, the annual out of pocket maximums under the covered person's health benefit plan. -- Establishes provisions relating to enforcement. Authorizes the insurance commissioner to enforce compliance with the requirements of this law; and examine or audit the books and records of a pharmacy benefit manager providing claims processing services or other prescription drug or device services for a prescription drug benefit plan to determine compliance with this law. Allows the insurance commissioner to impose a penalty on a pharmacy benefit manager or the covered entity with which it is contracted, or both, for a violation of this law. Requires the penalty to not exceed ____ dollars per entity for each violation of this law, except as provided by provisions relating to penalty under pharmacy benefit managers law. Provides that notwithstanding provisions relating to exemption of certain cooperative organizations; insurance transactions; approved mergers of federally regulated companies; homeless facility and program donors and provider agencies, or any other law to the contrary, in addition to any penalty authorized pursuant to this provision, each violation of this law shall also be a violation of monopolies; restraint of trade law and subject to any penalty authorized thereunder. -- Amends provisions relating to definitions under prescription drug benefits law. Redefines pharmacy benefit manager to mean any person, business, or entity that performs pharmacy benefit management and is registered pursuant to pharmacy benefit managers law. -- Amends provisions relating to definitions under pharmacy benefit managers law. Redefines pharmacy benefit manger to mean any person that performs pharmacy benefit management, including but not limited to a person or entity in a contractual or employment relationship with a pharmacy benefit manager to perform pharmacy benefit management for a covered entity; provided that the term shall not include a consultant who only provides advice as to the selection or performance of a pharmacy benefit manager, or a covered entity to the extent that it performs any claims processing and other prescription drug or device services exclusively for its enrollees. -- Amends provisions relating to registration required. Changes a nonrefundable issuance fee of 140 dollars to as required by provisions relating to fees under fees, taxes and deposits law. Authorizes the commissioner to suspend or revoke the registration of a pharmacy benefit manager if the commissioner determines that the pharmacy benefit manager, or any individual responsible for the conduct of affairs of the pharmacy benefit manager, has been found to have violated the insurance laws of the State or any other jurisdiction, or has had an insurance or other certificate of authority or license denied or revoked for cause by any jurisdiction; and before the commissioner suspends or revokes the registration of a pharmacy benefit manager, requires the commissioner to conduct a hearing in accordance with administrative procedure law. -- Amends provisions relating annual renewal requirement. Changes a service fee of 140 dollars to as required by provisions relating to fees under fees, taxes and deposits law. -- Amends provisions relating to penalty. Changes fines from 500 dollars for each violation to 1,000 dollars for each violation. -- Repeals provisions relating to pharmacy benefit manger; maximum allowable cost. Requires that no contract for managed care entered into pursuant to provisions relating to specific provisions covering public assistance and child welfare services under department of human services law, after December 31, 2022, to contain a provision that authorizes a pharmacy benefit manager to reimburse a contracting pharmacy on a maximum allowable cost basis. -- SB2443 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

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- SB2444 SD2 (SSCR 2810) RELATING TO PEER-TO-PEER CAR-SHARING INSURANCE REQUIREMENTS.
Introduced by: Baker R, Chang S, Inouye L, Keith-Agaran G, Misalucha B
Establishes the peer to peer car sharing law. Establishes provisions relating to insurance coverage during car sharing period. Establishes insurance requirements and conditions. Establishes exclusion in motor vehicle insurance policies; recordkeeping; use of vehicle in peer to peer car sharing; right of recovery from peer to peer car sharing program or its motor vehicle insurer; insurable interest; and required disclosures and notices as specified. -- SB2444 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then CPC then FIN
- SB2445 SD2 (SSCR 2809) RELATING TO PHYSICIAN ASSISTANTS.
Introduced by: Baker R, Chang S, Keith-Agaran G, Misalucha B
Amends provisions relating to definitions under provider orders for life sustaining treatment. Redefines patient's provider to include a physician assistant licensed pursuant to medicine and surgery law. -- Amends provisions relating to immunity under provider orders for life sustaining treatment. Requires no physician assistant to be subject to criminal prosecution, civil liability, or be deemed to have engaged in unprofessional conduct for conditions specified. -- Amends provisions relating to filing and preparation of death and fetal death certificates under vital statistics. Requires, in preparing a certificate of death or fetal death, the person in charge of the disposition of the body to present the certificate of death to physician assistant. -- Amends provisions relating to establishment of new certificates of birth, when under vital statistics law. Requires the department of health to establish a new certificate of birth for a person born in this state who already has a birth certificate filed with the department and who is referred to as the birth registrant upon receipt of an affidavit from a US licensed physician assistant. -- Amends provisions relating to care by physician, advanced practice registered nurse, or equivalent required and changes its title to care by physician, physician assistant, advanced practice registered nurse, or equivalent required under temporary disability insurance law. Requires an individual to be ineligible to receive temporary disability benefits with respect to any period during which the individual is not under the care of a person duly licensed to practice medicine, surgery, dentistry, chiropractic, osteopathy, or naturopathic medicine; a physician assistant; or an advanced practice registered nurse, who shall certify, in the form and manner specified by rule of the director, the disability of the claimant, the probable duration of the disability, and such other medical facts within the person's knowledge as required. -- Amends provisions relating to physician assistant; authority to sign documents. Requires any physician assistant who holds a current, valid, and permanent license to practice medicine pursuant to this law, and who is under the supervision of a licensed physician or osteopathic physician, to have the authority to sign the specified documents. -- Amends provisions relating to definitions under pharmacists and pharmacy law. Redefines practice of pharmacy to include a licensed physician assistant. -- SB2445 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ CPC/ then JHA then FIN
- SB2456 SD2 (SSCR 2940) RELATING TO IDENTIFICATION CARDS.
Introduced by: Misalucha B, Rhoads K, San Buenaventura J
Establishes provisions relating to limited purpose identification cards under highway safety law. Requires every person who submits an application for an identification card that satisfies the requirements of this part, except for the applicant's inability or refusal to provide satisfactory proof of authorized presence in the US under federal law, to be issued a limited purpose identification card that is uniquely identified as in compliance with the real id act of 2005 upon satisfactory proof to the examiner of drivers of the applicant's identity and residency in the State. Requires the examiner of drivers to accept various types of documentation for the purpose of establishing the applicant's identity and residency in the state, which may be established by more than 1 document. Specifies acceptable documentation. Requires any individual to surrender any real id compliant identification card, driver's license, or instruction permit at the time the limited purpose identification card is issued to the examiner of drivers. (COVID-19, COVID 19, coronavirus) -- SB2456 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN
- SB2457 SD1 (SSCR 3038) RELATING TO IMMIGRANT RESOURCE CENTERS.
Introduced by: Misalucha B, Rhoads K

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Appropriation to the department of labor and industrial relations for the office of community services to restore funding for immigrant resource centers for the purpose of providing staff and resources to assist immigrant and refugee populations throughout the state. (\$\$) -- SB2457 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2458 SD2 (SSCR 3039)

RELATING TO LEGAL SERVICES FOR LOW-INCOME IMMIGRANTS.

Introduced by: Misalucha B, Keith-Agaran G, Rhoads K

Appropriation to the judiciary to contract with nonprofit organizations to provide legal counsel and assistance to low income immigrants in immigration proceedings, including deportation defense and asylum, and for any other legal issues pertaining to immigration; provided that low income means a person whose family income does not exceed the federal poverty level for a family of applicable size. (\$\$) -- SB2458 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2459 SD1 (SSCR 2774)

RELATING TO LANGUAGE ACCESS.

Introduced by: Misalucha B, Inouye L, Rhoads K, San Buenaventura J

Amends provisions relating to annual report. Requires the executive director of the office of language access to submit an annual written report to the governor and legislature detailing compliance of state agencies and covered entities with this law, complaints of noncompliance with this law, resolution of any such complaints, and recommendations to enhance and promote language access. Appropriation to the department of health for the establishment of 1 full time equivalent (1.00 FTE) limited English proficiency language coordinator position in the department of health. Appropriation to the department of agriculture for the establishment of 1 full time equivalent (1.00 FTE) limited English proficiency language coordinator position in the department of agriculture. Appropriation to the Hawaii emergency management agency for the establishment of 1 full time equivalent (1.00 FTE) limited English proficiency language coordinator position in the Hawaii emergency management agency. (\$\$) -- SB2459 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2460 SD2 (SSCR 3129)

RELATING TO NURSES.

Introduced by: Misalucha B, Keith-Agaran G, Rhoads K

Amends provisions relating to registered nurses; qualifications; licenses; fees; title; existing licensed nurses; verification of licenses; eligibility under nurses law. Requires licenses to be granted by endorsement; provided the board may issue a license to practice nursing as a registered nurse by endorsement to an applicant who has been licensed as a registered nurse under the laws of another state, territory, or foreign country if the applicant has an unencumbered license and, in the opinion of the board, the applicant meets the qualifications required of registered nurses in this State at the time of graduation. Allows, pending verification of a valid, unencumbered license from another state, territory, or foreign country, a temporary permit to be issued for employment with a Hawaii employer. -- Amends provisions relating to licensed practical nurse; qualifications; license; fees; title; existing licensed nurses; verification of licenses; eligibility. Requires licenses to be granted by endorsement; provided the board may issue a license to practice nursing as a licensed practical nurse by endorsement to any applicant who has been licensed as a licensed practical nurse, or a person entitled to perform similar services under a different title, under the laws of another state, territory, or foreign country if the applicant has an unencumbered license and, in the opinion of the board, the applicant meets the requirements for licensed practical nurses in this State at the time of graduation. Allows, pending verification of a valid, unencumbered license from another state, territory, or foreign country, a temporary permit to be issued for employment with a Hawaii employer. (COVID-19, COVID 19, coronavirus) -- SB2460 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2461 SD2 (SSCR 3040)

MAKING AN APPROPRIATION TO THE HAWAII HEALTHY AGING PARTNERSHIP PROGRAM.

Introduced by: Moriwaki S, Kanuha D, Keith-Agaran G, Kim D, Misalucha B, San Buenaventura J

Appropriation to the executive office on aging of the department of health for the Hawaii healthy aging partnership program to continue the program's operations to improve the

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health and well being of Hawaii's kupuna. (COVID-19, COVID 19, coronavirus) (\$\$) --
SB2461 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2467 SD2 (SSCR 2812)

RELATING TO MENTAL HEALTH SCREENINGS.

Introduced by: Chang S

Amends provisions relating to mental illness, alcohol and drug dependence benefits. Requires mental illness benefits to provide coverage for diagnosis to include 1 annual mental health screening. -- SB2467 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2473 SD2 (SSCR 3056)

RELATING TO ECONOMIC DEVELOPMENT.

Introduced by: Dela Cruz D, Chang S, Keith-Agaran G, Misalucha B, Rhoads K

Amends provisions relating to agribusiness development corporation; board of directors; established. Requires the agribusiness development corporation to be placed within the department of business, economic development, and tourism for administrative purposes, but the corporation may later incorporate as a nonprofit corporation if this proves desirable to further its objectives. Amends the requirements and responsibilities of the board of directors of the agribusiness development corporation. -- Amends provisions relating to powers; generally; Hawaii agribusiness plan. Amends the required contents of the Hawaii agribusiness plan. -- Repeals provisions relating to approval of projects, plans, and programs. -- Appropriation to the agribusiness development corporation for 1 full-time equivalent (1.0 FTE) permanent accountant position to provide accounting and other fiscal support services to the agribusiness development corporation. (\$\$) -- SB2473 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2474 SD2 (SSCR 2934)

RELATING TO RENEWABLE ENERGY.

Introduced by: Dela Cruz D

Amends provisions relating to reliability standards; interconnection requirements; adoption and development; force and effect. Requires rather than allows the public utilities commission to adopt, by rule or order, reliability standards and interconnection requirements and to develop reliability standards and interconnection requirements as it determines necessary or upon recommendation from any entity, including an entity contracted by the commission to serve as the Hawaii electricity reliability administrator provided for under this provision for the continuing reliable design and operation of the Hawaii electric system. -- Amends provisions relating to grid access; procedures for interconnection; dispute resolution. Requires the department of commerce and consumer affairs to establish interconnection procedures as specified. -- Amends provisions relating to Hawaii electricity reliability surcharge; authorization; cost recovery. Allows the commission to require, by rule or order, that any utilities, persons, businesses, or entities connecting to the Hawaii electric system, or any other user, owner, or operator of any electric element that is a part of an interconnection on the Hawaii electric system to pay a surcharge that to be collected by Hawaii's electric utilities. -- Amends provisions relating to Hawaii electricity reliability administrator; contracting. Requires rather than allows the commission to contract for the performance of its functions under this provision with a person, business, or organization, except for a public utility as defined under this law. -- Amends provisions relating to funding; reporting. Provides that within 30 days of receipt of the report provided by the Hawaii electric reliability administrator to the commission under this provision, requires the commission to submit the report to the legislature along with the commission's assessment of the status and progress of the Hawaii electric reliability administrator in achieving and accomplishing the objectives of this provision. -- SB2474 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2475 SD2 (SSCR 2925)

RELATING TO TAXATION.

Introduced by: Dela Cruz D, Chang S, DeCoite L, Keith-Agaran G, Lee C, San Buenaventura J

Amends provisions relating to additional amounts not taxable under the general excise tax law. Exempts this law to apply to amounts received or accrued from the loading or unloading of cargo from ships, barges, vessels, or aircraft, but not including receipts for transportation or storage of cargo, whether or not the ships, barges, vessels, or aircraft

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travel between the State and other states or countries or between the islands of the State; and wharfage and demurrage imposed under harbors law that is paid to the department of transportation. -- SB2475 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to FIN

SB2478 SD2 (SSCR 2857)

RELATING TO TAXATION.

Introduced by: Dela Cruz D

Establishes provisions relating to renewable fuels production tax credit. Provides an income tax credit for each taxpayer producing renewable fuels, including methanol, ethanol, or other alcohols; hydrogen; biodiesel or renewable diesel; biogas; other biofuels; renewable jet fuel or renewable gasoline; or logs, wood chips, wood pellets, or wood bark; provided that the annual dollar amount of the renewable fuels production tax credit during the 10 year credit period shall be equal to ____ cents per 76,000 British thermal units of renewable fuels using the lower heating value sold for distribution in Hawaii; provided that the taxpayer's production of renewable fuels is not less than 2,500,000,000 British thermal units of renewable fuels per calendar year; provided further that the amount of the tax credit claimed under this section by a taxpayer shall not exceed ____ dollars per taxable year. Provides that no other tax credit may be claimed under this law for the costs incurred in producing the renewable fuels that are used to properly claim a tax credit under this provision for the taxable year. -- SB2478 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP/ ECD/ then CPC then FIN

SB2479

RELATING TO BROADBAND INFRASTRUCTURE.

Introduced by: Dela Cruz D, Chang S, DeCoite L, Gabbard M, Kanuha D, Keith-Agaran G, Lee C, Misalucha B, Moriwaki S, Rhoads K, Wakai G

Establishes provisions relating to broadband infrastructure under the Hawaii public housing authority. Requires each public housing project, dwelling unit, or state low income housing project that is built, renovated, or reconstructed after January 1, 2023, to be built, renovated, or reconstructed with all necessary broadband infrastructure that is necessary for tenants to have access to broadband service. -- SB2479

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then CPC then FIN

SB2480 SD2 (SSCR 3058)

RELATING TO THE WAHIAWA IRRIGATION SYSTEM.

Introduced by: Dela Cruz D, Chang S, DeCoite L, Kanuha D, Keith-Agaran G, Misalucha B

Requires the office of the governor to negotiate with Dole Food Company with the state's fee simple acquisition of the Wahiawa irrigation system. Allows the department of land and natural resources to acquire from Dole Food Company a fee simple interest in the Wahiawa irrigation system. Allows the department of agriculture to acquire from Dole Food Company, a fee simple interest in Wahiawa dam, and from Sustainable Hawaii, LLC the spillway associated with the Wahiawa irrigation system. Allows the agribusiness development corporation to acquire from Dole Food Company the ditch system associated with the Wahiawa irrigation system. Requires the department of land and natural resources to not impose administrative fines on the department of agriculture for safety deficiencies at Wahiawa dam or the associated spillway; provided that the department of agriculture shall repair and maintain the dam and spillway and to ensure the structures meet dam safety standards. Provides that no fines owed by Dole Food Company or Sustainable Hawaii, LLC, for violations of dam safety standards at Wahiawa dam or the associated spillway shall transfer to the state upon the sale of the property to the state. Appropriation. (\$\$) -- SB2480 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL/ AGR/ then JHA then FIN

SB2481 SD2 (SSCR 2777)

RELATING TO YOUTH CRISIS CENTERS.

Introduced by: Dela Cruz D, Chang S, DeCoite L, Gabbard M, Keith-Agaran G, Keohokalole J, Kidani M, Lee C, Misalucha B

Establishes provisions relating to youth crisis center branch; established; regional centers. Establishes within the office of youth services the youth crisis center branch. Allows the branch to establish regional youth crisis centers for the provision of services and temporary shelter to youth at risk and youth in need of services; provided that the provision of temporary shelter shall not exceed 30 days per person; contract with individual service providers as the branch deems appropriate; provided that requires the

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office to maintain operational oversight of each youth crisis center and the provision of youth services; and the primary objective of each regional youth crisis center established to be to address the immediate safety and service needs of youth at risk. Establishes objectives; services and program criteria. Annual report to the legislature. Establishes the administrator; appointment; powers and duties. Requires the governor to appoint an administrator and the administrator to appoint staff without regard to civil service law . Appropriation. (\$\$) -- SB2481 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

SB2482 SD1 (SSCR 3059)

RELATING TO WELLNESS.

Introduced by: Dela Cruz D

Establishes provisions relating to office of wellness and resilience. Establishes within the office of the governor, on a temporary basis and for special purposes, the office of wellness and resilience. Establishes provisions relating to functions. Requires the office of wellness and resilience to address issues identified and implement solutions recommended by the trauma-informed care task force through a cross-representation of state departments and the private sector, including private donors; identify common issues, unmet needs, and challenges encountered by departments and work to solve those issues through a cross-representation of state departments and the private sector, including private donors; seek funding solutions using moneys that each department has access to, including federal, state, and private sources, and work with philanthropic organizations and other entities from the private sector to re-evaluate the State's funding priorities and find funding solutions to implement interdepartmental programming; establish a procurement team that has cross-agency representation to streamline existing department grant and funding management and meet existing fiduciary obligations and other state requirements; interact with community agencies, organizations, and other stakeholders to ensure the office is meeting the needs and wellness requirements of communities throughout the State; and create a social determinants of health electronic dashboard that identifies a baseline of needs and concerns that impede high quality-of-life outcomes. -- Establishes provisions relating to annual report. Report to the legislature. -- Appropriation. (\$\$). Requires Act to be repealed on June 30, ____ (sunset). -- SB2482 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2483 SD2 (SSCR 2918)

RELATING TO ENERGY.

Introduced by: Dela Cruz D

Amends provisions relating to objectives and policies for facility systems--energy. Requires planning for the State's facility systems with regard to energy to be directed toward the achievement of the following objectives, giving due consideration to all reduction, avoidance, or sequestration of greenhouse gas emissions from energy supply and use, including but not limited to ensuring that all new utility scale electricity generation projects shall be renewable. Provides that to achieve the energy objectives, it shall be the policy of this State to ensure the short- and long-term provision of adequate, reasonably priced, and dependable energy services to accommodate demand and that electrical energy services shall be renewable. Provides that to further achieve the energy objectives, it shall be the policy of this State to ensure that the combination of energy supplies and energy-saving systems is sufficient to support the demands of growth while prioritizing the dispatch of renewable energy generation; base decisions of least-cost supply-side and demand-side energy resource options on a comparison of their total costs and benefits when a least-cost is determined by a reasonably comprehensive, quantitative, and qualitative accounting of their long-term, direct and indirect economic, environmental, social, cultural, and public health costs and benefits, including but not limited to the benefits of non-fossil fuel sources to maximize the reduction in consumption of fossil fuels; and ensure, to the extent that new supply-side resources are needed, that the development or expansion of energy systems uses [the least-cost energy supply option and] non-fossil fuel sources, maximizes efficient technologies, and considers the least-cost energy supply option. -- Appropriation into the energy systems development special fund for the Hawaii natural energy institute to evaluate the benefits and costs of dispatching renewable energy resources. (\$\$) -- SB2483 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2494 SD1 (SSCR 2232)

RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Chang S

Amends provisions relating to landlord to supply and maintain fit premises under the residential landlord tenant code. Allows no action or proceeding to recover possession of the dwelling unit to be maintained against the tenant, nor shall the landlord otherwise cause the tenant to be removed from the dwelling unit involuntarily if a landlord's failure to materially comply with provisions specified results in the significant impairment of the habitability of the dwelling unit; provided that the tenant cooperates with the landlord to allow for the restoration of the dwelling unit to a habitable condition and continues to pay rent equal to the fair rental value of the unit 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 dwelling unit to a habitable condition, whichever comes 1st; and prohibits the tenant's liability for rent, from the date of significant impairment, from exceeding the fair rental value of the dwelling unit. -- 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. -- SB2494 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then CPC

SB2504 SD2 (SSCR 3060)

RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY.

Introduced by: Chang S, Fevella K, Misalucha B, Moriwaki S

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. Requires moneys in the special fund to be used to provide rent reimbursement incentives and to reimburse land owners who participate in Hawaii public housing authority voucher programs, including section 8 housing choice vouchers, rapid rehousing vouchers, and permanent housing vouchers, to cover repair costs of tenant caused property damage when the repair costs exceed the tenant's security deposit. Appropriation. (\$\$) -- SB2504 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then CPC then FIN

SB2510 SD2 (SSCR 2868)

RELATING TO RENEWABLE ENERGY.

Introduced by: Dela Cruz D, Chang S, DeCoite L, Gabbard M, Kanuha D, Keith-Agaran G, Kidani M, Misalucha B, Wakai G

Amends provisions relating to objectives and policies for facility systems energy. Requires planning for the State's facility systems with regard to energy to be directed toward the achievement of the following objectives, giving due consideration to all; greater diversification of renewable energy generation to include intermittent and firm renewable generation to improve reliability and achieve 100 per cent renewable energy objectives; reliable replacement of fossil fuel generation with firm renewable generation; firm renewable generation shall be a minimum of 55 per cent of renewable energy generation for each island; limit the percentage of any 1 type of renewable energy source to 45 per cent of all generation for each island; and fossil fuel generation shall be prohibited after December 31, 2045; except in cases of emergencies or natural disaster, situations where unavailability of renewable fuels would require limited use of fossil fuels to maintain grid reliability, and events or circumstances that are outside of an electric utility company's reasonable control, to the extent the event or circumstance could not be reasonably foreseen and ameliorated. -- Amends provisions relating to objective and policies for the economy potential growth and innovative activities; economic priority guidelines; functional plans; preparation; update. -- Requires the office of planning and sustainable development to update the energy state functional plan to include a diversified renewable energy portfolio and firm renewable energy for electricity generation to enhance the State's energy security, resilience, and sustainability. Report to the legislature. -- Requires the Hawaii natural energy institute to conduct a study to update the minimum percentage of firm renewable generation for each island and the maximum proportion of any 1 renewable energy source on each island. Report to the legislature. Appropriation. (\$\$) -- SB2510 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SENATE BILLS WHICH PASSED THIRD READING

SB2511 SD2 (SSCR 3061)

RELATING TO TAXATION.

Introduced by: Dela Cruz D, Chang S, DeCoite L, Gabbard M, Keith-Agaran G, Kidani M, Misalucha B, Wakai G

Amends provisions relating to renewable energy technologies; income tax credit under income tax law. Allows the tax credit to be claimed for each firm renewable energy system; ____ per cent of the actual cost or the cap amount of 750,000 dollars per firm renewable energy system that has a total output of at least 1,000 kilowatts per system of alternating current, whichever is less. -- SB2511 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2529 SD1 (SSCR 2310)

RELATING TO BEHAVIORAL HEALTH SERVICES.

Introduced by: Riviere G, Chang S, Misalucha B, Moriwiki S

Appropriation to the department of health to fund the expansion and enhancement of the suicide crisis hotline and crisis management services provided by contracted service providers through the Hawaii CARES (coordinated access resource entry system) crisis helpline; for the expansion and enhancement of the crisis mobile outreach services provided by contracted service providers through the Hawaii CARES crisis helpline; for the expansion of licensed crisis residential shelter services provided by contracted service providers through the Hawaii CARES crisis helpline, by acquiring a facility to house 16 sub acute beds to help stabilize youth, improve their condition, and prevent future decompensations, homelessness, hospitalizations, and involvement of law enforcement; to fund the expansion of bed stabilization services provided by contracted service providers through the Hawaii CARES crisis helpline, by adding 40 adult stabilization beds across all counties. (\$\$) -- SB2529 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2532 SD1 (SSCR 3063)

RELATING TO PRISONS.

Introduced by: Riviere G, Acasio L, DeCoite L, Lee C

Requires the department of public safety to establish a working group that shall create a pilot program designed to reduce recidivism. Requires the pilot program to focus on providing inmates with business and entrepreneurial skills and financial literacy education to establish a foundation for the inmates to succeed after their release from incarceration. Requires the department of public safety to coordinate with an accredited post-secondary educational institution to provide incarcerated persons with high quality instruction that meets the requirements of the pilot program created pursuant to provision specified. Reports to the legislature. -- Appropriation to the department of public safety for the pilot program established pursuant to provision specified of this act. (\$\$) -- SB2532 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2535 SD2 (SSCR 3164)

RELATING TO ENERGY.

Introduced by: Lee C, DeCoite L, Inouye L, Misalucha B, Riviere G

Establishes provision relating to grid access; offshore wind; prohibited. Prohibits a user, owner, or operator of the Hawaii electric system to connect to an island electric grid of an offshore wind turbine sited closer than ____ miles from the shoreline of any main Hawaiian island. Prohibits the public utilities commission to approve the connection to an island electric grid of an offshore wind turbine sited closer than ____ miles from the shoreline of any main Hawaiian island. -- SB2535 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP/ WAL/ then JHA then CPC

SB2556 SD1 (SSCR 2980)

RELATING TO MILK PRODUCTION.

Introduced by: Acasio L, Chang S, Fevella K, Keohokalole J

Repeals the milk control act law. Requires all unencumbered moneys remaining in the milk control special fund to be used to refund license fees paid by licensees within the 2 year period preceding the effective date of this Act. Requires any balance remaining thereafter to be paid to the Department of Agriculture, which shall be used to assist the dairy industry to promote cooperatives for the purpose of continued local production of milk in the State. -- SB2556 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then CPC then FIN

SB2564 SD2 (SSCR 2793)

RELATING TO AFTER-SCHOOL PROGRAMS.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Acasio L, Chang S, DeCoite L, Fevella K, Kim D, Riviere G
Appropriation to the department education for the department's resources for enrichment, athletics, culture, and health program to match federal dollars that the state receives for the federal Nita M. Lowey 21st century community learning centers grant program. (\$\$) -- SB2564 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2567 SD1 (SSCR 2794)

RELATING TO NATIVE HAWAIIAN BENEFICIARIES.

Introduced by: DeCoite L, Chang S, Fevella K, Keohokalole J

Requires the department of Hawaiian home lands, with the assistance of the office of enterprise technology services, to create an interactive digital database software program of its applicant, beneficiary, and lessee records. Requires the interactive digital database software program 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. Requires the digital database software program required by this Act to be completed and available for use by the department of Hawaiian home lands no later than July 1, 2023. Appropriation. (\$\$) -- SB2567 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then JHA then FIN

SB2570 SD2 (SSCR 2858)

RELATING TO ZERO EMISSION VEHICLE FUELING REBATES.

Introduced by: Wakai G, Chang S, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B, Moriwaki S, Rhoads K

Amends provisions relating to electric vehicle charging system; rebate program by changing it to 0 emission vehicle fueling system; 0 emission vehicle infrastructure rebate program. Requires the public utilities commission, in consultation with 0 emission vehicle stakeholders and the state energy office, to administer a 0 emission vehicle infrastructure rebate program that incentivizes the installation or upgrade of a 0 emission vehicle fueling system, as provided in this provision, and authorizes contract with a 3rd party administrator pursuant to provisions relating to electric vehicle charging system; rebate program; administrator; establishment to operate and manage the rebate program. Allows an applicant to be eligible for a rebate under the rebate program to include a hydrogen refueling station; provided that it does not store or dispense hydrogen fuel that is produced using fossil fuels. Provides that each eligible installation of a 0 emission vehicle fueling system to receive 200,000 dollars for the installation of a hydrogen refueling station; provided that it does not store or dispense hydrogen fuel that is produced using fossil fuels; and each eligible upgrade of a 0 emission vehicle fueling system to receive 200,000 dollars for the upgrade of fuel capacity for a hydrogen refueling station; provided that it does not store or dispense hydrogen fuel that is produced using fossil fuels. Increases total rebate program amount for each fiscal year from 500,000 dollars to 700,000 dollars -- SB2570 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2581 SD1 (SSCR 2795)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Chang S

Amends provisions relating to affordable housing. Provides priority guidelines for the provision of affordable housing; seek to use lands within the State that are leased to the federal government or under federal government control and that are to be returned to the State, including lands that have been used to house former military facilities, to meet housing needs of extremely low-, very low-, lower-, moderate-, and above moderate-income households. -- SB2581 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then WAL then FIN

SB2583 SD2 (SSCR 3184)

RELATING TO PUBLIC LANDS.

Introduced by: Chang S

Amends provisions relating to definition of public lands under management and disposition of public lands law. Provides that public lands means all lands or interest therein in the State classed as government or crown lands previous to August 15, 1895, or acquired or reserved by the government upon or subsequent to that date by purchase, exchange, escheat, or the exercise of the right of eminent domain, or in any other manner; including lands accreted after May 20, 2003, and not otherwise awarded,

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submerged lands, and lands beneath tidal waters that are suitable for reclamation, together with reclaimed lands that have been given the status of public lands under this law, except non ceded lands set aside by the governor to the Hawaii housing finance and development corporation or lands to which the Hawaii housing finance and development corporation in its corporate capacity holds title; provided that, except as otherwise limited under federal law and except for state land used as an airport as defined in provision specified, public lands shall include the air rights over any portion of state land upon which a county mass transit project is developed after July 11, 2005; provided further that if the land pursuant to provision specified are no longer needed for housing finance and development purposes, the lands shall be returned to the agency from which they were obtained. -- SB2583 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG/ WAL/ then JHA then FIN

SB2587 SD1 (SSCR 2843)

RELATING TO THE YOUTH COMMISSION.

Introduced by: Chang S

Amends provisions relating to youth commission. Requires the commission to appoint an executive director for the proper administration and enforcement of this provision without regard to civil service law. -- SB2587 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

SB2588 SD1 (SSCR 2859)

RELATING TO HOUSING.

Introduced by: Chang S

Appropriation to the department of human services for the Hawaii public housing authority to remodel, renovate, repair, and rehabilitate 264 housing units. (\$\$) -- SB2588 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then FIN

SB2592 SD2 (SSCR 2935)

RELATING TO HEALTH.

Introduced by: Keohokalole J, Chang S, Keith-Agaran G, Misalucha B, San Buenaventura J

Amends provisions relating to definition under department of health law. Defines clinical laboratory director to mean a person who is responsible for the administrative, technical, and scientific operation of a clinical laboratory, including the supervision of procedures for testing and the reporting of the test results. -- Amends provision relating to definitions under pharmacists and pharmacy law. Redefines practice of pharmacy appropriate training required by policies, procedures, or protocols to include ordering or performing drug therapy and diagnostic related laboratory and Clinical Laboratory Improvement Amendments of 1988 (title 42 US Code section 263a) waived tests, including performing any US Food and Drug Administration (FDA) approved or US Food and Drug Administration authorized test that is classified as waived pursuant to the Clinical Laboratory Improvement Amendments 1988 by a pharmacist having appropriate training that includes programs approved by the Accreditation Council for Pharmacy Education (ACPE), curriculum based programs from an ACPE accredited college of pharmacy, state or local health department programs, or programs recognized by the board of pharmacy, and any regulations adopted thereunder by the US Health Care Financing Administration; provided that no test shall require the use of specimens collected by vaginal swab, venipuncture, or the collection of seminal fluid. (COVID-19, COVID 19, coronavirus) -- SB2592 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ CPC/ then JHA then FIN

SB2597 SD1 (SSCR 2431)

RELATING TO LOAN REPAYMENT FOR HEALTH CARE PROFESSIONALS.

Introduced by: Keohokalole J, Baker R, Chang S, Fevella K, Keith-Agaran G, Lee C, Misalucha B

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 Hawaii state loan repayment program administered through the school of medicine. Requires matching funds from private or another public source. (\$\$) -- SB2597 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ HET/ then FIN

SB2599 SD1 (SSCR 2966)

RELATING TO THE TAX CREDIT FOR RESEARCH ACTIVITIES.

Introduced by: Keohokalole J, Chang S, Keith-Agaran G, Misalucha B

SENATE BILLS WHICH PASSED THIRD READING

Amends provisions relating to tax credit for research activities under income tax law. Adds a cap for the amount of tax credits for research activities that an eligible taxpayer and the taxpayer's related entities may receive per taxable year. Consolidates the survey and certification requirements for tax credits for research activities. Amends the annual aggregate cap on tax credits for research activities that the department of business, economic development, and tourism may certify. Requires certification of the tax credits for research activities on a 1st come, 1st served basis to be based on the date that a complete application is received, subject to certain conditions. -- SB2599 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2600 SD2 (SSCR 2990)

RELATING TO UNDERGROUND STORAGE TANKS.

Introduced by: Keohokalole J, Acasio L, Baker R, Chang S, DeCoite L, Dela Cruz D, Keith-Agaran G, Lee C, Misalucha B, Moriwaki S, San Buenaventura J, Wakai G
Establishes provisions relating to permits near under aquifer prohibited. Provides that beginning July 1, 2022, prohibits the department of health to issue a permit for a new large capacity underground storage tank system mauka of the underground injection control line; provided that a permit may be issued by the department for purposes of repairing or removing an existing underground storage tank. Further provides that beginning January 1, 2023, prohibits a person to operate a large capacity underground storage tank system mauka of the underground injection control line, and prohibits permit for a large capacity underground storage tank system mauka of the underground injection control line to be renewed. -- SB2600 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ EEP/ then CPC

SB2607 SD1 (SSCR 3191)

RELATING TO INDEPENDENT LEGAL COUNSEL.

Introduced by: Keohokalole J, Chang S, Misalucha B, Rhoads K, Shimabukuro M
Amends provisions relating to employment of attorneys. Adds the department of Hawaiian home lands; provided that the department of Hawaiian home lands may use the services of the attorney general as needed; and legal fees owed to independent counsel shall be paid by the State. Requires every attorney employed by any department on a full time basis, except an attorney employed by the department of Hawaiian home lands, to be a deputy attorney general. -- SB2607 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2609 SD1 (SSCR 3078)

RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR NONPROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES TO THE GENERAL PUBLIC.

Introduced by: Keohokalole J, Acasio L, Baker R, Chang S, DeCoite L, Fevella K, Keith-Agaran G, Lee C, Misalucha B, San Buenaventura J
Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist the Queen's Health Systems, a Hawaii nonprofit corporation, and 1 or more of its nonprofit affiliates, to finance the costs of construction of, improvements to, and equipping of health care facilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB2609 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2612 SD2 (SSCR 3079)

RELATING TO ENVIRONMENTAL SUSTAINABILITY.

Introduced by: DeCoite L, Acasio L, Chang S, Gabbard M, Kanuha D, Keith-Agaran G, Kidani M, Lee C, Misalucha B, Rhoads K
Requires the department of education to establish a reusable utensil pilot project, at department of education schools on the island of Molokai, that shall commence on August 1, 2022, and shall terminate on June 30, 2023 (sunset). Report to the legislature. Appropriation. (\$\$) -- SB2612 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then EDN then FIN

SB2615 SD1 (SSCR 2869)

RELATING TO THE BOARD OF AGRICULTURE.

Introduced by: DeCoite L, Gabbard M, Inouye L, Kanuha D, Keith-Agaran G, Kim D, Misalucha B
Amends provisions relating to department of agriculture. Requires the board of agriculture to consist of 12 members, including 1 who shall be a resident of the island

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of Hawaii; 1 who shall be a resident of the island of Maui; 1 who shall be a resident of the island of Kauai; 1 who shall be a resident of the island of Molokai; and 1 who shall be a resident of the island of Lanai. -- SB2615 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then JHA then FIN

SB2616 SD2 (SSCR 3064)

RELATING TO SEARCH AND RESCUE.

Introduced by: DeCoite L, Acasio L, Gabbard M, Inouye L, Keith-Agaran G, Keohokalole J, Kidani M, Kim D, Misalucha B, San Buenaventura J

Amends provisions relating to reimbursement under the search and rescue reimbursement act. Requires a government entity to seek reimbursement from all applicable persons or entities in provision specified for search or rescue expenses if the search or rescue was necessary because the person who was the subject of the search or rescue unreasonably disregarded the person's safety by ignoring reasonably posted warnings and closures; leaving a managed and authorized hiking trail, or park boundary, for the purpose of entering a closed area or trail on state, county, or private property that is closed to the public, and reasonable notice of the closure is posted; or entering a hiking trail or park that is closed to the public and reasonable notice of the closure is posted. -- SB2616 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA then FIN

SB2618 SD1 (SSCR 2668)

RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL.

Introduced by: DeCoite L, Fevella K, Inouye L, Keith-Agaran G, Misalucha B, Rhoads K

Establishes the environmental investigative hotline pilot project. Requires the department of the attorney general, investigations division, to implement and manage the pilot project for Molokai residents to report environmental violations and concerns on Molokai. Report to the legislature. Appropriation to the department of the attorney general for 1 full time equivalent (1.0 FTE) investigator position on Molokai to investigate potential environmental concerns reported through the environmental investigative hotline pilot project. (\$\$) -- SB2618 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then JHA then FIN

SB2621 SD1 (SSCR 2878)

RELATING TO THE DEPARTMENT OF AGRICULTURE.

Introduced by: DeCoite L, Baker R, Gabbard M, Keith-Agaran G, Kidani M, Misalucha B, Rhoads K

Appropriation to the department of agriculture to control the spread of bovine tuberculosis among livestock and feral ungulates on the island of Molokai. Requires moneys to be used to establish 1 full time equivalent (1.00 FTE) veterinary medical officer II position, 1 full time equivalent (1.00 FTE) livestock inspector II position, the acquisition of land for the construction of a portable field office, and the procurement of 1 new vehicle. (\$\$) -- SB2621 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2622 SD1 (SSCR 3080)

RELATING TO BIOFUELS.

Introduced by: DeCoite L, Chang S, Inouye L, Keith-Agaran G, Misalucha B

Requires the department of agriculture to establish a 2 year pilot project on the island of Molokai to grow crops for the production of biodiesel fuels. Requires crops grown to include pongamia trees; sunflowers; safflower; and/or any other crops the department of agriculture deems useful for biodiesel production. Provides that no later than December 31, 2023, the department of agriculture shall assess the pilot project's effectiveness and, if the department recommends extending the project, shall identify additional sources of funding, including any available federal funding and private investments. Report to the legislature. -- Appropriation to the department of agriculture to establish and implement a 2 year biodiesel crop pilot project on the island of Molokai. Provides that the moneys appropriated by this Act shall not lapse at the end of the 2022-2023 fiscal year; provided further that any moneys that remain unencumbered on June 30, 2024, shall lapse on that date. (COVID-19, COVID 19, coronavirus) -- SB2622 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then CPC then FIN

SB2623 SD2 (SSCR 2949)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: DeCoite L, Chang S, Inouye L, Keohokalole J, Riviere G
Amends provisions relating to the Hawaiian Homes Commission Act, 1920, as amended. Amends provisions relating to conditions of leases. Provides that if the lessee sells or transfers the lessee's interest in the lease for personal gain, whether or not in a manner otherwise authorized by this Act, the lessee shall be ineligible for placement on any subsequent waiting list maintained by the department to receive a lease authorized by provisions relating to leases to Hawaiians, licenses. -- Amends provisions relating to successors to lessees. Provides that if the successor sells or transfers the successor's interest in the lease for personal gain, whether or not in a manner otherwise authorized by this Act, the successor shall be ineligible for placement on any subsequent waiting list maintained by the department to receive a lease authorized by provisions relating to leases to Hawaiians, licenses. -- SB2623 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2624 SD2 (SSCR 3081)

RELATING TO HEALTH.

Introduced by: DeCoite L, Chang S, Gabbard M, Kanuha D, Keith-Agaran G, Misalucha B, Rhoads K, San Buenaventura J

Requires the department of health to implement a telehealth pilot project to assist residents at 2 distinct project sites, both of which have a medically underserved area designation by the US Department of Health and Human Services; provided that requires 1 site be located in a county with a population of less than 500,000 and the other site to be located in a county with a population of more than 500,000; utilize telehealth as the primary means to deliver health care; and include at least 1 federally qualified health center or rural health clinic in each project site. Limits exemption to the Hawaii public procurement code and purchases of health and human services law to apply to procurements made pursuant to this Act for a period of 12 months following the effective date of this Act. Further requires the department to implement and administer a rural health care pilot project to assist residents in 3 distinct rural areas, 1 each on the islands of Maui, Molokai, and Lanai; provided that the area selected on the island of Maui to be in the Hana district; pay a 250 dollars availability fee to each contracted licensed physician or nurse practitioner providing health care services in 1 or more of the areas selected; provided that requires each physician or nurse practitioner to practice in a specialty that is difficult for rural residents to access, including but not limited to cardiology, gastroenterology, endocrinology, dermatology, and nephrology; provided further that the availability fee to be separate from, and in addition to, any charges billed by the physician or nurse practitioner; and reimburse each contracted physician or nurse practitioner for any costs, including airfare, lodging costs, and a per diem, that the physician or nurse practitioner deems necessary to provide in person health care services to patients in the areas selected. Requires the department to contract with eligible physicians and hospitals, including but not limited to those within the networks of Hawaii pacific health, the queen's health systems, and kaiser permanente, to carry out the rural health care pilot project. Provides that within 6 months of the exhaustion of all telehealth pilot project funds and all rural health care pilot project funds, requires the department of health to make available to the public an evaluation report on telehealth pilot project outcomes or the rural health care pilot project, including the quality of care, patient satisfaction, training and workforce development issues, and financial sustainability of telehealth activities and the rural health care pilot project. Appropriation. (\$\$) -- SB2624 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2626 SD1 (SSCR 2058)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: DeCoite L, Kanuha D, Keith-Agaran G, Misalucha B

Appropriation to the department of land and natural resources for the division of state parks, Maui parks section to purchase 5 utility vehicles of production models 2020 or later, 3 pickup trucks of production models 2020 or later, and 1 1/2 ton pickup truck of a production model 2020 or later. (\$\$) -- SB2626 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB2627 SD2 (SSCR 2796)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: DeCoite L, Baker R, Keith-Agaran G, Misalucha B

Appropriation to the department of transportation to construct a new perimeter fence at Kahului airport (OGG), in the county of Maui. (\$\$) -- SB2627 SD2

SENATE BILLS WHICH PASSED THIRD READING

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|------------------------|--|
| | Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to TRN then FIN |
| SB2629 SD2 (SSCR 3082) | <p>RELATING TO PESTICIDES.</p> <p>Introduced by: DeCoite L, Chang S, Gabbard M, Keith-Agaran G, Moriwaki S, San Buenaventura J</p> <p>Requires the department of agriculture, in consultation with the department of health, to develop and implement a pesticide disposal collection program to provide a 1 time, affordable, and environmentally accessible means for bona fide agricultural entities, pest control operators, and other entities that have inherited restricted use and nonrestricted use pesticides, to dispose of pesticides through a pesticide disposal collection program. Requires the advisory committee on pesticides to serve as the steering committee to guide and monitor the program. Requires the department of agriculture to establish on the islands of Hawaii, Kauai, Lanai, Maui, Molokai, and Oahu disposal locations for restricted use and nonrestricted use pesticides. Requires the department of agriculture to implement the pesticide disposal collection program no later than June 30, 2023, and operate the program for a duration to be determined by the department of agriculture. Appropriation. (\$\$) -- SB2629 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to AGR/ HHH/ then CPC then FIN</p> |
| SB2634 SD1 (SSCR 2469) | <p>RELATING TO HEALTH.</p> <p>Introduced by: Baker R, Acasio L, Chang S, DeCoite L, Inouye L, Keith-Agaran G, Keohokalole J, Kidani M, Lee C, Misalucha B, Moriwaki S, Rhoads K, San Buenaventura J, Shimabukuro M</p> <p>Appropriation to the department of human services to extend medicaid postpartum coverage to 12 months following the end of pregnancy. (\$\$) -- SB2634 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to HHH then FIN</p> |
| SB2635 SD2 (SSCR 2762) | <p>RELATING TO COVERAGE FOR MAMMOGRAPHY.</p> <p>Introduced by: Baker R, Acasio L, Chang S, DeCoite L, Fevella K, Inouye L, Keith-Agaran G, Kidani M, Kim D, Lee C, Misalucha B, Moriwaki S, Rhoads K, San Buenaventura J, Shimabukuro M</p> <p>Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs). Provides that the services provided in this provision are subject to any coinsurance provisions that may be in force in these policies, contracts, plans, or agreements; provided that the policyholder's or the member's dollar limits, deductibles, and co payments shall be on terms at least as favorable to the policyholder as those applicable to other radiological examinations. -- SB2635 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to HHH then CPC then FIN</p> |
| SB2637 SD1 (SSCR 2797) | <p>RELATING TO PUBLIC SAFETY.</p> <p>Introduced by: Baker R, Acasio L, Chang S, DeCoite L, Fevella K, Inouye L, Keohokalole J, Kidani M, Lee C, Misalucha B, Moriwaki S, Rhoads K, San Buenaventura J, Shimabukuro M</p> <p>Amends provisions relating to gender responsive, community based programs for female offenders. Repeals provision to be subject to funding by the legislature. Requires the department of public safety to develop and make available gender responsive, community based programs, including a community based work furlough program, for all female offenders by providing female offenders the appropriate range of opportunities to ensure that their needs are met. Appropriation. (\$\$) -- SB2637 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to CMV then JHA then FIN</p> |
| SB2638 SD2 (SSCR 2902) | <p>RELATING TO THE COMMERCIAL SEXUAL EXPLOITATION OF CHILDREN.</p> <p>Introduced by: Baker R, Acasio L, Chang S, DeCoite L, Fevella K, Gabbard M, Inouye L, Keith-Agaran G, Keohokalole J, Kidani M, Kim D, Lee C, Misalucha B, Moriwaki S, Rhoads K, Shimabukuro M</p> <p>Establishes provisions relating to commercial sexual exploitation of children; annual report. Provides that no later than twenty days prior to the convening of each regular session, the department of the attorney general shall submit a report to the legislature containing available data from entities that collect and are willing to provide data to the department pertaining to the commercial sexual exploitation of children in the State</p> |

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during the immediately preceding fiscal year. (Report to the legislature). Requires the department to further post a copy of the annual report on its website. Specifies data requested. Appropriation (\$\$) -- SB2638 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2639

RELATING TO THE COMPREHENSIVE OFFENDER REENTRY SYSTEM.

Introduced by: San Buenaventura J, Acasio L, Baker R, Chang S, Inouye L, Kidani M, Kim D, Lee C, Misalucha B, Shimabukuro M

Amends provisions relating to offender reentry office. Adds that requires the office to include a risk needs assessment tool that is specifically intended to assess the needs of female offenders. -- SB2639

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2640 SD2 (SSCR 3084)

RELATING TO INCARCERATED WOMEN.

Introduced by: Kidani M, Acasio L, Chang S, DeCoite L, Fevella K, Keohokalole J, Lee C, Misalucha B

Appropriation to the department of public safety for the education program that trains incarcerated women to be general education development tutors for their peers, provides college correspondence courses for women in the women's community correctional center, and provides reentry and transition services for women who wish to continue their education post-incarceration. Provides that the department of public safety may transfer the moneys appropriated by this Act to the university of Hawaii or the department of education for purposes of this Act; provided further that the department of safety may award a grant to a private entity to achieve the purposes of this Act. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB2640 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2641 SD2 (SSCR 2860)

RELATING TO THE JUDICIARY.

Introduced by: Acasio L, Baker R, Chang S, Fevella K, Kidani M, Misalucha B, San Buenaventura J, Shimabukuro M

Appropriation to the judiciary for residential programs that allow minor children of remain with their mothers while the mothers participate in the program, including community based furlough programs; residential drug treatment programs; therapeutic community programs; and mental health programs. (\$\$) -- SB2641 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2642 SD1 (SSCR 2741)

RELATING TO FAMILY.

Introduced by: Baker R, Chang S, DeCoite L, Fevella K, Inouye L, Keith-Agaran G, Misalucha B, Moriwaki S

Establishes provisions relating to domestic abuse; exemption from mediation in paternity proceedings. Provides that in contested paternity proceedings where there are allegations of domestic abuse, the court shall not require a party alleging the domestic abuse to participate in any component of any mediation program against the wishes of that party. Requires a mediator who receives a referral or order from a court to conduct mediation to screen for the occurrence of domestic abuse between the parties. Prohibits a mediator to engage in mediation when it appears to the mediator or when either party asserts that domestic abuse has occurred unless mediation is authorized by the victim of the alleged domestic abuse; mediation is provided in a specialized manner that protects the safety of the victim by a mediator who is trained in the field of domestic abuse; and the victim is permitted to have in attendance at mediation, a supporting person of the victim's choice including but not limited to an attorney or advocate. Provides that if the victim chooses to exercise such option, any other party to the mediation will be permitted to have in attendance at mediation, a supporting person of the party's choice including but not limited to an attorney or advocate. Provides if a temporary restraining order or a protective order is in effect, the court shall not require a party alleging domestic abuse to participate in any component of any mediation program against the wishes of that party. Provides that if there is an allegation of domestic abuse and a temporary restraining order or a protective order is not in effect, the court may order mediation or refer either party to mediation only if mediation is authorized by the victim of the alleged domestic abuse; mediation is provided in a specialized manner that protects the safety of the victim by a mediator who is trained in the field of domestic abuse; and the victim is permitted to have in attendance at

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mediation, a supporting person of the victim's choice including but not limited to an attorney or advocate. Provides that if the victim chooses to exercise such option, any other party to the mediation will be permitted to have in attendance at mediation, a supporting person of the party's choice including but not limited to an attorney or advocate. -- Amends provisions relating to battered spouses; exemption from mediation in divorce proceedings by changing its title to domestic abuse; exemption from mediation in divorce proceedings. Changes references from spousal abuse to domestic abuse, and family violence to domestic abuse. Repeals provisions that provides mediation when there are allegations of family violence. -- SB2642 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2644 SD2 (SSCR 2903)

RELATING TO ELECTRICAL CONTRACTORS.

Introduced by: Baker R, Chang S, DeCoite L, Keith-Agaran G, Moriwaki S
Amends provisions relating to exemption of public utility and community antennae television company personnel by changing its title to exemption of public utility and community antennae television company personnel; annual reports to the legislature. Exempts from this law; employees of an electrical contractor duly licensed under contractors law; provided that the public utility shall certify to the director of labor and industrial relations and to the board of electricians and plumbers that, after a hiring call, no electrician sufficiently qualified and licensed in the State to perform high voltage electrical work applied to timely perform or complete the necessary job or task before the public utility recruited qualified electricians outside the State. Report to the legislature. -- Amends Act 65, Session Laws of 2013, relating to electrical contractors, as amended by Act 60, Session Laws of 2018. Extends the repeal date to June 30, 2033. -- Amends Act 60, Session Laws of 2018, relating to electrical contractors. Requires the board of electricians and plumbers to submit reports to the legislature no later than twenty days prior to the convening of the regular sessions of 2019, 2020, 2021, and 2022. (Report to the legislature). -- SB2644 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then FIN

SB2645 SD2 (SSCR 2804)

RELATING TO ACCESS TO BEHAVIORAL HEALTH SERVICES.

Introduced by: Baker R, Acasio L, Chang S, DeCoite L, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B, Rhoads K, San Buenaventura J
Amends provisions relating to coverage for telehealth under department of human services law. Redefines telehealth to include exemption for behavioral health services pursuant to provisions relating to practice of telehealth under medicine and surgery law. -- Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs). Redefines telehealth to include exemption for behavioral health services pursuant to provisions relating to practice of telehealth under medicine and surgery law. -- Amends provisions relating to practice of telehealth under medicine and surgery law. Requires reimbursement for behavioral health services provided through telehealth, including standard telephone contacts. -- SB2645 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2647 SD2 (SSCR 2904)

RELATING TO FETAL ALCOHOL SPECTRUM DISORDERS.

Introduced by: Baker R, Acasio L, Chang S, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B, Wakai G
Establishes a fetal alcohol spectrum disorders task force, to be placed in the department of health for administrative purposes. Requires the fetal alcohol spectrum disorders task force to develop guidelines and recommendations for governmental support of individuals having fetal alcohol spectrum disorders, including guidelines and recommendations for outreach, treatment, and resource identification; teaching protocols relating to fetal alcohol spectrum disorders, with assistance from the department of education; pathways by which state departments may implement policies and procedures relating to the foregoing guidelines, recommendations, and teaching protocols; and a proposed time frame for the full implementation of the foregoing guidelines, recommendations, and teaching protocols. Report to the legislature. Requires the fetal alcohol spectrum disorders task force to dissolve on July 1, 2023 (sunset). -- Appropriation. (\$\$) -- SB2647 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

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SB2654 SD1 (SSCR 2819)

RELATING TO WATER RATIONING.

Introduced by: Keohokalole J, Acasio L, Chang S, Lee C, Misalucha B, Rhoads K, San Buenaventura J

Establishes provisions relating to water rationing; income tax credit. Provides an income tax credit for a taxpayer for every eligible water rationing system that is installed and placed in service in the State by a taxpayer during the taxable year. Allows the tax credit to be claimed as follows for each rain barrel system ____ per cent of the actual cost or the cap amount determined in this provision; for each water catchment system ____ per cent of the actual cost or the cap amount determined in this provision, whichever is less; for home water system efficiency upgrades ____ per cent of the actual cost or the cap amount determined in this provision, whichever is less; and for dual use piping systems ____ per cent of the actual cost or the cap amount determined in this provision, whichever is less; provided further that multiple owners of a single system shall be entitled to a single tax credit; provided further that the tax credit shall be apportioned between the owners in proportion to their contribution to the cost of the system. -- SB2654 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then CPC then FIN

SB2657 SD2 (SSCR 2778)

RELATING TO MEDICAL EDUCATION AND TRAINING.

Introduced by: Keohokalole J, Acasio L, Baker R, Chang S, Fevella K, Keith-Agaran G, Misalucha B, Moriwaki S

Establishes provisions relating to Hawaii medical education special fund. Establishes in the state treasury a Hawaii medical education special fund, into which shall be deposited all moneys received by the medical education council, including moneys from the federal Centers for Medicaid and Medicare Services and other federal agencies; appropriations made by the legislature; and grants, contracts, donations, and private contributions. Requires the fund to be administered by the John A. Burns school of medicine. Requires moneys deposited in the fund to be expended by the John A. Burns school of medicine for the purposes of the graduate medical education and training programs established under this law. -- Appropriation to the university of Hawaii at Manoa John A. Burns school of medicine for the creation of additional medical residencies and training opportunities for medical students in counties with populations of 500 thousand or less; for the expansion of medical residency and training opportunities in partnership with the US department of veterans affairs. (\$\$) -- SB2657 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ HET/ then FIN

SB2659 SD1 (SSCR 2059)

RELATING TO THE DIVISION OF CONSERVATION AND RESOURCES ENFORCEMENT.

Introduced by: Dela Cruz D

Appropriation to the department of land and natural resources for purchasing equipment, funding training, and establishing 20 permanent, full time equivalent (20.00 FTE) positions in the division of conservation and resources enforcement. (\$\$) -- SB2659 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB2660 SD1 (SSCR 2976)

RELATING TO PROSTITUTION.

Introduced by: Shimabukuro M, Chang S

Amends provisions relating to prostitution; motion to vacate conviction and changes its title to prostitution; motion to vacate conviction or plea under offenses against public health and morals law. Allows a person convicted of or who had a nolo contendere or guilty plea deferred and dismissed by the court under provisions relating deferred acceptance of guilty plea or nolo contendere plea; discharge and dismissal, expungement of records to file a motion to vacate the conviction or the plea that was entered but not accepted if the defendant is not subsequently convicted of any offense under the Hawaii penal code within 3 years after the date of the original conviction or deferral of the nolo contendere plea under provision specified; provided that the charge is ultimately dismissed by the court under provision specified. Requires a person's right to file a motion to vacate a conviction or plea that was not accepted under this provision to be applied retroactively. -- SB2660 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2662 SD2 (SSCR 3085)

RELATING TO CONSTRUCTION WASTE.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Shimabukuro M, Acasio L, Chang S, Misalucha B

Establishes provisions relating to construction and demolition; debris recycling under the Hawaii public procurement code. Requires the offeror that uses the greatest amount of recycled material for construction, measured by square footage; recycles the greatest amount of material for demolition, measured by tonnage; or recycles the greatest amount of material for construction and demolition, combined, to be selected as the priority offeror for a competitive procurement of construction or demolition services by the State or any county; provided that the priority offeror's bid amount shall not be more 10 per cent greater or less than all other bids. -- Amends provisions relating to Hawaii state building codes; requirements under public improvements law. Establishes the Hawaii state building codes applicable to all construction within the state of Hawaii. Requires the Hawaii state building codes to be based upon code provisions based on the latest edition of the international green construction code, as published by the international code council, to address material resource conservation and efficiency; construction material management; construction waste management and waste management; and construction material reuse and recycling. Requires the state building codes to include a requirement that not less than 25 per cent of non hazardous construction waste from the construction, deconstruction, or demolition of public buildings and not less than 20 per cent of non hazardous construction waste from the construction, deconstruction, or demolition of private buildings shall be diverted from disposal and made available for recycling, reuse, donation, or resale. Requires the codes to specify the method for verification of compliance with this provision. Requires all recycle, reuse, donation, and resale provisions established by provision specified to comply with the specified requirements. -- SB2662 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2663 SD1 (SSCR 2879)

RELATING TO FILING FEES.

Introduced by: Shimabukuro M, Chang S, DeCoite L, Keith-Agaran G, Misalucha B
Amends provisions relating to costs; circuit courts under costs and fees law. Changes the filing fee schedule for paternity actions by establishing an initial filing fee of 100 dollars and eliminating fees to file motions. -- SB2663 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2664 SD2 (SSCR 3086)

RELATING TO THE PROTECTION OF TARO.

Introduced by: Shimabukuro M, Acasio L, Chang S, Fevella K, Gabbard M, Lee C, Misalucha B

Amends provisions relating to classes of lands under management and disposition of public lands law. Requires the board of land and natural resources to classify all public lands and in doing so be guided by the specified classifications. Establishes the classification of agricultural public lands entitled taro lands. Requires district boundary amendments of 4th class taro lands to be prohibited. Prohibits public lands classified as 4th class taro lands pursuant to this provision from being subject to district boundary amendment. -- Appropriation to the land use commission for the purposes of provision specified of this act. (\$\$) -- SB2664 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then WAL then FIN

SB2665 SD2 (SSCR 3087)

RELATING TO THE PROTECTION OF TARO.

Introduced by: Shimabukuro M, Acasio L, Chang S, Fevella K, Gabbard M, Kim D, Misalucha B

Amends provisions relating to classes of lands under management and disposition of public lands law. Requires the board of land and natural resources to classify all public lands and in doing so be guided by the following classifications as specified. Establishes a 4th class taro lands classification for public lands. Requires district boundary amendment of 4th class taro lands to be prohibited. Prohibits public lands classified as 4th class taro lands pursuant to this provision from being subject to a district boundary amendment. -- Amends provisions relating to permissible uses within the agricultural districts under land use commission law. Requires, 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, to be restricted to retention, restoration, rehabilitation, or improvement of buildings or sites of historic or scenic interest; and walls, terraces, or supporting structure for lo'i taro fields in wetland taro cultivation prior to statehood and currently in use for wetland taro cultivation. -- Amends provisions relating to property that shall not be acquired for

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development projects under Oahu land development law. Prohibits the board from disturbing existing ancient taro growing systems, ancient wetland taro lands, or structural elements of ancient wetland taro growing systems on undeveloped lands used for wetland taro cultivation prior to statehood and currently in use for wetland taro cultivation. Prohibits the board from acquiring, for development projects, undeveloped lands and infrastructure used for wetland cultivation prior to statehood and currently in use for wetland taro cultivation, including ancient wetland taro lands and structural elements of ancient wetland taro growing systems. -- Amends provisions relating to objectives and policies for the economy; agriculture under the Hawaii state planning act. Requires planning for the state's economy with regard to agriculture to be directed towards achievement of growth and perpetuation of traditional Hawaiian crops. -- Allows the land use commission, in conjunction with the taro security and purity task force, to create an inventory, pursuant to law specified, and submit the inventory to the board of land and natural resources for approval. -- SB2665 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then WAL then FIN

SB2667 SD1 (SSCR 2473)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Baker R, Inouye L, Keith-Agaran G, Misalucha B

Amends Act 150, Session Laws of 2018, relating to affordable housing, as amended by Act 98, Session Laws of 2019, as amended by Act 34, Session Laws of 2020. Extends the deadline to allow 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 pursuant to eminent domain law, unless the corporation has renegotiated the ground lease or issued a new ground lease on terms acceptable to the corporation by December 31, 2026. -- SB2667 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then JHA then FIN

SB2670 SD2 (SSCR 3088)

RELATING TO THE HAWAII STATE LESBIAN, GAY, BISEXUAL, TRANSGENDER, QUEER, PLUS COMMISSION.

Introduced by: Lee C, Chang S, Misalucha B, Rhoads K

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; encourage a long-range program of education of members of the lesbian, gay, bisexual, transgender, queer, plus community in 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 law; and submit to the governor and legislature an annual report with recommendations. (Report to the legislature). Requires the mayor of each county to appoint a county committee on the status of lesbian, gay, bisexual, transgender, queer, plus affairs. Requires 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. Requires 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.

SENATE BILLS WHICH PASSED THIRD READING

(()) -- SB2670 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

SB2675 SD1 (SSCR 3089)

RELATING TO SUSTAINABLE AGRICULTURE.

Introduced by: Lee C, Acasio L, Chang S, DeCoite L, Gabbard M, Kanuha D, Keith-Agaran G, Misalucha B

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 cover cropping. Establishes within the department of agriculture 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 the legislature. Appropriation. (()) -- SB2675 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2677 SD1 (SSCR 2219)

RELATING TO HOMELESSNESS.

Introduced by: Moriwaki S, Acasio L, Chang S, DeCoite L, Ihara L, Keith-Agaran G, Kim D, Lee C, Misalucha B

Establishes the long term rental assistance pilot program to be administered by the Hawaii public housing authority. Allow the authority to enter into memoranda of agreement with the counties or specialized non profit organizations as necessary to implement this Act. Requires the authority to provide long term rental assistance pilot program to individuals who are over the age of 62 who 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; provide housing counseling and landlord assistance to assist elders in obtaining or retaining permanent housing; and coordinate with mental health services to assist elders in obtaining or retaining permanent housing. Requires the authority to require pilot program participants to participate in the continuum of care coordinated entry system for homeless services. Report to the legislature. Pilot program to cease to exist on June 30, 2025 (sunset). Appropriation to the authority for the pilot program, including 2 full time equivalent (2.0 FTE) public housing specialist positions. Act to be repealed on June 30, 2025 (sunset). (()) -- SB2677 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then FIN

SB2678 SD2 (SSCR 3091)

RELATING TO THE HAWAII STATE HEALTH INSURANCE ASSISTANCE PROGRAM.

Introduced by: Moriwaki S, Acasio L, Chang S, DeCoite L, Keith-Agaran G, Kim D, Lee C, Misalucha B, Rhoads K

Appropriation to the executive office on aging to expand the Hawaii state health insurance assistance program by contracting with 3rd party service providers and staffing consultants and recruiting more volunteers. (()) -- SB2678 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2679 SD2 (SSCR 3147)

RELATING TO DRIVER'S LICENSES.

Introduced by: Misalucha B, Chang S, Gabbard M, Kanuha D, Lee C, Moriwaki S, Rhoads K, Riviere G

Amends provisions relating to expiration of licenses under highway safety law. Requires every license issued under this part, except for a provisional license issued under provision specified which shall expire on the date of the provisional licensee's 19th birthday, whether an original issuance or a renewal, to expire on the 1st birthday of the licensee occurring not less than 8 years after the date of the issuance of the license, unless sooner revoked or suspended; provided that the license shall expire on the 1st birthday of the licensee occurring not less than 4 years after the date of the issuance if, at the time, the licensee is 24 years of age or younger; or 72 years of age or older but younger than 80 years of age. -- SB2679 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then JHA then CPC

SB2680 SD2 (SSCR 3128)

RELATING TO HEALTH.

Introduced by: Baker R, Acasio L, Chang S, Keith-Agaran G, Keohokalole J, Lee C, Moriwaki S, 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

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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, clinical nurse specialist or marriage and family therapist licensed. 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. Prohibits information collected pursuant to this law by the department of health or retained as result of incidental or routine communication with providers and patients to be disclosed, discoverable, or compelled to be produced in any civil, criminal, administrative or other proceedings. -- SB2680 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ CPC/ then JHA then FIN

SB2681 SD2 (SSCR 2706)

RELATING TO PROCUREMENT.

Introduced by: Moriwaki S

Amends provisions relating to competitive sealed bidding under the Hawaii public procurement code. Requires an invitation for bids to be issued and to include a purchase description and all contractual terms and conditions applicable to the procurement. Requires the invitation for bids to allow the bidder to clarify or correct immaterial or technical information required for up to 24 hours after the bid submission deadline if the bids are for construction; provided that any changes to the nature and scope of work and any additions or substitutions of listed joint subcontractors shall be prohibited. Requires bids to be open publicly in the presence of 1 or more witnesses at the time and place designated in the invitation for bids; provided that if the bid is for construction, it shall be opened no sooner than 24 hours after the deadline for the submission of the bids. Specifies definitions for immaterial or technical information. -- SB2681 SD2

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB2685 SD2 (SSCR 2941)

RELATING TO PLANNED COMMUNITY ASSOCIATIONS.

Introduced by: Moriwaki S

Establishes provisions relating to cumulative voting for directors under the planned community associations law. Provides that if the articles of incorporation, declaration, or bylaws provide for cumulative voting by members, allows members to vote, by multiplying the number of votes the members are entitled to cast by the number of positions for whom they are entitled to vote, and cast the product for a single candidate or distribute the product among 2 or more candidates. Requires the candidates receiving the highest number of votes under this provision, up to the total number of positions to be filled, to be deemed elected, and to be given the longest term; unless otherwise provided in the articles of incorporation, declaration, or bylaws, cumulative voting shall not be permitted. Allows a director elected by cumulative voting to be removed by the members with or without cause if the requirements of provisions relating to removal of directors elected by member or directors are met. -- Establishes provisions relating to removal of directors elected by members or directors. Allows the members to remove 1 or more directors elected by them with or without cause unless otherwise provided in the articles of incorporation, declaration, or bylaws. -- Amends provisions relating to cumulative voting for directors under the Hawaii nonprofit corporations act. Exempts this provision to apply to any planned community association governed by planned community associations law. -- Amends provisions relating to removal of directors elected by members or directors under the Hawaii nonprofit corporations act. Exempts this provision to apply to any planned community association governed by planned community associations law. -- Amends provisions relating to notice required; regular annual and special meetings. Provides that if the board of directors does not intend to use association funds to distribute proxies that include the election of directors and therefore does not post notice, requires the board to post notice in prominent locations within the project of its intent to distribute written notice of an association meeting at least 21 days in advance of distributing written notice under this provision. -- SB2685

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SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to CPC

SB2695 SD2 (SSCR 2791)

RELATING TO CRYPTOCURRENCY.

Introduced by: Misalucha B, Inouye L, Lee C, Wakai G

Establishes the blockchain and cryptocurrency task force to be placed within the department of commerce and consumer affairs for administrative purposes. Requires the task force to meet as often as the chairperson deems necessary, which may include conducting meetings via interactive conference technology; review data and other aspects of the blockchain and cryptocurrency industry throughout the country, including but not limited to the development of a plan to expand blockchain adoption in both the private and public sectors, to be regulated within the jurisdiction and purview of the department of commerce and consumer affairs' division of financial institutions; compile an overview of potential legislation; solicit ideas and opinions of industry experts on additional legislation; and submit a report of its findings and recommendations, including any proposed legislation, to the legislature (report to the legislature) no later than twenty days prior to the convening of the regular session of 2024, at which point the task force shall dissolve (sunset). -- SB2695 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then CPC then FIN

SB2700 SD2 (SSCR 3092)

RELATING TO THE EARLY CHILDHOOD REGISTRY.

Introduced by: Misalucha B, Acasio L, Chang S, DeCoite L

Establishes provisions relating to early childhood registry. Requires the department of human services to require all staff used to meet the staff child ratio in both licensed and registered childcare programs in the State to annually update their information in its early childhood registry. Requires that the data collected from the early childhood registry to include social determinates, including but not limited to gender, race, age, paid years of experience, preferred learning languages, languages spoken with children, median hourly wage, paid planning time, health insurance, paid sick leave, paid vacation, retirement benefits, participation in an apprenticeship program, level of education, and training hours. Provides that training includes health and safety training and voluntary professional development training. Report to the legislature. Appropriation to the department of human services for the purpose of improving the State's early childhood registry. (\$\$) -- SB2700 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2701 SD2 (SSCR 2798)

RELATING TO EARLY EDUCATION.

Introduced by: Misalucha B, Acasio L, Chang S, Fevella K, Lee C

Requires the department of human services to establish and implement a 1 year child care worker subsidy pilot program and develop standards and qualifications for participation in the pilot program by child care workers, under minimum requirements specified. Requires the department to establish best practices to bring all child care workers pay to, at a minimum 17.00 dollars per hour. Report to the legislature. Appropriations. Act to be repealed on July 1, 2023 (sunset). (\$\$) -- SB2701 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ EDN/ then FIN

SB2707 SD1 (FLOOR
AMENDMENT 1)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Taniguchi B

Amends provisions relating to scope of negotiations; consultation under collective bargaining in public employment law. Requires the repricing of classes within an appropriate bargaining unit to be negotiated and determined as follows; provided that the parties may mutually agree on repricing procedures in conformance to this provision; within 30 days of receipt of a written request from the exclusive representative to negotiate and at times allowed under the collective bargaining agreement, the employer shall negotiate the repricing of classes within the bargaining unit. Provides that if the employer fails to timely initiate a negotiation in compliance with this provision or the parties cannot reach an agreement within 90 days after the exclusive representative's written request to negotiate or by January 31 of a year in which the agreement is due to expire, whichever is earlier, an impasse exists and the impasse procedures in provisions relating to resolution of disputes; impasses shall apply. -- Amends provisions relating to resolution of disputes; impasses. Provides that an employer's failure to timely initiate a negotiation on repricing of classes within a bargaining unit pursuant to

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provisions relating to scope of negotiations; consultation or the parties' failure to reach an agreement on repricing within the timeframe set forth in provisions relating to scope of negotiations; consultation to constitute an impasse, to which the impasse procedures in this provision shall apply. -- SB2707 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2708

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND.
Introduced by: Taniguchi B

Amends provisions relating to definitions under the Hawaii employer union health benefits trust fund. Redefines employee beneficiary to include the surviving child, if there is no surviving parent who is eligible to be an employee beneficiary, and the child is unmarried and is under the limiting age as defined by the board; or incapable of self support because of a mental or physical incapacity, which existed prior to the unmarried child's reaching the age of 19 years. -- SB2708

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2709 SD2 (SSCR 2811)

RELATING TO CONTRACTORS.

Introduced by: Taniguchi B

Amends provisions relating to powers to classify and limit operations under contractors law. Prohibits this provision from prohibiting a specialty contractor from taking and executing a contract involving the use of 2 or more crafts or trades when there are more than 2 specialty contractors involved; provided that the performance of the work in the crafts or trades, other than in which the specialty contractor is licensed, is incidental and supplemental and does not exceed 5 per cent of the specialty contractor's total work performed in the craft for which the specialty contractor is licensed. -- SB2709 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then FIN

SB2711 SD1 (SSCR 2373)

RELATING TO EDUCATION.

Introduced by: Taniguchi B

Amends provisions relating to definitions under child labor law. Defines youth vocational training program or internship to mean a program or internship that is recognized by the State; provided that the student is employed under a written agreement that specifies that the work of the student in the occupation declared particularly hazardous shall be incidental to training; provides that the work shall be under the direct and close supervision of a qualified and experienced supervisor; provides that safety instructions shall be given by the school and correlated by the employer with on the job training; outlines the planned program of job training and work experience for the student, appropriate to the student's abilities, which includes training related to pre-employment and employment industry skills to be mastered at progressively higher levels that are coordinated with learning in the school-based learning component and lead to the awarding of a skill certificate; specifies that tasks shall not be intended to replace professional labor; and is signed by the employer, school career and technical education coordinator, principal, and the student's parent or legal guardian and kept on file by the school and employer. -- Amend provisions relating to employment of minors under 18 years of age. Allows a minor under 18 years of age to be employed or permitted to work in a youth vocational training program or internship; as an apprentice in a registered apprenticeship program validated by the US Department of Labor or the department; or in an occupation in which the minor has completed a vocational or career education program approved by the department of education; provided that the work is performed during periods when the minor is excused by school authorities from attending school and the employer of the minor procures and keeps on file a valid certificate of employment. -- SB2711 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC

SB2720 SD2 (SSCR 2815)

RELATING TO ENERGY.

Introduced by: Lee C, Keith-Agaran G, Keohokalole J, Misalucha B, Moriwaki S

Amends provisions relating to electric vehicle charging system; rebate program. Requires each eligible installation of an electric vehicle charging system to receive up to 2,000 dollars for the installation of an alternating current Level 2 station with 1 port; up to 4,500 dollars for the installation of an alternating current Level 2 station with 2 or more ports; and up to 35,000 dollars for the installation of a direct current fast charging system. Requires each eligible upgrade of an electric vehicle charging system to receive

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up to 1,300 dollars for the upgrade to an alternating current Level 2 station with 1 port; up to 3,000 dollars for the upgrade to an alternating current Level 2 station with 2 or more ports; and up to 28,000 dollars for the upgrade to a direct current fast charging system. Repeals provision that prohibits the public utilities commission to issue more than 500,000 dollars in total rebates under this provision. Requires rebates to be subject to available funds and the program administrator not approve additional rebates for the remainder of the fiscal year after program funds have been fully exhausted. Provides that rebate program guidelines support the visitor industry in transitioning to clean transportation and serve low and moderate income and environmental justice communities; electric vehicle charging system rebates should support accessibility of charging to as many electric vehicle drivers as feasible; and allow the program administrator to propose new or modified guidelines. -- Amends provisions relating to electric vehicle charging system; rebate program; administrator; establishment. Increase that limits the administrator to not expend from more than 10 to more than 15 per cent of the amounts appropriated for the rebate program or other reasonable percentage determined by the public utilities commission for administration of the programs established to include marketing and outreach expenses to increase program participation, if needed. -- SB2720 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB2724 SD2 (SSCR 3110)

RELATING TO SEA LEVEL RISE ADAPTATION.

Introduced by: Moriwaki S, Acasio L, Gabbard M, Keith-Agaran G, Lee C, Misalucha B, Rhoads K

Requires the office of planning and sustainable development to establish a pilot project to develop an adaptation and resilience plan that addresses the climate change and sea level rise impacts in the Waikiki special district. Report to the legislature. Appropriation. (\$\$) -- SB2724 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL/ EEP/ then FIN

SB2726 SD2 (SSCR 3066)

RELATING TO PARKING CONCESSIONS.

Introduced by: Moriwaki S, Misalucha B

Amends provisions relating to contracts for concessions; bid required, exception under concessions on public property law. Prohibits the bidding requirements of provision specified from applying to concessions or space on public property set aside for operation of ground transportation services and parking lot operations at airports and small boat harbors. -- SB2726 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB2730 SD1 (SSCR 2729)

RELATING TO CONDOMINIUM ASSOCIATIONS.

Introduced by: Chang S

Establishes provisions relating to attorneys' fees under condominiums law. Requires all costs for attorneys' fees incurred by or on behalf of the association to be paid from association funds or reserves. Prohibits the association from assessing, demanding, or seeking reimbursement of the costs for attorneys' fees against a unit owner unless the association assesses, demands, or seeks reimbursement of the costs of attorneys' fees against all the units in accordance with the allocations under provisions relating to common profits and expenses; and the association prevailed in the matter. Prohibits the association from assessing, demanding, or seeking reimbursement for its total and final legal fees in any matter in excess of 25 per cent of the original debt amount sought by the association unless approved by the majority of unit owners at a regular meeting of the association; provided that, for the collection of the debt totaling less than 2,000 dollars, the total and final legal fees the board seeks to recover from a unit owner for the matter shall not exceed 25 per cent of the claimed debt. Requires attorneys retained by the association to only communicate with the board; provided that attorneys retained by the association may communicate with unit owners for purposes of requests and responses for essential requirements of each matter. Prohibits attorneys retained by the association from billing or demanding payment of attorneys' fees from any unit owner. -- SB2730 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then FIN

SB2731 SD2 (SSCR 3067)

RELATING TO THE BERNICE PAUAHI BISHOP MUSEUM.

Introduced by: Taniguchi B

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Appropriation to the department of accounting and general services for supporting the Bernice Pauahi Bishop Museum, officially designated as the state of Hawaii Museum of Natural and Cultural History; provided that any funds shall be in addition to and shall not supplant any portion of the base budget of the department for the museum. Provided further that the amount appropriated shall be included in the base budget for the department for the museum in future fiscal bienniums. (\$\$) -- SB2731 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CAI then FIN

SB2735 SD1 (SSCR 2248)

RELATING TO BEHAVIORAL HEALTH CRISIS STABILIZATION BEDS.

Introduced by: Rhoads K, Baker R, Keohokalole J, San Buenaventura J

Appropriation to the department of health adult mental health division for behavioral health crisis stabilization beds. (\$\$) -- SB2735 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2736 SD1 (SSCR 2249)

RELATING TO CRISIS OUTREACH PROGRAMS.

Introduced by: Rhoads K, Keohokalole J

Appropriation to the department of health adult mental health division for a statewide crisis outreach program. (\$\$) -- SB2736 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2737 SD2 (SSCR 3070)

RELATING TO A BEHAVIORAL HEALTH LONG-TERM CARE FACILITY.

Introduced by: Rhoads K, Baker R, Keohokalole J, San Buenaventura J

Authorizes the issuance of general obligation bonds for appropriation to the department of health for a capital improvement project to develop a long term care facility at the Guensberg building on the Hawaii state hospital campus. (\$\$) -- SB2737 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2740 SD1 (SSCR 2880)

RELATING TO GUARDIANS AD LITEM.

Introduced by: Rhoads K

Allows, for any guardian ad litem appointed to a person who is the subject of a petition for involuntary hospitalization pursuant to provision specified or assisted community treatment pursuant to provision specified, the judiciary to provide compensation greater than the guidelines specified in provision specified. -- Appropriation to the judiciary for compensation of guardians ad litem appointed to individuals who are the subject of a petition for involuntary hospitalization pursuant to provision specified, or assisted community treatment pursuant to provision specified, and related program costs. (\$\$) -- SB2740 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2741

RELATING TO THE COMMISSION TO PROMOTE UNIFORM LEGISLATION.

Introduced by: Rhoads K

Amends provisions relating to commission under the uniformity of legislation law. Requires there to be established a commission to promote uniform legislation, placed within the department of the attorney general for administrative purposes, to promote uniformity of legislation in the US, to be composed of 5 commissioners, who shall be appointed by the governor in the manner prescribed in provisions relating to selection and terms of members of boards and commissions. -- Amends provisions relating to duties. Requires the members of the commission to promote uniform legislation shall be exempt from any limit on the number of members who may attend meetings and other presentations under provisions relating to permitted interactions of members for the purpose of attending and participating in meetings hosted by the National Conference of Commissioners on Uniform State Laws, also known as the Uniform Law Commission, regardless of whether the meetings are held specifically and exclusively for or directed toward members of the commission to promote uniform legislation. Prohibits the meetings hosted by the Uniform Law Commission and attended by the commissioners to be considered to be meetings of the commission and shall be exempt from the requirements of provisions relating to Open meetings, notice, and minutes under the public agency meetings and records law; provided that the commissioners may not vote on which uniform legislation should be proposed or recommended to the legislature for enactment in Hawaii at the meetings hosted by the Uniform Law Commission; provided further that commissioners who attend the meetings hosted by the Uniform Law

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Commission shall report at the next duly noticed meeting of the commission their attendance and the matters presented or discussed during the hosted meetings that related to official commission business. Requires this exemption to be in addition to the permitted interactions of members listed in provisions relating to permitted interactions of members. -- SB2741

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2745 SD1 (SSCR 2689)

RELATING TO AIRCRAFT.

Introduced by: Keohokalole J, Keith-Agaran G, San Buenaventura J
Amends provisions relating to rules, standards. Requires the director to adopt rules to regulate tour aircraft operations by permit, which shall include but not be limited to verification that the applicant has aircraft liability insurance coverage in effect of not less than ____ dollars per person per incident that covers, at minimum; bodily injury and death; and loss and damage to property. -- SB2745 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then CPC

SB2747 SD1 (SSCR 2722)

RELATING TO THE UNIFORM PARENTAGE ACT.

Introduced by: Keohokalole J, Gabbard M, Keith-Agaran G, Misalucha B, San Buenaventura J

Amends Act 201, Session Laws of 2021, relating to parentage. Requires the department of health and the department of the attorney general to convene a task force to recommend amendments to the Hawaii Revised Statutes to update existing parentage laws that reflect outdated, cisheteronormative concepts of families, parenthood, and parental rights. Requires the task force to include the director of health, or the director's designee, who shall serve as a co-chairperson; and a representative from the department of the attorney general, who shall serve as a co-chairperson. Requires the director of health and the representative from the department of the attorney general to invite the following individuals to become members of the task force; a family court judge; a family law attorney; a representative of AF3IRM Hawaii; a representative of the department of health's sexual and gender minority working group; a representative of Ka Aha Mahu; and any other member as recommended by the task force. Requires the task force to submit a report of its findings and recommendations, including any proposed legislation, to the legislature no later than 40 days prior to the convening of the regular session of 2023. (Report to the legislature). Requires the task force to be dissolved on December 31, 2022 (sunset). -- SB2747 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB2748 SD2 (SSCR 3199)

RELATING TO THE INDIVIDUALS WITH DISABILITIES EDUCATION ACT.

Introduced by: Keohokalole J, Acasio L, Keith-Agaran G, Misalucha B, San Buenaventura J

Provides that beginning with the annual state application under part C of the Individuals with Disabilities Education Act as amended in 2004 for federal fiscal year (FFY) 2022, requires the department health elect, pursuant to title 34 Code of Federal Regulations section 303.211, to include in its application, a state policy under which a parent or guardian of a child with a disability who is eligible for preschool services under section 619 of the Individuals with Disabilities Education Act, as amended; and previously received early intervention services, to choose continue receiving the early intervention services after the child turns 3 years of age and until the child enters or is eligible to enter kindergarten. Appropriation. (\$\$) -- SB2748 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then JHA then FIN

SB2749 SD1 (SSCR 2494)

RELATING TO NOISE.

Introduced by: Keohokalole J, Keith-Agaran G, Misalucha B, Taniguchi B
Establishes provisions relating to noise; commercial vehicles; penalties under the statewide traffic code. Prohibits any person from operating any commercial vehicle for the purpose of making a pickup from, or delivery to, a business establishment, where the pickup or delivery is made between the hours of 10:00 p.m. and 7:00 a.m. on any day; and the commercial vehicle, while traveling on a roadway, parking lot, or other property owned or under the control of a business establishment, passes within 50 feet of any single family residence in the performance of the pickup from, or delivery to, the business establishment. Prohibits this provision from applying to any commercial vehicle operating in response to an emergency. Requires any person violating this provision to

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be fined 200 dollars. Requires all fines collected under this provision to be deposited into the state highway fund. -- SB2749 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2752 SD2 (SSCR 2881)

RELATING TO ABANDONED WELLS.

Introduced by: Inouye L, DeCoite L, Keith-Agaran G, Misalucha B

Establishes provisions relating to well abandonment compliance income tax credit. Provides an income tax credit to a taxpayer to be equal to ____ per cent of the construction costs that are necessary and directly incurred by the taxpayer to seal an abandoned well in compliance with provisions relating to abandonment of wells, up to a maximum of ____ dollars. Defines abandoned well to have the same meaning as defined in provisions relating to definitions under the state water code law. -- Establishes provisions relating to 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. -- Amends provisions relating to abandonment of wells. Requires the owner of an abandoned well to seal the well at the owner's expense, as provided by the well construction and pump installation standards. Appropriation to the department of land and natural resources for the following positions in the commission on water resource management; either 2 full-time equivalent (2.0 FTE) engineering technician positions; or 2 full-time equivalent (2.0 FTE) environmental health specialist positions; and 1 full-time equivalent (1.0 FTE) clerical position. (\$\$) -- SB2752 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL/ EEP/ then JHA then FIN

SB2755 SD1 (SSCR 2723)

RELATING TO THE BOARD OF LAND AND NATURAL RESOURCES.

Introduced by: Inouye L, Keith-Agaran G, Lee C, Misalucha B

Amends provisions relating to powers under public lands, management and disposition of law. Allows the board of land and natural resources to delegate to the chairperson or employees of the department of land and natural resources, subject to the board's control and responsibility, powers and duties as may be lawful or proper for the performance of the functions vested in the board; provided that any decision relating to the revocation, limitation, condemnation, removal, or modification of land leases and revocable permits shall be subject to prior approval by the board. -- SB2755 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB2757 SD1 (SSCR 2092)

RELATING TO HISTORIC PRESERVATION.

Introduced by: Inouye L, Chang S, DeCoite L, Keith-Agaran G, Keohokalole J

Appropriation to the department of land and natural resources for the development of a comprehensive inventory of historic properties and burial sites. (\$\$) -- SB2757 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB2759 SD2 (SSCR 2707)

RELATING TO THE DISPOSITION OF WATER RIGHTS.

Introduced by: Inouye L, Acasio L, Chang S, DeCoite L, Misalucha B

Amends provisions relating to minerals and water rights under management and disposition of public lands law. Prohibits this provision from applying to the disposition of water rights for the instream use of water for traditional and customary kalo cultivation practices. -- Amends provisions relating to general powers and duties. Requires the commission on water resource management to determine the appurtenant water rights, including but not limited to the quantification of the amount of water and the specification of the water course or the means of access and delivery entitled by that right. -- Amends provisions relating to appurtenance rights and native hawaiian water rights. Includes the use, access, delivery, and quality of water. -- SB2759 SD2

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then WAL then JHA

SB2764 SD2 (SSCR 3146)

RELATING TO SPECIAL MANAGEMENT AREAS.

Introduced by: Inouye L, Chang S, Keith-Agaran G, Lee C, Misalucha B

Amends provisions relating to definitions under coastal zone management law. Redefines development to exclude demolition or removal of structures, except those structures or improvements located on any historic site as designated in national or state registers; installation, maintenance, repair, and replacement of public pedestrian and bicycle facilities, including sidewalks, paths, bikeways, crosswalks, stairs, ramps, traffic

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control barriers, signs, signals, and associated improvements; trash removal or invasive vegetation removal or control, excluding the use of herbicides; installation of fencing, including associated improvements and incidental structures, for invasive species control or preservation of native habitats on conservation land; installation, maintenance, repair, and replacement of lighting, fixtures, and equipment to establish compliance with current standards at existing public facilities; and installation, maintenance, repair, and replacement of security measures, including fencing, to existing public facilities. -- SB2764 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA then FIN

SB2766 SD1 (SSCR 2123)

RELATING TO LAND USE.

Introduced by: Inouye L, Chang S, Keith-Agaran G, Misalucha B

Requires the office of planning and sustainable development to perform a study to assess the rural district framework within the land use law and make recommendations for revisions to rural district policies and permissible uses within the rural district. Report to the legislature. Appropriation. (\$\$) -- SB2766 SD1

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB2767 SD1 (SSCR 2124)

RELATING TO FISH AGGREGATION DEVICES.

Introduced by: Inouye L, DeCoite L, Keith-Agaran G, Lee C, Riviere G

Appropriation to the department of land and natural resources to support the fish aggregation device (FAD) program. (\$\$) -- SB2767 SD1

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB2768 SD2 (SSCR 3072)

RELATING TO THE HAWAII YOUTH CONSERVATION CORPS.

Introduced by: Inouye L, Acasio L, Keith-Agaran G, Lee C, Misalucha B, San Buenaventura J

Amends provisions relating to administration under conservation; employment programs law. Allows the governor to designate the department of land and natural resources to administer or enter into an agreement for the administration of a green jobs youth corps to provide temporary work and training opportunities in natural resource management; agriculture; or other sustainability related professions; provided that these opportunities shall be available to young adults who are 38 years of age or younger; provided further that the department shall partner with an organization that received accreditation from the corps center of excellence accreditation program or has at least 10 years of experience providing similar programming statewide in the State, or both. -- Appropriation to the department of land and natural resources for the administration of the green jobs youth corps. (\$\$) -- SB2768 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB2770 SD1 (SSCR 2708)

RELATING TO NATIVE HAWAIIAN REHABILITATION PROGRAMS.

Introduced by: Nishihara C, Acasio L, Chang S, DeCoite L, Fevella K, Kanuha D, Kidani M, Lee C, Misalucha B, San Buenaventura J

Establishes provisions relating to native Hawaiian rehabilitation; program. Requires the department of public safety, in collaboration with the office of Hawaiian affairs, to create a rehabilitation program for native Hawaiian prison inmates that has an emphasis on preserving native Hawaiian values and cultural practices. -- Appropriation to the department of public safety for the establishment of a native Hawaiian rehabilitation program for prison inmates that is based on native Hawaiian values and cultural practices. (\$\$) -- SB2770 SD1

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2771 SD1 (SSCR 2709)

RELATING TO RISK AND NEEDS ASSESSMENT FOR FEMALE OFFENDERS.

Introduced by: Nishihara C, Baker R, Chang S, DeCoite L, Fevella K, Lee C, Misalucha B

Amends provisions relating to intake service centers under corrections law. Requires the centers to conduct internal pretrial female risk and need assessments on adult female offenders within 3 working days of admission to a community correctional center; provided that this shall not apply to persons subject to county or state detainers or holds, persons detained without bail, persons detained for probation violation, persons facing revocation of bail or supervised release, and persons who have had a pretrial female

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risk and need assessment completed prior to admission to a community correctional center. Provides pretrial female risk and needs assessment tool to consider factors as specified. -- SB2771 SD1

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2772 SD2 (SSCR 3073)

RELATING TO FURLOUGH AND DRUG TREATMENT PROGRAMS.

Introduced by: Nishihara C, Acasio L, Chang S, DeCoite L, Fevella K, Kanuha D, Keohokalole J, Lee C, Misalucha B, Moriwaki S, Rhoads K, San Buenaventura J
Appropriation to the judiciary to create and fund new and existing community based furlough programs; and residential drug treatment, therapeutic living, and mental health programs that allow judiciary involved women to bring their minor children into the program to reduce the risks of trauma and multigenerational incarceration. (\$\$) -- SB2772 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2774 SD1 (SSCR 2905)

RELATING TO WOMEN'S COMMUNITY CORRECTIONAL CENTER.

Introduced by: Nishihara C, Acasio L, Baker R, Chang S, DeCoite L, Lee C, Misalucha B, Moriwaki S, Rhoads K, Riviere G, San Buenaventura J

Appropriation to the department of public safety for the further expansion of huikahi restorative circles at the women's community correctional center. (\$\$) -- SB2774 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB2777 SD1 (SSCR 2170)

RELATING TO SEARCHES OF FEMALE INMATES.

Introduced by: Nishihara C, Baker R, Chang S, DeCoite L, Fevella K, Kim D, Lee C, Misalucha B, San Buenaventura J

Establishes provisions relating to searches of female inmates. Restricts a male correctional facility employee to conduct a pat down search of a female inmate, unless the prisoner presents a risk of immediate harm to herself or others or risk of escape and a female correctional employee is not available; or enter into an area of the institution where a female inmate may be in a state of undress unless an inmate in the area presents a risk of immediate harm to herself or others or if there is a medical emergency in the area. Requires male correctional facility employees to announce their presence when entering a housing unit. Requires male correctional employee that conducts a pat down search or enters a prohibited area under an exception to document within 3 days of the incident and reviewed by the warden and retained by the institution for reporting purposes. Allows the department to promulgate rules and regulations for the administration of this provision. Requires the department of public safety to increase its recruitment and training of female adult corrections officers to satisfy the requirements of female gender specific posts; and to make every effort within the law to address the concerns of the advocates, requirements of the federal Prison Rape Elimination Act of 2003, and staffing shortages of female gender specific posts, as well as the hiring and training of female adult corrections officers to effectuate the purposes of this Act. Report to the legislature. -- SB2777 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA

SB2780

RELATING TO THE POWER OF ARREST.

Introduced by: Nishihara C, DeCoite L, Kidani M, Misalucha B

Amends provisions relating to officer of the US customs and border protection service or citizenship and immigration services; arrest powers and changes its title to law enforcement officers of the US immigration and customs enforcement homeland security investigations or US customs and border protection; arrest powers. Allows a law enforcement officer of the US immigration and customs enforcement homeland security investigations or US customs and border protection, without a warrant, to arrest a person if the special agent in charge, US immigration and customs enforcement homeland security investigations honolulu, or the port director of the area port of honolulu of the US customs and border protection, certifies to the State that the officer has received proper training within the agency to enable that officer to make arrests as provided in this provision. -- SB2780

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB2782 SD1 (SSCR 2906)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

SENATE BILLS WHICH PASSED THIRD READING

Introduced by: Taniguchi B

Appropriation to the director of finance 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. -- Appropriation to the chief justice for all collective bargaining cost items for collective bargaining unit 1 (nonsupervisory blue collar employees). -- 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. (\$\$) -- SB2782 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2783 SD1 (SSCR 2907)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniguchi B

Appropriation to the director of finance and chief justice 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 Hawaii health systems corporation 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. (\$\$) -- SB2783 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2784 SD1 (SSCR 2908)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniguchi B

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. (\$\$) -- SB2784 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2785 SD1 (SSCR 2909)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniguchi B

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. (\$\$) -- SB2785 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2786 SD1 (SSCR 2910)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniguchi B

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 5 (teachers 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. (\$\$) -- SB2786 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2787 SD1 (SSCR 3074)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniguchi B

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. (\$\$) -- SB2787 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
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| SB2788 SD1 (SSCR 2911) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Taniguchi B</p> <p>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. (\$\$) -- SB2788 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then FIN</p> |
| SB2789 SD1 (SSCR 3075) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Taniguchi B</p> <p>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. (\$\$) -- SB2789 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then FIN</p> |
| SB2790 SD1 (SSCR 2912) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Taniguchi B</p> <p>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. (\$\$) -- SB2790 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then FIN</p> |
| SB2791 SD1 (SSCR 3076) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Taniguchi B</p> <p>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. (\$\$) -- SB2791 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then FIN</p> |
| SB2792 SD1 (SSCR 2913) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Taniguchi B</p> <p>Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 11 (firefighters) 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 11 (firefighters) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB2792 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then FIN</p> |
| SB2794 SD1 (SSCR 2914) | <p>RELATING TO PUBLIC EMPLOYMENT COST ITEMS.</p> <p>Introduced by: Taniguchi B</p> <p>Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 13 (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 (professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB2794 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then FIN</p> |

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- SB2795 SD1 (SSCR 2915) RELATING TO PUBLIC EMPLOYMENT COST ITEMS.
Introduced by: Taniguchi B
Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 14 (state law enforcement officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB2795 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN
- SB2796 SD1 (SSCR 2916) RELATING TO PUBLIC EMPLOYMENT COST ITEMS.
Introduced by: Taniguchi B
Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 15 (state and county ocean safety and water safety officers) 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 15 (state and county ocean safety and water safety officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB2796 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN
- SB2798 SD1 (SSCR 2987) RELATING TO VETERINARY MEDICINE.
Introduced by: Lee C, Gabbard M, Keith-Agaran G, Misalucha B
Establishes provisions relating to courtesy permit and provisions relating to relief permit under the veterinary medicine law. Allows the Hawaii board of veterinary medicine to issue a temporary courtesy permit and a temporary relief permit to a veterinarian from another jurisdiction. -- Establishes provisions relating to sponsors; veterinary telemedicine. Requires a veterinarian to practice veterinary telemedicine within the context of the veterinarian-client-patient relationship between medically necessary examinations of an animal patient or medically appropriate and timely visits to the premises where the animal patient is kept. Requires only a Hawaii-licensed veterinarian to provide telemedicine to a patient located in the State. -- Amends provisions relating to definitions under veterinary medicine law; license required; and examinations; qualifications of applicants. Provides that before any applicant shall be eligible for examination under this law the applicant, at least 60 days before the date set for examination, shall file an application in the form as shall be prescribed by the board, pay to the department of commerce and consumer affairs application and examination fees, and furnish proof satisfactory to the board that the applicant is a graduate of a foreign college of veterinary medicine who has successfully completed the requirements established by the American Veterinary Medical Association Educational Commission for Foreign Veterinary Graduates or the American Association of Veterinary State Boards Program for the Assessment of Veterinary Education Equivalence. -- SB2798 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then CPC
- SB2799 SD2 (SSCR 3171) RELATING TO THE KAIWI COAST.
Introduced by: Lee C
Requires the following lands spanning Wawamalu to Makapuu, identified by tax map key numbers, to be transferred to the department of land and natural resources a portion of (1)3-9-10:003 located makai of Kalaniana'ole highway and terminating at the eastern access road ingress and egress for Sandy beach park, trending southerly to (1)3-9-12:002; a portion of (1)3-9-12:002 located makai of Kalaniana'ole highway and makai of (1)3-9-10:003, starting at Kaiwi state scenic shoreline, and terminating at eastern access road ingress and egress for Sandy beach park, trending southerly to the shoreline; and (1)3-9-15:020. Requires the following tax map key members, which are located within the Kaiwi state scenic shoreline, to be designated as a state park under the name "Kaiwi coast state park" (1)3-9-11:002; and (1)3-9-11:007. Requires the department of land and natural resources to administer the lands pursuant to this provision. Exempts this Act to be exempt from the requirements of provisions relating to legislative approval of sale or gift of lands, and the boundary amendment requirements of the land use commission law. -- Requires the following positions to be established within the department of land and natural resources to support proper land and parks management; 1 full-time equivalent (1.0 FTE) park caretaker III; 1 full-time equivalent (1.0 FTE) interpretive tech; and 1 full-time equivalent (1.0 FTE) property

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manager V. -- Appropriation to department of land and natural resources for the design, construction, planning, and establishment of the Kaiwi coast state park; provided that the planning and establishment shall build upon and reflect the direction of recent work for the Maunalua-Makapuu scenic byway and Kaiwi coast master plans; and be made in coordination with the Maunalua-Makapuu scenic byway and Kaiwi coast working group established by Senate Concurrent Resolution 190, Senate Draft 1, House Draft 2, Regular Session of 2021, and include stakeholders who assisted in the creation of the Maunalua-Makapuu scenic byway and Kaiwi coast master plans and local community members who are dedicated to the preservation of the lands of the Kaiwi coast. (\$\$) -- SB2799 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA then FIN

SB2801 SD2 (SSCR 2917)

RELATING TO LAW ENFORCEMENT.

Introduced by: Lee C, Acasio L, Misalucha B

Amends provisions relating to use of force and changes its title to use of force; duty to report excessive force under arrests, search warrants law. Allows a degree of force to be used by a law enforcement officer as is necessary to compel the person to submission in all cases where the person arrested refuses to submit or attempts to escape. Requires a law enforcement officer who reasonably believes that another law enforcement officer is using unnecessary or excessive force on an arrestee in violation of an applicable law or departmental policy to have a duty to immediately intervene to prevent the use of unnecessary or excessive force by the law enforcement officer; provided that the intervention can be safely accomplished; and report the incident to the other law enforcement officer's supervisor as soon as practicable. Annual reports to the legislature. -- SB2801 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA

SB2804 SD2 (SSCR 2936)

RELATING TO POOLS.

Introduced by: Wakai G, Chang S, Lee C, Misalucha B

Amends provisions relating to subjects of health rules, generally. Defines pools to mean watertight artificial structures containing a body of water that does not exchange water with any other body of water, either naturally or mechanically, and is used for swimming, diving, recreational bathing, or therapy by humans. -- SB2804 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB2805 SD2 (SSCR 3077)

RELATING TO SMALL BUSINESS LOANS.

Introduced by: Wakai G, Chang S, DeCoite L, Kim D, Lee C, Misalucha B

Establishes the Hawaii start up business loan program law. Establishes provisions relating to Hawaii start-up business loan program. Establishes a Hawaii start up business loan program that shall be administered by the business development and support division of the department of business, economic development, and tourism in coordination with the Hawaii technology development corporation. -- Establishes provisions relating to powers of the division; program rules; direct loans; terms, and restrictions. Allows the division to make a loan to a start up business to finance working capital, construction, or the improvement of facilities and equipment. -- Establishes provisions relating to Hawaii start-up business loan program revolving fund; reports. Report to the legislature. Appropriation into and out of the Hawaii start-up business loan program revolving fund. (\$\$) -- SB2805 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2806 SD1 (SSCR 2861)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Wakai G, Chang S, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B

Appropriation to the Hawaii technology development corporation for the Hawaii small business innovation research program. (\$\$) -- SB2806 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB2807 SD1 (SSCR 2919)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Wakai G, Chang S, Keith-Agaran G, Keohokalole J, Kim D, Lee C, Misalucha B, Moriwaki S

Appropriation to the Hawaii technology development corporation for the operations and

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administration of, and awarding of grants by, the manufacturing assistance program. (\$\$) -- SB2807 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB2808 SD1 (SSCR 2799)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Wakai G, Chang S, Keohokalole J, Lee C, Misalucha B, Moriwaki S
Appropriation to the Hawaii technology development corporation for the state small business credit initiative program. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB2808 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB2812 SD2 (SSCR 3172)

RELATING TO BONDS.

Introduced by: Moriwaki S, Chang S, Misalucha B

Amends provisions relating to allocation of annual state ceiling. Requires the annual state ceiling to be allocated for each calendar year in an amount equal to 50 per cent of the annual state ceiling to the State. Allows a county or any issuer to assign all or any part of its portion of the allocation of the annual state ceiling to the State for a specified calendar year or years. Requires any county or issuer that assigns all or any part of its portion of the allocation of the annual state ceiling to the State to be given priority over counties that have their own bond issuance program for projects in those counties that are subject to the annual state ceiling. Requires a county or any issuer to submit a quarterly report to the department on the status or use of its portion of the allocation of the annual state ceiling, including any carryforward allocation, that has not been applied to an issuance of a qualified private bond, as evidenced by a certificate of the issuer or the director of finance of a county, as applicable. Requires any project subject to the annual state ceiling to 1st apply to the county in which the project is located, if the county has a private activity bond issuance program, before applying to the State for the state allocation. -- Amends provisions relating to report of unused allocation; reversion to State. Changes the dates for reverted or remaining allocations and requires certain reverted or remaining allocations to be allocated to the Hawaii housing finance and development corporation. Act to be repealed on December 31, 2027 (sunset). -- SB2812 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then FIN

SB2816 SD2 (SSCR 3041)

RELATING TO EDUCATION GRANTS.

Introduced by: Kidani M, Acasio L, Chang S, DeCoite L, Fevella K, Kanuha D, Keith-Agaran G, Lee C, Misalucha B

Provides that no later than ____, the department of education shall establish and administer the strong students grant pilot program to provide grants for eligible education expenses to eligible students who qualify for a grant under the program. Reports to the legislature. Appropriation. (\$\$) -- SB2816 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2817 SD1 (SSCR 2989)

RELATING TO EDUCATION ANNUAL REPORT REQUIREMENTS.

Introduced by: Kidani M, Chang S, DeCoite L, Dela Cruz D, Fevella K, Misalucha B, Wakai G

Amends provisions relating to rules; reporting; and exclusion from school under the education law. Repeals certain department of education annual reporting requirements. Repeals the provision requiring the superintendent to submit to the US department of education, the state board of education, and the legislature an annual report indicating the number of students excluded, the types of firearms found in their possession, and the schools from which they were excluded. -- SB2817 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2818 SD2 (SSCR 2920)

RELATING TO SUMMER EDUCATION.

Introduced by: Kidani M, Chang S, DeCoite L, Fevella K, Kanuha D, Lee C, Misalucha B

Establishes within the department of education 1 full time equivalent (1.00 FTE) permanent position of summer learning coordinator. Requires the position to coordinate all school based summer programs for children, including but not limited to the public summer school, e-school summer program, Credit Recovery summer program,

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alternative learning summer programs, and other school based summer programs.
Appropriation. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB2818 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2819 SD2 (SSCR 2921)

RELATING TO TEACHER COMPENSATION.

Introduced by: Kidani M, Acasio L, Chang S, DeCoite L, Fevella K, Inouye L, Kanuha D, Keith-Agaran G, Kim D, Lee C, Misalucha B

Amends provisions relating to salary ratings of entering or reentering teachers; credit for military service by changing its title to credit for military service. Repeals provision requiring any teacher with more than 1 year of teaching experience, and so accredited by the department, entering or reentering the service of the department to have the teacher's salary rating determined by the personnel executive of the department, any other law to the contrary notwithstanding, so that the salary rating shall be equal to the salary ratings held by incumbent teachers in the department with the identical number of years of experience. -- Appropriation to the department of education to fund an experimental modernization project 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 to address compensation equity issues and to make the necessary discretionary salary adjustments for approximately 8,700 teachers whose current base salary does not reflect their years of professional service; provided that the moneys shall not be released until the memorandum of understanding is executed between the superintendent of education and the exclusive representative of collective bargaining unit (5). -- Appropriation to the state public charter school commission for charter schools commission and administration (EDN 612) to fund an experimental modernization project as negotiated between the governing boards of state public charter schools and the exclusive representative of collective bargaining unit (5) in a memorandum of understanding, to address compensation equity issues and make the necessary discretionary salary adjustments for teachers whose current base salary does not reflect their years of professional service; provided that the moneys shall not be released until the memorandum of understanding is executed between the governing boards of state public charter schools and the exclusive representative of collective bargaining unit (5). (\$\$) -- SB2819 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then LAT then FIN

SB2820 SD2 (SSCR 3042)

RELATING TO TEACHER COMPENSATION.

Introduced by: Kidani M, Acasio L, Chang S, DeCoite L, Fevella K, Inouye L, Kanuha D, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B, Rhoads K, Shimabukuro M
Appropriation to the department of education to fund teacher differentials, 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, for additional teacher pay for the areas of special education, hard to staff geographic locations, and Hawaiian language immersion programs; provided that the moneys shall not be released until the memorandum of understanding is executed between the superintendent of education and the exclusive representative of collective bargaining unit (5). -- Appropriation to the state public charter school commission for charter schools commission and administration (EDN 612) to fund classroom teacher shortage differentials, as negotiated between the governing boards of state public charter schools and the exclusive representative of collective bargaining unit (5) in a memorandum of understanding, for additional teacher pay for the areas of special education, hard to staff geographic locations, and Hawaiian language immersion programs; provided that the moneys shall not be released until the memorandum of understanding is executed between the governing boards of state public charter schools and the exclusive representative of collective bargaining unit (5). (\$\$) -- SB2820 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then LAT then FIN

SB2821 SD2 (SSCR 2862)

RELATING TO MENSTRUAL EQUALITY.

Introduced by: Kidani M, Baker R, Chang S, DeCoite L, Fevella K, Gabbard M, Inouye L, Keith-Agaran G, Keohokalole J, Kim D, Lee C, Misalucha B, Moriwaki S, Riviere G, San Buenaventura J

Establishes provisions relating to menstrual products; availability under the education law and public charter schools law. Requires the department of education to provide

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menstrual products free of charge to all students on all public school and public charter school campuses. Appropriation. (\$\$) -- SB2821 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then JHA then FIN

SB2822 SD1 (SSCR 2428)

RELATING TO ASTHMA.

Introduced by: Kidani M, Chang S, DeCoite L, Fevella K, Kanuha D, Lee C, Misalucha B

Establishes provisions relating to asthma education instruction. Requires the department of education to offer optional asthma self-management instruction to students with asthma. Allows the department to coordinate with any public or private entity to provide the instruction required under this provision. Allows the department to use existing educational and training resources available in the public and private sectors when developing the instruction required under this provision. -- Establishes provisions relating to asthma training. Requires the department to develop and provide required asthma training to teachers and other department employees who interact with students. Requires the training required under this provision to include recognizing asthma and asthma management. Requires the department to allow parents and guardians of students and any other department employee to attend the training at no cost. Requires the department to set the standards and frequency for the training and may coordinate as necessary with any public or private entity to provide the training required under this provision. Allows the department to use existing educational and training resources available in the public and private sectors when developing the training required under this provision. -- SB2822 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then HHH then FIN

SB2823 SD2 (SSCR 3044)

RELATING TO EDUCATION.

Introduced by: Kidani M, Acasio L, Chang S, DeCoite L, Fevella K, Kanuha D, Keith-Agaran G, Lee C, Misalucha B, Moriwaki S

Establishes provisions relating to Nationally Certified School Psychologist; incentive program. Establishes within the department of education a Nationally Certified School Psychologist incentive program to recognize and support exemplary educational practice by offering incentive payments to school psychologists who earn the Nationally Certified School Psychologist credential from the National Association of School Psychologists. Appropriation. (\$\$) -- SB2823 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then CPC then FIN

SB2824 SD1 (SSCR 2064)

RELATING TO THE BOARD OF EDUCATION.

Introduced by: Kidani M, Chang S, DeCoite L, Dela Cruz D, Inouye L, Misalucha B, Moriwaki S

Amends provisions relating to board of education; qualifications; administration priorities under the education law. Requires each nominee to have an understanding of best practices in educational governance through organizations such as the National Association of State Boards of Education or similar organizations or shall be willing to be trained in such; and the board collectively shall have knowledge, experience, and proven expertise in as many of the following fields as possible, including education, workforce development, critical industries to the State, emerging fields, energy, advanced manufacturing, health care, business, technology, entrepreneurship, real estate, finance, or organizational management. -- SB2824 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then JHA then FIN

SB2826 SD2 (SSCR 3045)

RELATING TO EDUCATION.

Introduced by: Kidani M, Chang S, DeCoite L, Fevella K, Inouye L, Kanuha D, Lee C, Misalucha B

Establishes provisions relating to industry-recognized credentials; career development success program under the education and public charter schools law. Establishes within the department of education and by the state public charter school commission a career development success program to provide financial incentives for participating high schools to encourage students enrolled in grades 9 through 12 in public high schools and public charter schools to enroll in and successfully complete qualified industry-credential programs. Appropriation. (\$\$) -- SB2826 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

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SB2828 SD2 (SSCR 2813)

RELATING TO HUMAN REMAINS.

Introduced by: Kidani M, Acasio L, Chang S, DeCoite L, Dela Cruz D, Fevella K, Gabbard M, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B, Riviere G
Establishes provisions relating to hydrolysis facilities; certification required. Requires any hydrolysis facility in the State to be subject to certification requirements established by the department of health. -- Establishes provisions relating to hydrolysis facilities; operational requirements. Requires operators of a hydrolysis facility to undergo crematory or alkaline hydrolysis operator training and to comply administrative rules, as adopted by the department of health regarding mortuaries, cemeteries, embalmers, undertakers, and mortuary authorities. Requires the sterile wastewater from a hydrolysis facility to be discharged into the sewer system as approved by the appropriate county. -- Amends provisions relating to administration; duties of health officers. Requires 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 including alkaline hydrolysis at public expense pursuant to provisions relating to death benefits for deceased medical or financial assistance recipients and disposition of unclaimed dead human bodies as specified. -- Amends provisions relating to final disposition of anatomical gifts. Adds that may include alkaline hydrolysis. -- Amends provisions relating to definitions under disposition of remains law. Defines alkaline hydrolysis. Defines cremated remains. Defines cremation. Defines hydrolysis equipment. Defines hydrolysis facility. -- Amends provisions relating to forfeiture of right to direct disposition under disposition of remains. Adds hydrolysis facility. -- Amends provisions relating to disputes under disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to right to rely on representations under disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to authority to direct and control disposition; recovery of reasonable expenses under disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to immunity under disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to immunity. Adds hydrolysis facility. -- Amends provisions relating to decent burial. Requires the coroner or deputy coroner to cause the body to be decently buried or undergo cremation or alkaline hydrolysis. Requires a burial transit permit authorizing a burial, cremation, or alkaline hydrolysis to be secured from the local agent of the department of health by the person in charge of the burial, cremation, or alkaline hydrolysis. -- SB2828 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then CPC

SB2829 SD2 (SSCR 2807)

RELATING TO MENTAL HEALTH.

Introduced by: Acasio L, Chang S, Keohokalole J, Wakai G
Establishes provisions relating to provisional license; associate marriage and family therapist; services reimbursable under licensed marriage and family therapists law. Requires the department to grant, upon application and payment of proper fees, provisional licensure as an associate marriage and family therapist to an individual who has completed a master's degree or doctoral degree from an accredited educational institution in marriage and family therapy or in an allied field related to the practice of mental health counseling that includes or is supplemented by graduate level course work comprising a minimum of 33 semester hours, or 44 quarter hours in the specified areas; has 1 year practicum with 300 hours supervised client contact; engages in practice under the clinical supervision of a licensed marriage and family therapist during the period of time necessary to fulfill the necessary requirements for licensure as a marriage and family therapist; and has passed the national marriage and family therapy exam. Requires services provided by a supervised licensed associate marriage and family therapist to be eligible for insurance reimbursement; provided that the supervising licensed marriage and family therapist's services are eligible for reimbursement as a contracted provider; and provided further that the billed rate for the licensed associate marriage and family therapist is commensurate with the requisite level of training. -- Establishes provisions relating to provisional license; associate mental health counselor; services reimbursable under psychologists law. Requires the department to grant, upon application and payment of proper fees, provisional licensure as an associate mental health counselor to an individual who is in receipt of a master's degree or doctoral degree from an accredited educational institution in counseling or in an allied field related to the practice of mental health counseling that includes, or is supplemented by, graduate level course work in counseling comprising a minimum of 48 semester hours or 72 quarter hours in the specified course areas, with a minimum of 3 semester hours or 5 quarter hours in each course area as specified; engages in practice under the

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clinical supervision of a licensed mental health counselor during the period of time necessary to fulfill the necessary requirements for licensure as a mental health counselor; and has passed the national counselor examination for licensure and certification. Requires services provided by a supervised licensed associate mental health counselor to be eligible for insurance reimbursement; provided that the supervising licensed mental health counselor's services are eligible for reimbursement as a contracted provider. -- Establishes provisions relating to provisional license; associate psychologist; services reimbursable under psychologists law. Requires the board to grant, upon application and payment of proper fees, provisional licensure as an associate psychologist to an individual who possesses a doctoral degree from an American psychological association approved program in clinical psychology, counseling psychology, school psychology, or programs offering combinations of 2 or more of these areas; or a professional psychology training program, awarded by an institution of higher education, or from a regionally accredited institution; and is engaging in post doctoral supervised experience in health service psychology pursuant to and organized health service training program approved by the board. Allows a provisional licensee or licensed associate psychologist to only practice psychology under the direct supervision of the licensed psychologist. Requires a provisional license issued pursuant to this provision to be valid for 1 year to fulfill the requirements for full licensure as a psychologist. Requires services provided by a supervised licensed associate psychologist to be eligible for insurance reimbursement. -- Amends provisions relating to licensure of state employed clinical psychologists. Requires a psychologist employed in a civil service clinical psychologist position in this State after January 1, 1988, to be licensed subject to meeting the requirements of provision specified; and obtaining licensure within 2 years from the date of employment; provided that, if the psychologist is not able to obtain licensure within 2 years, the board may grant a waiver if the psychologist can demonstrate the delay was caused by circumstances beyond their control. -- Amends provisions relating to licensing requirements and changes its title to licensing requirements; services reimbursable under social workers law. Requires services provided by a supervised social work intern obtaining post masters clinical social work experience under the supervision of a licensed clinical social worker or individual identified in provisions specified in order to qualify for a license as a licensed clinical social worker to be eligible for insurance reimbursement. (COVID-19, COVID 19, coronavirus) -- SB2829 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2834 SD2 (SSCR 2863)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to state highway safety council by changing it to transportation safety and modernization council. Increase council members. Limits council members appointed by the governor for a 3 year term. Requires the council to provide direction to help the department of transportation achieve ground transportation, safety, modernization, and other state goals; establish metrics and benchmarks, and provide regular reporting, to help the department of transportation achieve state goals; and advise the governor, legislature, and public on matters relating to the programs, activities, and plans of the State in the field of transportation safety and modernization. Requires the department of transportation to provide information on ground transportation plans, projects, and any other relevant information to the transportation safety and modernization council. -- SB2834 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then JHA

SB2835 SD2 (SSCR 2945)

RELATING TO INSURANCE.

Introduced by: Lee C, Acasio L, Misalucha B

Amends provisions relating to nondiscrimination on the basis of actual gender identity or perceived gender identity; coverage for services under the insurance code law; under the benefit societies law; and under health maintenance organization act law. Prohibits an individual and group accident and health or sickness policy, contract, plan, or agreement that provides health care coverage; an individual and group hospital and medical service policy, contract, plan, or agreement that provides health care coverage; or health maintenance organization policy, contract, plan, or agreement to discriminate with respect to participation and coverage under the policy, contract, plan, or agreement against any person on the basis of actual gender identity or perceived gender identity. Provides that discrimination under this provision includes; denying, canceling, limiting, or refusing to issue or renew an insurance policy, contract, plan, or agreement on the

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basis of a transgender person's or the person's family member's actual gender identity or perceived gender identity; demanding or requiring a payment or premium that is based on a transgender person's or the person's family member's actual gender identity or perceived gender identity; or designating a transgender person's or the transgender person's family member's actual gender identity or perceived gender identity as a preexisting condition to deny, cancel, or limit coverage. Requires the medical necessity of any treatment for a transgender person or any person on the basis of actual gender identity or perceived gender identity to be determined pursuant to the insurance policy, contract, plan, or agreement and shall be defined in accordance with the most recent edition of the Standards of Care for the Health of Transsexual, Transgender, and Gender Nonconforming People, issued by the World Professional Association for Transgender Health. Requires all health care services related to gender transition treatments to be considered medically necessary and not cosmetic; provided the policy also provides coverage for those services when the services are offered for purposes other than gender transition. Specifies services. Requires each individual and group accident and health or sickness policy, contract, plan, or agreement; each individual and group hospital and medical service policy, contract, plan, or agreement; or each health maintenance organization policy, contract, plan, or agreement, to provide applicants, insured persons, members, or subscribers with clear information about the coverage of gender transition services and the requirements for determining medically necessary treatments related to these services, including the process for appealing a claim denied on the basis of medical necessity. -- SB2835 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2836 SD1 (SSCR 2666)

RELATING TO JUVENILE JUSTICE.

Introduced by: Rhoads K

Amends provisions relating to authority of probation officers; additional probation officers. Requires all probation officers appointed under this law to; take an oath of office pursuant to the Hawaii state constitution; be issued a certificate of appointment having the title probation officer; be issued individual badges and identification cards having the title probation officer; and complete an annual safety training course for which the curriculum has been approved by the judiciary. Requires the judiciary to create a separate employment classification for juvenile probation officers. Requires all juvenile probation officers already employed by the judiciary as of the effective date of this Act to have their status transferred to the new classification system no later than July 1, 2023; and complete their 1st annual safety training course within 6 months of the judiciary's approval of the curriculum. Requires the judiciary to also consult with appropriate labor representatives as specified in the applicable collective bargaining agreement. Report to the legislature. -- SB2836 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then JHA then FIN

SB2837 SD2 (SSCR 3047)

RELATING TO THE SPAYING AND NEUTERING OF ANIMALS.

Introduced by: Rhoads K

Establishes provisions relating to spay and neuter special fund. Establishes the spay and neuter special fund to be administered by the department of budget and finance. Requires moneys received by the department from state income tax refund designations to the special fund pursuant to provisions relating to income check off authorized; and appropriations or other moneys made available, to be deposited into the special fund. Requires all interest earned or accrued on moneys deposited in the special fund to become part of the special fund. Requires moneys in the special fund to be expended to reduce pet overpopulation and the reproduction of free roaming cats by providing spaying and neutering surgery and associated veterinary care; provided that the uses and expenditures of moneys in the special fund shall follow the eligibility criteria established by the advisory committee established under this provision. Annual report to the legislature. -- Amends provisions relating to income check off authorized. Allows any individual whose state income tax refund for any taxable year is 5 dollars or more to designate 5 dollars of the refund to be deposited into the spay and neuter special fund established by this provision, when submitting a state income tax return to the department. Provides that in the case of a joint return of a married couple having a state income tax refund of 10 dollars or more, each spouse may designate that 5 dollars be deposited into the special fund. Requires the director of taxation to revise the individual state income tax form to allow the designation of contributions to the fund on the face of the tax return and immediately above the signature lines. Provides that if no designation was made on the original tax return when filed, a designation may be made

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by the individual on an amended return filed within 20 months and 10 days after the due date for the original return for that taxable year. Provides that a designation once made, whether by an original or amended return, may not be revoked. -- Appropriation. (\$\$) -- SB2837 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2852 SD1 (SSCR 2730)

RELATING TO CONDOMINIUMS.

Introduced by: Kim D, Acasio L, Baker R, Chang S, Fevella K, Inouye L, Misalucha B, Moriwaki S, Rhoads K

Amends provisions relating to association meetings under condominium law. Ensures the provision of copies of printed audit trails. Provides that notwithstanding any provision to the contrary in the condominium association's declaration or bylaws or in this provision, if authorized by the board of directors in its sole discretion, members of the association or proxies of members shall be allowed to vote by mail and participate in any association meeting by means of the Internet, teleconference, or other electronic transmission technology in a manner that allows members the opportunity to view and hear the proceedings substantially concurrently with the occurrence of the proceedings; vote on matters submitted to members of the association; pose questions; and make comments. Requires a member of the association or proxy of a member participating in a meeting by means of Internet, teleconference, or other electronic transmission technology to be deemed to be present in person at the meeting. Requires the association to implement reasonable measures to verify that each person deemed present and permitted to vote at the meeting by means of the Internet, teleconference, or other electronic transmission technology is a member of the association or proxy of a member. -- SB2852 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to CPC

SB2856 SD1 (SSCR 2826)

RELATING TO PRETRIAL RELEASE.

Introduced by: San Buenaventura J, Baker R, Chang S, Fevella K, Misalucha B

Amends provisions relating to conditions of release on bail, recognizance, or supervised release. Provides that upon the defendant's release on bail, recognizance, or supervised release, requires the court to enter an order prohibiting the defendant from approaching or communicating with the complaining witness in addition to any combination of conditions specified to protect the complaining witness; impose the least restrictive non financial conditions required to ensure the defendant's appearance and to protect the complaining witness; that the charged crime pertains to the complaining witness; that the complaining witness has an active protective order against the defendant and the court is aware of the active protective order. -- SB2856 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB2857 SD2 (SSCR 3048)

RELATING TO CHILD WELLNESS.

Introduced by: San Buenaventura J, Chang S, DeCoite L, Fevella K, Lee C, Misalucha B

Establishes within the department of human services, a 5 year child wellness incentive pilot program to ensure the health of children in Hawaii, including early detection of potential illnesses. Require the program to pay 50 dollars to a state medicaid benefit recipient who is a parent to a child, each time the child completes a well child examination of that recipient parent's child; provided that only 1 payment may be made per child each year. Requires the department to adopt rules pursuant to administrative procedure law to carry out the purpose of this Act, including the schedule of routine well child examinations and the process by which recipient parents may apply for program payments. Report to the legislature. Appropriation. Act to be repealed on June 30, 2027 (sunset). (\$\$) -- SB2857 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB2862 SD1 (SSCR 2139)

RELATING TO EDUCATION.

Introduced by: Shimabukuro M, Gabbard M, Misalucha B

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 or other heat abatement measures. (\$\$) -- SB2862 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SENATE BILLS WHICH PASSED THIRD READING

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| SB2863 SD2 (SSCR 2779) | <p>RELATING TO FEMININE HYGIENE PRODUCTS.</p> <p>Introduced by: Shimabukuro M, Acasio L, Gabbard M, Riviere G</p> <p>Amends provisions relating to additional amounts not taxable under the general excise tax law. Exempts this law to apply to amounts received from the sale of feminine hygiene products. -- SB2863 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to ECD then JHA then FIN</p> |
| SB2865 SD2 (SSCR 2893) | <p>RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST DIBSHAWAII LLC.</p> <p>Introduced by: Shimabukuro M, Misalucha B</p> <p>Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist DIBSHawaii LLC, a Hawaii limited liability company, in financing the costs relating to the construction of a carbon capture storage utilization (CCSU) platform that will recover vented carbon dioxide emissions and scrub and liquify the emissions into food grade liquid carbon dioxide. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB2865 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to EEP then FIN</p> |
| SB2869 SD1 (SSCR 2743) | <p>RELATING TO SPOUSAL SUPPORT.</p> <p>Introduced by: Shimabukuro M, Misalucha B</p> <p>Amends provisions relating to assignment by court order of future income for payments of support under family courts law. Allows the spouse or former spouse to, for orders solely for the support or maintenance of a spouse or former spouse, elect to enforce the order pursuant to laws specified, in which case no assignment shall be made to the clerk of the court. -- SB2869 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to HHH then JHA</p> |
| SB2872 SD1 (SSCR 2825) | <p>RELATING TO DATA COLLECTION.</p> <p>Introduced by: San Buenaventura J, Lee C, Misalucha B, Rhoads K</p> <p>Establishes provisions relating to systems of identification; gender identity information under Hawaii criminal justice data center; civil identification law. Requires the gender identity of persons for whom identifying information is kept pursuant to provisions relating to purpose of the criminal justice data center to be included in the systems of identification, if disclosed, beginning January 1, 2023. Requires the data center to collect the specified gender identity designations and terminologies. Requires gender identity information collected pursuant to this provision to remain confidential and to be used strictly for statistical research and data analysis. -- SB2872 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to CMV then JHA then FIN</p> |
| SB2876 SD1 (SSCR 2731) | <p>RELATING TO COMMON INTEREST COMMUNITIES.</p> <p>Introduced by: San Buenaventura J, Chang S, Inouye L, Keith-Agaran G</p> <p>Amends provisions relating to attorneys' fees and expenses of enforcement under planned community associations law and provisions relating to association; powers under condominium law. Provides that the association or board of directors shall not expend association funds to enforce against de minimis infractions of association bylaws, rules, or regulations. Defines de minimis infraction mean a technical violation of a bylaw, rule, or regulation that results in not more than 3 complaints from separate units within a calendar year or does not result in a fine of more than 500 dollars per violation pursuant to the bylaws, rules, or regulations of the association. -- SB2876 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to CPC then FIN</p> |
| SB2877 SD1 (SSCR 2947) | <p>RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE.</p> <p>Introduced by: San Buenaventura J, Chang S, Kidani M, Misalucha B, Moriwaki S</p> <p>Establishes provisions relating to application screening fee under residential landlord tenant code law. Allows the landlord or the landlord's agent to charge the applicant an application screening fee at the time the application is processed for the residential property 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. Allows information sought by the landlord or the landlord's agent charging the fee to include personal reference checks, tenant reports, and credit reports produced by any</p> |

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consumer credit reporting agency. Prohibits the amount of the application screening fee to exceed 25 dollars. Requires a landlord or the landlord's agent to charge only 1 application screening fee per application and shall not charge an application screening fee for each member of a household. Requires the landlord or the landlord's agent, upon request by the applicant, 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 within 10 days of the applicant's request. Requires the landlord or the landlord's agent to return to the applicant any amount of the application screening fee that is not used for the purposes authorized by this provision within 30 days after the landlord has submitted screening requests. -- SB2877 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then CPC

SB2880

RELATING TO HOME HEALTH CARE.

Introduced by: San Buenaventura J, Chang S, Inouye L, Keith-Agaran G, Lee C, Misalucha B

Amends provisions relating to rental or sale of essential commodities during a state of emergency; prohibition against price increases and changes its title to rental or sale of essential commodities and home health care services during a state of emergency; prohibition against price increases under emergency management. Requires there to be prohibited any increase in the fees charged for providing home health care services during a declared state of emergency concerning a public health pandemic on the sole basis that the patient receiving the services requires that the home health care service provider be vaccinated against the underlying disease causing the emergency. (COVID-19, COVID 19, coronavirus) -- SB2880

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to PDP then HHH then CPC

SB2882 SD2 (SSCR 2789)

RELATING TO COMMUNITY HEALTH WORKERS.

Introduced by: Kanuha D, Acasio L, Baker R, Chang S, DeCoite L, Keith-Agaran G, Keohokalole J, Misalucha B, San Buenaventura J

Establishes the community health workers law. Establishes within the department of commerce and consumer affairs, a community health worker certification program that requires an applicant to be certified applicant, and to provide satisfactory evidence to the director of commerce and consumer affairs that the applicant has met requirements. Establishes certification; application; renewal, association with community based organization, local health care system, facility, clinic, or hospital required; powers and duties of the director; exemptions; and certification by endorsement requirements; renewal of certificate, grounds for refusal to renew, reinstate, or restore a certificate and for denial, revocation, suspension, or condition of a certificate. Establishes a community health worker certification special subaccount of the compliance resolution fund established pursuant to provisions relating to department of commerce and consumer affairs and used to fund the operations of the department to carry out its duties under this law. -- Amends provisions relating to department of commerce and consumer affairs. Requires a separate special subaccount of the compliance resolution fund, to be known as the community health workers certification special subaccount, to be established for fees collected by the department of commerce and consumer affairs. -- Amends provisions relating to repeal dates for newly enacted professional and vocational regulator programs. Requires the auditor to perform an evaluation of the program, prior to its repeal date to include the community health workers law to be repealed on June 30, 2029 (sunset). Appropriation. (\$\$) -- SB2882 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2883 SD2 (SSCR 2882)

RELATING TO MEDICAL FACILITIES.

Introduced by: Kanuha D, Acasio L, Chang S, DeCoite L, Fevella K, Keith-Agaran G, Lee C, Misalucha B, Moriwaki S

Requires the Hawaii health systems corporation (HHSC) to convene a task force to facilitate improved, mission driven hiring and training of culturally accepted interpreters and to create culturally accepted educational materials on preventative care and early intervention to assist non English speaking populations seeking care at health care facilities. The task force, with the assistance of the Hawaii health systems corporation and the department of health to report to the legislature. Task force to be dissolved on June 30, 2024 (sunset). -- SB2883 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

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| SB2885 SD1 (SSCR 2451) | <p>RELATING TO ADVANCING CIVIC ENGAGEMENT.</p> <p>Introduced by: Kanuha D, Acasio L, Chang S, DeCoite L, Keith-Agaran G, Lee C, Misalucha B, Rhoads K</p> <p>Appropriation to the legislative reference bureau for the creation of 1 full time equivalent (1.00 FTE) position within the public access room to provide educational outreach and engagement with all schools in the state. (\$\$) -- SB2885 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LMG then CPC then FIN</p> |
| SB2888 SD2 (SSCR 2888) | <p>RELATING TO ECONOMIC DEVELOPMENT.</p> <p>Introduced by: Kanuha D, Acasio L, Chang S, DeCoite L, Fevella K, Keith-Agaran G, Lee C, Misalucha B</p> <p>Establishes the access to local food Act, cottage food operations. Defines cottage food operation to mean an enterprise that is operated by a cottage food operator and produces cottage food products only in the home kitchen of the cottage food operator's private home or in a farm kitchen for direct sale to consumers. Establishes requirements for cottage food operations, rules; cottage food operations; requirements; permit; fee; cottage food products; labeling requirements; cottage food products; exemption, cottage food products; conditions for exemption, cottage food operations; investigation, cottage food operations; consultation; cottage food operations; construction. Establishes provisions relating to limitation of state liability. Provides that the State and counties shall not be liable for claims associated with cottage food products distributed, delivered, or sold by cottage food operations, cottage food operators, or sellers, except for instances of gross negligence and intentional misconduct by the State or counties. -- Establishes provisions relating to preemption. Provides that this shall preempt county and other political jurisdictions or administrative rules prohibiting and regulating the production and sale of cottage food products. -- SB2888 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to ECD then CPC</p> |
| SB2889 SD2 (SSCR 3050) | <p>RELATING TO WATER CATCHMENT SYSTEMS.</p> <p>Introduced by: Kanuha D, Chang S, DeCoite L, Keith-Agaran G, Kidani M, Lee C, Misalucha B, San Buenaventura J</p> <p>Establishes provisions relating to water catchment systems; business activities under safe drinking water law. Requires the department of health to adopt rules pursuant to administrative procedures law to regulate water catchment systems, including filtration quality of water catchment systems, used for business activities. Further requires the department to allow business owners to participate in the department's annual testing of water program established under provisions relating to water catchment systems and requirements specified; and establish a nonregulatory program that provides technical assistance to business owners who wish to utilize filtered water from a water catchment system. Provides that to the extent practicable, requires the department to assist the business owner by recommending practical, affordable, and safe methods to improve water quality and filtration based on the specific design and conditions of the water system. -- SB2889 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to WAL then FIN</p> |
| SB2893 SD1 (SSCR 2136) | <p>RELATING TO A SCHOOL SUPPLY SUBSIDY PILOT PROGRAM.</p> <p>Introduced by: Kanuha D, Acasio L, Chang S, DeCoite L, Fevella K, Kidani M, Lee C, San Buenaventura J</p> <p>Requires the department of education to establish and implement a 1 year school supply subsidy pilot program at all schools composed entirely of students eligible for participation in Title I, including but not limited to Naalehu elementary school. Report to the legislature. Appropriation (\$\$). Act to be repealed on January 1, 2024 (sunset). -- SB2893 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to EDN then FIN</p> |
| SB2895 SD2 (SSCR 2883) | <p>RELATING TO METROPOLITAN PLANNING ORGANIZATIONS.</p> <p>Introduced by: Kanuha D, Chang S, DeCoite L, Fevella K, Inouye L, Lee C, Misalucha B, Rhoads K, San Buenaventura J</p> <p>Requires the department of transportation to convene an intergovernmental task force to assist the county of Hawaii in forming an agreement with the necessary governmental entities to establish a metropolitan planning organization for the county of Hawaii; developing a transportation improvement program for the urbanized areas in the county</p> |

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of Hawaii that is consistent with the federal metropolitan transportation plan; adopting priorities and planning processes to implement the highway projects of the transportation improvement program; and self certifying that the metropolitan planning organization for the county of Hawaii has met all federal requirements. Further requires the department to also provide the intergovernmental task force with a list of highway projects to be completed within the next 4 years pursuant to the state transportation improvement program. Task force to be dissolved on June 30, 2023 (sunset). Report to the legislature. -- SB2895 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then FIN

SB2898 SD2 (SSCR 3052)

RELATING TO COMMUNITY DEVELOPMENT.

Introduced by: Kanuha D, Chang S, Fevella K, Inouye L, Keith-Agaran G, Misalucha B
Establishes provisions relating to transit oriented development infrastructure improvement district. Establishes provisions relating to district established; boundaries. Establishes the transit-oriented development infrastructure improvement district under the Hawaii community development authority. Requires the district to comprise and include the parcels of land within county-designated transit-oriented development zones, or within a 1/2 mile radius of a proposed or existing transit station if the county has not designated transit-oriented development zones, as determined by the board, which shall take into account proximity, walkability, adopted county plans, and other relevant factors; provided that, in a county with a population in excess of 500,000, a transit-oriented development zone shall include a rail station or a planned rail station. -- Establishes provisions relating to transit-oriented development infrastructure improvement district board; established; members; terms; vacancies. Establishes the transit-oriented development infrastructure improvement district board, which to be placed under the authority within the department of business, economic development, and tourism for administrative purposes. -- Establishes provisions relating to transit-oriented development infrastructure improvement district board; powers; generally; and transit-oriented development infrastructure improvement district program; assessment; rules. Requires the board to develop a transit-oriented development infrastructure improvement district program to identify infrastructure improvements within each district. -- Establishes provisions relating to transit-oriented development infrastructure improvement district special fund. Establishes in the state treasury the transit-oriented development infrastructure improvement district special fund. -- Establishes provisions relating to memorandum of agreement; annual comprehensive report. Report to the legislature. -- SB2898 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then TRN then FIN

SB2907 SD1 (SSCR 2800)

RELATING TO INVASIVE SPECIES.

Introduced by: Kanuha D, Chang S, DeCoite L, Fevella K, Gabbard M, Inouye L, San Buenaventura J
Provides that no later than ____, the Hawaii invasive species council shall amend its administrative rules to classify coffee leaf rust as an invasive species. Requires the Hawaii invasive species council to expend any available moneys for the purpose of mitigation efforts, research, and prevention or control actions for coffee leaf rust. -- SB2907 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2913 SD2 (SSCR 2845)

RELATING TO ACCESSIBILITY.

Introduced by: Kanuha D, Acasio L, Chang S, DeCoite L, Inouye L, Lee C, Misalucha B
Establishes provisions relating to retail establishments; restroom access; eligible medical condition. Requires a retail establishment that has a toilet facility for its employees to allow a customer to use that facility during normal business hours under specified conditions. Prohibits a retail establishment or an employee of a retail establishment to be civilly liable for damages arising from any act or omission in allowing a customer that has an eligible medical condition to use an employee toilet facility that is not a public restroom. Provides that a retail establishment shall not be required to make any physical changes to an employee toilet facility for the purposes of this provision. Establishes a fine of not more than 100 dollars for each violation. -- SB2913 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

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SB2916 SD1 (SSCR 2742)

RELATING TO EMERGENCY POWERS.

Introduced by: Kanuha D, Acasio L, Chang S, DeCoite L, Fevella K, Gabbard M, Inouye L, Keith-Agaran G, Lee C, Misalucha B, Rhoads K, Riviere G, Wakai G

Establishes provisions relating to suspension of certain record requests; prohibited under emergency management law. Prohibits the governor or a mayor, through any proclamation or declaration of emergency or any rule or order adopted pursuant to this law, from suspending agency response deadlines for requests to public records pursuant to provision specified; or vital records or statistics pursuant to provisions specified. Allows there to be a reasonable delay in an agency's response to a request; provided that an agency shall not reject a request at any time, regardless of whether an emergency has been declared. -- Amends provisions relating to additional powers in an emergency period. Allows the governor to exercise the specified additional powers pertaining to emergency management during the emergency period except, as provided in provisions specified, to suspend any law that impedes or tends to impede or be detrimental to the expeditious and efficient execution of, or to conflict with, emergency functions, including laws which by this law specifically are made applicable to emergency personnel. (COVID-19, COVID 19, coronavirus) -- SB2916 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to PDP/ HHH/ then JHA then CPC

SB2917 SD2 (SSCR 2780)

RELATING TO FAMILY PLANNING.

Introduced by: Kanuha D, Chang S, DeCoite L, Fevella K, Keith-Agaran G, Lee C, Misalucha B

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) by requiring oocyte cryopreservation procedure coverage for pregnancy related benefits to include, in addition to any other benefits for treating and diagnosing infertility, benefits for all outpatient expenses arising from cryopreservation procedures performed on the insured, including those who are unmarried women, or the insured's dependent spouse; provided that benefits under this provision to be provided to the same extent as the benefits provided for other pregnancy related benefits; the patient is the insured or covered dependent of the insured; the patient and the patient's spouse have a history of infertility; or the infertility is associated with 1 or more of the following medical conditions specified; the patient has been unable to attain a successful pregnancy through other applicable infertility treatments for which coverage is available under the insurance contract; the oocyte cryopreservation procedures are performed at medical facilities that conform to the American College of Obstetricians and Gynecologists guidelines for oocyte cryopreservation or the American Society for Reproductive Medicine minimal standards for programs of oocyte cryopreservation; coverage is limited to 4 completed oocyte retrievals, except if a live birth follows a completed oocyte retrieval, 2 more completed oocyte retrievals are covered; and the maximum lifetime benefit does not exceed 100,000 dollars. Changes that the patient and the patient's spouse have a history of infertility from of at least 5 years duration to of at least 2 years duration. -- SB2917 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB2919 SD1 (SSCR 2076)

RELATING TO DISABILITY HEALTH DISPARITY.

Introduced by: Kanuha D, Chang S, DeCoite L, Fevella K, Keith-Agaran G, Lee C, Misalucha B, San Buenaventura J

Requires the state council on developmental disabilities submit a report focused on the health disparities experienced by individuals with disabilities in Hawaii. Report to the legislature. Appropriations. (\$\$) -- SB2919 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House

Mar-10 22 Multiple Referral to HHH then FIN

SB2922 SD2 (SSCR 2781)

RELATING TO RURAL DISTRICTS.

Introduced by: Kanuha D, Chang S, DeCoite L, Keith-Agaran G, Misalucha B, San Buenaventura J

Amends provisions relating to districting and classification of lands. Requires the land use commission to set standards for determining the boundaries of each district, provided that in the establishment of boundaries for rural districts, areas of land composed primarily of small farms mixed with very low density residential lots, which may be shown by a minimum density of not more than 1 house per 1/4 acre and a minimum lot size of not less than 1/2 acre shall be included, except as herein provided. Requires rural districts to include activities or uses as characterized by low density

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residential lots of not more than 1 dwelling house per 1/4 acre, except as provided by county ordinance and provided that each dwelling house shall be consistent with the county general plan and community development plans, in areas where city like concentration of people, structures, streets, and urban level of services are absent, and where small farms are intermixed with low density residential lots except that within a subdivision the commission for good cause may allow 1 lot of less than 1/2 acre, but not less than 1/4 acre, or an equivalent residential density, within a rural subdivision and permit the construction of 1 dwelling on the lot; provided that all other dwellings in the subdivision shall have a minimum lot size of 1/2 acre or 21,780 square feet. -- Amends provisions relating to zoning. Requires the minimum lot size for any low density residential use shall be 1/2 acre and there shall be but 1 dwelling house per 1/4 acre; provided that each dwelling house shall be consistent with the county general plan and community development plan, except as provided for in provisions relating to districting and classification of lands. -- Requires the office of planning and sustainable development to conduct a study to assess the rural district framework within the land use law and make recommendations for revisions to rural district policies and permissible uses within the rural district. Report to the legislature. Appropriation to the department of business, economic development, and tourism for the office of planning and sustainable development to conduct the study and complete all required reports pursuant to this Act. (\$\$) -- SB2922 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then WAL then FIN

SB2923

RELATING TO FIREWORKS.

Introduced by: Kanuha D, Acasio L, Chang S, Fevella K, Gabbard M, Keith-Agaran G, Kidani M, Lee C, Misalucha B, Wakai G

Amends provisions relating to penalty under the fireworks law. Increases fine for each violation. -- SB2923

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then FIN

SB2928 SD3 (SSCR 3055)

RELATING TO EDUCATION.

Introduced by: Kanuha D

Establishes an agricultural careers working group to study and prepare an agricultural career pathways implementation plan. Requires the working group to be attached to the department of education and be composed of members selected by the department, in consultation with the university of Hawaii. Requires the implementation plan to meet present and future agricultural workforce needs and include career pathways from high school to postsecondary education and training that prepares young people for employment in the agricultural sector. Report to the legislature. Requires the working group to dissolve on June 1, 2024 (sunset). Appropriation. (\$\$) -- SB2928 SD3

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB2930 SD2 (SSCR 2735)

RELATING TO GOVERNMENT.

Introduced by: Kanuha D

Establishes provisions relating to special investigation and prosecution unit and sex and human trafficking unit. Establishes in the department of the attorney general a special investigation and prosecution unit and sex and human trafficking unit. Requires the special investigation and prosecution unit and sex and human trafficking unit to consist of attorneys and other specialized personnel necessary to implement this provision. Requires each attorney and specialist to be appointed by the attorney general who shall fix the attorneys' and specialists' compensation. Requires every attorney and specialist to be entitled to hold the attorney's and specialist's position during good behavior, subject to removal by the attorney general only as provided in civil service law. Requires the special investigation and prosecution unit to receive, gather, and analyze information; develop tactical and strategic intelligence; assist in the control of fraud, white collar crime, and public corruption; provide technical assistance and training to county law enforcement agencies in the detection and prosecution of fraud and white collar crime, and public corruption; and provide, with the attorney general's approval, specialized personnel and technological equipment for the use of law enforcement agencies in the State with respect to fraud, white collar crime, and public corruption. -- Requires the sex and human trafficking unit to receive, gather, and analyze information; develop tactical and strategic intelligence; assist in the control of sex and human trafficking crime; provide technical assistance and training to county law enforcement agencies in the detection and prosecution of sex and human trafficking crime; and

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provide, with the attorney general's approval, specialized personnel and technological equipment for the use of law enforcement agencies in the State with respect to sex and human trafficking crime. -- Report to the legislature. -- Appropriation to the department of the attorney general for the operations of the special investigation and prosecution unit of the department of the attorney general and to establish the following positions within that unit; 2 permanent, full-time equivalent (2.0 FTE) deputy attorney general positions; 3 permanent, full-time equivalent (3.0 FTE) forensic analyst positions; 1 permanent, full-time equivalent (1.0 FTE) legal assistant position; 2 permanent, full-time equivalent (2.0 FTE) investigator positions; and 1 permanent, full-time equivalent (1.0 FTE) legal clerk position. Appropriation to the department of the attorney general for the operations of the sex and human trafficking unit of the department of the attorney general and to establish the following positions within that unit; 1 permanent, full-time equivalent (1.0 FTE) supervising deputy attorney general position; 2 permanent, full-time equivalent (2.0 FTE) deputy attorney general positions; 1 permanent, full-time equivalent (1.0 FTE) human trafficking abatement coordinator position; 1 permanent, full-time equivalent (1.0 FTE) human services professional position; 2 permanent, full-time equivalent (2.0 FTE) investigator positions; 1 permanent, full-time equivalent (1.0 FTE) legal assistant position; and 1 permanent, full-time equivalent (1.0 FTE) legal clerk position. -- SB2930 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

SB2940 SD2 (SSCR 2977)

RELATING TO GOVERNMENT.

Introduced by: Kanuha D

Establishes the telework law. Establishes provisions relating to telework policy. Establishes a telework policy for all state executive branch departments, excluding the university of Hawaii, department of education, and Hawaii health systems corporation. Requires the policy to promote flexible work arrangements and ensure consistent guidelines and practices across all state departments. Acknowledges this law to the collectively bargained existing telework policy for state executive branch departments and employees. Requires the department of human resources development to take certain actions to effectuate the State's telework policy. -- Establishes provisions relating to reports. Requires the department to submit the updated Telework Policy and Program Guidelines to the legislature within 30 days of the completion of bargaining with, and adoption of the updated Telework Policy and Program Guidelines by, the respective public sector union or unions. Report to the legislature. -- Appropriation to the department of human resources development for the establishment of 2 full-time equivalent (2.0 FTE) positions within the department of human resources development and for programmatic expenditures necessary to effectuate this Act. (COVID-19, COVID 19, coronavirus) -- SB2940 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then FIN

SB2944 SD1 (SSCR 2625)

RELATING TO AGRICULTURAL LANDS.

Introduced by: Gabbard M, Chang S, Misalucha B, Riviere G, San Buenaventura J
Amends provisions relating to permissible uses within the agricultural districts. Prohibits waste disposal facilities to be permitted on lands with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A or B. -- Amends provisions relating to important agricultural lands; policies. Prohibits the creation of waste disposal sites on important agricultural lands. -- SB2944 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then CPC then FIN

SB2946 SD1 (SSCR 3130)

RELATING TO IRRIGATION.

Introduced by: Gabbard M, Chang S, Misalucha B

Appropriation to the department of agriculture for the purpose of maintaining and improving the Peekauai ditch irrigation system, also known as Menehune ditch, on the island of Kauai. (\$\$) -- SB2946 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2947 SD1 (SSCR 2884)

RELATING TO AGRICULTURAL ENTERPRISES.

Introduced by: Gabbard M, Chang S, Lee C, Misalucha B

Establishes the agricultural enterprises law. Establishes provisions relating to department's powers in general; agricultural enterprises. Provides that in addition to any other powers authorized in this law, to support and promote agriculture, the department

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of agriculture may plan, design, construct, operate, manage, maintain, repair, demolish, and remove infrastructure or improvements on any lands under the jurisdiction of the department; and permit a lessee to plan, design, construct, operate, manage, maintain, repair, demolish, and remove infrastructure or improvements on any lands under the jurisdiction of the department. -- Establishes provisions relating to transfer and management of agricultural enterprise lands and agricultural enterprises; agricultural enterprise program. 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. -- Establishes provisions relating to conversion of qualified and encumbered other agricultural lands. Further requires the department of agriculture to establish criteria and rules, and subject to the approval by the board, may convert qualified and encumbered agricultural enterprise lands and agricultural enterprises to department leases or other forms of encumbrance. -- SB2947 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then CPC then FIN

SB2955 SD1 (SSCR 2885)

RELATING TO COMPOSTING.

Introduced by: Gabbard M, Acasio L, Chang S, Kanuha D, Misalucha B
Requires the department of agriculture to establish and implement a 3 year compost reimbursement pilot program to provide cost reimbursement to farming operations in the State to assist farmers and ranchers in meeting the costs of acquiring compost purchased from a certified processor, dealer, retailer, or wholesaler licensed to do business in the State. Establishes within the department a compost 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. Requires the compost reimbursement pilot program manager to facilitate the division and distribution of available costs for reimbursement; and manage the day to day coordination of the compost reimbursement pilot program. Report to the legislature. Appropriation to the department of agriculture for the department of agriculture to develop and implement a compost reimbursement pilot program; provided that the department of agriculture may expend for 1 full time, temporary program manager position for the compost reimbursement pilot program; and program and administrative costs. (\$\$) -- SB2955 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then FIN

SB2960 SD1 (SSCR 3131)

RELATING TO FOOD SAFETY.

Introduced by: Gabbard M, Acasio L, Misalucha B, Riviere G
Requires the department of agriculture in partnership with Hawaii's agricultural community to establish and implement a food safety certification training program. Requires the program to assist farms having less than 500,000 dollars in annual food sales in obtaining US Department of Agriculture Good Agricultural Practices certification or its equivalent. Appropriation. (\$\$) -- SB2960 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR/ ECD/ then FIN

SB2963 SD2 (SSCR 3206)

RELATING TO ENERGY EFFICIENCY.

Introduced by: Gabbard M, Misalucha B
Establishes provisions relating to energy efficiency implementation for state facilities. Requires state facilities to implement cost effective energy efficiency measures or enter into performance contracts for the implementation of cost effective energy efficiency measures beginning on January 1, 2028, for all state facilities that have not implemented provision specified since 2010; and beginning on January 1, 2030, for all other state facilities. Requires state facilities having an area under 10,000 square feet and facilities within the stadium development district to be exempt from the requirements of this provision if a facility is scheduled for demolition within 5 years. Establishes provisions relating to electric utility and energy usage data; state owned facilities. Requires the Hawaii state energy office, in consultation with the research and economic analysis division of the department of business, economic development, and tourism,

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to collect all electric utility and energy usage data for state owned facilities monthly and to make this information available in a publicly accessible format. Establishes provisions relating to water utility and water usage data; state owned facilities. Requires the Hawaii state energy office to collect all water utility and water usage data for state owned facilities monthly and to make this information available in a publicly accessible format. Establishes provisions relating to reduction of electricity consumption of state facilities. Requires it to be the goal of the state to achieve at least a 25 per cent reduction in electricity consumption of state owned facilities, using 2005 as the baseline year. -- 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 accounts for any costs, including maintenance, contracts, or debt service for the implementation and management of energy efficiency measures. -- Amends provisions relating to design of state buildings. Requires the design of all new state building construction to maximize energy and water efficiency measures; maximize energy generation potential; and use building materials, such as post industrial carbon dioxide mineralized concrete and clumping bamboo, which reduce the carbon footprint of the project beginning July 1, 2023, where feasible and cost effective. -- Appropriation to the Hawaii state energy office to fund ____ full time equivalent (____ FTE) positions at the Hawaii state energy office to collect and make available all water utility and water usage data for state owned facilities monthly pursuant to provision specified. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB2963 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then FIN

SB2964 SD1 (SSCR 2596)

RELATING TO AGRICULTURAL DISTRICTS.

Introduced by: Gabbard M, Misalucha B

Amends provisions relating to permissible uses within the agricultural districts. Provides that in addition to any permissible activities or uses pursuant to provisions relating to districting and classification of lands, the following shall be permissible uses on any golf course within the agricultural district; recreational athletic venues; and cultural activities that promote the arts. -- SB2964 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR/ WAL/ then JHA

SB2969 SD2 (SSCR 2886)

RELATING TO AN AGRICULTURAL EMERGENCY SPECIAL FUND.

Introduced by: Gabbard M, Misalucha B

Establishes provisions relating to agricultural emergency special fund. Allows moneys in the agriculture emergency special fund to be used for the purposes of making agriculture emergency loans; paying administrative costs of the loan program; and paying any other costs related to the loan program. Appropriation. (\$\$) -- SB2969 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2974 SD1 (SSCR 2600)

RELATING TO PESTICIDES.

Introduced by: Gabbard M, Chang S, Inouye L, Misalucha B, San Buenaventura J

Amends provisions relating to advisory committee. Requires there to be an advisory committee on pesticides, including representatives from the coffee industry, diversified agriculture industry, and Hawaii Farmers Union United. -- SB2974 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then CPC

SB2977 SD2 (SSCR 2982)

RELATING TO EGG-LAYING HENS.

Introduced by: Gabbard M, Acasio L, Misalucha B

Establishes the confinement standards for egg laying hens. Defines egg laying hen to mean a female domesticated chicken, turkey, duck, goose, or guinea fowl kept for the purpose of commercial egg production. Provides that it shall be unlawful for a farm owner or operator within the State to knowingly cause any egg laying hen to be confined in a cruel manner; and for a business owner or operator to knowingly engage in the sale in the State of any shell egg or egg product that the business owner or operator knows or should know was produced by an egg laying hen that was confined in a cruel manner beginning June 30, 2027. Establishes exceptions; de minimis exemption; penalties, defense; rules; and construction requirements. Requires the department of agriculture to adopt rules necessary for the purposes of this law. -- SB2977 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then JHA

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SB2986 SD1 (SSCR 2846)

RELATING TO HEMP.

Introduced by: Gabbard M, Acasio L, Inouye L, Misalucha B, Riviere G

Amends provisions relating to commercial hemp production. Provides that hemp shall not be grown within 100 hundred feet of any pre-existing house, dwelling unit, residential apartment, or other residential structure that is not owned or controlled by the license holder; and hemp shall not be grown in any house, dwelling unit, residential apartment, or other residential structure, unless that structure is part of a US Department of Agriculture area. Requires any individual or entity who grows hemp without a US Department of Agriculture license to be fined not more than 10,000 dollars for each separate offense. Allows an individual or entity licensed to produce hemp in Hawaii by the US Department of Agriculture to sell hemp biomass directly to consumers via online platforms. Provides that in addition to all other labeling requirements, the identity statement used for labeling or advertising any hemp product shall identify the percentage of Hawaii grown or processed hemp product in all hemp products; provided that any hemp product not grown or processed in Hawaii shall identify the origin of the hemp product. -- Amends provisions relating to definitions; and hemp processor registry; application; removal from registry under hemp processors law. Provides that the following hemp producers licensed by the US Department of Agriculture are exempt from this provision; producers who grow less than 6,000 dry pounds of hemp annually; and producers who process hemp without solvents such as water, ice, or freeze drying agents. -- Amends Act 14, Session Laws of 2020, relating to hemp. Extends repeal date of Act to July 1, 2027 (sunset). -- SB2986 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then CPC

SB2987 SD1 (SSCR 3196)

RELATING TO CRIMES ON AGRICULTURAL LANDS.

Introduced by: Gabbard M, Inouye L, Misalucha B

Establishes provisions relating to mandatory minimum terms of imprisonment for offenses committed on agricultural lands. Requires the court to sentence a person convicted of an offense under parts specified of this law that is committed while on agricultural land to a mandatory minimum term of imprisonment. Requires the mandatory term of imprisonment to have a maximum length of imprisonment as specified. -- Appropriation to the department of the attorney general for the department of the attorney general to establish a statewide agricultural theft task force to provide law enforcement with tools necessary to identify agricultural theft perpetrators. (\$\$) -- SB2987 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then JHA then FIN

SB2988 SD1 (SSCR 2887)

RELATING TO THE DEPARTMENT OF AGRICULTURE.

Introduced by: Gabbard M, Misalucha B

Requires the department of agriculture to submit a report of its findings and recommendations, including any proposed legislation, to the legislature no later than 20 days prior to the convening of the regular session of 2023. Report to the legislature. Requires the report to document the expenditure of moneys appropriated by this Act; discuss the progress of activities to mitigate and control infestations of the 2 lined spittlebug; and provide any findings and recommendations, including any proposed legislation. Appropriation to the department of agriculture to mitigate and control infestations of the 2 lined spittlebug and undertake recovery efforts for lands damaged by the 2 lined spittlebug. Requires the department to take measures, including the use of insecticides, weed management, and reseeding pastures, as necessary to reduce the population of 2 lined spittlebugs and assist in recovery efforts. (\$\$) -- SB2988 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2989 SD1 (SSCR 3144)

RELATING TO AGRICULTURE.

Introduced by: Gabbard M

Establishes provisions relating to healthy soils program; special fund; established. Requires the department of agriculture to establish a healthy soils program. Establishes a healthy soils program special fund to be administered by the department of agriculture and into which shall be deposited moneys appropriated by the legislature. Requires the special fund to be used to implement and operate the healthy soils program and issue awards. Report to the legislature. Appropriation. (\$\$) -- SB2989 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SENATE BILLS WHICH PASSED THIRD READING

SB2990 SD1 (SSCR 3132)

RELATING TO SUSTAINABLE AGRICULTURE.

Introduced by: Gabbard M, Acasio L, Misalucha B

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, green manure, or compost. Requires the convening of a review panel to screen and rate applicants on the quality of their cover crop and green manure and composting practices. Establishes within the department of agriculture a cover crop reimbursement pilot program manager position, which shall be a full time temporary position exempt from the requirements of civil service law and collective bargaining in public employment law. Report to the legislature. Appropriation. (\$\$) -- SB2990 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2992 SD1 (SSCR 3173)

RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Misalucha B

Establishes provisions relating to Hawaii agricultural investment program. Establishes within the department of agriculture the Hawaii agricultural investment program to support agricultural producers. Report to the legislature. Appropriation to the department of agriculture for the department of agriculture to establish the Hawaii agricultural investment program to support local agricultural producers; provided that no matching grant funds shall be made available under this Act unless matched by the grant recipient or entity. (\$\$) -- SB2992 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2996 SD1 (SSCR 2870)

RELATING TO ANTS.

Introduced by: Gabbard M, Chang S, Inouye L, Misalucha B, San Buenaventura J

Appropriation to be expended by the department of land and natural resources for research, extension, and control of the little fire ant and other harmful ants. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB2996 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB2998 SD1 (SSCR 3133)

RELATING TO RECYCLING.

Introduced by: Gabbard M

Establishes provisions relating to risk based selection process; audit. Requires the department of health to develop a risk based process to select, for periodic audit, certain deposit beverage distributor and redemption center reports submitted to the deposit beverage container program. Authorizes the department to hire personnel or external consultants to perform the audits. Provides that in developing a risk based process to audit certain deposit beverage distributor and redemption center reports, requires the department to consider risk factors and requirements specified. Requires the department to summarize the results of the deposit beverage distributor and redemption center audits and assess whether enforcement actions should be considered to ensure that the amounts that are being reported are accurate; consider conducting follow up audits; and consider publicly announcing violations. Requires all deposit beverage distributors to develop and submit to the deposit beverage container program for approval an internal control process to ensure that the monthly or semi annual distribution report forms contain accurate data and that adequate records are maintained; and obtain independent audits for years ending in an odd number. -- SB2998 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB3004 SD1 (SSCR 2871)

RELATING TO COMPOSTING.

Introduced by: Gabbard M, Acasio L, Chang S, Kanuha D, Lee C, Misalucha B

Establishes provisions relating to compost reimbursement program. Establishes within the department of agriculture a compost reimbursement program to provide cost reimbursements to farming operations in the State. Requires the compost reimbursement program to assist farmers and ranchers in meeting the costs of acquiring compost purchased from a certified processor, dealer, retailer, or wholesaler licensed to do business in the State. Requires the compost reimbursement program to be overseen by a compost reimbursement program manager, which shall be a full time, permanent position exempt from civil service law and collective bargaining in public employment law. Appropriation to the department of agriculture for the department of

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agriculture to establish a compost reimbursement program and for 1 full time equivalent (1.0 FTE) permanent compost reimbursement program manager position. -- SB3004 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then FIN

SB3019 SD1 (SSCR 2093)

RELATING TO THE CONSERVATION AND RESOURCES ENFORCEMENT PROGRAM.

Introduced by: Riviere G, Inouye L, Misalucha B, Shimabukuro M

Establishes provisions relating to accreditation required under the conservation and resources enforcement program. Requires the department of land and natural resources to pursue and obtain accreditation for the conservation and resources enforcement program from the commission on accreditation for law enforcement agencies, inc. no later than June 30, 2025. -- Appropriation to the department of land and natural resources to pursue and obtain accreditation for the conservation and resources enforcement program from the commission on accreditation for law enforcement agencies, inc. (\$\$) -- SB3019 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB3023 SD1 (SSCR 2399)

RELATING TO REAL ESTATE BROKERS.

Introduced by: Riviere G, Acasio L, Chang S, Fevella K, Keith-Agaran G, Misalucha B, Moriwaki S, Rhoads K, Wakai G

Amends provisions relating to revocation, suspension, and fine under real estate brokers and salespersons law. Provides that in addition to any other actions authorized by law, the commission may revoke any license issued under this law, suspend the right of the licensee to use the license, fine any person holding a license, registration, or certificate issued under this law, or terminate any registration or certificate issued under this law, for any cause authorized by law, including but not limited to in any way advertising, promoting, representing, receiving remuneration for, or offering for rent any transient vacation unit or whole home short term rental unless the unit or rental is permitted by the relevant county. -- SB3023 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then JHA

SB3025 SD2 (SSCR 3135)

RELATING TO DIGITAL CURRENCY LICENSING PROGRAM.

Introduced by: Keith-Agaran G

Establishes the special purpose digital currency license law. Establishes a program for the licensure, regulation, and oversight of digital currency companies. -- Establishes provisions relating to exclusions; powers of the commissioner; license required; payment of fees; license; application; issuance; issuance of license; grounds for denial; anti money laundering program; cyber security program; fees; bond; renewal of license; annual report; authorized places of business; principal office; sale or transfer of license; change of control; ownership and control of digital currency. -- Establishes provisions relating to disclosures, advertising, and recordkeeping; required disclosure; records, net worth requirement; advertising and marketing; confidentiality. Establishes provisions relating to enforcement; enforcement authority; violations; penalties; investigation and examination authority; prohibited practices; voluntary surrender of license; suspension or revocation of licenses; orders to cease and desist; consent orders; civil penalties; criminal penalties; unlicensed persons; administrative procedures; hearings; division functions. -- Amends provisions relating to definitions under the money transmitters modernization act law; criminal history record checks. -- Allows the department of commerce and consumer affairs to employ necessary personnel without regard to civil service law, including 3 full-time equivalent (3.0 FTE) positions for examiners, to assist with the implementation and continuing function of this Act. Appropriation. (\$\$) -- SB3025 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then CPC then FIN

SB3027 SD2 (SSCR 3136)

RELATING TO BEACHES.

Introduced by: Keith-Agaran G

Amends provisions relating to objectives and policies for the physical environment--land-based, shoreline, and marine resources under the Hawaii state planning act law. Provides that to achieve the land-based, shoreline, and marine resources objectives, it shall be the policy of this State to develop a statewide beach assessment study and beach and shoreline restoration and conservation plan to

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regularly assess beach and shoreline erosion and develop feasible beach and shoreline restoration or conservation options. -- SB3027 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB3034 SD2 (SSCR 2792)

RELATING TO JOINT CONTRACTOR OR SUBCONTRACTOR LISTING.

Introduced by: Kouchi R (BR)

Amends provisions relating to competitive sealed bidding under the Hawaii public procurement code. Requires an invitation for bids for construction to specify that all bids that include the engagement of a contractor or subcontractor in the performance of the contract to include the name of each person or firm to be engaged by the bidder as a contractor or subcontractor and the nature, scope, and specialty or specialties of the work to be performed by each. -- SB3034 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC

SB3038

RELATING TO INFORMATION PRIVACY AND SECURITY COUNCIL.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under security breach of personal information law. Allows each member of the council to designate a person from that member's agency to attend meetings and act on the member's behalf, including for voting purposes, when the member is unable to attend a meeting. -- SB3038

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then JHA

SB3039 SD1 (SSCR 2455)

RELATING TO PURCHASES OF HEALTH AND HUMAN SERVICES.

Introduced by: Kouchi R (BR)

Establishes provisions relating to fair and reasonable pricing policy; cost or pricing data under purchases of health and human services law. Requires a procurement officer to purchase services for health and human services from responsible sources at fair and reasonable prices. Requires a procurement officer to make a written determination whether the cost or price is fair and reasonable for each contracting action that results in the purchase of health and human services, including change orders and contract modifications that adjust prices. -- Establishes provisions relating to definitions under purchases of health and human services law. Defines policy board. -- Amends provisions relating to treatment purchase of services. Allows treatment services to be purchased in accordance with this provision if any or all of the specified circumstances are applicable. Requires the head of the purchasing agency, or a designee, to publish a notice describing the types of treatment services that may be needed throughout the fiscal year on an as needed basis and inviting providers engaged in providing these treatment services to submit current statements of qualification and expressions of interest to the head of the purchasing agency, or a designee before the beginning of each fiscal year. -- Amends provisions relating to small purchases. Requires purchases of health and human services of less than 100,000 dollars to be made in accordance with rules adopted by the policy board to implement this provision. -- Repeals provisions relating to community council. -- SB3039 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB3040 SD2 (SSCR 3137)

RELATING TO PROCUREMENT.

Introduced by: Kouchi R (BR)

Establishes provisions relating to State procurement automation system special fund under the Hawaii public procurement code. Establishes within the state treasury the state procurement automation system special fund to be administered by the state procurement office, into which shall be deposited the specified items. Requires moneys in the state procurement automation system special fund to be used by the state procurement office for the development, implementation, management, and operation of the procurement automation systems. -- Amends provisions relating to additional duties of the administrator of the procurement office. Requires, in addition to the duties referred to in provision specified, the administrator to develop and administer procurement automation systems; and assess, charge, and collect a transaction fee for the use of the procurement automation systems to cover procurement automation systems costs. -- Appropriation to the state procurement office to fund 5 full time equivalent (5 FTE) purchasing specialist positions. (\$\$) -- SB3040 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SENATE BILLS WHICH PASSED THIRD READING

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| SB3041 SD2 (SSCR 2801) | <p>MAKING APPROPRIATIONS FOR CLAIMS AGAINST THE STATE, ITS OFFICERS, OR ITS EMPLOYEES.</p> <p>Introduced by: Kouchi R (BR)</p> <p>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 to the department of agriculture, department of land and natural resources, department of public safety, and department of education for the purpose of satisfying claims for legislative relief to persons 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. (\$\$) -- SB3041 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to JHA then FIN</p> |
| SB3044 SD1 (SSCR 2269) | <p>RELATING TO TOBACCO MANUFACTURER QUALIFIED ESCROW FUNDS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Establishes provisions relating to assignment of interest in qualified escrow fund to the State under the tobacco liability act. Allows a tobacco product manufacturer that elects to place funds into a qualified escrow fund pursuant to provision specified, to assign to the State the tobacco product manufacturer's interest in any moneys in the qualified escrow fund. Allows, when a qualified escrow fund has been deemed abandoned by a tobacco product manufacturer according to the criteria set by each financial institution, the financial institution maintaining the qualified escrow fund and acting as the escrow agent to file a petition in circuit court for an order authorizing a transfer of funds in the qualified escrow fund to the State. -- SB3044 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to JHA then FIN</p> |
| SB3046 SD1 (SSCR 2710) | <p>MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF THE ATTORNEY GENERAL.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Appropriation to the department of the attorney general to be used by the department in major litigation involving the state. (\$\$) -- SB3046 SD1</p> <p>Current Status: Feb-23 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to JHA then FIN</p> |
| SB3048 SD2 (SSCR 3138) | <p>RELATING TO STATE FUNDS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Authorizes the director of finance to transfer tax exempt general obligation bond proceeds and the interest that has accrued thereon from the rental housing revolving fund to the dwelling unit revolving fund. -- Amends provisions relating to rental housing revolving fund. Allows an amount from the fund, to be set by the corporation and authorized by the legislature, to be used for administrative expenses incurred by the corporation in administering the corporation's housing finance programs; provided that fund moneys may not be used to finance day-to-day administrative expenses of projects allotted fund moneys. Allows conveyance taxes pursuant to provisions relating to disposition of taxes to be deposited into the fund. -- Establishes 1 full time equivalent (1.00 FTE) housing finance specialist I position (BED160HF) within the housing finance and development corporation. -- Appropriation to the department of business, economic development and tourism for integration and migration of the Hawaii housing finance and development corporation domain into the state of Hawaii enterprise active directory (EAD) domain; for new monitors, new computers, computer accessories, and peripherals for the staff of the Hawaii housing finance and development corporation; for videoconferencing upgrades for the board room of the Hawaii housing finance and development corporation; for industrial and office capacity paper shredders, and corresponding service and warranty, property inventory and lease management software, and Microsoft Dynamic Great Plains (GP) software upgrade for the Hawaii housing finance and development corporation; for migrating local shared drives of the Hawaii housing finance and development corporation to the state sharepoint; to contract with a private scanning company to scan consolidated applications to digitized copies and to digitize the paper documents of the development; planning, evaluation and compliance; and finance branches of the corporation. (\$\$) -- SB3048 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to HSG then FIN</p> |

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| SB3054 SD1 (SSCR 3139) | <p>RELATING TO THE HAWAII FILM AND CREATIVE INDUSTRIES DEVELOPMENT SPECIAL FUND.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to Hawaii film and creative industries development special fund. Provides that effective July 1, 2022, all revenues, fees, and income received by the department of business, economic development, and tourism from its management of public facilities that support media and entertainment workforce and business development, with the exception of the Hawaii film studio shall be deposited into the Hawaii film and creative industries development special fund. Requires the fund to be used by the department to provide for repair, maintenance, and related costs of the department's management of public facilities that support media and entertainment workforce and business development. -- Appropriation out of the Hawaii film and creative industries development special fund. (\$\$) -- SB3054 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to ECD then FIN</p> |
| SB3057 SD2 (SSCR 2847) | <p>RELATING TO RENEWABLE PORTFOLIO STANDARDS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Establishes provisions relating to annual report; electric utility company. Requires each electric utility company to track and report to the public utilities commission, on an annual basis, data and trends regarding customer retention or attrition at a time and in a manner as prescribed by the commission. -- Amends provision relating to definitions. Redefines renewable portfolio standard to mean the percentage of electrical energy generation that is represented by renewable electrical energy, excluding customer sited, grid connected generation that does not produce renewable energy. -- Amends provisions relating to renewable portfolio standards. Replaces the term sales to generation. Allows that events or circumstances that are beyond an electric utility company's reasonable control to include, to the extent the event or circumstance could not be reasonably foreseen and ameliorated non renewable energy generated by electric generation facilities where the electric utility otherwise does not have direct control or ownership of independent power producers, government and non-government agencies, and any persons or entities, including merchant or co generation facilities. Requires the electric utility company to make every reasonable effort to ensure that independent producers connected to the grid are converting to renewable resources by July 1, 2027, including but not limited to providing not more than 5 year contracts for the producers to connect to the grid; provided that, if a producer cannot or will not convert to renewable resources, the electric utility company prohibits renewal its contract with the producer. -- SB3057 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to EEP then CPC</p> |
| SB3072 SD2 (SSCR 3140) | <p>RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND INVESTMENTS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to trust fund; purpose under the Hawaii employer union health benefits trust fund. Requires the exemptions from disclosure of information pursuant to the uniform information practices act (modified) law, set forth in provisions relating to disclosure of information under the pension and retirement systems law to apply to the disclosure of information relating to the fund's alternative investments. -- SB3072 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then FIN</p> |
| SB3074 SD1 (SSCR 2820) | <p>MAKING AN APPROPRIATION TO THE EMERGENCY AND BUDGET RESERVE FUND.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Appropriation to be deposited into the emergency and budget reserve fund (rainy day fund). (COVID-19, COVID 19, coronavirus) (\$\$) -- SB3074 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Single Referral to FIN</p> |
| SB3075 SD2 (SSCR 2711) | <p>RELATING TO FRANCHISE TAX.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to department of commerce and consumer affairs. Provides that notwithstanding any law to the contrary, and as provided by provisions relating to disposition of funds under the taxation of banks and other financial corporations law, all</p> |

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revenues, fees, and fines collected by the department shall be deposited into the compliance resolution fund. -- Amends provisions relating to taxes, state realizations. Provides that, if the total amount transferred from the revenues collected under the taxation of banks and other financial corporations law to the compliance resolution fund is less than 2,000,000 dollars at the close of any fiscal year, an amount equal to the difference between the total amount transferred from the revenues collected under the taxation of banks and other financial corporations law and 2,000,000 dollars shall be distributed under this provision to the compliance resolution fund for that fiscal year. In no event shall the amount distributed to the compliance resolution fund exceed 2,000,000 dollars in any fiscal year. -- Amends provisions relating to disposition of funds. Provides that from the revenues collected under this law each fiscal year, the sum of 2,000,000 dollars shall be deposited with the director of finance to the credit of the compliance resolution fund; provided that, if the total amount transferred from the revenues collected under this law to the compliance resolution fund is less than 2,000,000 dollars at the close of any fiscal year, the compliance resolution fund shall be credited the difference from the revenues collected under the income tax law, not to exceed 2,000,000 dollars. Requires any revenues collected under this law in excess of 2,000,000 dollars at the close of any fiscal year to be deposited into the general fund. -- SB3075 SD2

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then FIN

SB3077 SD1 (SSCR 2732)

RELATING TO THE BARBERING AND COSMETOLOGY LICENSING ACT.

Introduced by: Kouchi R (BR)

Establishes the barbering and cosmetology licensing Act. Prohibits a person for commercial purposes practice as a barber apprentice, beauty apprentice, barber, beauty operator, or beauty instructor, or operate a barber shop, beauty shop, or beauty school, or announce or advertise as being prepared or qualified to do so unless the person is licensed as required by this law. Requires all licensees to follow the sanitary practices as prescribed by the rules of the board of barbering and cosmetology and any other sanitary practices or public health guidelines recommended by government agencies to protect the health and safety of the public. Establishes powers and duties of the board specified. Establishes application; requisites for admission to examination and other requirements. Establishes apprentice permits, examination, temporary permits, barbershops and beauty shops, beauty schools, display of licenses or permits, fees; compliance resolution fund, renewal of licenses, citation for licensee or permittee violation fines, refusal to grant and revocation and suspension of license, appeal from actions of the board; hearing, board to aid prosecution, right of injunction, and cumulative remedies. Amends provisions relating to department of public safety under executive and administrative departments law. Repeals provisions relating to powers and duties of the board under barbering, practice of law; that provides effective July 1, 1990, the functions, authority, and obligations, together with the limitations imposed thereon and the privileges and immunities conferred thereby, exercised by a sheriff, sheriffs, a sheriff's deputy, sheriff's deputies, a deputy sheriff, deputy sheriffs, or a deputy. -- Amends provisions relating to state service fees; increase or decrease of under provisions relating to copies of records; costs and fees. Repeals the barbering, practice of law and beauty and culture law that requires the authority to increase or decrease fees or nontax revenues shall be subject to the approval of the governor. Repeals the barbering, practice of law and beauty and culture law. Transfers the jurisdiction, functions, powers, duties, and authority heretofore exercised by the board of barbering and cosmetology to and conferred upon the board of barbering and cosmetology established; and all of the rights and powers previously exercised, and all of the duties and obligations incurred by the board of barbering and cosmetology in the exercise of the functions, powers, duties, and authority transferred, whether such functions, powers, duties, and authority are mentioned in or granted by any law, contract, or other document. Allows any holder of a barber apprentice permit in effect prior to July 1, 2023, who files an application for a barber's license before July 1, 2024, to satisfy the training requirement by having 1500 hours of barber training in a barber shop or beauty shop; and any barber student who began training prior to the effective date of this Act, to satisfy the training requirement by having 1500 hours of barber training in a barber school. -- SB3077 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA then FIN

SB3078 SD1 (SSCR 2733)

RELATING TO ADVANCE WARNING FOR EXCAVATION.

Introduced by: Kouchi R (BR)

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Amends provisions relating to definitions under 1 call center; advance warning to excavators. Redefines excavation shall not include any operation in which earth, rock, or other material of less than 12 inches in the ground is moved, removed, or otherwise displaced by means of hand tools as part of an existing principal place of residence for 1 or 2 families, or improving or constructing an appurtenance thereto, on a parcel of land 2 acres or less in size, zoned for residential use, which is used or occupied or is developed, devoted, intended, or permitted to be used or occupied as a principal place of residence for 1 or 2 families. Requires any operator who receives timely notification from the center of any proposed excavation work pursuant to provisions relating to notification of excavation; inquiry identification number to within 5 working days of that notification or before the start of the excavation work, whichever is later, or at a later time mutually agreeable to the operator and the excavator, in writing. Requires that any locator acting on behalf of an operator and failing to perform the duties imposed by this law to be subject to the liabilities in this provision and the civil penalties in provisions relating to penalties. -- Amends provisions relating to excavation permits. Provides that if the damage to a subsurface installation causes the escape of any flammable, toxic, hazardous, or corrosive gas or liquid, requires the person responsible to immediately notify the enhanced 911 emergency service and the operator of the facility; and minimize the hazard until the arrival of the enhanced 911 emergency service authority or the operator. -- Amends provisions relating to penalties. Requires an action for the enforcement of penalties pursuant to this law to be brought before the public utilities commission by the State, county, excavator, locator, or any operator. -- SB3078 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB3079 SD1 (SSCR 2749)

RELATING TO INSURANCE.

Introduced by: Kouchi R (BR)

Amends provisions relating to limited licensing. Provides that notwithstanding any other provision of this article, adds that allows the insurance commissioner to issue a limited license to persons selling travel insurance under specified conditions. Prohibits travel insurance to include major medical plans that provide comprehensive medical protection for travelers with trips lasting longer than 6 months, including those working or residing overseas as an expatriate, or any other insurance product that requires a specific insurance producer license. -- Amends provisions relating to definitions under 3rd party administrators. Redefines administrator or 3rd party to include exemptions for a dental insurer licensed under and a dental service corporation licensed. -- Amends provisions relating to definitions under bail agents; sureties. Redefines administrator or 3rd party administrator to include that exempts a dental insurer licensed under insurance law; and a dental service corporation licensed under dental service corporations. -- Amends provisions relating to surety bond required. Requires a surety bond of at least 100,000 dollars for the 1st 2 years, and at least 300,000 dollars from the 3rd year of licensure. Provides that at the 3rd renewal, and each subsequent renewal, the surety bond amount shall be at least 300,000 dollars and filed in accordance with provisions relating to annual report required. -- Amends provisions relating to annual report required. Adds that requires the annual report to include a renewal certificate for the surety bond requirements and an updated surety bond form, if needed; and an audited financial statement prepared by an independent certified public accountant. -- Establishes provisions relating to care obligation of insurers and producers. Requires the producer, in making a recommendation, to exercise reasonable diligence, care, and skill to know the consumer's financial situation, insurance needs, and financial objectives; understand the available recommendation options after making a reasonable inquiry into options available to the producer; have a reasonable basis to believe the recommended option effectively addresses the consumer's financial situation, insurance needs, and financial objectives over the life of the product, as evaluated in light of the consumer profile information; communicate the basis or bases of the recommendation and specified requirements. -- Establishes disclosure obligation of insurers and producers; conflicts of interest obligation of insurers and producers, and documentation obligation of insurers and producers specified requirements. -- Amends provisions relating to suitability in annuity transactions. Provides that this part applies to any sale or recommendation of an annuity. -- Amends provisions relating to definitions. Repeals the definition insurance producer and suitability information. -- Amends provisions relating to duties of insurers and insurance producers by changing it to duties of insurers and producers. Requires a producer, when making a recommendation of an annuity, to act in the best interest of the consumer under the circumstances known at the time the recommendation is made, without placing the producer's or the insurer's financial interest ahead of the consumer's interest. Provides that a producer has acted in the best interest of the consumer if the

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producer has satisfied the obligations regarding care, disclosure, conflict of interest, and documentation as set forth in this provision. -- Amends provisions relating to compliance mitigation; penalties by changing it to compliance mitigation; penalties; enforcement. Allows the insurance commissioner to order an insurer to take reasonably appropriate corrective action for any consumer harmed by a failure to comply with this part by the insurer, an entity contracted to perform the insurer's supervisory duties, or by the producer. Allows the authority to enforce compliance with this provision is vested exclusively with the commissioner. -- Amends provisions relating to recordkeeping. Requires insurers, managing general agents, independent agencies, and producers to maintain or make available to the commissioner records of the information collected from the consumer, disclosures made to the consumer, including summaries of oral disclosures and other information used in making the recommendations that were the basis for insurance transactions for 5 years after the insurance transaction has been completed by the insurer. -- Amends provisions relating to insurance producer training by changing it to producer training. Replaces the term insurance producer to producer. Requires a producer who engages in the sale of annuity products to complete a 1 time 4 credit training course approved by the commissioner. Further requires a producer who is authorized to sell annuity products on or before December 31, 2022, to complete by July 1, 2023, a 1 time training course on annuity products meeting the requirements by completing either a new 4 credit training course approved by the commissioner after December 31, 2022; or an additional 1 credit training course approved by the commissioner and provided by an approved education provider on appropriate sales practices, replacement, and disclosure requirements. Prohibits a producer who obtains a life or variable life and variable annuity products line of authority after December 31, 2022, to engage in the sale of annuities until the insurance producer has completed training meeting the requirements. Provides that the satisfaction of the components of the training requirements of any course or courses with components determined by the commissioner to be deemed to satisfy the training requirements of this provision. -- SB3079 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to CPC

SB3080 SD1 (SSCR 2726)

RELATING TO CREDIT FOR REINSURANCE.

Introduced by: Kouchi R (BR)

Amends provisions relating to credit allowed a domestic ceding insurer. Authorizes the insurance commission to adopt by rules, pursuant to provisions relating to rules to include specific additional requirements relating to the valuation of assets or reserve credits; the amount and forms of security supporting reinsurance arrangements described in provisions relating to rules; and the circumstances pursuant to which credit will be reduced or eliminated. Requires credit to be allowed when the reinsurance is ceded to an assuming insurer meeting each of the conditions specified. -- Amends provisions relating to asset or reduction from liability for reinsurance ceded by a domestic insurer to an assuming insurer. Authorizes the insurance commissioner to adopt by rules specific additional requirements relating to the valuation of assets or reserve credits; the amount and forms of security supporting reinsurance arrangements described in provisions relating to rules; and the circumstances pursuant to which credit will be reduced or eliminated. -- Amends provisions relating to rules. Authorizes the commissioner to adopt rules applicable to reinsurance arrangements as a rule adopted pursuant to this provision shall apply only to reinsurance relating to life insurance policies with guaranteed nonlevel gross premiums or guaranteed nonlevel benefits; universal life insurance policies with provisions resulting in the ability of a policyholder to keep a policy in force over a secondary guarantee period; variable annuities with guaranteed death or living benefits; long term care insurance policies; or other life and health insurance and annuity products as to which the National Association of Insurance Commissioner (NAIC) adopts model regulatory requirements with respect to credit for reinsurance; a rule adopted to apply to any treaty containing policies issued on or after January 1, 2015, and policies issued prior to January 1, 2015, if risk pertaining to such pre - 2015 policies is ceded in connection with the treaty, in whole or in part, on or after January 1, 2015; a rule adopted pursuant to this provision shall require the ceding insurer, in calculating the amounts or forms of security required to be held under rules promulgated under this authority, to use the valuation manual adopted by the National Association of Insurance Commissioners of the National Association of Insurance Commissioners Standard Valuation Law, including all amendments adopted by the National Association of Insurance Commissioners and in effect on the date as of which the calculation is made, to the extent applicable; a rule adopted pursuant to this provision shall not apply to cessions to an assuming insurer that meets the conditions

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set forth in provisions relating to credit allowed a domestic ceding insurer, is certified in this State; or maintains at least 250 million dollars in capital and surplus when determined in accordance with the National Association of Insurance Commissioners Accounting Practices and Procedures Manual, including all amendments thereto adopted by the National Association of Insurance Commissioners, excluding the impact of any permitted or prescribed practices; and is licensed in at least 26 states; or licensed in at least 10 states, and licensed or accredited in a total of at least 35 states. Provides that the authority to adopt rules pursuant to this provision does not limit the commissioner's general authority to adopt rules. -- SB3080 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to CPC

SB3082 SD1 (SSCR 2734)

RELATING TO MORTGAGE RESCUE FRAUD.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under the mortgage rescue fraud prevention act. Redefines distressed property consultant to not include attorneys licensed in the State of Hawaii engaged in the practice of law; the residential loan holder, or any agent or contractor of the individual or entity; or the servicer of a residential loan, or any agent or contractor of the individual or entity. -- Redefines mortgage assistance relief service to mean any service, plan, or program that is offered or provided to the consumer in exchange for consideration and is represented, expressly or by implication, to assist or attempt to assist the consumer with stopping, preventing, or postponing the loss of any residential real property, whether by mortgage or deed of trust foreclosure sale or repossession, or otherwise saving any consumer's residential real property from foreclosure or repossession. -- SB3082 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB3083

RELATING TO MORTGAGE SERVICERS.

Introduced by: Kouchi R (BR)

Amends provisions relating to license; fees; renewals; notices; voluntary surrender of license; bonds. Provides that to the extent reasonably necessary to participate in NMLS, the commissioner may modify or waive, in whole or in part, by rule or order, any or all of the requirements in this law. -- SB3083

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to CPC

SB3084

RELATING TO THE ELEVATOR MECHANICS LICENSING BOARD COMPOSITION.

Introduced by: Kouchi R (BR)

Amends provisions relating to elevator mechanics licensing board; appointment; organization under elevator mechanic law. Establishes an elevator mechanics licensing board within the department of commerce and consumer affairs for administrative purposes. Requires the board to consist of 7 members. Requires 5 to be licensed elevator mechanics and 2 to be public members not connected or associated with the elevator or building industry. -- SB3084

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to CPC

SB3085 SD2 (SSCR 3145)

RELATING TO THE HAWAII CODE OF MILITARY JUSTICE.

Introduced by: Kouchi R (BR)

Establishes the Hawaii code of military justice law. Updates the Hawaii code of military justice law, by repealing chapter 124A, Hawaii Revised Statutes, and adding a new chapter to promote order and discipline in the State military forces by fostering an independent military justice system and updating nonjudicial punishment and courts-martial procedures. -- SB3085 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB3087 SD1 (SSCR 2782)

RELATING TO THE EMERGENCY MANAGEMENT ASSISTANCE COMPACT.

Introduced by: Kouchi R (BR)

Repeals emergency management assistance compact law and reestablishes it under emergency management law. -- SB3087 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to PDP then CMV then JHA

SB3089 SD2 (SSCR 3167)

RELATING TO EMERGENCY MANAGEMENT.

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Introduced by: Kouchi R (BR)

Establishes provisions relating to suspension of certain record requests; prohibited. Prohibits the governor or mayor from, through any proclamation or declaration of emergency or any rule or order adopted pursuant to this law, suspend agency response deadlines for requests to public records pursuant to part II of law specified; or vital records or statistics pursuant to provisions specified. Allows, due to extenuating circumstances, there to be a reasonable delay in an agency's response to a request; provided that an agency shall not reject a request at any time, regardless of whether an emergency has been declared. -- Amends provisions relating to policy and purpose under emergency management law. Prohibits this law from being construed as conferring any power or permitting any action that is inconsistent with the Constitution and laws of the US or the Hawaii State Constitution. -- Establishes provisions relating to definitions. Establishes the definition for severe weather warning. -- Amends provisions relating to additional powers in an emergency period. Allows the governor, except as provided in provision specified, to suspend any law that impedes or tends to impede or be detrimental to the expeditious and efficient execution of, or to conflict with, emergency functions, including laws that by this law specifically are made applicable to emergency personnel; provided that any suspension of law shall be no broader and last no longer than the governor deems necessary for the execution of emergency management functions, and any suspension of law shall identify the provision of law suspended and, for each provision, to both specify the emergency management functions facilitated and justify the suspension based on protecting the public health, safety, and welfare; provided further that any suspension of any law that requires permits, authorizations, or approvals from any state or county agency may continue beyond the emergency period to allow for the completion of any repairs, reconstruction, rebuilding, or construction of any state or county infrastructure, facilities, or properties that would otherwise be delayed by any such permit, authorization, or approval; and in the event of disaster or emergency beyond local control, or an event that, in the opinion of the governor, makes state operational control or coordination necessary, or upon request of the county, assume direct operational control over all or any part of the emergency management functions within the affected area and not withstanding provisions specified, require the county to obtain the governor's approval, or the approval of the director of the Hawaii emergency management agency, prior to issuing any emergency order, rule, or proclamation under this law. Allows the mayor to, except as provided in provision specified, suspend any county law that impedes or tends to impede or be detrimental to the expeditious and efficient execution of, or to conflict with, emergency functions, including laws that by this chapter specifically are made applicable to emergency personnel; provided that any suspension of law shall be no broader and last no longer than the mayor deems necessary for the execution of emergency management functions, and any suspension of law shall identify the provision of law suspended and, for each provision, shall both specify the emergency management functions facilitated and justify the suspension based on protecting the public health, safety, and welfare. -- Amends provision relating to state of emergency. Requires a state of emergency and a local state of emergency to terminate automatically 60 days after the issuance of a proclamation of a state of emergency or local state of emergency, respectively, unless extended or terminated by a separate or supplementary proclamation of the governor or mayor. Requires the governor or mayor to proclaim the termination of a state of emergency or local state of emergency, respectively, at the earliest possible date that conditions warrant. Allows the legislature to, by an affirmative vote of 2/3 of the members to which each house is entitled, terminate a state of emergency, in part or in whole, declared by the governor pursuant to this provision. Allows the council to, by an affirmative vote of 2/3, terminate a state of emergency, in part or in whole, declared by the mayor pursuant to this provision. (COVID-19, COVID 19, coronavirus) -- SB3089 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to PDP then JHA

SB3090 SD1 (SSCR 2225)

RELATING TO FEDERAL INDIRECT OVERHEAD REIMBURSEMENTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to federal impact aid military liaison. Allows the department of education and the state public charter school commission or an authorizer, as appropriate, to retain and expend federal indirect overhead reimbursements for grants for the reimbursements as determined by the director of finance and the superintendent; or the director of finance and the state public charter school commission or an authorizer, as appropriate. -- SB3090 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House

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Mar-10 22 Multiple Referral to EDN then FIN

SB3091 SD2 (SSCR 2894)

RELATING TO OPTIONS FOR STUDENTS IN DEPARTMENT OF EDUCATION SCHOOLS.

Introduced by: Kouchi R (BR)

Amends provisions relating to profits to pupils by changing its title to profits and school credit for students under the education law. Provides that all net profits arising from agricultural, industrial, or commercial enterprise pursuits at any school; provided that the commercial enterprise does not affect the tax exempt status of general obligation bonds and complies with the requirements of provisions relating to schools; career pathways, academies, and programs; commercial enterprises, under the rules of the department of education shall be used by the school to support agricultural, industrial, and commercial enterprise pursuit programs and 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 actually engaged in the pursuits; provided further that school credit may also be granted to students engaged in the permitted operations, either in addition to, or in lieu of, any net profits distributed to the students. -- SB3091 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB3092 SD1 (SSCR 3141)

RELATING TO COMMERCIAL ENTERPRISES IN SCHOOLS.

Introduced by: Kouchi R (BR)

Amends provisions relating to schools; career pathways, academies, and programs; commercial enterprises. Requires student interns engaging in commercial enterprises shall be considered employees of the State pursuant to the state tort liability act law. Requires revenues accrued and expenditures made by the department of education for the operation of commercial enterprises, including those relating to hiring of personnel, renovation of commercial space, and the purchase of merchandise, supplies, and equipment, to be accrued and made without regard to civil service law, public service law, collective bargaining in public employment, expenditure of public money and public contracts, and Hawaii public procurement code. Allows net profits generated pursuant to this provision and provisions relating to commercial enterprises, to be used by the department in accordance with this law. -- SB3092 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB3094 SD2 (SSCR 2712)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF EDUCATION FOR A VIRTUAL SCHOOL.

Introduced by: Kouchi R (BR)

Appropriation to the department of education for the purpose of building a virtual school to allow for distance learning. Authorizes the issuance of general obligation bonds to the department of education for renovations and electrical upgrades for a virtual school for the department. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB3094 SD2

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB3095 SD1 (SSCR 2713)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF EDUCATION FOR A MAINTENANCE BASE YARD.

Introduced by: Kouchi R (BR)

Authorizes the issuance of general obligation bonds for appropriation to the department of education for securing a maintenance base yard for the department. (\$\$) -- SB3095 SD1

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB3096 SD1 (SSCR 2761)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF EDUCATION FOR AN AGRICULTURE INNOVATION CENTER.

Introduced by: Kouchi R (BR)

Authorizes the issuance of general obligation bonds for appropriation to the department of education for building an agriculture innovation center for the department. (\$\$) -- SB3096 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then EDN then FIN

SB3098 SD1 (SSCR 2714)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF

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EDUCATION FOR LEAD ABATEMENT.

Introduced by: Kouchi R (BR)

Appropriation to the department of education for lead abatement measures at elementary schools. (\$\$) -- SB3098 SD1

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB3099 SD1 (SSCR 2821)

RELATING TO EARNED INCOME TAX CREDIT.

Introduced by: Kouchi R (BR)

Amends provisions relating to earned income tax credit. Extends the availability of the state earned income tax credit until tax year December 31, 2028. -- SB3099 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB3101 SD2 (SSCR 3142)

RELATING TO TAX EXEMPTION.

Introduced by: Kouchi R (BR)

Establishes provisions relating to exemptions for any homestead development for the department of Hawaiian home lands. Provides a general excise tax exemption for all of the gross proceeds or income arising from the planning, design, financing, or construction of any homestead development for the department of Hawaiian home lands, as provided in this provision. -- Amends provisions relating to application of tax, etc. under the use tax law. Prohibits the tax imposed by this law to apply to any homestead development project by the department of Hawaiian home lands exempted by section 237- _____. -- SB3101 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB3103 SD1 (SSCR 3143)

RELATING TO HISTORIC PRESERVATION REVIEWS.

Introduced by: Kouchi R (BR)

Amends provisions relating to review of effect of proposed state projects. Allows the department of Hawaiian home lands to assume review of any proposed project relating to lands under its jurisdiction pursuant to this provision, and pursuant to any administrative rules adopted thereunder; provided that the department of Hawaiian home lands shall designate the review to a Hawaiian home lands preservation officer who has professional competence and experience in the field of historic preservation; and ensure that copies of all reports, maps, and documents, including those reflecting the Hawaiian home lands preservation official's comments, recommendations, and decisions, are provided to the department to be incorporated into the historic preservation digital document management system and library. Requires the department shall retain authority for review under this provision for projects affecting properties listed or nominated for inclusion in the Hawaii register of historic places or the national register of historic places. -- SB3103 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA

SB3106 SD2 (SSCR 3093)

RELATING TO EXEMPTIONS FROM CIVIL SERVICE FOR POSITIONS IN THE DEPARTMENT OF HUMAN SERVICES.

Introduced by: Kouchi R (BR)

Amends provisions relating to civil service and exemptions. Requires the civil service to which this law applies to comprise all positions in the State now existing or hereafter established and embrace all personal services performed for the State, except the information technology implementation manager, the assistant information technology implementation manager, the resource manager, the community/project development director, the policy director, the special assistant to the director, and the limited English proficiency project manager/coordinator; and the business technology analyst in the social services division of the department of human services. -- SB3106 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB3107 SD2 (SSCR 2848)

RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE.

Introduced by: Kouchi R (BR)

Establishes provisions relating to application screening fee under the residential landlord tenant code. Allows, when a landlord or the landlord's agent receives an application to rent residential property from an applicant, the landlord or the landlord's agent to charge the applicant, at the time the application is processed, an application screening fee to cover the costs of obtaining information about the applicant. Allows the application

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screening fee to be used to obtain personal reference checks, tenant reports, and credit reports produced by any consumer credit reporting agency. Prohibits the amount of the application screening fee from exceeding 25 dollars. Allows a landlord or the landlord's agent to charge only 1 application screening fee per application and shall not charge an application screening fee for each member of a household. 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 the landlord's agent that was paid for with the application screening fee within 10 days of obtaining the report upon written request by the applicant. Requires the landlord or the landlord's agent to return to the applicant any unused amount of the application screening fee authorized by this provision. (COVID-19, COVID 19, coronavirus) -- SB3107 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then CPC

SB3110 SD2 (SSCR 2922)

RELATING TO CHILD CARE GRANT PROGRAMS OF THE DEPARTMENT OF HUMAN SERVICES.

Introduced by: Kouchi R (BR)

Amends provisions relating to preschool open doors special fund. Changes that require the department of human services to submit an annual report to the legislature, from no later than August 31, to from no later than 20 days prior to the start of the next legislature, on the sources of moneys deposited into the fund and expenditures of moneys in the fund. -- Amends provisions relating to preschool grant program special fund established by changing it to child care grant program special fund; established. Requires the department of human services to child care grant program special fund to include deposited federal funds received by the department consistent with the purposes of the provision. Requires the department to expend moneys in the special fund to award grants to private entities for the operating costs of new or existing child care facilities, to establish new child care facilities, or for expansion of existing child care facilities. Requires grants to be disbursed pursuant to a contract between the department or its designee and the grant recipient, in accordance with the rules adopted pursuant to this provision. Annual reports to the legislature. -- SB3110 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB3111 SD2 (SSCR 3094)

RELATING TO FAMILY RESOURCE CENTERS.

Introduced by: Kouchi R (BR)

Establishes within the department of human services, the family resource centers pilot program to develop and implement a statewide network of school and community based family resource centers; establish definitions, standards, and best practices; identify and align available services, goals, and outcomes; and develop referral and data tracking protocols. Establishes within the department, 1.0 FTE (1 full time) family resource centers coordinator position and allows the director of human services to appoint the family resource centers coordinator without regard to civil service law, to carry out the functions of the pilot program. Allows the department, along with the departments of education and health, to coordinate with other public or private entities, as appropriate, to develop and implement family resource centers, including establishing standards of practice, and a strategic plan to identify minimum services, align goals and outcomes, and document referral and data tracking protocols. Establishes pilot program specified criteria. Exempts contracts entered into by the departments identified in provision from the requirements of Hawaii public procurement law and purchases of health and human services law. Allows the departments identified in provision of this Act to establish, no later than December 1, 2023, the criteria that the departments intend to use to evaluate potential family resource centers; milestones that the departments expect to meet in establishing 1 or more family resource centers over the course of the 5 year pilot program; specific, measurable, attainable, reasonable, and time-based performance measures that the departments expect to meet by the end of each fiscal year; controls that the departments intend to use to monitor and oversee family resource centers; and data and referral system tracking needs and protocols that comply with applicable state and federal laws. Report to the legislature. Pilot program to cease to exist on June 30, 2027 (sunset). Appropriation to the department of human service for the establishment of the family resource centers pilot program, 1 full time equivalent (1.0) FTE family resource centers coordinator, and for expenses related to development and implementation of statewide family resource centers. (\$\$) (COVID-19, COVID 19, coronavirus) -- SB3111 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

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SB3112 SD1 (SSCR 2447)

RELATING TO BACKGROUND CHECKS.

Introduced by: Kouchi R (BR)

Amends provisions relating to criminal history record checks by changing it to background checks. Requires the department of human services to develop procedures for obtaining verifiable information regarding the criminal history of any current or prospective employee, volunteer, contractor, or a contractor's employees, agents, or volunteers, who is employed or seeking employment, as a measure to ensure the person is of reputable and responsible character; provided that the person will be in close proximity to minors, young adults, or vulnerable adults, who are receiving child welfare services, social services, or other benefits and services, intended to prevent abuse or neglect or assist youth aging out of foster care with obtaining and maintaining independent living skills, from the department under specified requirements. Allows the department to periodically obtain criminal history record information through the Hawaii criminal justice data center on all person who are subject to this provision. -- Amends provisions relating to employer inquiries into conviction record. Adds provisions relating to employer inquiries into conviction record for the department of human services. Provides that the department of human services on purchase of service contracted and subcontracted service providers, and their employees, agents, and volunteers, as provided by provisions relating to criminal history record checks under general and administrative provisions and provisions relating to criminal history record checks under services to adults. -- Amends provisions relating to criminal history record checks under Hawaii criminal justice data center; civil identification law. Provides that the department of human services on operators and employees of child caring institutions, child placing organizations, and resource family homes as provided by provisions relating to child placing organizations, child caring institutions, and resource family homes; authority over, investigation of, and standards for. -- Amends provisions relating to adult foster homes under department of health law; and provisions relating to contract and fee for service accommodations under family court law. Replaces the terms foster boarding homes to resource family homes. -- SB3112 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA

SB3113 SD2 (SSCR 3095)

RELATING TO KUPUNA CARE PROGRAM.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under kupuna care and caregiver support services. Defines caregiver to mean a spouse, adult child, other relative, partner, or friend who has a personal relationship with and provides a broad range of unpaid assistance for an older adult having a chronic or disabling condition. Defines employed caregiver to mean an individual who provides care for a care recipient; and is employed at least 20 hours per week by 1 or more employers or is self employed. Redefines kupuna care services to mean services for the employed caregiver, including adult day care; respite care; and caregiver support services; services for the care recipient, including attendant care; case management; care coordination; chores; homemaker; home delivered meals; personal care; transportation; or assisted transportation. Repeals the coach, family caregivers, and qualified caregiver definition. -- Amends provisions relating to kupuna care program. Requires the program to provide an array of long term services and supports to address the needs of Hawaii's older adults to age in place and avoid institutionalization and provide support services to caregivers or employed caregivers in their effort to assist older adults to continue residing in their homes. Provides that to qualify for the program, requires an individual to be a care recipient, caregiver, or employed caregiver as defined; and requires an area agency on aging, through the aging and disability resource center or other entity designated by the office to determine eligibility for the program as specified. Repeals provision that requires the director of the executive office on aging appeal process. Provides that an individual who has been determined ineligible for kupuna care services shall have the opportunity to appeal the decision to the area agency on aging. Requires the kupuna care program to award an allocation of funds to cover costs for services, subject to availability of funding, provided that the allocated funds to be issued directly to the service provider or financial management service provider upon request and receipt of an invoice for services rendered. -- Repeals provisions relating to kupuna caregivers program. -- SB3113 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB3114 SD2 (SSCR 3197)

RELATING TO MARRIAGE LICENSES.

Introduced by: Kouchi R (BR)

Amends provisions relating to vital statistics improvement special fund. Requires the

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fund to consist of fees remitted pursuant to provisions specified. -- Amends provisions relating to marriage ceremony; license to solemnize and changes its title to marriage ceremony; license to solemnize; fees. Requires the fee for any license to solemnize a marriage to be 25 dollars per year. Requires the department of health to keep an accounting of all fees collected pursuant to this provision and to deposit all such fees into the vital statistics improvement special fund, pursuant to provision specified. -- Amends provisions relating to by whom solemnized. Repeals fees relating to obtaining a license to solemnize civil marriage ceremonies. -- SB3114 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB3118 SD2 (SSCR 2938)

RELATING TO TOBACCO PRODUCTS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to sale of flavored tobacco products; mislabeling as nicotine free under offenses against public health and morals law. Requires it to 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; or mislabel as nicotine free, or sell or market for sale as nicotine free, any e liquid product that contains nicotine beginning January 1, 2023. Provides that a statement or claim 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 flavor other than tobacco, made by a manufacturer or an agent or employee of the manufacturer in the course of the person's agency or employment, and directed to consumers of the public, shall be prima facie evidence that the tobacco product is a flavored tobacco product. Requires any flavored tobacco product found in a retailer's possession that is in violation of this provision to be considered contraband, promptly seized, subject to immediate forfeiture and destruction or disposal, and shall not be subject to the procedures set forth in law specified. Requires any retailer and any agent or employee of a retailer who violates this provision to be subject to a fine not to exceed 500 dollars. Requires any subsequent violation to subject the offender to a fine of not less than 500 dollars nor more than 2,000 dollars. -- SB3118 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB3120 SD2 (SSCR 2895)

RELATING TO THE OFFICE OF HEALTHCARE ASSURANCE SPECIAL FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to office of health care assurance special fund; deposits; expenditures. Repeals provision that not more than 327,000 dollars of the special fund may be used during any fiscal year for the activities carried out by the office of health care assurance and any amount in the special fund in excess of 387,500 dollars on June 30 of each year shall be deposited into the general fund. Requires moneys in the special fund to be expended by the department of health and allows moneys in the special fund to be used during any fiscal year for the activities carried out by the office of health care assurance. -- SB3120 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB3121 SD2 (SSCR 2872)

RELATING TO FUNDING FOR PARKING FOR DISABLED PERSONS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to costs under traffic violations law. Requires all costs associated with the statewide parking for persons with disabilities program to be paid using moneys appropriated from the accessible parking special account beginning July 1, 2023. -- Establishes provisions relating to accessible parking special account under the disability and communication access board law. Establishes within the disability and communication access board special fund the accessible parking special account to be administered by the disability and communication access board, into which shall be deposited 1 dollar from each annual motor vehicle registration fee pursuant to provision specified. Requires all interest earned or accrued on the moneys to become part of the special account. Requires moneys in the accessible parking special account to be expended to cover the costs to administer the statewide parking program for persons with disabilities under law specified -- Amends provisions relating to state registration fee under county vehicular taxes law. Requires all vehicles and motor vehicles in the State as defined in provision specified, including antique motor vehicles, except as otherwise provided in provisions specified, to be subject to a 46 dollar annual vehicle registration fee. -- SB3121 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House

SENATE BILLS WHICH PASSED THIRD READING

Mar-10 22 Multiple Referral to TRN then FIN

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| SB3124 SD1 (SSCR 2566) | <p>MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF HEALTH FOR COSTS RESULTING FROM THE RELEASE OF PETROLEUM FROM THE RED HILL BULK FUEL STORAGE FACILITY.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Appropriation to the department of health for costs related to emergency response for threats to public health and enforcement activities resulting from release of petroleum from the Red Hill Bulk Fuel Storage Facility. (\$\$) -- SB3124 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to HHH/ EEP/ then FIN</p> |
| SB3125 SD1 (SSCR 2131) | <p>MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF HEALTH FOR COVID-19 VACCINATIONS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Appropriation to the department of health for surge response vaccination activities. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB3125 SD1</p> <p>Current Status: Mar-04 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to PDP/ HHH/ then FIN</p> |
| SB3126 SD2 (SSCR 3096) | <p>RELATING TO THE BOILER AND ELEVATOR SAFETY LAW.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Establishes provisions relating to chief boiler and pressure vessel inspector; appointment; requirements under boiler and elevator safety law. Requires the director of labor and industrial relations to appoint a chief boiler and pressure vessel inspector who shall represent the State as a voting member of the National Board and serve as a member of the American Society of Mechanical Engineers' conference committee. -- Amends provisions relating to safety inspection by qualified inspectors. Allows the director to authorize the safety inspections to be performed by special inspectors, who are qualified boiler inspectors in the exclusive employment of insurance companies insuring pressure retaining items in this State; or owner user inspectors, who are qualified boiler inspectors in the exclusive employment of an owner user inspection organization. -- SB3126 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then CPC then FIN</p> |
| SB3128 SD2 (SSCR 2896) | <p>RELATING TO THE ADEQUATE RESERVE FUND.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to definitions for experience rating provisions under Hawaii employment security law. Provides that effective for the calendar years 2023 through 2030, defines adequate reserve fund to mean an amount that is equal to the amount derived by multiplying the benefit cost rate that is the highest during the 10 year period ending on November 30 of each year by the total remuneration paid by all employers, with respect to all employment for which contributions are payable during the last 4 calendar quarters ending on June 30 of the same year, as reported on contribution reports filed on or before October 31 of the same year, but shall not include the benefit cost rate from June 2020 through August 2021. -- SB3128 SD2</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Multiple Referral to LAT then CPC then FIN</p> |
| SB3129 SD1 (SSCR 2802) | <p>RELATING TO THE UNEMPLOYMENT COMPENSATION TRUST FUND.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Appropriation to be deposited into the unemployment compensation trust fund as a cash infusion for the fund. (\$\$) -- SB3129 SD1</p> <p>Current Status: Mar-10 22 Introduction/Passed First Reading - House Mar-10 22 Single Referral to FIN</p> |
| SB3130 SD2 (SSCR 2715) | <p>RELATING TO TRANSFERABILITY OF MOORING PERMITS.</p> <p>Introduced by: Kouchi R (BR)</p> <p>Amends provisions relating to permits and fees for state small boat harbors; permit transfers under ocean recreation and coastal areas law. Allows any person possessing a mooring permit to be allowed to transfer the mooring permit to a new vessel owner upon the sale of the mooring permittee's vessel to which the mooring permit applies, and the transferee may retain the mooring permit; provided that all of the specified conditions are met. -- SB3130 SD2</p> <p>Current Status: Feb-23 22 Introduction/Passed First Reading - House</p> |

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Mar-10 22 Multiple Referral to WAL then FIN

SB3133 SD1 (SSCR 2322)

RELATING TO DISPOSITION OF PUBLIC LANDS BY NEGOTIATION.

Introduced by: Kouchi R (BR)

Amends provisions relating to disposition by negotiation under management and disposition of public lands law. Allows disposition of public lands for commercial, industrial, hotel or resort, airline, aircraft, airport related, agricultural processing, cattle feed production, aquaculture, marine, maritime, and maritime related operations to be negotiated without regard to the limitations set forth in provisions specified provided that the disposition encourages competition within the commercial, industrial, hotel or resort, aeronautical, airport related, agricultural, aquaculture, maritime, and maritime related operations. -- SB3133 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB3134 SD2 (SSCR 2716)

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 under acquisition of resource value lands law. Requires the board of land and natural resources to be responsible for the reimbursement of debt service on the turtle bay reimbursable general obligation bonds from the land conservation fund in the amount of 1,500,000 dollars per fiscal year until the bonds are fully amortized. -- SB3134 SD2

Current Status: Feb-23 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB3135 SD2 (SSCR 3097)

RELATING TO HISTORIC PRESERVATION REVIEWS.

Introduced by: Kouchi R (BR)

Amends provisions relating to review of proposed projects. Transfers authority for certain reviews of projects in conjunction with provisions relating to review of proposed projects from the department of land and natural resources to the counties. Specifies the role of 3rd party reviewers for the department of land and natural resources. -- Appropriation to the state historic preservation division of the department of land and natural resources to be allocated to the counties by the department of land and natural resources, in order to provide financial assistance to the respective counties in conformance with article VIII, section 5, of the state constitution and with assigning the responsibility for certain historic preservation project reviews under provisions relating to review of proposed projects; provided that the department of land and natural resources may retain up to 10 per cent of the amount appropriated to cover administrative expenses incurred while carrying out the purposes of this Act. (\$\$) -- SB3135 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then CPC then FIN

SB3136 SD1 (SSCR 2496)

RELATING TO THE ELECTRONIC PRESCRIPTION ACCOUNTABILITY SYSTEM.

Introduced by: Kouchi R (BR)

Amends provisions relating to reporting of dispensation of controlled substances; electronic prescription accountability system; requirements; penalty under uniform controlled substances act. Provides that under the system requires information on the filling of prescriptions for designated controlled substances and the dispensing of drug samples by a licensed practitioner to be reported in numerical format in real time, provided that if no controlled substances are filled, then a report of 0 to be reported not less than once every 7 days. -- SB3136 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SB3139 SD2 (SSCR 3178)

RELATING TO PUBLIC SAFETY.

Introduced by: Kouchi R (BR)

Establishes provisions relating to department of law enforcement. Requires the department of law enforcement to be headed by a single executive to be known as the director of law enforcement. Requires the department of law enforcement to be responsible for the formulation and implementation of state policies and objectives for security, law enforcement, and public safety programs and functions; service of process; and security of state buildings. -- Amends provisions relating to structure of government; department heads and executive officers; civil service and exemptions. -- Transfers all rights, powers, functions, and duties of the employees of the sheriff division, narcotics

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enforcement division, internal affairs office, and the law enforcement officers within the training and staff development division of the department of public safety to the department of law enforcement. Requires the positions of director of public safety, deputy director for administration, deputy director for corrections, and deputy director for law enforcement of the department of public safety to become the positions of director of corrections and rehabilitation, deputy director for correctional institutions, deputy director for rehabilitation services and programs, and deputy director for administration, respectively, within the department of corrections and rehabilitation established in this Act. -- Establishes provisions relating to statewide law enforcement training center. -- Amends provisions relating to definitions under the pension and retirement systems law. -- Amends provisions relating to definitions under the law enforcement standards law. -- Amends the public safety law by changing its title to law enforcement law. -- Amends provisions relating to director of public safety; powers and duties by changing the title to law enforcement; powers and duties. -- Amends provisions relating to deputy directors; appointment; appointment of employees with police powers and other employees; criminal history checks; parking fees, exemption. -- Substitutes the word "law enforcement", or similar term, wherever the word "public safety", or similar term, appears, by substituting the word "department of law enforcement", or similar term, wherever the word "department of public safety", or similar term, appears, and by substituting the word "director of law enforcement", or similar term, wherever the word "director of public safety", or similar term, appears, as the context requires. -- Establishes provisions relating to director of corrections and rehabilitation; powers and duties; deputy directors; appointment; correctional health care program; criminal history record checks; federal reimbursement maximization special fund; sexual assaults in prison; correctional facility and community correctional center deaths; reporting. -- Amends provisions relating to department of public safety by changing its title to department of corrections and rehabilitation; criminal history record checks. -- Amends provisions relating to permits to acquire; definitions; director may delegate powers; state council for interstate adult offender supervision; Hawaii correctional system oversight commission; powers and duties; access to records by oversight coordinator and commission; definitions under Hawaii correctional industries law; sexual assault in the 3rd degree; basic bill of rights for victims and witnesses; and televised testimony. Substitutes the word department of corrections and rehabilitation, or similar term, wherever the word department of public safety, or similar term, appears and by substituting the word director of corrections and rehabilitation, or similar term, wherever the word director of public safety, or similar term, appears, as the context requires. -- Repeals provisions relating to correctional health care program; federal reimbursement maximization special fund; sexual assaults in prison; correctional facility and community correctional center deaths; reporting. -- Transfers all rights, powers, functions, and duties of the employees of the investigations division of the department of the attorney general performing non-statutorily mandated functions to the department of law enforcement. -- Transfers all rights, powers, functions, and duties of the employees of the state office of homeland security to the department of law enforcement. -- Transfers all rights, powers, functions, and duties of the employees of the department of transportation performing law enforcement functions and related employees to the department of law enforcement. -- Amends provisions relating to department of defense; definitions under homeland security; state office of homeland security; cybersecurity, economic, education, and infrastructure security coordinator; powers and duties; law enforcement standards board; establishment; employment of law enforcement officers; enforcement; blue lights prohibited for motor vehicles, motorcycles, motor scooters, bicycles, electric foot scooters, and mopeds. -- Appropriation to the department of law enforcement for the purposes of this Act, including the establishment, hiring, and filling of positions within the department of law enforcement as follows; 1 permanent full-time equivalent (FTE) director position; 2 permanent full-time equivalent (FTE) deputy director positions; 3 permanent full-time equivalent (FTE) private secretary positions; 1 permanent full-time equivalent (FTE) special assistant position; 1 permanent full-time equivalent (FTE) administrative services officer position; 1 permanent full-time equivalent (FTE) human resources officer position; 1 permanent full-time equivalent (FTE) planner position; 8 permanent full-time equivalent (FTE) administrative services and accounting positions; 9 permanent full-time equivalent (FTE) information services and technology positions; 4 permanent full-time equivalent (FTE) internal support services positions; 8 permanent full-time equivalent (FTE) human resources positions; 2 permanent full-time equivalent (FTE) capital improvement project coordinator positions; 4 permanent full-time equivalent (FTE) litigation coordination positions; 9 permanent full-time equivalent (FTE) training and staffing development positions; 6 permanent full-time equivalent (FTE) supervisory deputy sheriff positions; 5 permanent

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full-time equivalent (FTE) office of homeland security investigator positions; 4 permanent full-time equivalent (FTE) civil rights compliance positions; 1 permanent full-time equivalent (FTE) public information officer position; and other operation costs. -- Appropriation to the department of corrections and rehabilitation for the purposes of this Act, including the establishment, hiring, and filling of positions within the department of corrections and rehabilitation as follows; 1 permanent full-time equivalent (FTE) investigator VI position; 3 permanent full-time equivalent (FTE) investigator V positions; 1 permanent full-time equivalent (FTE) secretary I position; and 3 permanent full-time equivalent (FTE) adult correctional officer 08 (CO-08) sergeant positions. (\$\$) -- SB3139 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB3140 SD1 (SSCR 2172)

RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT MANDATORY REPORTING.

Introduced by: Kouchi R (BR)

Establishes provisions relating to mandatory reporting. Provides that notwithstanding any other state law concerning confidentiality to the contrary, requires the holder of a controlled substances registration issued under provisions relating to registration requirements who, in the holder's professional or official capacity, has reason to believe that a controlled substance in the holder's inventory has been stolen, embezzled, or otherwise obtained by fraud or diversion, to immediately report the matter orally to the administrator. Establishes initial oral report and written report requirements. Provides that any person subject to this provision who knowingly prevents another person from reporting, or who knowingly fails to provide information as required by this provision, shall be guilty of a misdemeanor. -- SB3140 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB3141 SD1 (SSCR 2173)

RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

Introduced by: Kouchi R (BR)

Amends provisions relating to schedule I under uniform controlled substances Act. Adds opiates to include N-(1-(2-fluorophenethyl)piperidin-4-yl)-N-(2-fluorophenyl)propionamide (2'-fluoro ortho-fluorofentanyl; 2'-fluoro 2-fluorofentanyl); N-(1-(4-methylphenethyl)piperidin-4-yl)-N-phenylacetamide(4'-methyl acetyl fentanyl); N-(1-phenethylpiperidin-4-yl)-N,3-diphenylpropanamide (-phenyl fentanyl; beta'-Phenyl fentanyl; 3-phenylpropanoyl fentanyl); N-phenyl-N-(1-(2-phenylpropyl)piperidin-4-yl)propionamide -methyl fentanyl); N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)butyramide(ortho-fluorobutyl fentanyl; 2-fluorobutyl fentanyl); N-(2-methylphenyl)-N-(1-phenethylpiperidin-4-yl)acetamide(ortho-methyl acetyl fentanyl; 2-methyl acetyl fentanyl); 2-methoxy-N-(2-methylphenyl)-N-(1-phenethylpiperidin-4-yl)acetamide (ortho-methyl methoxyacetyl fentanyl; 2-methyl methoxyacetyl fentanyl); N-(4-methylphenyl)-N-(1-phenethylpiperidin-4-yl)propionamide (para-methyl fentanyl; 4-methyl fentanyl); N-(1-phenethylpiperidin-4-yl)-N-phenylbenzamide (phenyl fentanyl; benzoyl fentanyl); N-(1-phenethylpiperidin-4-yl)-N-phenylthiophene-2-carboxamide (thiofuranyl fentanyl); 2-thiofuranyl fentanyl; thiophene fentanyl; Ethyl (1-phenethylpiperidin-4-yl)(phenyl)carbamate (fentanyl carbamate); N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)acrylamide(ortho-fluoroacryl fentanyl); N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)isobutyramide (ortho-fluoroisobutyl fentanyl); and N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)furan-2-carboxamide (para-fluoro furanyl fentanyl). -- Adds stimulants to include 4,4'-dimethylaminorex (common name: 4,4'-DMAR) including its salts, isomers, and salts of isomers; and 1-(4-methoxyphenyl)-N-methylpropan-2-amine (para-methoxymethamphetamine, PMMA), including its salts, isomers, and salts of isomers whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation. Adds cannabinoids to include Naphthalen-1-yl 1-(5-fluoropentyl)-1H-indole-3-carboxylate (Other names: NM2201 or CBL2201); N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-(5-fluoropentyl)-1H-indazole-3-carboxamide (Other names: 5F-AB-PINACA); 1-(4-cyanobutyl)-N-(2-phenylpropan-2-yl)-1H-indazole-3-carboxamide (Other names: 4-CN-CUMYL-BUTINACA, 4-cyano-CUMYL-BUTINACA; 4-CN-CUMYL BINACA, CUMYL-4CN-BINACA, or SGT-78); Methyl 2-(1-(cyclohexylmethyl)-1H-indole-3-carboxamido)-3-methylbutanoate (Other names: MMB-CHMICA or AMB-CHMICA);

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1-(5-fluoropentyl)-N-(2-phenylpropan-2-yl)-1H-pyrrolo[2,3-b]pyridine-3-carboxamide (Other names: 5F-CUMYL-P7AICA); and Methyl 3,3-dimethyl-2-(1-(pent-4-en-1-yl)-1H-indazole-3-carboxamido)butanoate (MDMB-4en-PINACA). -- Amends provisions relating to schedule II. Adds opiates to include Oliceridine, including the free base form, and its salts, to include the fumarate salt, by definition. -- Amends provisions relating to schedule IV. Adds depressants to include Remimazolam, including its salts, isomers, and salts of isomers whenever the existence of such salts, isomers, and salts of isomers is possible; and Lemborexant ((1R,2S)-2-[(2,4-dimethylpyrimidin-5-yl)oxymethyl]-2-(3-fluorophenyl)-N-(5-fluoropyridin-2-yl)cyclopropane-1-carboxamide), including its salts, isomers, and salts of isomers whenever the existence of such salts, isomers, and salts of isomers is possible. Adds stimulants to include Serdexmethylphenidate, including its salts, isomers, and salts of isomers. Adds depressants to include Lasmiditan (2,4,6-trifluoro-N-(6-(1-methylpiperidine-4-carbonyl)pyridine-2-yl)-benzamide). -- SB3141 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then JHA

SB3142 SD1 (SSCR 3185)

RELATING TO THE WORKERS' COMPENSATION LAW.

Introduced by: Kouchi R (BR)

Amends the workers compensation law (part V) applicability to Hawaii guard, volunteer personnel and public board members by changing public board members, reserve police offices, police chaplains, volunteer firefighter, volunteer boating enforcement officers, and volunteer conservation and resources enforcement officers (subpart C) to public board members, reserve police offices, police chaplains, volunteer firefighter, volunteer boating enforcement officers, volunteer conservation and resources enforcement officers and reserve public safety law enforcement officer. Defines reserve public safety law enforcement officer to mean a member of the authorized volunteer law enforcement force of the department of public safety who performs services in a voluntary and unpaid capacity under the authorized direction of an officer of the department of public safety.

-- SB3142 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then FIN

SB3143

RELATING TO CONFORMITY TO THE INTERNAL REVENUE CODE.

Introduced by: Kouchi R (BR)

Amends provisions relating to conformance to the federal Internal Revenue Code; general application under income tax law. Provides that sections 9672(1) (relating to tax treatment of targeted EIDL advances) and 9673(1) (relating to tax treatment of restaurant revitalization grants) of Public Law 117-2 shall be operative for purposes of this law. Prohibits an amount received under section 9601 (relating to 2021 recovery rebates to individuals) of Public Law 117-2 to be included in gross income for purposes of this law. Provides that section 2202(a) (relating to tax-favored withdrawals from retirement plans) of Public Law 116-136 shall be operative for purposes of this law and shall apply to taxable years beginning after December 31, 2019. -- Amends provisions relating to conformance to the Internal Revenue Code; general application. Conforms Hawaii income and estate and generation-skipping transfer tax laws to the Internal Revenue Code of 1986, as amended as of December 31, 2021. -- SB3143

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB3152 SD1 (SSCR 3099)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: Kouchi R (BR)

Appropriation out of the state highway fund to the department of transportation to provide funding for the highways division's special maintenance program. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB3152 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then FIN

SB3158 SD2 (SSCR 3100)

RELATING TO TRANSPORTATION.

Introduced by: Lee C, Gabbard M, Inouye L, Rhoads K

Establishes provisions relating to electric bicycle and electric moped rebate program; 3rd party administrator; special fund. Requires the department of transportation to administer a rebate program that incentivizes the purchase of electric bicycles and electric mopeds and may contract with a 3rd party administrator pursuant to this

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provision to operate and manage the rebate program. -- Amends provisions relating to environmental response, energy, and food security tax; uses. Provides that of the tax collected pursuant to this provision; 3 cents of the tax on each barrel shall be deposited into the electric bicycle and electric moped rebate special fund established pursuant to section 196-____. -- Appropriation to the department of transportation out of the funds received by the State from the Infrastructure Investment and Jobs Act, Public Law 117-58, also known as the Bipartisan Infrastructure Law, for the electric bicycle and electric moped rebate program. -- Appropriation out of the funds received by the State from the Infrastructure Investment and Jobs Act, Public Law 117-58, also known as the Bipartisan Infrastructure Law, to be deposited into the electric vehicle charging system subaccount of the public utilities commission special fund. (\$\$) -- SB3158 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then FIN

SB3160 SD2 (SSCR 2890)

RELATING TO PSILOCYBIN.

Introduced by: Lee C, Chang S, Gabbard M

Establishes within the department of health, a therapeutic psilocybin working group to examine federal, state, and local laws, regulations, administrative rules, and procedures regarding the therapeutic use of psilocybin; examine available medical, psychological, and scientific studies, research, and other information relating to the safety and efficacy of psilocybin in treating mental health conditions; examine requirements, specifications, and guidelines for a medical professional to prescribe and provide psilocybin to patients in jurisdictions in which psilocybin is used to treat mental health conditions; and develop a long term strategic plan to ensure the availability of therapeutic psilocybin or psilocybin-based products that are safe, accessible, and affordable for adults 21 years of age or older. Report to the legislature. Working group to be dissolved on June 30, 2023 (sunset). -- SB3160 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB3162 SD2 (SSCR 3002)

RELATING TO AUDIBLE VEHICLE REVERSE WARNING SYSTEMS.

Introduced by: Rhoads K

Establishes provisions relating to audible reverse warning systems. Requires no state or county owned vehicle purchased on or after January 1, 2025, to use an audible reverse warning system that emits a warning sound other than 1 using broadband technology. -- SB3162 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then JHA

SB3164 SD1 (SSCR 2828)

RELATING TO CAMPAIGN FINANCE.

Introduced by: Rhoads K, Keith-Agaran G, Lee C

Establishes provisions relating to disclosures of independent campaign spending under elections, generally law. -- Establishes provisions relating to independent campaign spending; entities under a person's control. Provides the amount of a person's independent campaign spending includes independent campaign spending made by entities established, financed, maintained, or controlled by the person. -- Establishes provisions relating to transfer records. Requires a covered person to maintain transfer records. -- Establishes provisions relating to contributors; consent. Provides that before a covered person may use or transfer a contributor's funds for independent campaign spending, the covered person shall provide the contributor with a written notice that shall inform the contributor that the contributed funds may be used for independent campaign spending within the State and that the covered person may need to report information about the contributor to the commission for disclosure to the public; shall inform the contributor that the contributor may exclude the contributed funds from the intended use or transfer for independent campaign spending by providing the covered person with a written request within 21 days after the contributor's receipt of the notice; and may be provided to the contributor before, after, or at the same time the covered person receives the contribution; provided that the contributed funds shall not be used or transferred for independent campaign spending until the 22nd day after the contributor receives the notice or provides written consent for the intended use or transfer, whichever occurs 1st. -- Establishes provisions relating to major contributors. Requires any person that contributes at least 10,000 dollars in the aggregate in traceable funds in a 2 year election period to a covered person to inform the covered person, within 10 days of receiving a written request from the covered person, of the identities of persons that directly or indirectly contributed at least 1,000 dollars in original funds transferred, the amounts of the persons' original funds transferred, and any persons that have

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previously transferred the original funds. Provides that if more than 1 transfer has previously occurred, the contributor shall disclose all the previous transfers and intermediaries. Requires the contributor to maintain these records for at least 5 years and shall provide them to the commission upon request. Requires any person that makes an in kind contribution to a covered person of at least 10,000 dollars in a 2 year election period for the purpose of enabling independent campaign spending to inform the covered person, at the time the in kind contribution is made or promised to be made, of the identities of persons that directly or indirectly contributed or provided at least 1,000 dollars in original funds to finance the in kind contribution, the amounts of funds used from each persons' original funds, and any persons who had previously transferred the original funds. Provides that if more than 1 transfer previously occurred, the in kind contributor shall disclose all the previous transfers and intermediaries. Requires the in kind contributor to maintain these records for at least 5 years and shall provide them to the commission upon request. -- Establishes provisions relating to disclosure reports. Requires certain covered persons to file disclosure reports with the Campaign Spending Commission. -- Establishes provisions relating to identification of certain top contributors. Facilitates the identification of certain top contributors of funds for certain political advertisements. -- Establishes provisions relating to structured transactions; prohibited. Prohibits a person to structure or assist in structuring, or attempt to structure or assist in structuring, any solicitation, contribution, expenditure, disbursement, or other transaction to evade the reporting requirements of this provision. -- Establishes provisions relating to penalties; and rules. -- Repeals provisions relating to identification of certain top contributors to noncandidate committees making only independent expenditures. -- SB3164 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB3165 SD2 (SSCR 3150)

RELATING TO OPERATING A VEHICLE UNDER THE INFLUENCE OF AN INTOXICANT.

Introduced by: Rhoads K

Amends provisions relating to operating a vehicle under the influence of an intoxicant under use of intoxicants while operating a vehicle law. Requires a person committing the offense of operating a vehicle under the influence of an intoxicant to be sentenced without possibility of probation or suspension of sentence as specified including, except as provided in provision specified, for the 1st offense, or any offense not preceded within a 10 year period by a conviction for an offense under this provision or provision specified, revocation of license to operate a vehicle for not less than 1 year and not more than 18 months. Allows a person sentenced pursuant to provision specified to file a motion for early termination of the applicable revocation period if the person was not sentenced to any additional mandatory revocation period pursuant to provisions specified; actually installed and maintained an ignition interlock device in 1 or more vehicles for a continuous period of 6 months, after which the person maintained the ignition interlock device in 1 or more vehicles for a continuous period of 3 months without violation; and the person has complied with all other sentencing requirements as further specified. -- SB3165 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB3168 SD2 (SSCR 2783)

RELATING TO HOMELESSNESS.

Introduced by: San Buenaventura J, Acasio L, Chang S, Keith-Agaran G, Keohokalole J, Misalucha B

Amends Act 209, session laws of 2018, as amended by Act 128, session laws of 2019, which establishes the ohana zones pilot program. Allows the program to allow a person receiving accommodations or services from an ohana zone site to request a 90 day extension of the person's receipt of accommodations or services, subject to approval by the applicable ohana zone site and other eligibility criteria as determined by each ohana zone site. Extending the governor's coordinator on homelessness reporting requirements and the programs sunset date. Report to the legislature. Establishes within the Hawaii public housing authority's rental assistance programs the ohana zones pilot program upon the expiration of the program on June 30, 2028 (sunset) for administrative and funding purposes. Requires the program to provide temporary housing and services to homeless individuals and families based on principles similar to the housing 1st program, and to be substantially similar to the pilot program established. Appropriation. Provides that notwithstanding any other law to the contrary, allows the governor to transfer all or a portion of the appropriation in this provision to the governor's designated executive branch agencies for expenditures incurred to implement the program. Allows

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the governor's designated executive branch agencies to expend any appropriation transferred pursuant to this provision for the performance of the respective agencies' duties under the pilot program and to contract with any county or county agency in implementing the program. (\$\$) -- SB3168 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ HSG/ then FIN

SB3169 SD2 (SSCR 2897)

RELATING TO HOMELESSNESS.

Introduced by: San Buenaventura J, Acasio L, Chang S, Fevella K, Gabbard M, Keohokalole J, Lee C, Misalucha B, Moriwaki S

Exempts all low income rentals, tiny home villages, or kauhale built on state land pursuant to the governor's October 16, 2015, or December 6, 2018 proclamations on homelessness or any supplemental proclamations to these emergency proclamation for the duration of the underlying lease from specified provisions of the Hawaii Revised Statutes. Limits this provision to apply only to low income rentals, tiny home villages, and kauhale that are safe, sanitary, and suitable for human habitation. Establishes within the department of human services, the low income tiny home village pilot program to provide long term housing and certain services to homeless individuals and individuals whose income is at or below 50 per cent of the area median income for the State. Allows the tiny home villages pilot program to develop shared facilities, responsibility, reduce costs, and infrastructural needs. Requires the department of human services, in consultation with the Hawaii housing finance and development corporation and the counties, administer and oversee the operation of the low income tiny home village pilot program; use lands identified in the office of planning and sustainable development's 2018 Affordable Rental Housing Report and 10 Year Plan as tier 1 public lands to determine the amount of moneys that are needed per county to develop the tier 1 public lands into low income rentals; devise a plan for the development of tier 1 public lands into low income rentals and the management thereof; identify sources of funding for the development and management of low income rentals; identify legal issues that may need to be addressed by the state or county legislative bodies; and identify, and either provide or contract for the provision of, any services that may be required to effectuate the purposes of the pilot program. Report to the legislature. -- SB3169 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH/ HSG/ then FIN

SB3172 SD1 (SSCR 2968)

RELATING TO PUBLIC AGENCY MEETINGS.

Introduced by: Ihara L

Amends provisions relating to minutes under public agency meetings and records law. Requires the board to keep written minutes of all meetings, provided that if an electronic audio or video recording of the meeting is made by or on behalf of the board, the recording shall also be kept as a public record; provided further that only 1 version of any recording is required to be kept. -- SB3172 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB3179 SD2 (SSCR 3101)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: DeCoite L, Chang S, Inouye L, Keith-Agaran G

Requires the department of land and natural resources division of forestry and wildlife to conduct a pilot program for feral axis deer herd management on the islands of Maui, Molokai, and Lanai. Appropriation to the department of land and natural resources for the division of forestry and wildlife to establish a feral axis deer herd population management pilot program on the islands of Maui, Molokai, and Lanai; the purchase of an Infrared Unit B2-FO for the purpose of game management and collecting and tracking accurate herd counts; 3 full-time equivalent (3.0 FTE) technician positions within the Maui branch of the division of forestry and wildlife (1 for Maui, 1 for Lanai, and 1 for Molokai) to assist in managing new and existing hunting areas, assist with injured deer, distribute traps to control nuisance deer, and work with ranchers to establish hunting programs or control work on ranchlands; and the purchase of 3 vehicles, 3 deer traps, 3 trailers, 10 satellite deer collars for tracking, and other equipment and helicopter rental fees required by the technicians to carry out their duties. (\$\$) -- SB3179 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL/ AGR/ then FIN

SB3181 SD1 (SSCR 3102)

RELATING TO AGRICULTURE.

Introduced by: DeCoite L, Chang S, Fevella K, Gabbard M, Inouye L, Keith-Agaran G, Lee C

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Establishes provisions relating to local agriculture transportation cost reimbursement incentive program. Establishes a local agriculture transportation cost reimbursement incentive program to be administered by the department of agriculture to reimburse eligible agricultural producers for a portion of the producer's costs to transport agricultural commodities; provided that the department of agriculture shall only reimburse transportation costs associated with air cargo, parcel, or water cargo carrier services. Appropriation. (\$\$) -- SB3181 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then CPC then FIN

SB3183 SD2 (SSCR 3175)

RELATING TO DIGITAL IDENTIFICATION.

Introduced by: Kim D, Chang S, Fevella K, Riviere G

Requires the director of transportation to establish and implement a pilot program for the issuance of digital identification; provided that each examiner of drivers shall administer the pilot program in the examiner of drivers' respective county. Requires the director of transportation to, in coordination with the department of business, economic development, and tourism; Hawaii tourism authority; and office of enterprise technology services, assess opportunities for the use of digital identification to improve government support to business operations, economic development, and tourism and include in the report submitted pursuant to provision specified any findings and recommendations from the pilot program to promote these opportunities. Reports to the legislature. -- SB3183 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then JHA then FIN

SB3184 SD2 (SSCR 2784)

RELATING TO THE UNIVERSITY OF HAWAII RESIDENT TUITION FEE.

Introduced by: Kim D, Acasio L, Chang S, Fevella K, Keith-Agaran G, Kidani M, Lee C, Misalucha B, Rhoads K

Amends provisions relating to residence for tuition purposes; basic rule. Requires that the basic rule to be that a student shall qualify for the resident tuition fee if the minor student has not been claimed as a dependent for tax purposes for at least 12 months next preceding the student's 1st day of officially scheduled instruction for any semester or term in which the student is enrolling at the particular college or campus by the student's parents or guardians who are nonresidents of the State; provided that this provision shall not apply in cases where the parent claiming the student as a dependent is entitled to do so under a child support order or agreement issued or entered into in conjunction with a divorce proceeding or legal separation agreement and the other parent and the student meet the criteria set forth in this provision; the adult or minor student is enrolled in a high school in the State for at least 12 consecutive months preceding the student's 1st day of officially scheduled instruction at the particular college or campus; or the adult or minor student received a high school diploma or equivalent in the State within 12 months preceding the student's 1st day of officially scheduled instruction at the particular college or campus. -- SB3184 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB3186 SD2 (SSCR 3194)

PROPOSING AN AMENDMENT TO ARTICLE X, SECTION 6, OF THE HAWAII CONSTITUTION TO REPEAL THE UNIVERSITY OF HAWAII BOARD OF REGENTS CANDIDATE ADVISORY COUNCIL.

Introduced by: Kim D, Chang S, Fevella K, Misalucha B

Proposes to amend the constitution. Amends provisions relating to board of regents; powers. Requires there to be a board of regents of the university of Hawaii, the members of which shall be nominated and, by and with the advice and consent of the senate, appointed by the governor as provided by law. Repeals provision requiring pools of qualified candidates presented to the governor by the candidate advisory council for the board of regents of the university of Hawaii. -- SB3186 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then JHA then FIN

SB3187 SD2 (SSCR 3193)

RELATING TO THE UNIVERSITY OF HAWAII BOARD OF REGENTS CANDIDATE ADVISORY COUNCIL.

Introduced by: Kim D, Chang S, Fevella K, Misalucha B

Amends provisions relating to regents; appointment; tenure; qualifications; meetings. Requires the board of regents to consist of 11 members who shall be appointed by the governor and shall be confirmed by the senate. Repeals provision requiring the governor to notify the candidate advisory council for the board of regents of the university of

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Hawaii in writing within 10 days of receiving notification that a member of the board of regents is resigning or has died, or is being removed by the governor. -- Repeals provisions relating to candidate advisory council for the board of regents of the university of Hawaii. -- SB3187 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then JHA then FIN

SB3189 SD2 (SSCR 2898)

RELATING TO GAMBLING.

Introduced by: Shimabukuro M

Amends provisions relating to gambling under offenses against public health and morals law. Provides that gambling is a misdemeanor; provided that for a 2nd or subsequent offense under this provision that occurs within 10 years of a prior conviction under this provision, the offense is a class C felony. -- Amends provisions relating to possession of gambling records in the 2nd degree. Provides that possession of gambling records in the 2nd degree is a misdemeanor; provided that for a 2nd or subsequent offense under this provision that occurs within 10 years of a prior conviction under this provision, the offense is a class C felony. -- Amends provisions relating to possession of a gambling device. Provides that possession of a gambling device is a misdemeanor; provided that for a 2nd or subsequent offense under this provision that occurs within 10 years of a prior conviction under this provision, the offense is a class C felony. -- SB3189 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB3190 SD2 (SSCR 2785)

RELATING TO FISH HATCHERY EDUCATION.

Introduced by: Shimabukuro M

Requires the department of education to establish a native fish hatchery pilot program at Waianae high school to contribute to community sustainability efforts and develop a green workforce. Report to the legislature. -- Appropriation to the department of education for the establishment of a native fish hatchery pilot program at Waianae high school. (\$\$) -- SB3190 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN/ ECD/ then FIN

SB3192 SD2 (SSCR 3103)

RELATING TO NATURAL RESOURCE MANAGEMENT.

Introduced by: Dela Cruz D, Chang S, Gabbard M, Keith-Agaran G, Keohokalole J, Kidani M, Lee C, Misalucha B, Moriwaki S, Rhoads K

Establishes provisions relating to visitor impact fee program. Establishes provisions relating to definitions. Establishes provisions relating to visitor impact fee program, license, signs. Establishes within the department of land and natural resources the visitor impact fee program whose purpose is to collect a fee from visitors and allocate that revenue to protect and manage state owned natural resources. Requires each visitor who is 15 years of age or older who visits a state park, beach, state owned forest, hiking trail, or other state owned natural area on state owned land to 1st pay a visitor impact fee to obtain a license pursuant to this part. Establishes provisions relating to license, purchase; and penalties. Establishes provisions relating to environmental legacy commission, established, members. Establishes within the department the environmental legacy commission. Requires the commission to guide the department's disbursement of revenues collected pursuant to this part. Establishes provisions relating to environmental legacy commission, powers, duties; visitor impact fee special fund, established; grants, qualifications and conditions; report to legislature; and rules. -- Appropriation in and out of the visitor impact fee special fund. (\$\$) -- SB3192 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then LAT then FIN

SB3194 SD2 (SSCR 2873)

RELATING TO THE ENFORCEMENT OF LAWS.

Introduced by: Dela Cruz D, Gabbard M, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B, Rhoads K, Wakai G

Amends provisions relating to penalty and changes its title to penalty; fireworks infractions. Requires any person importing aerial devices, display fireworks, or articles pyrotechnic without having a valid license under provision specified to be guilty of a class C felony; provided that the unlicensed import of each aerial device, display firework, or article pyrotechnic having a total weight of 25 pounds or less shall constitute a separate criminal act under this provision. Requires any person who transfers or sells aerial devices, display fireworks, or articles pyrotechnic to a person who does not have a valid permit under provisions specified, to be guilty of a class C felony; provided that

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the unpermitted transfer or sale of each aerial device, display firework, or article pyrotechnic having a total weight of 25 pounds or less shall constitute a separate criminal act under this provision. Requires any person who removes or extracts the pyrotechnic contents from any fireworks or articles pyrotechnic and uses the contents to construct fireworks, articles pyrotechnic, or a fireworks or articles pyrotechnic related device to be guilty of a class C felony. Requires any person violating any other provision of this law, to be fined 5,000 dollars for each violation, subject to the adjudication proceedings under law specified. Requires any person violating provision specified to be fined 500 dollars for a single violation or 2,000 dollars for multiple violations, subject to the adjudication proceedings under law specified. -- Amends provisions relating to enforcement; probable cause for arrest. Requires this law to be enforced by each county; provided that the sheriff division of the department of public safety may assist each county in the enforcement of this part. -- Amends provisions relating to judiciary computer system special fund. Requires the judiciary computer system special fund to contain monetary assessments assessed pursuant to provision specified for fireworks infractions. -- Appropriation to the judiciary to update the judiciary management system to implement the adjudication process established. -- Requires the attorney general to establish an explosion detection technology working group to study the feasibility of purchasing and deploying explosion detection technology for the purpose of assisting the police department in each county having a population of more than 500,000 in locating and responding to explosions caused by the illegal use of firearms and fireworks. -- Requires the department of public safety to collaborate with county law enforcement agencies to develop and implement a statewide web based reporting tool for illegal fireworks that will allow data to be shared with county law enforcement agencies for the purpose of assisting county law enforcement agencies in accurately identifying problematic geographic areas and subsequently plan targeted methods of enforcement. -- Appropriation to the department of public safety to develop and implement a statewide web based reporting tool for illegal fireworks. (\$\$) -- SB3194 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CPC then FIN

SB3195 SD2 (SSCR 2786)

RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.
Introduced by: Dela Cruz D, Chang S, Gabbard M, Inouye L, Keith-Agaran G, Kidani M, Rhoads K, Wakai G
Appropriation to the department of Hawaiian home lands to fund the investigation, exploration, and identification of geothermal resources on Hawaiian home lands. (\$\$)
-- SB3195 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then JHA then FIN

SB3197 SD2 (SSCR 3104)

RELATING TO AGRICULTURE.
Introduced by: Gabbard M
Establishes provisions relating to farmer apprentice mentoring program; established. Establishes the farmer apprentice mentoring program, to be administered by the department of agriculture, that shall support farmer mentors to train apprentices on methods for improving soil health by using whole farm systems. Appropriation. (\$\$) -- SB3197 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to AGR then FIN

SB3201 SD1 (SSCR 3105)

RELATING TO NONPROFIT ORGANIZATIONS.
Introduced by: Moriwaki S
Amends provisions relating to exemptions, persons exempt, applications for exemption under the general excise tax law. Requires the general excise tax law exemptions enumerated in this provision to apply only to the fraternal, religious, charitable, scientific, educational, communal, or social welfare activities of such persons, or to the activities of hospitals, infirmaries, sanitarium, and potable water companies, as such; provided that gross income derived from any unrelated trade or business, as defined in section 513 of the Internal Revenue Code, shall not be exempt under this provision; provided further that, in considering whether an activity is an unrelated trade or business, the modifications to unrelated business taxable income, as provided in section 512(b) of the Internal Revenue Code, shall not apply. -- SB3201 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then CPC then FIN

SB3205 SD1 (SSCR 2822)

RELATING TO ENERGY.

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Introduced by: Kidani M, Chang S, Inouye L, Keith-Agaran G, Lee C, Moriwiki S
Establishes within the department of business, economic development, and tourism, a two-year Hawaii office of naval research grant program to provide 50 percent matching grants to qualified businesses conducting research and development in alternative energy. Requires the purpose of the program to be to promote the research and development of alternative energy in Hawaii by authorizing the Hawaii technology development corporation to provide matching grants to businesses that meet criteria established in this provision. Requires the Hawaii office of naval research grant program to cease to exist on June 30, 2024 (sunset). -- Establishes the alternative energy research and development revolving fund for the purpose of promoting alternative energy research and development in Hawaii. Requires the alternative energy research and development revolving fund to be abolished on June 30, 2024, and all unencumbered balances shall lapse to the credit of the general fund (sunset). Appropriation. (\$\$) -- SB3205 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB3206

RELATING TO DATA ABOUT SNORKELS AND MASKS.

Introduced by: Baker R, Acasio L, Inouye L

Establishes provisions relating to water rescue events; incident reports; snorkels and masks. Provides that for all water rescue events, the 1st responder shall record in the incident report the type of snorkel and mask, if any, that were worn by the person who was rescued or recovered. -- SB3206

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then CPC

SB3208 SD2 (SSCR 2988)

RELATING TO HEALTHCARE PRECEPTORS.

Introduced by: Baker R, Inouye L, Keith-Agaran G

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, maintains a professional practice in the 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 for the provision of clinical training services from tuition funds or from state general funds. -- Amends provisions relating to preceptor credit assurance committee. Provides that, if the preceptor is compensated for providing standard clinical services, attestation that the preceptor is uncompensated for the clinical training above or beyond clinical salary or reimbursements for clinical services; or uncompensated for the provision of clinical training services from tuition funds or from state general funds. Adds the director of health or the director's designee to the members of the committee. -- SB3208 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB3209 SD2 (SSCR 2787)

RELATING TO TEACHER PROFESSIONAL DEVELOPMENT.

Introduced by: Kanuha D, Fevella K, Keith-Agaran G, Keohokalole J, Kidani M, Lee C, Moriwiki S, San Buenaventura J

Appropriation to the department of education for the funding of 21 hours of professional development for each teacher per calendar year. (\$\$) -- SB3209 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then LAT then FIN

SB3219

RELATING TO THE SUNSHINE LAW.

Introduced by: Keohokalole J

Amends provisions relating to remote meeting by interactive conference technology; notice; quorum under the public agency meetings and records law (sunshine law). Provides that at the meeting, each board member shall state who, if anyone, excluding any person under the age of 18, is present at the nonpublic location with the member.

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-- SB3219

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA

SB3221 SD2 (SSCR 3106)

RELATING TO INTERNATIONAL SISTER-STATE RELATIONS.

Introduced by: Taniguchi B

Appropriation to the department of business, economic development, and tourism to support international sister state relations (BED100). (\$\$) -- SB3221 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CAI then CPC then FIN

SB3223 SD1 (SSCR 2529)

RELATING TO PUBLIC WORKS.

Introduced by: Taniguchi B

Amends provisions relating to violations; penalties under wages and hours of employees on public works law. Requires, where the department finds that a 2nd violation of this law has been committed, whether on the same or another contract, within 2 years of the 1st notification of violation, the department, after proper notice and opportunity for hearing, to order the person and firm in violation to pay a penalty equal to the amount of back wages found due or 500 dollars for each offense, up to 5,000 dollars, whichever is greater. Requires, where the department finds that a 3rd violation of this law has been committed, within 3 years of the 2nd notification of violation, the department to order the person and firm in violation to follow the specified items. Defines firm, offense, and person. -- Amends provisions relating to suspension under wages and hours of employees on public works law. Requires the director to suspend the person and firm as specified. -- SB3223 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then JHA

SB3225 SD1 (SSCR 2978)

RELATING TO DAM AND RESERVOIR SAFETY.

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

Establishes provisions relating to dam and spillway improvement loan program under dams and reservoirs law. Requires the dam and spillway improvement loan program to be administered by the department of land and natural resources in a manner consistent with law specified. Requires loans to be used for plans, design, construction, and equipment that is utilized to improve deficient high hazard and significant hazard dams and spillways as determined by the department. Establishes provisions relating to dam and spillway improvement grant program. Requires the dam and spillway improvement grant program to provide funding to private dam owners for plans, design, construction, and equipment that is used to improve deficient dams and spillways as determined by the department. Allows the department to award grants based on criteria that shall be developed by the department. Requires applicants to meet the specified requirements. Establishes provisions relating to dam and spillway improvement revolving fund. Requires the dam and spillway improvement revolving fund to be administered by the department of land and natural resources and into which shall be deposited all revenues from the dam and spillway improvement loan program and appropriations made by the legislature to the fund. -- Establishes provisions relating to dam and spillway improvement tax credit. Requires there to be allowed to each taxpayer subject to the taxes imposed by this law, an income tax credit that shall be deductible from the taxpayer's net income liability, if any, imposed by this law for the taxable year in which the credit is properly claimed. Requires taxpayers who are private dam owners to be eligible for the dam and spillway improvement tax credit for expenditures for dam and spillway improvements that bring dams and spillways up to code. -- Appropriation to the department of land and natural resources for 1 time seed funding into the dam and spillway improvement revolving fund as the initial funding source for loans or grants; and establishment of 3 full time equivalent (3.0 FTE) positions in the department of land and natural resources. (\$\$) -- SB3225 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB3226 SD2 (SSCR 3107)

RELATING TO ELECTIONS.

Introduced by: Keith-Agaran G, Baker R, Gabbard M, Lee C, Misalucha B, Rhoads K, Riviere G

Establishes provisions relating to digital voter information guide. Requires the office of elections to prepare, and post on its website, a digital voter information guide. Requires the office of elections to prepare and mail with each ballot for a primary election a notice to voters that a digital voter information guide is available on the office of elections

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website. Requires the notice to be sent by email to all voters with special needs who have registered to receive alternate format ballots. Requires information made available over the Internet pursuant to this provision to meet or exceed the most current, ratified standards under section 508 of the federal Rehabilitation Act of 1973 (29 U.S.C. 794d), as amended, and the Web Content Accessibility Guidelines 2.0 adopted by the World Wide Consortium for accessibility. Appropriation. (\$\$) -- SB3226 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB3229 SD2 (SSCR 3108)

RELATING TO GEOTHERMAL ROYALTIES.

Introduced by: Wakai G

Establishes provisions relating to university of Hawaii geothermal exploration special fund; establishment under reservation and disposition of government mineral rights. Establishes within the state treasury the university of Hawaii geothermal exploration special fund, into which shall be deposited any excess of geothermal royalties annually collected pursuant to provision specified. Requires the royalties in the university of Hawaii geothermal exploration special fund to be used by the Hawaii groundwater and geothermal resources center to further the discovery and development of geothermal resources. Establishes provisions relating to annual report to legislature. Reports to legislature. -- Amends provisions relating to geothermal royalties. Requires the board to fix the payment of royalties to the State for the utilization of geothermal resources at a rate that will encourage the initial and continued production of geothermal resources; provided that 30 per cent of all royalties received by the State annually from geothermal resources or 600,000 dollars, whichever is less, shall be paid to the county in which mining operations covered under a state geothermal resource mining lease are situated; and any excess royalties, up to a maximum of 1,000,000 dollars annually, shall be deposited into the university of Hawaii geothermal exploration special fund; provided further that if the geothermal resources are located on lands under the jurisdiction of the department of Hawaiian home lands, 100 per cent of royalties received by the State from these geothermal resources shall be paid to the department of Hawaiian home lands. -- Appropriation to the university of Hawaii to further the discovery and development of geothermal resources. (\$\$) -- SB3229 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then HET then FIN

SB3235 SD1 (SSCR 2765)

RELATING TO SAFE SPACES FOR YOUTH PILOT PROGRAM.

Introduced by: San Buenaventura J, Acasio L, Chang S, Fevella K, Inouye L, Keohokalole J, Misalucha B, Moriwaki S

Establishes within the department of human services for administrative purposes only a safe spaces for youth pilot program, which shall be an inter-agency initiative to provide safe spaces in each county for youth experiencing homelessness. Requires the program to collaborate with all departments of the State and its political subdivisions that offer services for the purpose of ensuring the well-being of youth in Hawaii, including the department of education, department of health, department of human services, department of public safety, and county police departments, to coordinate the identification of youth who are experiencing homelessness and placement of these youth at a shelter for homeless youth. Report to the legislature. Appropriation. Act to be repealed on June 30, 2025 (sunset). (\$\$) -- SB3235 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB3236 SD2 (SSCR 3109)

RELATING TO MEDICAID PATIENT CARE.

Introduced by: San Buenaventura J, Chang S, Kidani M, Misalucha B, Moriwaki S

Appropriation to the department of human services to provide enhanced payments to nursing facilities caring for medicaid patients; provided that the department of human services shall obtain the maximum amount of federal matching funds available for this expenditure. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB3236 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to PDP then HHH then FIN

SB3237 SD2 (SSCR 3176)

RELATING TO CHILD WELFARE SERVICES.

Introduced by: San Buenaventura J, Chang S, Keohokalole J, Kidani M, Lee C, Misalucha B, Moriwaki S, Nishihara C

Establishes provisions relating to adoptive families and legal guardianship; authority over under department of human services law. Requires any family that has adopted or received legal guardianship of a child for whom maintenance is provided pursuant to

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part E of title IV of the Social Security Act or through the state adoption assistance program pursuant to provisions relating to adoption assistance of the department of human services law, or is receiving financial assistance through the State's permanency assistance program, including adoptive families where a petition for adoption is pending or where an adoption decree has been issued but adoption has not yet taken place, to be subject to review or investigation at any time and in a manner, place, and form as may be prescribed by the department or its authorized agents in accordance with child abuse law and child protective Act. -- Amends provisions relating to adoption assistance program established by changing it to adoption assistance program established; review or investigation of program benefit recipients. Adds that requires families receiving benefits from the adoption assistance program to be subject to review or investigation at any time and in a manner, place, and form as may be prescribed by the department or its authorized agents in accordance with child abuse law and child protective Act. Establishes within the child and adolescent mental health division of the department of health, a crisis mobile outreach team pilot program to expand and support existing crisis response services and programs for at risk youths. Requires the crisis mobile outreach team pilot program to coincide with the implementation of the nationwide 988 suicide prevention hotline. Requires the crisis mobile outreach team pilot program to provided crisis prevention with community collaboration and community program development; face to face intervention within 1 hour of a request for intervention; crisis de escalation and assessment; and stabilization of up to 8 weeks including connecting youths to community supports and services; providing in home clinical support for youths and families; connecting the service recipient with higher level support if determined necessary; and collaboration with community partners and other state agencies. Report to the legislature. Pilot program to end on June 30, 2024 (sunset). Requires the department of human services to collect and analyze data to determine the impact of expanding home visits to families receiving adoption assistance or legal guardianship assistance. Report to the legislature. Appropriation. (\$\$) -- SB3237 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB3243 SD1 (SSCR 2266)

RELATING TO ECONOMIC DEVELOPMENT.

Introduced by: Dela Cruz D

Amends provisions relating to definitions under Hawaii technology development corporation. Defines economic zone to mean a tract of real property determined by the board as being suitable for use as building sites for projects by 1 or more industrial, processing, production, or manufacturing enterprises engaged in technology, including but not limited to high technology support facilities, such as greenhouses and manufacturing, value-added, processing, and packaging facilities; research; training; technical analyses; software development; pilot plant; energy development; or prototype product development; and may include the installation of improvements to the tract incidental to the use of real property as an economic zone, such as water, sewer, sewage and waste disposal, and drainage facilities, sufficient to adequately service projects in the economic zone, and the provision of incidental transportation facilities, power distribution facilities, and communication facilities. Prohibits economic zone to include any buildings or structures of any kind except for buildings or structures incidental to improvements to the economic zone. -- Repeals definition of industrial park. -- Requires substituting the words economic zone wherever the words industrial park appear, as the context requires, in the Hawaii technology development corporation law.

-- SB3243 SD1

Current Status: Feb-17 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB3244 SD1 (SSCR 2975)

RELATING TO LEGISLATIVE REAPPORTIONMENT.

Introduced by: Dela Cruz D

Amends provisions relating to duties under the reapportionment law. Repeals the definition of permanent resident for legislative reapportionment purposes. -- SB3244 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB3247 SD2 (SSCR 3111)

RELATING TO HAWAIIAN HOME LANDS.

Introduced by: DeCoite L, Chang S, Inouye L, Keith-Agaran G, Misalucha B, Rhoads K

Requires the department of Hawaiian home lands to build sufficient rental housing, including apartment units and rent with option to buy housing units, to satisfy the

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housing needs of those native Hawaiians currently on the waitlist for homestead leases.
(COVID-19, COVID 19, coronavirus) -- SB3247 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then JHA then FIN

SB3248 SD1 (SSCR 2642)

RELATING TO AMBULANCES.

Introduced by: DeCoite L, Acasio L, Baker R, Chang S, Fevella K, Kanuha D, Keith-Agaran G

Appropriation to the department of health for the purchase of 1 advanced life support ambulance to be based on the island of Molokai, related equipment, and pay related personnel costs for 1 state certified emergency medical technician and 1 state certified paramedic. (\$\$) -- SB3248 SD1

Current Status: Mar-04 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC then FIN

SB3251 SD1 (SSCR 2351)

RELATING TO HUNTING GUIDES.

Introduced by: DeCoite L, Chang S, Fevella K

Amends provisions relating to hunting guides; licensing and reporting requirements under wildlife law. Requires hunting guides to provide an annual report to the department of their guide activities that shall include the location of each guided hunt; for each guided hunt that occurred on private land, a copy of the written permission from the owner or duly appointed agent of the land or premises effective at the time of the guided hunt that was issued to the hunting guide pursuant to provisions specified; and other information as required by the department. -- Amends provisions relating to hunting on private lands prohibited. Prohibits any hunting guide licensed pursuant to this provision from guiding a client upon any land or premises belonging to, held, or occupied by another, for the purpose of hunting or to take any kind of wildlife, including game, without 1st having obtained written permission from the owner or a duly appointed agent, if the owner is the occupier or holder, or if the owner has let another occupy or hold the same, without having 1st obtained the written permission of the occupier or holder thereof, or the duly appointed agent of the occupier or holder. -- SB3251 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then AGR then JHA

SB3252 SD2 (SSCR 3112)

RELATING TO PUBLIC RECORDS.

Introduced by: Rhoads K

Amends provisions relating to copies of records; other costs and fees. Requires the cost of reproducing any government record, except geographic information system digital data, photographs, maps, audio recordings, digital or electronic records, and other types of physical records, to not exceed 25 cents per page, sheet, or fraction thereof. Requires the 1st 100 pages to be reproduced at no charge to the requester if disclosure of the record is in the public interest because the disclosure is likely to contribute significantly to the public understanding of the operations or activities of the government and is not primarily in the commercial interest. Requires reproduction costs to not be charged for producing documents provided to requesters in an electronic format; provided that the agency maintains those documents in an electronic format; provided further that requesters shall be charged for the agency's provision of documents requested in an electronic format that are not maintained by the agency in an electronic format and must be manually faxed or converted into an electronic format. -- Amends provisions relating to powers and duties of the office of information practices. Requires the director of the office of information practices adopt rules that set forth the fees and other charges that may be imposed for searching, reviewing, or segregating disclosable records. Specifies rules. -- SB3252 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB3254 SD1 (SSCR 3113)

PROPOSING AMENDMENTS TO ARTICLE IV, SECTIONS 4 AND 6, OF THE HAWAII STATE CONSTITUTION REGARDING REAPPORTIONMENT.

Introduced by: Rhoads K, Dela Cruz D

Proposes to amend the constitution. Amends provisions relating to apportionment among basic island units. Requires the reapportionment commission to allocate the total number of members of each house of the state legislature being reapportioned among the 4 basic island units, using the total number of residents, as reported by the most recent decennial census of the US, in each of the basic island units and computed by the method known as the method of equal proportions; except that no basic island unit shall receive less than 1 member in each house. -- Amends provisions relating to

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apportionment within basic island units. Provides that upon the determination of the total number of members of each house of the state legislature to which each basic island unit is entitled, the commission shall apportion the members among the districts therein and shall redraw district lines where necessary in such manner that for each house the average number of residents, as reported by the most recent decennial census of the US, per member in each district is as nearly equal to the average for the basic island unit as practicable. -- SB3254 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB3261 SD2 (SSCR 3169)

RELATING TO HOUSING.

Introduced by: Chang S, Fevella K, Gabbard M, Inouye L, Keohokalole J, Misalucha B
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 provisions relating to urban redevelopment sites; established; boundaries. Establishes urban redevelopment sites that shall include all state owned land in a 1 mile radius of a public transit station in a county having a population greater than 500,000. -- Establishes provisions relating to rules; guidelines. Requires the Hawaii housing finance and development corporation to adopt 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, in the interest of sustainability, to recoup expenses through the sale of the leasehold interest of ALOHA homes and other revenue sources, including the leasing of commercial space. -- 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; assistance by state and county agencies; lands no longer needed; rules. -- Establishes provisions relating to 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 definition of public lands. Redefines public lands to exempt non ceded lands set aside by the governor to the Hawaii housing finance and development corporation 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 non ceded lands set aside by the governor to the Hawaii housing finance and development corporation or lands to which the Hawaii housing finance and development corporation in its corporate capacity holds title. -- Amends provisions relating to dwelling unit revolving fund; affordable homeownership revolving fund. -- Amends provisions relating to applicability and exemptions. Exempts any form of development by the corporation pursuant to this provision. -- Requires the Hawaii housing finance and development corporation to conduct a detailed market study of leasehold housing in the State. Report to the legislature. -- Requires the Hawaii housing finance and development corporation to convene a working group to study the implementation of the ALOHA homes program. Report to the legislature. Requires the working group to dissolve on June 30, 2024 (sunset). -- Appropriation into and out of the ALOHA homes revolving fund. Appropriation to the department of business, economic development, and tourism to fund 1 full time equivalent (1.0 FTE) program manager position, 1 full time equivalent (1.0 FTE) compliance specialist position, and 1 full time equivalent (1.0 FTE) fiscal clerk position, and 5 other full time equivalent (5.0 FTE) positions for the ALOHA homes program; and fund software and hardware for the ALOHA homes program. (\$\$) -- SB3261 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG/ WAL/ then JHA then FIN

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- SB3267 SD2 (SSCR 2766) RELATING TO THE RESEARCH CORPORATION OF THE UNIVERSITY OF HAWAII.
Introduced by: Kim D, Fevella K, Keith-Agaran G, Misalucha B
Amends provisions relating to contracts for services provided by the research corporation of the university of Hawaii. Requires contracts by the university with the research corporation pursuant to this provision to be limited to sponsored research and training projects; and invasive species control and eradication; except that funds appropriated by the legislature may also be used to contract with the research corporation for purposes of supporting or facilitating sponsored research and training activities; or advancing innovation and entrepreneurship in the State. Requires the university to consult with the exclusive representative to review conformance of positions with exceptions to collective bargaining that involve employees of the State; or programs and projects administered by the State. -- SB3267 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then WAL then FIN
- SB3268 SD1 (SSCR 2899) RELATING TO UNIVERSITY OF HAWAII ATHLETICS.
Introduced by: Kim D, Acasio L, Dela Cruz D, Fevella K, Kidani M, Misalucha B
Establishes provisions relating to athletic staff and coaches; contracts. Requires the board of regents to have the authority to terminate the athletic director and head coaches of the athletic department for cause. Prohibits a university of Hawaii coaching contract with a salary greater than 200,000 dollars to be valid unless approved by the board of regents. Appropriation to the university of Hawaii. (\$\$) -- SB3268 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT/ HET/ then JHA then FIN
- SB3269 SD2 (SSCR 3207) RELATING TO ACADEMIC TENURE AT THE UNIVERSITY OF HAWAII.
Introduced by: Kim D, Fevella K
Appropriation to the university of Hawaii to restore other personal services, to be allocated to the respective program IDs as follows; university of Hawaii, Manoa (UOH 100), there is allocated the sum of \$30,000,000; university of Hawaii, John A. Burns school of medicine (UOH 110), there is allocated the sum of \$1,200,000; university of Hawaii, Hilo (UOH 210), there is allocated the sum of \$2,280,000; university of Hawaii, West Oahu (UOH 700), there is allocated the sum of \$1,080,000; and university of Hawaii, systemwide support (UOH 900), there is allocated the sum of \$3,391,232, or so much thereof as may be necessary for fiscal year 2022-2023; provided further that the university of Hawaii board of regents and the president of the university of Hawaii shall discuss and adopt the university of Hawaii board of regents' permitted interaction group on tenure's recommendations and consult with the university of Hawaii faculty and the exclusive representative of each applicable collective bargaining unit in implementing the recommendations. -- SB3269 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN
- SB3272 SD2 (SSCR 2790) RELATING TO TRANSPORTATION.
Introduced by: Lee C, Chang S, Fevella K, Keith-Agaran G, Keohokalole J, Kidani M, Misalucha B, Moriwaki S
Establishes provisions relating to air noise and safety task force. Establishes in the department of transportation, an air noise and safety task force to identify key noise and safety issues facing Hawaii relating to aircrafts; address increasing safety and community disruption concerns; explore and recommend changes needed to law and business practices to protect the public from the inherent dangers presented by aircrafts; engage with and respond to public concerns in determining regulatory or voluntary changes in aircraft operations; and recommend a mandatory minimum general liability coverage amount for tour aircraft operators to be considered for enactment during the 2023 regular session of the legislature. Report to the legislature. -- Amends provisions relating to rules, standards under aeronautics law. Requires the director of transportation to adopt rules to regulate tour aircraft operation by permit to include submission of monthly written reports to the department, which shall be made available to the public, of each tour operation that occurred during the duration of the preceding month, including the date and time that the aircraft took off and landed; the number of individuals aboard the aircraft during the operation; the flight path from takeoff through landing; and a disclosure if the aircraft deviated from its intended flight plan. -- SB3272 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then CPC

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SB3274 SD2 (SSCR 3114)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to expenditures for pedestrian and bicycle infrastructure and projects. Requires a minimum of ____ per cent of all moneys expended by the department of transportation each biennium to be expended on safe and protected pedestrian and bicycle infrastructure pursuant to provisions relating to ground transportation infrastructure, of which a minimum of ____ per cent to be expended on projects relating to safe and protected pedestrian and bicycle infrastructure pursuant to provisions relating to ground transportation infrastructure. Establishes in the department of transportation 2 full time equivalent (2.0 FTE) grant writing positions to pursue, coordinate, and maximize federal funding opportunities, including funding available through the Infrastructure Investment and Jobs Act. Requires all pedestrian and bicycle facilities to meet minimum Americans with Disabilities Act standards and to be designed to safely and comfortably accommodate unaccompanied users aged 8 years old and older. Appropriation. (\$\$) -- SB3274 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then FIN

SB3280 SD1 (SSCR 3115)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST SAINT JOSEPH SCHOOL.

Introduced by: Inouye L

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Saint Joseph School, a Hawaii nonprofit corporation, in planning, designing, constructing, reconstructing, renovating, acquiring, equipping, and improving educational facilities for Saint Joseph school. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB3280 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EDN then FIN

SB3282 SD1 (SSCR 3174)

RELATING TO GOVERNMENT RECORDS.

Introduced by: Moriwaki S

Amends provisions relating to disposal of government records generally. Requires the comptroller to determine the disposition of the records and shall state whether the records should be retained by the office, department, or bureau; transferred to the state archives, state records center, or other agency, and the time period at which the records shall be transferred as directed; or destroyed at the expiration of their retention period. -- Appropriates moneys from the general fund, special fund, and American Rescue Plan funds for the statewide digitization of government records through the Office of Enterprise Technology Services. (\$\$) -- SB3282 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB3283 SD1 (SSCR 2817)

RELATING TO THE DEPARTMENT OF TAXATION.

Introduced by: Moriwaki S

Provides that to effectively address aging accounts receivable, a new division to be known as the tax collection program shall be established within the department of taxation from the existing Oahu collection branch that is located within the compliance division of the department of taxation. Requires the tax collection program to report to the director of taxation. The tax collection program shall be assigned a new program identification number, TAX103. -- Provides that to effectively address quality control and business analysis issues, the current quality control office is renamed as the business analysis section and placed within the system administration office of the department of taxation. -- SB3283 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then FIN

SB3284 SD2 (SSCR 2767)

RELATING TO INFORMATION TECHNOLOGY SERVICES.

Introduced by: Moriwaki S, Chang S, Dela Cruz D, Keohokalole J, Misalucha B

Establishes a technology services consolidation working group, which shall develop a plan for the phased consolidation of all state executive branch information technology services and staff within 5 years, except the department of education, Hawaii health systems corporation, university of Hawaii, and office of Hawaiian affairs, under the office of enterprise technology services. Requires the plan to include recommendations to attract high quality information technology professionals to the State, including the use of internships, and assessing the feasibility of exempting certain positions from the

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requirements of civil service law and collective bargaining in public employment law. Report to the legislature. Requires the working group to dissolve on June 30, 2023 (sunset). -- SB3284 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then CPC

SB3289 SD2 (SSCR 2901)

RELATING TO HAWAII RETIREMENT SAVINGS.

Introduced by: Taniguchi B, Acasio L, Chang S, DeCoite L, Inouye L, Keith-Agaran G, Kidani M, Lee C, Misalucha B, Moriwaki S, Rhoads K, Riviere G, Shimabukuro M
Establishes the Hawaii retirement savings law. Establishes within the department of budget and finance, the Hawaii retirement savings board to implement and administer a state facilitated payroll deduction retirement savings program for private sector employees who do not have access to employer sponsored retirement plans. Establishes powers and duties of the board, the Hawaii retirement savings program; establishment; payroll deduction; automatic enrollment with opt out options. Requires the board to administer a Hawaii retirement savings program in consultation with the department that allows any covered employee to elect to contribute a portion of the employee's salary or wages to an individual retirement account provided by the program through payroll deduction with a written notice of the employee's right to opt out. Requires the program to establish for each enrolled employee a Roth IRA, into which the contributions deducted from an employee's payroll shall be deposited; allows the board to add an option for all participants to affirmatively elect to contribute to a traditional IRA in addition to a Roth IRA; the contributions to and earnings on the amounts contributed to an employee's IRA under the program is owned by the employee; prohibits the State and employers to have proprietary interest in the contributions or earnings in an employee's IRA; prohibits covered employers to make contributions, whether matching or not, to the program. Establishes program contribution amount rates. Requires the program to be managed by a program manager; be a financial institution with professional knowledge and experience in managing automatic enrollment payroll deduction IRAs; and contracted by the board in compliance with Hawaii public procurement code. Establishes a Hawaii retirement savings special fund that requires all moneys in the special fund are appropriated for the purposes of and to be expended by the department to pay the administrative costs and expenses of the program, program manager, and the administrative costs and expenses that the board incurs in the performance of its duties under this law. Establishes protection from liability; confidentiality of participant and account information; collaboration and cooperation; intergovernmental interstate; civil actions, penalties, and rulemaking. Annual report to the legislature and governor. Requires the governor, president of the senate, and speaker of the house of representatives to appoint members to the Hawaii retirement savings board no later than 60 days after enactment of this Act, for terms of office beginning in October 2022. Appropriation to the department of budget and finance for the implementation and operation of the Hawaii retirements saving program, including funds for the hiring of necessary staff. (\$\$) -- SB3289 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then FIN

SB3293 SD2 (SSCR 3198)

RELATING TO ASSISTANCE FOR PERSONS COMPLETING A TERM OF IMPRISONMENT.

Introduced by: Kidani M, Chang S, Fevella K, Moriwaki S, San Buenaventura J
Establishes within the department of human service, a 4 year pilot program to provide housing and child care vouchers to qualified applicants who will soon complete, or have recently completed, a term of imprisonment as a sentenced offender, and who have or will have sole or primary custody of 1 or more children under the age of 18. Requires the department to administer the program in accordance with established best practices. Allows the department to consider structuring the voucher program in a manner similar to the section 8 housing choice voucher program funded by the US Department of Housing and Urban Development; provided that the program comply with provisions specified. Pilot program to terminate after 4 years of operation (sunset). Provides that for the employer income tax credit program, requires the department to coordinate with the department of taxation to report on the total number of employers who were issued verification of employment of a qualified program participant; and the total number of qualified program participants employed by employers who received verification of employment of a qualified program participant; and the number of qualified program participants employed by the employer who received verification of employment of a qualified program participant after the expiration of the 2 year tax credit period. Report to the legislature. Appropriation. Act to be repealed on June 30, 2026 (sunset). Requires

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that this Act to apply to taxable years beginning after December 31, 2021; provided further that requires any unencumbered moneys appropriated pursuant to this Act to lapse to the credit of the general fund upon this Act's repeal. -- SB3293 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV/ HHH/ then JHA then FIN

SB3294 SD2 (SSCR 2874)

RELATING TO REENTRY PLANNING CIRCLES.
Introduced by: Kidani M, Acasio L, Chang S, Fevella K, Moriwaki S, San Buenaventura J
Appropriation to the department of public safety for funding reentry planning circles for at least 50 incarcerated women. (\$\$) -- SB3294 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB3295 SD1 (SSCR 3116)

RELATING TO CORRECTIONS.
Introduced by: Kidani M, Chang S, Fevella K, Kim D
Establishes the women's corrections implementation commission law. Establishes provisions relating to women's corrections implementation commission; established. Establishes within the department of public safety for administrative purposes only the women's corrections implementation commission. -- Establishes provisions relating to women's corrections implementation commission; duties; powers. Requires the women's corrections implementation commission to provide oversight over state correctional facilities and community correctional centers that incarcerate women; receive and investigate any complaints from incarcerated women; monitor the criminal justice system's progress in implementing reforms identified by the report entitled "Creating Better Outcomes, Safer Communities: Final Report of the House Concurrent Resolution 85 Task Force on Prison Reform to the Hawai'i Legislature"; and provide oversight over other programs and monitor and review other data important to ensuring successful outcomes for women in the correctional system, as deemed necessary by the commission. -- Establishes provisions relating to access to information; and memorandum of understanding. -- Establishes provisions relating to annual reports. Report to the legislature. Appropriation (\$\$) -- SB3295 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB3298 SD1 (SSCR 3118)

RELATING TO SHOOTING FACILITIES.
Introduced by: Kanuha D, Chang S, Nishihara C
Establishes within the department of land and natural resources for administrative purposes a working group to determine basic facility shooting requirements, including the type of shooting venues desired for rifle, pistol, shotgun, air gun, archery, or other shooting sports on the island of Hawaii; construct a preliminary diagram showing all desired shooting venues and the basic support infrastructure required, determine the land size necessary for construction, and incorporate any safety zones required to prevent the escape of projectiles; create and publish a Shooting Facility Requirements Manual that incorporates the work of the working group, including a list and description of the desired shooting venues, required infrastructure, and the priority of construction; conduct a review of appropriate building sites, elements driving construction, accessibility, gunfire sound propagation, lead management ability, cultural and biological use restrictions, climatology, access to utilities, and vandalism protection; prepare an estimate of design, time-phased construction, and facility operational costs; identify potential sources of revenue; and seek support from potential or identified facility development and operational entities. Report to the legislature. Appropriation to the county of Hawaii as a grant-in-aid to the county of Hawaii for the planning, design, and construction of an adequate, safe, and ecologically responsible public shooting facility for the island of Hawaii; provided that no funds shall be made available under this Act unless the county of Hawaii provides matching funds on a dollar-for-dollar basis. -- SB3298 SD1
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB3299 SD2 (SSCR 3119)

RELATING TO SUSTAINABILITY.
Introduced by: Kanuha D, Acasio L, Chang S
Amends provisions relating to powers and duties of department under wildlife law. Requires the department of land and natural resources to recognize that game mammals and game birds, managed in appropriate areas, can provide sustainable food sources that merit quality habitats having sufficient food, water, and refuge to support

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viable populations sufficient for hunting; provided that negative impacts to the environment are sufficiently minimized or offset through native ecosystem protections; proper management of game populations in appropriate areas minimizes or reduces impacts to agriculture, important watershed areas, and native habitats, and provides benefits such as reducing grass fire fuel and weed control to important watershed areas; and the State's unique relationship with the ocean requires careful consideration and management of land and ocean activities that prioritize the public trust responsibilities of the State, including the conservation of natural resources for future generations and the protection of native Hawaiian traditional and customary practices pursuant to articles specified of the Hawaii State constitution. -- Requires each department, office, or agency of the State to 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. -- Reports to the legislature. -- SB3299 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL/ EEP/ then CPC then FIN

SB3309 SD1 (SSCR 2744)

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. -- SB3309 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Single Referral to JHA

SB3311 SD2 (SSCR 3120)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to Hawaii clean transportation initiative. Establishes provisions relating to interisland transportation working group; established. Establishes an interisland transportation working group within the department of transportation for administrative purposes. Requires the working group to develop metrics, benchmarks, plans, and recommendations for stakeholders and the legislature to achieve the goals of this provision; coordinate with other groups, agencies, and programs in the State and outside of the State that are working to achieve zero emissions transportation; and coordinate with the State and applicable stakeholders to pursue grants and other funding opportunities to achieve the goals of this provision. Report to the legislature. -- Establishes provisions relating to Hawaii clean transportation initiative; established; and electric vehicle sales growth; department of transportation; requirements. Requires the department of transportation and state energy office to develop plans to ensure that the State's electric charging capacity is sufficient to support the growing use of electric vehicles in the State by increasing the State's electric charging capacity at a rate that exceeds the rate by which electric vehicle sales replace internal combustion vehicle sales; allow continued access to high-occupancy vehicle lanes by electric vehicles until electric vehicles constitute at least twenty-five per cent of all new vehicle sales; and develop incentives to further promote the adoption of electric vehicles. -- SB3311 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then CPC then FIN

SB3314 SD2 (SSCR 2900)

RELATING TO THE HAWAII STATE ENERGY OFFICE.

Introduced by: Wakai G

Amends provisions relating to civil service and exemptions; state building code council; solar water heater system required for new single-family residential construction; Hawaii state energy office; established; energy security special fund; uses; and advisory council to Hawaii natural energy institute. Transfers the Hawaii state energy office from the department of business, economic development, and tourism to the department of land and natural resources as an administratively attached agency. -- SB3314 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP/ WAL/ then FIN

SB3316 SD2 (SSCR 3121)

RELATING TO FAMILY LEAVE.

Introduced by: Taniguchi B

Amends the temporary disability insurance law by changing it to family leave and temporary disability insurance law. Provides that the legislature finds that Hawaii's

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working families do not receive adequate caregiving support while a family member suffers from a serious illness or other health condition, and while the federal Family and Medical Leave Act of 1993 and current state law provide for unpaid leave for employees to care for a new child or attend to the needs of a family member with a serious health condition, the majority of Hawaii's workforce cannot afford to take unpaid leave; that only 17 per cent of workers in the US have access to paid family leave through their employers; and women, who are often the primary caregivers of infants, children, and elderly parents, are affected disproportionately by the absence of paid family leave. -- Defines family leave to mean leave of absence taken by an individual in current employment for the purposes set forth in provision relating to establishment of temporary disability benefits. -- Amend provisions relating to individual in current employment. Adds family leave. -- Amends the temporary disability benefits law by changing it to family leave and temporary disability benefits law. -- Amends provisions relating to establishment of temporary disability benefits by changing it to establishment of family leave, family leave benefits, and temporary disability benefits. Provides that any individual in current employment is entitled to family leave and family leave benefits in the manner and amount provided in this law, during the 1st year after birth of the individual's child, adoption of a child by the individual, or placement of a child with the individual through foster care, to care for the new child; provided that prohibits entitlement to family leave benefits to be duplicative of disability benefits for disability caused by termination of pregnancy; or to care for the individual's family member with a serious health condition. Adds family leave and family leave benefits. -- Amends provisions relating to duration of benefits payments. Adds family leave and family leave benefits. Prohibits the duration of benefit payment to exceed 26 weeks; 8 weeks for any period of family leave taken pursuant to provisions relating to establishment of family leave, family leave benefits, and temporary disability benefits during the 1st year after birth of the individual's child, adoption of a child by the individual, or placement of a child with the individual through foster care; and 8 weeks for any period of family leave taken during any benefit year. -- Amends provisions relating to waiting period. Adds family leave. -- Amend provisions relating to care by physician, advanced practice registered nurse, or equivalent required. Requires an individual to be ineligible to receive benefits with respect to any period during which the family member claiming a serious health condition or the individual claiming temporary disability is not under the care of a person duly licensed to practice medicine, surgery, dentistry, chiropractic, osteopathy, or naturopathic medicine, or an advanced practice registered nurse, who shall certify, in the form and manner specified by rule of the director of labor and industrial relations, the serious health condition of the family member or disability of the claimant, the probable duration and other medical facts within the person's knowledge as required by rule. -- Amends provisions relating to ineligibility in certain cases, and provisions relating to duplication of benefits not permitted. Adds family leave benefits and family leave. -- Amends provision for temporary disability insurance benefits law by changing it to provision for family leave and temporary disability insurance benefits law. Adds family leave benefits. Repeals provision that provides that if the employees of an employer or any class or classes of such employees are entitled to receive disability benefits under a plan or agreement which remains in effect on January 1, 1970, the employer, subject to the requirements of this provision, to be relieved of responsibility for making provision for benefit payments required under this law until the earliest date, determined by the director for the purposes of this law; and any other plan or agreement in existence on January 1, 1970, which allows the employer, by the employer's sole act, terminate at any time, or with respect to which the employer is not obligated to continue for any period to make contributions, may be accepted by the director as satisfying the obligation to provide for the payment of benefits under this law if the plan or agreement provides benefits at least as favorable as the disability benefits required by this law and does not require contributions of any employee or of any class or classes of employees in excess of the amount authorized in provisions relating to notice of insurance, except by agreement and provided the contribution is reasonably related to the value of the benefits as determined by the director. Requires an employer or an association of employers to secure family leave benefits and temporary disability benefits for their employees in 1 or more of the ways accepted by the director as satisfying the obligations to provide the payment of benefits under this law; or by a new plan or agreement with an insurer accepted by the director as satisfying the obligation to provide for the payment of benefits under this law. Repeals provision that provides that if the benefits provided by the plan or agreement or extension or modification thereof include benefits falling within the definition of sick leave as defined in provisions relating to definitions under family leave law, allows any amount in excess of the minimum statutory equivalent, as determined by the department, to be used for the purposes of family leave

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law. Adds family leave benefits. -- Amends provisions relating to notice of insurance; provisions relating to authority to withhold contributions, rate of contribution, maximum weekly wage base; subrogation rights if employee entitled to workers compensation benefits or indemnity under employers liability acts; provisions relating to subrogation rights against 3rd parties; and provisions relating to the insurance contract. Adds family leave. -- Amends the trust fund for disability benefits law by changing it to trust fund for family leave and disability benefits. -- Amends provisions relating to establishment of trust fund for disability benefits by changing it to establishment of trust fund for family leave and disability benefits. Adds family leave benefits. -- Amends provisions relating to temporary disability benefits to be paid from the trust fund for disability benefits; recovery of disability benefits by changing it to benefits to be paid from the trust fund for family leave and disability benefits; recovery of benefits. Adds family leave benefits. -- Amends provisions relating to assessments for the trust fund for disability benefits by changing it to assessments for the trust fund for family leave and disability benefits. Repeals provision that requires each employer, from July 1, 1969, to December 31, 1969, contribute to the establishment of the trust fund for disability benefits at the rate of .2 per cent of covered wages as defined in provisions relating to subrogation rights against 3rd parties and the employer to pay such contributions to the director for a given month on or before the 30th day of the next succeeding month. Adds family leave. -- Amends provisions relating to failure to pay assessments. Provides that if an employer or insurer fails to pay the assessment required by provisions relating to assessments for the trust fund for family leave and disability benefits within 30 days after the end of the month or quarter for which payment was due, requires the director of labor and industrial relations to levy a penalty of at least 250 dollars but no more than 10 per cent of the assessment due against the employer or insurer, unless the nonpayment is excused by the director after a showing by the employer or insurer that the payment of the assessment could not be made on the date prescribed therefor owing to conditions over which the employer or insurer had no control and the employer or insurer forthwith complies. -- Amends provision relating to leave of absence for organ, bone marrow, or peripheral blood stem cell donation. Adds provisions relating family leave pursuant to family leave and temporary disability insurance law. Appropriation. (\$\$) -- SB3316 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to LAT then CPC then FIN

SB3320 SD1 (SSCR 2237)

RELATING TO FERAL PIG CONTROL PERMITS.

Introduced by: San Buenaventura J, Chang S, Misalucha B

Amends provisions relating to permits to take wild birds, game birds, and game mammals under wildlife law. Prohibits any permit or report to be required to destroy or control game mammals, including feral pigs, during daytime hours on privately owned land when the action is otherwise in compliance with department rules adopted pursuant to provisions relating to rules under wildlife law. Requires the department to issue permits for the destruction or control of game mammals, including feral pigs, that have caused or are likely to cause damage to privately owned land, agricultural or aquacultural crops, indigenous plants or wildlife, or that pose a threat to human health and safety; provided that the specified conditions are met. -- SB3320 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL/ AGR/ then FIN

SB3323 SD2 (SSCR 3165)

RELATING TO ATTACHMENT.

Introduced by: San Buenaventura J, Chang S, Inouye L, Keith-Agaran G

Amends provisions relating to real property exempt. Requires an interest in real property in the State, including properties under the jurisdiction of the department of Hawaiian home lands, of a fair market value not exceeding 100,000 dollars in equity in 1 property, that is owed by the defendant, to be exempt from attachment or execution. Requires no more than 1 exemption to be claimed on any 1 parcel of real property even though more than 1 individual residing on the real property may otherwise be entitled to an exemption. Requires any claim of exemption under this provision made before July 1, 2022, to be deemed to be amended on July 1, 2022, by amending the exemption to the amount permitted by this provision on July 1, 2022, to the extent that the amendment does not impair or defeat the right of any creditor who has executed upon the real property before July 1, 2022. -- Amends provisions relating to certain personal property and insurance thereon, exempt. Requires the specified described personal property of an individual up to the value set forth to be exempt from attachment and execution. -- SB3323 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

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SB3324 SD2 (SSCR 2999)

RELATING TO INFRASTRUCTURE MAINTENANCE IN HOUSING SUBDIVISIONS.
Introduced by: San Buenaventura J
Established a working group to study and address housing subdivision infrastructure maintenance and repair for planned housing subdivisions that do not have compulsory community associations in counties with populations greater than 170,000 but less than 300,000. Requires the working group to study and address the payment and collection of assessments necessary for the repair and maintenance of subdivision roads; the payment and collection of assessments necessary for the repair and maintenance of subdivision infrastructure and appurtenances, other than roads; the role of each county in this provision; amendments to provisions relating to planned community associations, if any, to address housing subdivision infrastructure maintenance and repair for subdivisions that do not have compulsory community associations; and any other issue that may arise, pursuant to the discretion of the working group. Report to the legislature. Working group to dissolve on June 30, 2023 (sunset). -- SB3324 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HSG then JHA then FIN

SB3325 SD2 (SSCR 3122)

RELATING TO CARBON SEQUESTRATION INCENTIVES.
Introduced by: Gabbard M
Amends provisions relating to Hawaii farmland and forest soil health carbon smart incentive program under Hawaii climate change mitigation and adaptation initiative law. Establishes within the office of planning and sustainable development the Hawaii farmland and forest soil health carbon smart incentive program to incentivize carbon sequestration activities through incentive contracts that provide compensation for eligible practices by program participants. Requires the office to provide the specified services. Requires the office, with assistance from relevant agencies, to establish compensation rates and incentive contract terms for phase I activities within 1 year of the date of receipt of a program application. Requires an incentive contract to be for a term of no less than 1 year and no longer than 30 years, as determined by the owner or lessee; provided that the length of the contract term shall directly correlate with the rate of compensation paid pursuant to the contract. Requires the office to coordinate with relevant agencies to assist the office in carrying out the purposes of the program, including the specified items. Reports to the legislature. Allows landowners and lessees of eligible land to enter into an incentive contract upon approval of a program application on a form prepared by the office. -- Appropriation to the office of planning and sustainable development for the administration of the Hawaii farmland and forest soil health carbon smart incentive program; and 5 full time equivalent (5.0 FTE) permanent positions for the office of planning and sustainable development. -- Appropriation to the department of agriculture for 1 full time equivalent (1.0 FTE) permanent position to support soil health and carbon sequestration actions on state lands and provide technical and research assistance to the Hawaii farmland and forest soil health carbon smart incentive program. -- Appropriation to the department of land and natural resources for 1 full time equivalent (1.0 FTE) permanent position to support soil health and carbon sequestration actions on state lands and provide technical and research assistance to the Hawaii farmland and forest soil health carbon smart incentive program. (\$\$) -- SB3325 SD2
Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to EEP then CPC then FIN

SB3329 SD1 (SSCR 2974)

RELATING TO PUBLIC PARTICIPATION IN GOVERNMENT.
Introduced by: Riviere G
Establishes the Hawaii public expression protection act law. Establishes provisions relating to scope of chapter. Requires this law to apply to a cause of action asserted against a person based on the person's communication in a legislative, executive, judicial, administrative, or other governmental proceeding; communication on an issue under consideration or review in a legislative, executive, judicial, administrative, or other governmental proceeding; or exercise of the right of freedom of speech or of the press, the right to assemble or petition, or the right of association, guaranteed by the US Constitution or the Hawaii State Constitution, on a matter of public concern. Prohibits this act to apply to a cause of action asserted against a governmental unit or an employee or agent of a governmental unit acting or purporting to act in an official capacity; by a governmental unit or an employee or agent of a governmental unit acting in an official capacity to enforce a law to protect against an imminent threat to public health or safety; or against a person primarily engaged in the business of selling or leasing goods or services if the cause of action arises out of a communication related to the person's sale or lease of the goods or services. -- Establishes provisions relating

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to required procedures; motions; stays; expedited hearings; evidence; dismissal of cause of action; court ruling; appeal; costs; attorney's fees, and expenses; rule of construction; and uniformity of application and construction. -- Repeals provisions relating to citizen participation in government law. (strategic lawsuit against public participation or SLAPP suits) -- SB3329 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then JHA then FIN

SB3330 SD1 (SSCR 2075)

RELATING TO THE PUPUKEA MARINE LIFE CONSERVATION DISTRICT.

Introduced by: Riviere G, Inouye L, Misalucha B

Requires the department of land and natural resources to establish and conduct the Pupukea marine life conservation district carrying capacity pilot program to assess the carrying capacity of certain areas in the Pupukea marine life conservation district; monitor, document, and assess the effectiveness of mandatory kapu, or closures, of high traffic areas in the Pupukea marine life conservation district; voluntary kapu, or closures, of high traffic areas in the Pupukea marine life conservation district; and other restrictions on access to high traffic areas in the Pupukea marine life conservation district, including the imposition of fees; and propose long-term management options to reduce the impact of humans on the health and abundance of marine life in the sensitive areas of the Pupukea marine life conservation district. Requires the Pupukea marine life conservation district carrying capacity pilot program to cease to exist on July 1, 2025 (sunset). Report to the legislature. Appropriation. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB3330 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL/ LAT/ then FIN

SB3333 SD2 (SSCR 3163)

RELATING TO TRANSIENT VACATION UNITS.

Introduced by: Keith-Agaran G

Establishes the transient vacation units law. Establishes provisions relating to citizen suits. Provides that after June 30, 2022, any person may commence a civil action on that person's own behalf against any owner of a dwelling unit if the owner is not authorized by the county to provide the dwelling unit as a transient vacation unit; and advertises, solicits, offers, or provides to any person the dwelling unit as a transient vacation unit. Requires the district court that is located in the county to have jurisdiction to enjoin the owner of the dwelling unit from providing the dwelling unit as a transient vacation unit; order the owner to pay to the plaintiff damages not to exceed 10,000 dollars, plus reasonable attorney fees; and order the plaintiff to pay to the owner reasonable attorney fees in any action under this chapter where the court determines that the claim was fraudulent or frivolous. Prohibits any action to be commenced before 60 days after the potential plaintiff has given notice of the alleged violation to the owner. Allows parties to submit admissible evidence relating to the alleged unauthorized activity, including photographic and videographic evidence. Requires nothing in this provision to restrict any right that any person may have under any constitutional provision, statute, or common law to seek enforcement of any other applicable law or to seek any other relief. -- Establishes provisions relating to jurisdiction of district courts; transient vacation units; citizen suits. Provides that jurisdiction is conferred upon the district courts to try all cases specified in this provision relating to unauthorized transient vacation units. -- SB3333 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then CPC then JHA

SB3334 SD2 (SSCR 3210)

RELATING TO GOVERNMENT OPERATIONS.

Introduced by: Keith-Agaran G, Misalucha B

Amends provisions relating to Hawaii tourism authority; establishment; board; president and chief executive officer. Adds the director of business, economic development, and tourism, or the director's designee, who shall be an ex officio voting member, to the board of directors of the Hawaii tourism authority. -- Amends provisions relating to stadium authority; appointment, terms; stadium authority; powers and duties; and Hawaii community development authority; established. Adds the director of the department of business, economic development, and tourism or the director's designee; the director of planning and permitting of each county in which a community development district is located or the director's designee; and the chairperson of the board of land and natural resources or the chairperson's designee to the Hawaii community development authority. Amends community representatives on each board from 3 to 2 at-large members. -- Amends provisions relating to stadium development district by changing its title to stadium community development district. -- Amends provisions relating to stadium

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development district; purpose; findings by changing its title to stadium community development district; purpose; findings. -- Amends provisions relating to definitions; district; established; boundaries; development guidance policies; stadium development district governance; memorandum of agreement by changing its title to stadium community development district governance; memorandum of agreement; and annual comprehensive report. -- Amends Act 268, Session Laws of 2019, relating to the structure of government, as amended by Act 4, Session Laws of 2020, as amended by Act 146, Session Laws of 2021. Increases the amount of general obligation bonds that may be issued for the stadium development district. -- Amends provisions relating to school facilities authority; established; and school facilities authority board. Transfers the stadium authority and the school facilities authority from the department of accounting and general services and department of education, respectively, to the department of business, economic development, and tourism. -- SB3334 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB3335 SD1 (SSCR 3123)

RELATING TO THE CIVIL AIR PATROL.

Introduced by: Keith-Agaran G

Appropriation to the department of defense to fund the operational expenses of the Hawaii wing of the civil air patrol. (\$\$) -- SB3335 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to PDP then CMV then FIN

SB3337 SD2 (SSCR 3124)

RELATING TO THE ECONOMY.

Introduced by: Dela Cruz D

Provides that the legislature declares that the projects for which funds are appropriated pursuant to this Act align with 1 or more of the following goals that address economic disaster mitigation and economic diversification. Reports to the legislature. -- Appropriation to department of business, economic development, and tourism to implement specific projects that address those goals. Appropriation to the department of business, economic development, and tourism to fund 2 full-time equivalent (2.0 FTE) positions at the Hawaii center for advanced transportation technologies; provided that should federal funds or funding from other private or public sources for these positions become available, the sum appropriated by this provision shall be decreased by the amount of the funds secured from other sources. (\$\$) -- SB3337 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to ECD then FIN

SB3338 SD2 (SSCR 3125)

RELATING TO THE KALAUPAPA MEMORIAL.

Introduced by: DeCoite L, Baker R, Chang S, Fevella K, Gabbard M, Ihara L, Keith-Agaran G, Kim D, Taniguchi B

Appropriation to the department of health for the design, planning, and construction of the Kalaupapa memorial. (\$\$) -- SB3338 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CAI then FIN

SB3343 SD2 (SSCR 2891)

RELATING TO FIREWORKS.

Introduced by: Kidani M, Dela Cruz D, Fevella K, Gabbard M, Keith-Agaran G, Keohokalole J, Wakai G

Amends provisions relating to license or permit required, application for license; importation of aerial devices, display fireworks, or articles pyrotechnic for display; and requirements of licensee under fireworks law. Requires the counties to share information gathered pursuant to each respective provision with the harbors division of the department of transportation. -- Reports to legislature. -- SB3343 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to TRN then CPC

SB3344

RELATING TO CORRECTIONS.

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

Establishes provisions relating to solitary confinement; restriction on use; policies and procedures. Establishes solitary confinement restrictions and exemption criteria for inmates. Provides that no later than July 1, 2023, requires the department public safety to have developed written policies and implemented procedures, as necessary and appropriate, to effectuate this provision, including specified requirements. Provides that solitary confinement occurs when all of an inmate is confined in a correctional facility, pursuant to disciplinary, administrative, protective, investigative, medical, or other

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purposes; the confinement occurs in a cell or similarly physically restrictive holding or living space, whether alone or with 1 or more other inmates, for 24 hours or more per day; and the inmate's activities, movements, and social interactions are severely restricted. Provides that no later than April 1, 2023, requires the department of public safety develop written policies and implement procedures, as necessary and appropriate, for the review of inmates placed in solitary confinement; initiate a review of each inmate placed in solitary confinement during the immediately preceding fiscal year to determine whether the placement would be appropriate in light of the requirements; and develop a plan for providing step down and transitional units, programs, and staffing patterns to accommodate inmates currently placed in solitary confinement, inmates who may prospectively be placed in solitary confinement, and inmates who receive an intermediate sanction in lieu of being placed in solitary confinement; provided that staffing patterns for correctional and program staff are set at levels necessary to ensure the safety of staff and inmates pursuant to the requirements of this Act. Report to the legislature. -- SB3344

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to CMV then JHA then FIN

SB3347 SD2 (SSCR 3186)

RELATING TO THE RIGHT TO EXIT THE SEX TRADE.

Introduced by: Shimabukuro M

Establishes within the department of human services a 1 year pilot program to provide a basic income to qualified adults who are verified victims of sex trafficking and are seeking to exit the sex trade. Requires the department to administer the pilot program in the following manner; the target number of program participants shall be 250; an applicant shall be a Hawaii resident who is 18 years of age or older; demonstrate the applicant's status as a victim of sex trafficking seeking to exit the sex trade; and provide documentation, from a nonprofit organization, community based program, or other organization that provides housing, shelter, education, substance abuse counseling, or support for victims of sex trafficking or prostitution, that attests to the applicant's status in this provision; and the personal information of applicants and program participants, including name, age, date of birth, and contact information, shall be kept confidential within the department and shall not be disclosed to any member of the public. Prohibits applicants to be required to seek employment or further education to be eligible to participate in the pilot program. Requires the department to provide to each qualified applicant a basic monthly income of 2,000 dollars for a period of up to 1 year; provided that the basic monthly income provided by the pilot program shall be exempt from state income taxes and, to the extent permissible under federal law, shall be exempt from being considered income for the purposes of determining eligibility and benefit amounts under relevant public assistance, social services, and financial aid programs. Requires the pilot program to terminate after 1 year of operation (sunset). Report to the legislature. Appropriation. (\$\$) -- SB3347 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then JHA then FIN

SB3350 SD2 (SSCR 3187)

RELATING TO PROCUREMENT.

Introduced by: Fevella K, Acasio L

Amends provisions relating to contract clauses and their administration. Requires adjustments in price permitted by rules adopted under provision specified to be computed in 1 or more of the specified ways. Requires any change order that increases the cost of a contract by more than 50 per cent of the original contract cost; having a cost increase that, when added to the cost changes of all prior change orders for that contract, increases the cost of a contract by more than 50 per cent of the original contract cost; or that substantially changes the scope of work for a contract, to be prohibited by rules adopted under provision specified and to be considered a new procurement; provided that the head of a purchasing agency may approve a change order that is otherwise prohibited by this provision if, in a written justification of the approval, the head of the purchasing agency determines that the approval is in the best interest of the State, taking into consideration the purpose and intent of this provision. -- SB3350 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB3355 SD2 (SSCR 3208)

RELATING TO THE UNIVERSITY OF HAWAII COMMUNITY COLLEGES.

Introduced by: Dela Cruz D

Establishes provisions relating to community colleges; board of regents standing committee. Requires the board of regents to establish a standing committee on

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community colleges to examine issues regarding community colleges within the university of Hawaii. Requires the vice president of community colleges to report directly to the board of regents standing committee on community colleges. -- Appropriation to the university of Hawaii for the operating expenses of the culinary institute of the Pacific, including the hiring of 3 permanent full-time equivalent (3.0 FTE) groundskeeper I positions, 1 permanent full-time equivalent (1.0 FTE) custodian I position, 1 permanent full-time equivalent (1.0 FTE) special equipment maintenance worker position, and 2 permanent full-time equivalent (2.0 FTE) security officer positions; provided that the University of Hawaii shall raise new moneys for the remainder of the other current expenses in the amount of 376,677 dollars. -- Appropriation to the university of Hawaii for the early college program, including the hiring of 10 permanent full-time equivalent (10.0 FTE) campus coordinator APT positions and 10 permanent full-time equivalent (10.0 FTE) early college counselor (faculty) positions; provided that the early college program shall target at-promise youth with a focus on career and technical education and workforce development. -- Appropriation to the university of Hawaii for the Hawaii promise program; provided that Hawaii promise program scholarships shall cover not more than 90 per cent of unmet needs. -- Appropriation to the university of Hawaii for the Hawaii nutrition employment and training program, including the hiring of 5 permanent full-time equivalent (5.0 FTE) island coordinator APT positions. -- Appropriation to the university of Hawaii for the Maui food innovation center, including the hiring of 1 permanent full-time equivalent (1.0 FTE) 11-month instructor (faculty) for food product research and development position, 1 permanent full-time equivalent (1.0 FTE) 11-month instructor (faculty) for food manufacturing position, and 1 permanent full-time equivalent (1.0 FTE) facility coordinator APT position. -- Appropriation to the university of Hawaii for workforce development programs, including the hiring of 1 permanent full-time equivalent (1.0 FTE) program manager APT position, 1 permanent full-time equivalent (1.0 FTE) educational specialist for student information and registration systems APT position, 4 permanent full-time equivalent (4.0 FTE) educational specialist for sector outreach APT positions, 1 permanent full-time equivalent (1.0 FTE) information technology specialist for registration system management and web applications APT position, and 1 permanent full-time equivalent (1.0 FTE) educational specialist for prior learning assessment APT position; provided that the workforce development programs funded by this provision shall focus on non-credit workforce training. -- Appropriation to the university of Hawaii for campus security officers, including the hiring of 31 permanent full-time equivalent (31.0 FTE) security officer I positions. -- Appropriation to the university of Hawaii for the Wahiawa value-added product development center, including the hiring of 1 permanent full-time equivalent (1.0 FTE) food scientist faculty position, 1 permanent full-time (1.0 FTE) administrative and fiscal support specialist APT position, 2 permanent full-time equivalent (2.0 FTE) security officer positions, 2 permanent full-time equivalent (2.0 FTE) building and grounds custodian positions, 1 permanent full-time equivalent (1.0 FTE) microbiologist faculty position, 1 permanent full-time equivalent (1.0 FTE) high pressure processing manager APT position, and 1 permanent full-time equivalent (1.0 FTE) chemist faculty position; provided that the Wahiawa value-added product development center shall prioritize services for products made in or sourced from Hawaii. -- Appropriation to the university of Hawaii to restore personal services to levels of the fiscal year immediately before the fiscal year that the coronavirus disease 2019 pandemic began. -- Appropriation to the university of Hawaii for clinical instructors for the nursing program. -- Appropriation to the university of Hawaii for the learn and earn program, including the hiring of 4 permanent full-time equivalent (4.0 FTE) coordinator APT positions and 3/10th of 1 full-time equivalent (0.3 FTE) curriculum development faculty position; provided that the learn and earn program shall be implemented with the hub and spoke model and shall focus on healthcare and agriculture pathways. -- SB3355 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB3357 SD2 (SSCR 2875)

RELATING TO NATIVE HAWAIIAN AFFAIRS.

Introduced by: Keohokalole J, Acasio L, Fevella K, Gabbard M, Kanuha D, Lee C, San Buenaventura J

Appropriation to the department of agriculture to expand infrastructure, increase food production, and develop the economic stability of loko i'a (ia) statewide through hatchery and solar power programs; for a statewide kalo farming needs assessment; and for the development of a mill to process ulu and taro. -- Appropriation to the department of business, economic development, and tourism for the pop up makeke virtual marketplace that supports local artisans and businesses to adapt to e commerce; for a

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West Oahu innovation center that is a physical co working space and an entrepreneur and resource center that provides workshops, counseling, loan assistance, and broadband access; used by the Hawaii tourism authority for community based tourism management, including tourism impacts on the natural and cultural resources of local communities. -- Appropriation to the department of labor and industrial relations for staffing, cohorts, and software needs of the Hawaiian trades academy and Kuhana small business program that prepares individuals and businesses for economic success and self sufficiency; used by the office of community services for culture training programs with military personnel, small businesses, and nonprofit organizations. -- Appropriation to the department of land and natural resources for the repatriation and reburial of native Hawaiians nationally and internationally which shall be received by the Council for Native Hawaiian Advancement; and for Iolani Palace operations, maintenance, and repairs. (\$\$) -- SB3357 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB3359 SD2 (SSCR 3209)

RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.

Introduced by: Keohokalole J, Acasio L, Chang S, DeCoite L, Dela Cruz D, Fevella K, Inouye L, Kanuha D, Keith-Agaran G, Kidani M, Lee C, San Buenaventura J, Shimabukuro M

Establishes provisions relating to Native Hawaiian rehabilitation fund; reports under the Hawaiian Homes Commission Act, 1920, as amended. Report to the legislature. -- Appropriation into and out of the Native Hawaiian rehabilitation fund to be expended by the department of Hawaiian home lands for plans, design, construction, land acquisition, and equipment for infrastructure for specific projects. Appropriation to department of Hawaiian home lands for down payment assistance and mortgage payment assistance to beneficiaries of the Hawaiian Homes Commission Act, 1920. (\$\$) -- SB3359 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to JHA then FIN

SB3367 SD2 (SSCR 2923)

RELATING TO HEALTH.

Introduced by: Moriwaki S

Establishes within the department of health chronic disease prevention and health promotion division, a comprehensive cancer control program, an early lung cancer screening task force to research what steps and resources are necessary to increase early lung cancer screening in Hawaii. Allows the task force to contract with consultants to conduct studies as it deems necessary for the purpose of recommending an early lung cancer screening program and funding mechanism. Exempts any contract executed pursuant to this Act from Hawaii public procurement code; provided that the early lung cancer screening task force ensure transparency when executing the contract. Report to the legislature. Task force to cease to exist on July 31, 2023 (sunset). Appropriation to the department of health for the task force. (\$\$) -- SB3367 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then FIN

SB3369 SD2 (SSCR 2924)

RELATING TO PROCUREMENT.

Introduced by: Moriwaki S, Fevella K, Kidani M, Kim D

Establishes a procurement services consolidation working group, which shall develop a plan for a 5 year phased in consolidation, under the state procurement office, of all state executive branch procurement services and staff, except the department of education, Hawaii health systems corporation, university of Hawaii, and office of Hawaiian affairs. Requires the plan to include recommendations to attract high quality procurement professionals to the State, including the use of internships and the feasibility of exempting certain positions from the requirements of civil service law and collective bargaining in public employment law. Report to the legislature. Requires the working group to dissolve on June 30, 2024 (sunset). Appropriation. (\$\$) -- SB3369 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB3372 SD1 (SSCR 2281)

RELATING TO PUBLIC PROCUREMENT.

Introduced by: Kim D, Chang S, Fevella K, Misalucha B, Moriwaki S

Amends provisions relating to remedies after an award under the Hawaii public procurement code. Allows, if after an award it is determined that a solicitation or award of a contract is in violation of law, and if the person awarded the contract has not acted fraudulently or in bad faith, the contract may be rescinded and awarded to the next lowest responsive, responsible bidder to whom the contract would have been awarded

SENATE BILLS WHICH PASSED THIRD READING

were it not for the violation of law, as applicable or as directed by the office of administrative hearing. -- SB3372 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB3373 SD2 (SSCR 2948)

RELATING TO PUBLIC PROCUREMENT.

Introduced by: Kim D, Fevella K, Keith-Agaran G, Misalucha B, Moriwaki S
Amends provisions relating to authority to resolve protested solicitations and awards under the Hawaii public procurement code. Requires a protest of an award to be submitted in writing within 5 working days after the posting of award of the contract under provisions specified, if no request for debriefing has been made, as applicable. Requires a protest based upon the content of the solicitation to be submitted in writing prior to the date set for the receipt of offers. -- SB3373 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to GVR then CPC then FIN

SB3374 SD1 (SSCR 3126)

RELATING TO THE UNIVERSITY OF HAWAII COMMUNITY COLLEGES.

Introduced by: Kim D

Appropriation to the university of Hawaii for the community colleges' workforce development programs to fund administration, training, positions, and student support. (\$\$) -- SB3374 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HET then FIN

SB3377 SD1 (SSCR 2207)

RELATING TO COMMERCIAL ACTIVITIES ON BEACHES.

Introduced by: Inouye L, Fevella K, Keith-Agaran G, Keohokalole J, Lee C, Misalucha B, Riviere G, San Buenaventura J

Establishes provisions relating to prohibited commercial activities on beaches under ocean recreation and coastal areas programs. Prohibits any person from presetting commercial beach equipment on beaches encumbered with easements in favor of the public unless the customer is physically present for the immediate use of the beach equipment or watercraft. Requires this provision to only apply to public beaches and not beaches located on private land, such as accreted lands. -- SB3377 SD1

Current Status: Mar-08 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then JHA

SB3379 SD1 (SSCR 2876)

RELATING TO BIOSECURITY.

Introduced by: Inouye L, Chang S, Fevella K, Gabbard M, Kanuha D, Lee C, Misalucha B

Appropriation out of the native resources and fire protection programs (LNR 402) to the department of land and natural resources for a ports of entry biosecurity program; provided that the moneys appropriated shall be for personnel costs, materials and supplies, travel expenses, and all other costs. (\$\$) -- SB3379 SD1

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to WAL then FIN

SB3382 SD2 (SSCR 2763)

RELATING TO PRESCRIPTIONS.

Introduced by: Kanuha D, Baker R, DeCoite L, Dela Cruz D, Fevella K, Gabbard M, Inouye L, Keith-Agaran G, Lee C, San Buenaventura J

Amends provisions relating to definitions under narcotics law. Redefines address also includes a post office box, rural route box, or highway contract route box; provided that the pharmacy dispensing the prescription has on file the physical location where an individual resides. -- SB3382 SD2

Current Status: Mar-10 22 Introduction/Passed First Reading - House
Mar-10 22 Multiple Referral to HHH then CPC

SENATE BILLS WHICH PASSED THIRD READING

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HOUSE BILLS WHICH PASSED THIRD READING

HB0011 HD1 SD1 (SSCR 1119)

RELATING TO EDUCATION.

Introduced by: Kapela J, Ganaden S, Ichiyama L, Marten L, Mizuno J, Perruso A, Tam A

Amends provisions relating to statewide performance standards. Provides that the performance standards adopted by the board of education may be culturally relevant, historically and scientifically accurate, and nondiscriminatory. -- Amends provisions relating to standards based curriculum. Allows the curriculum to be historically and scientifically accurate and nondiscriminatory with regard to race, ethnicity, sex, gender identity or expression, sexual orientation, color, religion, ancestry, or disability. Provides that to the greatest extent possible, school complexes shall develop a standards based curriculum that includes content on the historical injustice, cultural subjugation, and discrimination faced by the indigenous people of Hawaii and other historically underrepresented populations as applicable to units of study. Report to the legislature. (COVID-19, COVID 19, coronavirus) -- HB0011 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to WAM

HB0046 HD1 (HSCR 860)

RELATING TO WILDLIFE.

Introduced by: Tarnas D, Branco P, Hashimoto T, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, McKelvey A, Morikawa D, Nakamura N, Perruso A

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. -- HB0046 HD1

Current Status: Mar=24 21 Passed Second Reading Senate
Mar=24 21 Referred to JDC/ WAM/

HB0047 HD1 (HSCR 304)

RELATING TO CONDOMINIUMS.

Introduced by: Tarnas D, Hashimoto T, Ilagan G, Johanson A, Kitagawa L, Marten L, Matayoshi S, Morikawa D, Nakamura N, Yamashita K

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. -- HB0047 HD1

Current Status: Mar=04 21 Introduction/Passed First Reading - Senate
Mar=17 21 Multiple Re referral to CPN then WAM

HB0095 HD2 SD1 (SSCR 1621)

RELATING TO SPECIAL LICENSE PLATES FOR NATURAL RESOURCES.

Introduced by: Tarnas D, Aquino H, Hashimoto T, Kitagawa L, LoPresti M, Lowen N, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Okimoto V, Perruso A, Tam A, Yamashita K

Establishes provisions relating to special number plates for state natural resources; authorized. Requires the director of finance to issue, upon request, to any registered owner of a motor vehicle, who is a resident of the State, upon completed application and payment of required fees, a special number plate that commemorates the beauty of the State's natural resources and observes the importance of preserving those resources, for the registered owner's motor vehicle. Requires the chairperson of the board of land and natural resources or the chairperson's designee to establish a special number plate design. 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. Allows the director of finance to charge an additional fundraising fee, of the same or a different amount, for the renewal of a special number plate. Requires the revenue generated by the fundraising fees, or a portion of the revenues generated by the fundraising fees as determined by the director of finance, to be deposited into the conservation and resources enforcement special fund. Allows the director of finance to revoke all special number plates issued pursuant to this section if the total number of registered owners of motor vehicles who obtain the special number plates is less than 150 within 3 years of issuance of the 1st special number plate. -- Amends provisions relating to conservation and resources enforcement special fund; established. Requires revenues generated from section 249-____ to be deposited into the conservation and resources enforcement special fund. -- HB0095 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments

HOUSE BILLS WHICH PASSED THIRD READING

Apr=15 21 Conference Committee: Senate Members: Lee C, Inouye L -- Shimabukuro M

Apr=16 21 Conference Committee: House Members: Tarnas D, Branco P -- McDermott B

HB0096 HD1 (HSCR 846)

RELATING TO AGRICULTURAL BUILDINGS.

Introduced by: Tarnas D, Hashimoto T, Ilagan G, Kitagawa L, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakashima M, Onishi R, Perruso A, Tam A, Tokioka J, Wildberger T, Yamashita K

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 60,000 square feet for agricultural shade cloth structures, cold frames, or greenhouses that are exempt from building permit and building code requirements. (COVID-19, COVID 19, coronavirus) -- HB0096 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to AEN/ PSM/ then CPN

HB0103 HD1 SD2 CD1 (CCR 37)

RELATING TO EMERGENCY POWERS.

Introduced by: Nishimoto S

Amends provisions relating to policies and purpose under emergency management law. Provides that this law shall not be construed as conferring any power or permitting any action that is inconsistent with the Constitution, laws of the US, or the Constitution of the State of Hawaii, but, in so construing this law, due consideration shall be given to the circumstances as they exist from time to time. -- Amends provisions relating to additional powers in an emergency. Provides that in the event of a state of emergency declared by the governor or mayor pursuant to provisions relating to State of emergency, allows the governor or mayor to exercise the following additional powers pertaining to emergency management during the emergency period to include that any suspension of law shall be no broader and for no longer than required for the execution of emergency functions, and any suspension of laws shall identify the sections of laws suspended and, for each section, shall specify the emergency functions facilitated with justification based on protecting the public health, safety, and welfare. -- Amends provisions relating to State of emergency. Requires a local state of emergency to terminate automatically 60 days after the issuance of a proclamation of a local state of emergency or by a separate proclamation of the mayor, whichever occurs 1st. Provides that a state of emergency shall terminate automatically 60 days after the issuance of the proclamation of a state of emergency; by the date specified in a separate proclamation of the governor; or by the date specified in a concurrent resolution adopted by the legislature, whichever occurs 1st. Further provides that a proclamation by the governor declaring the existence of a state of emergency arising from the same emergency or disaster for which a previous emergency proclamation was terminated by the legislature may be authorized for a period of up to 60 days only upon request of the governor and adoption of a concurrent resolution by the legislature. -- HB0103 CD1

Current Status: Apr=27 21 Passed Senate Final Reading
Apr=27 21 Re Committed to Conference Committee House

HB0111 HD2 (HSCR 309)

RELATING TO RENEWABLE ENERGY.

Introduced by: Lowen N

Establishes provisions relating to elimination of fossil fuels for electricity production. Requires that after December 31, 2045, electricity generation facilities to cease the use of all fossil fuels for the generation or storage of electricity. Exempts emergency generators. Prohibits the public utilities commission to approve any application or proposal for public utility cost recovery for any generation or storage facilities that use fossil fuels. -- Amends provisions relating to general powers and duties. Provides that in making determinations of the reasonableness of the costs of fossil fuel electricity generation and fossil fuel powered energy storage utility system capital improvements and operations, requires the commission to explicitly consider, quantitatively or qualitatively, the effect of the State's reliance on fossil fuels. Allows the commission to determine that short term costs or direct costs of renewable energy generation and renewable energy powered energy storage that are higher than alternatives relying more heavily on fossil fuels are reasonable, considering the impacts resulting from the use of fossil fuels. -- HB0111 HD2

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=12 21 Multiple Re referral to EET then CPN/ WAM/

HB0116 HD2 (HSCR 310)

RELATING TO ENERGY EFFICIENCY.

HOUSE BILLS WHICH PASSED THIRD READING

Introduced by: Lowen N, Marten L

Amends provisions relating to definitions under appliance efficiency standards. Defines portable electric spa to mean a free standing hot tub that is electrically heated. -- 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 portable electric spas. -- Amends provisions relating to appliance efficiency standards by changing it to minimum efficiency standards. Requires minimum efficiency standards to apply to include 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 beginning January 1, 2022, no new 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. -- HB0116 HD2

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=12 21 Multiple Re referral to EET then CPN/ WAM/

HB0124 HD1 (HSCR 453-22)

RELATING TO ELECTIONS.

Introduced by: Kobayashi B, DeCoite L, Hashimoto T, Kapela J, Lowen N, Marten L, Nakamura N, Perruso A, Wildberger T, Woodson J

Amends provisions relating to the chief election officer; duties. Requires the chief election officer to develop and distribute a voter information guide for all candidates running for state office, including candidates for any trustee position of the office of Hawaiian affairs. Allows the voter information guide to be distributed by whatever means practical given the resources available to the chief election officer, including but not limited to electronic distribution, mail, or newspaper, and may be distributed in different versions to fit the respective electoral districts or regions. Provides that in each regular session of the legislature that immediately precedes an election year, the chief election officer shall request an appropriation that is sufficient to carry out the purposes of this subsection, to be effective in the year in which the election is to be held. -- Appropriation. Act to be repealed on March 1, 2024 (sunset). (\$\$) -- HB0124 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB0133 HD1 SD1 (SSCR 1556)

RELATING TO CAPITAL GAINS.

Introduced by: Sayama J, Ichiyama L, Kapela J

Amends provisions relating to tax imposed on individuals; rates. Increases the capital gains tax threshold from 7.25 per cent to 9 per cent. -- Amends provisions relating to alternative tax for corporations. Increases the alternative capital gains tax for corporations from 4 per cent to 5 per cent. -- HB0133 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=20 21 Conference Committee: Senate Members: Moriwaki S -- Fevella K, Keith-Agaran G
Apr-20 21 Conference Committee: House Members: Quinlan S, Cullen T -- Kobayashi D, Okimoto V

HB0137 HD1 SD1 (SSCR 1165)

RELATING TO LIQUOR.

Introduced by: Todd C (BR)

Amends provisions relating to cooperation between department and liquor commission. Repeals provision that provides the liquor commission, if the commission exercises its authority under this law, shall provide to the department the results of any examination the commission has undertaken pursuant to provisions relating to inspection and shall, upon request, furnish to the department of taxation any information in its possession relative to any person having a license issued by it, and its records shall be open to examination of the department. -- Amends provisions relating to records to be kept under liquor tax law. Requires every dealer and every person holding a license under the liquor law defined in provisions relating to definitions and taxed under provisions relating to tax limitations to keep record of all sales or all purchases in or by each liquor category made in a form prescribed by the department of taxation. Provides that all

HOUSE BILLS WHICH PASSED THIRD READING

records shall be offered for inspection and examination at any time upon demand by the department and shall be preserved for a period of 5 years, except that the department may in writing consent to their destruction within the 5 year period or may require that they be kept longer. -- Amends provisions relating to inspection. Repeals the liquor commission. -- Amends provisions relating to jurisdiction and powers under intoxicating liquor law. Requires investigations of violations of the liquor tax law to be referred to the director of taxation to hear and determine complaints against any licensee. -- Amends provisions relating to general right of inspection. Repeals the liquor tax law. -- Amends provisions relating to no license issued, when. Provides that no license shall be issued to any minor or to any person who has been convicted of a felony and not pardoned; provided that the commission may grant a license under this law to a corporation that has been convicted of a felony where the commission finds that the corporation's officers and shareholders of 25 per cent or more of outstanding stock meet the statutory requirements to hold a license. Repeals that prohibit a license to be issued under this law to any other person not deemed by the liquor commission to be fit and proper person to have a license. -- Amends provisions relating to application; penalty for false statements. Requires every application for a license or for the renewal of a license or for the transfer of a license to be in writing, signed and notarized by the applicant, or in the case of a corporation or unincorporated association by the proper officer or officers thereof, or if a partnership by a general partner thereof, or if a limited liability partnership by a partner thereof, or if a member managed limited liability company by a member thereof, or if a manager managed limited liability company by a manager thereof, and to be addressed to the liquor commission. -- Amends provisions relating to report by investigator. Repeals that investigator report to include whether or not in the opinion of the investigator the applicant is a fit and proper person to have a license; and any and all other matters and things, that in the judgment of the investigator pertain to or affect the matter of the application, or the issuance or the exercise of the license applied for; provided that when the license application is for premises within a county with a population of 500,000 residents or more, the report shall specify. Adds that the possible adverse effects the premises, after licensing, may have on the surrounding community if the license application is for premises within a county having a population of 500,000 residents or more. -- Amends provisions relating to entry for examination; obstructing liquor commission operations; penalty. Repeals the liquor tax law. -- HB0137 SD1
Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to JDC/ WAM/

HB0144 HD2 (HSCR 874)

RELATING TO ELECTIONEERING COMMUNICATIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to electioneering communications; statement of information. Requires each person who makes an expenditure for electioneering communications in an aggregate amount of more than 5,000 dollars during any calendar year to file with the campaign spending commission a statement of information within 24 hours of each disclosure date provided in this provision. Excludes candidate and candidate committees from the disclosure requirements. Redefines disclosure date to mean, for every calendar year, the 1st date during any calendar year on which an electioneering communication is publicly distributed, and the date on which any subsequent electioneering communication is publicly distributed; provided that the person making the electioneering communication has made expenditures for electioneering communications of more than 5,000 dollars in the aggregate. Classifies election advertisements sent by mail at any postal rate as electioneering communications. Repeals provision requiring a person to be treated as having made an expenditure if the person has executed a contract to make the expenditure. -- HB0144 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Single Referral to JDC

HB0160 HD1 (HSCR 75)

RELATING TO REGISTRATION OF VEHICLES.

Introduced by: Saiki S (BR)

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. -- HB0160 HD1

Current Status: Mar=25 21 Passed Second Reading Senate
Mar=25 21 Referred to JDC/ WAM/

HB0161 HD2 (HSCR 382)

RELATING TO REGISTRATION OF VEHICLES.

Introduced by: Saiki S (BR)

HOUSE BILLS WHICH PASSED THIRD READING

Amends provisions relating to registration, expense and procedure when title of vehicle transferred; delivery of certificate mandatory under the motor vehicle regulation law. Allows the director of finance to require a registered owner of a motor vehicle to pay outstanding charges owed to the county for the towing, removal, or disposal of an abandoned or derelict vehicle registered to that owner within the county as a condition precedent to the renewal or transfer of a certificate of registration for that motor vehicle; provided that the registered owner shall not be fined if the abandoned or derelict vehicle was stolen or taken from the registered owner without permission or authorization. -- HB0161 HD2

Current Status: Mar=22 21 Passed Second Reading Senate
Mar=22 21 Referred to JDC/ WAM/

HB0169 HD1 (HSCR 762)

RELATING TO DISORDERLY CONDUCT.

Introduced by: Saiki S (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. Allows a person who was under the age of 18 at the time of the offense and has been convicted of a 1st time offense under this provision may apply to the court for an expungement order upon attaining the age of 18 or 3 years after the conviction, whichever is later; provided that the person has fulfilled the terms of the sentence imposed by the court and has had no subsequent convictions under this provision. -- HB0169 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Single Referral to JDC

HB0175 HD1 (HSCR 753)

RELATING TO SEX TRAFFICKING.

Introduced by: Saiki S (BR)

Amends provisions relating to sex trafficking. Provides that a person commits the offense of sex trafficking if the person knowingly uses coercion. -- HB0175 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to HMS then JDC

HB0221 HD1 (HSCR 743)

RELATING TO CONDOMINIUMS.

Introduced by: Yamane R

Amends provisions relating to association meetings; voting; proxies under the condominium law. Requires no managing agent, resident manager, or their employees, or the association's employees, to solicit any proxies from any unit owner of the association nor shall the managing agent or resident manager cast any proxy vote at any association meeting except for the purpose of establishing a quorum. -- HB0221 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Single Referral to CPN

HB0223 HD1 SD1 (SSCR 1521)

RELATING TO MASSAGE THERAPISTS.

Introduced by: Yamane R, Johanson A

Amends provisions relating to renewal of license; fees by changing it 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, 2024, 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 to 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. Allows the board to conduct random audits of licensees to determine compliance with the continuing education requirements. -- HB0223 SD1

Current Status: Apr=08 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Baker R --
Chang S, Misalucha B
Apr=16 21 Conference Committee: House Members: Johanson

HOUSE BILLS WHICH PASSED THIRD READING

A, Kobayashi B -- Matsumoto L

HB0224 HD1 SD2 CD1 (CCR 152)

RELATING TO THE STATE HEALTH PLANNING AND DEVELOPMENT AGENCY.

Introduced by: Yamane R

Amends provisions relating to health planning and development functions; state agency by changing it to health planning and development functions; state agency; department of health. Adds the department of health. Requires the state agency or the department of health to prepare and revise as necessary the state health services and facilities plan every 5 years. -- Amends provisions relating to state health planning and development special fund; created; deposits; expenditures; fees. Provides that established within the state treasury, to be administered by from the state health planning and development agency, the state health planning and development special fund into which shall be deposited all moneys collected under health law. Requires all unencumbered and unexpended moneys in excess of 2 million dollars remaining on balance in the special fund at the close of June 30 of each year to lapse to the credit of the general fund. -- Amends provisions relating to certificates of need, penalties. Add that allows any person who violates or fails to act in compliance with an approved certificate of need granted by the state agency to be subject to an administrative penalty not to exceed 5,000 dollars for each 7th day period or fraction thereof that the violation continues. -- Amends provisions relating to exemptions from certificate of need requirements. Provides that nothing in this part or rules with respect to the requirement for certificates of need applies to include psychiatric services as defined; and chronic renal dialysis services as defined. Requires the department of health to conduct a study to assess the efficacy of provisions relating to health planning and development functions; state agency; department of health; provisions relating to state health planning and development special fund; created; deposits; expenditures; fees; provisions relating to certificates of need, penalties; and provisions relating to exemptions from certificate of need requirements of this Act in accomplishing the department's cost saving goals and any other effects this Act has had on the certificate of need program and the general health care community. Report to the legislature. Act to be repealed on July 1, 2026 (sunset).

-- HB0224 CD1

Current Status:

Apr=27 21 Re Committed to Conference Committee Senate

Apr=27 21 Re Committed to Conference Committee House

HB0225 HD2 SD1 (SSCR 1220)

RELATING TO BULLYING.

Introduced by: LoPresti M, Aquino H, Ichiyama L, Kapela J, Lowen N, Perruso A, Tokioka J, Wildberger T

Establishes provisions relating to bullying prevention and response action plan. Requires the board of education to develop a bullying prevention and response action plan to inform public school students, public school employees or volunteers, and department employees or volunteers of policies and procedures for the prevention of and education regarding bullying, harassment, and retaliation in the department and in public schools; reporting bullying and harassment to the department, board, or law enforcement agencies, as appropriate; reporting bullying or harassment to the parents of the public school students who committed or were affected by bullying or harassment; investigation of alleged bullying or harassment; preservation and documentation of evidence; mediation or other dispute resolution; referral to outside resources; and appeal process. Annual report to the legislature. Repeals Act 214, session laws of 2011. -- HB0225 SD1

Current Status:

Mar=25 21 Passed Second Reading Senate as amended (SD1)

Mar=25 21 Referred to WAM

HB0227 HD2 (HSCR 626)

RELATING TO HEALTH.

Introduced by: Mizuno J, Aquino H, Ichiyama L, Johanson A, Kitagawa L, Marten L, Matayoshi S, Morikawa D, Nakamura N, Onishi R, Perruso A, Sayama J, Tam A, Wildberger T

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 in the health care or human services community 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 in the health care or human services community 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. -- Amends provisions relating to inspections; visits; state licensed or state certified care facilities. Requires the department to prioritize complaint investigations based on the degree of severity of the allegations and be given the highest priority to allegations of actual harm or potential harm. -- HB0227 HD2

HOUSE BILLS WHICH PASSED THIRD READING

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB0248 HD1 (HSCR 760)

RELATING TO PERSONAL RELATIONSHIPS.

Introduced by: Ichiyama L

Amends provisions relating to by whom solemnized by changing the title to by whom solemnized; fee. Allows a license to solemnize marriages to be issued to, and the marriage rite may be performed and solemnized by any civil celebrant, upon presentation to the person or society solemnizing the marriage of a license to marry, as prescribed by this law. Allows the person or society solemnizing the marriage to receive the price stipulated by the parties or the gratification tendered. Requires every person or society licensed to solemnize marriages under this provision to pay a 40 dollar fee for each marriage ceremony performed within the State. Defines civil celebrant to mean a member of a secular or non religious organization who is authorized by the organization to solemnize marriages. -- Amends provisions relating to solemnization; license to perform; refusal to join persons in a civil union by changing the title to solemnization; license to perform; refusal to join persons in a civil union; fee. Allows any civil celebrant to solemnize a civil union. Requires every person or society licensed to solemnize civil unions under this provision to pay a 40 dollar fee for each civil union solemnization performed within the State. -- HB0248 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Single Referral to JDC

HB0273 HD1 SD1 (SSCR 1143)

RELATING TO LICENSE RENEWALS.

Introduced by: Saiki S

Amends provisions relating to license renewals; procedures and requirements. Allows the state director of transportation to enact emergency rules pursuant to procedure for adoption, amendment, or repeal of rules to provide for the renewal of a driver's license by mail or online for all applicants without requiring a prior written request from the applicant. -- HB0273 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to WAM

HB0290 HD2 (HSCR 913)

RELATING TO VEHICLE WEIGHT TAXES.

Introduced by: Tam A, Kapela J, Marten L, Wildberger T

Amends Act 141, session laws of 2008, relating to armed services. Act to be repealed on June 30, 2023 (sunset). -- HB0290 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to PSM then WAM

HB0296 HD1 (HSCR 241)

RELATING TO LEAF BLOWERS.

Introduced by: Tam A

Amends provisions relating to leaf blowers; restrictions. Provides that in the Waikiki special improvement districts, it shall be unlawful for any person to operate a leaf blower within a residential zone or within 100 feet of a residence except between the hours of 9:00 a.m. and 5:00 p.m. on any day except Sunday or a state or federal holiday, and between the hours of 10:00 a.m. and 5:00 p.m. on Sunday or any state or federal holiday; provided that commercial and hotel operators shall be permitted to operate a leaf blower on their premises at least 100 feet away from a residential zone or residence between the hours of 8:00 a.m. and 6:00 p.m. on any day except Sunday or a state or federal holiday, and between the hours of 9:00 a.m. and 6:00 p.m. on Sunday or any state or federal holiday; provided further that any leaf blower used within the permitted times shall not emit more than 80 decibels of noise. (COVID-19, COVID 19, coronavirus) -- HB0296 HD1

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=24 21 Single Re referral to JDC

HB0302 HD1 SD2 (SSCR 1524)

RELATING TO ADVANCED PRACTICE REGISTERED NURSES.

Introduced by: Johanson A, Kitagawa L, Luke S, Yamane R

Establishes provisions relating to advanced practice registered nurses; home health care services. Provides that notwithstanding any other law to the contrary, an advanced practice registered nurse as authorized by 42 U.S.C. 1395f, and who practices within the appropriate nurse's practice specialty, may order, assess, and certify home health care eligibility for medicare beneficiaries; provided that the nurse has a valid, unrevoked, and unsuspended license obtained in accordance with this law. Amends provisions relating to definitions under income tax law. Redefines person totally disable to include the disability to be certified to by a advanced practice registered nurse licensed. -- Amends

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provisions relating to definitions under advance mental health care directives law. Defines advanced practice registered nurse to mean a person licensed as an advanced practice registered nurse pursuant to nurses law. Changes the term physician to provider. Redefines primary provider to include advanced practice registered nurse. -- Amends provisions relating to presumption of capacity; determination of lack of capacity; recovery of capacity, provisions relating to obligations of health care providers; limitations on liability, and provisions relating to optional form. Adds advanced practice registered nurse. -- HB0302 SD2

Current Status: Apr-09 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members:
Keohokalole J, Baker R -- Fevella K

HB0305 HD1 (HSCR 744)

RELATING TO CONDOMINIUMS.

Introduced by: Johanson A, Belatti D, Ichiyama L, Kitagawa L, Nishimoto S, Saiki S, Tam A

Amends provisions relating to upkeep of condominium; disposition of unclaimed possessions. Requires that if the identity and address of the owner are known, no sale, storage, donation, or other disposal to occur until 60 days after the board notifies the owner in writing; and if the identity or address of the owner is unknown, allows the board to proceed directly to sell, store, donate, or otherwise dispose of the personality. Requires that the proceeds of any sale or disposition of personality to immediately become the property of the association. -- HB0305 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to CPN then JDC

HB0306 HD1 (HSCR 130)

RELATING TO HEALTH.

Introduced by: Johanson A, Kitagawa L

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. -- HB0306 HD1

Current Status: Mar=04 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Re referral to HTH then WAM/ CPN/

HB0310 HD2 SD1 (SSCR 1171)

RELATING TO HEALTH.

Introduced by: Yamane R, Matayoshi S

Amends provisions relating to emergency examination and hospitalization. Provides that a patient who is seen in an emergency department or hospitalized on an emergency basis pursuant to this subsection, diagnosed with a mental illness or severe substance use disorder and found to be lacking decisional capacity by a psychiatrist or advanced practice registered nurse having prescriptive authority and who holds an accredited national certification in an advanced practice registered nurse psychiatric specialization, shall be assessed to determine whether a surrogate under provisions relating to health care decisions; surrogates or a guardian under guardianship and protective proceedings of uniform probate code is needed to make appropriate health care decisions for the patient. -- HB0310 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Yamane R, Matayoshi S, Tam A -- Kapela J, Ward G
Apr=16 21 Conference Committee: Senate Members:

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Keohokalole J, San Buenaventura J, Rhoads K, English J --
Fevella K

HB0315 HD1 (HSCR 328-22)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Takayama G

Amends provisions relating to university of Hawaii tuition and fees special fund. Provides that any law to the contrary notwithstanding, the board of regents may authorize expenditures of up to 6,000,000 dollars annually, excluding in kind services, from this fund for the purposes of promoting alumni relations and generating private donations for deposit into the university of Hawaii Foundation for the purposes of the university. -- HB0315 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HRE then WAM

HB0321 HD1 SD1 (SSCR 1562)

RELATING TO TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Onishi R, Cullen T, Sayama J, Takayama G

Establishes provisions relating to county surcharge on transient accommodations tax; county surcharge on transient accommodations tax; administration; and county surcharge on transient accommodations tax; disposition of proceeds. Authorizes each county to establish a surcharge on transient accommodations tax. -- Amends provisions relating to remittances; distribution to counties by changing the title to remittances. Repeals the distribution of transit accommodations tax revenues to the counties. -- Requires this Act to take effect upon its approval; provided that if none of the counties of the State adopt an ordinance to levy a county surcharge on transient accommodations tax by July 1, 2022, this Act shall be repealed; if any county does not adopt an ordinance to levy a county surcharge on transient accommodations tax by July 1, 2022, it shall be prohibited from adopting such an ordinance pursuant to this Act, unless otherwise authorized by the legislature through a separate legislative act; and if an ordinance to levy a county surcharge on transient accommodations tax is adopted by July 1, 2022; the ordinance shall be repealed on December 31, 2026; and this Act shall be repealed on December 31, 2026 (sunset). (COVID-19, COVID 19, coronavirus) -- HB0321 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Dela Cruz
D -- Fevella K, Kidani M, Wakai G
Apr-16 21 Conference Committee: House Members: Onishi R,
Luke S -- Okimoto V

HB0325 HD1 SD1 (SSCR 1179)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

Appropriation to the director of finance and judiciary 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. (\$\$) -- HB0325 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Taniguchi
B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R,
Cullen T -- Okimoto V, Sayama J

HB0326 HD1 SD1 (SSCR 1180)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

Appropriation to the director of finance and judiciary 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. (\$\$) -- HB0326 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Taniguchi
B, Keith-Agaran G -- Fevella K

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Apr-16 21 Conference Committee: House Members: Onishi R,
Cullen T -- Okimoto V, Sayama J

HB0327 HD2 (HSCR 377)

RELATING TO GREENHOUSE GAS EMISSIONS.

Introduced by: Marten L, Kapela J, Kobayashi B, LoPresti M, Perruso A, Tam A, Wildberger T

Establishes a sustainable aviation fuel task force within the department of business, economic development, and tourism's Hawaii state energy office for administrative purposes. Provides the purpose of the sustainable aviation fuel task force is to prepare a work plan and regulatory scheme for implementing the maximum practically and technically feasible and cost effective reductions in greenhouse gas emissions from transportation sources or categories of sources of greenhouse gases to help commercial airlines serving Hawaii meet the mandate set for international commercial aviation by the International Civil Aviation Organization, specifically the Carbon Offset and Reduction Scheme for International Aviation, to reduce aviation greenhouse gas emission to 50 per cent below 2005 levels by 2050; further the development of sustainable aviation fuel as a productive industry in Hawaii, using as a foundation the results from the Hawaii Aviation and Climate Action Summit held in December 2019 and the best practices shared by the federal Aviation Administration's Aviation Sustainability Center and Commercial Aviation Alternative Fuel Initiative; facilitate communication and coordination among sustainable aviation fuel stakeholders; provide a forum for discussion and problem solving regarding potential and current barriers related to technology development, production, distribution, supply chain development, and commercialization of sustainable aviation fuel; provide recommendations to the legislature on potential legislation that will facilitate the technology development, production, distribution, and commercialization of sustainable aviation fuel; facilitate and streamline the permitting process for new facilities and the expansion of existing facilities; and provide access to low cost financing through the issuance of revenue bonds and matching funds through the Hawaii technology development corporation; and evaluate the prospect of Hawaii joining the Pacific Coast Collaborative of the states of California, Oregon, and Washington, and British Columbia to harmonize local carbon fuel and greenhouse gas reduction policy and market based measures and share best practices. Requires the Hawaii state energy office to designate task force members that represent sectors involved in sustainable aviation fuel research, development, production, and utilization. Requires the work plan of the task force to include consultation with state and county agencies consultation and best practice sharing with international and national organizations and other states to identify cost effective policies and methods; harmonization of market based measures and their supporting technical and quantification methods with the International Civil Aviation Organization's Carbon Offset and Reduction Scheme for International Aviation, national, and other state peer reviewed methods and avoidance of a unique Hawaii method or standard wherever practicable; development of measures of effectiveness of varying techniques for greenhouse gas emissions reduction for commercial aviation; and framework to evaluate the relative contribution of each method or project, relative to its cost, projected technical maturity between the years 2020 and 2050, and contributions toward other sustainability objectives such as skilled job creation, economic development, waste re use, invasive species removal, and landscape restoration. Report to the legislature. Requires the task force to cease to exist on June 30, 2024 (sunset). -- HB0327 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to TRS/ EET/ then WAM

HB0328 HD2 (HSCR 484)

RELATING TO ENERGY EFFICIENCY.

Introduced by: Marten L, Branco P, Ichiyama L, Kapela J, Kitagawa L, LoPresti M, Lowen N, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Perruso A, Tarnas D, Wildberger T

Establishes provisions relating to Installation of energy efficient technologies. Provides that no person shall be prevented by any covenant, declaration, bylaws, restriction, deed, lease, term, provision, condition, codicil, contract, or similar binding agreement, however worded, from installing the energy efficient technologies on any single family residential dwelling or townhouse that the person owns. Provides that any provision in any lease, instrument, or contract contrary to the intent of this provision shall be void and unenforceable. Requires every private entity to review, and if necessary modify, its rules by December 31, 2022, to allow for the placement of energy efficient technologies. Requires rules to facilitate the placement of energy efficient technologies and prohibit increase cost of installation, maintenance, and removal of the technologies. Establishes specified conditions and requirements for the placement of energy efficient technologies,

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installation, maintenance, and removal of the technologies. -- HB0328 HD2
Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to EET/ HOU/ then WAM

HB0331 HD1 (HSCR 101)

RELATING TO THE STATE PLAN.

Introduced by: Marten L, Kapela J, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Perruso A, Tam A, Tarnas D, Wildberger T

Establishes provisions relating to objectives and policies for facility systems, infrastructure, and transit projects; 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 stormwater 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, 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 by changing the title to population growth, land resources, and green infrastructure 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. -- HB0331 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to EET/ WTL/ then WAM

HB0333 HD3 SD2 (SSCR 1653)

RELATING TO PEER-TO-PEER CAR-SHARING.

Introduced by: Aquino H

Establishes the peer to peer car sharing law. Establishes insurance coverage during car sharing period, notification of implications of lien; exclusion in motor vehicle insurance policies; recordkeeping; use of vehicle in care sharing; contribution against indemnification; insurable interest; required disclosures and notices; driver's license verification and data retention; responsibility for equipment; motor vehicle safety recalls; department of transportation; airports division contract or agreement; rules; additional mandatory charges prohibited; and civil penalties as specified. -- Establishes provisions relating to peer to peer care sharing surcharge tax. Provides that there is levied, assessed, and collected each month a peer to peer car sharing tax of ____ dollars per day, or any portion of a day, that a shared vehicle is shared pursuant to a car sharing program agreement. Provides that the peer to peer car sharing program shall be responsible for remitting the surcharge tax to the department, which shall deposit all of the moneys from the surcharge tax into the state highway fund established by provisions

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relating to special funds in treasury of State. -- HB0333 SD2

Current Status: Apr=15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Lee C, Rhoads K, Baker R, Inouye L -- none
Apr=16 21 Conference Committee: House Members: Aquino H, Johanson A, Cullen T -- Matsumoto L

HB0337 HD1 (HSCR 560)

RELATING TO CONSTITUTIONAL AMENDMENTS.

Introduced by: Saiki S

Amends provisions relating to constitutional amendments, proposed; attorney general statement. Requires the language and meaning of a constitutional amendment and a constitutional ratification question to be as simple, concise, and direct to the extent practicable. Requires the attorney general, in consultation with the legislative reference bureau, to prepare a statement in English and Hawaiian for each proposed constitutional amendment in language that is simple, concise, and direct to the extent practicable and that indicates the purpose, limitations, and effects of the proposed amendment. -- 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 to the extent practicable, 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. -- HB0337 HD1

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Single Referral to JDC/ WAM/

HB0339 HD1 (HSCR 414)

RELATING TO THE FAMILY COURT.

Introduced by: Saiki S

Amends provisions relating to appeal under family courts law. Changes intermediate appellate court to supreme court. -- HB0339 HD1

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Single Referral to JDC

HB0340

PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF HAWAII TO REQUIRE THE JUDICIAL SELECTION COMMISSION TO BE GUIDED BY PRINCIPLES OF MERIT IN THE SELECTION OF JUDICIAL NOMINATIONS AND THE RETENTION OF JUDGES AND JUSTICES.

Introduced by: Saiki S

Proposes to amend the constitution. Establishes merit principles. Requires the judicial selection commission to be guided by principles of merit in the selection of judicial nominations and the retention of judges and justices. -- HB0340

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Single Referral to JDC/ WAM/

HB0356 HD1 (HSCR 62)

RELATING TO THE JUDICIAL COUNCIL.

Introduced by: Saiki S

Amends provisions relating to the judicial council. Requires the meetings of the judicial council to be open to the public; provided that deliberations for the selection of nominees for the campaign spending commission and state ethics commission shall be closed to the public. -- HB0356 HD1

Current Status: Feb=16 21 Introduction/Passed First Reading - Senate
Feb=16 21 Single Referral to JDC

HB0381 HD2 SD2 (SSCR 1614)

RELATING TO FAIR HOUSING REASONABLE ACCOMMODATIONS.

Introduced by: Saiki S

Amends provisions relating to discrimination in real property transactions law. 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.

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Assistance animals may include but are not limited to service animals, therapy animals, comfort animals, or emotional support animals. Assistance animals may have formal training or may be untrained and may include species other than dogs. -- Amends provisions relating to discriminatory practices. Provides that it is a discriminatory practice for an owner or any other person engaging in a real estate transaction, or for a real estate broker or salesperson, because of race; sex, including gender identity or expression; sexual orientation; color; religion; marital status; familial status; ancestry; disability; age; or human immunodeficiency virus infection. Provides further it is discriminatory practice to refuse to make reasonable accommodations in rules, policies, practices, or services, when the accommodations may be necessary to afford a person with a disability equal opportunity to use and enjoy a housing accommodation; provided that if reasonable accommodations include the use of an assistance animal, reasonable restrictions may be imposed; provided further that if the disability related need for an assistance animal is not readily apparent, an owner or other person engaging in the real estate transaction may request that a person claiming a disability provide verification to establish the disability related need for a specific assistance animal as a reasonable accommodation; provided further that possession of a vest or other distinguishing animal garment, tag, or registration documents that are commonly purchased online and purporting to identify an animal as a service animal or assistance animal shall not constitute valid verification. -- HB0381 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-15 21 Conference Committee: Senate Members: San Buenaventura J, Rhoads K -- Ihara L
Apr-16 21 Conference Committee: House Members: Yamane R, Nakamura N -- Kapela J, Ward G

HB0389 HD1 SD1 (SSCR 1222)

RELATING TO POST-SECONDARY EDUCATION.

Introduced by: LoPresti M, Johanson A, Matayoshi S, McKelvey A, Mizuno J, Perruso A, Wildberger T

Establishes provisions and amends provisions relating to disclosures. Requires accredited and non accredited for profit post secondary educational institutions that are authorized to award degrees and operate in the State to disclose on the institution's official website, promotional digital and print media, and contracts for instruction, that they are for profit businesses. -- HB0389 SD1

Current Status: Mar-25 21 Passed Second Reading Senate as amended (SD1)
Mar-25 21 Referred to CPN/ WAM/

HB0426 HD1 (HSCR 205-22)

RELATING TO TUITION WAIVERS.

Introduced by: Wildberger T, Ganaden S, Okimoto V, Tam A, Woodson J

Establishes provisions relating to tuition waivers; children of eligible veterans. Requires the university of Hawaii, including its community colleges, to waive tuition for any qualified student who demonstrates financial need and is a dependent child of a disabled veteran; an eligible veteran or national guard member who was killed in action while engaged in active federal military or naval service; or a purple heart medal recipient, alive or deceased, awarded in 2001 or later; who has been domiciled in the State for at least 5 years or was domiciled in the State for at least 5 years at the time of their death. -- HB0426 HD1

Current Status: Mar-08 22 Introduction/Passed First Reading - Senate

HB0433 HD1 (HSCR 66)

RELATING TO CLIMATE CHANGE MITIGATION.

Introduced by: Johanson A, Lowen N, Luke S, Tarnas D

Establishes provisions relating to climate change mitigation impact fee. Requires, beginning July 1, 2022, every rental motor vehicle customer to pay to the department of land and natural resources a climate change mitigation impact fee for renting, leasing, or utilizing a rental motor vehicle. Requires the climate change mitigation impact fee to be assessed to each rental motor vehicle customer at a charge of ____ dollars per day, or any portion of a day, that the rental motor vehicle is rented or leased by the rental motor vehicle customer. Requires all fees collected to be deposited to the credit of the general fund; provided that beginning July 1, 2024, all fees collected shall be deposited to the credit of the climate change mitigation special fund. Requires the department of land and natural resources to establish rules to administrative procedure law necessary for the collection of climate change mitigation impact fees. -- Establishes provisions relating to climate change mitigation special fund. Provides that there is established in the state treasury a special fund to be known as the climate change mitigation special fund into which to be deposited, beginning July 1, 2024; all fees collected to climate change mitigation impact fee; appropriations made by the legislature for deposit into the

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special fund; and donations and contributions made by private individuals or organizations for deposit into the special fund. (\$\$) -- HB0433 HD1

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=19 21 Multiple Re referral to AEN/ WTL/ TRS/ EET/ then WAM

HB0434 HD1 SD1 (SSCR 1170)

RELATING TO AIRCRAFT.

Introduced by: Johanson A, Aquino H, Luke S

Establishes provisions relating to rules and standards under aeronautics law. Requires the director of transportation to adopt rules to regulate tour aircraft operations by permit to include verification that the applicant has commercial general liability insurance coverage of not less than 10 million arising from any 1 accident or other cause that covers but is not limited to bodily injury and death; and contractual liability; requirement that each applicant applying to renew a permit shall provide to the department a written report, which shall be made available to the public, of each tour operation that occurred during the duration of the expiring permit, including the date and time that the aircraft took off and landed; the number of individuals aboard the aircraft during the operation; the flight path from takeoff through landing; and a disclosure if the aircraft deviated from its intended flight plan. -- HB0434 SD1

Current Status: Apr-09 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Lee C, English J -- Shimabukuro M
Apr-16 21 Conference Committee: House Members: Aquino H, Ilagan G -- Matsumoto L, Takumi R

HB0438 HD1 (HSCR 423-22)

RELATING TO EXTERNAL CONTRACTS IN THE DEPARTMENT OF EDUCATION.

Introduced by: Perruso A, Ichiyama L, Kapela J, LoPresti M, Lowen N, Tam A, Tokioka J

Provides that in consultation with the board of education, the department of education shall develop and, with board approval, implement a plan to reduce the use of external contracts for curricula, instruction, and testing, including recommendations for additional steps to reduce external contracts. Requires the department of education to convene an advisory committee to make recommendations to assist the department in developing and implementing the plan required by this provision. Report to the legislature. (COVID-19, COVID 19, coronavirus) -- HB0438 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB0443 HD1 (HSCR 458)

RELATING TO SCHOOL FOOD PROGRAMS.

Introduced by: Perruso A, Har S, Ichiyama L, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Tarnas D

Requires the department of education to conduct a comprehensive cost analysis of the department's food services and student meal programs. Requires the cost analysis to identify strengths and weaknesses within the department of education's food services and student meal programs, including but not limited to the cost of increasing the use of locally grown agricultural products in food services and student meal programs; reducing reliance on imported agricultural products and other food imports for food services and student meal programs; empowering complex area and school level administrators with greater authority in purchasing and decision making over food services; and instituting new data and food service delivery systems necessary for decentralizing the governance of food services and student meal programs. Provides that in conducting the cost analysis, the department of education shall employ a triple bottom line approach that evaluates the social, environmental, and financial costs and benefits of activities related to food services and student meal programs. Report to the legislature. Requires the department of education to invite a representative from the cost analysis team to brief the members of the legislature once the written report is finalized. -- HB0443 HD1

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to EDU/ AEN/ then WAM

HB0445 HD1 (HSCR 380)

RELATING TO INCREASING THE ESTATE TAX.

Introduced by: Perruso A, Ichiyama L, Kapela J, LoPresti M, Marten L

Amends provisions relating to applicable exclusion amounts. Requires an exclusion from a Hawaii taxable estate to be allowed to the estate of every decedent against the tax imposed by provisions relating to tax imposed; credit for tax paid other state. Provides that for the purpose of this provision, the applicable exclusion amount is ____ dollars, and as further adjusted pursuant to this provision. Requires this Act to apply to

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decedents dying or taxable transfers occurring after December 31, 2020. -- HB0445 HD1
Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=09 21 Single Referral to WAM

HB0446 HD3 SD1 (SSCR 1134)

RELATING TO MOTOR VEHICLES.

Introduced by: Sayama J, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, Kong S, LoPresti M, Marten L, Nakashima M, Tam A, Tokioka J, Wildberger T, Yamashita K

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 described in theft law; or violates records to be kept law in regard to a catalytic converter. Makes it a class C felony. -- Amends provisions relating to records to be kept. Prohibits that if the seller does not provide a copy of the information required by the provision, the licensee to purchase the wrecked, salvaged, or rebuilt motor vehicle, or used motor vehicle part or accessory and shall report the attempted sale to the police. Establishes penalties. -- HB0446 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to JDC/ WAM/

HB0458 HD1 (HSCR 751)

RELATING TO DRIVER'S LICENSES.

Introduced by: Aquino H

Amends provisions relating to expiration of licenses. Requires the license to expire on the 1st birthday of the licensee occurring no less than 4 years after the date of the issuance if, at the time, the licensee to include 24 years of age or younger; or 72 years of age or older but younger than 18 years of age; the license shall expire on the 1st birthday of the licensee occurring no less than 2 years after the date of the issuance of the license if, at that time, the licensee is 80 years of age or older. -- HB0458 HD1

Current Status: Mar=25 21 Passed Second Reading Senate
Mar=25 21 Referred to JDC

HB0459 HD2 SD1 (SSCR 1089)

RELATING TO COMMERCIAL DRIVER'S LICENSE DISQUALIFICATION FOR SEVERE FORMS OF TRAFFICKING IN PERSONS.

Introduced by: Aquino H (BR)

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 motor vehicle in the commission of any felony involving the manufacturing, distributing, or dispensing of a controlled substance, or possession with intent to manufacture, distribute, or dispense a controlled substance; or uses a commercial motor vehicle in the commission of any felony involving a severe form of trafficking in persons. -- HB0459 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Johanson A, Matayoshi S -- Matsumoto L

HB0467 HD1 (HSCR 35)

RELATING TO PUBLIC LANDS.

Introduced by: Onishi R, Ilagan G, Morikawa D, Nakashima M, Tarnas D, Todd C

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. -- 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

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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. -- HB0467 HD1

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to WTL then WAM/ JDC/

HB0474 HD2 SD2 (SSCR 1677)

RELATING TO THE HOSPITAL SUSTAINABILITY PROGRAM.

Introduced by: Yamane R, Aquino H, Belatti D, Gates C, Ichiyama L, Johanson A, Kobayashi B, Mizuno J, Morikawa D, Nishimoto S

Amends provisions relating to definitions under hospital sustainability program law. Defines Net benefit to mean total payments, as described in provisions relating to hospital sustainability program special fund using prevailing federal medicaid assistance percentage rates made to private hospitals, less the taxes paid under this program. -- Amends provisions relating to hospital sustainability program special fund. Increase moneys in the hospital sustainability program special fund to be used exclusively to no less than from 88 per cent to 90 per cent of the revenue from the hospital sustainability fee shall be used for 1 or more of the specified requirements; and adds match federal medicaid funds, with the combined total to fund medicaid services that include, but are not limited to, supportive housing, behavioral health, vaccinations, preventive health, primary care, and home and community based services. Changes that allow from 12 per cent to 10 per cent of the moneys in the hospital sustainability program special fund to be used by the department of human services for other departmental purposes. Requires the aggregate net benefit for private hospitals to not be less than the aggregate net benefit provided by this program for fiscal year 2020-2021. Provides that if factors affecting the calculation of the aggregate net benefit, such as medicaid membership, differ materially from the assumptions used to determine aggregate net benefit in a given fiscal year, requires the department to consult with the hospital trade association on changes to the aggregate net benefit and changes must be agreed to in writing by both parties. -- Amends provisions relating to Hospital sustainability fee. Increases the hospital sustainability fees charged to the hospital shall not in the aggregate exceed from 4 per cent to 5 and 1/2 per cent of the hospital's net patient service revenue. Increases the inpatient hospital sustainability fee, and the outpatient hospital sustainability fee from 4 per cent to 5 and 1/2 per cent. Exempts from the hospital sustainability fee on outpatient care services federal hospitals and public hospitals; provided that children's hospitals, psychiatric hospitals, and rehabilitation hospitals may be taxed on inpatient and outpatient services at a different rate than other private hospitals. -- Amends provisions relating to hospital sustainability fee assessments. Changes that require the department to collect, and each hospital to pay, the hospital sustainability fee not later than from the 13th to the 16th day after the end of each calendar month. -- Amends provisions relating to private hospital payments through enhanced rates to medicaid managed care health plans. Provides that in accordance with title 42 Code of Federal Regulations part 438, requires the department to use revenues from the nursing facility sustainability fee and federal matching funds to enhance the capitated rates paid to medicaid managed care health plans for the period of July 1 through December 31, 2021, and calendar years 2022 and 2023, consistent with the objectives specified. -- Amends provisions relating to termination. Requires any remaining moneys in the hospital sustainability program special fund to be distributed that requires money in the special fund to be used exclusively under specified requirements. Amends Act 217, session Laws of 2012; by extending the sunset date to December 31, 2023. Amends Act 123, session laws of 2014 by extending the sunset date to June 30, 2024. Appropriations. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB0474 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: San Buenaventura J, Keohokalole J, Kidani M -- none
Apr-16 21 Conference Committee: House Members: Yamane R, Johanson A, Tam A -- Har S, Ward G

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HB0476 HD3 SD1 (SSCR 1172)

RELATING TO TAXATION.

Introduced by: Yamane R, Aquino H, Cullen T, Johanson A

Establishes provisions relating to taxation of modified risk tobacco products. Requires every wholesaler, 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 50 per cent of the otherwise applicable tax under provisions relating to taxes under the cigarette tax and tobacco law for each modified risk tobacco product sold, used, or possessed by a wholesaler, or if not sold then at the same rate upon the use by the wholesaler. Defines modified risk tobacco product to mean any product for which a modified risk tobacco product order has been issued by the Secretary of the US Department of Health and Human Services pursuant to title 21 US Code section 387k(g). -- Amends provisions relating to definitions under the cigarette tax and tobacco tax law. Defines e liquid and smoke or smoking. Redefines tobacco products to include e liquid or electronic smoking device. -- Repeals provisions relating to monthly report on distributions of cigarettes and tobacco products, and purchases of stamps. -- HB0476 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to WAM

HB0477 HD2 SD2 (SSCR 1613)

RELATING TO CANNABIS.

Introduced by: Yamane R, Johanson A

Amends provisions relating to medical use of cannabis; conditions of use. Redefines transport to include dispensaries as permitted; provided that so long as federal law prohibits transportation of medical cannabis over a body of water, a selling dispensary may only transport up to 3,000 grams of cannabis (marijuana) or manufactured cannabis products to a purchasing dispensary located on the same island as the selling dispensary. Amends provisions relating to authorized sources of medical cannabis. Provides that after December 31, 2021, a qualifying patient shall obtain medical cannabis or manufactured cannabis products by cultivating cannabis in an amount that does not exceed an adequate supply for the qualifying patient; provided that each location used to cultivate cannabis shall be used by no more than 5 qualifying patients; and provided further that the department, or law enforcement upon the request of the department, may make inspections, including onsite inspections for criminal and administrative purposes, of registered grow sites to verify compliance with the requirements of this law pursuant to authority under this law. Further provides that no primary caregiver shall be authorized to cultivate cannabis for any qualifying patient after December 31, 2023. -- Amends provisions relating to definitions under medical cannabis dispensary system. Redefines medical cannabis dispensary or dispensary to mean a person licensed by the State to own, operate, or subcontract up to ____ production centers and up to ____ retail dispensing locations. -- Amends provisions relating to medical cannabis dispensaries; authorized; licensure. Changes that allow up from 2 to ____ production center to be allowed under each dispensary license and a dispensary licensee to establish up to from 2 to ____ retail dispensing locations under the licensee's dispensary license. -- Amends provisions relating to medical cannabis dispensaries; license application procedure and verification; fees. Provides that a nonrefundable application fee for each license application shall be submitted to the department by certified or cashier's check. Provides that within 7 days of approval, a dispensary license fee for each license approved shall be submitted to the department by certified or cashier's check or the department shall issue a license to the next qualified applicant. Allows a dispensary license to be renewed annually by payment of an annual renewal fee and subject to verification by the department through an unannounced inspection that the individual licensee and entity licensee continue to meet all licensing requirements from the date the initial licenses were issued. -- Amends provisions relating to dispensary operations. Allows the department of health to permit a dispensary to purchase cannabis and manufactured cannabis products from another dispensary in a manner prescribed by the department by rules adopted pursuant to this law. Prohibits a dispensary from off premises delivery of cannabis or manufactured cannabis products to a qualifying patient, primary caregiver, qualifying out of state patient, or caregiver of a qualifying out of state patient. -- Amends provisions relating to medical cannabis dispensary rules. Provides that a fee structure for the submission of applications for each additional production center and each additional retail dispensing location; and dispensary to dispensary sales; provided that the department shall consider market conditions in each county in determining the license renewal fee amounts. Requires the department to establish standards with respect to security requirements for the transportation of cannabis between dispensaries as permitted by to include provisions relating to dispensary operations. -- Amends provisions relating to manufacturing of medical cannabis products. Requires the department of health to establish health,

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safety, manufacturing, and product stability standards regarding the manufacture of manufactured cannabis products. -- HB0477 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Yamane R, Johanson A, Tam A -- LoPresti M, Ward G
Apr-16 21 Conference Committee: Senate Members: Keohokalole J, Baker R, Rhoads K, English J -- Fevella K

HB0486 HD2 (HSCR 855)

RELATING TO TRANSPORTATION.

Introduced by: Yamashita K, Hashimoto T, McKelvey A, Nakamura N, Onishi R, Tarnas D, Woodson J

Establishes provisions relating to maintenance or repair of disputed public streets, roads, or highways; quitclaim. Requires that whenever ownership of a public streets, roads, or highway remains in dispute between the State and the county, any action by a government agency to maintain or repair a public street, road, or highway shall not be used to establish the agency's ownership of, or jurisdiction over, the public street, road, or highway and the agency shall not be deemed to have assumed ownership of, or jurisdiction over, the public street, road, or highway solely because of action to maintain or repair a public street, road, or highway. Provides that if a county requests or requires title to a disputed public street, road, or highway, the State to transfer by quitclaim any interest it has in the public street, road, or highway to the county. -- Amends provisions relating to traffic regulation; repair and maintenance; public right to use public streets, roads, or highways whose ownership is in dispute. Provides that if a county requests or requires title to a disputed public street, road, or highway, the State may transfer by quitclaim any interest it has in the public street, road, or highway to the county. -- HB0486 HD2

Current Status: Mar-23 21 Passed Second Reading Senate
Mar-23 21 Referred to JDC/ WAM/

HB0497 HD1 SD1 (SSCR 1230)

RELATING TO COUNTY ZONING ORDINANCES.

Introduced by: Tarnas D, Belatti D, Branco P, Hashimoto T, Ichiyama L, Ilagan G, Lowen N, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Onishi R, Quinlan S, Todd C, Yamane R, Yamashita K

Amends provisions relating to county zoning. Prohibits a county zoning ordinance or county rule to require the developer of a development with more than 1 residential unit to obtain the approval of any state agency unless that approval is expressly required under state law. Requires any county zoning ordinance or county rule in conflict with this subsection to be void with respect to any such development. (COVID-19, COVID 19, coronavirus) -- HB0497 SD1

Current Status: Mar-25 21 Passed Second Reading Senate as amended (SD1)
Mar-25 21 Referred to JDC/ WAM/

HB0498 HD1 SD1 (SSCR 1235)

RELATING TO AQUATIC RESOURCES.

Introduced by: Tarnas D, Belatti D, Branco P, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Lowen N, Marten L, Matayoshi S, Matsumoto L, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Takayama G, Tam A, Todd C, Wildberger T

Amends provisions relating to aquatic mitigation bank by changing its title to aquatic mitigation banking and aquatic in lieu fee mitigation. Allows the department of land and natural resources to establish and operate aquatic mitigation banks and aquatic in lieu fee mitigation programs for the purpose of restoring, creating, enhancing, or preserving aquatic habitats or resources as compensatory mitigation where a person is required to provide compensatory mitigation either prospectively, provided that the use of banked mitigation or aquatic in lieu fee mitigation is approved by the agency requiring mitigation; or for past damages to aquatic habitats or resources. -- HB0498 SD1

Current Status: Mar-25 21 Passed Second Reading Senate as amended (SD1)
Mar-25 21 Referred to JDC/ WAM/

HB0502 HD2 SD2 (SSCR 1641)

RELATING TO RURAL DISTRICTS.

Introduced by: Hashimoto T, Ilagan G, McKelvey A, Nakamura N, Wildberger T

Amends provisions relating to districting and classification of lands. Requires the land use commission to set standards for determining the boundaries of each district, provided that in the establishment of boundaries for rural districts, areas of land composed primarily of small farms mixed with very low density residential lots, which may be shown by a minimum density of not more than 1 house per 1/4 acre and a minimum lot size of not less than 1/2 acre shall be included, except as herein provided. Requires rural districts to include activities or uses as characterized by low density

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residential lots of not more than 1 dwelling house per 1/4 acre, except as provided by county ordinance and provided that each dwelling house shall be consistent with the county general plan and community development plans, in areas where city like concentration of people, structures, streets, and urban level of services are absent, and where small farms are intermixed with low density residential lots except that within a subdivision the commission for good cause may allow 1 lot of less than 1/2 acre, but not less than 1/4 acre, or an equivalent residential density, within a rural subdivision and permit the construction of 1 dwelling on the lot; provided that all other dwellings in the subdivision shall have a minimum lot size of 1/2 acre or 21,780 square feet. -- Amends provisions relating to zoning. Requires the minimum lot size for any low density residential use shall be 1/2 acre and there shall be but 1 dwelling house per 1/4 acre; provided that each dwelling house shall be consistent with the county general plan and community development plan, except as provided for in provisions relating to districting and classification of lands. -- HB0502 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Nakamura N, Tarnas D, Cullen T -- Hashimoto T, McDermott B
Apr-16 21 Conference Committee: Senate Members: Inouye L, Moriwaki S, Gabbard M -- none

HB0507 HD1 (HSCR 144)

RELATING TO MEDIA.

Introduced by: Cullen T, Luke S, Quinlan S

Establishes provisions relating to iconic location royalties. Requires the department of business, economic development, and tourism to fix the payment of royalties to the State for the filming of scenic shots of iconic locations in the State that are subsequently featured in media for production purposes; provided that state and county productions shall be exempt from this provision. -- HB0507 HD1

Current Status: Mar-05 21 Introduction/Passed First Reading - Senate
Mar-09 21 Multiple Referral to EET then WAM

HB0508 HD1 (HSCR 378)

RELATING TO FIREWORKS.

Introduced by: Cullen T, Aquino H, Takayama G, Takumi R, Yamane R

Amends provisions relating to penalty under fireworks law. Requires that any person violating permissible uses of consumer fireworks and permissible uses of display fireworks, articles pyrotechnic, and aerial devices to be fined not more than 4,000 dollars for each violation. Requires that when the violation involves aerial devices that are set off, ignited, or otherwise caused to explode outside of the hours permitted by permissible uses of display fireworks, articles pyrotechnic, and aerial devices, the fine to be at least 1,000 dollars and no more than 4,000 dollars. -- HB0508 HD1

Current Status: Mar-22 21 Passed Second Reading Senate
Mar-22 21 Referred to JDC/ WAM/

HB0510 HD1 (HSCR 270)

RELATING TO TAXATION.

Introduced by: Cullen T

Amends provisions relating to review for 2024 and every 5th year thereafter under the auditor law. Adds vehicle registration. -- Amends provisions relating to the refundable food/excise tax credit by adding vehicle registration tax credit to title. Allows individual taxpayers who claim a refundable food/excise tax credit under this provision greater than 0 dollars may also claim a refundable vehicle registration fee tax credit of 25 dollars; provided that the taxpayer paid the annual state vehicle registration fee during the taxable year for at least 1 vehicle. Allows married taxpayers filing joint returns to claim a credit of 50 dollars; provided that the taxpayers paid the annual state vehicle registration fee for at least 2 vehicles during the taxable year. -- HB0510 HD1

Current Status: Mar-09 21 Introduction/Passed First Reading - Senate
Mar-09 21 Single Referral to WAM

HB0514 HD1 (HSCR 459)

RELATING TO ON-SITE EARLY CHILDHOOD FACILITIES.

Introduced by: Cullen T

Provides an income tax credit equal to 25 per cent of the taxpayers qualified costs paid or incurred by the employer in connection with a qualified on site group child center. Establishes 1 full time (1.0 FTE) on site group child care center coordinator position in the executive office on early learning to assist with licensure and accreditation requirements, work with providers, and ensure appropriate facility design of on site group child care centers established by employers in the State. Appropriation. (\$\$) (COVID-19, COVID 19, coronavirus) -- HB0514 HD1

Current Status: Mar-05 21 Introduction/Passed First Reading - Senate

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Mar=09 21 Single Referral to WAM

HB0516 HD1 (HSCR 102)

RELATING TO SUSTAINABLE ELECTRONICS MANAGEMENT.

Introduced by: Cullen T

Establishes the electronic device and television donation act. Establishes provisions relating to covered entity responsibility. Requires a covered entity to identify any excess electronic device; and transfer, as a charitable contribution, the title to and possession of the excess electronic device to a covered refurbisher at no cost to the covered refurbisher; provided that the covered entity shall provide its name and contact information to the covered refurbisher upon the transfer of title and possession under this provision. Requires a covered entity to, prior to the transfer of an excess electronic device under this provision, remove data and any content that may be deemed inappropriate for persons under the age of 18 from the device according to rules adopted by the department under this law. Allows a covered entity to, prior to the transfer of an excess electronic device under this section, request a covered refurbisher to examine a covered electronic device or covered television that is not functioning properly and determine if it may be repaired, updated, or refurbished for use. Provides that if the covered refurbisher determines that the covered electronic device or covered television cannot be repaired, updated, or refurbished for use, the covered entity shall recycle it in compliance with applicable law. -- Establishes provisions relating to covered refurbisher responsibility; and eligible recipients. -- Establishes department responsibility. Requires the department to maintain and update a website with current information on covered refurbishers available in the State and notify all covered entities of their new responsibilities as required by this law. Report to the legislature. -- Establishes provisions relating to enforcement; penalties; and administrative penalties; fees; and rules. -- HB0516 HD1

Current Status: Mar=04 21 Introduction/Passed First Reading - Senate

Mar=11 21 Multiple Re referral to GVO/ CPN/ then JDC/ WAM/

HB0525 HD2 SD1 (SSCR 1226)

RELATING TO TEACHER HOUSING.

Introduced by: Matayoshi S, Hashimoto T, Ichiyama L, Johanson A, Kitagawa L, Mizuno J, Nakashima M, Tarnas D

Amends provisions relating to teachers' housing program; administration. Allows the department of education, in partnership with the Hawaii public housing authority, Hawaii housing finance and development corporation, and the school facilities agency, to construct a teacher housing facility on any campus of a public school. Requires each housing unit of a teacher housing facility that is located on a school campus and constructed or acquired after June 30, 2020, to be rented only to a public school teacher with less than 6 years of public school teaching experience in the State, or teaching in a rural or hard to staff location; at an affordable rate comparable to existing teacher housing, with priority given to public school teachers who are employed full time at the school in which the housing unit is located; provided that public school teachers who own other residential real estate may not rent housing at the teacher housing facility. -- Amends provisions relating to teachers' housing revolving fund. Allows the fund to be used for a teacher housing facility on a public school campus. -- HB0525 SD1

Current Status: Apr-09 21 House Disagrees to Senate amendments

Apr=15 21 Conference Committee: Senate Members: Kidani M, Chang S, Moriwaki S -- none

Apr-16 21 Conference Committee: House Members: Woodson J, Nakamura N, Perruso A -- Hashimoto T, Okimoto V

HB0529 HD1 (HSCR 890)

RELATING TO RESIDENTIAL REAL PROPERTY.

Introduced by: Matayoshi S, Kitagawa L

Establishes provisions relating to authority to enter private property; imminent threat; zoning violation. Provides that notwithstanding provisions relating to nuisances; sanitary regulations law, an officer of a county police department or county planning or permitting agency may enter privately owned residential real property, without the consent or cooperation of the owner or occupant of the real property, for the purpose of investigating any condition on the premises that the officer reasonably believes may pose an imminent threat of illness, disease, or injury; or to health or safety; or constitute a violation of any county zoning ordinance, rule, or regulation; applies to residentially zoned real property; and if not enforced, may pose an imminent threat to health or safety, in the judgment of the officer of the county planning or permitting agency. Provides that upon confirmation that the condition specified in this provision exists, the applicable county police department or county planning or permitting agency shall arrest, or issue a citation or notice of violation to, each responsible party, as appropriate;

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provided that if the applicable county planning or permitting agency issues a notice of violation to the owner of the real property under this subsection, the owner of the real property shall remediate the condition that gave rise to issuance of the notice of violation, to the agency's satisfaction and within the agency's specified time frame. Requires the results of an investigation conducted by a county police department under this provision and involving a potential violation of a county zoning ordinance described in this provision to be promptly forwarded to the applicable county planning or permitting agency for review. Requires the applicable county planning or permitting agency shall take further action if appropriate. Allows the applicable county police department or county planning or permitting agency to request assistance from the department of health for any health related condition on the real property that is beyond the expertise of the county police department or county planning or permitting agency. -- Establishes provisions relating to penalties for unaddressed zoning violations. Requires an owner of real property who fails to remediate all conditions that gave rise to issuance of the notice of violation, to the agency's satisfaction and within the agency's specified time frame, to be assessed by the agency a fine of not less than 1,000 dollars for each day the violation persists; and if within 90 days of receiving notice the owner of real property fails to pay in full the assessed fine specified in this provision; and commence and diligently conduct remediation of all conditions that gave rise to issuance of the notice of violation, to the agency's satisfaction, then the applicable county planning or permitting agency shall commence foreclosure proceedings on the real property without delay. (COVID-19, COVID 19, coronavirus) -- HB0529 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to PSM then JDC/ WAM/

HB0531 HD2 (HSCR 552)

RELATING TO AGRICULTURAL LANDS.

Introduced by: Matayoshi S, Belatti D, Hashimoto T, Kitagawa L, Quinlan S, Tarnas D
Establishes provisions relating to purchases of produce; option to lease state agricultural land; specifications. Requires a purchasing agency to include an option for the contractor supplying the produce to lease state agricultural land as provided in this provision. Requires a purchasing agency to provide the college of tropical agriculture and human resources of the university of Hawaii with information on the amount and type of produce being purchased or expected to be purchased under the procurement. Requires the college of tropical agriculture and human resources to assess the information provided and, using data provided to the college under provisions, identify available state agricultural land that may be leased to the contractor to grow the produce; provided that the land identified shall be of sufficient area and quality to grow the produce purchased under the contract; and to the extent practicable, the land identified shall be contiguous to allow the contractor to take advantage of economies of scale and to minimize the amount of infrastructure required to grow the produce. Requires the college of tropical agriculture and human resources shall transmit to the purchasing agency and the department of agriculture a recommendation made to provisions. Requires the department of agriculture, upon receipt of the recommendation, to determine lease terms for the identified state agricultural land. Requires after the purchasing agency has awarded the contract, the contractor to which the contract was awarded to inform the department of agriculture whether it intends to lease the state agricultural land. Requires the department of agriculture to furnish the college of tropical agriculture and human resources with any information. -- HB0531 HD2

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to AEN/ HRE/ WTL/ then WAM

HB0542 HD1 (HSCR 848)

RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

Introduced by: Yamane R

Amends provisions relating to schedule V. Repeals controlled substance approved cannabidiol drugs that a drug product in finished dosage formulation that has been approved by the US Food and Drug Administration that contains cannabidiol (2-[1R-3-methyl-6R-(1-methylethenyl)-2-cyclohexen-1-yl]-5-pentyl-1,3-benzenediol) derived from cannabis and no more than 0.1 per cent (w/w) residual tetrahydrocannabinols. -- HB0542 HD1

Current Status: Mar=25 21 Passed Second Reading Senate
Mar=25 21 Referred to JDC

HB0550 HD2 SD1 (SSCR 1133)

RELATING TO ENERGY EFFICIENCY.

Introduced by: Lowen N, DeCoite L, Ganaden S, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Marten L, Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Ohno T, Perruso A, Quinlan S, Takayama G,

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Tarnas D, Wildberger T

Establishes provisions relating to energy efficiency implementation for state facilities. Requires all state facilities to implement all cost effective energy efficiency measures or enter into performance contracts for the implementation of all cost effective energy efficiency measures as follows; beginning on January 1, 2023, for all state facilities that have not implemented provisions relating to energy retrofit and performance contracting for public facilities since 2010; and beginning on January 1, 2025, for all other state facilities; provided that the simple payback period shall not exceed the performance period of the contract; provided further that nothing in this subsection shall prohibit facilities from implementing energy efficiency measures sooner than indicated. Exempts state facilities having an area under 10,000 square feet and facilities within the stadium development district from the requirements of this provision. Provides that the department of accounting and general services may opt out of the requirements of this subsection if a facility is scheduled for demolition within 5 years. -- Establishes provisions relating to utility bills and energy usage data; state owned facilities. Requires the Hawaii natural energy institute to collect all utility bill and energy usage data for state owned facilities monthly and shall make this information available in a publicly accessible format. -- Establishes provisions relating to reduction of electricity consumption of state facilities. Provides that it shall be the goal of the State to achieve at least a 25 per cent reduction in electricity consumption of state facilities, using 2005 as the baseline year. -- 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 accounts for any costs; including for maintenance contracts or debt service for the implementation and management of energy efficiency measures. -- Amends provisions relating to design of state buildings. Provides that beginning July 1, 2022, where feasible and cost effective, the design of all new state building construction shall; maximize energy and water efficiency measures; maximize energy generation potential; and use building materials that reduce the carbon footprint of the project. -- HB0550 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Lowen N, Kitagawa L, Marten L -- Matsumoto L, Tokioka J
Apr-19 21 Conference Committee: Senate Members: Wakai G, Moriwaki S, Kidani M -- none

HB0554 HD2 (HSCR 845)

RELATING TO REAL PROPERTY TRANSACTIONS.

Introduced by: Tarnas D, Belatti D, Branco P, DeCoite L, Ganaden S, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Ohno T, Okimoto V, Onishi R, Perruso A, Quinlan S, Takayama G, Todd C, Tokioka J, Wildberger T, Woodson J, Yamashita K

Amends provisions relating to notification required; ambiguity under mandatory seller disclosures in real estate transactions law. Provides that when residential real property lies within the boundaries of a special flood hazard area as officially designated on flood maps promulgated by the National Flood Insurance Program of the Federal Emergency Management Agency for the purposes of determining eligibility for emergency flood insurance programs; and within the sea level rise exposure area as designated by the Hawaii climate change mitigation and adaptation commission or its successor subject to the availability of maps that designate the 5 areas by tax map key (zone, section, parcel), the seller shall 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 specified in this provision. Requires the maps to identify the properties situated within the 5 designated areas by tax map key number (zone, section, parcel) and to be of a size sufficient to provide information necessary to serve the purposes of this provision. -- HB0554 HD2

Current Status: Mar-11 21 Introduction/Passed First Reading - Senate
Mar-11 21 Multiple Referral to WTL then CPN

HB0558 HD2 SD1 (SSCR 1701)

RELATING TO CLEAN ENERGY FINANCING.

Introduced by: Lowen N, Hashem M, Ilagan G, Marten L, Matayoshi S, Perruso A, Tarnas D, Todd C

Establishes provisions relating to clean energy and energy efficiency revolving loan fund. Requires within the Hawaii green infrastructure special fund created in provisions relating to Hawaii green infrastructure special fund, the clean energy and energy efficiency revolving loan fund, which to be administered by the Hawaii green infrastructure's authority as a revolving line of credit. Prohibits funds deposited into the

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clean energy and energy efficiency revolving loan fund to be under the jurisdiction of, nor be subject to approval by, the commission and shall include as specified. Requires moneys in the clean energy and energy efficiency revolving loan 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, including personnel, services, technical assistance, data collection and reporting, materials, equipment, and travel for the purposes of this provision. Requires appropriations or authorizations from the clean energy and energy efficiency revolving loan fund to be expended by the authority. Allows the authority to contract with other public or private entities for the provision of all or a portion of the services necessary for the administration and implementation of the loan fund program. Allows the authority to set fees or charges for fund management and technical site assistance provided under this provision. Allows the authority to adopt rules pursuant to administrative procedure law, to carry out the purposes of this provision. Requires all interest earned on the loans, deposits, or investments of the moneys in the clean energy and energy efficiency revolving loan fund to become part of the fund. Allows the authority to establish subaccounts within the clean energy and energy efficiency revolving loan fund as necessary. -- Amends provisions relating to financing for state government agencies. Allows any state agency to apply for financing, subject to availability under the revolving line of credit for fiscal year 2021 through 2022, and annually thereafter, from the green infrastructure loan program pursuant to provisions relating to Hawaii green infrastructure special fund. Requires an agency to repay a loan issued pursuant to specified provisions using general revenue savings that result from reduced energy costs due to financing the purchase of solar photovoltaic systems or other clean energy equipment, implementing energy efficient lighting and other energy efficiency measures, and achieving operational and fuel cost savings due to the conversion of internal combustion vehicles to electric vehicles. Repeals provisions relating to the building energy efficiency revolving loan fund. Appropriation (\$\$) (COVID-19, COVID 19, coronavirus) -- HB0558 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Lowen N, Johanson A, Marten L -- Matsumoto L, Tokioka J
Apr-19 21 Conference Committee: Senate Members: Wakai G, Kidani M -- Misalucha B

HB0570 HD2 SD1 (SSCR 1560)

RELATING TO SEXUAL ABUSE OF MINORS.

Introduced by: Ichiyama L, Gates C, Hashem M, Hashimoto T, Kapela J, Kitagawa L, Lowen N, McKelvey A, Mizuno J, Nakashima M, Onishi R, Takayama G, Tam A, Yamane R, Yamashita K

Amends provisions relating to civil action arising from sexual offenses; application; certificate of merit by changing the title to civil action arising from sexual offenses; application; certificate of merit; trauma informed response. Provides that no action for recovery of damages based on physical, psychological, or other injury or condition suffered by a victim when the victim was a minor, arising from the sexual abuse of the victim by any person when the victim was a minor, shall be commenced against the person who committed the act of sexual abuse more than 50 years after the 18th birthday of the victim; or 5 years after the date the victim discovers or reasonably should have discovered that psychological injury or illness occurring after the victim's 18th birthday was caused by the sexual abuse, whichever occurs later. Provides that for a period of 12 years after April 24, 2012, a victim of child sexual abuse who resided in the State at the time of the abuse may file an otherwise time barred 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 before April 24, 2012. Allows a victim to recover up to treble damages, unless prohibited by another law, if the victim proves that the victim's sexual abuse was the result of the legal entity's reckless disregard of evidence relating to a prior incident of sexual abuse of a minor. Provides that with respect to a legal entity against whom a claim is brought pursuant to this provision, a plaintiff may request, and a court may order, the personnel of the legal entity to undergo training on trauma informed response to allegations of sexual abuse. -- HB0570 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Yamane R, Nakashima M, Tam A -- Ward G

HOUSE BILLS WHICH PASSED THIRD READING

Apr=16 21 Conference Committee: Senate Members: Rhoads K,
Keith-Agaran G -- Fevella K

HB0571 HD2 (HSCR 879)

RELATING TO CHILDLIKE SEX DOLLS.

Introduced by: Ichiyama L, Hashimoto T, Holt D, Ilagan G, Kapela J, Kitagawa L, Marten L, Mizuno J, Nakamura N, Nakashima M, Perruso A, Tam A, Tarnas D, Yamashita K. Establishes provisions relating to importation, sale, or possession of a childlike sex doll. Provides that a person commits the offense of importation, sale, or possession of a childlike sex doll if the person intentionally, knowingly, or recklessly imports or causes to be imported into the State a childlike sex doll; sells, offers to sell, distributes, or otherwise provides to another person a childlike sex doll; or possesses a childlike sex doll. Makes the importation, sale, or possession of 5 or fewer childlike sex dolls a class C felony. Makes the importation, sale, or possession of more than 5 childlike sex dolls a class B felony. Defines childlike sex doll to mean a doll, mannequin, or robot that is intended for sexual stimulation or gratification and that has the features of, or features that resemble those of, a person below the age of 18 years. -- HB0571 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Single Referral to JDC

HB0573 HD1 SD2 (SSCR 1640)

RELATING TO FEDERAL FUNDS.

Introduced by: Ichiyama L

Establishes the joint legislative emergency response and recovery committee to conduct informational briefings, ascertain facts, and make recommendations to the legislature concerning matters relating to the emergency response of the State. -- Establishes membership. Establishes provisions relating to powers and duties. Allows any member of the joint legislative emergency response and recovery committee to ask any question of any state officer appearing before the joint legislative emergency response and recovery committee relating to the officer's respective department, the department's role in the emergency, and its emergency response. Allows any member of the joint legislative emergency response and recovery committee to also submit written inquiries to any state officer to obtain a response, including requests for documents and materials pertinent to any federal allocations and the intended or actual uses and outcomes of the funding. -- Establishes provisions relating to state of emergency; federal relief funds; joint legislative emergency response and recovery committee. Provides that if the legislature is not in session when the governor has called a state of emergency pursuant to this law; and the US Congress has passed a financial relief package providing the State with an amount greater than 25,000,000 dollars due to an emergency, then the joint legislative emergency response and recovery committee established pursuant to this provision may convene. Provides that if the legislature is not in session, the legislature may convene in a special session in accordance with the state constitution to act on the recommendations of the joint legislative emergency response and recovery committee. -- HB0573 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Ichiyama L,
Eli S -- Ward G

HB0598 HD2 SD1 (SSCR 1173)

RELATING TO TOBACCO PRODUCTS.

Introduced by: Johanson A, Kitagawa L

Amends provisions relating to the cigarette tax and tobacco tax law. Establishes provisions relating to unlawful shipment of tobacco products; penalty; reports; liability for unpaid taxes. Provides that a person or entity commits the offense of unlawful shipment of tobacco products if the person or entity is engaged in the business of selling tobacco products and ships or causes to be shipped to a person or entity in this State that is not a licensee. Makes it a class C felony if the value is 10,000 dollars or more or misdemeanor if the value is less than 10,000 dollars. -- Amends provisions relating to definitions under the cigarette tax and tobacco tax law. Defines electronic smoking device and tobacco products. -- Increases the wholesaler or dealer license fee and the retail tobacco permit fee. -- Amends provisions relating to disposition of revenues. Provides that of the moneys collected under the tax imposed pursuant to the cigarette tax and tobacco tax law; on July 1, 2021, and every July 1 thereafter, 750,000 dollars shall be deposited to the credit of the Hawaii tobacco prevention and control trust fund established to support health education and prevention programs concerning the risks and danger of the use of electronic smoking devices for youth. Repeals provisions relating to electronic smoking device retailer registration unit. Repeals provisions relating to delivery of sales. -- HB0598 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)

HOUSE BILLS WHICH PASSED THIRD READING

Mar=25 21 Referred to WAM/ JDC/

HB0606 HD1 SD2 (SSCR 1540)

AUTHORIZING THE ISSUANCE OF GENERAL OBLIGATION BONDS FOR AFFORDABLE HOUSING.

Introduced by: Nakamura N., Branco P, Gates C, Har S, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Kobayashi D, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Perruso A, Quinlan S, Takayama G, Tam A, Tarnas D, Todd C

Authorizes the issuance of general obligation bonds to be deposited into the dwelling unit revolving fund; and into the rental housing revolving fund. (\$\$) -- HB0606 SD2

Current Status:

Apr-13 21 House Disagrees to Senate amendments

Apr=15 21 Conference Committee: Senate Members: Chang S, Keith-Agaran G -- Fevella K, Moriwaki S

Apr-16 21 Conference Committee: House Members: Nakamura N, Nishimoto S -- Hashimoto T, McDermott B, Takumi R

HB0608 HD2 SD2 (SSCR 1583)

RELATING TO THE BOARD OF EDUCATION.

Introduced by: Woodson J, Aquino H, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Matayoshi S, McKelvey A, Morikawa D, Perruso A, Takayama G, Tam A, Tarnas D, Yamane R

Amends provisions relating to board of education; community meetings by changing meetings to forums. Requires the board to 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. -- Amends provisions relating to appropriate bargaining units. Eliminates the superintendent of education as a voting member constituting the public employer for the purpose of negotiating a collective bargaining agreement with personnel of the department of education. -- HB0608 SD2

Current Status:

Apr-15 21 House Disagrees to Senate amendments

Apr-16 21 Conference Committee: House Members: Woodson J, Todd C -- Kapela J, Okimoto V

Apr=19 21 Conference Committee: Senate Members: Kidani M, Rhoads K -- Dela Cruz D, Fevella K, Kanuha D

HB0627 HD1 (HSCR 495)

RELATING TO SPECIAL LICENSE PLATES.

Introduced by: Gates C, Belatti D, Cullen T, Holt D, Ichiyama L, Ilagan G, Kitagawa L, Lowen N, McKelvey A, Mizuno J, Nakamura N, Quinlan S, Tarnas D, Todd C, Yamane R, Yamashita K

Establishes special number plates; Polynesian Voyaging Society authorized. Requires the director of finance to issue to any registered owner of a motor 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 motor 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 Kauai, Maui, and Hawaii; chiefs of police of the city and county of Honolulu and the counties of Kauai, Maui, and Hawaii; 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 motor 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 account. Allows the director of finance to revoke all special number plates issued if the total number of registered owners of motor vehicles that obtain the special number plates is less than 150 within 3 years of issuance of the 1st special number plate. -- HB0627 HD1

Current Status:

Mar=04 21 Introduction/Passed First Reading - Senate

Mar=04 21 Multiple Referral to TRS then WAM

HB0662 HD1 (HSCR 892)

RELATING TO FIREARM OWNERSHIP.

HOUSE BILLS WHICH PASSED THIRD READING

Introduced by: Nakashima M

Amends provisions relating to ownership or possession prohibited, when; penalty. Provides that no person under indictment for, waived indictment for, bound to the circuit court, convicted or having committed a felony, crime of violence, an illegal sale of any drug to own, possess, or control any firearm or ammunition therefor; provided that unless otherwise prohibited by this provision, a person who has been convicted of a misdemeanor crime of violence, except for a misdemeanor crime of domestic violence; or an illegal sale of any drug, 10 years after the date the person was sentenced for the offense, may petition the circuit court in the county in which the person resides for a hearing to determine competency to own, possess, or control a hunting firearm for the purposes of target shooting or game hunting; provided that the person has not been subsequently convicted of any offense. Requires the petitioner to have the right to secure an independent medical or psychological evaluation and present evidence in a hearing under this provision. Upon a finding of competency, requires the court to order the petitioner to complete an approved hunter education course as authorized under provisions relating to the hunter education program before authorizing the petitioner to own, possess, or control a hunting firearm. -- HB0662 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to PSM then JDC/ WAM/

HB0674

RELATING TO ELECTIONEERING COMMUNICATIONS.

Introduced by: Nakashima M, Luke S

Amends provisions relating to electioneering communications; statement of information. Changes this provision to only apply to noncandidate committees. -- HB0674

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Single Referral to JDC

HB0686 HD2 (HSCR 878)

RELATING TO CRITICAL ELECTRICAL INFRASTRUCTURE.

Introduced by: Nakashima M, Belatti D, Ichiyama L, Johanson A, Lowen N, Luke S, Mizuno J, Nishimoto S, Onishi R, Saiki S, Tarnas D, Yamashita K

Establishes provisions relating to burglary in the 2nd degree. Provides that a person commits the offense of burglary in the 2nd degree if the person intentionally enters or remains unlawfully in building with intent to commit therein a crime against a person or against property rights; or on a critical electrical infrastructure, which is fenced or enclosed in a manner designed to exclude intruders with posted warning signs stating, Private Property Critical Electrical Infrastructure No Trespassing, and the person recklessly disregards a substantial and unjustifiable risk that the property is a critical electrical infrastructure, with intent to commit therein a crime against a person or against property rights. Provides that burglary in the 2nd degree is a class C felony. -- HB0686 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Single Referral to JDC

HB0702 HD2 (HSCR 462)

RELATING TO FARM TO SCHOOL PROCUREMENT.

Introduced by: Perruso A, Belatti D, Ganaden S, Har S, Ichiyama L, Kapela J, LoPresti M, Lowen N, Marten L, Matayoshi S, Nakashima M, Tam A, Tarnas D, Woodson J

Establishes provisions relating to food program; procurement; geographic preference; exemption. Requires the department of education to adopt rules for the procurement of goods and services related to the administration of food programs at public schools that incorporate a geographic preference for unprocessed locally grown and locally raised agricultural products. Requires the rules adopted pursuant to this provision to be in accordance with federal guidance on geographic preference pursuant to the final rule published on April 22, 2011, 76 Federal Register 22603, et seq. Requires the rules adopted pursuant to this provision to also incorporate requirements for maintaining internal policies and procedures for the timely and efficient procurement of goods and services, including post award contract management and oversight procedures, that are consistent with the goals of public accountability and public procurement practices; posting the specific information on the department's website; prohibiting contracts involving cost plus percentage of cost pricing calculations; considering quality, delivery, best value, sustainability, nutritional value, and past performance when determining the most advantageous proposal; prohibiting artificial division or parceling that would avoid competitive bidding or competitive proposals; and implementing a dispute resolution process for procurement award and post award contract actions. -- HB0702 HD2

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to EDU/ AEN/ then WAM

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HB0706 HD1 (HSCR 343)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST WAHIAWA GENERAL HOSPITAL.

Introduced by: Perruso A

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Wahiawa General Hospital, a Hawaii corporation, for debt consolidation, debt liquidation, or both, necessary to allow its continued operation preserving the health and safety of the central Oahu community and the State. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0706 HD1

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate

Mar=09 21 Multiple Referral to HTH then WAM

HB0712 HD1 SD1 (SSCR 1181)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

Appropriation to the director of finance and the judiciary for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees). -- Appropriation to the director of finance for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees). -- Appropriation to the director of finance and judiciary for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 2 (supervisory blue collar employees) and for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 2 (supervisory blue collar employees) and for state officers and employees excluded from collective bargaining. (\$\$) -- HB0712 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments

Apr=15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K

Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB0713 HD1 SD1 (SSCR 1182)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

Appropriation to the director of finance and the judiciary 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 the 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 director of finance and the judiciary for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 3 (nonsupervisory white collar employees) and for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for collective bargaining unit 3 (nonsupervisory white collar employees) and for state officers and employees excluded from collective bargaining. (\$\$) -- HB0713 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments

Apr=15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K

Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB0714 HD1 SD1 (SSCR 1183)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

Appropriation to the director of finance and judiciary for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees). -- Appropriation to the director of finance for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for the collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees). -- Appropriation to the director of finance and judiciary for Hawaii employer union health benefits trust fund costs for collective bargaining unit 4 (supervisory white collar employees) and for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for Hawaii employer union health benefits trust fund costs for collective bargaining unit 4 (supervisory white collar employees) and for state

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officers and employees excluded from collective bargaining. (\$\$) -- HB0714 SD1
Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB0715 HD1 SD1 (SSCR 1627)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

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. -- Appropriation to the director of finance for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 6 (educational officers and other personnel of the department of education) and for state officers and employees excluded from collective bargaining. (\$\$) -- HB0715 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB0716 HD1 SD1 (SSCR 1628)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

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. -- Appropriation to the director of finance for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 8 (personnel of the university of Hawaii and community college system) and for state officers and employees excluded from collective bargaining. (\$\$) -- HB0716 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB0718 HD1 SD1 (SSCR 1253)

RELATING TO HEALTH.

Introduced by: Nishimoto S, Belatti D, Holt D, Ilagan G, LoPresti M, Quinlan S, Takayama G, Yamane R

Establishes provisions relating to fair share health care disclosure; report. Beginning on or after January 1, 2023, the department of human services shall compile data regarding employers having employees who receive public assistance, including benefits under the state medicaid program and other health care related services or benefits administered by the department, by reviewing employment information submitted to the department by recipients. Requires the department to submit an annual report to the legislature identifying the 50 employers having the highest number of employees who were recipients during the previous fiscal year. Further requires that for each of the 50 employers, the report shall also include the employer's address; number of full time and part time employees during the previous fiscal year; number of recipients employed by the employer during the previous fiscal year; number of recipients who were a spouse or dependent of an employee; cost to the State of providing public assistance to the employees, spouses of employees, and dependents of employees, if available; and number of employees who were also recipients and were eligible to receive employer provided health benefits in excess of the minimum requirements established by the prepaid health care act. Requires the department of labor and industrial relations to assist the department in complying and sharing employment data. -- HB0718 SD1

Current Status: Mar-25 21 Passed Second Reading Senate as amended (SD1)
Mar-25 21 Referred to JDC/ WAM/

HB0722 HD2 SD2 (SSCR 1644)

RELATING TO HUMAN TRAFFICKING.

Introduced by: Ichiyama L, Eli S, Holt D, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, Mizuno J, Nakamura N, Nakashima M, Onishi R, Tam A, Tarnas D, Wildberger T, Yamane R

Establishes provisions relating to human trafficking statewide coordinator and program. Requires the attorney general to appoint a statewide coordinator on human trafficking

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for the proper administration and enforcement of this law without regard to civil service law. Requires the department of the attorney general to develop and implement a program to prevent and to assist victims of human trafficking that shall assess the current needs of the State's anti trafficking response and develop a statewide strategy to prevent human trafficking; and develop a plan to provide increased support and assistance to victims of the commercial sexual exploitation of children and victims of human trafficking; implement statewide strategies to address offender accountability through law enforcement efforts, prosecutions, and crime prevention efforts; promote public awareness of human trafficking and the commercial sexual exploitation of children; the availability of services for victims of human trafficking; and the availability of state and national hotlines for victims and witnesses; produce and maintain information materials, including a website, on the prevention of human trafficking and the sexual exploitation of children and on the availability of public resources for victims and witnesses; develop and provide comprehensive training on how to prevent, identify, and address human trafficking and the commercial exploitation of children; and apply for and monitor federal funding for anti trafficking efforts. Report to the legislature. -- Amends provisions relating to children's justice program; establishment, purpose. Requires the purpose of the program to include; to develop, achieve, and maintain interagency and interprofessional cooperation and coordination in the investigation and case management of child sex abuse, serious physical child abuse, and child trafficking cases, including cases involving the commercial sexual exploitation of children; reduce to the absolute minimum the number of interviews of child sex abuse and child trafficking victims so as to minimize revictimization of the child; coordinate the therapeutic and treatment program for child sex abuse and child trafficking victims and their families; provide for a multidisciplinary team and case management approach that is focused 1st, on the alleged or suspected child sex abuse or child trafficking victim's needs and conditions; 2nd, on the family members who are supportive of the child and whose interests are consistent with the best interests of the child; and 3rd, on law enforcement and prosecutorial needs; provide for the training and continuing education of skilled professional interviewers of child sex abuse and child trafficking victims; and serve as the focus of information and referral for child sex abuse and child trafficking programs. -- HB0722 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Yamane R, Ichiyama L, Tam A -- Ward G
Apr-16 21 Conference Committee: Senate Members: San Buenaventura J, Rhoads K, English J -- none

HB0728 HD1 (HSCR 344)

RELATING TO STATEWIDE HEALTH PLANNING.

Introduced by: Yamane R

Amends provisions relating to office of language access; established under office of language access law. Requires the executive director of the office of language access to administer a statewide language access resource center that may accept any federal grant in aid or other federal allotment of money or private money for the purposes of administering the statewide language access resource center. Allows rather than requires staff to consist of 1 full time (1.0 FTE) project coordinator, 3 full time (3.0 FTE) program specialists, and 1 full time (1.0 FTE) clerk. -- HB0728 HD1

Current Status: Mar-11 21 Introduction/Passed First Reading - Senate
Mar-11 21 Multiple Referral to HTH/ HMS/ then WAM

HB0756 HD2 SD1 (SSCR 1086)

RELATING TO THE BOARD OF AGRICULTURE.

Introduced by: Holt D, Eli S, Hashimoto T, Nakamura N, Nakashima M, Okimoto V, Quinlan S, Tarnas D, Todd C

Amends provisions relating to department of agriculture. Requires the board of agriculture to consist of 10 members, including 4 at large; provided that 1 of the at large members shall be the chairperson of the Hawaiian homes commission. Prohibits the chairperson of the Hawaiian homes commission to serve as an at large member of the board of agriculture until the expiration of a currently serving at large member's term. -- HB0756 SD1

Current Status: Apr-13 21 Fail to Pass Third Reading Senate

HB0760 HD1 (HSCR 499)

RELATING TO THE STATE FOUNDATION ON CULTURE AND THE ARTS.

Introduced by: Branco P, Matayoshi S, Morikawa D, Tarnas D

Amends provisions relating to works of art special fund. Requires the works of art special fund to be used solely for costs related to the acquisition of works of art, including any consultant or staff services required to carry out the art in public places

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and relocatable works of art programs; site modifications, public display, and interpretive work necessary for the exhibition, performance, and recording of works of art; upkeep services, including maintenance, repair, and restoration of works of art and works of performing arts; and storing and transporting works of art. Requires the comptroller and the state foundation on culture and the arts, in consultation with the affected agency or department, to be responsible for the selection of; commissioning of artists for; reviewing of the design, content, execution, performance, recording and placement of; and acceptance of the works of art. -- HB0760 HD1

Current Status: Mar=04 21 Introduction/Passed First Reading - Senate
Mar=04 21 Multiple Referral to LCA then WAM

HB0765 HD1 SD1 (SSCR 1532)

RELATING TO MOBILE EMERGENCY MANAGEMENT SERVICES.

Introduced by: Cullen T, Ichiyama L, Luke S

Appropriation to the Hawaii emergency management agency to acquire mobile communications, water, and power service capabilities that can be deployed to each county as needed. (\$\$) -- HB0765 SD1

Current Status: Apr-13 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Nishihara C, English J -- Riviere G
Apr-16 21 Conference Committee: House Members: Ichiyama L, Cullen T -- Eli S, Ward G

HB0770 HD1 SD1 (SSCR 985)

RELATING TO HEALTH.

Introduced by: Mizuno J, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Matsumoto L, McKelvey A, Morikawa D, Perruso A, Tokioka J, Wildberger T

Establishes a task force to review the State's food security and food safety practices and recommend specific actions to ensure that Hawaii's food imports, including meat, produce, and all dairy products, are sourced, transported, stored, and distributed to retailers, restaurants, institutions, schools, or any other designated place of sale to the public, in compliance with the federal Food Safety Modernization Act, including strict adherence to proper temperatures and handling at every control point from source to designated place of sale. Provides that to ensure Hawaii's food security and food safety, the task force shall also develop specific recommendations to ensure that all foods and brands imported into Hawaii do not mislead or confuse the public through name, pictures, artwork, or statements in packaging or by advertising that imply the imported food's origin is from Hawaii or has the same freshness or qualities as food that is locally grown or produced. Report to the legislature. Task force to dissolved on June 30, 2022 (sunset). -- HB0770 SD1

Current Status: Mar=17 21 Passed Second Reading Senate as amended (SD1)
Mar=17 21 Referred to CPN/ WAM/

HB0775 SD1 (SSCR 1597)

RELATING TO RENAMING KAHULUI AIRPORT ACCESS ROAD.

Introduced by: Yamashita K, DeCoite L, Hashimoto T, McKelvey A, Woodson J

Requires provisions relating to Kahului Airport Access Road. Requests route 3800, known as the Kahului Airport Access Road, on the island of Maui to be renamed the Mayor Elmer F. Cravalho Way. -- HB0775 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Aquino H, McKelvey A, Yamashita K -- Matsumoto L

HB0777 HD1 (HSCR 498)

RELATING TO WORKS OF ART SPECIAL FUND.

Introduced by: Yamashita K

Amends provisions relating to works of art special fund. Requires the works of art special fund to be used solely for the following purposes, including funding for the State of Hawaii Museum of Natural and Cultural History and State of Hawaii Museum of Monarchy. Act to be repealed on June 30, 2022 (sunset). -- HB0777 HD1

Current Status: Mar=04 21 Introduction/Passed First Reading - Senate
Mar=04 21 Multiple Referral to LCA then WAM

HB0784

RELATING TO TRESPASS.

Introduced by: Ohno T, Cullen T, Ganaden S, Gates C, Hashimoto T, Holt D, Ichiyama L, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakashima M, Onishi R, Perruso A, Quinlan S, Takayama G, Tarnas D, Wildberger T
Establishes provisions relating to enforcement of trespass laws on public land. Provides that when trespass involves public land, all law enforcement officers shall enforce the trespass laws without regard to whether the land is owned by the State or by a county.

HOUSE BILLS WHICH PASSED THIRD READING

-- HB0784

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to WTL/ PSM/ then JDC

HB0803 HD1 SD1 (SSCR 1169)

RELATING TO ELECTRIC VEHICLES.

Introduced by: Lowen N, Hashem M, Ichiyama L, Ilagan G, Johanson A, LoPresti M, Marten L, Matayoshi S, Matsumoto L, McKelvey A, Morikawa D, Nakashima M, Perruso A, Tarnas D, Todd C, Wildberger T

Amends provisions relating to miscellaneous by changing it to parking for electric vehicles. Establishes provisions relating to ordinances to enforce authorized. Allows each county to adopt ordinances to enforce the requirements of provisions relating to designation of parking spaces for electric vehicles; charging system, including the establishment of penalties for failure to comply with its requirements or make reasonable efforts to maintain electric vehicle charging stations in working order. -- Amends provisions relating to designation of parking spaces for electric vehicles; charging system. Changes that at least from 1 to 5 parking spaces per 100 stalls exclusively for electric vehicles and equipped with an electric vehicle charging system located anywhere in the parking structure or lot by January 1, 2025; and at least 10 parking spaces per 100 stalls exclusively for electric vehicles and equipped with an electric vehicle charging system located anywhere in the parking structure or lot by January 1, 2030. Provides that level 2 charging station shall have the same meaning as alternating current level 2 charging station in provisions relating to electric vehicle charging system; rebate program. -- Amends provisions relating to parking spaces reserved for electric vehicles; penalties. Provides that notwithstanding any law to the contrary, and in addition to any other authority provided by law that is not inconsistent with this provision that a law enforcement officer may access the property of a private entity to enforce the provisions of this part; and a commissioned volunteer enforcement officer may access the property of a private entity to enforce the provisions of this section; provided that the private entity's parking lot contains a parking space required by provisions relating to designation of parking spaces for electric vehicles; charging system. -- HB0803 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to WAM

HB0811 HD1 (HSCR 420-22)

RELATING TO INDIVIDUAL SPORTS.

Introduced by: Kitagawa L, Belatti D, Branco P, DeCoite L, Eli S, Gates C, Hashimoto T, Holt D, Ilagan G, Johanson A, Kobayashi B, Matayoshi S, Nishimoto S, Ohno T, Quinlan S, Yamashita K

Establishes provisions relating to home schooled 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 averages, 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. -- HB0811 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB0812 HD1 SD1 (SSCR 1127)

RELATING TO TRAUMA-INFORMED EDUCATION.

Introduced by: Kitagawa L, Cullen T, Eli S, Ganaden S, Hashimoto T, Ilagan G, Kapela J, Marten L, Matayoshi S, Ohno T, Perruso A, Quinlan S

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. The pilot program shall terminate on June 30, 2024 (sunset). Report to the legislature. Appropriation (\$\$)(COVID-19, COVID 19, coronavirus) -- HB0812 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to WAM

HB0818 HD1 (HSCR 761)

RELATING TO CRIMINAL TRESPASS ONTO STATE LANDS.

Introduced by: Matayoshi S, Branco P, Eli S, Hashimoto T, Kitagawa L, Marten L, McKelvey A, Morikawa D, Nakashima M, Tarnas D, Todd C

HOUSE BILLS WHICH PASSED THIRD READING

Amends provisions relating to criminal trespass in the 2nd degree. Allows the facts and circumstances to be considered in establishing the offense of criminal trespass in the 2nd degree to include but not be limited to photographs, video recordings, or other recordings that show the commission of the offense and can be authenticated by 1 or more witnesses. -- Amends provisions relating to criminal trespass onto state lands. Allows the facts and circumstances to be considered in establishing the offense of criminal trespass onto state lands to include but not be limited to photographs, video recordings, or other recordings that show the commission of the offense and can be authenticated by 1 or more witnesses. -- HB0818 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Single Referral to JDC

HB0821 HD2 (HSCR 561)

RELATING TO HISTORIC PRESERVATION.

Introduced by: Tarnas D, Belatti D, Branco P, DeCoite L, Har S, Hashimoto T, Holt D, Ilagan G, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Tam A, Wildberger T
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 consistent with the requirements of this provision and with any administrative rules adopted pursuant to this provision; 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 the 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, in consultation with the office of Hawaiian affairs, 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 or comments to the county for projects affecting properties listed in the Hawaii register of historic places or the national register of historic places, and shall not delegate any of the responsibilities established by provisions relating to prehistoric and historic burial sites; island burial councils; creation; appointment; composition; duties; and inadvertent discovery of burial sites as it related to burial, nor shall the authority of the island 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 before submission of the documents to the department for review. -- HB0821 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to WTL/ HWN/ then JDC/ WAM/

HB0825 HD2 (HSCR 574)

RELATING TO EMERGENCY POWERS.

Introduced by: Johanson A, Ichiyama L
Amends provisions relating to emergency management powers, in general under emergency management law. Allows the governor to exercise the powers pertaining to emergency management to include assume control, use, or operate any state facility as may be necessary to carry out this law, at no cost or requirement of compensation. (COVID-19, COVID 19, coronavirus) -- HB0825 HD2

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=15 21 Multiple Re referral to HTH/ GVO/ then JDC/ WAM/

HB0826 HD2 SD2 (SSCR 1685)

RELATING TO ELECTRONIC SMOKING DEVICES.

Introduced by: Johanson A, Belatti D, Branco P, Cullen T, Eli S, Kitagawa L, Lowen N, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Onishi R, Perruso A, Saiki S, Tarnas D, Yamane R

Establishes provisions relating to sale of tobacco products; flavored; nicotine free; remote retail sales. Provides that beginning July 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 or e liquid; mislabel as nicotine free, or sell or market for sale as nicotine free, any e liquid product that contains nicotine; and have tobacco products, including electronic smoking devices, e liquid, and

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electronic smoking device accessories delivered or sold to end consumers other than through retail sales through a direct, face to face, or over the counter exchange between a licensed retailer and a consumer at a tobacco retail location. Clarifies fines. -- Amends provisions relating to definitions. Redefines tobacco products to include e liquid and electronic smoking devices. -- Repeals provisions relating to electronic smoking device retailer registration unit. -- Appropriation to the department of the attorney general to establish and hire ____ full time equivalent (____.0 FTE) permanent positions and related equipment within the department of the attorney general for the purposes of this Act. (\$\$) -- HB0826 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Yamane R, Johanson A, Cullen T -- Ward G
Apr-16 21 Conference Committee: Senate Members: Keohokalole J, Baker R, Wakai G, Rhoads K -- Fevella K

HB0835 HD2 SD1 (SSCR 1534)

RELATING TO THE NATIONAL GUARD YOUTH CHALLENGE ACADEMY.

Introduced by: Ilagan G, Aquino H, Cullen T, Gates C, Hashem M, Hashimoto T, Holt D, Ichiyama L, Johanson A, Kitagawa L, Kobayashi B, McKelvey A, Mizuno J, Nakamura N, Nishimoto S, Ohno T, Quinlan S, Takayama G, Tam A, Tarnas D, Todd C, Woodson J, Yamane R

Appropriation to support the ongoing operations of the Hawaii national guard youth challenge program. (\$\$) -- HB0835 SD1

Current Status: Apr-13 21 House Disagrees to Senate amendments
Apr-15 21 Conference Committee: Senate Members: Nishihara C, Inouye L -- English J
Apr-16 21 Conference Committee: House Members: Ohno T, Cullen T -- Ganaden S, McDermott B

HB0871 HD1 SD1 (SSCR 983)

RELATING TO AGRICULTURAL ENTERPRISES.

Introduced by: Saiki S (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 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 and rules, and subject to the approval by the board, 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. -- HB0871 SD1

Current Status: Apr-09 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Hashem M, Johanson A, Perruso A -- Matsumoto L
Apr-16 21 Conference Committee: Senate Members: Gabbard M, English J -- Nishihara C

HB0882 HD1 SD2 (SSCR 1670)

RELATING TO PROCUREMENT.

Introduced by: Saiki S (BR)

Establishes provisions relating to fair and reasonable pricing policy; cost or pricing data. Requires for each contracting action under this law, including any change orders or contract modifications that increase the original contract amount, the purchasing agency to make a written determination that the amount of the contracting action is fair and reasonable. Requires the purchasing agency to obtain the data necessary to perform a cost or price analysis to determine that the amount of the contracting action is a fair and reasonable price. -- Amends provisions relating to creation and membership of the procurement policy board. Requires the board to consist of 6 members. Adds that 1 member to represent the Hawaii Alliance of Nonprofit Organizations; Protecting Hawaii's Ohana, Children, Under-Served, Elderly, and Disabled; or a similar organization. -- Amends provisions relating to treatment purchase of services. Allows treatment services

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to be purchased in accordance with this provision if the following circumstances are applicable as specified. Requires the head of the purchasing agency, or a designee, to, at a minimum, publish a notice describing the types of treatment services that may be needed throughout the fiscal year on an as needed basis and invite providers engaged in providing these treatment services to submit current statements of qualification and expressions of interest to the purchasing agency. Changes administrator to head of purchasing agency under this law. Requires contracts for treatment services in excess of 100,000 dollars that last for more than 1 year to utilize an applicable method of procurement. -- Repeals provisions related to community council. -- Amends provisions relating to authority to resolve protested solicitations and awards. Requires that the chief procurement officer or a designee to resolve any protest as expeditiously as possible. Requires if the protest is not resolved by mutual agreement, the chief procurement officer or a designee to issue a written decision to uphold or deny the protest. Requires the decision to state the reasons for the action taken; and inform the protestor of the protestor's right to an administrative proceeding as provided in this part, if applicable. Requires if the protest of a construction project valued at or over 3 million dollars that is awarded pursuant to provisions relating to competitive sealed bidding and competitive sealed proposals, is not resolved by mutual agreement, the chief procurement officer or a designee to issue a written decision to uphold or deny the protest within 75 calendar days of receipt of the protest; unless extenuating circumstances require additional time, which shall not exceed an additional 45 calendar days. -- HB0882 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: McKelvey A, Wildberger T -- Ward G

HB0884 HD2 (HSCR 894)

RELATING TO THE OFFICE OF INFORMATION PRACTICES.

Introduced by: Saiki S (BR)

Amends provisions relating to the powers and duties of the office of information practices. Requires the director of the office of information practices to, upon request, review and either rule or provide written guidance on an agency denial of access to information or records, or an agency's granting of access; and take action to oversee compliance with part I of public agency meetings and records law by all state and county boards including receiving and resolving complaints, either by determining whether a violation occurred or providing written guidance. -- HB0884 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to JDC then WAM

HB0886 HD1 (HSCR 1009-22)

RELATING TO PROFESSIONALLY LICENSED OR CERTIFIED GOVERNMENT EMPLOYEES.

Introduced by: Saiki S (BR)

Amends exclusiveness of remedy under the professionally licensed or certified government employees law. Provides that the remedy against the State provided by this law for injury or loss of property, or personal injury or death, arising or resulting from the negligent or wrongful act or omission of any professionally licensed or certified employee of the State while acting within the scope of the employee's office or employment shall be exclusive whenever the state agrees to be liable for the injuries, losses, and damages caused by the professionally licensed or certified employee. Requires that any civil action or proceeding for money damages arising out of or relating to the same subject matter against the employee or the employee's estate shall thereafter be precluded without regard to when the act or omission occurred; provided that claims based on liability arising from employment with an employer other than the state shall not be precluded. Allows the state to notify all parties in writing when an employee is named in an individual capacity that the state is invoking exclusive liability by agreeing to be fully liable for the injuries, losses, and damages caused by the professionally licensed or certified employee, and the action or proceeding shall thereafter proceed against the state alone. Requires that when the state agrees to partial responsibility for the injuries, losses, and damages caused by an employee, the employee shall remain personally liable for those injuries, losses, and damages for which the state has not accepted responsibility. Provides that nothing in this law shall create a right, claim, or cause of action by an employee against the State if the State does not invoke exclusive liability. Requires the State to retain the right to seek reimbursement from an employee if, after invoking exclusive liability, the State discovers that the employee was not acting within the course and scope of the employee's office or employment. -- HB0886 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB0888 HD1 (HSCR 747)

RELATING TO COVERED OFFENDER REGISTRATION.

HOUSE BILLS WHICH PASSED THIRD READING

Introduced by: Saiki S (BR)

Amends provisions relating to registration requirements under registration of sex offenders and other covered offenders and public access to registration information. Requires a person who establishes or maintains a residence in this State or who remains in this State for more than 10 days or for an aggregate period exceeding 30 days in 1 calendar year, and who has not been designated as a covered offender by a court of this State but who has been designated as a covered offender, sex offender, offender against minors, repeat covered offender, sexually violent predator, or any other sexual offender designation in another state or jurisdiction and was, as a result of the designation, subjected to registration or community or public notification, or both, or would be if the person was a resident of that state or jurisdiction, without regard to whether the person otherwise meets the criteria for registration as a covered offender, to register in the manner provided in this provision. Requires a person who meets the criteria of this provision to subject to the requirements of this law for covered offenders and penalty provisions relating to failure to comply with covered offender registration requirements until the person successfully petitions the attorney general for termination of registration requirements by providing an order issued by the court that designated the person as a covered offender, sex offender, offender against minors, repeat covered offender, sexually violent predator, or any other sexual offender designation in the state or jurisdiction in which the order was issued, which states that the designation has been removed or demonstrates to the attorney general that the designation, if not imposed by a court, has been removed by operation of law or court order in the state or jurisdiction in which the designation was made, and the person does not meet the criteria for registration as a covered offender under the laws of this State. Provides that if the person is not satisfied with the decision of the attorney general on the request for termination of registration requirements, the person may appeal the decision; or the court for termination of registration requirements. -- Amends provisions relating to termination of registration requirements. Allows a person who does not meet the criteria for registration as a covered offender under the laws of this State, but is subject to registration, to petition the court, in a civil proceeding, for termination of registration requirements; provided that person has maintained a clean record for the previous 10 years, excluding any time the person was in custody or civilly committed; has substantially complied with the registration requirements of this law for the previous 10 years; and was not designated a repeat covered offender in any state or jurisdiction. Requires the attorney general to represent the State; provided that the attorney general, with the prosecuting agency's consent, may designate the prosecuting agency for the county in which the person resides to represent the State. Allows the court to order this termination upon substantial evidence and more than proof by a preponderance of the evidence that the person has met the statutory requirements of eligibility to petition for termination; the person has substantially complied with registration requirements; the person is very unlikely to commit a covered offense; and registration by the person will not assist in protecting the safety of the public or any member thereof. -- Requires a denial by the court for relief pursuant to a petition under this provision to preclude the filing of another petition for 5 years from the date of the last denial. -- HB0888 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to PSM then JDC

HB0892 HD2 (HSCR 1006-22)

RELATING TO LAW ENFORCEMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to civil service and exemptions. Exempts the administrator for the law enforcement standards board from civil service law. -- Amends provisions relating to the 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 described in this provision and to consist of 1 county law enforcement officer from each of the 4 counties; and 1 state law enforcement officer. Prohibits the 5 law enforcement officers and 4 members of the public to serve without 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 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, conducted pursuant to Act 124, session laws of 2018; and conduct its own study to evaluate how to efficiently and effectively satisfy its duties

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in accordance with the law. -- 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 December 31, 2021. Appropriation into and out of the law enforcement standards board special fund for ____ full time equivalent (____ FTE) permanent administrator position exempt from civil service law, and ____ full time equivalent (____ FTE) permanent clerical position subject to civil service law; and copying and supply costs of the board. (\$\$) -- HB0892 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB0902 HD1 SD2 (SSCR 1599)

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 land 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, lands 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. -- Amends provisions relating to acquisition, use, and disposition of property. Requires any lands leased or set aside to the corporation by any department or agency of the State that are no longer needed for housing, finance, or development pursuant to this law to be returned to the department or agency of the State that leased or approved the set aside of the lands to the corporation. -- HB0902 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=19 21 Conference Committee: Senate Members: Inouye L, Chang S, Moriwaki S -- Fevella K, Misalucha B

HB0907 HD1 (HSCR 263)

RELATING TO HOUSING.

Introduced by: Saiki S (BR)

Repeals provisions relating to the downpayment loan assistance program and homebuyers' club program under the Hawaii housing finance and development program. -- HB0907 HD1

Current Status: Mar=24 21 Passed Second Reading Senate
Mar=24 21 Referred to JDC/ WAM/

HB0919 HD1 SD1 (SSCR 1684)

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 5 (teachers 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. (\$\$) -- HB0919 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB0921 HD1 SD1 (SSCR 1600)

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. (\$\$) -- HB0921 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB0925 HD1 SD1 (SSCR 1188)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and judiciary for all collective bargaining cost

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items for collective bargaining unit 11 (firefighters) 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 11 (firefighters) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB0925 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB0931 HD1 (HSCR 407)

RELATING TO EMPLOYEES' RETIREMENT SYSTEM BENEFITS.

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 that 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, 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 the 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 it; provided further that the burden of proof shall not be 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 in the position, appointment, or office upon which the employee's membership is based, at a definite and exact 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 of the position, appointment, or office upon which the employee's membership is based, 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 in the position, appointment, or office upon which the employee's membership is based, at a definite and exact time and place. 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 of the position, appointment, or office upon which the employee's membership is based, 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. -- HB0931 HD1

Current Status: Mar-09 21 Introduction/Passed First Reading - Senate
Mar-09 21 Multiple Referral to LCA then WAM/ JDC/

HB0947 HD2 (HSCR 886)

RELATING TO HURRICANE PREPAREDNESS.

Introduced by: Saiki S (BR)

Establishes provisions relating to safe home program. Requires the insurance commissioner to develop and implement a program to encourage the installation of wind resistive devices. Allows the program to award matching or nonmatching grants to

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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 rules. Allows the commissioner to adopt rules as are necessary or proper to carry out the purposes of this provision. -- Amends provisions relating to establishment of trust funds. Provides that for fiscal year 2021 - 2022, requires the 1st _____ in interest to be deposited into the safe home program trust fund established pursuant to provisions relating to safe home program trust fund. -- Amends provisions relating to immunity. Adds the safe home program. Appropriation. (\$\$) -- HB0947 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to CPN/ PSM/ then WAM

HB0956 HD1 (HSCR 474)

RELATING TO STATEWIDE INTEROPERABLE PUBLIC SAFETY COMMUNICATIONS.
Introduced by: Saiki S (BR)

Establishes the statewide public safety interoperable communications executive committee within the department of defense. -- Requires the statewide interoperability executive board to 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 and among public safety answering points in the State and public safety responder communications networks, infrastructure, and systems; develop plans and strategies to promote statewide public safety communications interoperability utilizing state and county radio communication systems and networks and the Nationwide Public Safety Broadband Network or FirstNet; develop plans and strategies for the coordination of state, county, and, where possible, federal emergency alerts and warnings with public safety responder communications networks, infrastructure, and systems; and review and adopt plans and recommendations to improve or promote increased interoperability between public safety responders and other governmental or nongovernmental stakeholders that support responses to emergencies; and report to the legislature. -- Establishes a full time statewide interoperable communications coordinator within the office of homeland security, exempt from civil service law. Establishes the duties of the coordinator. -- 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. -- HB0956 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB0957 HD1 (HSCR 475)

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 the Hawaii state fusion center. Requires the director of homeland security, subject to the direction and control of the governor, to oversee the center. Requires there to be a Hawaii state fusion center director who shall be appointed, and may be removed, by the director of homeland security. Requires the director of the Hawaii state fusion center to be responsible for the day to day operations of the Hawaii state fusion center. Requires the director of the Hawaii state fusion center to be exempt from civil service law, and the position to be funded by the State. Requires the center to be continually staffed to monitor all crimes and hazards and to 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. -- Amends provisions relating to civil service and exemptions. Requires the civil service to which this law applies to comprise all positions in the State now existing or hereafter

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established and embrace all personal services performed for the State, except the following as specified. -- HB0957 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB0980 HD1 SD1 (SSCR 1098)

RELATING TO ADULT PROTECTIVE SERVICES.

Introduced by: Saiki S (BR)

Amends provisions relating to right to entry under adult protective services. Allows any employee of the department of human services engaged in an investigation under this part, having probable cause to believe that a vulnerable adult will be subject to imminent abuse as defined in provisions relating to definitions before a court order for entry can be obtained, without a warrant, to enter upon the premises where the vulnerable adult may be found for the purpose of ascertaining that person's welfare. -- HB0980 SD1

Current Status: Mar=24 21 Passed Second Reading Senate as amended (SD1)
Mar=24 21 Referred to JDC

HB0986 HD1 SD1 (SSCR 1161)

RELATING TO NEWBORN HEARING SCREENING.

Introduced by: Saiki S (BR)

Amends provisions relating to health law. Defines hearing screening to mean objective procedures to detect possible hearing loss and determine the need for diagnostic audiologic evaluation and medical evaluation. Repeals hearing impaired infant; management; and screening definition. 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; and 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 who perform diagnostic audiologic evaluations of infants to report diagnostic audiologic evaluation results of those infants who do not pass the hearing screening test or are diagnosed as deaf or hard of hearing up to the age of 3 years to the department. -- Amends provisions relating to rules. Requires the department in 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; and maintaining the confidentiality of affected families. -- HB0986 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to JDC/ WAM/

HB0987 HD1 SD1 (SSCR 1162)

RELATING TO HEARING AND VISION PROGRAM.

Introduced by: Saiki S (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. -- HB0987 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)

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Mar=25 21 Referred to JDC/ WAM/

HB1008 HD1 (HSCR 452)

RELATING TO FOREST STEWARDSHIP.

Introduced by: Saiki S (BR)

Amends provisions relating to findings and purpose under forest stewardship law. Changes the terms privately owned to privately managed. -- Amends provisions relating to definitions. Defines program implementation agreement to mean a written forest stewardship management contract between the board and program applicant. -- Amends provisions relating to establishment of the forest stewardship program. Establishes a forest stewardship program to be administered by the board to assist landowners of privately managed forest to manage, protect, and restore important watersheds, native vegetation, forest resources, forest products, fish and wildlife habitats, isolated populations of rare and endangered plants, and other lands that are not recognized as potential natural area reserves. -- Amends provisions relating to forest stewardship management plans; approved activities. Requires the board of land and natural resources and other cooperating natural resources management agencies to develop a list of approved management activities and practices that shall be eligible for cost-share assistance under the program to include management for non native forest products; provided the land was not previously cleared of native vegetation for the purpose of non native forest production. -- Amends provisions relating to qualifications and conditions. Changes payments from the forest stewardship fund shall not exceed from 50 per cent to 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. Adds that to receive funds under the forest stewardship program, requires an applicant to enter into a program implementation agreement with the board, upon approval of the forest stewardship management plan by the board. Changes the terms private lands to privately managed forest lands. -- HB1008 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to WTL then WAM

HB1010 HD1 (HSCR 752)

RELATING TO BOATING REPORTS.

Introduced by: Saiki S (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 transmit to the department a copy of every report submitted by subordinate 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 pursuant to this provision to be unredacted; provided that medical information may be redacted. -- HB1010 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to WTL then JDC

HB1012 HD1 (HSCR 83)

RELATING TO RENTALS FOR PUBLIC LAND LEASES.

Introduced by: Saiki S (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. Act to be repealed on June 30, 2026 (sunset). -- HB1012 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to WTL then WAM

HB1027 HD2 (HSCR 942)

RELATING TO MARINE LIFE CONSERVATION DISTRICTS.

Introduced by: Saiki S (BR)

Establishes provisions relating to marine life conservation district special fund. Establishes the marine life conservation district special fund, which to be administered by the department of land and natural resources. Establishes specified fund resources

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to be deposited into the special fund as specified. Requires fees and any other moneys collected from or in connection with the Hanauma bay marine life conservation district shall only be used for the benefit of the Hanauma bay marine life conservation district. Requires the special fund to be used to fulfill the purposes of this law as specified. Requires the fund to be held separate and apart from all other moneys, funds, and accounts in the department of land and natural resources. Requires any balance remaining in the fund at the end of any fiscal year to be carried forward in the fund for the next fiscal year. Requires the proceeds of the marine life conservation district special fund to not be used as security for, or pledged to the payment of principal or interest on, any bonds or instruments of indebtedness. -- Amends provisions related to permits, changing the title to permits and user fees. Allows the department of land and natural resources to adopt rules pursuant to administrative procedure law to establish fees or require permits for entry into the boundaries of any marine life conservation district established under this law. -- HB1027 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to WTL then WAM

HB1056 HD1 (HSCR 294)

RELATING TO MOTOR CARRIER VEHICLE SAFETY INSPECTIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to safety inspection of motor carrier vehicles. Requires the director transportation to adopt rules for the administration and enforcement of motor carrier vehicle safety inspections, including the maximum inspection fee charged to vehicle owners, fees collected from the stations, the issuance of certificates of safety inspection, the affixing of motor carrier vehicle safety inspection stickers, and the acceptance of certificates of safety inspection issued in other jurisdictions; and to initially collect a fee of 1.50 dollars for each motor carrier vehicle safety inspection sticker issued by motor carrier vehicle inspection stations, then collect the maximum inspection fee when the fee is established by administrative rules. Requires all moneys received by the department of transportation to be deposited into the state highway fund. Requires a fee of no more than 12 dollars to initially be charged by a motor carrier inspection station for each safety inspection performed, then no more than the maximum inspection fee to be charged when the fee is established by administrative rules. -- Amends provisions relating to operation of a motor carrier vehicle without a safety inspection decal by changing it to operation of motor carrier vehicle without a safety sticker. Changes the term decal to sticker. -- HB1056 HD1

Current Status: Mar=22 21 Passed Second Reading Senate
Mar=29 21 Multiple Re referral to TRS then JDC/ WAM/

HB1059 SD1 (SSCR 1635)

RELATING TO TRANSPORTATION.

Introduced by: Saiki S (BR)

Amends the highways law. Repeals provision relating to transportation improvement special fund. -- Amends the harbors law. Repeals provision relating to Kewalo basin use permit; Honolulu harbor use permit; portability. Repeals provision relating to maintenance of fire boat. -- Amends Act 1, special session laws of 2017, relating to government. Provides that notwithstanding any law, charter provision, or ordinance to the contrary, in any county with a population greater than 500,000, in order to ensure the appropriate use of state authorized funds to finance a locally preferred alternative for a mass transit project, the president of the senate and speaker of the house of representatives to each appoint 2 voting, ex officio members to the board of directors of the county's rapid transportation authority. Requires the terms for each member appointed pursuant to this section to be determined by the presiding officer who appointed them. -- HB1059 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Lee C, Rhoads K, Inouye L -- Fevella K
Apr-16 21 Conference Committee: House Members: Aquino H, Cullen T -- Matsumoto L, Takumi R

HB1064 HD1 (HSCR 267)

RELATING TO TECHNOLOGY TRANSFER AT THE UNIVERSITY OF HAWAII.

Introduced by: Saiki S (BR)

Amends Act 38, session laws of 2017, which establishes provisions relating to university of Hawaii technology transfer activities; exemption, by repealing the sunset date. -- HB1064 HD1

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to HRE then JDC/ WAM/

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| HB1065 HD1 (HSCR 268) | <p>RELATING TO UNIVERSITY OF HAWAII RESEARCH.</p> <p>Introduced by: Saiki S (BR)</p> <p>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. -- HB1065 HD1</p> <p>Current Status: Mar=05 21 Introduction/Passed First Reading - Senate Mar=09 21 Multiple Referral to HRE then JDC/ WAM/</p> |
| HB1067 HD1 SD1 (SSCR 1199) | <p>RELATING TO PROCUREMENT FOR THE UNIVERSITY OF HAWAII.</p> <p>Introduced by: Saiki S (BR)</p> <p>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 to June 30, 2024. -- HB1067 SD1</p> <p>Current Status: Apr=15 21 House Disagrees to Senate amendments Apr=15 21 Conference Committee: Senate Members: Kim D, Kanuha D, Acasio L -- Fevella K Apr=16 21 Conference Committee: House Members: Takayama G, McKelvey A, Perruso A -- DeCoite L, Okimoto V</p> |
| HB1069 HD1 (HSCR 163) | <p>RELATING TO THE HAWAII CANCER RESEARCH SPECIAL FUND.</p> <p>Introduced by: Saiki S (BR)</p> <p>Amends provisions relating to Hawaii cancer research special fund. Requires the university of Hawaii to report semi annually to the legislature on the moneys in the Hawaii cancer research special fund, including deposits, expenditures, and other transactions. Requires the reports to explain in detail all expenditures from the special fund. -- HB1069 HD1</p> <p>Current Status: Mar=25 21 Passed Second Reading Senate Mar=25 21 Referred to WAM</p> |
| HB1071 HD2 (HSCR 877) | <p>RELATING TO THE UNIVERSITY OF HAWAII BOARD OF REGENTS INDEPENDENT AUDIT COMMITTEE.</p> <p>Introduced by: Saiki S (BR)</p> <p>Amends provisions relating to independent audit committee; established; powers; duties. Requires the chair of the independent audit committee to be selected in a manner consistent with the bylaws of the board of regents. Limits the board of regent's flexibility to appoint members with certain skill sets to its independent audit committee. Exempts the independent audit committee from administrative procedure law and meetings under the public agency meetings and records law, in its discussions with auditors on matters that should remain confidential, in accordance with national best practices, and at the independent audit committee chair's discretion, allow the discussions to be held in the absence of the university of Hawaii president or chief financial officer. Clarifies the independent audit committee's role relating to enterprise risk management. -- HB1071 HD2</p> <p>Current Status: Mar=11 21 Introduction/Passed First Reading - Senate Mar=11 21 Multiple Referral to HRE then JDC</p> |
| HB1072 HD1 (HSCR 166) | <p>RELATING TO THE UNIVERSITY OF HAWAII TUITION AND FEES SPECIAL FUND.</p> <p>Introduced by: Saiki S (BR)</p> <p>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). -- HB1072 HD1</p> <p>Current Status: Mar=09 21 Introduction/Passed First Reading - Senate Mar=09 21 Multiple Referral to HRE then WAM</p> |
| HB1075 | <p>RELATING TO EMOLUMENTS.</p> <p>Introduced by: Belatti D, Saiki S</p> <p>Amends provisions relating to governor; outside employment and emoluments prohibited by changing the title to governor; lieutenant governor; outside employment and</p> |

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emoluments prohibited. Provides that beginning November 1, 2022, as of the 61st calendar day after election or appointment to office, it shall be unlawful for the governor or lieutenant governor, while holding their respective offices, to maintain any other employment, maintain a controlling interest in a business, or receive any emolument. Provides that where a governor or lieutenant governor has a controlling interest in a business, in order to comply with this provision, the governor or lieutenant governor may transfer the interest to a blind trust within 61 days of election or appointment. -- HB1075
Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Single Referral to JDC

HB1078 HD1 (HSCR 479)

RELATING TO THE HAWAII SCHOOL FOR THE DEAF AND BLIND.
Introduced by: Kobayashi B, Eli S, Hashimoto T, Kapela J, Kitagawa L, Matayoshi S, McKelvey A, Takayama G, Tarnas D, Todd C, Wildberger T
Provides that by August 1, 2021, the board of education shall meet with alumni, student, and parent representatives of the Hawaii School for the Deaf and Blind, other members of the Hawaii deaf community, and representatives of the department of education about progress toward a plan to convert the Hawaii School for the Deaf and Blind to a charter school and to discuss alternatives, including an immersion school structure. Provides that by October 1, 2021, the department of education, in consultation with alumni, student, and parent representatives of the Hawaii School for the Deaf and Blind and other members of the Hawaii deaf community, shall submit a letter of intent to an authorizer to convert the Hawaii School for the Deaf and Blind to a charter school; assist with the establishment of an applicant governing board for the charter school; and develop a detailed implementation plan to transition the Hawaii School for the Deaf and Blind to a conversion charter school. Report to the legislature. Provides that upon receipt of the letter of intent to convert the Hawaii School for the Deaf and Blind to a charter school, the state public charter school commission or applicable authorizer shall begin the approval process for the Hawaii School for the Deaf and Blind. -- Amends provisions relating to enrollment. Requires a conversion charter school to enroll any student whose individualized education program prescribes that the conversion charter school provides support for blind, deaf, or hard of hearing students. -- HB1078 HD1
Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=17 21 Multiple Re referral to EDU then WAM/ JDC/

HB1088 HD3 SD2 (SSCR 1589)

RELATING TO COSMETICS.
Introduced by: Belatti D, Gates C, Hashimoto T, Ichiyama L, Kapela J, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Perruso A, Wildberger T, Yamane R
Establishes provisions relating to cosmetics; animal testing; prohibition under food, drugs, and cosmetics law. Prohibits a manufacturer to import for profit, sell or offer for sale in the State any cosmetic for which the manufacturer knew or reasonably should have known that 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, 2024. Establishes fines for violations enforced by the prosecuting attorney of the county in which the violation occurred. Provides that any information disclosed shall be protected as a trade secret and a prosecuting attorney shall enter into a protective order with the manufacturer before receipt of the information from a manufacturer. Exempts an animal test of a cosmetic that is required by a federal or state regulatory authority if all specified requirements, conditions, or exemptions apply. Prohibits counties or other political subdivisions of the State to establish any prohibition on or relating to animal tests that are not identical to the prohibitions set forth in this provision and that do not include the exemptions contained in this provision. -- HB1088 SD2
Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Hashem M, Kitagawa L, Nakashima M -- Matsumoto L

HB1090 HD1 SD1 (SSCR 1067)

RELATING TO CHILD PASSENGER RESTRAINTS.
Introduced by: Aquino H, Cullen T, DeCoite L, Hashimoto T, Ilagan G, Kitagawa L, Matsumoto L, Nakamura N, Takumi R, Yamane R
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 less than 10 years of age except if the child is less than 2 years of age, the person operating the motor vehicle shall ensure that the child is properly restrained in a rear facing child safety seat; if the child is at least 2 years of age but less than 4 years of age, the person operating the motor vehicle shall ensure that the child is properly restrained in a rear facing or forward facing child safety seat that has an internal harness; if the child is at

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least 4 years of age but less than 7 years of age, the person operating the motor vehicle shall ensure that the child is properly restrained in a child safety seat or booster seat; or if the child is at least 7 years of age but less than 10 years of age, the person operating the motor vehicle shall ensure that the child is properly restrained in a child safety seat or booster seat; provided that this requirement shall not apply if the child is correctly restrained by a lap and shoulder seat belt assembly. Increases fines for repeat convictions. -- Amends provisions relating to mandatory use of seat belts, when, penalty. Prohibits a person to operate a motor vehicle upon any public highway unless the person is restrained by a seat belt assembly and all passengers in the front or back seat of the motor vehicle are restrained by a seat belt assembly or are restrained pursuant to provisions relating to child passenger restraints if they are less than 10 years of age. -- HB1090 SD1

Current Status: Mar=23 21 Passed Second Reading Senate as amended (SD1)
Mar=23 21 Referred to JDC/ WAM/

HB1092 HD1 (HSCR 56)

RELATING TO CARBON OFFSETS.

Introduced by: Aquino H, Cullen T, DeCoite L, Hashimoto T, Ilagan G, Kitagawa L, Matsumoto L, Nakamura N, Yamane R

Establishes provisions relating to air travel carbon offset purchase. Requires the department of transportation, in consultation with the office of planning to utilize the procedures specified to facilitate the voluntary purchase of verified carbon offsets by person engaging in qualified air travel to or from an airport in the State. -- Amends provisions relating to airports, general. Allows the department to include assistance to air travelers who wish to purchase carbon offsets for carbon dioxide emissions resulting from the traveler's respective air travel to or from an airport in the State; and protect against airport hazards. -- HB1092 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to TRS/ WTL/ then WAM

HB1105 HD1 (HSCR 492)

RELATING TO THE UNIVERSITY OF HAWAII BOARD OF REGENTS CANDIDATE ADVISORY COUNCIL.

Introduced by: Perruso A, Ganaden S, Ichiyama L, Kapela J, LoPresti M

Amends provisions relating to candidate advisory council for the board of regents of the university of Hawaii. Requires that the candidates presented by the candidate advisory council to reflect the diversity of the student population, the counties, and a broad representation of higher education related stakeholders; and have a track record and accomplishments that demonstrate a thorough understanding of the mission of a public university as a public good in the service of the people of Hawaii; provided further that the candidate advisory council is encouraged to recommend appointees to the governor who represent higher education stakeholders, current and former university of Hawaii faculty, staff, and students; National Board Certified public school teachers; and members of communities historically and contemporarily underserved by and underrepresented in public higher education in the State. Amends the various appointing authorities of members of the candidate advisory council. Amends the terms of members of the candidate advisory council. -- HB1105 HD1

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to HRE then JDC

HB1118 HD2 (HSCR 876)

RELATING TO CAMPAIGN SPENDING.

Introduced by: Kitagawa L, Cullen T, Eli S, Hashimoto T, Ichiyama L, Johanson A, LoPresti M, Lowen N, Luke S, Matayoshi S, Mizuno J, Morikawa D, Takumi R, Woodson J, Yamashita K

Amends provisions relating to definitions under elections, generally law. Redefines noncandidate committee to mean an organization, association, party, or individual that makes or receives contributions, makes expenditures, or incurs financial obligations to influence the nomination for election, or the election, of any candidate to office, or for or against any question or issue on the ballot. -- Amends provisions relating to noncandidate committee reports. Requires schedules filed with the reports (campaign spending commission) to include if the noncandidate committee received funds from an organization that is exempt from federal taxation under section 501(c)(4) of the Internal Revenue Code of 1986, as amended, to be expended for advertisements or electioneering communications, a list of donors contributing more than 5,000 dollars in the aggregate in an election period whose money was used by the organization for the advertisement or electioneering communication. -- HB1118 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Single Referral to JDC

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HB1119 HD2 (HSCR 901)

RELATING TO CHARITABLE ORGANIZATIONS.

Introduced by: Kitagawa L, Cullen T, Eli S, Hashimoto T, Ichiyama L, Johanson A, LoPresti M, Lowen N, Luke S, Matayoshi S, Mizuno J, Morikawa D, Takumi R, Woodson J

Establishes and amends provisions relating to elections, generally law. Requires all social welfare organizations to file organizational and financial reports with the campaign spending commission. Defines social welfare organization to mean a non profit organization operated exclusively to promote social welfare that donates or contributes money to a noncandidate committee, engages in electioneering communications, or provides an endorsement for or against a candidate and is recognized as a charitable or otherwise tax exempt organization under section 501(c)(4) of the Internal Revenue Code of 1986, as amended. -- HB1119 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to JDC then WAM

HB1122 HD1 SD1 (SSCR 1025)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: Eli S, Aquino H, Branco P, Ichiyama L, Mizuno J, Morikawa D, Nakashima M, Tam A, Tarnas D, Tokioka J

Amends provisions relating to the Hawaiian homes commission act, 1920, as amended. Amends provisions relating to control by department of available lands, return to board of land and natural resources, when; other lands, use of. Prohibits the department of Hawaiian home lands to dispose of such lands or extend a general lease to non beneficiaries unless there are no applicants seeking, on a waitlist or otherwise, to enter into a lease to the use and occupancy of a tract or tracts of Hawaiian home lands under provisions relating to leases to Hawaiians, licenses. Requires the department, prior to the disposition of Hawaiian home lands or any improvements thereon, short or long term, including easements, to be required to notify beneficiaries through beneficiary consultation; provided further that any trust land disposition, including a lease, license or revocable permit issued to a non-beneficiary individual, firm, or organization, by the department requires evidence presented to the department that the lessee or licensee has entered into a homestead beneficiary agreement. Provides that for the purposes of this provision, homestead beneficiary agreement means a contract or agreement signed by a homestead association as defined under title 43 Code of Federal Regulations section 47.10, wherein non beneficiary lessees provide specific amenities and funding to the homestead association for community programs and services. -- Amends provisions relating to leases to Hawaiians, licenses. Prohibits the department from establishing additional criteria to enter into such a lease with an applicant without notifying beneficiaries through beneficiary consultation, unless otherwise determined through the promulgation of federal regulations. Provides that unless otherwise determined through the promulgation of federal regulations, the department may grant a license or enter into a general lease for the public purpose or mercantile establishments under this provision; provided that the department, prior to the disposition of Hawaiian home lands, short or long term, including easements, shall be required to notify beneficiaries through beneficiary consultation. -- Amends provisions relating to funds and accounts. Provides that any interest or other earnings may be credited to and deposited into the Hawaiian home operating fund or Hawaiian home receipts fund upon the department's notification of beneficiaries through beneficiary consultation. -- Amends provisions relating to purposes of loans; authorized actions. Requires rather than allows the department to make loans from revolving funds to any lessee or native Hawaiian to whom, or any cooperative association to which, a lease or license has been issued under this Act. -- Amends provisions relating to insurance by borrowers; acceleration of loans; lien and enforcement thereof. Requires the department to submit a quarterly report to the legislature and beneficiaries (Report to the legislature). Requires the report to include data on the inventory of formerly leased properties and disposition status of homestead properties and improvements under the control of the department. Requires the department to post and maintain a listing of such properties on its website and conduct auctions of properties to the beneficiaries on the waitlist at least 2 per year. -- Amends provisions relating to water. Provides that unless otherwise determined through the promulgation of federal regulations, the department shall be authorized to negotiate with homestead association governed water agencies to maintain water systems, including water billing, prior to other service providers. -- HB1122 SD1

Current Status: Mar=22 21 Passed Second Reading Senate as amended (SD1)
Mar=22 21 Referred to WAM/ JDC/

HB1124 HD1 SD1 (SSCR 1026)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

HOUSE BILLS WHICH PASSED THIRD READING

Introduced by: Eli S, Gates C, Ichiyama L, Kapela J, Kobayashi D, LoPresti M, Marten L, Mizuno J, Morikawa D, Nakashima M, Perruso A, Tarnas D, Wildberger T

Amends the Hawaiian homes commission act under conditions of leases, by requiring appraisals for such mortgages and other purposes to identify the leasehold market value in conformance with methods and standards applicable to other leasehold properties across the State and may identify the replacement cost value appraisal approach when market comparable sales data is insufficient. -- Amends the Hawaiian homes commission act under successors to lessees, by requiring, unless otherwise determined through the adoption of federal regulations, the appraisal to identify the replacement cost or leasehold market value and shall conform to methods and standards applicable to other leasehold properties across the State. -- Amends the Hawaiian homes commission act under cancellation of leases, by requiring the department to not cancel a lease based solely on a loan delinquency or default, unless all loan servicing procedures identified in the loan servicing manual adopted pursuant to section 216 of this Act have been exhausted. -- Amends the Hawaiian homes commission act under insurance by borrowers; acceleration of loans; lien and enforcement thereof by changing the title to insurance by borrowers; acceleration of loans; lien and enforcement thereof; loan servicing manual; requirements. Requires the department to have the authority to authorize 2nd position loans on homestead leases by approved lenders and US Treasury certified community development financial institutions. Requires the department to develop and implement a loan servicing manual, subject to approval by the commission, that adopts loan loss mitigation policies, procedures, and methods, including but not limited to financial counseling, mitigation analysis, forbearance, loan modification, loan assumption, 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 services manual shall incorporate all appropriate federal rules and regulations. Requires the department to document all loan loss mitigation activities between the borrower and the department pursuant to the loan servicing manual. -- HB1124 SD1

Current Status: Mar=22 21 Passed Second Reading Senate as amended (SD1)
Mar=22 21 Referred to JDC/ WAM/

HB1125 HD1 SD1 (SSCR 1189)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

Appropriation to the director of finance and the judiciary 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 the 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 director of finance and the judiciary for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 9 (registered professional nurses) and for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 9 (registered professional nurses) and for state officers and employees excluded from collective bargaining. (\$\$) -- HB1125 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB1126 HD1 SD1 (SSCR 1190)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

Appropriation to the director of finance and the judiciary 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 the 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 director of finance and the judiciary for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 13 (other professional and scientific employees) and for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for the Hawaii

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employer union health benefits trust fund costs for collective bargaining unit 13 (other professional and scientific employees) and for state officers and employees excluded from collective bargaining. (\$\$) -- HB1126 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB1127 HD1 SD1 (SSCR 1629)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Onishi R

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. -- Appropriation to the director of finance for the Hawaii employer union health benefits trust fund costs for collective bargaining unit 14 (law enforcement officers, and ocean safety and water safety officers) and for state officers and employees excluded from collective bargaining. (\$\$) -- HB1127 SD1

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-15 21 Conference Committee: Senate Members: Taniguchi B, Keith-Agaran G -- Fevella K
Apr-16 21 Conference Committee: House Members: Onishi R, Cullen T -- Okimoto V, Sayama J

HB1130 HD2 SD2 (SSCR 1661)

RELATING TO TRANSIT-ORIENTED DEVELOPMENT.

Introduced by: Nakamura N, Cullen T, Gates C, Har S, Holt D, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Luke S, Morikawa D, Nakashima M, Perruso A, Tarnas D, Todd C, Wildberger T, Yamashita K

Requires the office of planning to hire a contractor who shall work with the office of planning to identify and assess alternative financing, project delivery, and cost recovery mechanisms to recapture the State's upfront investment in transit oriented development infrastructure; propose specific financing, cost recovery, and project delivery tools to be implemented at 1 transit oriented development site in each county as a pilot project; analyze barriers and strategies to implement alternative financing, project delivery, and cost recovery mechanisms for transit oriented development; and make recommendations, including any proposed legislation, needed to implement the tools listed in this provision for transit oriented development. Requires the contractor hired pursuant to this provision to consult with specific persons in carrying out the duties listed in this provision. Report to the legislature. Appropriation (\$\$). -- HB1130 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Aquino H, Nakamura N, Tarnas D, Cullen T -- Hashimoto T, Matsumoto L
Apr-19 21 Conference Committee: Senate Members: Inouye L, Moriwaki S -- Misalucha B

HB1131 HD1 (HSCR 306)

RELATING TO THE STATE BUILDING CODE COUNCIL.

Introduced by: Nakamura N, Belatti D, Gates C, Har S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Mizuno J, Morikawa D, Nakashima M, Tarnas D, Todd C, Wildberger T

Amends provisions relating to authority and duties of the council. Requires the state building code council to consider the financial impact of the code or standard on the cost of single family and multi family homes built in the state, including the code's or standard's impact on amortized utility costs for single family and multi family homes. Requires the written report to include a financial impact assessment on each code and standard adopted by the state building code council to determine whether the codes and standards substantially benefit residents of the state. Reports to the governor. -- HB1131 HD1

Current Status: Mar-05 21 Introduction/Passed First Reading - Senate
Mar-09 21 Multiple Referral to GVO then JDC/ WAM/

HB1132 HD2 SD2 (SSCR 1537)

RELATING TO HOUSING.

Introduced by: Nakamura N, Gates C, Hashimoto T, Ilagan G, Kitagawa L, McKelvey A, Mizuno J, Morikawa D, Perruso A, Tam A, Tarnas D, Todd C, Wildberger T

Authorizes the issuance of general obligation bonds for appropriation to the Hawaii housing finance and development corporation to be deposited into the rental housing revolving fund. Appropriation out of the rental housing revolving fund to the Hawaii housing finance and development corporation for construction of phase I of the School

HOUSE BILLS WHICH PASSED THIRD READING

street elderly housing project, a senior affordable housing project on Hawaii public housing authority property on School street on the island of Oahu. (\$\$) -- HB1132 SD2
Current Status: Apr-13 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Chang S, Shimabukuro M -- Moriwaki S
Apr-16 21 Conference Committee: House Members: Nakamura N, Yamashita K -- Hashimoto T, McDermott B

HB1147

RELATING TO THE STATE BUDGET.

Introduced by: Yamashita K

General improvements Act for 2021. Appropriations for capital improvement funds over the 2021 - 2023 fiscal biennium. Authorizes the issuance of general obligation bonds. (\$\$) -- HB1147

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Single Referral to WAM

HB1174 HD1 SD2 (SSCR 1604)

RELATING TO TAXATION.

Introduced by: Quinlan S, Holt D, Kobayashi D, Luke S, Nakashima M

Amends provisions relating to the motion picture, digital media, and film production income tax credit. Provides that if the tax credit under this provision exceeds the taxpayer's income tax liability, the excess of the credit over liability may be used as a credit against the taxpayer's income tax liability in subsequent years until exhausted. Requires the department of business, economic development, and tourism to publish on its website the names of the qualified productions and the amount of tax credits certified per qualified production per filing year. Provides that if the total amount of credits applied for in any particular year exceeds the aggregate amount of credits allowed for that year under this provision, the excess shall be treated as having been applied for in the subsequent year and shall be claimed in the subsequent year; provided that no excess shall be allowed to be claimed after December 31, 2032. -- Amends Act 88, session laws of 2006, relating to digital media. Extends the repeal date of the tax credit from January 1, 2026 to January 1, 2033 (sunset). -- Amends provisions relating to renewable energy technologies; income tax credit. Decreases the cap amounts of the renewable energy technologies income tax credit. Requires the cap amount to be 500,000 dollars per system for commercial property used for an eligible community based renewable energy project. -- HB1174 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Wakai G, Dela Cruz D -- Fevella K, Misalucha B

HB1179 HD1 (HSCR 364-22)

RELATING TO INVASIVE SPECIES.

Introduced by: Todd C, Ilagan G, Kapela J, Lowen N, Morikawa D, Nakashima M, Tarnas D

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. Report to the legislature. Appropriation. Act to be repealed on June 30, 2025 (sunset). (\$\$) -- HB1179 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HWN/ AEN/ then WAM

HB1184 HD1 (HSCR 436)

RELATING TO TAXATION.

Introduced by: Okimoto V

Provides a general excise tax exemption for all of the gross proceeds or income arising from the sale of precious metal bullion. Defines precious metal bullion to mean coins, bars, or rounds, minted primarily of refined gold or silver, that are marked and valued by their weight, purity, and content; or minted by a government authority. -- HB1184 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1193 HD1 SD1 (SSCR 1261)

RELATING TO CAPITAL IMPROVEMENT PROJECTS FOR THE STATE.

Introduced by: Gates C

Authorizes the issuance of general obligation bonds for appropriation for capital improvement projects to the department of land and natural resources for Iolani Palace; to the department of accounting and general services for the State archives and Bishop Museum, Oahu. (\$\$) -- HB1193 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to WAM

HOUSE BILLS WHICH PASSED THIRD READING

HB1220 HD2 (HSCR 567)

RELATING TO CHARTER SCHOOLS.

Introduced by: Woodson J, Hashimoto T, Holt D, Ilagan G, Kitagawa L, Lowen N, McKelvey A, Morikawa D, Nakashima M, Onishi R

Amends provisions relating to state public charter school commission; establishment; appointment. Requires members of the commission to collectively possess strong experience and expertise in public and nonprofit governance; management and finance; public school leadership; assessment; curriculum and instruction; and public education law. -- Amends provisions relating to authorizer powers, duties, and liabilities. Allows an authorizer's staff to provide technical support to a prospective charter school applicant or an applicant governing board up until the completed charter application is submitted to the authorizer. -- Amends provisions relating to start up and conversion charter schools; establishment. Requires the letter of intent to serve merely as a notice provided by the applicant to the authorizer to advise the authorizer that the applicant intends to complete an application. Allows all applicants who submit a letter of intent to later submit an application. Requires the charter school application process and schedule to be determined by the authorizer, and shall provide for and include, at a minimum, the issuance and publication of an application process by the authorizer on the authorizer's internet website. Adds statutory criteria. Provides that the submission of a letter of intent to notify the authorizer of the applicant's intent to open and operate a start up charter school or to convert a department school to a conversion charter school; provided that a letter of intent may not be utilized as a basis for the denial of the right to submit an application. Provides that 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 or, if the authorizer determines that the application is incomplete, notification by the authorizer to the applicant governing board that the application is incomplete, providing a detailed listing of any missing elements of the application, and providing a reasonable opportunity for the applicant governing board to cure any deficiency by providing any missing elements to the authorizer. Provides that following the review and evaluation of a charter application, approval or denial of the charter application by the authorizer in a meeting open to the public and subsequent written notice to the applicant; provided that in the event of a denial, the notice shall provide specific information to the applicant on its right to appeal the decision to the board, including but not limited to the number of days by which the applicant shall file an appeal with the board and where to file such an appeal. Provides that a provision for a final date by which a written decision to approve or deny a charter application shall be made by the authorizer to the applicant, upon receipt of a complete charter application. Provides that if an authorizer takes any action that prohibits an applicant from proceeding with an application for any reason, the action shall be deemed a denial and subject to appeal. -- HB1220 HD2

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to EDU then JDC

HB1239 HD2 (HSCR 1020-22)

RELATING TO LAW ENFORCEMENT.

Introduced by: Tam A, Hashimoto T, Kapela J, Marten L, Onishi R, Perruso A, Takumi R, Wildberger T

Amends provisions relating to law enforcement officer independent review board; established. Requires the members of the board to serve without compensation for a term of 4 years. -- Amends Act 161, session laws of 2016, relating to the law enforcement officer independent review board, by repealing the repeal date on June 30, 2022 (sunset). -- Amends provisions relating to the law enforcement standards board; establishment. Changes membership of the board. -- Amends provisions relating to powers and duties of the board. Adds specific duties to the board. -- HB1239 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1245 HD2 (HSCR 568)

RELATING TO FIREWORKS INFRACTIONS.

Introduced by: Johanson A

Establishes provisions relating to adjudication of fireworks infractions. Establishes provisions relating to applicability. All fireworks infractions, including fireworks infractions committed by minors, shall be adjudicated pursuant to this law, except in penalty, provisions, or as otherwise specifically provided for in this provision. Requires this provision to be applied uniformly throughout the State and in all counties. Requires that except as specifically provided otherwise in this part, no fireworks infraction to be classified as a criminal offense. Appropriation. (\$\$) -- HB1245 HD2

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to JDC then WAM

HOUSE BILLS WHICH PASSED THIRD READING

HB1246 HD2 (HSCR 884)

RELATING TO FIREWORKS.

Introduced by: Johanson A, Aquino H, Belatti D, Branco P, Cullen T, DeCoite L, Eli S, Har S, Hashimoto T, Ichiyama L, Ilagan G, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Perruso A, Quinlan S, Tam A, Tarnas D, Todd C, Wildberger T, Yamane R

Amends provisions relating to penalty under fireworks law. Provides that any person violating provisions permissible uses of consumer fireworks, permits, liability of parents or guardians, liability of homeowner, renter, or person otherwise responsible for real property, or permit for display to be considered to have engaged in an activity that causes air pollution, and may be subject to a citation; and to be considered to be in violation of the noise control rules adopted by the department of health and may be subject to a citation. -- Amends provisions relating to citation. Allows any person who violates the vehicular smoke emission rules and open burning control rules adopted by the department of health of the fireworks control law, to be issued a summons or citation for such violation. Requires violations of vehicular smoke emission rules and open burning control rules of the fireworks control law, to constitute a violation enforced by police officers. -- Amends provisions relating to citations. Requires any person violating provisions to be considered to have violated the noise control rules of this law and subject to a citation under this provision. -- HB1246 HD2

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=15 21 Multiple Re referral to PSM then JDC

HB1263 HD1 SD1 (SSCR 1194)

RELATING TO IGNITION INTERLOCK DEVICES.

Introduced by: Aquino H

Establishes provisions relating to interlock device; violations; penalties; compliance. Prohibits a person whose driver's license has been revoked pursuant to provisions relating to effective date, conditions, and period of administrative revocation; criteria; or who has been convicted under provisions relating to operating a vehicle under the influence of an intoxicant; or provisions relating to habitually operating a vehicle under the influence of an intoxicant, and has an ignition interlock installed in all vehicles the person drives, to be eligible for a driver's license without providing proof of compliance from the director of transportation that the person for the 1st offense, or any offense not preceded within 10 years of a previous violation, has had an ignition interlock device installed for a period of 60 consecutive days without any violations; for an offense that occurs within 10 years of a prior conviction, has had an ignition interlock device installed for a period of 90 consecutive days without any violations; or for a habitual offense and subsequent offenses convicted within 10 years of 2 or more prior convictions, has had an ignition interlock device installed for a period of 6 months without any violations. Provides that a person violates this provision by providing a sample of .04 or more in blood alcohol concentration when starting the vehicle; providing a sample of .04 or more in blood alcohol concentration on a rolling retest; failing to provide a rolling retest; violating 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; penalties; failing to provide a clear photo of the person when the person blows into the ignition interlock device. Requires that any violation occurs during the period in which the ignition interlock device is installed shall constitute non-compliance. Requires the time required to prove compliance shall commence again after any violation until compliance is proven. -- Amends provisions relating to which persons shall not be licensed. Prohibits the examiner of drivers to issue any license to any person who is required to comply with section 291E-____, and is not in compliance with that section. -- Amends provisions relating to operating a vehicle under the influence of an intoxicant. Requires a person committing the offense of operating a vehicle under the influence of an intoxicant to be sentenced without possibility of probation or suspension of sentence if the person demonstrates to the court that the person does not own or have the use of a vehicle in which the person can install an ignition interlock device during the revocation period; provided further that the extended revocation period shall not apply if a license and privilege to operate a vehicle has been permanently revoked or if the director has issued a permit authorizing the person to operate a vehicle owned by the person's employer pursuant to provisions relating to ignition interlock permits; driving for employment. -- HB1263 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to WAM

HB1271

RELATING TO THE AGRIBUSINESS DEVELOPMENT CORPORATION.

Introduced by: Perruso A, Kapela J, LoPresti M, Marten L, Onishi R, Tam A, Wildberger

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Repeals provisions relating to the agribusiness development corporation. -- Amends provisions relating to training; applicability; requirements of disclosure; rules; definition of public lands; legislative approval of sale or gift of lands; authority to acquire and convey; easement required and exemption; land conservation fund; designation of important agricultural lands; adoption of important agricultural lands maps. Repeals the agribusiness development corporation and transfers all lands and staff, except for the executive director, to the department of agriculture. -- HB1271

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to AEN/ EET/ then JDC/ WAM/

HB1273 HD1 (HSCR 439)

RELATING TO TAX CREDITS.

Introduced by: Quinlan S, Holt D, Onishi R

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. -- HB1273 HD1

Current Status: Mar=05 21 Introduction/Passed First Reading - Senate
Mar=09 21 Multiple Referral to EET then WAM

HB1280 HD2 SD2 (SSCR 1605)

RELATING TO THE NATURAL ENERGY LABORATORY OF HAWAII AUTHORITY.

Introduced by: Nishimoto S

Transfers all rights, powers, functions, and duties of the university of Hawaii relating to the operational functions of the makai research pier located at the southeast corner of Oahu near Makapuu point to the natural energy laboratory of Hawaii authority. Authorizes the issuance of general obligation bonds for appropriation for the 2021 - 2023 fiscal biennium to the natural energy laboratory of Hawaii authority to repair and upgrade the makai research pier. (\$\$) -- HB1280 SD2

Current Status: Apr-15 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Tarnas D, Takayama G, Branco P -- DeCoite L, McDermott B
Apr-19 21 Conference Committee: Senate Members: Inouye L, Kidani M -- Riviere G

HB1282 HD2 SD1 (SSCR 1174)

RELATING TO THE TRANSITION OF THE OAHU REGIONAL HEALTH CARE SYSTEM FROM THE HAWAII HEALTH SYSTEMS CORPORATION INTO THE DEPARTMENT OF HEALTH.

Introduced by: Yamane R, Matayoshi S

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. -- Amends provisions relating to corporation board. Decreases the corporation member from 18 member to 15 member board; the 5 regional chief executive officers as ex officio, nonvoting members to 4; and repeals 2 members who reside on the island of Oahu. Requires the director of health to have sole decision making authority over all corporation board matters, that concern the Oahu regional health care system, commencing on June 30, 2021, and continuing until the transition of the Oahu regional health care system into the department of health is complete. 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. -- Amends provisions relating to transition of Hawaii health systems regional system or health facility to a new entity. Provides that any of the regional systems or individual facilities of the Hawaii health systems corporation is hereby authorized to transition into a new legal entity in any form recognized under the laws of the State, including but not limited to a division or branch under a state executive department; provided in which case real property shall transfer in its then existing state, whether in lease, fee, or otherwise, to the executive department. Establishes the Leahi hospital and Maluhia law. Allows the department of health to conduct long term care and substance abuse treatment at Leahi hospital and Maluhia; pay rent to the university of Hawaii for the use of the Leahi hospital property, at a rate and on terms to be negotiated between the department of health and the university of Hawaii; use moneys from the mental health and substance abuse special fund established to fund the department's operations at Leahi hospital and Maluhia; develop and implement its own policies, procedures, and rules necessary or appropriate to plan, operate, manage, and control Leahi hospital and Maluhia without regard to

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administrative procedure law; enter into and perform any contract, lease, cooperative agreement, partnership, or other transaction that may be necessary or appropriate in the performance of its purposes and responsibilities, and on terms the department may deem appropriate as specified; conduct activities and enter into business relationships the department deems necessary or appropriate as specified; make and alter facility bylaws and rules for the organization and management of Leahi hospital and Maluhia without regard to administrative procedure law; contract for and accept any gifts, grants, and loans of funds or property, or any other aid in any form from the federal government, the State, any state agency, or any other source, or any combination thereof, and in compliance with the terms and conditions thereof; provide health and medical services to the public directly or by agreement or lease with any person, firm, or private or public corporation, partnership, or association through or in Leahi hospital and Maluhia or otherwise; and approve medical staff bylaws, rules, and medical staff appointments and reappointments for Leahi hospital and Maluhia, including but not limited to determining the conditions under which a health professional may be extended the privilege of practicing within Leahi hospital or Maluhia, as determined by the department or facility management, and adopting and implementing reasonable rules, for the credentialing and peer review of all persons and health professionals within the facility; provided that the department or facility management shall be the governing body responsible for all medical staff organization, peer review, and credentialing activities to the extent allowed by law. Requires the department of health to regularly consult and coordinate with the university of Hawaii regarding services provided at Leahi hospital and Maluhia and with the university of Hawaii students to rotate through the facilities for training purposes. -- Provides that no planned substantial reduction or elimination of direct patient care services at Leahi hospital or Maluhia shall be undertaken unless all of the specified requirements are met. -- Requires the transfer of the Oahu regional health care system to the department of health to commence with the transfer of the budget count associated with the Oahu region as specified. -- Provides that during the transition period commencing on July 1, 2021, to and including the completion of the transition of the Oahu regional health care system into the department of health, allows the Oahu regional health care system board to develop and implement its own policies, procedures, and rules necessary or appropriate to plan, operate, manage, and control its facilities; enter into and perform any contract, lease, cooperative agreement, partnership, or other transaction whatsoever that may be necessary or appropriate in the performance of its purposes and responsibilities, and on any terms the regional system board may deem appropriate as specified; conduct activities and enter into business relationships the regional system board deems necessary or appropriate, as specified; entering into partnerships and other joint venture arrangements, or participating in alliances, purchasing consortia, health insurance pools, or other cooperative agreements, with any public or private entity; provided that any corporation, venture, or relationship entered into under this subsection shall further the public interest; execute, in accordance with all applicable bylaws, rules, and laws, all instruments necessary or appropriate in the exercise of any powers of the regional system board; make and alter regional system board bylaws and rules for its organization and management; enter into any contract or agreement, whatsoever not inconsistent with the laws of the State, execute all instruments, and do all things necessary or appropriate in the exercise of the powers granted, including securing the payment of bonds; provided that contracts or agreements executed by the regional system board shall only encumber the regional subaccounts of the regional system board; own, purchase, lease, exchange, or otherwise acquire property, whether real, personal, or mixed, tangible or intangible, and any interest therein, in the name of the regional system board; provided that the regional system board shall be subject to the requirements of provisions relating to regional system boards; contract for and accept any gifts, grants, and loans of funds or property, or any other aid in any form from the federal government, the State, any state agency, or any other source, or any combination thereof, and in compliance, subject to Hawaii health systems corporation law, with the terms and conditions thereof; provided that the regional system board shall be responsible for contracting for and accepting any gifts, grants, loans, property, or other aid if intended to exclusively benefit the Oahu region public health facilities and operations; provide health and medical services to the public directly or by agreement or lease with any person, firm, or private or public corporation, partnership, or association through or in the health facilities of the regional system board or otherwise; provided that the regional system board shall be responsible for conducting the activities under this paragraph solely within the Oahu regional system; approve medical staff bylaws, rules, and medical staff appointments and reappointments for all public health facilities of the regional system board, including but not limited to determining the conditions under which a health professional may be extended the

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privilege of practicing within a health facility, as determined by the regional system board, and adopting and implementing reasonable rules, without regard to administrative procedure law, for the credentialing and peer review of all persons and health professionals within the facility; provided that the regional system board shall be the governing body responsible for all medical staff organization, peer review, and credentialing activities to the extent allowed by law; enter into any agreement with the State, including but not limited to contracts for the provision of goods, services, and facilities for the support of the regional system board's programs, and contracting for the provision of services to or on behalf of the State; develop internal policies and procedures for the procurement of goods and services, consistent with the goals of public accountability and public procurement practices, and subject to management and financial legislative audits; provided that the regional system board shall enjoy the exemption under the public procurement code; authorize, establish, and abolish positions; and employ or retain any attorney, by contract or otherwise, for the purpose of representing the regional system board in any litigation, rendering legal counsel, or drafting legal documents for the regional system board. -- Further provides that during the transition period and including the completion of the transition of the Oahu regional health care system into the department of health, the Oahu regional system board shall continue enjoy the same sovereign immunity available to the State and shall be exempt from provisions relating to the State financial administration law, the budget law, the deposits of public funds law, the audit and accounting law, the state risk management and insurance administration law, the Hawaii public procurement code, provisions relating to meeting under the public agency meetings and records law, and provisions relating to contracts for concessions; bid required, exception under concessions on public property law. Provides that for a period of 2 years following the completed transition of the Oahu regional health care system from the Hawaii health systems corporation to the department of health, the inpatient services division of the department of health shall be authorized to develop internal policies and procedures for the procurement of goods and services, consistent with the goals of public accountability and public procurement practices, subject to management and financial legislative audits; provided that the division shall enjoy the exemptions under the Hawaii public procurement law and provisions relating to contracts with the State or counties; tax clearances, assignments under the expenditure of public money and public contracts law. -- Establishes a working group to develop, evaluate, and implement any additional steps necessary to complete the transition of the Oahu regional health care system into the department of health. Establishes the working group composition. Requires the working group to develop a transfer framework to govern and manage the additional steps necessary to complete the transfer of the Oahu region into the department of health. Establishes transfer framework criteria. Requires members of the working group to serve without compensation but shall be reimbursed for reasonable expenses necessary for the performance of their duties, including travel expenses. Exempts members of the working group to be subject to standards of conduct law solely because of the member's participation in the working group. Reports to the legislature. Requires the working group to be dissolved on June 30, 2023 (sunset), or upon completion of the transition of the Oahu regional health care system into the department of health, whichever is later. Requires certain transition actions to be subject to specified conditions. Authorizes the issuance of general obligation bonds for the purpose of making improvements to Leahi hospital and Maluhia. Provides appropriation made for the capital improvement project authorized that all moneys from the appropriation unencumbered as of June 30, 2024, shall lapse. Appropriation out of the mental health and substance abuse special fund to the department of health for the operations of Leahi hospital and Maluhia. -- HB1282 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to JDC/ WAM/

HB1286 HD2 (HSCR 620)

RELATING TO TRAVEL.

Introduced by: Saiki S, Aquino H, Belatti D, Cullen T, Eli S, Gates C, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Kobayashi D, Lowen N, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Onishi R, Quinlan S, Tam A, Tarnas D, Todd C, Yamane R, Yamashita K

Exempts any person entering the State or traveling between any islands within the State from a post arrival mandatory self quarantine if the person has a negative test result upon arrival from a state approved COVID-19 test administered within 72 hours before departing from the final leg of departure; provided that if a person has not received a test result upon arrival from the final leg of departure due to unforeseen circumstances

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through no fault of the person, that person shall be subject to and remain in a post arrival mandatory self quarantine upon arrival unless and until the person submits to and obtains a negative test result from a state approved rapid COVID-19 test upon arrival; and obtains a negative test result from a state approved COVID-19 test administered within 72 hours from the final leg of departure; or is under the age of 5 and accompanied by a person who is exempt under this provision. Requires the governor to establish statewide conditions under which persons may be deemed automatically exempt from the pre travel testing requirements and mandatory self quarantine, taking into consideration recommendations provided by the department of health. Requires any person who does not obtain a negative test result before arrival to be responsible for securing and paying all costs associated with that person's mandatory self quarantine and isolation, including transport, lodging, food, medical care, and any other expenses to sustain the person during the mandatory self quarantine period. Prohibits this Act to be subject to provisions relating to additional powers in an emergency period; and shall not be suspended except by adoption of a concurrent resolution by each house of the legislature. Act to be repealed on December 31, 2021 (sunset), or upon termination of the State's emergency order for COVID-19 and mandatory self quarantine requirement for travelers, whichever occurs 1st. (COVID-19, COVID 19, coronavirus) -- HB1286 HD2
Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=15 21 Multiple Re referral to EET/ PSM/ HTH/ then JDC/ WAM/

HB1294 HD2 (HSCR 865)

RELATING TO EDUCATION.
Introduced by: Ohno T, Ilagan G, Lowen N, Marten L, Matayoshi S, Morikawa D, Tarnas D
Establishes provisions relating to special education per pupil allocation; allocation to charter schools upon transfer from a department school. Requires any non facility general fund per pupil allocation of a special education student of a department school shall be transferred to the charter school upon enrollment of the student at the charter school; provided that the parent or guardian of the special education student shall submit prior to the school year in which the student will be enrolled in the charter school, confirmation to the department of the student's application, acceptance, and intent to attend the charter school. -- HB1294 HD2
Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to EDU then WAM

HB1321 HD1 SD1 (SSCR 1068)

RELATING TO TRANSPORTATION.
Introduced by: Cullen T, Aquino H
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. -- HB1321 SD1
Current Status: Mar=23 21 Passed Second Reading Senate as amended (SD1)
Mar=23 21 Referred to WAM

HB1324 HD2 SD1 (SSCR 1557)

RELATING TO COMMERCIAL PROPERTY RENT RELIEF.
Introduced by: Cullen T, Aquino H, Belatti D, DeCoite L, Eli S, Har S, Hashimoto T, Ichiyama L, LoPresti M, Lowen N, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Perruso A, Tam A, Tarnas D, Todd C, Wildberger T, Yamane R, Yamashita K
Requires owners of property classified as commercial, hotel and resort, or industrial under county real property tax classifications to be eligible for a grant not to exceed 3 per cent of taxable revenue derived from the property in 2019; annualized taxable revenue for commercial tenants established and registered for business with the State before March 20, 2020, and with less than 12 months operating history; or 3 months of full rent, whichever is less; under certain conditions. Requires grant applications to be submitted to and reviewed by the department of business, economic development, and tourism. Provides that all grant applications are subject to audit or investigation at the discretion of the department of business, economic development, and tourism. Provides that as additional sources of federal funding appropriate to the purposes of this Act become available, the grant program established by this Act shall be given priority in the distribution of those funds. Appropriation into and out of the emergency and budget reserve fund (\$\$). (COVID-19, COVID 19, coronavirus) -- HB1324 SD1
Current Status: Apr=15 21 House Disagrees to Senate amendments
Apr=15 21 Conference Committee: Senate Members: Wakai G
-- Kanuha D, Kidani M

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Apr-16 21 Conference Committee: House Members: Ichiyama L, Quinlan S, Johanson A, Cullen T -- Eli S, Ward G

HB1326 HD1 SD1 (SSCR 1217)

RELATING TO DOMESTIC VIOLENCE.

Introduced by: Matayoshi S, DeCoite L, Har S, Hashimoto T, Holt D, Ichiyama L, Kapela J, Kitagawa L, Lowen N, Marten L, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Onishi R, Perruso A, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J
Amends provisions relating to domestic violence enactment under Hawaii rules of evidence law. Prohibits a statement that purports to narrate, describe, report, or explain an incident of domestic violence, as defined in provisions of domestic violence fatality review, made by a victim of that domestic violence during the course of the 1st interaction with the responding law enforcement officers as defined in provisions for law enforcement standards, and before the defendant is arrested, regardless of the availability of the declarant, if the statement has sufficient indicia of reliability; provided that the statement to be admissible if, when objectively considered, the primary purpose of the statement was not to enable assistance to meet an ongoing emergency, including any statement given at a later time or any statement made solely for the purpose of producing trial evidence. Requires in determining whether a statement has sufficient indicia of reliability, the court to consider all circumstances surrounding the statement. 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 paragraph, if the evidence exists; 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. Allows other exceptions; as specified. Prohibits a statement to be admitted under this exception unless the proponent of it makes known to the adverse party sufficiently in advance of the trial or hearing to provide the adverse party with a fair opportunity to prepare to meet it, the proponent's intention to offer the statement and the particulars of it, including the name and address of the declarant. -- HB1326 SD1

Current Status: Mar-30 21 House Disagrees to Senate amendments
Apr-16 21 Conference Committee: House Members: Nakashima M -- Nakamura N, Ward G

HB1339

RELATING TO IMPEACHMENT.

Introduced by: Belatti D
Establishes the impeachment of the governor; lieutenant governor. Establishes provisions relating to articles of impeachment; hearing. Requires impeachment of the governor or lieutenant governor to be instituted in the house of representatives by introduction and adoption of a resolution appointing managers of the house of representatives to prepare and recommend articles of impeachment on the house floor, and if adopted, deliver the articles of impeachment to the senate for the senate's consideration to prosecute. Establishes provisions relating to causes for impeachment. Requires the house of representatives to have the power of impeachment of the governor or lieutenant governor for malfeasance in office, corruption, dereliction of duty, or other high crimes or misdemeanors. -- HB1339

Current Status: Mar=09 21 Introduction/Passed First Reading - Senate
Mar=09 21 Single Referral to JDC

HB1351 HD1 (HSCR 537)

RELATING TO CONSERVATION MITIGATION BANKS.

Introduced by: Marten L, Belatti D, Branco P, DeCoite L, Ganaden S, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Perruso A, Tam A, Tarnas D, Todd C
Establishes the conservation mitigation banks law. Establishes provisions relating to conservation mitigation banking. Authorizes the department of land and natural resources to establish and operate conservation mitigation banks, the purpose of which shall be to restore, create, enhance, or preserve conservation habitats or resources as compensatory mitigation where a person or entity is required to provide compensatory mitigation prospectively and the use of banked mitigation is approved by the agency requiring mitigation, or for past damages to conservation habitats or resources. -- Establishes provisions relating to conservation mitigation banking administrator. Allows the department of land and natural resources to contract with a 3rd party administrator that specializes in mitigation banking to operate and manage the conservation mitigation banks. -- Establishes provisions relating to conservation mitigation bank; sale of credits. Prohibits investors in a conservation mitigation bank to be required to own the parcel of land and shall be authorized to sell the credits generated from the ecological conditions

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to persons or entities that need the credits to compensate for environmental impacts that they have caused. -- HB1351 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Re referral to WTL then WAM

HB1360 HD1 SD1 (SSCR 1121)

RELATING TO EARLY LEARNING.

Introduced by: Woodson J, Hashimoto T, Ichiyama L, Kapela J

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 shortage 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 program, stipend recipients shall provide early care and education services directly to children from birth through 5 years of age for 2 consecutive years in 1 of the early learning systems 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. -- Amends provisions relating to the early learning special fund. Requires repayments made from the Hawaii early childhood educator stipend program to be deposited into the fund. -- Amends provisions relating to collection, attorney's, or commission fees; exception. Provides that this provision shall not prohibit a collection agency from collecting, or attempting to collect, from a debtor, a contract with the executive office on early learning. (COVID-19, COVID 19, coronavirus) -- HB1360 SD1

Current Status: Mar=25 21 Passed Second Reading Senate as amended (SD1)
Mar=25 21 Referred to WAM

HB1377 HD1 SD2 CD1 (CCR 77)

RELATING TO CITATIONS.

Introduced by: Hashimoto T, DeCoite L, Gates C, Holt D, Ichiyama L, Ilagan G, Kitagawa L, Matayoshi S, Nakamura N, Ohno T, Quinlan S, Takayama G, Todd C, Yamashita K

Establishes provisions relating to electronic citation surcharge. Requires that in addition to any other civil penalties ordered by the court, a person who violates any provision under this provision to be ordered to pay an electronic citation surcharge of 5 dollars. Requires the person to pay the surcharge to the clerk of the court. Provides that the surcharge to be deposited with the director of finance, who shall credit the surcharge to the electronic citation special fund established under provisions relating to electronic citation program; electronic citation special fund; establishment. -- Amends provisions relating to the electronic citation program. Adds definitions; electronic citation surcharge; and electronic citation program; electronic citation special fund; establishment. -- Amends provisions relating to monetary assessments. Allows that in addition to any monetary assessment imposed for a traffic infraction and the cost for an electronic citation surcharge, the court may impose additional assessments as specified. Appropriation. (\$\$) -- HB1377 CD1

Current Status: Apr=27 21 Passed House Final Reading
Apr=27 21 Fail to Pass Senate Final Reading

HB1388 HD1 (HSCR 437)

RELATING TO TAXATION.

Introduced by: Ganaden S, Holt D, Ilagan G, Kapela J, LoPresti M, Matayoshi S

Amends the standard deduction for income tax purposes as provided by section 163 (with respect to interest) by adding that section 163(h)(4)(A)(i)(II) (definition of qualified residence for home mortgage interest deduction) and section 163(h)(4)(A)(ii)(II) (treatment of home mortgage interest deduction for married individuals filing separately) shall not be operative. -- Requires the department of budget and finance, in consultation with the department of taxation to submit reports to the legislature for 5 years. -- HB1388 HD1

Current Status: Mar=11 21 Introduction/Passed First Reading - Senate
Mar=11 21 Multiple Referral to CPN then WAM

HB1403 HD1 (HSCR 300-22)

RELATING TO AN ALTERNATE ROUTE SITE SELECTION SURVEY IN PUNA.

Introduced by: Ilagan G

Requires the department of transportation, in collaboration with the county of Hawaii, to conduct site surveys on the island of Hawaii to identify the most suitable location for an alternate route in Puna below Highway 130. Allows any lands on the island of Hawaii owned by the State, excluding lands under the jurisdiction of the department of Hawaiian home lands, or county of Hawaii to be considered in determining where to conduct site

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surveys; or lands owned by private parties to be considered and site surveys to be conducted pursuant to agreements with landowners. Report to the legislature. -- HB1403 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to TRS then WAM

HB1411 HD2 (HSCR 928-22)

RELATING TO REGISTRATION OF VEHICLES.

Introduced by: Ilagan G, Aquino H

Amends provisions relating to procedure when title of vehicle transferred; delivery of certificate mandatory. Requires, upon a transfer of the title or interest of a legal owner in or to a vehicle registered under this provision, the person whose title or interest is to be transferred and the transferee to write their signatures with pen and ink upon the certificate of ownership issued for the vehicle, together with the addresses of the person whose title or interest is to be transferred and the transferee in the appropriate spaces provided upon the certificate. Requires the signature of the person whose title or interest is to be transferred and the signature of the transferee to each serve as an attestation by that respective party that the information provided on the certificate is correct. Requires any person who provides false or fraudulent information under this provision to be fined no less than 5 dollars and no more than 1,000 dollars. -- HB1411 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1412 HD2 (HSCR 958-22)

RELATING TO ABANDONED VEHICLES.

Introduced by: Ilagan G, Aquino H

Amends provisions relating to disposition by counties of certain abandoned vehicles. Requires the counties to cause vehicles that have been abandoned to be taken into custody within 10 business days of abandonment. Requires the ordinance to provide a minimum distance and timeframe in which a vehicle must be moved after the initial inspection in order to not be classified as being abandoned. Requires, if the vehicle has not moved the minimum distance within the specified timeframe as required by the county ordinance after the initial inspection, the agency designated to carry out the functions and requirements of this provision to provide notice that the vehicle must be moved the minimum distance within the specified timeframe or the vehicle shall be classified as abandoned and subject to removal as provided by this law. -- HB1412 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1413 HD2 (HSCR 959-22)

RELATING TO ABANDONED VEHICLES.

Introduced by: Ilagan G, Aquino H

Establishes provisions relating to abandoned vehicles; prohibition on transfer; suspension, revocation, or prohibition of renewal of driver's license; notification. Requires the county director of finance to deny issuance of a certificate of registration, in accordance with provision specified, and prohibit completion of any transfer of ownership, in accordance with provisions specified, of an abandoned vehicle whose registered owner has outstanding charges and fines relating to the disposition of the abandoned vehicle, including for costs related to towing, storage, processing, and disposal. Requires the county director of finance to notify the appropriate county examiner of drivers of any registered owners of abandoned vehicles in the county who have outstanding charges and fines relating to the disposition of an abandoned vehicle. Requires the county examiner of drivers to then suspend, revoke, or prohibit the renewal of the registered owner's driver's license in accordance with provisions specified. -- HB1413 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1414 HD1 (HSCR 21-22)

RELATING TO ABANDONED VEHICLES.

Introduced by: Ilagan G, Aquino H

Establishes provisions relating to abandoned vehicles; repeat offender; penalty. Requires any person who is the registered owner of a vehicle that was deemed abandoned or derelict pursuant to this law to be subject to fines specified for each vehicle. -- HB1414 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to TRS then JDC/ WAM/

HB1415 HD2 (HSCR 390-22)

RELATING TO THREAT ASSESSMENT.

Introduced by: Yamane R, Woodson J

Designates sections 128A-1 to 128A-5 as part I, entitled general provisions. Establishes provisions under homeland security law. Establishes provisions relating to threat assessment; definitions; threat assessment team program, established; threat

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assessment teams, generally; education threat assessment teams, generally; education threat assessment teams, department of education and charter schools; education threat assessment teams, University of Hawaii; and confidentiality. -- Amends provisions relating to availability of medical records. Allows a health care provider to provide records, in whole or in part, in response to a request for records by a vetted liaison of a threat assessment team established pursuant to part ____ of homeland security law. -- Appropriation to the Hawaii state fusion center for the threat assessment team program. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB1415 HD2
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1419 HD1 (HSCR 671-22)

RELATING TO ELECTRONIC INFORMATION TECHNOLOGY ACCESSIBILITY.
Introduced by: Takayama G, Aquino H, Branco P, Clark L, Hashem M, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Perruso A, Quinlan S, Takumi R, Tam A, Tarnas D, Tokioka J, Wildberger T
Establishes provisions relating to Hawaii Electronic Information Technology Disability Access Standards; development; review and updates. Requires the office of enterprise technology services to develop, publish, and periodically update accessibility standards, to be known as the Hawaii Electronic Information Technology Disability Access Standards, to be used and implemented by all state entities. Requires the chief information officer, in consultation with the disability and communication access board, to convene a working group with representation from appropriate state entities, stakeholders, and other appropriate individuals and officials to review the accessibility standards every 3 years and update them as necessary. Provides that within 6 months of any published updated accessibility standards, each state entity shall review the updated accessibility standards and make revisions to existing procurement or development rules, policies, and procedures under its control to incorporate the updated standards. -- Establishes provisions relating to office of enterprise technology services; chief information officer; information technology steering committee; establishment; responsibilities. Requires the chief information officer to report directly to the governor and shall develop and implement statewide technology standards, including the Hawaii Electronic Information Technology Disability Access Standards pursuant to this provision. -- Provides that by January 1, 2023, the office of enterprise technology services shall develop and publish the Hawaii Electronic Information Technology Disability Access Standards established pursuant to this provision, to be used and implemented by all state entities. Provides that by July 1, 2023, each state entity shall review the Hawaii Electronic Information Technology Disability Access Standards and make revisions to existing procurement or development rules, policies, and procedures under its control to incorporate the standards. -- HB1419 HD1
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1423 HD1 (HSCR 134-22)

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 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 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 ____ 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. -- HB1423 HD1
Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to JDC then WAM

HB1426 HD1 (HSCR 564-22)

RELATING TO ORDERS OF THE CAMPAIGN SPENDING COMMISSION.
Introduced by: Saiki S (BR)
Amends provisions relating to administrative fines; relief. Provides that these rights are deemed waived if the order is a preliminary determination of probable cause rendered during a public agency meetings and records law meeting pursuant to provisions relating

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to initial determination by the commission and the person fails to request a contested case hearing within 20 days of receipt of the preliminary determination, as provided in provisions relating to preliminary determination regarding probable cause. -- Provides that in addition to contempt proceedings, the campaign spending commission may file the commission's order in the 1st circuit court to have the order confirmed as a judgment, which shall then have the same force and effect and shall be enforceable and collectible in the same manner as other judgments issued by the circuit courts; provided that there shall be no appeal from the judgment. -- HB1426 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to JDC then WAM

HB1427 HD1 (HSCR 946-22)

RELATING TO REPORTS FILED WITH THE CAMPAIGN SPENDING COMMISSION.
Introduced by: Saiki S (BR)

Amends provisions relating to time for candidate committee to file preliminary, final, and supplemental reports. Provides that the filing dates for preliminary reports are 10 calendar days before a general, subsequent special, or subsequent nonpartisan election; provided that the preliminary reports required by this provision shall not be required from a candidate who is unsuccessful in a primary, initial special, or initial nonpartisan election, or a candidate who is elected to office in the primary, initial special, or initial nonpartisan election. -- 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 primary report that is due 10 days before the election, a noncandidate committee that does not intend to receive contributions and make expenditures that aggregate more than 1,000 dollars in an election period shall notify the commission of its intent in the noncandidate committee's organizational report. -- HB1427 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1432 HD1 (HSCR 604-22)

RELATING TO CONCESSIONS ON PUBLIC PROPERTY.

Introduced by: Saiki S (BR)

Amends provisions relating to contracts for concessions; bid required, exception. Provides that no concession or concession space shall be leased, let, licensed, rented out, or otherwise disposed of either by contract, lease, license, permit or any other arrangement, except under contract let after public notice for sealed bids in the manner provided by law; provided that the duration of the grant of the concession or concession space shall be related to the investment required but in no event to exceed ____ years for the initial term, and if amended, any then remaining term plus any agreed extension thereof awarded or granted by the government agency making a lease or contract or other arrangement relating to a concession; provided further that and subject to approval by county council resolution, the ____ year limit shall not apply to nonprofit corporations organized pursuant to the Hawaii nonprofit corporations act. Prohibits the bidding requirements of provision specified from applying to concessions or space on public property set aside for operation of concessions or concession spaces providing for beach or ocean related recreational services; provided that the concessions are awarded to the responsible offeror whose proposal is determined to be most advantageous, taking into consideration prices and evaluation factors set forth in the request for proposals; for operation of concessions at county zoos, botanic gardens, or county parks that are designated by the respective county director of parks and recreation, in the director's sole discretion, as environmentally, culturally, historically, or operationally unique. -- HB1432 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1434 HD1 (HSCR 545-22)

RELATING TO THE COUNTIES.

Introduced by: Saiki S (BR)

Amends provisions relating to general powers and limitation of the counties. Allows a county to proceed with a power of sale of the property after all notices, orders, and appeal proceedings are exhausted. -- Provides that after completion of a review of the amount of accrued civil fine by the county agency that imposed the fine, the amount of the civil fine determined appropriate, including both the initial civil fine and any accrued daily civil fine, shall immediately become due and collectible following reasonable notice to the violator. Provides that if no review of the accrued civil fine is requested, the amount of the civil fine, not to exceed the total accrual of civil fine prior to correcting the violation, shall immediately become due and collectible following reasonable notice to the violator, at the completion of all appeal proceedings. Provides that after all notices, orders, and appeal proceedings are exhausted, a county may satisfy all unpaid civil fines through the power of sale on the real property subject to a recorded lien. Requires a

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power of sale to become fully effective within a county upon the enactment or adoption by the county of appropriate and particular laws, ordinances, or rules establishing the power of sale. -- HB1434 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to GVO then JDC/ WAM/

HB1436 HD1 (HSCR 284-22)

RELATING TO DEVELOPMENT RIGHTS.

Introduced by: Saiki S (BR)

Amends provisions relating to findings and purpose under general provisions law. Provides that the legislature finds that there is a need to clarify the authority of the counties to exercise the power to transfer development rights within a comprehensive planning program to protect from development lands that are vulnerable to impacts and hazards caused by climate change, including sea level rise, coastal erosion, storm surge, and flooding. Provides that the legislature further finds that transferring development rights can reduce property losses and result in long-term economic and financial benefits by protecting from development lands that are vulnerable to the impacts and hazards caused by climate change, including sea level rise, coastal erosion, storm surge, and flooding. -- Amends provisions relating to conditions for the transfer of development rights. Requires the purpose of providing for transfer of development rights to be to protect lands at risk from sea level rise, coastal erosion, storm surge, or flooding. -- HB1436 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to WTL/ GVO/ then WAM

HB1447 HD2 (HSCR 1010-22)

RELATING TO LIFEGUARDS.

Introduced by: Saiki S (BR)

Establishes provisions relating to exception to liability for county lifeguard services under tort actions law. Prohibits a county lifeguard, the employing county, and the State from being liable for any civil damages resulting from any act or omission of the county lifeguard while providing rescue, resuscitative, or other lifeguard services on the beach or in the ocean in the scope of employment as a county lifeguard; provided that this exception from liability shall not apply when the claim for civil damages results from a county lifeguard's gross negligence or wanton act or omission. -- HB1447 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1448 HD2 (HSCR 1017-22)

RELATING TO TRAFFIC FINES.

Introduced by: Saiki S (BR)

Establishes provisions relating to county highway enforcement program; establishment; fund; annual reports. Allows each county to establish a county highway enforcement program within each county police department for administrative purposes. Provides that the purpose of the county highway enforcement program is to enable counties to enforce laws prohibiting or restricting the stopping, standing, or parking of vehicles on county highways under provision specified; and provide for parking management related improvements. Allows each county by ordinance to designate specific sections of county highways subject to violations under provision specified. Requires each county to transmit a copy of the ordinance designating specific sections of county highways subject to violations under provision specified to the judiciary by June 30 of each year, beginning in 2023, to ensure that district courts and law enforcement have adequate notice and citation books are prepared for the start of the new calendar year. Allows each county to establish a county highway enforcement program fund within the county highway enforcement program into which the county highway enforcement surcharge under provision specified and penalties collected under provision specified are deposited. Requires each county director of finance to submit an annual report to the legislature and respective county council or city council on the status and progress of the county highway enforcement program, including an update of all moneys deposited into and expended from the county highway enforcement program fund no later than 60 days after the end of the fiscal year. -- Amends provisions relating to noncompliance with stopping, standing, or parking requirements. Requires any person committing a violation of any law prohibiting or restricting the stopping, standing, or parking of vehicles on county highways to be charged, in addition to any other applicable penalties and fines, a county highway enforcement surcharge of ____ dollars to be enforced and collected by the district courts and to be distributed to the police department of the county in which the violation occurred; provided that each county by ordinance may designate specific sections of county highways subject to violations under this provision pursuant to provision specified. -- Amends provisions relating to disposition of fines and forfeitures. Requires all fines and forfeitures collected upon conviction or upon the

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forfeiture of bail of any person charged with a violation of any provision or provision of the state traffic laws and all assessments collected relating to the commission of traffic infractions to be paid to the director of finance of the State, with the exception of surcharges distributed to county police departments under provision specified. Requires all penalties collected for such outstanding citations and judgments to be paid to the director of finance of the State; provided that if the penalties are collected for outstanding citations and judgments arising out of violations of provision specified, the director shall annually remit the counties' share, if any, of the penalty to the respective county police department. -- HB1448 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1453 HD1 (HSCR 790-22)

RELATING TO TRAFFIC VIOLATIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to refusal to provide identification. Requires any person detained for a violation of this law to provide the person's name and address, and any proof thereof, upon lawful order or direction of any police officer in the course and scope of the officer's duties pursuant to this law. Provides that refusal to provide identification is a petty misdemeanor. -- HB1453 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1455 HD1 (HSCR 788-22)

RELATING TO ROBBERY IN THE FIRST DEGREE.

Introduced by: Saiki S (BR)

Amends provisions relating to robbery in the 1st degree. Provides that a person commits the offense of robbery in the 1st degree if, in the course of committing theft or non consensual taking of a motor vehicle the person is armed with a dangerous instrument, an electric gun, or a simulated firearm. -- HB1455 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1456 HD1 (HSCR 779-22)

RELATING TO THEFT IN THE SECOND DEGREE.

Introduced by: Saiki S (BR)

Amends provisions relating to theft in the 2nd degree. Provides that a person commits the offense of theft in the 2nd degree if the person commits theft of an electric gun as defined in provisions relating to definitions under firearms, ammunition and dangerous weapons law. -- HB1456 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1459 HD1 (HSCR 784-22)

RELATING TO JUVENILE RESTITUTION.

Introduced by: Saiki S (BR)

Amends provisions relating to decree, if informal adjustment or diversion to a private or community agency or program has not been effected under family courts law. Requires the court to order any person adjudicated pursuant to provision specified to make restitution of money or services to any victim as defined in provision specified who suffers loss as a result of the child's action. Allows the court to order any person adjudicated pursuant to provisions specified to participate in community service. Allows the court to order the parents of an adjudicated child to make restitution of money or services to any victim as defined in provisions specified, person, or party who has incurred a loss or damages as a result of the child's action. -- HB1459 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1462 HD1 (HSCR 1011-22)

RELATING TO WITNESS FEES IN CRIMINAL CASES.

Introduced by: Saiki S (BR)

Amends provisions relating to fees; criminal cases. Requires every expert witness 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 associated with the testimony, consultation, and preparation associated with the expert's witness' testimony and attendance in court. Provides that every expert witness who attends a state court from outside the State shall be entitled to the actual round trip cost of plane travel, plus 200 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 round trip cost of plane travel, plus 55 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 145 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. -- HB1462 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

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- HB1469 HD1 (HSCR 780-22) RELATING TO UNAUTHORIZED CONTROL OF A PROPELLED VEHICLE.
Introduced by: Saiki S (BR)
Amends provisions relating to unauthorized control of a propelled vehicle in the 1st and 2nd degree. Provides that it is an affirmative defense to a prosecution under this provision that the defendant purchased the vehicle in good faith and believed themselves to be the actual owner of the vehicle. -- HB1469 HD1
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate
- HB1471 RELATING TO POLITICAL PARTIES.
Introduced by: Saiki S (BR)
Amends provisions relating to qualification of political parties; petition. Requires the petition for qualification as a political party to contain the name, signature, residence address, month and date portion of the date of birth, and other information as determined by the chief election officer of currently registered voters comprising not less than 1/10 of 1 per cent of the total registered voters of the State as of the last preceding general election. -- Amends provisions relating to party rules, amendments to be filed. Requires all parties to file their rules with the chief election officer not later than 4:30 p.m. on the 170th day prior to the next primary. -- Amends provisions relating to names of party officers to be filed. Requires all parties to submit to the chief election officer and the respective county clerks not later than 4:30 p.m. on the 170th day prior to the next primary, a list of names and addresses of officers of the central committee and of the respective county committees. -- HB1471
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate
- HB1472 HD1 (HSCR 785-22) RELATING TO THE WITHDRAWAL OF PETITION SIGNATURES.
Introduced by: Saiki S (BR)
Amends provisions relating to petitions; withdrawal of signatures. Requires the notice to include the voter's name, residence address, the month and date portions of the voter's date of birth, the voter's signature, and a statement that the voter wishes to remove the voter's signature from the petition; provided that the written notice shall not require the voter's social security number or any portion thereof and the year portion of the voter's date of birth. -- HB1472 HD1
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate
- HB1475 HD1 (HSCR 944-22) RELATING TO MANDATORY ETHICS TRAINING.
Introduced by: Saiki S (BR)
Amends provisions relating to mandatory ethics training course. Requires legislators, members of the board of education, trustees of the office of Hawaiian affairs, the governor, the lieutenant governor, executive department heads and deputies, and every other person whose financial disclosure statement is a public record pursuant to provisions relating to requirements of disclosure to complete a live ethics training course administered by the state ethics commission within 90 days of taking office and at least once every 4 years thereafter. Requires all other employees to complete either a live or an online ethics training course administered by the state ethics commission within 90 days of becoming an employee and at least once every 4 years thereafter. -- Amends provisions relating to ethics training course by changing its title to ethics training courses; live and online. Requires the state ethics commission to establish, design, supervise, and conduct live and online ethics training courses for all legislators and employees. Allows the live ethics training course to be conducted in person or via videoconference. Requires the online ethics training course to include explanations, discussions, and examples of the practical application of ethics laws and principles as the ethics commission deems appropriate. Requires the state ethics commission to develop the methods and prepare any materials necessary to implement the online ethics training course. Requires the state ethics commission to; administer the ethics training courses; designate those of its legal staff who are to conduct the live ethics training course; notify each legislator or employee, either directly or via the employee's employing agency, that their attendance or participation in an applicable ethics training course is mandatory; provided that a legislator's or employee's non receipt of notice shall not be a defense to a charge concerning a violation of this law; and design and administer the online ethics training course. -- Repeals provisions relating to applicability of part. -- Requires all state legislators and employees who are in active service on the effective date of this Act to successfully complete a live or an online ethics training course, as applicable, within 12 months following the effective date of this Act and at least once every 4 years thereafter; provided that the requirement to successfully complete an ethics training course within the 12 month period immediately following the effective date of this Act shall not apply to those state legislators or employees who,

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within the past 3 years from the effective date of this Act, have successfully completed a live or an online ethics training course, as applicable. -- HB1475 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1478 HD2 (HSCR 931-22)

RELATING TO PUBLIC SAFETY.

Introduced by: Saiki S (BR)

Establishes provisions relating to smoke alarms; residential real property. Requires a property owner of a residential real property that is wholly or partially occupied for residential purposes to include, as part of the seller's disclosure statement on the real estate purchase contract, whether the installed smoke alarm in the residential real property is in accordance with existing state or county building or residential codes based on information provided by the state fire council pursuant to provisions specified.

-- Amends provisions relating to State fire council; composition; functions. Allows the state fire council to also create and maintain an informational guide on approved smoke alarms that are in accordance with existing state or county building or residential codes. Requires the informational guide under provision specified to be prominently posted on the state fire council website and on each county fire department website. -- HB1478 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1486 HD2 (HSCR 936-22)

RELATING TO THEFT.

Introduced by: Ilagan G, Aquino H, Branco P, Clark L, Hashem M, Hashimoto T, Holt D, Johanson A, Kitagawa L, Kobayashi B, Lowen N, Marten L, McKelvey A, Nakashima M, Nishimoto S, Tam A, Tarnas D

Amends provisions relating to theft in the 1st degree under offenses against property rights law. Provides that a person commits the offense of theft in the 1st degree if the person commits theft of a motor vehicle or motorcycle as defined in provisions relating to definitions under the statewide traffic code. -- HB1486 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1488 HD1 (HSCR 329-22)

RELATING TO RESIDENCE FOR TUITION PURPOSES.

Introduced by: Ilagan G, Aquino H, Branco P, Clark L, Hashem M, Hashimoto T, Holt D, Johanson A, Kitagawa L, LoPresti M, Lowen N, Marten L, Nakashima M, Onishi R, Perruso A, Quinlan S, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Ward G, Wildberger T, Woodson J

Amends provisions relating to residence for tuition purposes; basic rule. Requires the board of regents to adopt the necessary rules defining residence for tuition purposes herein; provided that the basic rule shall be that a student shall qualify for the resident tuition fee only if the following criteria are met, including the adult or minor student is enrolled in a high school in the State for at least 12 consecutive months preceding the student's 1st day of officially scheduled instruction at the particular college or campus; or for the purposes of enrollment at any university of Hawaii campus, including any community college, the student received a high school diploma or its equivalent in the State within 8 years preceding the student's 1st day of officially scheduled instruction at the University of Hawaii; and is working toward an undergraduate degree. -- HB1488 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HRE then WAM

HB1490 HD1 (HSCR 988-22)

RELATING TO TAXATION.

Introduced by: Yamashita K

Establishes provisions relating to failure to respond; penalty. Requires a penalty to be added to any tax assessed under this title if a taxpayer fails to respond to any department inquiry or request for information during an examination or investigation at the time or times required by law. Requires the amount of the penalty to be no more than 25 per cent of the assessed tax. Allows the director to waive or reduce the penalty if the failure to respond was due to reasonable cause and not due to neglect. -- HB1490 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1494 HD1 (HSCR 989-22)

RELATING TO SPECIAL ENFORCEMENT SECTION.

Introduced by: Yamashita K

Amends provisions relating to special enforcement section; created. Allows the special enforcement section to examine all sectors of the State's economy; initiate civil investigations to ensure that each person pays all state taxes that the person is required to pay; and use education and enforcement to deter and prevent noncompliance with

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state taxation laws. Report to the legislature. -- Amends provisions relating to special enforcement section; functions, powers, and duties. Requires the special enforcement section to refer and recommend to appropriate auditors within the department cases or segments of the economy for audits. -- HB1494 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1497 HD1 (HSCR 186-22)

RELATING TO INVASIVE SPECIES.

Introduced by: Quinlan S, Kitagawa L, Marten L, Tarnas D

Requires the division of forestry and wildlife of the department of land and natural resources to establish a 2 year pilot program to remove invasive species such as albizia in and around Waiahole stream on Oahu. Report to the legislature. Requires the pilot program to cease to exist on June 30, 2024 (sunset). Appropriation. (\$\$) -- HB1497 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1499 HD1 (HSCR 440-22)

RELATING TO FOOD SAFETY.

Introduced by: Quinlan S, Clark L, Ilagan G, Morikawa D

Requires the department of agriculture to partner with a Hawaii entity to establish a pilot USDA Harmonized GAP food safety training and certification program to provide direct implementation and technical assistance to small- and medium-sized farms to obtain the US Department of Agriculture's Harmonized Good Agricultural Practices certification. Appropriation. (\$\$) (COVID-19, COVID 19, coronavirus) -- HB1499 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to AEN then WAM

HB1507 HD1 (HSCR 990-22)

RELATING TO TAX FAIRNESS.

Introduced by: Kapela J, Ganaden S, Ilagan G, LoPresti M, Perruso A, Quinlan S

Amends provisions relating to tax imposed on individuals; rates under the income tax law. Provides that for taxable years beginning after December 31, 2022, all capital gains shall be taxed at the highest marginal rate applicable to the taxpayer's filing status and tax bracket under this provision. -- Amends provisions relating to earned income tax credit. Allows each qualifying individual taxpayer to claim a refundable earned income tax credit. Provides that if the tax credit claimed by a taxpayer under this provision exceeds the amount of income tax payment due from the taxpayer, the excess of credit over payments due shall be refunded to the taxpayer; provided that the tax credit properly claimed by a taxpayer who has no income tax liability shall be paid to the taxpayer; provided further that no refunds or payments on account of the tax credit allowed by this provision shall be made for amounts less than 1 dollar. Requires this provision to apply to taxable years beginning after December 31, 2017. -- HB1507 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1516 HD1 (HSCR 484-22)

RELATING TO REGULATION.

Introduced by: Branco P, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, Kobayashi B, Lowen N, Marten L, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Perruso A

Establishes provisions relating to advertisement of goods or services; absence of required license or permit. Prohibits a person attempting to provide a good or service for consideration to advertise the good or service if a license or permit for the sale of the good or service is required by applicable state law or county ordinance, unless the person holds any and all applicable licenses and permits to provide the good or service. -- HB1516 HD1

Current Status:

Mar=08 22 Introduction/Passed First Reading - Senate

HB1517 HD2 (HSCR 539-22)

RELATING TO COFFEE.

Introduced by: Lowen N, Branco P, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Marten L, Matayoshi S, Morikawa D, Nakamura N, Nishimoto S, Perruso A, Tam A, Tarnas D, Wildberger T

Amends provisions relating to Hawaii grown roasted or instant coffee; labeling requirements. Requires coffee blend labels to disclose geographic and regional origins and per cent by weight of the blended coffees. Prohibits using geographic origins of coffee in labeling or advertising for roasted or instant coffee that contains less than a certain percentage of coffee by weight from that geographic origin, phased in to a minimum of 51 per cent after July 1, 2024. Prohibits use of the term "All Hawaiian" in labeling or advertising for roasted or instant coffee not produced entirely from green coffee beans grown in Hawaii. -- Appropriation to the department of agriculture for 1 full-time equivalent (1.0 FTE) position to conduct inspections. Appropriation to the department of agriculture for the pesticide subsidy program. (\$\$) -- HB1517 HD2

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Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to AEN/ CPN/ then WAM

HB1525 HD1 (HSCR 472-22)

RELATING TO PROCUREMENT.

Introduced by: Perruso A, Aquino H, Branco P, Ganaden S, Hashem M, Ilagan G, Kapela J, Lowen N, McKelvey A, Nakashima M, Tam A, Woodson J

Amends provisions relating to contracts for produce; percentage to be grown within the State. Requires each principal department of the State to submit a report to the legislature no later than twenty days prior to the convening of each regular session containing the status of the department's progress in meeting the relevant benchmarks described in this provision; the total food cost by the department during the calendar year preceding that regular session; the amount of total produce purchased by the department during the calendar year preceding that regular session, as measured by the per cent of the total food cost; the amount of fresh local agricultural products and local value added, processed, agricultural, or food products purchased by the department during the calendar year preceding that regular session, as measured by the per cent of the total food cost; the percentage of fresh local agricultural products and local value added, processed, agricultural, or food products purchased by the department during the year preceding that regular session, as expressed as a ratio of the percentage of the total food cost identified in this provision; and if the department did not meet the relevant benchmark described in this provision, an explanation of why the department did not meet that benchmark. -- Amends provisions relating to farm to school meals. Amends criteria in report to the legislature. -- HB1525 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to GVO/ EDU/ then CPN/ WAM/

HB1526 HD1 (HSCR 294-22)

RELATING TO ORGANIC WASTE.

Introduced by: Perruso A, Branco P, Ganaden S, Hashem M, Ilagan G, Kapela J, Lowen N, Tam A, Woodson J

Amends the integrated solid waste management law. Defines organic waste to mean any material that is biodegradable and comes from either a plant or an animal. Provides that the term includes green waste, food waste, food-soiled paper that is acceptable for food storage, and untreated and unpainted wood waste. -- Amends provisions relating to contents of the program element. Requires the recycling, bioconversion, and organic waste diversion component to identify and assess diversion of all organic waste produced within the county by facilities generating more than a minimum amount, to be determined by the department of health, of organic waste per year. Appropriation. (\$\$) -- HB1526 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1536 HD2 (HSCR 1012-22)

RELATING TO THE JUDICIARY.

Introduced by: Saiki S (BR)

Judiciary supplemental appropriations Act of 2022 (judiciary budget). Appropriations to the judiciary for the 2021 - 2023 fiscal biennium. (\$\$) -- HB1536 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1539 HD2 (HSCR 1013-22)

RELATING TO THE SAFETY OF JUDICIARY PERSONNEL.

Introduced by: Saiki S (BR)

Establishes the internet posting of personal information law. Establishes provisions relating to internet posting of personal information; judges and other court staff. Prohibits a person or organization to knowingly make available on the Internet the personal information of the following individuals, with the intent to intimidate or threaten injury, harm, or violence to the individual or the individual's immediate family members; a sitting, full time judge of the Hawaii state district court, circuit court, or intermediate court of appeals; a sitting, full time justice of the Hawaii supreme court; a sitting federal judge; judiciary social workers; and US probation and pretrial officers. -- Establishes provisions relating to injunctive and declaratory relief; attorney's fees and costs. Allows a person whose personal information is disseminated in violation of this provision to bring an action seeking injunctive or declaratory relief. -- Requires a judicial security task force to be convened and shall be placed within the judiciary for administrative purposes. Requires the task force to examine, evaluate, and determine optimal methods for securing online personal information of federal and state judges and appropriate judiciary personnel, which may include requirements for non disclosure or redaction of personal information on the Internet. Specifies the objectives of the task force. Report to the legislature. Requires the task force to cease to exist on July 1, 2023 (sunset). -- HB1539 HD2

HOUSE BILLS WHICH PASSED THIRD READING

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1540

RELATING TO STATE BONDS.

Introduced by: Luke S, Cullen T, Yamashita K

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. (\$\$) -- HB1540

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1541

RELATING TO CRIMINAL COMPLAINTS.

Introduced by: Saiki S (BR)

Amends provisions relating to complaint; form of warrant. Requires the prosecuting officer to review the evidence, reduce the substance of the complaint to writing, and cause the complaint to be signed by the prosecuting officer when a complaint is made to any prosecuting officer of the commission of any offense. -- HB1541

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1548 HD1 (HSCR 670-22)

RELATING TO GRADUATE MEDICAL EDUCATION.

Introduced by: Takayama G, Branco P, Clark L, Cullen T, Gates C, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Takumi R, Tam A, Tarnas D, Wildberger T, Woodson J, Yamashita K

Appropriation to the John A. Burns school of medicine at the university of Hawaii at Manoa for the expansion of medical school and residency training through the Department of Veterans Affairs graduate medical education programs. (\$\$) -- HB1548 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1550 HD1 (HSCR 673-22)

RELATING TO THE HAWAII MEDICAL EDUCATION SPECIAL FUND.

Introduced by: Takayama G, Branco P, Hashimoto T, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, McKelvey A, Morikawa D, Nakashima M, Nishimoto S, Onishi R, Perruso A, Tam A, Woodson J, Yamashita K

Establishes provisions relating to Hawaii medical education special fund. Establishes in the state treasury a Hawaii medical education special fund, into which shall be deposited all funds received by the medical education council, including moneys from the federal Centers for Medicaid and Medicare Services and other federal agencies; appropriations made by the legislature; and grants, contracts, donations, and private contributions. Requires the fund to be administered by the John A. Burns school of medicine. Requires moneys deposited in the fund to be expended by the John A. Burns school of medicine for the purposes of the graduate medical education and training programs established under this law. -- HB1550 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1552 HD1 (HSCR 399-22)

RELATING TO THE STADIUM DEVELOPMENT DISTRICT.

Introduced by: Johanson A, Ichiyama L

Amends provisions relating to stadium authority; appointment, terms. Requires the authority to consist of 13 members. Requires 11 members to be appointed by the governor in the manner prescribed by provisions relating to selection and terms of members of boards and commissions. Requires 1 member, of the 11 appointed members, to be designated as the Aiea community representative. Requires 1 member to be designated as the west Honolulu community representative. Requires the remaining 2 members to be the president of the university of Hawaii and the superintendent of education, who shall serve as ex officio nonvoting members of the authority. -- HB1552 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1553 HD1 (HSCR 520-22)

RELATING TO THE OFFICE OF HEALTH CARE ASSURANCE SPECIAL FUND.

Introduced by: Yamane R

Amends provisions relating to office of health care assurance special fund; deposits; expenditures under department of health law. Repeals provisions that allows not more than 327,000 dollars of the special fund to be used during any fiscal year for the activities carried out by the office of health care assurance; and requires any amount in the special fund in excess of 387,500 dollars on June 30 of each year to be deposited into the general fund. Authorizes moneys in the special fund to be used during any fiscal year for the activities carried out by the office of health care assurance. -- HB1553 HD1

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Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1561 HD1 (HSCR 418-22)

RELATING TO EDUCATION.

Introduced by: Woodson J, Branco P, Clark L, Ganaden S, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Perruso A, Quinlan S, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Wildberger T

Establishes provisions relating to adult workforce readiness program; established. Establishes within the department of education an adult workforce readiness program to be administered by the adult and community education program. Requires the department to designate schools, including adult and community schools, that may participate in the program. Requires designated adult 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. -- Appropriation to the department of education for the development and implementation of the adult workforce readiness program and to establish and hire 2 full-time equivalent (2.0 FTE) adult workforce readiness program coordinators to be placed at McKinley community school for adults and Waipahu community school for adults. -- HB1561 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1562 HD1 (HSCR 323-22)

RELATING TO THE EARLY LEARNING BOARD.

Introduced by: Woodson J, Aquino H, Belatti D, Branco P, Clark L, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Ohno T, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Wildberger T

Amends provisions relating to early learning board. Adds the director of Hawaii P-20 partnerships for education as an ex officio, nonvoting member to the early learning board. -- HB1562 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1567 HD1 (HSCR 213-22)

RELATING TO CRIMINAL PRETRIAL REFORM.

Introduced by: Matayoshi S, Branco P, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Kitagawa L, LoPresti M, Lowen N, McKelvey A, Nakashima M, Ohno T, Onishi R, Quinlan S, Takayama G, Takumi R, Tam A, Tarnas D, Wildberger T

Establishes provisions relating to monetary bail; nonviolent offenders. Requires any defendant arrested, charged, and held for a traffic offense, violation, nonviolent petty misdemeanor offense, or nonviolent misdemeanor offense to be ordered by the court to be released on the defendant's own recognizance at arraignment and plea conditioned upon the general conditions of release on bail set forth in provisions relating to general conditions of release on bail and any other least restrictive, non monetary condition necessary to ensure the defendant's appearance in court and protect the public. Prohibits this provision from applying if the offense involves any of the specified conditions or if 1 or more of the specified conditions are met. Allows bail to be set in a reasonable amount pursuant to provisions relating to amount under bail; bond to keep the peace law based upon all of the available information if any of the exceptions in provisions specified apply. Establishes provisions relating to bail report interview; videoconference. Requires a defendant to be allowed to participate in a bail report interview via videoconference. Requires the department of public safety to comply with and make any necessary arrangements to implement the defendant's selection if a defendant chooses to participate in a bail report interview via videoconference. -- HB1567 HD1

HB1567 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to PSM/ JDC/ then WAM

HB1568 HD2 (HSCR 546-22)

RELATING TO AGRICULTURE.

Introduced by: Matayoshi S, Hashem M, Perruso A

Amends Act 176, Session Laws of 2021, relating to agriculture. Updates findings section. -- Amends provisions relating to contracts for produce; percentage to be grown within the State by changing its title to contracts for food; percentage to be grown within the State. Requires the department of education, department of health, department of public safety, department of defense, and university of Hawaii system to ensure that a certain percentage of the food purchased for public schools, youth campuses, public hospitals, public prisons, and university of Hawaii facilities is fresh local agricultural

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products and local value added, processed, agricultural, or food products. Report to the legislature. -- HB1568 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1570 HD1 (HSCR 663-22)

RELATING TO THE YOUTH VAPING EPIDEMIC.

Introduced by: Matayoshi S, Branco P, Ganaden S, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Kitagawa L, Lowen N, Nakamura N, Nishimoto S, Ohno T, Perruso A, Saiki S, Sayama J, Tam A, Tarnas D, Woodson J

Amends provisions relating to tobacco enforcement special fund. Requires the tobacco settlement moneys as provided by provision specified, the allocated portion of the stamp fee designated to pay for the cost of enforcing the cigarette tax stamp as provided by provisions relating to price; payment; deferred payment purchases, and fines as provided for by provisions relating to enforcement; injunction; disposition of fines under cigarette tax and tobacco tax law to be deposited into the tobacco enforcement special fund. Requires the department of health to post a monthly update on the department of health's website on the sources of moneys deposited into the fund and expenditures of the moneys in the fund. -- Amends provisions relating to Hawaii tobacco settlement special fund. Requires all tobacco settlement moneys and all interest and earnings accruing from the investment of moneys in the fund to be deposited into the Hawaii tobacco settlement special fund. Requires the department of health to submit a report to the legislature, no later than 20 days prior to the convening of each regular session, providing an accounting of the receipts and expenditures of the fund. Requires the department of health to post a monthly update on the department's website on the sources of moneys deposited into the fund and expenditures of the moneys in the fund. -- Amends provisions relating to tobacco prevention and control advisory board. -- Establishes provisions relating to tobacco products and electronic smoking devices sales; online sales; report. Requires the department of the attorney general to monitor all online sales of all tobacco products and electronic smoking devices in the State. Requires the department of the attorney general to post a monthly update on the department's website regarding the estimated number of tobacco products and electronic smoking device products entering the State and how many products, by tonnage, have been confiscated. -- Establishes provisions relating to tobacco and synthetic nicotine products; testing. Requires the department of health to establish scientific and standardized testing protocols for determining the presence of any flavoring, other than that of tobacco, in any tobacco product or synthetic nicotine product available for purchase in the State, including any tobacco product or synthetic nicotine product seized pursuant to provision specified. Requires the department to post the testing protocols and results of any tests on any tobacco product or synthetic nicotine product on the department's website. -- Establishes provisions relating to sale or advertising of flavored tobacco and synthetic nicotine products; retail sales; e liquid products. Requires it to be unlawful, beginning January 1, 2023, for any retailer or any agents or employee of the retailer to sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored tobacco product or synthetic nicotine 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 or synthetic nicotine product is flavored, including text, color, or images on the tobacco product's or synthetic nicotine product's labeling or packaging that is used to explicitly or implicitly communicate that the tobacco product or synthetic nicotine 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 or synthetic nicotine product is a flavored tobacco or synthetic nicotine product. Requires any flavored tobacco or synthetic nicotine product found in the retailer's possession that is in violation of this provision 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 specified. Requires all fines to 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 or synthetic nicotine products than provided for in this provision. -- Establishes provisions relating to take back program for electronic smoking devices, flavored tobacco or synthetic nicotine products, and tobacco products; coordination. Requires each public school to coordinate with the department of health as part of the take back program pursuant to provision specified for the proper disposal of electronic smoking devices, flavored tobacco or synthetic nicotine products, and tobacco products

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voluntarily disposed of by students. -- Requires the department of health, in collaboration with the department of education, to plan and schedule open meetings within all school complex areas and independent schools to coordinate with students and solicit student input on measures to address the youth vaping epidemic. Requires the meetings to be held on a quarterly basis and to be video recorded. Requires recordings of the meetings to be posted on the department of health's website no later than 7 calendar days after each meeting. -- HB1570 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HTH/ EDU/ then CPN/ WAM/

HB1575 HD2 (HSCR 490-22)

RELATING TO PHYSICIAN ASSISTANTS.

Introduced by: Yamane R, Johanson A, Tam A

Amends provisions relating to definitions under parking for disabled persons. Redefines certificate of disability to mean a medical statement issued by a to include licensed physician assistant. Redefines person with disability to mean a person with disability to include a licensed physician assistant. -- Amends provisions relating to fraudulent verification of an applicant as a person with a disability; penalty. Adds physician assistant. -- Amends provisions relating to definitions under provider order for life sustaining treatment law. Redefines patient provider to include a physician assistant licensed pursuant to medicine and surgery law. -- Amends provisions relating to prescriptions under uniform controlled substances Act. Adds physician assistant. Repeals provision that requires the medical record of each written controlled substance prescription issued by a physician assistant to be reviewed and initialed by the physician assistant's supervising physician within 7 working days. -- Amends provisions relating to filing and preparation of death and fetal death certificates under vital statistics law. Add physician assistant. -- Amends provisions relating to establishment of new certificates of birth, when. Adds physician assistant. -- Amends provisions relating to care by physician, advanced practice registered nurse, or equivalent required under temporary disability insurance. Adds physician assistant. -- Amends provisions relating to physician assistant; licensure required. Allows the supervising physician, osteopathic physician, or group of physicians, on a case by case basis, require physician assistants who begin in a new practice specialty with less than 1 year of full time practice experience in the specialty to comply with this clause; and for physician assistants that issue controlled substance prescriptions, at least 50 per cent of the records reviewed under clauses to include controlled substance prescriptions; provided that if the number of records that include controlled substance prescriptions amount to less than 50 per cent of the records in clauses, requires the supervising physician, osteopathic physician, or group of physicians to review as many controlled substance prescriptions as are available; and including sample of controlled substance records, if available. -- Amends provisions relating to physician assistant; authority to sign documents. Adds order for occupational therapy and plans of care. -- Amends provisions relating to definitions under pharmacists and pharmacy law. Adds a licensed physician assistant. -- HB1575 HD2

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HTH then CPN/ WAM/

HB1577 HD1 (HSCR 208-22)

RELATING TO THE KAHOLAWE ISLAND RESERVE COMMISSION.

Introduced by: Yamane R, Hashimoto T, Tarnas D, Woodson J

Appropriation to the department of land and natural resources in natural and physical environment (LNR906) for the Kahoolawe (Kaho'olawe) island reserve commission; to fund 2 full time equivalent (2.00 FTE) permanent positions in natural and physical environment (LNR906) for the Kahoolawe island reserve commission. (\$\$) -- HB1577 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1579 HD2 (HSCR 337-22)

RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Yamane R, Belatti D, Kobayashi B, Tam A

Amends Act 212, session laws of 2021 by extending the sunset date. Provides that during the transition period, requires all requests for operational funds necessary for the Oahu regional health care system to maintain its operations at Leahi Hospital and Maluhia to be made by the Oahu regional health care system and to be submitted with budget requests made by the Hawaii health systems corporation; provided further that, when appropriated, funding for the Oahu regional health care system to be designated under HTH 215, the program ID assigned to the Oahu regional health care system. Working group to be dissolved on December 31, 2023, or upon completion of the transition of the Oahu regional health care system into the department of health

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whichever is 1st (sunset). Allows the working group to hold an executive session following the procedures set out in provisions relating to executive meetings under public agency meetings and records law, to discuss individually identifiable information that could affect patient privacy or information that could identify prospective bidders. Appropriation. (\$\$) -- HB1579 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1580 HD1 (HSCR 362-22)

RELATING TO CRIMINAL PROCEDURE.

Introduced by: Tam A, Branco P, Ganaden S, Hashimoto T, Ilagan G, Johanson A, Kapela J, Kobayashi B, Marten L, Nakashima M, Onishi R, Quinlan S, Sayama J, Tarnas D, Wildberger T, Yamane R

Establishes provisions relating to witnesses; live 2 way video testimony; criminal proceedings under Hawaii rules of evidence law. Provides that upon a finding of necessity or if a defendant and the prosecuting attorney consents, allows the court to order that the testimony of a witness in a criminal proceeding be taken under oath through a live 2 way video connection to be viewed by the court, the defendant, and the trier of fact. Requires the attorneys for the defendant and for the State to have the right to be physically present with the witness via live 2 way video, and full direct and cross examination to be available as a matter of right. -- HB1580 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=10 22 Single Re referral to JDC

HB1584

RELATING TO THE POWER OF ARREST.

Introduced by: Ichiyama L, Nakashima M

Amends provisions relating to officer of the US customs and border protection service or citizenship and immigration services; arrest powers and changes its title to law enforcement officers of the US immigration and customs enforcement homeland security investigations or US customs and border protection; arrest powers. Allows a law enforcement officer of the US immigration and customs enforcement homeland security investigations or US customs and border protection, without a warrant, to arrest a person if the special agent in charge, US immigration and customs enforcement homeland security investigations honolulu, or the port director of the area port of honolulu of the US customs and border protection, certifies to the State that the officer has received proper training within the agency to enable that officer to make arrests as provided in this provision. -- HB1584

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1585 HD1 (HSCR 266-22)

RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Ichiyama L, Eli S

Amends provisions relating to policy and purpose under emergency management law. Prohibits this law from being construed as conferring any power or permitting any action that is inconsistent with the constitution of the state of Hawaii. -- Establishes provisions relating to definitions. Establishes the definition for severe weather warning. -- Amends provisions relating to additional powers in an emergency period. Allows the governor to suspend any law that impedes or tends to impede or be detrimental to the expeditious and efficient execution of, or to conflict with, emergency functions, including laws that specifically are made applicable to emergency personnel; provided that any suspension of law shall be no broader and last no longer than the governor deems necessary for the execution of emergency management functions, and any suspension of law shall identify the provision of law suspended and, for each provision, to both specify the emergency management functions facilitated and justify the suspension based on protecting the public health, safety, and welfare; provided further that any suspension of any law that requires permits, authorizations, or approvals from any state or county agency may continue beyond the emergency period to allow for the completion of any repairs, reconstruction, rebuilding, or construction of any state or county infrastructure, facilities, or properties that would otherwise be delayed by any such permit, authorization, or approval. Allows the governor to assume direct operational control over all or any part of the emergency management functions within the affected area; and require the county to obtain the approval of the governor or director of the Hawaii emergency management agency, prior to issuing any emergency order, rule, or proclamation under this law. Allows the mayor to suspend any county law that impedes or tends to impede or be detrimental to the expeditious and efficient execution of, or to conflict with, emergency functions, including laws that by this law specifically are made applicable to emergency personnel; provided that any suspension of law shall be no broader and last no longer than the mayor deems necessary for the execution of emergency management functions, and any suspension of law shall identify the provision of law

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suspended and, for each provision, shall both specify the emergency management functions facilitated and justify the suspension based on protecting the public health, safety, and welfare. -- Amends provision relating to state of emergency. Requires the governor or mayor to be the sole judge of the existence of the danger, threat, or circumstances giving rise to a declaration, extension, or termination of a state of emergency in the State or a local state of emergency in the county, as applicable. Requires a state of emergency and a local state of emergency to terminate automatically 60 days after the issuance of a proclamation of a state of emergency or local state of emergency unless extended or terminated by a separate or supplementary proclamation of the governor or mayor. Allows the legislature to, by an affirmative vote of 2/3 of the members to which each house is entitled, terminate a state of emergency, in part or in whole, declared by the governor pursuant to this provision. -- Amends provisions relating to rental or sale of essential commodities during a state of emergency; prohibition against price increases. Requires the prohibitions under provisions specified to remain in effect until 24 hours after the severe weather warning is canceled by the national weather service; or in the event of a declaration, 72 hours after the effective date and time of the declaration, unless the prohibition is identified and continued by the governor or mayor in the proclamation or any supplementary proclamation. (COVID-19, COVID 19, coronavirus) -- HB1585 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to PSM/ GVO/ then JDC/ WAM/

HB1586 HD2 (HSCR 469-22)

RELATING TO DISASTER RESPONSE.

Introduced by: Ichiyama L, Eli S

Amends provisions relating to major disaster fund. Prohibits the governor to expend in excess of \$10,000,000 for immediate relief as a result of any single emergency or disaster. Requires federal reimbursement moneys for disaster relief to be deemed to be trust moneys and shall be deposited into a trust account with and under the control of the Hawaii emergency management agency. Provides that upon receipt by the Hawaii emergency management agency, these moneys shall be reimbursed to the originating fund of the expending agency; provided that if the original appropriation has lapsed, the funds shall be returned to the general fund. Requires annual reports to the legislature on federal reimbursement moneys, and disaster response spending by each state agency. (Report to the legislature). Appropriation. (\$\$) -- HB1586 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1587 HD1 (HSCR 267-22)

RELATING TO AN INTRASTATE MUTUAL AID SYSTEM.

Introduced by: Ichiyama L, Eli S

Establishes the intrastate mutual aid act law. Establishes provisions relating to intrastate mutual aid system; established. Establishes the intrastate mutual aid system to provide for mutual assistance in an emergency among counties that choose to participate as member counties. Requires all counties to be considered member counties unless the county is released in accordance with this provision. -- Establishes provisions relating to responsibilities of member counties; requesting assistance; qualifications of emergency responders for the purposes of the requesting member county; emergency responder status and rights; reimbursement for assistance provided; immunity of emergency responders; and severability. -- HB1587 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1588 HD1 (HSCR 268-22)

RELATING TO HAZARD MITIGATION.

Introduced by: Ichiyama L, Eli S

Establishes provisions relating to resilient Hawaii revolving loan fund under emergency management law. Requires moneys in the resilient Hawaii revolving loan fund to be used to provide low or no interest loans to the counties and nonprofit organizations for local resilience projects that address mitigation of all hazards, including natural disasters. Allows moneys in the resilient Hawaii revolving loan fund to be used for administrative support associated with the revolving loan fund, including the hiring of necessary staff. Requires the resilient Hawaii revolving loan fund to be administered by the administrator. Requires the administrator to apply to the federal emergency management agency under the provisions of the safeguarding tomorrow through ongoing risk mitigation act, when funding is available, to capitalize the fund. -- Appropriation to the Hawaii emergency management agency for the establishment and hiring of 1 full time equivalent (1.00 FTE) position to support the resilience branch of the Hawaii emergency management agency; and 1 full time equivalent (1.00 FTE) position to support the finance and administration section of the Hawaii emergency management agency. (\$\$) -- HB1588 HD1

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| | Current Status: Mar=08 22 Introduction/Passed First Reading - Senate |
| HB1596 HD1 (HSCR 772-22) | <p>RELATING TO TRANSPORTATION NETWORK COMPANIES.</p> <p>Introduced by: Johanson A, Kitagawa L</p> <p>Amends Act 236, session laws of 2016 by repealing the sunset date. -- HB1596 HD1</p> <p>Current Status: Mar=10 22 Introduction/Passed First Reading - Senate</p> |
| HB1597 HD1 (HSCR 775-22) | <p>RELATING TO ELECTRICAL CONTRACTORS.</p> <p>Introduced by: Johanson A, Lowen N, Onishi R</p> <p>Amends provisions relating to exemption of public utility and community antennae television company personnel under electricians and plumbers law. Exempts the following persons from this law; employees of an electrical contractor duly licensed under contractors law; provided that such employees only perform electric transmission and distribution line construction and maintenance and substation work; provided further that in no circumstance shall such persons be less qualified than the public utility's own employees that perform such high voltage electrical work. -- Amends Act 65, Session Laws of 2013, relating to electrical contractors, as amended by Act 60, Session Laws of 2018. Extends repeal date to June 30, 2028 (sunset). -- Amends Act 60, Session Laws of 2018, relating to electrical contractors. Requires the board of electricians and plumbers to submit reports to the legislature no later than twenty days prior to the convening of the regular session of 2019 and each regular session thereafter through 2028. -- HB1597 HD1</p> <p>Current Status: Mar=10 22 Introduction/Passed First Reading - Senate</p> |
| HB1598 HD1 (HSCR 771-22) | <p>RELATING TO VETERINARY MEDICINE.</p> <p>Introduced by: Johanson A, Hashem M, Nishimoto S</p> <p>Establishes provisions relating to courtesy permit and provisions relating to relief permit under the veterinary medicine law. Allows the Hawaii board of veterinary medicine to issue a temporary courtesy permit and a temporary relief permit to a person licensed to practice veterinary medicine in another jurisdiction. -- Establishes provisions relating to sponsors; telemedicine. Requires a veterinarian to practice veterinary telemedicine within the context of the veterinarian-client-patient relationship between medically necessary examinations of a patient or medically appropriate and timely visits to the premises where the patient is kept. Requires only a veterinarian licensed in the State to provide telemedicine to a patient located in the State. -- Amends provisions relating to definitions under veterinary medicine law; license required; and examinations; qualifications of applicants. Provides that before any applicant shall be eligible for examination under this law the applicant, at least 60 days before the date set for examination, shall file an application in the form as shall be prescribed by the board, pay to the department of commerce and consumer affairs application and examination fees, and furnish proof satisfactory to the board that the applicant is a graduate of a veterinary college meeting all the standards established by the American Veterinary Medical Association Council on Education, or, in lieu thereof, has actively practiced for 10 out of 12 years immediately preceding the date of application in a state having standards for licensing comparable to those in this State; or a foreign college of veterinary medicine who has successfully completed the requirements established by the American Veterinary Medical Association Educational Commission for Foreign Veterinary Graduates or the American Association of Veterinary State Boards Program for the Assessment of Veterinary Education Equivalence. -- HB1598 HD1</p> <p>Current Status: Mar=10 22 Introduction/Passed First Reading - Senate</p> |
| HB1619 HD2 (HSCR 537-22) | <p>RELATING TO PEER-TO-PEER CAR-SHARING INSURANCE REQUIREMENTS.</p> <p>Introduced by: Johanson A, Aquino H, Kitagawa L</p> <p>Establishes the peer to peer car sharing law. Establishes provisions relating to insurance coverage during car sharing period. Establishes insurance requirements and conditions. Establishes exclusion in motor vehicle insurance policies; recordkeeping; use of vehicle in peer to peer car sharing; right of recovery from peer to peer car sharing program or its motor vehicle insurer; insurable interest; and required disclosures and notices as specified. -- HB1619 HD2</p> <p>Current Status: Mar=08 22 Introduction/Passed First Reading - Senate</p> |
| HB1631 HD1 (HSCR 458-22) | <p>RELATING TO WATER CONSERVATION.</p> <p>Introduced by: Clark L, Branco P, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, Marten L, McKelvey A, Morikawa D, Perruso A, Takayama G, Tam A, Wildberger T, Woodson J</p> <p>Establishes provisions relating to water catchment tax credit. Provides a nonrefundable</p> |

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income tax credit to each taxpayer who has installed and place in service during the taxable year a water catchment system with a minimum capacity of 1,000 gallons on a residential property located in the State that is owned by the taxpayer. -- HB1631 HD1
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1635 HD2 (HSCR 978-22)

RELATING TO HEALTH CARE.

Introduced by: Clark L, Branco P, Hashimoto T, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, McKelvey A, Morikawa D, Nishimoto S, Perruso A, Takayama G, Tam A, Tarnas D, Wildberger T, Woodson J, Yamashita K
Establishes within the department of health, a rural health task force to prepare and develop solutions for, and make recommendations regarding the recruitment of registered nurses, accountability and management of registered nurse retention, and facility specific needs for the health care sector in rural areas of east Maui, Molokai, and Lanai and other specified requirements. Report to the legislature. Task force to cease to exist on July 1, 2023 (sunset). -- HB1635 HD2
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1637 HD1 (HSCR 182-22)

RELATING TO RENEWABLE ENERGY.

Introduced by: Lowen N, Marten L
Establishes provisions relating to renewable energy projects; in lieu fees. Allows a county to impose an annual in lieu fee on land or improvements on land that are actively used to produce or store renewable energy that is sold to an electric utility; provided that the county, by ordinance, exempts renewable energy projects from 100 per cent of real property taxes; the fee shall be determined by the county on a per megawatt nameplate AC capacity basis; any renewable energy project that sells electricity to a not for profit utility shall be exempt from the fee; and the county shall not impose the fee or increase existing fees for a renewable energy project to which the county has previously granted an application for a real property tax exemption on the land underlying and improvements relating to the renewable energy project. -- HB1637 HD1
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1638 HD2 (HSCR 981-22)

MAKING AN APPROPRIATION FOR A KONA HOSPITAL SITE ASSESSMENT.

Introduced by: Lowen N
Appropriation to the Hawaii health systems corporation for a site assessment to identify and evaluate viable locations for a new hospital site in North Kona on the island of Hawaii. (\$\$) -- HB1638 HD2
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1640 HD2 (HSCR 540-22)

RELATING TO RECYCLING.

Introduced by: Lowen N, Branco P, Clark L, Gates C, Hashimoto T, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Marten L, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Perruso A, Takumi R, Tam A, Tarnas D, Wildberger T
Establishes provisions relating manufacturer recycling goals. Requires the department of health to use the best available information to establish the weight of all electronic devices sold in the State, including the reports submitted pursuant to provisions relating to manufacturer reporting requirements, state and national sales data, and other reliable commercially available, supplemental sources of information. Provides that no later than October 1, 2022, and annually thereafter, requires the department to notify each manufacturer of its recycling obligation pursuant to provision. Requires each manufacturer to collect and recycle electronic devices according to beginning January 1, 2023, the equivalent of 50 per cent, by weight, of the electric devices that it sold in the State 2 years prior, unless amended by rule pursuant to administrative procedure law; beginning January 1, 2024, the equivalent of 60 per cent, by weight, of the manufacturer's electronic devices sold in the State 2 years prior, unless amended by rule pursuant to administrative procedure law; and beginning January 1, 2025, the equivalent of 70 per cent, by weight, of the manufacturer's electric devices sold in the State 2 years prior, unless amended by rule pursuant to administrative procedure law. Allows a manufacturer to collect any electronic device to meet its recycling goal or consider reused electronic devices toward achieving its recycling goals. Establishes record keeping requirement, manufacturer reporting requirements, collector registration, collector record keeping requirements, collector reporting requirements, and collector responsibility. Amends electronic waste and television recycling and recovery Act by changing it to electronic device recycling and recovery Act. Repeals the definition covered electronic device. Defines electronic device to mean computer, computer printer, computer monitor, or portable computer with a screen size greater than 4 inches

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measured diagonally; and any device that is capable of receiving broadcast, cable, or satellite signals and displaying television or video programming, including any direct view or projection television with a viewable screen of 9 inches or larger with display technology based on cathode ray tube, plasma, liquid crystal, digital light processing, liquid crystal on silicon, silicon crystal reflective display, light emitting diode, or similar technology. Repeals the definition television manufacturer. Repeals provisions relating to federal preemption. -- Amends television recovery system law. Replaces the terms covered television to electronic device. -- Amends provisions relating to television manufacturers by changing it to manufacturers. Replaces the terms covered television to electronic device. Increases registration fee. -- Amends provisions relating to television manufacturer responsibility by changing it to manufacturer responsibility. Provides that beginning January 1, 2023, requires a manufacturer to recycle or arrange for the recycling of any electronic device sold in the State; fully fund their recycling plan, including the collection, transportation, and recycling of all electronic devices in the State; and by September 1, 2022, and annually thereafter, requires each manufacturer to submit a plan to the department to establish, conduct, and manage a program for the recycling of electronic devices sold in the State. -- Amends provisions relating to retailer responsibility. Provides that beginning January 1, 2023, no retailer shall sell or offer to sell any electronic device in the State unless a visible, permanent label clearly identifying the manufacturer of that device is affixed to the equipment and the manufacturer has registered with the State; and beginning January 1, 2023, requires retailers to make available to their customers information on collection services for discarded electronic devices in the State and include the department's website address and toll free telephone number. Allows remote retailers to include this information in a visible location on their website to fulfill this requirement. -- Amends provisions relating to television recovery system by changing it to electronic device recovery system. Replaces the term television to electronic device. Repeals provision that provides no later than March 15, 2012, and annually thereafter, the department shall notify each television manufacturer of its recycling obligation. Each television manufacturer's obligation shall be based on that television manufacturer's market share from the previous year multiplied by the total pounds of covered televisions recycled by all television manufacturers during the previous program year. Provides that beginning January 1, 2023, requires the department to display on its website a toll free number and current information on electronic device recycling locations. -- Amends provisions relating to State procurement. Replaces the terms covered television to electronic device. Repeals provisions relating to electronic waste recycling under electronic waste and television recycling and recovery Act. -- HB1640 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1642 HD2 (HSCR 929-22)

RELATING TO POSTCONSUMER RECYCLED CONTENT.

Introduced by: Lowen N, Branco P, Ganaden S, Ichiyama L, Ilagan G, Kapela J, LoPresti M, Marten L, Nakashima M, Ohno T, Perruso A, Quinlan S, Tam A, Tarnas D, Wildberger T

Establishes the postconsumer recycled content. Defines postconsumer recycled content to mean the content of a product that is made of recycled materials derived specifically from recycled material generated by households or by commercial, industrial, or institutional facilities in their role as end users of the product and that can no longer be used for its intended purpose, including returns of material from the distribution chain.

-- Establishes provisions relating to postconsumer recycled content; requirements; enforcement. Requires deposit beverage distributor that sell, offer for sale, or distribute beverage containers in the State to meet minimum postconsumer recycled content as required; and meet the following annual minimum postconsumer recycled content on average for the total quantity of beverage containers that are sold, offered for sale, or distributed in the State as specified. Requires the department of health to enforce this provision and authorized to adopt rules under administrative procedure law with respect to adjusting the minimum postconsumer recycled content percentage required; reporting requirements by deposit beverage distributors of beverage containers; providing penalties or fees; and any other matters as may be necessary to implement this provision. -- HB1642 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1644 HD1 (HSCR 81-22)

RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Lowen N, Marten L, Nakamura N, Nishimoto S, Perruso A, Tarnas D
Establishes provisions relating to perfluoroalkyl and polyfluoroalkyl substances prohibited. Defines perfluoroalkyl and polyfluoroalkyl substances or PFAS to mean all members of the class of fluorinated organic chemicals containing at least 1 fully

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fluorinated carbon atom. Beginning December 31, 2024, prohibits the manufacture, sell, offer for sale, distribute for sale, or distribute for use in the State any food packaging specified to which PFAS chemicals have been intentionally introduced in any amount; and for any person or state or county department or agency to discharge or otherwise use for training purposes class B firefighting foam that contains intentionally introduced PFAS chemicals. Requires a manufacturer of class B firefighting foam prohibited to notify, in writing and no later than January 1, 2023, persons that sell the manufacturer's products in the State about the requirements. Requires a manufacturer that produces, sells, or distributes a class B firefighting foam prohibited by this provision to recall the product and reimburse the retailer or any other purchaser for the product. Allows the department of health to request a certificate of compliance from a manufacturer of class B firefighting foam that attests that a manufacturer's product or products meets the requirements. Establishes administrative fines. Allows the department to adopt rules pursuant to administrative procedure law. -- HB1644 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1645 HD2 (HSCR 998-22)

RELATING TO THE ENVIRONMENT.

Introduced by: Lowen N, Branco P, Ganaden S, Ilagan G, Kapela J, Marten L, Nakamura N, Ohno T, Perruso A, Quinlan S, Tarnas D

Establishes provisions relating to personal care products; small plastic bottles; lodging establishments; prohibition under solid waste pollution. Provides that beginning on January 1, 2025, for lodging establishments with more than 50 sleeping room accommodations; and on January 1, 2027, for lodging establishments with 50 or fewer sleeping room accommodations, prohibits a lodging establishment to provide a small plastic bottle containing a personal care product to a person staying in a sleeping room accommodation, in any space within the sleeping room accommodation, or within any bathrooms used by the public or guests. Exempts a lodging establishment to use bulk dispensers of personal care products; and provide personal care products in small plastic bottles to a person at no cost, upon request, at a place other than a sleeping room accommodation; a space within the sleeping room accommodation; or within any bathrooms used by the public or guests. Allows the department of health to inspect sleeping accommodations in a lodging establishment and issue a citation for a violation. Establishes civil penalties. -- HB1645 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1653 HD2 (HSCR 639-22)

RELATING TO AQUATIC RESOURCES.

Introduced by: Tarnas D, Branco P, Clark L, Gates C, Hashimoto T, Ichiyama L, Ilagan G, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Nakashima M, Nishimoto S, Onishi R, Sayama J, Takayama G, Tam A, Yamashita K. Establishes provisions relating to criminal fine under aquatic resources law. Allows any person who is convicted of intentionally violating this law to be subject to a fine imposed under provision specified. Requires moneys from the fine collected pursuant to this provision to be deposited to the credit of the conservation and resources enforcement special fund established pursuant to provision specified. -- Amends provisions relating to general administrative penalties. Allows fines to be levied for each specimen of threatened or endangered aquatic life taken, killed, or injured in violation of subtitle 5 of title 12 or any rule adopted thereunder. -- Amends provisions relating to general penalty; community service. Allows a fine in addition to the fine under provision specified to be levied for each specimen of aquatic life taken, killed, or injured in violation of subtitle 5 of title 12 or any rule adopted thereunder. Allows the court to direct the defendant to perform community service as administered by the department in lieu of paying any monetary fine authorized by this provision; provided that if community service is ordered pursuant to this provision, the department may recommend to the court an order of community service that benefits the resource that was damaged. Allows the department to recommend to the court that the defendant be sentenced to probation with probationary terms and conditions consistent with provisions relating to terms of probation and terms of probation under disposition of convicted defendants law, including but not limited to restrictions on entering specific geographical areas where aquatic resources may be found, including ocean waters, estuaries, rivers, and streams; engaging in certain or all fishing activities; and handling, operating, or possessing certain fishing gear or boating equipment. -- HB1653 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1656 HD1 (HSCR 226-22)

RELATING TO TRAILS.

Introduced by: Tarnas D, Belatti D, Branco P, Clark L, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L,

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Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Quinlan S, Takayama G, Tam A, Tokioka J, Wildberger T, Woodson J

Appropriation to the department of land and natural resources for the establishment of 1 full time equivalent (1.00 FTE) permanent land and access specialist IV position and 1 full time equivalent (1.00 FTE) permanent abstractor X position for the na ala hele (trail and access) program. (\$\$) -- HB1656 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1657 HD1 (HSCR 503-22)

RELATING TO LEASES.

Introduced by: Tarnas D, Aquino H, Branco P, Clark L, Gates C, Hashimoto T, Ichiyama L, Ilagan G, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Onishi R, Ward G, Yamashita K

Amends provisions relating to lease restrictions; intensive agricultural and pasture uses under management and disposition of public lands law. Prohibits any lands in pasture leases from being withdrawn for reforestation purposes unless the division of forestry and wildlife submits a funded action plan to the board of land and natural resources that details the planned reforestation process for those lands; and the board approves the withdrawal. -- HB1657 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1658 HD1 (HSCR 500-22)

RELATING TO THE TRANSFER OF NON-AGRICULTURAL PARK LANDS.

Introduced by: Tarnas D, Branco P, Clark L, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, LoPresti M, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Onishi R, Takayama G, Yamashita K

Amends provisions relating to transfer and management of non-agricultural park lands and related facilities to the department of agriculture. Provides that before any transfer of certain qualifying non-agricultural park lands, the department of agriculture may request from the department of land and natural resources any information related to the establishment of necessary and reasonable easements upon the lands. -- HB1658 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1659 HD1 (HSCR 501-22)

RELATING TO LAND LEASES.

Introduced by: Tarnas D, Clark L, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Onishi R, Takayama G, Tam A, Yamashita K

Establishes provisions relating to existing pasture leases; extension; negotiation; lease rents under management and disposition of public lands law. Allows the board to amend and extend, for a maximum of 65 years, existing pasture leases in furtherance of public purposes that are the responsibility of the department to promote, including promoting sustainable food production; and preserving and enhancing natural resource and public use. Allows the board to issue new pasture leases by negotiation; provided that the lands are already under pastoral use; and the issuance of leases by negotiation furthers public purposes. Allows the board, in developing and calculating agricultural and pastoral lease rents, to base such lease rents on the value of the land's agricultural uses. -- HB1659 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1666 HD1 (HSCR 525-22)

RELATING TO MENTAL HEALTH.

Introduced by: Yamane R, Belatti D, Gates C, Kapela J, Nishimoto S, Tam A

Establishes within the adult mental services division of the department of health a pilot program to expand existing county programs that make 1 or more licensed mental health counselors available to assist county 1st responders in responding to mental health crises in areas in the urban core with high rates of homelessness. Requires the adult mental services division of the department of health to administer the pilot program in each county having a population of more than 600,000. Requires the pilot program to terminate on December 31, 2024 (sunset). Report to the legislature. Appropriation (\$\$) -- HB1666 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to HTH/ GVO/ then WAM

HB1669 HD1 (HSCR 279-22)

RELATING TO SEA LEVEL RISE ADAPTATION.

Introduced by: Tarnas D, Aquino H, Belatti D, Branco P, Clark L, Gates C, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Onishi R, Perruso A, Quinlan S, Sayama J, Takayama G, Tam A, Wildberger T,

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Yamashita K

Requires the office of planning and sustainable development to establish a pilot project to develop an adaptation and resilience plan that addresses the climate change and sea level rise impacts in the Waikiki special district. Report to the legislature. Appropriation. (\$\$) -- HB1669 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1670 HD1 (HSCR 27-22)

RELATING TO LAND USE DISTRICT BOUNDARIES.

Introduced by: Tarnas D, Branco P, Clark L, Gates C, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Onishi R, Perruso A

Establishes provisions relating to district boundary disputes. Allows any department or agency of the State, any department or agency of the county in which the land is situated, or any person with a property interest in the land to petition the land use commission to render a determination on the location of a specific district boundary where a legitimate dispute has arisen between the petitioner and the commission. --

Establishes provisions relating to boundary review committee. Establishes a boundary review committee within the commission to resolve disputes regarding the location of district boundaries brought before to the commission pursuant to this provision. --

HB1670 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1671 HD1 (HSCR 285-22)

RELATING TO LAND STUDY BUREAU CLASSIFICATIONS AND RATINGS.

Introduced by: Tarnas D, Branco P, Clark L, Gates C, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Onishi R, Tam A

Creates a temporary subcommittee within the land use commission, to be known as the land study bureau classifications and ratings review subcommittee, to be composed of 3 members of the land use commission designated by the commission. Requires the subcommittee to make determinations and render decisions on petitions made under this Act. Allows any department or agency of the State, any department or agency of the county in which the land is situated, and any person with a property interest in the land to petition the land use commission to change or review all or a portion of the land study bureau classification and rating of its agricultural lands, including land study bureau classifications and ratings of lands within state agricultural districts and lands designated or sought to be designated as important agricultural lands under the land use commission law. Requires Act to be repealed on December 31, ____ (sunset). --

HB1671 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to WTL then WAM

HB1672 HD1 (HSCR 456-22)

RELATING TO SPECIAL IMPROVEMENT DISTRICTS.

Introduced by: Tarnas D, Branco P, Clark L, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, LoPresti M, Lowen N, Marten L, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Onishi R, Perruso A, Quinlan S, Takayama G, Tam A, Wildberger T

Amends provisions relating to special improvement district under general provisions law. Allows any county having a charter to enact an ordinance, and may amend the same from time to time, authorizing the creation of special improvement districts. Provides that the purposes of creating the districts include but are not limited to providing and financing; supplemental maintenance and security services; environmental research, restoration, and maintenance; natural resource management; natural hazard mitigation; climate change and sea level rise adaptation; and other improvements, services, and facilities within the special improvement district as the council of the county determines will improve environmental conditions, provide community benefits, and restore or promote business activity in the special improvement district and the making and financing of improvements therein. -- HB1672 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1681 HD2 (HSCR 927-22)

RELATING TO TRANSPORTATION NETWORK COMPANIES.

Introduced by: Johanson A, Aquino H, Kitagawa 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; transportation network company does not include a taxicab association or a for hire vehicle owner. Prohibits that neither a transportation network company nor a transportation network

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company driver to be deemed to be a common carrier by motor vehicle, a contract carrier by motor vehicle, a motor carrier as defined in provisions relating to definitions under motor carrier law. Provides that 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. Allows a company to continue operating until the director of transportation has established a transportation network companies permitting process for existing transportation companies 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 25,000 dollars from the applicant prior to the issuance of a permit. Establishes fare transparency, agent for service of process, identification of transportation network company vehicles and drivers, electronic receipt, disclosure; limitations; insurance requirements, and transportation network company driver requirements. Requires the transportation network company to conduct national and local criminal background checks for each applicant and each driver on an annual basis; 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. Requires that not more than annually, allows the department of transportation to visually inspect audit sample of records maintained by a transportation network company for the sole purpose of verifying that a transportation network company complies with the requirements of 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 laws of 2016, by repealing the sunset date. -- Amends Act 236, session laws of 2016 as amended by Act 132, session laws of 2021 by repealing the sunset date. -- HB1681 HD2
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1682 HD1 (HSCR 498-22)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST NEXT LEVEL SOLUTIONS GROUP INC.

Introduced by: Mizuno J, Branco P, Clark L, Ganaden S, Ichiyama L, Ilagan G, Marten L, Matayoshi S, Perruso A, Tokioka J, Wildberger T

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Next Level Solutions Group Inc., a Hawaii corporation, for the development of a waste to energy facility. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1682 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1686 HD1 (HSCR 60-22)

RELATING TO DIGITAL IDENTIFICATION.

Introduced by: Aquino H, Cullen T, Ilagan G, Yamane R

Requires the director of transportation to establish and implement a digital identification pilot program for the issuance of digital identification; provided that each examiner of drivers shall administer the pilot program in the examiner of drivers' respective county; provided further that the office of enterprise technology services shall assist the director of transportation in establishing and implementing the pilot program. -- Requires this act to be repealed on June 30, 2025 (sunset). -- HB1686 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to TRS/ GVO/ then WAM/ JDC/

HB1688 HD1 (HSCR 487-22)

RELATING TO REGISTRATION OF VEHICLES.

Introduced by: Aquino H, Hashimoto T, Ilagan G, LoPresti M, Nakamura N

Amends provisions relating to registration, expense under highway safety law. Allows an additional fee of not more than 2 dollars for each certificate of registration for all motor vehicles to be established by ordinance and collected annually by the director of finance of each county, to be used and administered by each county to mitigate and address the impacts of tourism related traffic congestion. Requires the moneys so assessed and collected to be placed in a revolving fund entitled, the highway beautification, abandoned vehicle, and tourism related traffic congestion revolving fund. -- HB1688 HD1

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Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to TRS/ GVO/ then WAM

HB1689 HD1 (HSCR 299-22)

RELATING TO FIREWORKS.

Introduced by: Aquino H

Establishes provisions relating to requirements of shippers under fireworks law. Requires any shipper that has knowledge that the shipper's vessel will be used to import fireworks or articles pyrotechnic into the State or to transport fireworks or articles pyrotechnic between counties to notify the fire department of the county to which the shipment is destined, before the departure date, as to whether the shipment will be distributed from pier to pier; pier to warehouse or storage facility; or pier to redistribution. Requires the vessel containing the shipment to be subject to the jurisdiction of the fire department of the county in which the vessel has landed. Allows the county fire department to enter the vessel for the purpose of inspecting any shipment declared on the shipping manifest as fireworks or articles pyrotechnic. -- HB1689 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1690 HD2 (HSCR 1014-22)

RELATING TO CHILD PASSENGER RESTRAINT SYSTEMS.

Introduced by: Aquino H, Branco P, Cullen T, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, Kobayashi B, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Onishi R, Perruso A, Takayama G, Tam A, Wildberger T, Yamane R, Yamashita K

Amends provisions relating to child passenger restraints under traffic violations law. Requires no person operating a motor vehicle on a public highway in the state to transport a child under 10 years of age except if the child is 2 years of age or younger, the person operating the motor vehicle shall ensure that the child is properly restrained in a rear facing child passenger restraint system that meets federal motor vehicle safety standards at the time of its manufacture; and if the child is more than 2 years of age but less than 4 years of age, the person operating the motor vehicle shall ensure that the child is properly restrained in a child passenger restraint system that meets federal motor vehicle safety standards at the time of its manufacture. -- HB1690 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1691 HD2 (HSCR 444-22)

RELATING TO COMMERCIAL DRIVER'S LICENSES.

Introduced by: Aquino H, Branco P, Cullen T, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakashima M, Onishi R, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Wildberger T, Yamane R

Amends provisions relating to commercial drivers under the age of 21. Provides that a person is qualified to drive commercially in the State in intrastate commerce if the person is at least 18 years of age. Repeals the requirement that a person shall only operate category 3 vehicles. -- Amends provisions relating to application for commercial driver's license or commercial learner's permit. Repeals the requirement that an application for a commercial learner's permit include intrastate driver certification. -- Requires the department of transportation to adopt or amend provisions relating to administrative procedure law, necessary to lower the minimum age required for a commercial driver's license to 18. -- HB1691 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1692

RELATING TO MOBILE ELECTRONIC DEVICES.

Introduced by: Aquino H

Amends provisions under statewide traffic code law. Amends provisions relating to disposition of fines and forfeitures. Changes the fines imposed for mobile electronic device violations. -- HB1692

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1695 HD1 (HSCR 243-22)

RELATING TO FIREWORKS.

Introduced by: Aquino H

Amends provisions relating to penalty under fireworks law. Increases fines associated with violations relating to this provision. -- HB1695 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to JDC then WAM

HB1697 HD1 (HSCR 29-22)

RELATING TO SEXUAL HEALTH EDUCATION.

Introduced by: Perruso A, Ichiyama L, Ilagan G, Kapela J, LoPresti M, Lowen N, Marten L, Takumi R, Tam A, Wildberger T

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Establishes provisions relating to sexual health education; training. Requires the department of education to offer comprehensive training for teachers and educational officers on sexual health topics that include positive and accurate representations of the lesbian, gay, bisexual, transgender, queer or questioning, intersex, asexual, other sexual orientations and gender identities, persons of color, and disability communities to destigmatize and promote sexual health. -- Amends provisions relating to medically accurate sexuality health education under the department of health law. Requires sexuality health education programs funded by the State to include sexual health topics that include positive and accurate representations of the lesbian, gay, bisexual, transgender, queer or questioning, intersex, asexual, other sexual orientations and gender identities, persons of color, and disability communities to destigmatize and promote sexual health. -- HB1697 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1705 HD1 (HSCR 482-22)

RELATING TO AGRICULTURAL PARK LEASES.

Introduced by: Todd C, Ilagan G, Nakashima M, Onishi R, Tarnas D

Amends provisions relating to lease negotiation under agricultural parks law. Provides that if any lessee holds a lease with a remaining term of 15 years or less, the department of agriculture may extend the term of the lease for an additional 30 years; provided that the land covered by the lease is 25 acres or less; and located in a county with a population of less than 500,000. -- HB1705 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to AEN/ WTL/ then WAM

HB1711 HD1 (HSCR 572-22)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Hashem M, Marten L, Perruso A

Appropriation to the university of Hawaii for the college of tropical agriculture and human resources to establish 3 full time equivalent (3.00 FTE) positions at the Kauai research and extension station, including 1 livestock extension agent. (\$\$) -- HB1711 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1712 HD1 (HSCR 43-22)

RELATING TO AGRICULTURAL LANDS.

Introduced by: Hashem M, Marten L, Matayoshi S, Perruso A

Amends provisions relating to permissible uses within the agricultural districts under the land use commission law. Prohibits waste disposal facilities to be permitted. -- Amends provisions relating to important agricultural lands; policies. Prohibits the creation of waste disposal sites on important agricultural lands. -- HB1712 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1714 HD1 (HSCR 234-22)

RELATING TO TWO-LINED SPITTLEBUGS.

Introduced by: Hashem M, Branco P, Eli S, Ilagan G, Kobayashi B, Lowen N, Marten L, Matayoshi S, Nishimoto S, Perruso A, Tam A, Wildberger T, Yamashita K

Appropriation to the department of agriculture for mitigation and control of the 2 lined spittlebug, including reduction of the 2 lined spittlebug population through the use of insecticides, integration of weed management measures in affected rangelands, reseeding of pastures damaged by infestations, and research to inform best practices and monitor the status of the 2 lined spittlebug. Report to the legislature. (\$\$) -- HB1714 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to AEN then WAM

HB1717 HD1 (HSCR 573-22)

RELATING TO AGRICULTURE.

Introduced by: Hashem M, Marten L, Matayoshi S, Perruso A

Appropriation to the university of Hawaii to establish the foreign agriculture small equipment pilot program, in collaboration with a university of Hawaii community college, to identify and purchase foreign agricultural technology and equipment, including but not limited to small equipment tractors and retrofit engines, that will benefit the State's farmers and ranchers and comply with the US Environmental Protection Agency's emission on standards; establish contact with manufacturers of small equipment in Japan and other countries; work with the US Environmental Protection Agency to identify Environmental Protection Agency standards and compliance requirements for small foreign agricultural equipment; collaborate with agricultural professionals from foreign countries on management practices; bring harvesting, weed management, and field preparation machinery into the State for evaluation; conduct on farm trials to evaluate the efficacy and applicability to multiple growing systems, such as wetland conventional, organic, and forage crops, statewide; and conduct education and training workshops

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statewide to update agriculture producers on available technology. Requires the dean of the college of tropical agriculture and human resources of the university of Hawaii at Manoa to submit a report to the legislature. (\$\$) -- HB1717 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1721 HD1 (HSCR 457-22)

RELATING TO FERAL ANIMAL MANAGEMENT.

Introduced by: Hashem M

Requires the department of land and natural resources and department of agriculture to collaborate on feral animal management projects to manage feral animal populations; mitigate the impacts of feral animals on native habitats and ecosystems; and reduce their disturbance to indigenous species of wildlife and land plants, agriculture, and communities. Requires a secondary goal of feral animal management to be to generate a viable source of food to assist in feeding the State's houseless or hungry; provided that a species' inappropriateness as a food source shall not alone prevent the species from being targeted. -- Appropriation to the department of land and natural resources to establish 1 full-time equivalent (1.0 FTE) natural resources management specialist position related to feral animal management. (\$\$) -- HB1721 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1731 HD1 (HSCR 330-22)

RELATING TO THE UNIVERSITY OF HAWAII PROMISE PROGRAM.

Introduced by: Takayama G, Branco P, Hashem M, Ichiyama L, Ilagan G, Kitagawa L, Lowen N, Marten L, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Tam A, Tarnas D, Yamashita K

Amends provisions relating to Hawaii community college promise program; established by changing its title to Hawaii promise program; established. Requires a student enrolled in an undergraduate program at a university of Hawaii campus, other than a community college campus, to be eligible for scholarship consideration for a maximum of 8 semesters if the student meets certain criteria, including as having been determined by the campus to have unmet direct cost needs. Provides that to maintain a scholarship under this provision, a student enrolled at a community college shall meet the requirements of this provision and a student enrolled in an undergraduate program at a university of Hawaii campus, other than a community college campus, shall meet the requirements of this provision. Appropriation. (\$\$) -- HB1731 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to HRE then WAM

HB1732 HD1 (HSCR 787-22)

RELATING TO ELECTRIC GUNS.

Introduced by: Takayama G

Establishes provisions relating to location restrictions for electric guns; exemptions under firearms, ammunition and dangerous weapons law. Requires it to be unlawful for any person to intentionally, knowingly, or recklessly carry or possesses an electric gun, whether operational or not, in a public school; a nonresidential building owned, leased, or controlled by the State or county; an office owned or leased by the State or county; an airport; a public mass transit vehicle; a public mass transit terminal or transit center, except a bus stop that is located on a public sidewalk; or a meeting place required to be open to the public pursuant to public agency meetings and records law; 1 hour before the posted time of the meeting and for so long as the meeting place remains open to the public. Prohibits this provision from applying to a public park or beach; or a person who meets the specified requirements. Requires any person violating this provision to be guilty of a misdemeanor. -- HB1732 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1739 HD1 (HSCR 960-22)

RELATING TO PUBLIC SAFETY.

Introduced by: Ohno T, Ganaden S

Amends provisions relating to Hawaii correctional system oversight commission; powers and duties. Changes that requires the commission to ensure that the comprehensive offender reentry system is working properly to provide programs and services that result in the timely release of inmates on parole from when the maximum to when minimum terms have been served instead of delaying the release for lack of programs and services. -- HB1739 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1741 HD1 (HSCR 477-22)

RELATING TO CHILDREN AND FAMILY OF INCARCERATED INDIVIDUALS.

Introduced by: Ohno T, Branco P, Ganaden S, Morikawa D, Tarnas D

Requires the department of human services to continue to lead a working group to address visitation and support needs of children and families of incarcerated individuals

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pursuant to House Concurrent Resolution No. 205 (2019) and Senate Concurrent Resolution No. 7 (2019); and determine the anticipated initial and annual costs to run a sustainable pilot visitation and family resource center program at Waiawa correctional facility on Oahu. 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 contracted by the department of human services and in cooperation with the department of human services, department of public safety, and other community stakeholders. Exempts the working group from public agency meetings and records law. Report to the legislature. Working group to cease to exist on January 31, 2023 (sunset); provided that allows the department to continue the work of the working group beyond January 31, 2023, if the department deems it necessary. Appropriations to the department of human services and department of public safety for the establishment of a pilot visitation and family resource center at Waiawa correctional center on Oahu. Appropriation. (\$\$) -- HB1741 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HMS/ PSM/ then WAM

HB1743 HD1 (HSCR 529-22)

RELATING TO POOLS.

Introduced by: Yamane R

Amends provisions relating to subjects of health rules, generally. Defines pools to mean watertight artificial structures containing a body of water that does not exchange water with any other body of water, either naturally or mechanically, and is used for swimming, diving, recreational bathing, or therapy by humans. -- HB1743 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HTH then JDC

HB1744 HD2 (HSCR 980-22)

RELATING TO HOMELESSNESS.

Introduced by: Yamane R

Allows the Hawaii housing finance and development corporation to consider any application from the Hawaii public housing authority, a developer or operator partnered with the Hawaii public housing authority for the construction of applicable housing units, or both, for any applicable competitive federal low income housing tax credits that are needed for the construction of permanent supportive housing units developed and constructed to this provision. Exempts the authority from the Hawaii public procurement code. Annual report to the legislature. Requires the department of land and natural resources to assist the Hawaii public housing authority by providing suitable public lands for permanent supportive housing units to be constructed to this provision. Provides the Hawaii public housing authority may partner with other appropriate government and non government entities to ensure that sufficient and appropriate services are provided in the development and operation of permanent supportive housing units. Authorizes the issuance of general obligation bonds to the Hawaii public housing authority for the initial phase of development and construction of up to 904 permanent supportive housing units to meet the needs of chronically homeless individuals and families and other vulnerable populations. (\$\$) -- HB1744 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1745 HD1 (HSCR 473-22)

APPROPRIATING FUNDS TO SUPPORT HAWAII'S FOOD BANKS.

Introduced by: Yamane R, Aquino H, Gates C, Kapela J, Nishimoto S, Tam A

Appropriation to the office of community services of the department of labor and industrial relations to provide operational support for the Hawaii Foodbank, Maui Food Bank, Hawaii Foodbank - Kauai branch, and The Food Basket; provided that 1 percent of the funds shall be allocated to the office of community services of the department to carry out the purposes of this Act; provided further that the remaining funds shall be used for general operations, including staffing, transportation, food purchase, food storage, and food distribution costs. Provided further the same methodology used by the Emergency Food Assistance Program (TEFAP) of the Food and Nutrition Service of the US Department of Agriculture to determine the allocation of TEFAP foods to each of the food banks shall be used to distribute funds. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB1745 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1747 HD2 (HSCR 967-22)

RELATING TO THE STATE BUILDING CODE COUNCIL.

Introduced by: Nakamura N, Belatti D, Branco P, Clark L, Eli S, Gates C, Har S,

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Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kitagawa L, LoPresti M, Matayoshi S, McKelvey A, Morikawa D, Nakashima M, Nishimoto S, Sayama J, Takayama G, Tarnas D, Todd C, Wildberger T, Yamashita K

Amends provisions relating to authority and duties of the council under public improvements law. Requires the council to consult with affected and interested industry stakeholders to gather information and recommendations on construction practices and training relevant to building codes and standard. Requires the council, when considering the adoption of any code or standard, to consult with building industry trade associations to gather cost data on the implementation of the code or standard to calculate the financial impact of the code or standard on the cost of single family and multi family homes; provided that this provision shall not apply to codes and standards that have a primary purpose and function of safeguarding life, property, and general welfare collectively. Requires the council to submit a written report to the governor at the end of each fiscal year on the council's activities, including the codes and standards adopted, amended, or updated by the council. Requires the written report required by provision specified to include the cost provided by building industry trade associations on each code and standard adopted by the council to determine whether the codes and standards substantially benefit residents of the State. -- HB1747 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1748 HD1 (HSCR 394-22)

AUTHORIZING THE ISSUANCE OF GENERAL OBLIGATION BONDS FOR AFFORDABLE HOUSING.

Introduced by: Nakamura N, Belatti D, Branco P, Clark L, Eli S, Ganaden S, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kong S, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakashima M, Nishimoto S, Onishi R, Perruso A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamane R

Authorizes the issuance of general obligation bonds to be deposited into the rental housing revolving fund. Appropriation out of the fund to the Hawaii housing finance and development corporation for low income rental housing projects and units that are allocated low income housing tax credits and developed for families and individuals in accordance with the state housing credit ceiling. (\$\$) -- HB1748 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1749 HD1 (HSCR 464-22)

RELATING TO HOUSING.

Introduced by: Nakamura N, Belatti D, Branco P, Clark L, Eli S, Ganaden S, Gates C, Har S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Kong S, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Sayama J, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamane R

Establishes within the department of human services, a supportive housing task force to be placed to determine the number of housing units needed for each county for individuals with access and functional needs, including individuals with substance use issues; mental illness; intellectual or developmental disabilities; chronically homeless individuals; homeless families; child welfare families; young adults aging out of foster care; adults completing prison terms; and the elderly; agree on housing production and supportive housing service goals; develop a plan to secure funding for capital improvements and rental assistance; identify government agencies and nonprofit organizations that can fund, provide, or fund and provide supportive housing services once individuals and families are housed; educate housing developers and develop working relationships to incorporate supportive housing, including functional access, counseling rooms, group meeting, and community gathering spaces, into the physical design of future housing developments; and monitor, evaluate, and develop supportive housing best practices. Requires all appointees to have expertise related to housing or supportive housing services. Allow the task force meeting to meet virtually using virtual meeting software. Report to the legislature. Task force to terminate on June 30, 2024 (sunset). Appropriation. (\$\$) -- HB1749 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to HOU/ HMS/ then WAM

HB1752 HD3 (HSCR 969-22)

RELATING TO HOUSING.

Introduced by: Nakamura N, Branco P, Clark L, Eli S, Ganaden S, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Perruso A, Takayama G, Tam A, Tarnas D, Todd C, Woodson J, Yamane R

Establishes provisions relating to housing choice voucher landlord incentive program

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under the Hawaii public housing authority. Requires the authority to adopt rules, without regard to administrative procedure law, to establish the specified incentives for landlords participating in the tenant based assistance housing choice voucher program under section 8 of the US housing act of 1937. Requires the specified requirements to apply to the reimbursement of repair costs -- Appropriation to the Hawaii public housing authority for landlords who participate in the tenant based assistance housing choice voucher program. -- Requires the authority to adopt or amend administrative rules, without regard to law specified, to establish a minimum of 15 days after receipt of an owner's or landlord's inspection request as a reasonable time within which to inspect a dwelling unit for lease under the section 8 housing choice voucher program. -- Appropriation to the Hawaii public housing authority for 2 full time (2.00 FTE) permanent housing quality standards inspector II positions; and 3 full time (3.00 FTE) permanent public housing specialist II positions. (\$\$) -- HB1752 HD3

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1753 HD1 (HSCR 219-22)

RELATING TO THE RENTAL HOUSING REVOLVING FUND.

Introduced by: Nakamura N, Belatti D, Branco P, Cullen T, Eli S, Gates C, Har S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Onishi R, Perruso A, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamane R, Yamashita K

Amends provisions relating to rental housing revolving fund. Provides that an amount from the fund, to be set by the corporation and authorized by the legislature, may be used for administrative expenses incurred by the corporation in administering the corporation's housing finance programs; provided that fund moneys may not be used to finance day-to-day administrative expenses of projects allotted fund moneys. Allows the following to be deposited into the fund: appropriations made by the legislature, conveyance taxes pursuant to provisions relating to disposition of taxes, private contributions, repayment of loans, interest, other returns, and moneys from other sources. -- HB1753 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to HOU then WAM

HB1754 HD1 (HSCR 524-22)

RELATING TO ADULT DENTAL MEDICAID BENEFITS.

Introduced by: Nakamura N, Aquino H, Belatti D, Branco P, Eli S, Gates C, Har S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Sayama J, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamane R

Appropriation to the department of human services to restore diagnostic, preventive, and restorative dental benefits to adult medicaid enrollees; provided that the department shall obtain the maximum federal matching funds available for this expenditure; provided further that the department shall pursue all funding sources known to the state, including private grants, prior to expending any general revenues appropriated pursuant to this Act. (\$\$) -- HB1754 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=10 22 Multiple Re referral to HMS then WAM

HB1757 HD2 (HSCR 957-22)

RELATING TO PLANNED COMMUNITY ASSOCIATIONS.

Introduced by: LoPresti M, Johanson A

Establishes provisions relating to xeriscaping under planned community associations. Provides that no owner or sub association shall be prevented by any association document, however worded, from utilizing xeriscaping at the owner's unit or in a common area controlled by the sub association pursuant to the declaration. Allows an association to adopt rules regarding the design of any xeriscaping project. Requires any provision in any association document contrary to the intent of this provision to be void and unenforceable. Defines xeriscaping to mean the practice of designing landscapes to reduce or eliminate the need for irrigation by replacing grassy lawns with soil, rocks, mulch, and drought tolerant plant species, including drought tolerant native plant species. -- HB1757 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1758 HD2 (HSCR 494-22)

RELATING TO NURSES.

Introduced by: Yamane R, Aquino H, Belatti D, Cullen T, Ganaden S, Hashimoto T, Ilagan G, Johanson A, LoPresti M, McKelvey A, Mizuno J, Ohno T, Woodson J

Amends provisions relating to registered nurses; qualifications; licenses; fees; title;

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existing licensed nurses; verification of licenses; eligibility under nurses law; and licensed practical nurse; qualifications; license; fees; title; existing licensed nurses; verification of licenses; eligibility. Requires licenses to be granted by endorsement. Allows the board to issue a license to practice nursing as a registered nurse or licensed practical nurse by endorsement to an applicant who has been licensed as a registered nurse or licensed practical nurse under the laws of another state, territory, or foreign country if the applicant has an unencumbered license and, in the opinion of the board, the applicant meets the qualifications required of registered nurses or licensed practical nurses in this state at the time of graduation. Allows a temporary permit to be issued for employment with a Hawaii employer pending verification of a valid, unencumbered license from another state, territory, or foreign country. -- Amends provisions relating to exceptions. Provides that this law does not prohibit the practice of nursing under a nonrenewable permit by a graduate of; or an applicant who has provided proof that the applicant has completed the entire educational curriculum required for graduation for a nursing license from a school which is in or under the jurisdiction of the US, a territory, or a foreign jurisdiction. (COVID-19, COVID 19, coronavirus) -- HB1758 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1759

RELATING TO LEGAL SERVICES FOR LOW-INCOME IMMIGRANTS.

Introduced by: Aquino H, Belatti D, Branco P, Cullen T, Hashimoto T, Ilagan G, Johanson A, LoPresti M, McKelvey A, Mizuno J, Nakashima M, Ohno T, Woodson J, Yamane R

Appropriation to the judiciary to contract with non profit organizations to provide legal counsel and assistance to low income immigrants in immigrations proceedings, including deportation defense and asylum, and for any other immigration legal issues. (\$\$) -- HB1759

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1761 HD1 (HSCR 378-22)

RELATING TO IDENTIFICATION CARDS.

Introduced by: Aquino H, Belatti D, Branco P, Cullen T, Ganaden S, Hashimoto T, Ilagan G, Johanson A, LoPresti M, McKelvey A, Mizuno J, Nakashima M, Ohno T, Woodson J, Yamane R

Establishes provisions relating to limited purpose identification cards under highway safety law. Requires every person who submits an application for an identification card that satisfies the requirements of this part, except for the applicant's inability or refusal to provide satisfactory proof of authorized presence in the US under federal law, to be issued a limited purpose identification card that is uniquely identified as being not in compliance with the real id act of 2005. Requires the examiner of drivers to accept various types of documentation for the purpose of establishing the applicant's identity and residency in the state, which may be established by more than 1 document. -- HB1761 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=10 22 Multiple Re referral to TRS then JDC

HB1762 HD1 (HSCR 664-22)

RELATING TO LANGUAGE ACCESS.

Introduced by: Aquino H, Belatti D, Branco P, Cullen T, Ganaden S, Hashimoto T, Holt D, Ilagan G, Johanson A, LoPresti M, McKelvey A, Mizuno J, Nakashima M, Ohno T, Woodson J, Yamane R

Amends provisions relating to annual report. Requires the executive director of the office of language access to submit an annual written report to the governor and legislature detailing compliance of state agencies and covered entities with this law, complaints of noncompliance with this law, resolution of any such complaints, and recommendations to enhance and promote language access. Appropriation to the office of language access for the establishment of 3 full time equivalent (3.00 FTE) limited English proficiency language coordinator positions to work with all state departments and agencies to ensure compliance with all state and federal language access laws. (\$\$) -- HB1762 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1768 HD2 (HSCR 502-22)

RELATING TO THE DISPOSITION OF WATER RIGHTS.

Introduced by: Tarnas D, Aquino H, Branco P, Clark L, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kapela J, LoPresti M, Marten L, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Quinlan S, Takayama G, Ward G, Wildberger T, Yamashita K

Amends provisions relating to minerals and water rights under management and disposition of public lands law. Prohibits this provision from applying to the disposition of water rights for the instream use of water for traditional and customary kalo cultivation

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practices, as well as commercial kalo cultivation conducted in a manner consistent with traditional and customary native hawaiian practices. -- HB1768 HD2

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to WTL/ AEN/ HWN/ then JDC

HB1769 HD1 (HSCR 173-22)

RELATING TO RAPID OHIA DEATH.

Introduced by: Tarnas D, Branco P, Clark L, Ganaden S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Quinlan S, Sayama J, Takayama G, Tam A, Tokioka J, Ward G, Wildberger T, Yamashita K
Appropriation to the department of land and natural resources for a survey of and the response to rapid ohia death, for applied research on management tools, for animal removal from fenced areas on Hawaii island, and for public outreach on how to prevent disease spread. (\$\$) -- HB1769 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1775 HD2 (HSCR 448-22)

RELATING TO CIVIL RIGHTS.

Introduced by: Ichiyama L, Belatti D, Branco P, Clark L, Eli S, Ganaden S, Hashimoto T, Holt D, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Luke S, Marten L, Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Sayama J, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamane R, Yamashita K

Establishes provisions relating to purpose; scope; construction under the discrimination in state educational programs and activities law. Provides that the purpose of this law is to provide a framework for the state law corollary to Title IX that is set out in provisions relating to state educational programs and activities; discrimination prohibited. Provides that if any conflict arises between applicable mandatory federal requirements under Title IX and any state law requirements, the federal requirements shall prevail. Provides that nothing in this law shall be construed to prohibit; the membership practices of social fraternities or sororities or voluntary youth service organizations, as set forth in title 20 US Code section 1681(a)(6), as that section was in effect on January 1, 2019; any educational institution receiving state funds from maintaining separate living facilities for different sexes, as set forth in title 20 US Code section 1686, as that section was in effect on January 1, 2019; or an educational institution from administering, or assisting in administering, a scholarship, fellowship, or other form of financial assistance pursuant to a domestic or foreign will, trust, bequest, or similar instrument that requires awards to be made to members of a particular sex specified therein; provided that the overall effect of sex restricted financial assistance shall not discriminate on the basis of sex, as set forth in title 34 Code of Federal Regulations section 106.37(b)(1), as that section was in effect on January 1, 2019. -- Adds definitions. -- Establishes provisions relating to designation of coordinator; publication of information; adoption of policies. Provides that no later than January 1, 2023, all covered entities shall; designate a person, who shall be known as the Title IX coordinator, to oversee the covered entity's implementation of the requirements of this law, and the covered entity's response to alleged violations thereof; annually publish the name and contact information of the Title IX coordinator to students and on the website of the covered educational program or activity; and adopt a written policy for addressing complaints brought pursuant to this law. Specifies provisions in written policy. -- Establishes provisions relating to annual report to the legislature. -- Amends provisions relating to state educational programs and activities; discrimination prohibited by changing its title to covered educational programs and activities; discrimination prohibited. Provides that no person in the State, on the basis of sex, including gender identity or expression, or sexual orientation as defined in provisions relating to definitions under discrimination in public accommodations law, shall be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any covered educational program or activity. -- Establishes within the university of Hawaii system 2 full-time equivalent (2.0 FTE) senior advisor positions and 1 full-time equivalent (1.0 FTE) junior advisor position to carry out the purposes of this Act. -- Appropriation to the state public charter school commission to hire 1 full-time equivalent (1.0 FTE) position to ensure compliance by public charter schools with this Act and Title IX of the federal Education Amendments of 1972, as amended. (\$\$) -- HB1775 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1777 HD1 (HSCR 218-22)

RELATING TO THE COMMERCIAL SEXUAL EXPLOITATION OF CHILDREN.

Introduced by: Eli S, Belatti D, Branco P, Clark L, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L,

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Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Sayama J, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamashita K

Establishes provisions relating to commercial sexual exploitation of children; annual report. Provides that no later than twenty days prior to the convening of each regular session, the department of the attorney general shall submit a report to the legislature containing available data from entities that collect and are willing to provide data pertaining to the commercial sexual exploitation of children to the department of the attorney general that covers the immediately preceding fiscal year (report to the legislature). Specifies data requested. Appropriation (\$\$) -- HB1777 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to JDC then WAM

HB1784 HD1 (HSCR 242-22)

RELATING TO BUILDING INSPECTIONS.

Introduced by: Johanson A, Belatti D, Ichiyama L, Nishimoto S

Establishes provisions relating to periodic inspection of buildings; requirements under public improvements law. Requires the 1st periodic inspection required by this provision to be conducted by December 31, 2026 for affected buildings in existence on the effective date of this Act. Requires an affected building to be periodically inspected and a corresponding report to be filed on a 7 year cycle. Requires, upon discovery of any unsafe condition, the professional to immediately notify the owner of the affected building by electronic mail, and to, within 12 hours of discovery, notify the respective county agency with responsibility over planning in writing and in an electronic format determined by the council. -- Amends provisions relating to authority and duties of the council under public improvements law. Requires the State building code council to establish the Hawaii state building codes. Allows the council to conduct reviews of periodic inspection reports of certain buildings pursuant to provision specified. -- HB1784 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1785 HD1 (HSCR 220-22)

RELATING TO TOURISM GOVERNANCE.

Introduced by: Onishi R, Belatti D, Mizuno J, Morikawa D, Okimoto V, Quinlan S, Takayama G

Requires the legislative reference bureau to conduct a study that identifies and analyzes actual and proposed alternative tourism governance systems used or proposed to be used in locations that are reasonably similar to Hawaii. Provides that in conducting the study, the legislative reference bureau shall solicit input from community, governmental, and other stakeholder groups to identify relevant characteristics of Hawaii's tourism sector and its governance history, which must be understood and accommodated by any new governance system. Reports to the legislature. Appropriation. Allows the legislative reference bureau to contract the services of a consultant or consultants to perform all or some of the duties required in this Act with the funds appropriated in this Act. Requires any procurement of services pursuant to this Act to be exempt from the Hawaii public procurement code. (\$\$) -- HB1785 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to EET/ GVO/ then WAM

HB1787 HD2 (HSCR 934-22)

RELATING TO PERSONS WITH DISABILITIES.

Introduced by: Onishi R, Belatti D, Holt D, Mizuno J, Morikawa D, Sayama J, Takayama G

Establishes provisions relating to employment 1st; persons with disabilities. Requires employment 1st to be a policy of the State and the counties. Requires state and county agencies to ensure that employment 1st is effectively implemented in hiring and all programs and services administered or funded by the State and counties, including programs and services that help persons with disabilities obtain employment. Requires all state and county agencies to coordinate efforts and collaborate to ensure that programs, policies, procedures, and funding support competitive employment for persons with disabilities. Requires all state and county agencies, whenever feasible, to share data and information to track progress toward full implementation of this provision. -- Amends provisions relating to provision of services. Requires the department of human services to practice employment 1st principles, as described in this provision, with respect to waiver program personnel. -- HB1787 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1788 HD2 (HSCR 638-22)

RELATING TO WAIAKEA PENINSULA REDEVELOPMENT.

Introduced by: Onishi R, Branco P, Ganaden S, Ilagan G, Lowen N, Mizuno J, Morikawa

HOUSE BILLS WHICH PASSED THIRD READING

D, Nakashima M, Ohno T, Tarnas D, Todd C

Establishes provisions relating to Waiakea peninsula public lands redevelopment; definitions; Waiakea peninsula redevelopment district, boundaries; Waiakea redevelopment and planning committee, members, district administrator, repeal; and powers and duties, generally, exemption from administrative supervision of boards and commissions. Establishes provisions relating to district redevelopment plan. Requires the committee to prepare a redevelopment plan for the Waiakea peninsula redevelopment district, including district development policies, the district improvement program, necessary public facilities, and the development guidelines and rules for the Waiakea peninsula redevelopment district. -- Establishes provisions relating to leases. Allows all leases renewed or reissued by the committee to contain the specified. -- Establishes provisions relating to Waiakea peninsula redevelopment district revolving fund. Requires revenues, income, and receipts from the public lands in the Waiakea peninsula redevelopment district; moneys appropriated by the legislature to the revolving fund; and any gifts, grants, and other funds accepted by the committee to be deposited in the Waiakea peninsula redevelopment district revolving fund. -- Appropriation in and out of the Waiakea peninsula redevelopment district revolving fund. (\$\$) -- Act to be repealed on June 30, 2032 (sunset). -- HB1788 HD2

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to WTL/ EET/ then WAM

HB1789 HD2 (HSCR 450-22)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Onishi R

Amends provisions relating to Hawaii labor relations board. Requires the representative of labor to be a person who is appointed by the governor and whose name has been submitted to the governor to serve as the representative of labor by the exclusive representatives certified pursuant to provisions relating to recognition and representation; employee participation. Requires the process to determine the nominee whose name is to be submitted to the governor to be determined by a simple majority of the exclusive representatives certified pursuant to provisions relating to recognition and representation; employee participation. Requires the governor to transmit the name of the person nominated to serve as the representative of labor to the senate for advice and consent no later than 20 days after submission of the nominee's name to the governor; provided that if the governor fails to appoint the person whose name has been submitted by a simple majority of exclusive representatives in accordance with this provision, the simple majority of exclusive representatives who recommended the person shall transmit the person's name directly to the senate for confirmation. -- HB1789 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1797 HD1 (HSCR 347-22)

RELATING TO HOMELESS SERVICES.

Introduced by: Yamane R, Tam A

Establishes within the department of human services a 3 year medical respite pilot program to provide outpatient health care and supportive services to homeless persons recently discharged from the hospital. Requires the pilot program to be overseen by the governor's coordinator on homelessness. Requires the department to administer the pilot program in each county having a population of more than 600,000. Requires the pilot program to be based at a federally qualified health center that shall coordinate with other hospitals, emergency rooms, health plans, and social service providers to develop and implement individualized care plans for each referred person. Requires services provided or coordinated by the federally qualified health center to include; assistance in securing clean and safe housing for the duration of the person's post discharge recovery; access to regular and timely medical care; services to address basic non medical needs; referrals to community resources to address social determinants of health; and assistance in transitioning to permanent housing. Requires the health center to work with designated county departments to engage in community outreach efforts to educate homeless persons on the services offered by the medical respite pilot program. Requires the federally qualified health center to also work with designated county departments to coordinate and provide medical and other care services for non hospitalized homeless persons who are being moved by police out of unauthorized spaces. Requires the pilot program to terminate after 3 years of operation (sunset). Report to the legislature. Appropriation (\$\$) -- HB1797 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1798 HD1 (HSCR 430-22)

RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR ASSISTING NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES TO

HOUSE BILLS WHICH PASSED THIRD READING

THE GENERAL PUBLIC.

Introduced by: Yamane R, Cullen T, Tam A

Authorizes the issuance of special purpose revenue bonds by the department of budget and finance, with the approval of the governor, to assist The Queen's Health Systems, a Hawaii nonprofit corporation, for the financing of costs related to the construction of, improvement to, and equipping of health care facilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1798 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1800 HD2 (HSCR 999-22)

RELATING TO CLIMATE MITIGATION.

Introduced by: Lowen N, Belatti D, Branco P, Clark L, Ganaden S, Ichiyama L, Ilagan G, Johanson A, Kapela J, LoPresti M, Marten L, Mizuno J, Nakamura N, Nakashima M, Ohno T, Perruso A, Sayama J, Takumi R, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J

Amends provisions relating to 0 emissions clean economy target. Provides that the statewide target includes a greenhouse gas emissions limit, to be achieved no later than 2030 of at least 50 per cent below the level of the statewide greenhouse gas emissions in 2005. -- Amends provisions relating to statewide greenhouse gas emissions limit, adoption. Requires the director of health to submit a report to the legislature by December 31, 2023, indicating a measurement of the 2005 greenhouse gas emissions in the State, including emissions from airplanes. Further requires the director to complete a greenhouse gas emissions inventory report each year beginning after 2017 to track emissions and determine the State's progress in the reduction of greenhouse gas emissions. Requires the department of health to make these reports widely accessible, including to the public, as soon as they are available. -- Requires the Hawaii state energy office to analyze pathways and develop recommendations for achieving the State's economy wide decarbonization goals, including the statewide greenhouse gas emissions limit and the goal to sequester more atmospheric carbon and greenhouse gases than emitted by no later than 2045 pursuant to provisions relating to 0 emissions clean economy target. Report to the legislature. Appropriation. (\$\$) HB1800 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1801 HD1 (HSCR 19-22)

RELATING TO ENERGY EFFICIENCY.

Introduced by: Lowen N, Belatti D, Branco P, Clark L, Ganaden S, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Luke S, Marten L, McKelvey A, Mizuno J, Nakamura N, Nakashima M, Nishimoto S, Perruso A, Sayama J, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J

Establishes provisions relating to energy efficiency implementation for state facilities under energy resources law. Requires state facilities to implement cost effective energy efficiency measures beginning on January 1, 2024, for all state facilities that have not implemented provisions relating to energy retrofit and performance contracting for public facilities since 2010; and beginning on January 1, 2026, for all other state facilities. Allows state facilities with an area under 10,000 square feet to be exempt from the requirements of this provision. Establishes provisions relating to utility bills and energy usage data; state owned facilities. Requires the Hawaii state energy office to collect all utility bill and energy usage data for state owned facilities monthly and to make this information available in a publicly accessible format. Establishes provisions relating to reduction of electricity consumption of state facilities. Requires it to be a goal for the state to achieve at least 30 per cent reduction in electricity consumption of state owned facilities, using 2005 as the baseline year. -- Establishes 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 accounts for any costs, including for maintenance, contracts, or debt service, for the implementation and management of energy efficiency measures. -- Amends provisions relating to design of state buildings. Requires the design of all new state building construction to maximize energy and water efficiency measures; maximize energy generation potential; and use building materials that reduce the carbon footprint of the project beginning July 1, 2023, where feasible and cost effective. (COVID-19, COVID 19, coronavirus) -- HB1801 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1806 HD2 (HSCR 1000-22)

RELATING TO CESSPOOL CONVERSION.

Introduced by: Lowen N, Hashimoto T, Ilagan G, Kitagawa L, Marten L, Nakamura N, Tarnas D, Yamashita K

Amends provisions relating to cesspools; mandatory upgrade, conversion, or

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connection. Provides that before January 1, 2050, every cesspool in the State, excluding cesspools granted exemptions by the director of health pursuant to this provision, shall be upgraded or converted to a director approved wastewater system; or connected to a sewerage system. Repeals definitions of aerobic treatment unit system and septic system. -- HB1806 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1809 HD3 (HSCR 1001-22)

RELATING TO TAXATION.

Introduced by: Lowen N, Marten L

Establishes provisions relating to renewable fuels production tax credit. Provides an income tax credit for each taxpayer producing renewable fuels, including methanol, ethanol, or other alcohols; hydrogen; biodiesel or renewable diesel; biogas; other biofuels; renewable jet fuel or renewable gasoline; or logs, wood chips, wood pellets, or wood bark; provided that the annual dollar amount of the renewable fuels production tax credit during the 10 year credit period shall be equal to ____ cents per 76,000 British thermal units of renewable fuels using the lower heating value produced for distribution in the State; provided that the taxpayer's production of renewable fuels is no less than 15,000,000,000 British thermal units of renewable fuels per year; provided further that the amount of the tax credit claimed under this provision by a taxpayer shall not exceed ____ dollars per taxable year. Provides that no other tax credit shall be claimed under this law for the costs related to renewable fuels production that are used to properly claim a tax credit under this provision for the taxable year. -- HB1809 HD3

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1810 HD1 (HSCR 1002-22)

RELATING TO THE ENVIRONMENTAL ADVISORY COUNCIL.

Introduced by: Lowen N, Marten L

Amends provisions relating to environmental advisory council; established by changing it to environmental advisory council; established; quorum; number of votes necessary to validate acts. Requires a majority of all members currently appointed to the environmental advisory council to constitute a quorum to do business, and the concurrence of majority of all members currently appointed to the environmental advisory council to be necessary to make any action of the council valid. -- HB1810 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1822 HD1 (HSCR 789-22)

RELATING TO DRIVER'S LICENSES.

Introduced by: Hashimoto T, Aquino H, Branco P, Eli S, Ganaden S, Har S, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Lowen N, Marten L, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Ohno T, Okimoto V, Onishi R, Takayama G, Tarnas D, Todd C, Wildberger T, Woodson J, Yamashita K

Amends provisions relating expiration of licenses under highway safety law. Requires every driver's license issued under this provision, except for a provisional license, whether an original issuance or a renewal, to expire on the 1st birthday of the licensee occurring no less than 8 years after the date of the issuance of the license, unless sooner revoked or suspended; provided that the license shall expire on the 1st birthday of the licensee occurring no less than 4 years after the date of issuance if, at the time, the licensee is 24 years of age or younger; or 72 years of age or older but younger than 80 years of age; the license shall expire on the 1st birthday of the licensee occurring no less than 2 years after the date of the issuance of the license if, at that time, the licensee is 80 years of age or older; and if the licensee is a legal immigrant, the license shall expire no later than the licensee's authorized period of stay in the US. -- HB1822 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1823 HD2 (HSCR 954-22)

RELATING TO HEALTH.

Introduced by: Hashimoto T, Belatti D, Branco P, Ganaden S, Hashem M, Holt D, Ichiyama L, Ilagan G, Kapela J, Lowen N, Marten L, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Takayama G, Tarnas D, Todd C, Wildberger T, Yamashita K

Amends 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, or physician assistant licensed. Redefines consulting provider to include an advanced practice registered nurse licensed who is qualified by specialty or experience to diagnose and prescribe medication, or a physician assistant licensed. Redefines counseling to include

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an advanced practice registered nurse with a psychiatric or clinical nurse specialization licensed, or a physician assistant licensed. 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 qualified patient's attending provider attests that the qualified patient 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 qualified patient may reiterate the oral request to the attending provider at any time after making the initial oral request. Prohibits information collected pursuant to this law by the department or retained as the result of incidental or routine communication with providers and qualified patients to be disclosed, discoverable, or compelled to be produced in any civil, criminal, administrative, or other proceedings. -- HB1823 HD2
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1824 HD1 (HSCR 428-22)

MAKING AN APPROPRIATION FOR THE OFFICE OF THE LONG-TERM CARE OMBUDSMAN PROGRAM.

Introduced by: Hashimoto T, Aquino H, Branco P, Clark L, Eli S, Ganaden S, Gates C, Har S, Hashem M, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamane R
Appropriation to the executive office on aging to fund ____ full time equivalent (____ FTE) long term care ombudsman program specialist positions within the office of the long term care ombudsman. (\$\$) -- HB1824 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HMS then WAM

HB1827 HD2 (HSCR 1021-22)

RELATING TO THE PULEHUNUI COMMUNITY DEVELOPMENT DISTRICT.

Introduced by: Yamashita K, Branco P, Clark L, Hashimoto T, Tarnas D, Woodson J
Establishes provisions relating to Pulehunui community development district. Establishes provisions relating to district established; boundaries. Establishes the Pulehunui community development district under the Hawaii community development authority. Requires the authority to serve as the local redevelopment agency for the district. -- Establishes provisions relating to district board; established; development policies; and financial aid from the federal government; contracts with the federal government; and Pulehunui community development district special fund. Establishes in the state treasury the Pulehunui community development special fund into which shall be deposited all revenues, income, and receipts of the authority for the district; moneys directed, allocated, or disbursed to the district from government agencies or private individuals or organizations, including grants, gifts, awards, donations, and assessments of landowners, for costs to administer and operate the district; and moneys appropriated to the fund by the legislature. Requires moneys in the fund to be used only for the purposes of this provision. Requires investment earnings credited to the assets of the fund to become assets of the fund. -- Establishes provisions relating to annual comprehensive report. Report to the legislature. -- Establishes provisions relating to rules; adoption. -- HB1827 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1828 HD3 (HSCR 991-22)

RELATING TO THE TAXATION BOARD OF REVIEW.

Introduced by: Yamashita K

Amends provisions relating to taxation board of review; appointment, removal, compensation. Requires the taxation board of review to consist of 3 members who shall be residents of the State and shall be appointed for terms of 6 years each and be removable by the governor; provided that the terms of the members 1st appointed shall end on June 30, 2025, June 30, 2027, and June 30, 2029, respectively, as designated by the governor at the time of their appointments. Prohibits a member to be appointed to the board for more than 3 consecutive terms. Requires the governor to designate a member of the board to act as chairperson, who shall be an attorney having 10 years of active experience, with an emphasis on taxation and litigation, who is licensed to practice in all of the courts of this State; or a certified public accountant having 10 years of public accounting experience in the State. Requires the taxation board of review members to devote full time to their duties as members of the board. Requires the chairperson of the board to be paid a salary set at 85 per cent of the salary of the director of taxation, and the salary of each other member shall be 90 per cent of the chairperson's salary. Prohibits a member, during the member's term, to hold any other public office or be in the employment of the State or a county, or any department or agency thereof, or any employee organization. Requires the board to be within the

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department of taxation for budgetary and administrative purposes. Exempts all members of the board from civil service law and collective bargaining in public employment law. Provides that at the close of each fiscal year, the board shall submit a written report to the governor and the director of taxation on its activities, including the cases heard and their dispositions, and the names, duties, and salaries of its officers and employees; provided that the report shall not contain any information that is not made public under provisions relating to taxation board of review; duties, powers, procedure before. -- Amends provisions relating to taxation board of review; duties, powers, procedure before. Requires at least 2 board members to be present at any meeting or proceeding of the board to constitute a quorum. Provides that notwithstanding provisions relating to examination of evidence by agency and provisions relating to Boards and commissions; quorum; number of votes necessary to validate acts, the board shall validate its actions by a concurrence of a majority of the members who heard the appeal. Requires the board to hear, as speedily as possible, all appeals presented for each year. Requires the hearings to be considered contested case hearings. Requires written notice of the hearing to meet the requirements of provisions relating to notification of hearing; service; provided that if the notice is sent to the taxpayer's last known address, a return receipt shall not be required. Provides that in lieu of a return receipt, the department of taxation shall post the notice on its website for a minimum of 15 consecutive days before the scheduled hearing date and provide confirmation that the notice was mailed. Requires the board to base its decision solely on the law and evidence presented directly to it by the parties, and, as provided in provisions relating to evidence, tax records as, the assessment made by the assessor shall be deemed prima facie correct. Requires the board and each member thereof, in addition to all other powers, to also have the power to subpoena witnesses, administer oaths, examine books and records, and hear and take evidence in relation to any subject raised by the parties. -- Requires the members of the taxation board of review serving on the day before the effective date of this Act to continue to serve until the governor has appointed new members in a manner that meets the composition requirements of provisions relating to taxation board of review; appointment, removal, compensation, as amended by this Act. -- Prohibits this Act to affect county real property tax appeals and the respective county boards of review to which they are appealed, nor shall it abrogate any county ordinance relating to a county's real property tax appeal procedures. -- Appropriation to the department of taxation to establish ____ new full time equivalent (____ FTE) taxation board of review member positions. Allows the department of taxation to establish ____ new full time equivalent (____ FTE) staff positions to serve as administrative support or legal staff to the taxation board of review. (\$\$) -- HB1828 HD3

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1829 HD2 (HSCR 970-22)

RELATING TO BONDS.

Introduced by: Yamashita K, Hashem M, Hashimoto T, Nakamura N

Amends provisions relating to allocation of annual state ceiling. Requires 100 hundred per cent of the annual state ceiling shall be allocated for each calendar year to the Hawaii housing finance and development corporation to be used for housing-related projects. Requires the Hawaii housing finance and development corporation, in consultation with the respective county, to allocate specified percentage amounts for housing-related projects in each county. Allows the Hawaii housing finance and development corporation to accumulate each county's respective annual allocation as provided under this provision before assigning the allocation for projects in each county. Requires any unallocated amounts under this provision to be allocated at the discretion of the board of directors of the Hawaii housing finance and development corporation. Allows the Hawaii housing finance and development corporation, with the approval of the governor, to assign all or any part of the allocation of the Hawaii housing finance and development corporation to any county for housing-related projects. Provides that at the request of the Hawaii housing finance and development corporation, any county to which any part of the allocation has been assigned under this provision shall return all or part of the assignment, in which case the Hawaii housing finance and development corporation may provide for its reassignment. -- Amends provisions relating to report of unused allocation; reversion to State. Requires the director of finance of each county to report to the Hawaii housing finance and development corporation in writing by September 30 of each year as to the amount of allocation to the county that has not been applied to private activity bonds in such year or assigned pursuant to this law. Provides that in preparing the report, the director of finance of the county shall deduct any allocation that is unused or unassigned as of September 30 but will be applied to private activity bonds on or prior to November 1 of that year. Provides that unless the director of finance of the county or any issuer, by written certificate, indicates to the

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Hawaii housing finance and development corporation prior to September 30 of each year that it intends to carry forward all or any portion of its allocation that has not been applied to private activity bonds in that year or assigned pursuant to this law, the unused or unassigned allocation shall revert to the State on November 1 and the State shall be entitled to carry forward the unused or unassigned allocation as permitted by federal law. -- Provides that this Act shall not affect the allocations of the annual state bond ceiling under provisions relating to allocation of annual state ceiling, that were authorized, but not issued for any project before July 1, 2022. Act to be repealed on December 31, 2028 (sunset). -- HB1829 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1830 HD1 (HSCR 138-22)

RELATING TO STATE SELF-INSURANCE AGAINST PROPERTY AND CASUALTY RISKS.

Introduced by: Yamashita K, Hashem M, Hashimoto T, Holt D, Ichiyama L, Onishi R, Quinlan S, Sayama J, Takayama G, Todd C

Establishes provisions relating to state self-insurance against property and casualty risks special fund under the state risk management and insurance administration law. Establishes in the state treasury the state self-insurance against property and casualty risks special fund to be administered by the comptroller, through the risk manager. Requires moneys in the special fund to be used to provide the State with self-insurance coverage against property and casualty risks pursuant to provisions relating to responsibilities of the comptroller. Requires the special fund to pay claims to state agencies for losses to property of the State caused by fire or other casualty, including the cost to repair or replace buildings and other structures; replace damaged contents; and provide alternate structures while damaged structures are being repaired or replaced. -- Amends provisions relating to responsibilities of the comptroller; state risk management revolving fund. -- Appropriation into and out of the state self insurance against property and casualty risks special fund. (\$\$) -- HB1830 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to CPN/ JDC/ then WAM

HB1834 HD2 (HSCR 466-22)

RELATING TO EDUCATION.

Introduced by: Hashimoto T, Branco P, Clark L, Ganaden S, Gates C, Ilagan G, Ohno T, Quinlan S, Tam A, Woodson J

Provides that no later than _____, the department of education shall establish and administer the strong students grant pilot program to provide grants for eligible education expenses to eligible students who qualify for a grant under the program. Requires the department to submit a report to the legislature on its efforts to establish the strong students grant pilot program established by this Act, including any findings and recommendations, no later than twenty days prior to the convening of the regular sessions of 2023 and 2024. -- Appropriation. (\$\$) (COVID-19, COVID 19, coronavirus) -- HB1834 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1837 HD1 (HSCR 51-22)

RELATING TO HOUSING.

Introduced by: Hashimoto T, Aquino H, Branco P, Clark L, Cullen T, Gates C, Hashem M, Holt D, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Ohno T, Onishi R, Sayama J, Takayama G, Tam A, Tarnas D, Ward G, Wildberger T, Woodson J, Yamashita K

Establishes provisions relating to Yes in my backyard; removing barriers to housing development under general provisions law. Requires each county to submit biennial reports to the legislature on how the county has reduced or removed regulatory or zoning barriers to housing for residents at all income levels to obtain housing. Requires the report to include the county's recommendations for amendments to the Hawaii Revised Statutes, Hawaii Administrative Rules, and Hawaii State Constitution to support the county's efforts in producing additional affordable housing and the county's efforts in the following areas; allowing multi-family development in retail and commercial zones; converting office units and commercial space to apartments and multi-family uses; promoting a range of housing types in areas zoned for single family homes; reducing minimum lot size for housing uses; streamlining the permit process and timelines; establishing density bonuses; converting vacant or underutilized county land for affordable housing; and utilizing financing programs to more efficiently deliver affordable housing. Report to the legislature. -- Establishes provisions relating to Yes in my backyard; removing barriers to housing development under Hawaii housing finance and development corporation law and Hawaii public housing authority law. Requires the

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corporation and authority to review the reports submitted to the legislature by the counties pursuant to this provision and make recommendations to the legislature and to the board on streamlining affordable housing development based on the corporation's and authority's review of the reports of each county; incorporate the information in the corporation's and authority's housing studies; and submit biennial reports to the legislature no later than twenty days prior to the convening of the 2nd year of each fiscal biennium, beginning with the regular session of 2024. Report to the legislature. -- HB1837 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HOU/ GVO/ then WAM

HB1839 HD2 (HSCR 481-22)

RELATING TO TRANSIENT ACCOMMODATIONS TAX.

Introduced by: Hashimoto T, Branco P, Clark L, Gates C, Hashem M, Holt D, Ichiyama L, Ilagan G, Kitagawa L, Matayoshi S, Morikawa D, Nakamura N, Ohno T, Onishi R, Quinlan S, Takayama G, Tam A, Tarnas D, Woodson J, Yamashita K

Amends provisions relating to definitions, certificate of registration, and collection of rental by 3rd party; filing with department; statement required under the transient accommodations tax law. Amends provisions relating to license and registration fees under the motor vehicle rental industry law. Defines camper van to mean a self-propelled motor vehicle that provides transport and sleeping accommodations, including a motorhome or other recreational vehicle useable for transport and sleeping accommodations. Makes camper vans a type of transient accommodation, the rental of which is subject to the transient accommodations tax. -- HB1839 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1840 HD2 (HSCR 1024-22)

RELATING TO DISTRICT BOUNDARY AMENDMENTS.

Introduced by: Hashimoto T, Branco P, Clark L, Ilagan G, Morikawa D, Nakamura N, Ohno T, Tarnas D

Amends provisions relating to amendments to district boundaries. Requires district boundary amendments involving land areas greater than 15 acres and equal to or less than 50 acres, processed by a county decision-making authority under this provision to be subject to review and approval by the land use commission. Allows the land use commission to impose additional restrictions as may be necessary and appropriate in granting the approval, including the adherence to representations by the applicant. -- Amends provisions relating to amendments to district boundaries involving land areas greater than 15 acres by changing its title to amendments to district boundaries; proceedings before the land use commission. Adds provisions relating to amendments to district boundaries. -- HB1840 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1841 HD2 (HSCR 1007-22)

RELATING TO THE JUDICIARY.

Introduced by: Belatti D, Cullen T, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Kong S, LoPresti M, Marten L, Matayoshi S, McKelvey A, Mizuno J, Nakamura N, Nakashima M, Perruso A, Sayama J, Tarnas D, Woodson J

Amends provisions relating to appointment of counsel and guardian ad litem; compensation under family courts law. Increases the rate of compensation and maximum allowable amounts per case for court appointed counsel and guardian ad litem. -- Appropriation to the judiciary for the purchase of service contracts, guardian ad litem contracts, and court appointed counsel contracts pursuant to family courts law. (\$\$) -- HB1841 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1842 HD2 (HSCR 1003-22)

RELATING TO CLIMATE CHANGE IMPACTS ON HUMAN HEALTH.

Introduced by: Belatti D, Lowen N, Tarnas D

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 using specified provisions 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

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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 ____ full time equivalent (FTE) permanent climate change and human health adaptation coordinator position and other operating expenses. (\$\$) -- HB1842 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1844 HD2 (HSCR 962-22)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Belatti D, Aquino H, Branco P, Clark L, Cullen T, Eli S, Gates C, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Perruso A, Quinlan S, Takayama G, Tam A, Tarnas D, Wildberger T, Woodson J

Appropriation to the university of Hawaii for the college of tropical of agriculture and human resources at the university of Hawaii at Manoa to establish 1 full time equivalent (1.00 FTE) agriculture education coordinator position. (\$\$) -- HB1844 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1848 HD2 (HSCR 951-22)

RELATING TO STUDENT JOURNALISM.

Introduced by: Saiki S

Establishes provisions relating to student journalists; school sponsored media and student journalists; university sponsored media. Requires a student journalist to be allowed to exercise freedom of speech and freedom of the press in school or university sponsored media respectively and shall not be disciplined for acting in accordance with this provision. Requires a student journalist to be responsible for determining the news, opinion, feature, and advertising content of school sponsored or university sponsored media. Requires nothing in this provision from being construed to prevent a student media advisor from teaching professional standards of english language use and journalism to student journalists or determining grades and credit for such purposes. Requires nothing in this provision from being construed to authorize or protect student expression that is libelous or slanderous; constitutes an unwarranted invasion of privacy; violates state or federal law; is obscene; or so incites students as to create a clear and present danger of the commission of an unlawful act, the violation of unlawful school and board or university policies respectively, or the material and substantial disruption of the orderly operation of the school or university. Requires school officials or university officials to have to have the burden of showing justification without undue delay before a limitation of student expression under this provision and to establish a reasonable period of review for material prepared for school or university sponsored media respectively. Requires no publication or other expression of material by student journalists in the exercise of rights under this provision from being deemed to be an expression of the school, board, and department or university and the board of regents. Requires no state agency, member of the board or the board of regents, officer of the department, or employee of any agency or the board or the board of regents to be held responsible in any civil or criminal action for the publication or other expression of material by student journalists in the exercise of rights under this provision. Prohibits a student media advisor from being dismissed, suspended, disciplined, reassigned, transferred, or otherwise retaliated against for acting to protect a student journalist engaged in conduct protected under this provision or the 1st amendment to the US constitution; or refusing to infringe on conduct that is protected by this provision or the 1st amendment to the US constitution. Requires the board or the board of regents to adopt a written policy for the exercise of the right of student journalists to freedom of speech and freedom of the press in school or university sponsored media in accordance with this provision; provided that the policy shall include reasonable provisions for the time, place, and manner of distribution of student expression; and a procedure for the timely appeal of decisions made pursuant to this provision. -- HB1848 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1859 HD1 (HSCR 314-22)

RELATING TO HOUSING.

Introduced by: Saiki S, Tam A

Appropriation to the Hawaii public housing authority for the state rent supplement program. (\$\$) -- HB1859 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HOU then WAM

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HB1860 HD2 (HSCR 937-22)

RELATING TO CATALYTIC CONVERTERS.

Introduced by: Sayama J, Belatti D, Branco P, Clark L, Ganaden S, Gates C, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Ohno T, Onishi R, Quinlan S, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Ward G, Wildberger T, Yamashita K

Establishes provisions relating to catalytic converters; purchase; penalty. Requires every licensee, when the licensee purchases a catalytic converter within the State, to obtain a written statement signed by the seller certifying that the seller has the lawful right to sell and dispose of the catalytic converter. Requires this statement to also contain the specified items. Requires the seller to provide a copy of a receipt that describes, with particularity the specified items. Requires the seller to, if a receipt is not available, to provide to the licensee a notarized declaration, describing with particularity the specified items. Prohibits, if the seller does not provide a copy of the receipt or the notarized declaration as required by provisions specified, the licensee from purchasing the catalytic converter, in whole or in part, and to report the attempted sale to the police. Requires, if the licensee purchases any catalytic converter, in whole or in part, the licensee to take 1 or more separate photographs of each individual catalytic converter offered for sale. Requires violation of this provision to be a class C felony. Establishes provisions relating to payment for catalytic converter purchased by licensee; check; mailing. Requires payment for a catalytic converter to be made by check payable to the seller. Requires violation of this provision to be a class C felony. Prohibits this provision from applying when the seller is a scrap dealer licensed under provision specified and is purchasing a catalytic converter from a licensed commercial vendor. -- Establishes provisions relating to catalytic converters; shipping out of state; penalty. Requires every licensee, when the licensee attempts to ship a catalytic converter out of state, to make a written statement signed by the licensee certifying that the licensee has the lawful right to ship the catalytic converter out of state. Requires this statement to contain the specified items. Requires the licensee to keep and maintain a copy of a receipt that describes, with particularity the specified items. Requires, if a receipt is not available, the licensee to sign a notarized declaration, describing with particularity the specified items. Requires the licensee to take 1 or more separate photographs of each individual catalytic converter that is being shipped. Requires violation of this provision to be a class C felony. -- Establishes provisions relating to payment for catalytic converter purchased by licensee; check; mailing. Requires payment for a catalytic converter to be made by check payable to the seller. Requires violation of this provision to be a class C felony. -- Establishes provisions relating to theft of catalytic converter. Provides that a person commits the offense of theft of catalytic converter if the person commits theft of a catalytic converter. Provides that theft of catalytic converter is a class C felony. -- Establishes provisions relating to unlicensed person not to engage in business. Requires violation of this provision to be a misdemeanor; provided that if the violation includes 1 or more purchases, sales, or negotiations for purchase or sale of a catalytic converter, it shall be a class C felony. -- Amends provisions relating to statement required under county licenses law. Requires the seller to provide a copy of a receipt that describes, with particularity the specified items if the scrap presented for purchase is copper, palladium, platinum, rhodium, a beer keg, or an urn, in whole or in part. Requires the scrap dealer to take 1 or more separate photographs of each individual item offered for sale if the scrap dealer purchases any copper, palladium, platinum, rhodium, beer keg, or urn, in whole or in part. -- Amends provisions relating to payment of copper purchased by scrap dealer or recycler; check; mailing and changes its title to payment for copper, palladium, platinum, or rhodium purchased by scrap dealer or recycler; check; mailing. Requires payment of any copper, palladium, platinum, or rhodium by a scrap dealer or recycler to be made by check payable to the seller. -- Amends provisions relating to prohibitions; penalty. Requires it to be a class C felony where the violation of provisions specified, or falsification of a statement required by provision specified, involves palladium, platinum, or rhodium. -- HB1860 HD2
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1864 HD2 (HSCR 965-22)

RELATING TO SCHOOL FOOD PROGRAMS.

Introduced by: Perruso A, Belatti D, Branco P, Cullen T, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, LoPresti M, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J

Authorizes the issuance of general obligation bonds for appropriation to the department of education for school cafeteria upgrades. Appropriation to the department of education for cafeteria staff training. (\$\$) -- HB1864 HD2

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Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1865 HD1 (HSCR 414-22)

RELATING TO CHARTER SCHOOLS.

Introduced by: Nakashima M, Branco P, Ichiyama L, Ilagan G, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Onishi R, Tarnas D, Todd C, Ward G

Amends provisions relating to applicability of state laws under public charter schools law. Repeals exemption for charter schools, the state public charter school commission, and authorizers from provisions relating to administration and use of federal funds. -- Amends provisions relating to funding and finance. Requires authorizers to timely provide the information received from the department to the charter schools, as applicable. Requires federal funds received by the department of education for charter schools to be transferred directly to the charter schools in accordance with the federal requirements. Requires the commission to calculate a general fund per pupil amount based upon the amount of general funds appropriated by the legislature and released by the governor and the projected enrollment amount used to calculate the general funds appropriated pursuant to this provision and disburse the funding directly to charter schools. Prohibits per pupil funding disbursement to be withheld or conditioned on the agreement of a charter school to amend an existing charter contract, including without limitation amendments that may compromise student eligibility for the Free Appropriate Public Education Program under federal law. Replaces references to authorizers with the commission. -- HB1865 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1866 HD1 (HSCR 778-22)

RELATING TO INTOXICATION.

Introduced by: Nakashima M, Aquino H, Cullen T, Eli S, Matayoshi S

Amends provisions relating to applicable scope of part; mandatory testing in the event of a collision resulting in injury or death and changes its title to duties of health care providers; chemical testing for intoxicants in the event of a collision resulting in serious bodily injury or death. Requires, in the event of a collision resulting in serious bodily injury, as defined in provisions relating to definitions under the statewide traffic code, or death, if a law enforcement officer has probable cause to believe that any operator of any vehicle or any other person involved in the collision has committed a violation of provisions specified, the law enforcement officer shall request the person to submit to a chemical test or tests of the person's blood or urine to determine the alcohol concentration or the presence of other drugs or substances, or both. Requires, if the person refuses to submit to a chemical test or tests of the person's blood or urine and exigent circumstances are not present, the law enforcement officer shall request a search warrant to compel the person to submit to a chemical test or tests of the driver's blood or urine to determine the alcohol concentration or the presence of other drugs or substances, or both. Allows the law enforcement officer to also compel the person to submit to a breath test to determine the person's blood alcohol content. -- Prohibits any conviction for a crime that was committed before December 5, 2016, from being vacated by any state court solely on the basis that the evidence of a person's blood alcohol content was obtained without a warrant, unless otherwise required by constitutional law. -- HB1866 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1870 HD2 (HSCR 1015-22)

RELATING TO THE JUDICIARY'S 'OLELO HAWAII INITIATIVES.

Introduced by: Nakashima M, Belatti D, Branco P, Eli S, Holt D, Ichiyama L, Kapela J, Marten L, Sayama J, Tarnas D, Todd C

Appropriation to the judiciary to support the Olelo Hawaii projects. (\$\$) -- HB1870 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1872 HD1 (HSCR 581-22)

RELATING TO SUSTAINABILITY.

Introduced by: Nakashima M, Hashimoto T, Ichiyama L, Johanson A, Kitagawa L, LoPresti M, Lowen N, Matayoshi S, Nakamura N, Nishimoto S, Ohno T, Onishi R, Tarnas D

Amends provisions relating to powers and duties of department under wildlife law. Requires the department of land and natural resources to recognize that game mammals and game birds can provide a sustainable food source that merits high quality habitats with sufficient food, water, and refuge to support viable populations sufficient for hunting; provided that adverse effects to the environment are sufficiently minimized or offset through native ecosystem protections; proper management of game populations in appropriate areas minimizes their impacts and provides benefits, such as the reduction of grass fire fuel and weed control to important watershed areas; and the

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State's unique relationship with the ocean requires careful consideration and management of land and ocean activities that prioritize the public trust responsibilities of the state, including the conservation of natural resources for future generations and the protection of native Hawaiian traditional and customary practices. -- Requires each department, office, or agency of the State to 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. -- HB1872 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to WTL/ AEN/ then WAM

HB1878 HD1 (HSCR 781-22)

RELATING TO THE JUDICIARY.

Introduced by: Nakashima M

Requires the legislative reference bureau to conduct a study to consider if the Hawaii supreme court should be a single term like the US Supreme Court. Report to the legislature. -- HB1878 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1883 HD1 (HSCR 371-22)

RELATING TO ELECTIONS.

Introduced by: Nakashima M, Ichiyama L, LoPresti M, Matayoshi S, McKelvey A, Nakamura N, Todd C, Tokioka J

Amends provisions relating to procedures for conducting elections by mail. Requires the exterior of the envelope containing the ballot package to include instructions on how to obtain language translation services in Hawaiian and, at a minimum, the 5 most utilized foreign languages by limited English proficient persons in the State. Applies to all elections beginning with the 2022 primary election. -- HB1883 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1885 HD1 (HSCR 37-22)

RELATING TO GOVERNMENT DATA.

Introduced by: Nakashima M, Belatti D, Hashimoto T, Ichiyama L, Johanson A, Kitagawa L, Matayoshi S, Matsumoto L, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Ohno T, Onishi R, Quinlan S, Takayama G, Tarnas D

Amends provisions relating to electronic data set availability; updates by changing its title 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 pursuant to provisions relating to data set policies and procedures and to facilitate data sharing across state agencies. Requires the chief data officer to use the state information assets and analytics to research and recommend processes and tools to improve inter-departmental and intra-departmental decision making and reporting through the departments. Requires the chief data officer to be appointed by and report directly to the chief information officer. Requires each executive branch department, including the department of education and the university of Hawaii, shall use reasonable efforts to make appropriate and existing data sets maintained by the department electronically available to the public through the State's open data portal at data.hawaii.gov or successor website designated by the chief data officer. Establishes a data task force to assist the chief data officer in developing the State's data policies, procedures, and standards. -- Amends provisions relating to data set licensing; and data set policies and procedures. -- Appropriation to the office of enterprise technology services for the salary and benefits of the chief data officer. (\$\$) -- HB1885 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=10 22 Multiple Re referral to GVO then WAM

HB1886 HD1 (HSCR 374-22)

RELATING TO CONTROLLED SUBSTANCES.

Introduced by: Nakashima M, Matayoshi S

Amends provisions relating to hemp processing; hemp product sale and prohibitions; labeling. Prohibits a person to sell, hold, offer, or distribute for sale any hemp product into which a synthetic cannabinoid has been added or that contains cannabinoids created through isomerization, including but not limited to Delta 8 tetrahydrocannabinol. -- Amends provisions to schedule I under narcotics law. Redefines tetrahydrocannabinols to include Delta 8 cis or trans tetrahydrocannabinol, and their optical isomers. -- HB1886 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to CPN then JDC

HB1888 HD2 (HSCR 623-22)

RELATING TO ELECTIONEERING COMMUNICATIONS.

Introduced by: Nakashima M, Belatti D, Branco P, Ichiyama L, Johanson A, Matayoshi

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S, Nishimoto S, Onishi R, Takayama G, Tarnas D

Amends provisions relating to electioneering communications; statement of information. Requires each person who makes an expenditure for electioneering communications in an aggregate amount of more than 2,000 dollars during any calendar year to file with the commission a statement of information within 24 hours of each disclosure date provided in this provision. Redefines disclosure date to mean, for every calendar year, the 1st date during the calendar year on which an electioneering communication is publicly distributed, and the date on which any subsequent 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. Redefines electioneering communication to not include communications in a news story or editorial disseminated by any broadcast station or published in periodicals or newspapers or by electronic means, unless the facilities are owned or controlled by a candidate, candidate committee, or noncandidate committee. Repeals the actual expenditures by the expending organization from the definition of electioneering communication. Applies to all elections beginning with the 2022 primary election. -- HB1888 HD2

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to JDC then WAM

HB1891 HD1 (HSCR 427-22)

RELATING TO THE UNIFORM RECOGNITION AND ENFORCEMENT OF CANADIAN DOMESTIC-VIOLENCE PROTECTION ORDERS ACT.

Introduced by: Nakashima M, Marten L

Establishes the uniform recognition and enforcement of Canadian domestic violence protection orders act law. Establishes provisions relating to enforcement of Canadian domestic violence protection order by law enforcement officer. Provides that if a law enforcement officer determines under this provision that there is probable cause to believe a valid Canadian domestic violence protection order exists and the order has been violated, the officer shall enforce the terms of the Canadian domestic violence protection order as if the terms were in an order of a tribunal. Provides that presentation to a law enforcement officer of a certified copy of a Canadian domestic violence protection order is not required for enforcement. Provides that presentation to a law enforcement officer of a record of a Canadian domestic violence protection order that identifies both a protected individual and a respondent and on its face is in effect constitutes probable cause to believe that a valid order exists. Provides that if a record of a Canadian domestic violence protection order is not presented as provided in this provision, a law enforcement officer may consider other information in determining whether there is probable cause to believe that a valid Canadian domestic violence protection order exists. Provides that if a law enforcement officer determines that an otherwise valid Canadian domestic violence protection order cannot be enforced because the respondent has not been notified of or served with the order, the officer shall notify the protected individual that the officer will make reasonable efforts to contact the respondent, consistent with the safety of the protected individual. Provides that after notice to the protected individual and consistent with the safety of the individual, the officer shall make a reasonable effort to inform the respondent of the order, notify the respondent of the terms of the order, provide a record of the order, if available, to the respondent, and allow the respondent a reasonable opportunity to comply with the order before the officer enforces the order. Provides that if a law enforcement officer determines that an individual is a protected individual, the officer shall inform the individual of available local victim services. -- Establishes provisions relating to enforcement of Canadian domestic violence protection order by tribunal; registration of Canadian domestic violence protection order; immunity; other remedies; uniformity of application and construction; relation to electronic signatures in global and national commerce act; and transition. -- Amends provisions relating to foreign protective orders. Requires any valid protective order, as defined in title 18 US Code section 2266, issued by a court or tribunal of another state, tribe, or territory of the US, or issued by a court or tribunal of Canada and recognized under chapter _____, to be accorded full faith and credit by the courts of this State and shall be enforced as if it were an order issued in this State. -- HB1891 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to PSM then JDC

HB1893 HD1 (HSCR 153-22)

RELATING TO THE OAHU REGIONAL HEALTH CARE SYSTEM.

Introduced by: Yamane R

Provides that no later than December 31, 2022, or a date determined by the governor, requires the Daniel K. Akaka state veterans home on Oahu to be assimilated into the

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Oahu regional health care system in a manner and to an extent that may be negotiated between the Oahu regional health care system and the department of defense. Provides that after assimilation, requires the physical assets and the ground lease of Daniel K. Akaka state veterans home to become the property of the Oahu regional health care system and the Daniel K. Akaka state veterans home to be managed by the Oahu regional health care system. Provides that none of the liabilities of Daniel K. Akaka state veterans home in existence at the time the Daniel K. Akaka state veterans home is assimilated into the Oahu regional health care system shall become liabilities of the Oahu regional health care system. Authorizes the Oahu regional health care system, at its discretion, to retain any or all medical and nonmedical employees of Daniel K. Akaka state veterans home; adjust the levels of services; and exempt from concessions on public property law and provisions relating to contracts with the State or counties; tax clearances, assignments under expenditure of public money and public contracts law, and its board of directors, if any, to be exempt from provisions relating to meetings under public agency meetings and records law. -- Amends Act 212, session laws of 2021. Provides that during the transition period, requires all requests for operational funds necessary for the Oahu regional health care system to maintain its operations at Leahi Hospital and Maluhia to be made by the Oahu regional health care system and to be submitted with budget requests made by the Hawaii health systems corporation; provided further that, when appropriated, funding for the Oahu regional health care system to be designated under HTH 215, the program ID assigned to the Oahu regional health care system; and after assimilation of the Daniel K. Akaka veterans home into Oahu regional health care system, but before transfer of the Oahu regional health care system, all requests for operational funds necessary for the Daniel K. Akaka veterans home to be made by the Oahu regional health care system and shall be submitted with budget requests made by the Hawaii health systems corporation; provided further that, when appropriated, funding for the Oahu regional health care system to be designated under HTH 215, the program ID assigned to the Oahu regional health care system. Extends the transfer of the Oahu regional health care system to the department of health sunset date to December 31, 2023 (sunset). Establishes a working group of the Oahu regional health care system, department of health, and the department of defense to develop, evaluate, and implement any additional steps necessary to complete the transition of the Oahu regional health care system into the department of health. Adds the adjutant general or the adjutant general's designee to the working group. Adds that the working group to preparation of a 5 year proposed operating plan and budget for the operations of the Daniel K. Akaka veterans home; and preparation of a 10 year proposed capital improvement plan and budget for the operations of the Daniel K. Akaka veterans home. Report to the legislature. Working group to cease to exist on December 31, 2023 (sunset). Establishes provisions relating to Daniel K. Akaka state veterans home; department authority. Provides that after transfer of the Oahu regional health care system into the department of health is completed pursuant to Act 212, session laws of 2021, all rights, privileges, and obligations previously held by the Oahu regional health care system in relation to the Daniel K. Akaka state veterans home shall continue to be held by the department. Allows the department of health to conduct long term care for veterans, their spouses and gold star parents at the Daniel K. Akaka state veterans home as specified. Establishes provisions relating to reduction or elimination of direct patient care. Provides that requires no planned substantial reduction or elimination of direct patient care services at the Daniel K. Akaka state veterans home to be undertaken unless all of the requirements are met; and upon meeting the requirements, requires the approved plan to be implemented unless legislation has been enacted that requires the reinstatement and continuation of direct patient care services that are subject to reduction or elimination under the plan; and includes an appropriation of additional moneys sufficient to adequately fund the mandated reinstatement and continuation of the direct patient care services that are subject to reduction or elimination under the plan. -- HB1893 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1894 HD3 (HSCR 922-22)

RELATING TO HUMAN REMAINS.

Introduced by: Yamane R, Nakashima M

Establishes the hydrolysis facilities law. Establishes provisions relating to hydrolysis facilities operating as mortuaries or funeral establishments; human remains. Requires any commercial hydrolysis facility in the State handling human remains to be subject to the requirements for funeral establishments and mortuaries. -- Establishes provisions relating to hydrolysis equipment; and wastewater discharge. -- Amends provisions relating to administration; duties of health officers. Allows cremation as defined in provisions relating to disposition of remains law. -- Amends provisions relating to final

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disposition of anatomical gifts. Adds cremation as defined in provisions relating to disposition of remains law. -- Amends provisions relating to death benefits for deceased medical or financial assistance recipients and disposition of unclaimed dead human bodies. Adds cremation as defined in provisions relating to disposition of remains law. Adds hydrolysis facility. -- Amends provisions relating to definitions under disposition of remains law. Defines cremation to mean conventional cremation or water cremation. Defines hydrolysis equipment to mean the equipment, machinery, or unit specifically designed and built for the purposes of processing human remains using water cremation. Defines hydrolysis equipment to include prebuilt and prepackaged hydrolysis units or equipment that is erected on site of a hydrolysis facility. Defines hydrolysis facility to mean a structure, room, or other space in a building or structure containing hydrolysis equipment, to be used for water cremation. Defines water cremation to mean alkaline hydrolysis, which is the reduction of human remains to bone fragments and essential elements in a using heat, pressure, water, and base chemical agents. -- Amends provisions relating to forfeiture of right to direct disposition; disputes; right to rely on representations; authority to direct and control disposition; recovery; disposition of unclaimed cremated remains; immunity; and decent burial. Adds hydrolysis facility. Adds cremation as defined in provisions relating to disposition of remains law. -- HB1894 HD3

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1903 HD1 (HSCR 368-22)

RELATING TO DATA ABOUT SNORKELS AND MASKS.

Introduced by: Wildberger T, Branco P, Clark L, Ganaden S, Hashimoto T, Ilagan G, Johanson A, LoPresti M, McKelvey A, Nakamura N, Takumi R, Tarnas D

Establishes provisions relating to water rescue events; incident reports; snorkels and masks. Provides that for all water rescue events, the 1st responder shall record in the incident report the type of snorkel and mask, if any, worn by the person who was rescued or recovered. -- HB1903 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to PSM then JDC

HB1917 HD1 (HSCR 971-22)

RELATING TO AFFORDABLE HOUSING.

Introduced by: McKelvey A

Amends Act 150, Session Laws of 2018, relating to affordable housing, as amended by Act 98, Session Laws of 2019, as amended by Act 34, Session Laws of 2020. Indefinitely extends the deadline to allow 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 pursuant to eminent domain law, unless the corporation has renegotiated the ground lease or issued a new ground lease on terms acceptable to the corporation. -- HB1917 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1924

RELATING TO THE HAWAII STATE FOUNDATION ON CULTURE AND THE ARTS.

Introduced by: Gates C, Branco P, Clark L, Ganaden S, Hashimoto T, Ilagan G, Luke S, Marten L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Ohno T, Onishi R, Quinlan S, Tam A, Tarnas D, Todd C, Woodson J

Appropriation to the Hawaii state foundation on culture and the arts for the state of Hawaii Museum of Monarchy History; for the state of Hawaii Museum of Natural and Cultural History. (\$\$) -- HB1924

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB1931 HD1 (HSCR 281-22)

RELATING TO MOSQUITO CONTROL.

Introduced by: Tarnas D, Branco P

Appropriation to the department of land and natural resources to establish 1 full time equivalent (1.00 FTE) program specialist position related to mosquito control. (\$\$) -- HB1931 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1932 HD1 (HSCR 344-22)

RELATING TO CHILD WELFARE SERVICES.

Introduced by: Yamane R

Requires the child welfare services branch of the department of human services to establish a child welfare services case management pilot program to develop a modern case management software solution compatible with existing child welfare technology; be headed by the branch administrator of the department of human services' child welfare services branch, or the branch administrator's designee; contract with a qualified

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child welfare software provider to develop the case management software solution under specified requirements. Report to the legislature. Appropriation. (\$\$) -- HB1932 HD1
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1939 HD1 (HSCR 324-22)

RELATING TO EARLY LEARNING.

Introduced by: Woodson J, Aquino H, Branco P, Clark L, Ganaden S, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T

Appropriation to the executive office on early learning for 1 full time (1.00 FTE) permanent business management officer to facilitate, coordinate, and monitor budgets and fiscal processes; and for 1 full time (1.00 FTE) permanent contract specialist to facilitate, coordinate, and monitor contracts and the procurement process related to the implementation of early learning programs and services. (\$\$) -- HB1939 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1941 HD1 (HSCR 467-22)

RELATING TO EDUCATION.

Introduced by: Woodson J, Aquino H, Branco P, Clark L, Gates C, Hashimoto T, Holt D, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Perruso A, Tam A, Todd C, Wildberger T, Yamane R

Establishes provisions relating to community schools grants; definitions. -- Establishes provisions relating to sustainable community school pilot program; grants; planning. Requires the department of education to establish a 2 year sustainable community school pilot program and make grants available to plan for sustainable community schools. Requires the pilot program to terminate on June 30, 2024 (sunset). -- Establishes provisions relating to sustainable community school pilot program; grants; implementation. Requires the department to make sustainable community schools operational grants of up to ____ dollars a year available to implement a sustainable community school's strategy. -- Establishes provisions relating to sustainable community school pilot program; evaluation; report. Report to the legislature. -- HB1941 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1942 HD1 (HSCR 318-22)

RELATING TO STUDENT TRANSPORTATION.

Introduced by: Woodson J, Aquino H, Branco P, Clark L, Ganaden S, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T, Yamane R, Yamashita K

Amends provisions relating to transportation of school children. Provides that policies, procedures, and programs related to the department of education's school bus program that provides bus transportation services to students to and from school shall encompass a tiered student bus fare rate system as follows; students who qualify, based on the student's household eligibility, for free lunch or reduced lunch under the free and reduced price lunch program shall be eligible for a free bus pass; and students who do not qualify under this provision shall pay the full rate for a bus pass. -- Appropriation. (\$\$) -- HB1942 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1945 HD1 (HSCR 155-22)

RELATING TO THE NEIGHBOR ISLANDS BLIND AND VISUALLY IMPAIRED SERVICE PILOT PROGRAM.

Introduced by: Kobayashi B, Belatti D, Branco P, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Sayama J, Tam A, Tarnas D, Todd C, Wildberger T, Yamashita K

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 specified criteria. Requires applications for participation in the pilot program to be submitted on a form furnished by the department. Requires the department to establish procedures and requirements for accepting participants into the pilot program; authorized to extend and supplement the services provided by the Ho'opono (Hoopono) services for the blind; and enter into a contract with a nonprofit organization to manage the day to day operations of the pilot program.

HOUSE BILLS WHICH PASSED THIRD READING

Appropriation. Act to be repealed on June 30, 2025 (sunset). (\$\$) -- HB1945 HD1
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1953 HD2 (HSCR 488-22)

RELATING TO CONCESSIONS.

Introduced by: Aquino H, Branco P, Cullen T, Ganaden S, Gates C, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Onishi R, Perruso A, Tam A, Tarnas D, Wildberger T, Woodson J, Yamane R, Yamashita K
Amends provisions relating to modification of contract terms under concessions on public property. Requires the officer, with the approval of the governor, to have the discretion to grant recoupment for the amount lost as may be applicable for the period that the concessionaire has been in business; provided that the recoupment may periodically include 1 or more of the specified, including a requirement for the airport concession to recall employees who were laid off due to an act of God, if during the term of the contract a significant hardship is anticipated or has occurred to 1 or more airport concession. Prohibits, for airport concessions, the term of any contract from being more than ____ years, which shall include the remaining term of the contract and any extension thereof. (COVID-19, COVID 19, coronavirus) -- HB1953 HD2

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to TRS then WAM

HB1954 HD2 (HSCR 656-22)

MAKING AN EMERGENCY APPROPRIATION TO FUND A GRANT TO THE BOARD OF WATER SUPPLY FOR EMERGENCY OPERATIONS, FUTURE PLANNING, AND GROUND WATER REMEDIATION.

Introduced by: Yamane R

Appropriation as a grant in aid to the city and county of Honolulu board of water supply for emergency operations, future planning, and remediation resulting from the contamination of the southern Oahu basal aquifer. Requires the board of water supply to report to the legislature. (\$\$) -- HB1954 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1965 HD2 (HSCR 1018-22)

RELATING TO PROPERTY FORFEITURE.

Introduced by: Matayoshi S, Belatti D, Branco P, Ganaden S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, Lowen N, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Perruso A, Tarnas D, Wildberger T

Amends provisions relating to property subject to forfeiture; exemption. Provides that no property shall be forfeited under this law to the extent of an interest of an owner by reason of the commission of any covered offense unless a person exercising some degree of control over the property was charged with an offense related to the property prior to the forfeiture of the property interest; all of the property owners are unknown or cannot be clearly identified; or the owner has provided a law enforcement officer with assistance in a related criminal investigation and the property is otherwise subject to forfeiture pursuant to this law; provided that nothing in this provision shall be construed to prevent the seizure of property pursuant to provision specified before the filing of the criminal charge. Prohibits this law from applying to the forfeiture of an animal prior to the disposition of criminal charges pursuant to provision specified. Prohibits this provision from prohibiting or restricting forfeitures authorized by law other than this law. -- Amends provisions relating to administrative forfeiture. Provides that in the event a claim and bond has not been filed in substantial compliance with this provision, or if the attorney general, with sole discretion, determines that remission or mitigation is not warranted, the attorney general, upon a finding that the State has established by clear and convincing evidence that the property seized for forfeiture, shall order forfeited all property seized for forfeiture. -- Amends provisions relating to disposition of property forfeited. Requires all property forfeited to the State under this law to be transferred to the attorney general, who may transfer property, other than currency, to any local or state government entity, municipality, or law enforcement agency within the State for use for a period of no longer than 12 months before transfer of the property back to the attorney general. Requires all forfeited property and the sale proceeds thereof, after payment of expenses of administration and sale, to be distributed as specified. Requires a portion of the proceeds of each sale made pursuant to this provision that is sufficient to cover expenses of administration and sale to be deposited into the criminal forfeiture fund. Requires the attorney general, without regard to the requirements of law specified, to adopt rules necessary to carry out the purposes of this law. Requires the attorney general, no less than 40 days before the convening of each regular session, to provide to the legislature a report on the use of the Hawaii omnibus criminal forfeiture act during the fiscal year preceding the legislative session. -- HB1965 HD2

HOUSE BILLS WHICH PASSED THIRD READING

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1971 HD2 (HSCR 609-22)

RELATING TO PEER-TO-PEER CAR-SHARING.

Introduced by: Aquino H, Ilagan G, Johanson A

Establishes the peer to peer car sharing law. Defines peer to peer car sharing to mean the authorized use of a vehicle by an individual other than the vehicle's owner through a peer to peer car sharing program. Provides that peer to peer car sharing does not include the business of providing rental motor vehicles to the public as that phrase is used in provisions relating to certificate of registration under the rental motor vehicle, tour vehicle, and car sharing vehicle surcharge tax law or the business of a lessor as defined in provisions relating to definitions under the motor vehicle rental industry law. -- Establishes provisions relating to insurance coverage during car sharing period; notification of implications of lien; exclusions in motor vehicle insurance policies; recordkeeping; use of vehicle in car sharing; exemption; vicarious liability; right of recovery from peer to peer car sharing program or its motor vehicle insurer; insurable interest; required disclosures and notices; driver's license verification and data retention; responsibility for equipment; motor vehicle safety recalls; general excise tax; rental motor vehicle surcharge tax; collection; and relation to other laws. -- Amends provisions relating to certificate of registration. 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 car sharing program as defined in section ____-1 to register with the director of taxation. --

HB1971 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1974 HD1 (HSCR 140-22)

RELATING TO PROCUREMENT.

Introduced by: Johanson A, Branco P, Eli S, Ichiyama L, Kapela J, Kitagawa L, Matayoshi S, McKelvey A, Perruso A, Tam A, Wildberger T, Woodson J

Establishes provisions relating to small business assistance initiative; coordinator; small business office; established under the Hawaii public procurement code. Establishes a small business assistance initiative within the state procurement office to facilitate the collection and development of relevant data and information to assist small businesses. Requires the small business assistance initiative to consist of a small business procurement coordinator and small business office. -- Appropriation to the state procurement office for the small business assistance initiative to complete phase II and phase III of the state small business database; establish 1 full time equivalent (1.00 FTE) small business procurement coordinator position exempt from civil service law in the state procurement office; and to hire a local small business to serve as a consultant to develop a business model, assist in the development of administrative rules, and provide guidance on initializing and maintaining the small business assistance initiative. (\$\$) --

HB1974 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to GVO then WAM

HB1979 HD2 (HSCR 940-22)

RELATING TO HABITAT CONSERVATION PLANS.

Introduced by: Tarnas D, Belatti D, Branco P, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Perruso A, Quinlan S, Takayama G, Takumi R, Tam A, Todd C, Wildberger T, Yamashita K

Establishes provisions relating to habitat conservation plans; circumstances when mandatory. Requires any person, before engaging in an activity with a high likelihood of resulting in an incidental take of a threatened or endangered species, to enter into the planning process with the department of land and natural resources for the purpose of preparing and implementing a habitat conservation plan. -- Amends provisions relating to habitat conservation plans. Requires each habitat conservation plan to include effective measures to retrieve any injured, threatened or endangered species in a timely manner and provide generally reasonable medical services for injured species. --

HB1979 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1980 HD2 (HSCR 595-22)

RELATING TO TELEPHONIC SERVICES.

Introduced by: Yamane R, Aquino H, Belatti D, Branco P, Cullen T, Eli S, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Sayama J, Takayama G, Tam A, Tarnas D, Todd C,

HOUSE BILLS WHICH PASSED THIRD READING

Wildberger T, Woodson J, Yamashita K

Amends provisions relating to coverage for telehealth under department of human services law and amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs). Adds that allows telephonic behavioral health services to be covered including when telehealth services are technologically unavailable at the time the enrollee is scheduled to receive a behavioral health service; the behavioral health service is a medically necessary, covered health care service; and the health care provider has provided the patient with an in person behavioral health service no longer than 12 months prior to the telephonic service. Defines telephonic service to mean the use of 2 way, real time audio only telephone communication by a health care provider at a distant site, for the purpose of diagnosing, monitoring, or treating a patient. Provides that telephonic services, as defined in provisions relating to coverage under telehealth do not constitute telehealth.

-- HB1980 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1982 HD2 (HSCR 992-22)

RELATING TO TAXES.

Introduced by: Quinlan S, Branco P, Hashimoto T, Ichiyama L, Ilagan G, Marten L, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Onishi R, Takayama G, Tarnas D, Todd C

Establishes provisions relating to withholding of tax by persons claiming the motion picture, digital media, and film production income tax credit. Requires every person making payment to a loan-out company and claiming a tax credit pursuant to provisions relating to the motion picture, digital media, and film production income tax credit to deduct and withhold 10 per cent of all payments made to the loan-out company for services performed in the State. -- Amends provisions relating to erroneous claim for refund or credit. Prohibits the defense of erroneous claim for refund or credit if the claim for refund was generated by a tax credit. Sets the penalty for the erroneous claim for refund or credit generated by a tax credit at 10 per cent. -- Amends provisions relating to motion picture, digital media, and film production income tax credit. Allows the director to also impose fees for processing qualified production applications for the motion picture, digital media, and film production income tax to be deposited into the tax administration special fund. Requires reports by the Department of Business, Economic Development, and Tourism to the Legislature on the motion picture, digital media, and film production income tax credit to include the dollar amount claimed, name of company, and name of the qualified production of the taxpayers claiming the credit. Extends the period during which excess credits may be claimed to December 31, 2032. Requires every person making payment to a loan-out company to withhold an amount equal to 4.5 per cent of qualified production costs. -- Amends provisions relating to tax administration special fund; established. Amends the uses of the Tax Administration Special Fund. -- Allows the department of taxation to establish 4 full-time equivalent (4.0 FTE) tax auditor positions to examine claims for the motion picture, digital media, and film production income tax credit and other tax expenditures. -- HB1982 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1983 HD1 (HSCR 560-22)

RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM.

Introduced by: Quinlan S, Branco P, Cullen T, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Marten L, McKelvey A, Morikawa D, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Takayama G, Tam A, Tarnas D, Todd C

Establishes provisions relating to state film liaison; establishment. Establishes within the creative industries division of the department of business, economic development, and tourism a state film liaison to plan, develop, and execute a statewide film industry development strategy to include all counties in the State for the purposes of establishing a collaborative film industry development program. Requires the state film liaison to be appointed by the director of business, economic development, and tourism without regard to civil service law. -- Appropriation to department of business, economic development, and tourism to establish and fill 1 full-time equivalent (1.00 FTE) state film liaison position exempt from civil service law, in the creative industries division of the department of business, economic development, and tourism. -- HB1983 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB1986 HD2 (HSCR 952-22)

RELATING TO THE BOARD OF EDUCATION.

Introduced by: Branco P, Belatti D, Cullen T, Ichiyama L, Ilagan G, Kitagawa L, Lowen N, Morikawa D, Ohno T, Tarnas D, Woodson J

HOUSE BILLS WHICH PASSED THIRD READING

Amends provisions relating to board of education; members; student and military representatives. Provides that of the at large members appointed pursuant to this provision, at least 1 member shall be a Hawaiian immersion expert, who shall be selected from a list of 3 nominees submitted by the president of the senate, speaker of the house of representatives, and office of Hawaiian affairs; provided that the president of the senate, speaker of the house of representatives, and office of Hawaiian affairs shall each nominate 1 Hawaiian immersion expert for selection. -- HB1986 HD2
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1988 HD2 (HSCR 930-22)

RELATING TO CORAL.

Introduced by: Branco P, Aquino H, Ganaden S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, Kobayashi D, Lowen N, Matayoshi S, Matsumoto L, Mizuno J, Morikawa D, Nakamura N, Ohno T, Quinlan S, Sayama J, Tarnas D, Todd C, Wildberger T, Woodson J

Establishes provisions relating to sale, import, or export of coral products; prohibited. Requires it to be unlawful for any person to import into, export from, sell in, or offer for sale in the State any coral product. Prohibits this provision from applying to coral products imported, exported, sold, or offered for sale for the purposes of research or scientific identification by an accredited museum or university; rehabilitation or restoration of historic and culturally significant hawaiian sites; cultural practices and sacraments performed by native hawaiians; use as limestone or construction materials, cosmetics, or medicine; education; or state permitted harvesting; and coral products expressly authorized by federal law or federal permit. -- Requires the department of land and natural resources to amend its administrative rules in accordance with law specified no later than December 31, 2022. -- HB1988 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1991 HD2 (HSCR 925-22)

RELATING TO CONSUMER PROTECTION.

Introduced by: Marten L, Belatti D, Branco P, Ganaden S, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, LoPresti M, Lowen N, Matayoshi S, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Tam A, Tarnas D, Todd C, Wildberger T

Establishes provisions relating to prohibition of sale; stolen under bicycles law. Prohibits, in any county with a population of 500,000 or more, any person from selling a bicycle on an online sales platform, at a dealer, or elsewhere if the bicycle has been reported as stolen to a county police department; and the bicycle is listed on a publicly available online stolen item database as provided in provision specified. Requires, in any county with a population of 500,000 or more, the county police department or any other agency as designated by the county to establish the publicly available online stolen item database that allows persons to verify if a bicycle serial number or emblem number has been reported as stolen. Requires any person who violates this provision to be fined either 500 dollars, the listed sale price on the advertisement, or the actual sale price, whichever is greater. -- HB1991 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1992 HD3 (HSCR 963-22)

RELATING TO THE ENVIRONMENT.

Introduced by: Marten L, Branco P, Ganaden S, Gates C, Hashem M, Ichiyama L, Ilagan G, Kapela J, LoPresti M, Lowen N, Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Perruso A, Tam A, Tarnas D, Wildberger T

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; provided that operations that process their own green waste and do not require permits from the department of health shall use the finished composting product only on their own premises to minimize the potential spread of invasive species. -- 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 the following permitted uses, including composting and co-composting operations; provided that operations that process their own green waste and do not require permits from the department of health shall use the finished composting product only on their own premises to minimize the potential spread of invasive species. -- Establishes 1 full-time equivalent (1.0 FTE) permanent environmental health specialist IV position in the solid and hazardous waste branch of the department of health. Appropriation to the department of health for 1 full time equivalent (1.0 FTE) permanent environmental specialist IV position for the solid and hazardous waste branch of the department of health. (\$\$) -- HB1992 HD3

HOUSE BILLS WHICH PASSED THIRD READING

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1994 HD2 (HSCR 987-22)

RELATING TO THE DEPARTMENT OF EDUCATION.

Introduced by: Marten L, Branco P, Clark L, Ganaden S, Gates C, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kobayashi B, LoPresti M, Lowen N, Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Perruso A, Tam A, Tarnas D, Wildberger T
Establishes in the department of education a shade and fruit tree program that may utilize existing agriculture and natural resource programs in schools and establish further agriculture and natural resource programs in other schools to educate students and propagate native shade trees and fruit trees, which shall be planted or shared amongst all department schools; support schools with infrastructure and supplies to establish nurseries for native shade tree and fruit tree seedlings; encourage the propagation of native shade trees and fruit trees appropriate to each school's climate; oversee the variety of native trees and fruit trees for school planting and ensure their supply; and encourage the inclusion of students of all grades and ages to participate in the care of native trees and fruit trees. -- Appropriation to the department of education for the department of education to establish and hire 1 full-time equivalent (1.00 FTE) permanent arborist position. (\$\$) -- HB1994 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1996 HD1 (HSCR 795-22)

RELATING TO NON-GENERAL FUND REPORTS.

Introduced by: Luke S

Amends provisions relating to non general fund program measures reports. Provides that no later than October 1 annually, each department shall submit to the legislature a report for each non-general fund account under its control that shall include but not be limited to the following; statement of its objectives; a summary identifying and quantifying the target population; measures by which the effectiveness of serving the target population and attaining the objectives is to be assessed; the level of effectiveness achieved in the 4 prior fiscal years and planned for each of the ensuing 2 fiscal years; and description of the activities encompassed. -- Amends provisions relating to non general fund cost element reports. Provides that no later than October 1 annually, each department shall submit to the legislature a report for each non-general fund under its control that shall include but not be limited to the following; budget journal details by cost element; and non general fund names and account codes for each item or object code. Report to the legislature. -- HB1996 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB1999 HD1 (HSCR 325-22)

RELATING TO EDUCATION.

Introduced by: Luke S, Belatti D, Cullen T, Mizuno J, Morikawa D, Saiki S, Woodson J, Yamane R

Appropriation to the department of human services for the preschool open doors program. (\$\$) -- HB1999 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2000 HD1 (HSCR 326-22)

RELATING TO EDUCATION.

Introduced by: Luke S, Belatti D, Cullen T, Mizuno J, Morikawa D, Saiki S, Woodson J, Yamane R

Appropriation to the school facilities authority for the construction of preschool facilities. (\$\$) -- HB2000 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2006 HD1 (HSCR 583-22)

RELATING TO PERMITS.

Introduced by: McKelvey A, Hashimoto T, Ilagan G, Marten L, Morikawa D, Todd C, Woodson J

Amends provisions relating to permits under the management and disposition of public lands law. Allows the board of land and natural resources to issue permits for the temporary occupancy of state lands or an interest therein on a month to month basis by direct negotiation without public auction, under conditions and rent which will serve the best interests of the State, subject, however, to those restrictions as may from time to time be expressly imposed by the board. Requires the board, in each emergency permit for the installation of a sandbag, to include as a condition a requirement for the attachment of identifying information, including the permittee's contact information and the permit number, to the sandbag. Requires the board to specify the form and manner in which the identifying information shall be attached to the sandbag. -- HB2006 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to WTL/ PSM/ then JDC

HOUSE BILLS WHICH PASSED THIRD READING

HB2007 HD2 (HSCR 926-22)

RELATING TO PROCUREMENT.

Introduced by: McKelvey A, Wildberger T

Amends provisions relating to administrative proceedings for review under the Hawaii public procurement code. Requires the party initiating a proceeding falling within provision specified to pay to the department of commerce and consumer affairs a cash or protest bond in the amount of 1 per cent of the estimated value of the contract. Requires the cash or protest bond to be returned to that party, minus administrative costs as determined by the office of administrative hearings of the department of commerce and consumer affairs; provided that full forfeiture of the cash or protest bond shall occur if the initiating party does not prevail in the administrative proceeding and the office of administrative hearings finds that the appeal was frivolous or made in bad faith.

-- HB2007 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2015 HD2 (HSCR 973-22)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Ganaden S, Branco P, Eli S, Ilagan G, Kapela J, Kitagawa L, Kobayashi D, LoPresti M, Lowen N, Marten L, Nakamura N, Perruso A, Takayama G, Tam A, Tarnas D, Wildberger T

Establishes provisions relating to Hookaulike: a criminal legal system institute for restoration and healing; established. Establishes at the William S. Richardson school of law the hookaulike: a criminal legal system institute for restoration and healing, to be under the direction of a director who shall be appointed by the dean of the school of law, with the approval of the board of regents. Provides that subject to the availability of funds, faculty, and facilities, the institute shall assist vulnerable communities to help in the design and advocacy of inclusive and fair criminal legal systems aimed at restoration and healing, particularly the disparate challenges facing Native Hawaiians, Pacific Islander communities, and people of color in the criminal legal system. -- Appropriation to the university of Hawaii for ____ permanent full-time equivalent (____ FTE) positions and funding for hookaulike: a criminal legal system institute for restoration and healing, at the William S. Richardson school of law as follows; ____ permanent full-time equivalent (____ FTE) J-Faculty line to be anchored in the William S. Richardson school of law and shared with the Hawaiiinuiakea school of Hawaiian knowledge to serve as director; ____ permanent full-time equivalent (____ FTE) APT - B level budget line to support the director, advance the mission of the institute, and assist with outreach and support of the institute's advocacy initiatives; ____ permanent full-time equivalent (____ FTE) graduate research assistant positions for students from both the William S. Richardson school of law and the Hawaiiinuiakea school of Hawaiian knowledge, and the community design center to support the mission and work of the institute; and operational funds to support the work of the institute through regular events, symposia, white papers, technology, or consultations devoted to connecting the work of other social justice leaders to improve the criminal legal system, from police or security contact, through sentencing and incarceration. (\$\$) -- HB2015 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2016 HD1 (HSCR 25-22)

RELATING TO THE SAND ISLAND STATE RECREATION AREA.

Introduced by: Ganaden S, Belatti D, Branco P, Holt D, Ilagan G, Kapela J, Marten L, McKelvey A, Nakamura N, Nishimoto S, Perruso A, Takayama G, Tam A, Tarnas D, Wildberger T

Requires the department of land and natural resources to prepare a master plan for the Sand Island state recreation area that develops the concept of a "people's park". Appropriation. (\$\$) -- HB2016 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to WTL then WAM

HB2020 HD1 (HSCR 250-22)

RELATING TO HOUSING.

Introduced by: Nakamura N, Aquino H, Belatti D, Branco P, Clark L, Ganaden S, Gates C, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, Matsumoto L, McKelvey A, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Quinlan S, Takayama G, Takumi R, Tarnas D, Todd C, Wildberger T, Woodson J, Yamane R

Appropriation to the Hawaii housing finance and development corporation to be deposited into the affordable homeownership revolving fund. (\$\$) -- HB2020 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HOU then WAM

HB2023 HD1 (HSCR 308-22)

RELATING TO TRANSIT-ORIENTED DEVELOPMENT.

HOUSE BILLS WHICH PASSED THIRD READING

Introduced by: Nakamura N, Aquino H, Belatti D, Branco P, Eli S, Ganaden S, Gates C, Har S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Takumi R, Tarnas D, Todd C, Ward G
Authorizes the issuance of general obligation bonds for appropriation to department of business, economic development, and tourism for the planning and coordination (BED144) for the transit oriented development projects identified in the state strategic plan for transit oriented development statewide. (\$\$) -- HB2023 HD1
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2024 HD1 (HSCR 919-22)

RELATING TO MAUNA KEA.

Introduced by: Nakashima M, Cullen T, Eli S, Tarnas D
Establishes the Mauna a Wakea stewardship authority law. Establishes provisions relating to Mauna a Wakea stewardship authority; established; guiding operational values and guiding principles. Establishes the Mauna a Wakea stewardship authority, which shall be a body corporate and a public instrumentality of the State for the purpose of implementing this law. Requires the authority to be placed within the department of land and natural resources for administrative purposes. Requires the authority to adopt and follow the following guiding operational values and principles; Mauna Aloha - We understand the reciprocal value of the mauna and a long-term commitment to maintaining the integrity of Mauna a Wakea; 'Opu Kupuna - We understand and embrace a duty and accountability to Mauna a Wakea, the natural environment, and to perpetuate the Hawaiian cultural values embedded in the sacred landscape of the mauna; and Holomua 'Oi Kelakela - We are driven by creativity and innovation, constantly challenging the status quo, with a stewardship of Mauna a Wakea that is informed based on existing knowledge and traditions, as well as on new and expanding knowledge. We are mindful and observant of needs, trends, and opportunities and seek new knowledge and opportunities in ways that enhance the ability to serve as stewards without jeopardizing the foundation of aina aloha. -- Establishes provisions relating to nomination process; nominating committee; office of Hawaiian affairs; and powers and responsibilities; generally. Provides that upon transfer of the lands to the authority pursuant to this provision, the authority shall hold title to the lands situated on Mauna a Wakea as identified in this provision and shall establish access, stewardship, and management policies for Mauna a Wakea lands, including but not limited to policies pertaining to the protection of natural and cultural resources, all recreational activities, and all commercial uses. -- Establishes provisions relating to transition; management plan. Requires the authority to have a transition period of 3 years after the effective date of this Act to assume management of its designated Mauna a Wakea lands. Requires the authority to develop a single plan that dictates the management of land uses; human activities, uses, and access, including permitted uses for frequent and seasonal users; stewardship; education; research; disposition; and overall operations. -- Establishes provisions relating to astronomy development; framework. Requires the authority to develop a framework to limit astronomy development on Mauna a Wakea that may include limitations on the number of astronomy facilities or an astronomy facility footprint limitation. -- Establishes provisions relating to jurisdiction; transfer; advisory groups; astronomy; native Hawaiian culture; annual report. Report to the legislature. -- Establishes provisions relating to access and use; restrictions; orientation; entryway. Allows the authority to prohibit commercial use and activities, except for astronomy use and activities, above Hale Pohaku and adopt rules to designate areas for permissible use. Requires the authority to require an application for all recreational uses, including fees; consider restrictions on Mauna a Wakea to ensure user compliance; and create guidelines on limits by monitoring the impacts of recreational use over time. -- Establishes provisions relating to lease provisions; generally; lease restrictions; generally; astronomical observatory lease provisions; generally; decommissioning costs; auction; appraisals; planning; generally; lease to eleemosynary organizations; lease to state and federal agencies; lease to foreign governments; reservation of rights to prehistoric and historic remains on leased public lands; rules; Mauna a Wakea management special fund; issuance of bonds. -- Amends provisions relating to definition of public lands. -- Repeals provisions relating to Mauna Kea Lands under the university of Hawaii system law. -- Repeals provisions relating to Mauna Kea lands management special fund. -- Requires all moneys in the Mauna Kea lands management special fund to be deposited in the Mauna a Wakea management special fund established pursuant to this Act. -- Appropriation. (\$\$) -- HB2024 HD1
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2025 HD2 (HSCR 949-22)

RELATING TO THE SUNSHINE LAW.

HOUSE BILLS WHICH PASSED THIRD READING

Introduced by: Nakashima M, Clark L

Amends provisions relating to remote meeting by interactive conference technology; notice; quorum under the public agency meetings and records law (sunshine law). Provides that at the meeting, each board member shall state the name of any person 18 years of age or older who is present at the nonpublic location with the member; provided further that the name of a person under the age of 18 years shall be stated if the person has a private interest on any issue before the board at the meeting. -- HB2025 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2026 HD2 (HSCR 947-22)

RELATING TO CHAPTER 92, HAWAII REVISED STATUTES.

Introduced by: Nakashima M, Mizuno J, Morikawa D

Amends provisions relating to definitions under public agency meetings and records law. Defines board business to mean specific matters over which a board has supervision, control, jurisdiction, or advisory power, that are actually pending before the board, or that can be reasonably anticipated to arise before the board in the foreseeable future. Defines informal gathering to mean a social or informal assemblage of 2 or more board members at which matters relating to board business are not discussed. -- Amends provisions relating to permitted interactions of members. Provides that where notice of the deadline to submit testimony to the legislature is less than the notice requirements in this section, a board may circulate for approval a statement regarding a position previously adopted by the board; provided that the position previously adopted by the board, the statement to be submitted as testimony, and communications among board members about the statement, including drafts, shall be in writing and accessible to the public, within 2 days of the statement's circulation to the board, on the board's website, or, if the board does not have a website, on an appropriate state or county website. -- Amends provisions relating to open meetings. Requires the boards to also afford all interested persons an opportunity to present oral testimony on any agenda item; provided that the oral testimonies of interested persons shall not be limited to the beginning of a board's agenda or meeting. -- Amends provisions relating to exceptions; and judicial branch, quasi-judicial boards and investigatory functions; applicability. Requires this provision to apply to the adjudicatory functions concerning land use, including but not limited to adjudicatory functions of the land use commission. -- Amends provisions relating to board packet; filing; public inspection; notice. Outlines when board packets must be available to interested persons. -- HB2026 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2028 HD2 (HSCR 933-22)

RELATING TO RAW MILK.

Introduced by: Nakashima M

Establishes provisions relating to raw milk and raw milk products; direct sales. Allows a producer to sell raw milk and raw milk products directly to consumers for human consumption, subject to rules adopted by the board of agriculture pursuant to this provision; provided that the farm or facility from which the raw milk or raw milk product originated shall own or house no more than 2 milk-bearing cows. Provides that no later than July 1, 2023, the board shall adopt rules governing the direct sale to consumers of raw milk and raw milk products for human consumption. -- Amends provisions relating to licensing under the milk control act law. Except for provisions relating to raw milk and raw milk products; direct sales, it shall be unlawful for any producer, producer-distributor, or distributor to produce, sell, process, or distribute milk in a milk shed unless the person is duly licensed as provided by this law. -- Amends provisions relating to remedies; penalties. Provides that the direct sale to consumers of raw milk or raw milk products for human consumption pursuant to this provision, and any rules adopted to implement this provision, shall not constitute a violation of this law. -- Establishes provisions relating to raw goat milk; sales. Allows raw goat milk to be sold for pet consumption. Requires the department of health to adopt rules governing the sale of raw goat milk for pet consumption. Requires the rules to include conditions similar to those found in the administrative rules of other states that allow the sale of raw goat milk; establish standards to ensure that raw goat milk is not contaminated during production or sale; and regulate any circumstances under which producers may share goats for the purposes of producing raw goat milk. Requires each container of raw goat milk intended for sale to include on the container or packaging a label reading "RAW GOAT MILK"; and a statement reading "Contains pathogens that may be unsafe for human consumption". -- HB2028 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2034 HD2 (HSCR 941-22)

RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

HOUSE BILLS WHICH PASSED THIRD READING

Introduced by: Saiki S, Tam A

Amends provisions relating to Hawaii community development authority; established. Amends the membership of the Hawaii community development authority by removing the county council as the nominating authority for the community development district representatives, removing 1 at-large member, reducing the number of district resident representatives, and making the director of planning and permitting of each county a voting, rather than a nonvoting, member. -- HB2034 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2037 HD2 (HSCR 953-22)

RELATING TO THE OFFICE OF INFORMATION PRACTICES.

Introduced by: Saiki S (BR)

Amends provisions relating to general definitions under the uniform information practices act (modified) law. Defines opinion to mean a written discussion of legal and factual issues raised by an inquiry, including the findings and conclusions reached by the director of the office of information practices regarding those issues, regardless of whether the inquiry alleges violations of this law or part I of the public agency meetings and records law or otherwise raises disputed issues of law or fact, or the inquiry seeks an advisory legal interpretation of this law or part I of the public agency meetings and records law. Defines ruling to mean a written opinion providing firm and final legal determination of all disputed issues raised by an inquiry alleging violations of this law or part I of the public agency meetings and records law. -- Amends provisions relating to powers and duties of the office of information practices. Requires the director of the office of information practices to, upon request, review and provide either a ruling or guidance in writing on an agency denial of access to information or records, or an agency's granting of access; provided that any review by the office of information practices shall not be a contested case under administrative procedure law and shall be optional and without prejudice to rights of judicial enforcement available under this law; and take action to oversee compliance with part I of the public agency meetings and records law by all state and county boards, including receiving and resolving complaints, either by providing a ruling or guidance in writing on whether a violation occurred. Defines guidance to mean a written discussion of the major legal and factual issues raised by an inquiry, including the most likely resolution of a complaint made in the inquiry, if applicable, but does not rise to the level of an opinion. Act to be repealed on June 30, 2027 (sunset). -- HB2037 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2042 HD2 (HSCR 942-22)

RELATING TO SOLAR ENERGY.

Introduced by: Saiki S (BR)

Establishes provisions relating to county authority to create solar easements. Allows the governing body of a county to create, by ordinance, a process for the recordation and enforcement of solar easements. Allows counties to require individuals claiming a solar right to record that right by filing a declaration with the county clerk where the property burdened by a solar right is located or where any portion of the properties on which a solar right is claimed is located. Requires the declaration to include the specified items. Allows a solar right to be considered an easement appurtenant, and a suit to enforce a solar right to be brought to law or in equity. Requires any instrument creating a solar easement to be recorded in the bureau of conveyances or the land court. -- HB2042 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2049

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: Saiki S

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. -- HB2049

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2058 HD1 (HSCR 530-22)

RELATING TO THE WAIANAE COAST COMPREHENSIVE HEALTH CENTER EMERGENCY DEPARTMENT.

Introduced by: Gates C, Branco P, Eli S, Ganaden S, Hashimoto T, Ilagan G, Marten L, McKelvey A, Morikawa D, Nishimoto S, Ohno T, Onishi R, Tarnas D, Woodson J, Yamane R

HOUSE BILLS WHICH PASSED THIRD READING

Appropriation to the department of health as a grant to the Waianae Coast Comprehensive Health Center for operation of its 24 hour emergency department. (\$\$)

-- HB2058 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2061 HD1 (HSCR 235-22)

RELATING TO THE ANIMAL INDUSTRY SPECIAL FUND.

Introduced by: Saiki S (BR)

Amends provisions relating to 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. -- HB2061 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2062 HD1 (HSCR 436-22)

RELATING TO AGRICULTURAL LOANS.

Introduced by: Saiki S (BR)

Establishes provisions relating to agricultural emergency loan revolving fund under the agricultural and water infrastructure loans law. Establishes in the state treasury the agricultural emergency loan revolving fund, to be administered and expended by the department of agriculture, into which shall be deposited all payments received on account of principal from loans made by the fund; and appropriations made by the legislature to the fund. Requires moneys in the agricultural emergency loan revolving fund to be used to fund class D emergency loans made pursuant to provisions relating to classes of loans; purposes, terms, eligibility. -- Amends provisions relating to funds; application of payments. Requires all payments received on account of principal to be credited to the agricultural loan revolving fund or the agricultural emergency loan revolving fund based on which fund provided the original funding for the loan. -- Appropriation into and out of the agricultural emergency loan revolving fund. (\$\$) -- HB2062 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to AEN then WAM

HB2069 HD2 (HSCR 948-22)

RELATING TO GIFTS.

Introduced by: Saiki S (BR)

Establishes provisions relating to protocol gifts; written record; employees; legislators. Requires a state employee or member of either house of the legislature to transfer to the state archives any protocol gift within 30 days of receiving the protocol gift. Requires the recipient of a protocol gift to keep a written record of the following; a description of the protocol gift; the date on which the protocol gift was received; the identity of the individual donor, government agency, entity, or organization that gave the gift or on whose behalf the protocol gift was given; and the date the protocol gift was transferred to the state archives. Require each recipient of a protocol gift to be responsible for maintaining the written record in this provision for any protocol gift received and shall forward a copy of the written record to the state archives by the end of each fiscal year. Requires the original written record to be given to the state archives at the end of the recipient's term of office or employment. Requires the written record to be readily available for public inspection upon request. Requires each recipient of a protocol gift to exercise reasonable care in the maintenance of any protocol gift while in the recipient's possession. Requires all protocol gifts listed on the written record to be the property of the State regardless of whether the recipient who received the protocol gift is currently in office or employed by the State. -- Amends provisions relating to definitions under standards of conduct. Defines protocol gift to mean a tangible and nonperishable present tendered to or received by a legislator or state employee on behalf of the State or either house of the legislature from an individual donor, a government agency, an entity, or an organization, including a foreign official, federal officer, state official from another state, or other representative of a government agency, an entity, or an organization, as a gesture of goodwill and friendship between the institution of the giver and the State. -- Amends provisions relating to reporting of gifts. Excludes from the reporting requirements of this provision non protocol gifts that, within 30 days after receipt, are returned to the giver or delivered to a public body or to a bona fide educational or charitable organization without the donation being claimed as a charitable contribution for tax purposes. -- HB2069 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2073 HD1 (HSCR 1016-22)

MAKING APPROPRIATIONS FOR CLAIMS AGAINST THE STATE, ITS OFFICERS, OR ITS EMPLOYEES.

Introduced by: Saiki S (BR)

HOUSE BILLS WHICH PASSED THIRD READING

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; provided that the departments shall obtain the approval of the attorney general before payment of any claim can be made. (\$\$) -- HB2073 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2074 HD1 (HSCR 794-22)

RELATING TO CREDIT FOR TIME OF DETENTION PRIOR TO SENTENCE.

Introduced by: Saiki S (BR)

Amends provisions relating to credit for time of detention prior to sentence; credit for imprisonment under earlier sentence for same crime under disposition of convicted defendants law. Prohibits any periods of detention following the defendant's arrest that took place while the defendant was also serving a sentence of imprisonment for the separate unrelated felony conviction from being deducted from the minimum and maximum terms of the sentence imposed on the later crime when a defendant is sentenced for a crime committed while serving a sentence of imprisonment on a separate unrelated felony conviction, and the defendant was detained in any state or local correctional or other institution following the defendant's arrest for the crime for which a sentence is imposed. -- HB2074 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2075 HD1 (HSCR 783-22)

RELATING TO FIREARMS.

Introduced by: Saiki S (BR)

Amends provisions relating to permits to acquire under firearms, ammunition and dangerous weapons law. Requires permits issued to acquire any pistol or revolver to be void unless used within 30 days after the date of issue. -- Amends provisions relating to registration, mandatory, exceptions. Requires every resident or other 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 and submit to physical inspection 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, if the firearm is acquired from a person who is not a dealer licensed under provisions relating to license to sell and manufacture firearms; fee or a dealer licensed by the US department of justice, the firearm to be physically inspected by the chief of police of the appropriate county or designee at the time of registration. Requires, on firearms assembled from parts created using a 3 dimensional printer, the registration number to be engraved on stainless steel, permanently embedded to the firearm receiver during fabrication or construction, and visible when the firearm is assembled. Requires firearms and firearm receivers with engraved or embedded registration numbers, even if done by a dealer licensed under provisions relating to license to sell and manufacture firearms; fee or a dealer licensed by the US department of justice, to be physically inspected by the chief of police of the appropriate county or designee at the time of registration. -- HB2075 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2076 HD1 (HSCR 363-22)

RELATING TO TOBACCO MANUFACTURER QUALIFIED ESCROW FUNDS.

Introduced by: Saiki S (BR)

Establishes provisions relating to assignment of interest in qualified escrow fund to State under the tobacco liability act. Allows a tobacco product manufacturer that elects to place funds into a qualified escrow fund pursuant to provision specified, to assign to the State the tobacco product manufacturer's interest in any moneys in the qualified escrow fund. Allows, when a qualified escrow fund has been deemed abandoned by a tobacco product manufacturer according to the criteria set by each financial institution, the financial institution maintaining the qualified escrow fund and acting as the escrow agent to file a petition in circuit court for an order authorizing a transfer of funds in the qualified escrow fund to the State. Requires the petition to state the factual and legal basis for the relief sought. Requires the financial institution to serve the petition on the attorney general at the time the petition is filed. -- HB2076 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2082 HD2 (HSCR 993-22)

RELATING TO ECONOMIC DEVELOPMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to Hawaii Made program for manufactured products

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oversight; "Hawaii Made" trademark. Requires the department of business, economic development, and tourism to promote the acquisition of appropriate patents and copyrights for "Hawaii Made" products. -- Requires the department of business, economic development, and tourism shall conduct a study and prepare a plan that shall include assessing and comparing the current and potential value of using the "Hawaii Made" or "Made in Hawaii" brand and determine which term provides the most benefit to Hawaii manufacturers. Report to the legislature. Appropriation. (\$\$) -- HB2082 HD2
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2084 HD3 (HSCR 938-22)

RELATING TO IMPORTANT AGRICULTURAL LANDS.

Introduced by: Saiki S (BR)

Establishes provisions relating to important agricultural lands incentive; farm cluster housing. Allows a landowner or lessee of agricultural lands that are designated as important agricultural lands to apply to a county to develop, construct, and maintain farm cluster housing on the lands for rent to farmers and farm employees who actively and currently farm on important agricultural lands and their immediate family members, subject to certain exemptions. -- Amends provisions relating to agricultural processing facilities; permits; priority by changing its title to agricultural processing facilities; farm cluster housing; permits; priority. Adds farm cluster housing references. -- Repeals provisions relating to important agricultural land; farm dwellings and employee housing. -- HB2084 HD3

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2085

PROPOSING AMENDMENTS TO ARTICLE VII, SECTIONS 12 AND 13, OF THE HAWAII CONSTITUTION TO EXPRESSLY PROVIDE THAT THE LEGISLATURE MAY AUTHORIZE THE COUNTIES TO ISSUE TAX INCREMENT BONDS AND TO EXCLUDE TAX INCREMENT BONDS FROM DETERMINATIONS OF THE FUNDED DEBT OF THE COUNTIES.

Introduced by: Saiki S (BR)

Proposes to amend the constitution. Amends provisions relating to definitions; issuance of indebtedness. Defines the term tax increment bonds to mean all bonds, the principal of and interest on which are payable from and secured solely by all real property taxes levied by a political subdivision, such as a county, on the assessed valuation of the real property in a tax increment district established by the political subdivision that is in excess of the assessed valuation of the real property for the fiscal year prior to the effective date specified by resolution of the political subdivision of the specified public works, public improvements or other actions by the political subdivision within the tax increment district. Requires the legislature by general law to authorize political subdivisions to issue general obligation bonds, bonds issued under special improvement statutes, revenue bonds and tax increment bonds and shall prescribe the manner and procedure for such issuance. -- Amends provisions relating to debt limit; exclusions. Adds tax increment bonds, but only to the extent that the principal of and interest on the bonds are in fact paid from the real property taxes levied by a political subdivision, such as a county, on the assessed valuation of the real property in a tax increment district established by the political subdivision that is in excess of the assessed valuation of the real property for the fiscal year prior to the effective date specified by resolution of the political subdivision of the specified public works, public improvements or other actions by the political subdivision within the tax increment district. -- HB2085

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2088 HD3 (HSCR 1004-22)

RELATING TO FINANCING.

Introduced by: Saiki S (BR)

Establishes provisions relating to an environmental and economic development revolving loan fund. Prohibits funds deposited into the environmental and economic development revolving loan fund from being under the jurisdiction of or being subject to public utilities commission approval and shall include the specified items. Requires moneys in the environmental and economic development revolving loan fund to be used to provide at or below market rate loans or other authorized financial assistance to eligible public, private, and nonprofit borrowers for environmental and economic diversification investments, qualifying improvements, or other authorized uses on terms approved by the authority, including lessees on Hawaiian home lands with cesspools to be upgraded or converted to director of health approved wastewater systems or connected to sewer systems. Allows moneys from the fund to be used to cover administrative and legal costs of fund management and management associated with individual loans, including personnel, services, technical assistance, data collection and reporting, materials, equipment, and travel for the purposes of this provision. Establishes

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provisions relating to property assessed financing program. Allows any county having a charter to authorize the authority, pursuant to this provision, to offer a property assessed financing program within its jurisdiction and to contract with the authority for such purpose, and any county having a charter to enact its own property assessed financing program pursuant to this provision and provisions specified. Requires the authority, as administrator of the property assessed financing program, to coordinate with each county to bill and collect a non ad valorem special tax assessment on a benefitted property as a repayment mechanism on the real property tax bill. Prohibits the non ad valorem special tax assessment on a benefitted property from being a generally applicable tax upon the real property but shall be collected in the same manner as real property taxes as a result of the benefit to the property owners for qualifying improvements. Requires the authority to design a property assessed financing program authorized under provision specified that addresses market needs while attracting private capital and that shall, at a minimum, include the specified elements. -- Amends provisions relating to improvement by assessment; financing. Establishes a special improvement program to be known as a property assessed financing program, which shall be administered by the Hawaii green infrastructure authority. Allows a property owner to apply to a property assessed financing lender, approved by the authority, for property assessed financing to pay the cost of qualifying improvements and enter into a property assessed financing contract with a property assessed financing lender and the authority. Requires costs incurred for qualifying improvements to be levied and collected by each county, as provided in provision specified, as a non ad valorem special tax assessment on the benefitted property. Requires the authority, on behalf of the State, to authorize property assessed financing assessment contracts as instruments of indebtedness in such form as may be prescribed by the authority. Allows any county having a charter to enact an ordinance, and to amend the same from time to time, to establish a special improvement program containing the same elements as the property assessed financing program authorized under law specified, except that any program so established shall be administered by the county in lieu of administration by the authority. Requires the county to assume all of the responsibilities of the authority provided in law specified, including determining qualifying improvements eligible for property assessed financing. Allows a property owner to apply to the county for property assessed financing to pay the costs of qualifying improvements and enter into a property assessed financing contract with an approved property assessed financing lender and the county. Requires costs incurred for qualifying improvements to be levied and collected by each county, as provided in provision specified, as a non ad valorem special tax assessment on the benefitted property. Allows the county to issue revenue bonds to finance or refinance such improvements, and the form of any such revenue bond to be a property assessed financing assessment contract or other instrument prescribed by the county. -- Amends provisions relating to functions, powers, and duties of the authority. Requires the authority to administer the clean energy and energy efficiency revolving loan fund pursuant to provision specified and the environmental and economic development revolving loan fund pursuant to provision specified and to make loans and expend funds to finance the purchase or installation of clean energy technology and services; upgrade or convert a cesspool to a director of health approved wastewater system; connect a cesspool to a sewer system; and finance eligible environmental, economic recovery, and economic diversification projects and initiatives and other qualifying improvements; implement and administer loan programs on behalf of other government entities and municipalities through a memorandum of agreement and expend funds appropriated to the government entity and municipality for purposes authorized by the legislature, government entity, and municipality; utilize all repayment mechanisms, including the on bill repayment mechanism, as authorized by the green energy money saver on bill program, property assessed financing assessment program, financing tools, servicing and other arrangements, and sources of capital available to the authority. -- Appropriation in and out of the fund to provide loans or other financial assistance to eligible property owners and for other allowable purposes, including implementation costs. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB2088 HD3
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2089 HD1 (HSCR 296-22)

RELATING TO RENEWABLE PORTFOLIO STANDARDS.

Introduced by: Saiki S (BR)

Amends provision relating to definitions. Redefines renewable portfolio standard to mean the percentage of electrical energy generation that is represented by renewable electrical energy, excluding customer-sited, grid connected generation that does not produce renewable energy. -- Amends provisions relating to renewable portfolio standards. Replaces the term sales to generation. Allows that events or circumstances

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that are beyond an electric utility company's reasonable control to include, to the extent the event or circumstance could not be reasonably foreseen and ameliorated to include non renewable energy generated by electric generation facilities over which or of which the electric utility company otherwise does not have direct control or ownership, including merchant or co generation facilities, independent power producers, government and non government agencies, and any persons or entities. Requires each electric utility to track and report to the commission, on an annual basis, data and trends regarding customer retention or attrition. -- HB2089 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to EET then CPN

HB2090 HD2 (HSCR 599-22)

RELATING TO ZERO EMISSION TRANSPORTATION.

Introduced by: Saiki S (BR)

Establishes provisions relating to low to moderate income 0 emission vehicle; rebate program. Requires the public utilities commission, in consultation with 0 emission vehicle stakeholders and the state energy office, to administer a rebate program that incentivizes the purchase of new or used qualifying vehicles, as provided in this provision, and authorizes contract with a 3rd party administrator pursuant to provisions relating to electric vehicle charging system; rebate program; administrator; establishment to operate and manage the rebate program under specified requirements and criteria. Allows an organization that the public utilities commission has hired or contracted with to implement and serve as the administrator of the program to offer expanded financing mechanisms for program participants, including a loan or loan loss reserve credit enhancement program to increase consumer access to new or used light duty 0 emission vehicles. -- Amends provisions relating to environmental response, energy, and food security tax; uses under fuel tax law. Provides that of the tax collected to include 5 cents of the tax on each barrel shall be deposited into the 0 emission vehicle subaccount established. -- Amends provisions relating to public utilities commission special fund. Establishes within the public utilities commission special fund a 0 emission vehicle subaccount. Requires the public utilities commission to expend moneys in the subaccount for the purposes of provisions relating to low to moderate income 0 emission vehicle; rebate program and provisions relating to electric vehicle charging system low to moderate income 0 emission vehicle; rebate programs; administrator; establishment. Prohibits the special funds in this subaccount to be subject to the special fund ceiling. -- Amends provisions relating to electric vehicle charging system, low to moderate income 0 emission vehicle; rebate programs; administrator; establishment. Requires rebate program administrator shall be subject to regulation by the public utilities commission under any provision applicable to a public utility in provisions relating to investigative powers, provisions relating to public utilities to furnish information, provisions relating to location of records, provisions relating to annual financial reports, provisions relating to report accidents, provisions relating to commission may compel attendance of witnesses, etc., provisions relating to right to be represented by counsel, provisions relating to commission may institute proceedings to enforce chapter, provisions relating to relations with an affiliated interest; definition; contracts with affiliates filed and subject to commission action, and provisions relating to penalty, and to report to the public utilities commission on a regular basis. Provides that notwithstanding any other provision of law to the contrary, prohibits the low to moderate income 0 emission vehicle rebate program administrator to be an electric public utility or an electric public utility affiliate. -- HB2090 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2091 HD2 (HSCR 975-22)

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 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 chief justice for all collective bargaining cost items for collective bargaining unit 1 (nonsupervisory blue collar employees). -- 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. (\$\$) -- HB2091 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2092 HD1 (HSCR 256-22)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

HOUSE BILLS WHICH PASSED THIRD READING

Appropriation to the director of finance and chief justice 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 Hawaii health systems corporation 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. (\$\$) -- HB2092 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2093 HD1 (HSCR 257-22)

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 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. (\$\$) -- HB2093 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2094 HD1 (HSCR 258-22)

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. (\$\$) -- HB2094 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2095 HD1 (HSCR 259-22)

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 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. (\$\$) -- HB2095 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2096 HD1 (HSCR 260-22)

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 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. (\$\$) -- HB2096 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2097 HD2 (HSCR 976-22)

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 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. (\$\$) -- HB2097 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2098 HD1 (HSCR 262-22)

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

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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. (\$\$)
-- HB2098 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2099 HD1 (HSCR 263-22)

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 11 (firefighters) 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 11 (firefighters) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2099 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2100 HD1 (HSCR 264-22)

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 13 (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 (professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2100 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2101 HD1 (HSCR 265-22)

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 14 (state law enforcement officers) 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 14 (state law enforcement officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB2101 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2102 HD1 (HSCR 221-22)

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND MEDICARE PART B PREMIUM REIMBURSEMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to health benefits plan supplemental to medicare. Excludes medicare income related monthly adjustment amounts reimbursement by the State and counties for retired employees hired after June 30, 2022, and their spouses. -- HB2102 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2103 HD1 (HSCR 222-22)

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND SPOUSAL MEDICARE PART B PREMIUM REIMBURSEMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to health benefits plan supplemental to medicare. Requires the State, through the department of budget and finance, and the counties, through their respective departments of finance, to pay to the fund (Hawaii employer union health benefits trust fund) a contribution equal to an amount not less than the medicare part B premium, for each of the following who are enrolled in the medicare part B medical insurance plan; (A) an employee-beneficiary who is a retired employee, (B) a spouse of an employee-beneficiary hired prior to July 1, 2022, while the employee-beneficiary is

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living, and (C) an employee-beneficiary's spouse, after the death of the employee-beneficiary, if the spouse qualifies as an employee-beneficiary. Provides that if the amount reimbursed by the fund under this provision is less than the actual cost of the medicare part B medical insurance plan due to an increase in the medicare part B medical insurance plan rate, the fund shall reimburse each employee-beneficiary and spouse of an employee-beneficiary hired prior to July 1, 2022, for the cost increase within 30 days of the rate change. -- HB2103 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2105 HD1 (HSCR 224-22)

RELATING TO EMPLOYEES' RETIREMENT SYSTEM DISABILITY RETIREMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under the pension and retirement systems law; service connected disability retirement; petition for contested case hearing regarding disability retirement or accidental death benefits; attorney's fees and costs; applications for accidental death benefits; approval by the system; definitions under provisions relating to retirement for Class C public officers and employees; service connected disability retirement; and accidental service connected death benefit. Clarifies the Employees' Retirement System's eligibility requirement definitions for service connected disability and accidental death benefits. -- HB2105 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then JDC/ WAM/

HB2108 HD1 (HSCR 335-22)

RELATING TO SPECIAL PURPOSE DIGITAL CURRENCY LICENSURE.

Introduced by: Saiki S (BR)

Establishes the special purpose digital currency licensing Act. Defines digital currency to mean any type of digital unit that is used as a medium of exchange or a form of digitally stored value. Requires digital currency to be broadly construed to include digital units of exchange that have a centralized repository or administrator; are decentralized and have no centralized repository or administrator; or may be created or obtained by computing or manufacturing effort. Establishes exclusions, powers of the commissioner, license required, payment of fees, licensee; application; issuance, issuance of license; grounds for denial, anti money laundering program, cyber security program, renewal of license; annual report, sales or transfer of license; change of control, ownership and control of digital currency, required disclosures, records, net worth requirement, advertising and marketing, confidentiality, enforcement authority; violations; penalties, investigation and examination authority, prohibited practices, voluntary surrender of license, suspension or revocation of license, orders to cease and desist, consent orders, civil penalties, criminal penalties, unlicensed persons, administrative procedure, hearings, and division functions. -- Amends provisions relating to criminal history record checks under Hawaii criminal justice data center; civil identification. Allows criminal history record checks to be conducted by the department of commerce and consumer affairs on each control person, executive officer, director, general partner, and managing member of a special purpose digital currency company licensee, or an applicant for a special purpose digital currency license, as provided in ____ law. Requires companies participating in the digital currency innovation lab to be allowed to continue operations until their applications are acted upon by the division of financial institutions if the completed application is submitted to the division of financial institutions by March 1, 2023. Requires that a company authorized to participate in the digital currency innovation lab as of June 30, 2022, and whose application for licensure under ____ law has been submitted to the division of financial institutions on or before March 1, 2023, to be exempt from the requirements for a period of 6 months from the date the application is deemed complete or until the commissioner of financial institutions approves or denies the application, whichever occurs 1st. Allows the commissioner of financial institutions, for good cause, to reduce or extend the 6 month period. Requires submission of an application for licensure to be evidenced through NMLS to the commissioner. Authorizes the department of commerce and consumer affairs to employ necessary personnel without regard to civil service law, including 3 full time (3.0 FTE) examiners, to assist with the implementation and continuing function of this Act. Appropriation to the department of commerce and consumer affairs for to implement the licensing program established by this Act. (\$\$) -- HB2108 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to CPN/ EET/ then WAM

HB2111 HD1 (HSCR 773-22)

RELATING TO INSURANCE.

Introduced by: Saiki S (BR)

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Establishes provisions relating to care obligation of insurers and producers. Requires the producer, in making a recommendation, to exercise reasonable diligence, care, and skill specified. -- Establishes disclosure obligation of insurers and producers, conflicts of interest obligation of insurers and producers, and documentation obligation of insurers and producers. -- Amends provisions relating to limited licensing. Provides that notwithstanding any other provision of this article, adds that allows the insurance commissioner to issue a limited license to persons selling travel insurance under specified conditions. Prohibits travel insurance to include major medical plans that provide comprehensive medical protection for travelers with trips lasting longer than 6 months, including those working or residing overseas as an expatriate, or any other insurance product that requires a specific insurance producer license. -- Amends provisions relating to definitions under bail agents; sureties. Redefines administrator or 3rd party administrator to include that exempts a dental insurer licensed under insurance law; and a dental service corporation licensed under dental service corporations. -- Amends provisions relating to surety bond required. Requires a surety bond of at least 100,000 dollars for the 1st 2 years, and at least 300,000 dollars from the 3rd year. Provides that at the 3rd renewal, and each subsequent renewal, the surety bond amount shall be at least 300,000 dollars and filed in accordance with provisions relating to annual report required. -- Amends provisions relating to annual report required. Adds that requires the annual report to include a renewal certificate for the surety bond requirements and an updated surety bond form, if needed. Further requires the annual report to include an audited financial statement prepared by an independent certified public accountant. -- Amends provisions relating to suitability in annuity transactions. Provides that this part applies to any sale or recommendation of an annuity. -- Amends provisions relating to definitions. Repeals the definition insurance producer and suitability information. -- Amends provisions relating to duties of insurers and insurance producers by changing it to duties of insurers and producers. Requires a producer, when making a recommendation of an annuity, to act in the best interest of the consumer under the circumstances known at the time the recommendation is made, without placing the producer's or the insurer's financial interest ahead of the consumer's interest. Provides that a producer has acted in the best interest of the consumer if the producer has satisfied the obligations regarding care, disclosure, conflict of interest, and documentation as set forth in this provision. -- Amends provisions relating to compliance mitigation; penalties by changing it to compliance mitigation; penalties; enforcement. Allows the insurance commissioner to order an insurer to take reasonably appropriate corrective action for any consumer harmed by a failure to comply with this part by the insurer, an entity contracted to perform the insurer's supervisory duties, or by the producer. -- Amends provisions relating to recordkeeping. Adds that requires insurers, managing general agents, independent agencies, and producers to maintain or make available to the commissioner records of the information collected from the consumer, disclosures made to the consumer, including summaries of oral disclosures. -- Amends provisions relating to insurance producer training by changing it to producer training. Replaces the term insurance producer to producer. Provides that a producer who has completed an annuity training course approved by the commissioner prior to July 1, 2022, requires, within 6 months after July 1, 2022, to complete further training requirements specified. -- HB2111 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2112 HD1 (HSCR 774-22)

RELATING TO CREDIT FOR REINSURANCE.

Introduced by: Saiki S (BR)

Amends provisions relating to credit allowed a domestic ceding insurer. Authorizes the insurance commission to adopt by rules, pursuant to provisions relating to rules to include specific additional requirements relating to the valuation of assets or reserve credits; the amount and forms of security supporting reinsurance arrangements described in provisions relating to rules; and the circumstances pursuant to which credit will be reduced or eliminated. Requires credit to be allowed when the reinsurance is ceded to an assuming insurer meeting each of the conditions specified. -- Amends provisions relating to asset or reduction from liability for reinsurance ceded by a domestic insurer to an assuming insurer. Authorizes the insurance commissioner to adopt by rules specific additional requirements relating to the valuation of assets or reserve credits; the amount and forms of security supporting reinsurance arrangements described in provisions relating to rules; and the circumstances pursuant to which credit will be reduced or eliminated. -- Amends provisions relating to rules. Authorizes the commissioner to adopt rules applicable to reinsurance arrangements as a rule adopted pursuant to this provision shall apply only to reinsurance relating to life insurance policies with guaranteed nonlevel gross premiums or guaranteed nonlevel benefits;

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universal life insurance policies with provisions resulting in the ability of a policyholder to keep a policy in force over a secondary guarantee period; variable annuities with guaranteed death or living benefits; long term care insurance policies; or other life and health insurance and annuity products as to which the National Association of Insurance Commissioner (NAIC) adopts model regulatory requirements with respect to credit for reinsurance; a rule adopted to apply to any treaty containing policies issued on or after January 1, 2015, and policies issued prior to January 1, 2015, if risk pertaining to such pre - 2015 policies is ceded in connection with the treaty, in whole or in part, on or after January 1, 2015; a rule adopted pursuant to this provision shall require the ceding insurer, in calculating the amounts or forms of security required to be held under rules promulgated under this authority, to use the valuation manual adopted by the National Association of Insurance Commissioners of the National Association of Insurance Commissioners Standard Valuation Law, including all amendments adopted by the National Association of Insurance Commissioners and in effect on the date as of which the calculation is made, to the extent applicable; a rule adopted pursuant to this provision shall not apply to cessions to an assuming insurer that meets the conditions set forth in provisions relating to credit allowed a domestic ceding insurer, is certified in this State; or maintains at least 250 million dollars in capital and surplus when determined in accordance with the National Association of Insurance Commissioners Accounting Practices and Procedures Manual, including all amendments thereto adopted by the National Association of Insurance Commissioners, excluding the impact of any permitted or prescribed practices; and is licensed in at least 26 states; or licensed in at least 10 states, and licensed or accredited in a total of at least 35 states. Provides that the authority to adopt rules pursuant to this provision does not limit the commissioner's general authority to adopt rules. -- HB2112 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2113 HD2 (HSCR 956-22)

RELATING TO MONEY TRANSMITTERS.

Introduced by: Saiki S (BR)

Amends provisions relating to license and registration; application. Requires an application for a license under this law to be made in writing, and in a form prescribed by NMLS or by the commissioner. Requires each application to contain, if the applicant is a corporation, information necessary to conduct a criminal history record check to be conducted by or through NMLS or pursuant to provisions relating to criminal history record checks of each person who, upon approval of the application, will be a principal of the licensee. Requires the information to be accompanied by the appropriate payment of the applicable fee for each criminal history record check. Provides that if the applicant is not a corporation, the applicant shall also provide information necessary to conduct a criminal history record check to be conducted by or through NMLS or pursuant to provisions relating to criminal history record checks of each principal of the applicant. Requires the information to be accompanied by the appropriate payment of the applicable fee for each criminal history record check. -- Amends provisions relating to powers of the commissioner. Provides that in addition to any other powers provided by law, the commissioner may require disclosure of relevant criminal history in accordance with this law and conduct criminal history record checks conducted by or through NMLS or pursuant to the Hawaii criminal justice data center; civil identification law. -- HB2113 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2114 HD1 (HSCR 769-22)

RELATING TO MORTGAGE RESCUE FRAUD.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under the mortgage rescue fraud prevention act. Redefines distressed property consultant to not include attorneys licensed in the State of Hawaii engaged in the practice of law; the residential loan holder, or any agent or contractor of such individual or entity; or the servicer of a residential loan, or any agent or contractor of such individual or entity. -- Redefines mortgage assistance relief service to mean any service, plan, or program that is offered or provided to the consumer in exchange for consideration and is represented, expressly or by implication, to assist or attempt to assist the consumer with stopping, preventing, or postponing the loss of any residential real property, whether by mortgage or deed of trust foreclosure sale or repossession, or otherwise saving any consumer's residential real property from foreclosure or repossession. -- HB2114 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2115 HD1 (HSCR 770-22)

RELATING TO MORTGAGE SERVICERS.

Introduced by: Saiki S (BR)

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Amends provisions relating to license; fees; renewals; notices; voluntary surrender of license; bonds. Provides that to the extent reasonably necessary to participate in NMLS, the commissioner may modify or waive, in whole or in part, by rule or order, any or all of the requirements in this law. -- HB2115 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2118 HD1 (HSCR 202-22)

RELATING TO CYBERSECURITY.

Introduced by: Saiki S (BR)

Amends provisions relating to cybersecurity, economic, education, and infrastructure security coordinator; powers and duties by changing its title to Hawaii state cybersecurity program; authorities. Establishes a Hawaii state cybersecurity program. Provides that the purpose of the program is to oversee cybersecurity and cyber resiliency matters. Requires the office of homeland security to administer the program in partnership with representatives from the Hawaii state fusion center; federal government agencies; State government agencies; the counties of the State; institutions of higher education; and other entities within the power, water, communications, transportation, and finance sectors, including public utilities, private telecommunications companies, airlines, financial institutions, and private information technology companies. Provides that notwithstanding any law to the contrary, in administering the program, the office of homeland security, through its various partnerships, shall develop the requirements and methods for improving cyber resiliency within the State through the development of a structure that shall include education, cybersecurity, and critical infrastructure protection, among other requirements and methods. Allows the office of homeland security to utilize the assistance of other departments, agencies, and private companies inside and outside of the State to administer the program. Repeals the Hawaii cybersecurity, economic, education, and infrastructure security coordinator. -- HB2118 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to PSM then JDC/ WAM/

HB2119 HD2 (HSCR 920-22)

RELATING TO THE EMERGENCY MANAGEMENT ASSISTANCE COMPACT.

Introduced by: Saiki S (BR)

Repeals emergency management assistance compact law and creates new emergency management assistance compact law. -- HB2119 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2120 HD1 (HSCR 270-22)

RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to policy and purpose under emergency management law. Provides that because of the existing and increasing possibility of the occurrence of disasters or emergencies of unprecedented size and destructiveness resulting from natural or human caused hazards; and generally to protect the public health, safety, and welfare, and to preserve the lives, property, and environment of the State, it is necessary to provide the specified items. -- Amends provisions relating to definitions. Redefines disaster, emergency, hazard, local state of emergency, and state of emergency. -- Amends provisions relating Hawaii emergency management agency. Requires the agency to perform emergency management functions within the territorial limits of the State. -- Amends provisions relating to emergency management powers, in general. Allows the governor to support requests from a mayor for assistance in preparing for, mitigating against, responding to, and recovering from any emergency or disaster or threat thereof. -- Amends provisions relating to major disaster fund. Requires any unspent funding under 2,500,000 dollars to be rolled over to the next fiscal year to support current and future emergencies and disasters. -- Amends provisions relating to shelters. Allows the agency to establish guidelines for providing suitable arrangements and accommodations for the sheltering of the public and the sheltering of pet animals in public shelters under this law. Requires county emergency management agencies to be responsible for the identification, operation, and coordination of sheltering with private and nonprofit organizations engaged in emergency management functions relating to providing shelter or the management or operation of a public shelter under this law, locations and facilities suitable for the sheltering of the public and locations and facilities suitable for the sheltering of pet animals. Requires the administrator or director of the county emergency management agency to be responsible for the identification, coordination, and integration of private owners, operators, or controllers of real property, private locations, or facilities that are suitable for use as shelters of the public or of pet animals into emergency sheltering operations. -- HB2120 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

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HB2125 HD2 (HSCR 950-22)

RELATING TO OFFICIAL SCHOOL BUSINESS.

Introduced by: Saiki S (BR)

Establishes provisions relating to harassment; reporting; procedures; claims; legal actions; training. Requires the department of education report all substantial incidents of harassment to the proper law enforcement authority; implement procedures for handling harassment of its employees, including employees excluded from collective bargaining under law specified; assign employees within the department to handle harassment claims; and assist its employees with any legal actions that may arise from harassment. Requires the department and board to implement trainings for its staff on how to use de escalation techniques and handle harassment from outside actors. -- Establishes provisions relating to harassment of an educational worker. Provides that a person commits the offense of harassment of an educational worker if, with intent to impede the government operations of an educational worker, that person disrupts or interferes with the administration or functions of any school, school administration office, or school board. Provides that harassment of an educational worker is a misdemeanor. -- HB2125 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2135 HD2 (HSCR 939-22)

RELATING TO HISTORIC PRESERVATION REVIEWS.

Introduced by: Saiki S (BR)

Amends provisions relating to review of effect of proposed state projects. Allows the department of Hawaiian home lands to assume review of any proposed project relating to lands under its jurisdiction pursuant to this provision and pursuant to any administrative rules adopted thereunder; provided that the department of Hawaiian home lands has designated a Hawaiian home lands preservation officer who has professional competence and experience in the field of historic preservation; ensured that copies of all reports, maps, and documents, including those reflecting the Hawaiian home lands preservation officer's comments, recommendations, and decisions, are provided to the department to be incorporated into the historic preservation digital document management system and library; provided the department with written notice that the department of Hawaiian home lands has employed a qualified preservation officer; and a description of the procedures that the department of Hawaiian home lands will employ to ensure that all of the documentation identified in this provision will be provided to the department; and provided the department with written notice of the date on which the department of Hawaiian home lands will assume responsibility for project review under this provision and posted this information on the department of Hawaiian home lands' website; provided further that the written notice shall be provided at least 45 days before the date on which the department of Hawaiian home lands assumes such responsibility. -- Requires the department to retain authority for review under this provision for projects affecting properties listed or nominated for inclusion in the Hawaii register of historic places or the national register of historic places or located in a designated historic district. Act to be repealed on June 30, 2027 (sunset). -- HB2135 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2141 HD1 (HSCR 532-22)

RELATING TO REPORTS TO THE LEGISLATURE FOR THE DEPARTMENT OF HUMAN SERVICES.

Introduced by: Saiki S (BR)

Amends provisions relating to psychotropic medication and provisions relating to report to the legislature under department of human services law. Repeals department of human services reporting requirements. Repeals Act 281, session laws of 2006 that requires the office of youth services, the department of education, and the counties' parks and recreation departments to convene annually to share information on the best practices and outcomes and to submit to the legislature an annual report on the programs funded. -- HB2141 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2146 HD2 (HSCR 1019-22)

RELATING TO MARRIAGE LICENSES.

Introduced by: Saiki S (BR)

Amends provisions relating to marriage ceremony; license to solemnize and changes its title to marriage ceremony; license to solemnize; fees under marriage law. Requires the fee for any license to solemnize a marriage to be ____ dollars per year to be deposited into the general fund. Allows the department of health to increase the fee established under provision specified in accordance with law specified; provided that the department of health may increase the fee up to ____ per cent each year without being subject to law specified. Requires the amount to be sufficient to cover the expenses of

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maintaining, improving, and modernizing the issuance of licenses to solemnize marriages. Requires the department of health to keep an account of all fees collected and deposited into the general fund pursuant to this provision. -- Amends provisions relating to by whom solemnized. Repeals the expiration of and fees specific to civil licenses to solemnize marriages. -- HB2146 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2147 HD1 (HSCR 84-22)

RELATING TO MUNICIPAL SOLID WASTE LANDFILL PERMITS.

Introduced by: Saiki S (BR)

Amends provision relating to prohibitions; buffer zones under municipal solid waste landfill criteria. Adds any federal agency. -- HB2147 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to AEN/ HTH/ PSM/ then JDC

HB2148 HD2 (HSCR 943-22)

RELATING TO WATER POLLUTION CONTROL.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under water pollution law. Redefines State water to include wetlands required as a part of a water pollution control system are excluded. -- Amends provisions relating to permits; procedures for. Repeals provision that prohibits the department of health to require a water quality certification pursuant to section 401 of the federal Clean Water Act under this law for any applicant of the small scale beach restoration program that has received notice of authorization to proceed from the department of land and natural resources office of conservation and coastal lands. -- Amends provisions relating to Hawaiian loko i'a (loko ia). Repeal provisions that require the department to waive the requirement to obtain water quality certification under this law for any person that has received notice of authorization to proceed from the department of land and natural resources office of conservation and coastal lands under the statewide programmatic general permit for the restoration, repair, maintenance, and operation of loko i'a. -- Amends provisions relating to enforcement. Provides that if the director determines that any person has violated or is violating this law, any rule adopted pursuant to this law, or any permit to include water quality certification. -- Amends provisions relating to civil penalties. Increases fines. -- Amends provisions relating to certifying agency by changing it to certifying agency and water quality certification. Requires water quality certification pursuant to section 401 of the Act for any applicant for a federal license or permit to conduct any activity, including the construction or operation of facilities which may result in any discharge into navigable waters. Limits the term of any water quality certification issued by the director of health to not exceed 5 years. Prohibits the director to require a person to apply for a water quality certification for activities as specified. -- HB2148 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2155 HD1 (HSCR 517-22)

RELATING TO FEES.

Introduced by: Saiki S (BR)

Amends provisions relating to marriage license; agent to grant; fee. Increases fees for each license issued to the credit of the vital statistics improvement special fund. -- HB2155 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2159 HD1 (HSCR 163-22)

RELATING TO WORKFORCE DEVELOPMENT BOARDS.

Introduced by: Saiki S (BR)

Establishes provisions relating to conflict of interest. Requires the Hawaii workforce development board and local workforce development boards to develop written conflict of interest policies consistent with P.L. 113-128 (29 U.S.C. 3111(f), 3122(h)), and standards of conduct law. Provides that separate from and in addition to any standards of conduct set forth in chapter 84, a member of the workforce development board, or a member or standing committee member of a local workforce development board shall not vote on or participate in a discussion about a matter under consideration by a board regarding the provision of services by the member or by an entity the member represents; or that would provide direct financial benefit to the member or the member's immediate family; or engage in any other activity determined by the governor or the governor's designee to constitute a conflict of interest under P.L. 113-128 (29 U.S.C. 3111(f) and 3122(h)). -- Amends provisions relating to the Hawaii workforce development council law by changing its title to Hawaii workforce development board. -- Amends provisions relating to council; appointment; tenure by changing its title to Hawaii workforce development board; appointment; tenure. Establishes the Hawaii workforce development board and placed within the department of labor and industrial

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relations and shall fulfill the functions of the state workforce development board for purposes of the federal Workforce Innovation and Opportunity Act of 2014, P.L. No. 113-128. -- Amends provisions relating to powers of council by changing its title to powers of board. Requires the director of labor and industrial relations to appoint and fix the compensation of an executive director, who shall be exempt from civil service law and collective bargaining in public employment law. -- Amends provisions relating to career and technical education coordinating advisory council; and state rehabilitation council. -- Repeals provisions relating to organizational relationships. -- Amends provisions relating to annual report; workforce development; duties of council; duties of chairperson and executive director; report on workforce development programs manpower and development and training; administration; duties of the center; responsibilities; and administration by substituting the word board, or similar term, wherever the word council, or similar term, appears, as the context requires. -- Amends the Hawaii Revised Statutes to change the workforce development council to the workforce development board. Requires the board to develop written conflict of interest policies consistent with federal law. Amends the composition and powers of the board. Makes other conforming amendments. -- HB2159 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2169 HD1 (HSCR 475-22)

RELATING TO THE COMPREHENSIVE OFFENDER REENTRY SYSTEM.

Introduced by: Saiki S (BR)

Amends provisions relating to offender reentry; identification documents. Requires the department of public safety, in collaboration with the department of transportation and the examiner of drivers of each county, to inform inmates that departmental assistance is available to obtain civil identification cards, in accordance with provisions relating to civil identification cards of the highway safety law, and upon request to assist inmates who have 1 year or less prior to the inmate's parole or release date remaining on their prison sentence in obtaining a civil identification card. -- HB2169 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to PSM then JDC

HB2171 HD2 (HSCR 652-22)

RELATING TO PUBLIC SAFETY.

Introduced by: Saiki S (BR)

Establishes provisions relating to department of law enforcement. -- Amends provisions relating to structure of government; department heads and executive officers; civil service and exemptions. -- Establishes provisions relating to statewide law enforcement training center. -- Amends provisions relating to definitions under the pension and retirement systems law. -- Amends provisions relating to definitions under the law enforcement standards law. -- Amends the public safety law by changing its title to law enforcement law. -- Amends provisions relating to director of public safety; powers and duties by changing the title to law enforcement; powers and duties. -- Amends provisions relating to deputy directors; appointment; appointment of employees with police powers and other employees; criminal history checks; parking fees, exemption. Transfers all rights, powers, functions, and duties of the employees of the sheriff division, narcotics enforcement division, internal affairs office, and the law enforcement officers within the training and staff development division of the department of public safety to the department of law enforcement. Requires the positions of director of public safety, deputy director for administration, deputy director for corrections, and deputy director for law enforcement of the department of public safety to become the positions of director of corrections and rehabilitation, deputy director for correctional institutions, deputy director for rehabilitation services and programs, and deputy director for administration, respectively, within the department of corrections and rehabilitation established in this Act. -- Establishes within the department of law enforcement a statewide law enforcement training center to conduct training and certification under this provision. -- Amends provisions relating to definitions under pension and retirement systems law. Replaces the terms public safety with law enforcement. -- Amends provisions relating to definitions under law enforcement standards law. Redefines law enforcement to mean an employee of the department of law enforcement conferred with police powers by the director of law enforcement. -- Amends public safety law by changing it to law enforcement law. Requires the director of law enforcement to administer the public safety programs and homeland security. -- Amends provisions relating to deputy directors; appointment; provisions relating to appointment of employees with police powers and other employees, provisions relating to criminal history record checks, parking fees, exemption. Replaces the term public safety to law enforcement and public safety officer to law enforcement officer. Provides that this does not relieve county police officers of any authority or responsibility to enforce laws or to maintain public safety on

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state lands and in state buildings. -- Amends offenses against the person. Redefines emergency worker by replacing the terms public safety officer to employee of the department of law enforcement conferred with police powers by the director of law enforcement. -- Establishes director of corrections and rehabilitation; powers and duties, deputy directors; appointment, correctional health care program, criminal history record checks, federal reimbursement maximization special fund, sexual assaults in prison, and correctional facility and community correctional center death; reporting. -- Amends provisions relating to review of special, revolving, and trust funds under auditor law, provisions relating to structure of government under executive and administrative departments, provisions relating to department of public safety by changing it to department of corrections and rehabilitation, department heads and executive officers. Replaces the terms public safety to corrections and rehabilitation; the department of law enforcement. -- Amends provisions relating to restrictions on post employment. Adds the director of law enforcement; and the director of corrections and rehabilitations. -- Amends corrections law by changing it to corrections and rehabilitation law. -- Amends specified laws are amended by substituting the phrase department of corrections and rehabilitation, or similar term, wherever the phrase department of public safety, or similar term, appears; by substituting the phrase director of corrections and rehabilitation, or similar term, wherever the phrase director of public safety, or similar term, appears, as the context requires; and by substituting the phrase department of corrections and rehabilitation's, or similar term, wherever the phrase department of public safety's, or similar term, appears, as the context requires. Transfers all rights, powers, functions, and duties of the employees of the investigations division of the department of the attorney general performing non statutorily mandated functions; the employees of the state office of homeland security; and the employees of the department of transportation performing law enforcement functions and related employees to the department of law enforcement. -- Amends homeland security law. Redefines director to mean the director of law enforcement. Establishes within the department of law enforcement an office of home land security. Replaces the state department of defense to department of law enforcement. Replaces the state adjutant general to director of law enforcement. -- Amends provisions relating to law enforcement standards board; establishment. Decreases ex officio members from 9 members to 8 members. Provides that effective January 1, 2023, requires every reference to the department of public safety or the director of public safety in those leases, contracts, loans, agreements, permits, or other documents to be construed as a reference to the department of law enforcement or the director of law enforcement, or the department of corrections and rehabilitation or the director of corrections and rehabilitation, as appropriate. Further provides effective July 1, 2023, every reference to the department of transportation or the director of transportation, the department of the attorney general or the attorney general, or the department of defense or the state adjutant general in those leases, contracts, loans, agreements, permits, or other documents shall be construed as a reference to the department of law enforcement or the director of law enforcement, as applicable. -- Appropriation to the department of law enforcement for the purposes of this Act, including the establishment, hiring, and filling of positions within the department of law enforcement as follows; ____ permanent full time equivalent (1.0 FTE) director position; ____ permanent full time equivalent (2.0 FTE) deputy director positions; ____ permanent full time equivalent (3.0 FTE) private secretary positions; ____ permanent full time equivalent (1.0 FTE) special assistant position; ____ permanent full time equivalent (1.0 FTE) administrative services officer position; 1 permanent full time equivalent (1.0 FTE) human resources officer position; ____ permanent full time equivalent (1.0 FTE) planner position; ____ permanent full time equivalent (8.0 FTE) administrative services and accounting positions; ____ permanent full time equivalent (9.0 FTE) information services and technology positions; ____ permanent full time equivalent (4.0 FTE) internal support services positions; ____ permanent full time equivalent (8.0 FTE) human resources positions; ____ permanent full time equivalent (2.0 FTE) capital improvement project coordinator positions; ____ permanent full time equivalent (4.0 FTE) litigation coordination positions; ____ permanent full time equivalent (9.0 FTE) training and staffing development positions; ____ permanent full time equivalent (6.0 FTE) supervisory deputy sheriff positions; ____ permanent full time equivalent (5.0 FTE) office of homeland security investigator positions; ____ permanent full time equivalent (4.0 FTE) civil rights compliance positions; ____ permanent full time equivalent (1.0 FTE) public information officer position; and other operation costs. -- Appropriation to the department of corrections and rehabilitation for the purposes of this Act, including the establishment, hiring, and filling of positions within the department of corrections and rehabilitation as follows; 1 permanent full time equivalent (1.0 FTE) investigator VI position; 3 permanent full time equivalent (3.0 FTE) investigator V

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positions; 1 permanent full time equivalent (1.0 FTE) secretary I position; and 3 permanent full time equivalent (3.0 FTE) adult correctional officer 08 (CO-08) sergeant positions. (\$\$). -- HB2171 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2177 HD2 (HSCR 486-22)

RELATING TO STATE TAX ADMINISTRATION.

Introduced by: Saiki S (BR)

Amends provisions relating to electronic filing of tax returns. Expands the department of taxation's authority to require electronic filings. Requires certain tax return preparers to file returns electronically. -- Amends provisions relating to filing and payment of taxes by electronic funds transfer. Repeals the authorization to require electronic funds transfer or electronic filing if the federal government required that person to file or pay electronically. Removes the timeliness requirement from the electronic funds transfer penalty. -- Amends provisions relating to tax clearance fees. Removes the authority of the department of taxation to charge for certified copies of tax clearances. -- Amends provisions relating to tax clearance before procuring liquor licenses. Clarifies tax clearances for liquor license holders. Increases the aggregate cap on late filing penalties. Adds an additional penalty category for late filing of certain informational returns where no tax is due. -- Amends provisions relating to taxes paid pending appeal. Clarifies the interest calculations for taxes paid pending appeal. -- Amends provisions relating to withholdings by partnerships, estates, and trusts. Provides that a partnership, estate, or trust is liable for the required withholding from a nonresident taxpayer's distributive share of income. -- HB2177 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2179 HD1 (HSCR 994-22)

RELATING TO COLLECTION OF DELINQUENT TAXES.

Introduced by: Saiki S (BR)

Amends provisions relating to tax debt due the State; lien under the administration of taxes law. Provides that if a lien imposed by this provision is properly recorded as authorized under this provision, and 365 days have elapsed from the date of recording with no response or action by the taxpayer against whom the lien was recorded, the director may apply to the circuit court to have the lien converted into a civil judgment. Requires the circuit court to issue a civil judgment for an amount equivalent to the value of the lien. Provides that if a lien is converted to a civil judgment under this subsection, interest under provisions relating to additions to taxes for noncompliance or evasion; interest on underpayments and overpayments shall cease to accrue after the period to collect the unpaid amount has expired under the applicable statute of limitations or agreement. -- HB2179 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2180

RELATING TO HARBORS.

Introduced by: Saiki S (BR)

Amends the harbors law. Repeals provisions relating to Kewalo basin use permit; Honolulu harbor use permit; portability and provisions relating to maintenance of fire boat. -- HB2180

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to TRS then JDC

HB2185 HD1 (HSCR 391-22)

RELATING TO UNIVERSITY OF HAWAII REVENUE BONDS.

Introduced by: Saiki S (BR)

Authorizes the board of regents of the university of Hawaii, with the approval from the governor, to issue revenue bonds in whole or in part, the costs of construction or the costs of maintenance and modernization, or both, of any university project, any university system, any network or combination thereof, including reserves therefor as the board of regents may direct. -- Appropriation out of the revenue bond proceeds and interest to the board. Requires the university to notify the legislature upon issuance of the revenue bond (report to the legislature). (\$\$) -- HB2185 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2188

RELATING TO THE UNIVERSITY OF HAWAII TUITION AND FEES SPECIAL FUND.

Introduced by: Saiki S (BR)

Amends provisions relating to university of Hawaii tuition and fees special fund. Allows the university of Hawaii tuition and fees special fund to be used to pay for salaries in part or in full for positions that have been authorized by the legislature whose means of funding are the general revenues of the State of Hawaii. Provides that in paying for such general fund authorized salaries using funds in the university of Hawaii tuition and fees

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special fund, the university of Hawaii shall be exempted from the requirements of provisions relating to reimbursement for state contributions and provisions relating to contributions by certain state agencies as they pertain to the liability for the fringe benefits reimbursements. Allows the department of budget and finance to establish guidelines and parameters for managing the implementation of this provision. -- HB2188
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2195 HD2 (HSCR 598-22)

RELATING TO CESSPOOLS.

Introduced by: Kitagawa L, Branco P, Eli S, Hashimoto T, Holt D, Ilagan G, Johanson A, Lowen N, Matayoshi S, Matsumoto L, Nishimoto S, Perruso A, Sayama J, Tam A, Todd C, Wildberger T, Yamashita K

Establishes provisions relating to cesspool compliance pilot grant project. Establishes in the department of health the cesspool compliance pilot grant project to assist property owners and lessees on Hawaiian home lands with upgrading or converting a cesspool that the department has identified as failing. Requires the cesspool compliance pilot project to assist property owners and lessees on Hawaiian home lands in meeting the costs of upgrading or converting a failing cesspool to a director approved wastewater system; 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 and lessees on Hawaiian home lands 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 and the owner or lessee provides the department with the tax return required by this provision. Prohibits that a grant under this provision to be awarded to an owner of real property with a cesspool or lessees on Hawaiian home lands with a cesspool who is a taxpayer filing a single return or a married person filing separately with a federal adjusted gross income of ____ dollars or more; a taxpayer filing as a head of household with a federal adjusted gross income of ____ dollars or more; or a taxpayer filing a joint return or as a surviving spouse with a federal adjusted gross income of ____ dollars or more. Requires the owner's or lessee's income to be verified using the tax return of the most recent taxable year that is closed. Requires the department to grant awards on a 1st come, 1st serve basis, subject to funding availability. Requires the department to adopt rules as necessary to carry out the cesspool compliance pilot grant project; provided that the rules to include a method of calculating a sliding scale grant amount based upon the federal adjusted gross income of the owner or lessee of the property with a failing cesspool. Appropriation. (\$\$) -- HB2195 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2196 HD1 (HSCR 400-22)

RELATING TO STREAM MAINTENANCE.

Introduced by: Kitagawa L, Branco P, Eli S, Ganaden S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nishimoto S, Ohno T, Perruso A, Tam A, Tarnas D, Wildberger T, Woodson J

Establishes within the department of land and natural resources a 2 year stream maintenance reimbursement pilot program to reimburse homeowners for the costs incurred by a homeowner for clearing debris in or around a stream within ____ feet of the homeowner's property and where there is potential imminent harm of a flood occurring to the homeowner's property due to the debris in or around the stream. Report to the legislature. Requires the stream maintenance reimbursement pilot program to be repealed on June 30, 2024 (sunset). Appropriation. (\$\$) -- HB2196 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2197 HD1 (HSCR 786-22)

RELATING TO GAMBLING.

Introduced by: Kitagawa L, Branco P, Eli S, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Matayoshi S, Nakashima M, Onishi R, Sayama J, Tam A

Amends provisions relating to promoting gambling in the 1st degree. Provides that promoting gambling in the 1st degree is a class B felony. -- Amends provisions relating to promoting gambling in the 2nd degree. Provides that promoting gambling in the 2nd degree is a class C felony. -- Amends provisions relating to chapter not applicable; when under criminal procedure; deferred acceptance of guilty plea, nolo contendere plea law. Prohibits this law from applying when the offense charged is promoting gambling in the 1st degree; or promoting gambling in the 2nd degree. -- HB2197 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2199 HD1 (HSCR 460-22)

RELATING TO FISHPONDS.

Introduced by: Tarnas D, Branco P, Eli S, Ganaden S, Hashimoto T, Holt D, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Marten L, Matayoshi S, McKelvey A, Mizuno J,

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Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Quinlan S, Sayama J, Takayama G, Tam A, Todd C, Wildberger T, Woodson J
Appropriation to the department of land and natural resources to provide fingerlings and limu for restoration and restocking of fishponds and establish 1 full time equivalent (1.00 FTE) aquaculture coordinator biologist VI position. (\$\$) -- HB2199 HD1
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2206 HD1 (HSCR 333-22) RELATING TO AN APPROPRIATION FOR THE UNIVERSITY OF HAWAII.
Introduced by: Todd C, Hashimoto T, Holt D, Ilagan G
Appropriation to the university of Hawaii for athletics at the university of Hawaii at Manoa and Hilo. (\$\$) -- HB2206 HD1
Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HRE then WAM

HB2208 HD1 (HSCR 523-22) RELATING TO SEXUAL ABUSE OF MINORS.
Introduced by: Ichiyama L, Belatti D, Branco P, Clark L, Eli S, Ganaden S, Gates C, Hashem M, Holt D, Ilagan G, Kapela J, Kitagawa L, Lowen N, Marten L, Matsumoto L, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Onishi R, Perruso A, Quinlan S, Sayama J, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamashita K
Amends provisions relating to civil action arising from sexual offenses; application; certificate of merit by changing the title to civil action arising from sexual offenses; application; certificate of merit; trauma informed response. Provides that no action for recovery of damages based on physical, psychological, or other injury or condition suffered by a victim when the victim was a minor, arising from the sexual abuse of the victim by any person when the victim was a minor, shall be commenced against the person who committed the act of sexual abuse more than 32 years after the 18th birthday of the victim; or 5 years after the date the victim discovers or reasonably should have discovered that psychological injury or illness occurring after the victim's 18th birthday was caused by the sexual abuse, whichever occurs later. Requires a civil cause of action for the sexual abuse of a victim when the victim was a minor to be based upon sexual acts that constituted or would have constituted a criminal offense under sexual offenses or child abuse of provisions relating to offenses against the person law. Provides that in any civil action filed pursuant to this provision, a certificate of merit for each defendant named in the complaint shall be filed by the attorney for the plaintiff, and shall be electronically filed under seal and remain confidential. Provides that in any action filed pursuant to this provision, a defendant shall not be served, and the duty to serve a defendant with process shall not attach, until the court, other than a judge who is or will be the trier of fact in that action, has reviewed the certificates of merit filed pursuant to this provision with respect to that defendant, and has found in camera, based solely on those certificates of merit, that there is reasonable and meritorious cause for the filing of the action against that defendant. Provides that at that time, the duty to serve that defendant with process shall attach. Requires the failure to file certificates of merit to be grounds for a motion to dismiss the complaint. Provides that with respect to a legal entity against whom a claim is brought pursuant to this provision, a plaintiff may request, and a court may order, the personnel of the legal entity to undergo training on trauma informed response to allegations of sexual abuse. -- HB2208 HD1
Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HMS then JDC/ WAM/

HB2213 HD1 (HSCR 792-22) RELATING TO MAIL THEFT.
Introduced by: Matsumoto L, Branco P, Clark L, Eli S, Gates C, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, Marten L, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Tam A, Tarnas D, Ward G, Wildberger T
Establishes provisions relating to theft of mail. Provides that a person commits the offense of theft of mail if the person intentionally obtains or exerts unauthorized control over mail from another person's mailbox or premises without the effective consent of the addressee and with the intent to deprive that addressee of the mail. Provides that theft of mail is a misdemeanor. (COVID-19, COVID 19, coronavirus) -- HB2213 HD1
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2218 HD1 (HSCR 968-22) RELATING TO THE FRANK T. OKIMOTO REEF RUNWAY.
Introduced by: Kobayashi D, Aquino H, McKelvey A, Nakamura N, Perruso A
Establishes provisions relating to Frank T. Okimoto reef runway. Provides that runway 8R-26L at the Daniel K. Inouye international airport, commonly referred to as the reef runway, is designated as the Frank T. Okimoto reef runway. Requires the department

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of transportation to erect and maintain appropriate signage for the Frank T. Okimoto reef runway. -- HB2218 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2220 HD1 (HSCR 334-22)

RELATING TO NURSING.

Introduced by: Takayama G, Branco P, Eli S, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Kapela J, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Onishi R, Perruso A, Quinlan S, Tam A, Tarnas D, Yamane R, Yamashita K

Appropriation to the university of Hawaii to increase the state's capacity to train new nurses and project future nursing workforce needs. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB2220 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2225 HD1 (HSCR 995-22)

RELATING TO HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Quinlan S, Holt D, Luke S, Okimoto V, Onishi R, Sayama J, Takayama G

Appropriation to the Hawaii technology development corporation for the Hawaii small business innovation research program; for the manufacturing assistance grant program; and to support the excelerator grant program. (\$\$) -- HB2225 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2229 HD1 (HSCR 75-22)

RELATING TO COASTAL EROSION.

Introduced by: Quinlan S

Requires the university of Hawaii to establish and implement a 2 year program to study the impact of sandbag walls, often referred to as sand burritos, on sand movement patterns and coastal erosion and on public trust resources, including beach access, coastal water quality, and recreation, at Ehukai beach park, including from the shoreline area near Ke Iki road to Sunset beach. Report to the legislature. Appropriation. (\$\$) -- HB2229 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2233 HD1 (HSCR 462-22)

RELATING TO TEMPORARY ASSISTANCE FOR NEEDY FAMILIES.

Introduced by: Nakamura N, Belatti D, Branco P, Clark L, Cullen T, Ganaden S, Gates C, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kong S, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Tarnas D, Wildberger T, Woodson J, Yamane R, Yamashita K

Amends provisions relating to 1st to work; establishment; purpose. Authorizes the department of human services to provide eligible households receiving benefits under the temporary assistance for needy families or temporary assistance for other needy families programs with housing assistance subsidies of up to 500 dollar per month during their participation in the 1st to work program. Requires that any plan for expenditure of temporary assistance for needy families funds developed pursuant to provisions relating to expenditure of temporary assistance for needy families funds to be updated to account for expenditures for housing assistance subsidies; and expenditure of funds for the administration of housing assistance subsidies to be exempt from the Hawaii public procurement code and the purchases of health and human services law. Appropriation. (\$\$) -- HB2233 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2239 HD1 (HSCR 317-22)

RELATING TO CONDOMINIUMS.

Introduced by: Saiki S

Amends provisions relating to announcement or advertisement; publication under condominiums law. Requires the developer, at least once in each of 2 successive weeks, and at any time following the issuance of an effective date of the 1st developer's public report for the condominium project, to cause to be published in at least 1 newspaper published daily in the State with a general circulation in the county in which the project is to be located, and, if the project is located other than on the island of Oahu, in at least 1 newspaper that is published at least weekly in the county in which the project is to be located, an announcement or advertisement containing a statement that for a 30 day period following the initial date of sale of the condominium project, at least 90 per cent of the residential units being marketed shall be offered only to prospective owner occupants. -- Amends provisions relating to designation of residential units. Requires the developer of any project containing residential units to designate at least 90 per cent of the units for sale to prospective owner occupants pursuant to provisions

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relating to sale of residential units; developer requirements. -- HB2239 HD1
Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HOU then CPN

HB2240 HD1 (HSCR 254-22)

RELATING TO OTHER POST-EMPLOYMENT BENEFITS.

Introduced by: Saiki S

Authorizes the issuance of general obligation bonds for appropriation to pay or prepay the state's other post employment benefits liability. -- Amends provisions relating to other post-employment benefits trust. Provides that if the State issues general obligation bonds to pay or prepay the State's unfunded actuarial accrued liability and contributes the proceeds to the trust fund, the outstanding balance of the general obligation bonds shall be considered part of the State's unfunded actuarial accrued liability for purposes of the determination of the preliminary annual required contribution. Provides that the annual required contribution would be the preliminary annual required contribution less the related general obligation bond repayment. (\$\$) -- HB2240 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2243 HD1 (HSCR 239-22)

RELATING TO CONDOMINIUMS.

Introduced by: Saiki S

Amends provisions relating to upkeep of condominium under condominiums law. Requires buildings and structures, and parts thereof, to be maintained in a safe and sanitary condition. Requires all devices and safeguards as required by the applicable county building code to be maintained in conformance with the code. Requires the association or the association's designated agency to be responsible for the maintenance of buildings and structures. Requires the appropriate county building official to have the authority to require a building or structure to be reinspected. -- HB2243 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2246 HD1 (HSCR 57-22)

RELATING TO THE STATE HIGHWAY ENFORCEMENT PROGRAM SURCHARGE.

Introduced by: Aquino H, Cullen T, Ilagan G, Yamane R

Amends provisions relating to noncompliance with stopping, standing, or parking requirements. Requires any person committing a violation of any law prohibiting or restricting the stopping, standing, or parking of vehicles on state highways to be charged, in addition to any other applicable penalties and fines, a state highway enforcement program surcharge of ____ to be enforced and collected by the district courts and to be deposited into the state highway fund; provided that 50 per cent of each surcharge collected shall be disbursed to the police department of the county in which the violation occurred. -- HB2246 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2247 HD1 (HSCR 791-22)

RELATING TO OPERATING A VEHICLE UNDER THE INFLUENCE OF AN INTOXICANT.

Introduced by: Aquino H

Establishes provisions relating to ignition interlock device; compliance; driver's license eligibility under use of intoxicants while operating a vehicle law. Requires any person whose driver's license has been revoked pursuant to provision specified or who has been convicted under provisions specified, and who has an ignition interlock device installed in any vehicle operated by the person, to be eligible for a driver's license following the expiration of the applicable revocation period only upon proof of compliance to the director of transportation that the person for the 1st offense, or any offense not preceded within 10 years of a prior offense, has had a period of 60 consecutive days without any violations; for an offense that occurs within 10 years of a prior offense, has had a period of 90 consecutive days without any violations; or for a habitual offense and subsequent offenses that occur within 10 years of 2 or more prior offenses, has had a period of 180 consecutive days without any violations. Requires any violation that occurs during the period in which the ignition interlock device is installed to constitute as noncompliance. Requires the time required to prove compliance to commence again after any violation until compliance is proven. Requires the requirements of provision specified to be in addition to any sanction or penalty imposed pursuant to provisions specified. Requires the requirements of this provision to be an administrative requirement of being eligible to apply for a driver's license. Requires any person whose driver's license has been revoked pursuant to provision specified or who has been convicted under provisions specified, to be deemed eligible to apply for a driver's license ____ months following the expiration of the revocation period. -- Amends

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provisions relating to operating a vehicle under the influence of an intoxicant. Allows any person sentenced pursuant to provision specified to file a motion for early termination of the applicable revocation period if the person was not sentenced to any additional mandatory revocation period pursuant to provision specified; actually installed and maintained an ignition interlock device on all vehicles operated by the person for a continuous period of 6 months, after which the person maintained the ignition interlock device on all vehicles operated by the person for a continuous period of 3 months without violation, as that term is defined in rules established by the department of transportation; and the person has complied with all other sentencing requirements. Requires nothing in this provision to require a court to grant early termination of the revocation period if the court finds that continued use of the ignition interlock device will further the person's rehabilitation or compliance with this provision. -- HB2247 HD1
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2248 HD1 (HSCR 319-22)

RELATING TO SCHOOLS.

Introduced by: Woodson J, Branco P, Eli S, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Lowen N, Marten L, Mizuno J, Morikawa D, Nakamura N, Perruso A, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T

Amends provisions relating to attendance compulsory; exceptions. Redefines private school to mean an educational institution that teaches students in any grade from kindergarten through grade 12 and that is either licensed; licensed and accredited by the Hawaii Association of Independent Schools, Hawaii Council of Private Schools, Western Association of Schools and Colleges, Western Catholic Educational Association, Association of Christian Schools International, or a similar entity recognized by the Hawaii Council of Private Schools that meets or exceeds the standards set by the aforementioned entities; or accredited by the Hawaii Association of Independent Schools, Hawaii Council of Private Schools, Western Association of Schools and Colleges, Western Catholic Educational Association, Association of Christian Schools International, or a similar entity recognized by the Hawaii Council of Private Schools that meets or exceeds the standards set by the aforementioned entities, and submits health and safety documentation to the Hawaii Council of Private Schools or the Hawaii Catholic Schools office on an annual basis. -- HB2248 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to EDU then JDC/ WAM/

HB2250 HD1 (HSCR 554-22)

RELATING TO GARDENS.

Introduced by: Woodson J, Branco P, Eli S, Gates C, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Onishi R, Perruso A, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Wildberger T

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; provided further that the growing of edible and native Hawaiian plants shall be made a priority in the school gardens. -- Amends provisions relating to urban gardening programs. Allows the Hawaii community development authority to develop programs that provide incentives for the development of urban gardening programs; provided that the college of tropical agriculture and human resources of the university of Hawaii at Manoa shall be consulted regarding best practices in urban gardening, including vertical gardening, aquaponics, and community gardening. -- HB2250 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2255 HD1 (HSCR 1005-22)

RELATING TO ENERGY EFFICIENCY.

Introduced by: Lowen N, Marten L, Perruso A

Amends provisions relating to energy efficiency and environmental standards for state facilities, motor vehicles, and transportation fuel. Requires each agency, with regard to buildings and facilities, to use life cycle cost benefit analysis to purchase energy efficient equipment such as energy star products and use public benefits fee administrator and utility rebates where available to reduce purchase and installation costs; and prioritize appliances that meet the standards required to qualify for public benefits fee administrator rebates. -- HB2255 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

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HB2256 HD1 (HSCR 298-22)

RELATING TO A DEPARTMENT OF ENVIRONMENTAL PROTECTION.

Introduced by: Lowen N, Johanson A, Marten L

Amends provisions relating to structure of government. Establishes the department of environmental protection (Section 26-) by July 1, 2026. Establishes a department of environmental protection working group to address the logistics required for the State to establish a department of environmental protection by July 1, 2026, including but not limited to developing an organizational and functional plan, including recommendations on the implementation, structure, and funding for the department; and a plan for the orderly transition and transfer of existing departmental functions, authority, records, and resources necessary for the establishment of the department. Report to the legislature.

-- HB2256 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2260 HD1 (HSCR 159-22)

RELATING TO CANNABIS.

Introduced by: Yamane R

Amends provisions relating to medical use of cannabis; conditions of use. Redefines transportation to include dispensaries, to the extent authorized by provisions relating to dispensary operations. Redefines medical cannabis dispensary or dispensary to mean a person licensed by the State to own, operate, or subcontract no more than 3 production centers and no more than 3 retail dispensing locations. Redefines medical cannabis production center to production center by replacing the term facility to series of structures located within the secured perimeter fence line. -- Amends provisions relating to medical cannabis dispensaries; authorized; licensure. Increases production centers, and cannabis plants. Increases a dispensary licensee to establish retail dispensing locations. -- Amends provisions relating to medical cannabis dispensaries; license application procedure and verification; fees. Repeals fee amount. -- Amends provisions relating to dispensary operations. Exempts if no certified laboratory is located in the county or on the island where the dispensary is located. Allows the department of health to authorize a dispensary to purchase cannabis and manufactured cannabis products from another dispensary in a manner prescribed by the department by rules adopted pursuant to this law and provisions relating to administrative procedure law; provided that the purchasing dispensary establishes to the department's satisfaction that the purchase is necessary to ensure that qualifying patients have continuous access to cannabis for medical use; or the cannabis and manufactured cannabis products are for medical, scientific, or other legitimate purposes approved by the State; the selling dispensary may transport no more than 320 ounces of cannabis or manufactured cannabis products to the purchasing dispensary within a ____ period; the cannabis and manufactured cannabis products are transported between the dispensaries for medical, scientific, or other legitimate purposes approved by the State; and nothing in this provision shall relieve any dispensary of its responsibilities and obligations under this law and uniform controlled substances Act. -- Amends provisions relating to medical cannabis dispensary rules. Requires the department of health to establish standards with respect to include the submission of applications and renewals of licenses to dispensaries; the submission of applications for each additional production center and each additional retail dispensing location; and dispensary to dispensary sales. -- Amends provisions relating to manufacturing of medical cannabis products. Requires the department of health to establish health, safety, manufacturing, and product stability standards regarding the manufacture of manufactured cannabis products. -- HB2260 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2272 HD1 (HSCR 387-22)

RELATING TO CONDOMINIUM ASSOCIATIONS.

Introduced by: Johanson A, Belatti D, Ichiyama L, Luke S, Nishimoto S, Ohno T, Saiki S, Tam A

Amends provisions relating to contents of declaration under condominiums law. Requires a declaration to describe or include the total percentage of the common interest, and any other approvals or consents, that are required to amend the declaration. Allows the declaration to be amended at any time by the 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 developer's public report. Requires a developer's public report to contain a breakdown of the annual maintenance fees, which includes the annual reserve contributions based on a reserve study, and the monthly estimated cost for each unit, certified to have been based on generally accepted accounting principles, and a statement regarding when a purchaser shall become obligated to start paying the fees. -- Amends provisions relating to bylaws. Allows the bylaws to be amended at any

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time by the vote or written consent of at least 67 per cent of all unit owners. Allows any proposed bylaws together with the detailed rationale for the proposal to be submitted by the board or by a volunteer unit owners group. Requires the proposal, if submitted by that group, to be accompanied by a petition signed and dated by not less than 25 per cent of the unit owners as shown in the association's record of ownership. Requires the petition to be valid only if submitted within 120 days of the earliest signature. -- Amends provisions relating to association meetings. Requires electronic meetings and electronic, machine, or mail voting to be authorized for any electronic, machine, or mail voting for which notice of voting has been sent while a state of emergency or local state of emergency was in effect for the county in which the condominium is located but is no longer in effect as of the deadline for the electronic, machine, or mail voting; provided that the deadline is within 60 days of the date the notice was 1st sent. -- Amends provisions relating to board meetings. Allows the board, in lieu of notice, to make the rules available to owners on an association website. -- HB2272 HD1

Current Status: Feb=18 22 Introduction/Passed First Reading - Senate
Feb=18 22 Single Referral to CPN

HB2273 HD1 (HSCR 246-22)

RELATING TO FIREWORKS.

Introduced by: Johanson A, Belatti D, Cullen T, Kitagawa L, LoPresti M, Matayoshi S, Mizuno J, Nishimoto S, Ohno T, Perruso A

Amends provisions relating to penalty under fireworks law. Requires, in addition to the penalties provided in this law, any person violating provisions specified to be considered to be in violation of the noise control rules adopted by the department of health pursuant to noise pollution law; punishable pursuant to provisions relating to penalties; and subject to a citation pursuant to provisions relating to citation. -- Amends provisions relating to penalties under fireworks law. Requires any person who violates this law, any rule adopted pursuant to this law, other than vehicular noise control rules, any permit or variance issued pursuant to this law, or a provision specified in provisions relating to penalties, to be fined no more than 10,000 dollars for each separate offense. -- Amends provisions relating to citation under noise pollution law. Requires any person violating provisions specified to be considered to have violated the noise control rules adopted pursuant to this law and to be subject to a citation under this provision. -- Appropriation to the department of health for the establishment of 1 full time equivalent (1.0 FTE) inspector position in the noise section of the indoor and radiological health branch of the department of health to enforce provisions relating to penalty under fireworks law. -- Appropriation to the department of health for the department of health to enter into a contract with a security company to assist the inspector established in enforcing provision specified, annually from October through the end of the 2nd week of January. -- HB2273 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HTH/ PSM/ then JDC/ WAM/

HB2274 HD2 (HSCR 921-22)

RELATING TO UNDERGROUND FUEL STORAGE TANKS.

Introduced by: Johanson A, Ichiyama L, Lowen N, Luke S, Saiki S, Tarnas D
Establishes provisions relating to large capacity underground storage tank systems; prohibited. Provides that beginning July 1, 2022, Prohibits the department of health to issue a permit for a new large capacity underground storage tank system located mauka of the applicable underground injection control line; provided that a permit may be issued by the department for purposes of repairing or replacing an existing large capacity underground storage tank system. Further provides that beginning January 1, 2045, prohibits a person to operate a large capacity underground storage tank system located mauka of the applicable underground injection control line, and prohibits a permit for a large capacity underground storage tank system located mauka of the underground injection control line to be renewed. -- HB2274 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2275 HD1 (HSCR 247-22)

RELATING TO FIREWORKS INFRACTIONS.

Introduced by: Johanson A, Aquino H, Belatti D, Cullen T, Ganaden S, Hashimoto T, Ichiyama L, Kitagawa L, LoPresti M, Marten L, Matayoshi S, Mizuno J, Nishimoto S, Ohno T, Perruso A, Takayama G, Tam A

Establishes a new law under title 38 relating to adjudication of fireworks infractions. Establishes provisions relating to applicability. Requires all fireworks infractions, including fireworks infractions committed by minors, to be adjudicated pursuant to this law, except as provided in provisions specified or as otherwise specifically provided for in this law. Requires this law to be applied uniformly throughout the State and in all counties. Prohibits any fireworks infraction from being classified as a criminal offense.

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Establishes provisions relating to venue and jurisdiction; notice of infraction, determination final unless contested; answer required; court action after answer or failure to answer; hearings; monetary assessments; time computation; powers of the district court judge hearing cases pursuant to this chapter; trial and concurrent trial; and rules. -- Amends provisions relating to penalty and changes its title to penalty; fireworks infractions. Requires any person violating any other provision of this law to be fined _____ dollars subject to the adjudication proceedings under _____ law. -- Appropriation to the judiciary to update the judiciary information management system for the implementation of the adjudications process. (\$\$) -- HB2275 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to JDC then WAM

HB2276 HD1 (HSCR 403-22)

RELATING TO INVASIVE SPECIES.

Introduced by: Onishi R, Branco P, Ganaden S, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Ohno T, Perruso A, Sayama J, Tarnas D, Todd C
Appropriation to the department of transportation to coordinate the removal of albizia and other invasive trees that potentially threaten public roadways and utility infrastructure rights of way on public and private land; provided that no funds shall be made available under this provision unless matched on the basis of 2 dollars from public utility sources for each dollar from the state. (\$\$) -- HB2276 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2277 HD1 (HSCR 422-22)

RELATING TO EDUCATION.

Introduced by: Sayama J, Branco P, Clark L, Eli S, Gates C, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Quinlan S, Takayama G, Todd C, Wildberger T, Yamashita K
Appropriation to the department of education for the promotion and support of surfing as an interscholastic sport. (\$\$) -- HB2277 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2278 HD1 (HSCR 180-22)

RELATING TO ENERGY.

Introduced by: Sayama J, Branco P, Clark L, Eli S, Ganaden S, Gates C, Hashem M, Ichiyama L, Ilagan G, Kapela J, LoPresti M, Lowen N, Marten L, McKelvey A, Mizuno J, Nakamura N, Nakashima M, Nishimoto S, Perruso A, Quinlan S, Takayama G, Tam A, Todd C

Establishes provisions relating to tax credit to mitigate the effect of a carbon emissions tax on taxpayers under the income tax law. Provides to each qualified taxpayer, who files an individual income tax return, whether as a single taxpayer, a head of household, a married individual filing a separate return, a married couple filing a joint return, or a surviving spouse, a refundable income tax credit that shall be deductible from the taxpayer's net income tax liability, if any, imposed by this law for the taxable year in which the credit is properly claimed. -- Amends provisions relating to environmental response revolving fund; uses; energy security special fund; uses; environmental response, energy, and food security tax; uses by changing its title to environmental response, energy, carbon emissions, and food security tax; uses under the fuel tax law. Amends the environmental response, energy, and food security tax to address carbon emissions. -- Amends provisions relating to energy systems development special fund. -- HB2278 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2280 HD2 (HSCR 932-22)

RELATING TO REAL PROPERTY.

Introduced by: LoPresti M

Establishes provisions relating to personal agriculture allowed under planned community associations law. Provides that notwithstanding any provision of an association document to the contrary, no association shall prohibit or unreasonably restrict the use of a members enclosed yard area for personal agriculture. Requires that this provision to apply only to enclosed yard areas that are designated for the exclusive use of the unit owner. Exemptions apply to provisions in an association document that impose reasonable restrictions on the use of a members enclosed yard area for personal agriculture; or prohibit an association from applying rules and regulations requiring that dead plant material and weeds, with the exception of straw, mulch, compost, and other organic materials intended to encourage vegetation and retention of moisture in the soil, be regularly cleared from the enclosed yard area. -- HB2280 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

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HB2284 HD1 (HSCR 388-22)

RELATING TO EQUITABLE DISTRIBUTION OF GROW OUR OWN RESOURCES FOR HAWAIIAN IMMERSION TEACHERS.

Introduced by: Branco P, Aquino H, Belatti D, Clark L, Ganaden S, Gates C, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kitagawa L, Kobayashi B, Kobayashi D, Lowen N, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Quinlan S, Sayama J, Takayama G, Tarnas D, Todd C, Yamashita K

Establishes provisions relating to Hawaii teacher stipend program under the education law and the Hawaii charter school teacher stipend program under the public charter schools law. Establishes the Hawaii teacher stipend program to be administered by the department and the Hawaii charter school teacher stipend program to be administered by the state public charter school commission to address the shortfall of licensed teachers in the department's schools and public charter schools, especially in Hawaiian immersion and identified shortage area schools. Requires preference for a stipend to be given to students who commit to teach in a Hawaiian immersion school. Requires stipend recipients to teach in the Hawaii public school system or public charter school of the State for 5 consecutive years immediately following completion of a state-approved teacher education program. -- Establishes provisions relating to Hawaii teacher stipend program special fund and Hawaii charter school teacher stipend special fund. Establishes the Hawaii teacher stipend program special fund and Hawaii charter school teacher stipend special fund, into which shall be deposited legislative appropriations and all moneys received as repayment from students due to a breach in contractual agreements under the Hawaii teacher stipend program and the Hawaii charter school teacher stipend program established under this provision. Requires the special fund to be administered by the department and the commission to provide ongoing funding of stipends to students in the Hawaii teacher stipend program and the Hawaii charter school teacher stipend program, or any successor programs, and related costs. -- Appropriation into the Hawaii teacher stipend program special fund and the Hawaii charter school teacher stipend program special fund. (\$\$). (COVID-19, COVID 19, coronavirus) -- HB2284 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2288 HD2 (HSCR 451-22)

RELATING TO LAND.

Introduced by: Branco P, Hashimoto T, Holt D, Ilagan G, Morikawa D, Sayama J, Tarnas D

Requires the fee simple interest in the parcel of land designated as TMK (1) 3-2-030-002-0000-000 with the existing improvements thereon, to be conveyed by the appropriate state agency currently holding the fee simple interest to the parcel to the department of Hawaiian home lands. -- HB2288 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2293 HD1 (HSCR 776-22)

RELATING TO HEALTH.

Introduced by: Mizuno J, Belatti D, Branco P, Ganaden S, Gates C, Hashimoto T, Ilagan G, Kapela J, Kitagawa L, LoPresti M, Marten L, Matsumoto L, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Perruso A, Takayama G, Tam A, Tarnas D, Wildberger T

Establishes within the department of health, the prevent suicide Hawaii task force to undertake a study to develop general and specific policies and procedures necessary to improve the manner in which suicide prevention is conducted in the State; consider the goals, themes, and formal objectives of the strategic plan to reduce suicides in Hawaii by at least 25 per cent by 2025 for the purpose of developing action items to develop proposed legislation; monitor implementation of the strategic plan, on the progress, challenges, and recommendations for adjustments; and examine, evaluate, and determine methods to improve education, awareness, support services, and outreach to best prevent suicides in Hawaii. Annual reports to the legislature. Task force to cease to exist on January 1, 2026 (sunset). -- HB2293 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2302 HD1 (HSCR 143-22)

RELATING TO THE UNIVERSITY OF HAWAII SEA GRANT COLLEGE PROGRAM.

Introduced by: Nakashima M

Appropriation to the university of Hawaii for the continued operation and disaster preparedness outreach efforts of the sea grant college program. (\$\$) -- HB2302 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2303 HD1 (HSCR 645-22)

RELATING TO THE UNIFORM INFORMATION PRACTICES ACT.

Introduced by: Nakashima M, Belatti D, Luke S, Mizuno J, Morikawa D

Amends provisions relating to government records; exceptions to general rule under the

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uniform information practices act (modified) law. Prohibits this provision to require disclosure of drafts, internal memoranda and correspondence, and other deliberative and pre-decisional materials that are a direct part of an agency's internal decision-making process, disclosure of which would impair the agency's ability to make sound and fair decisions, but only to the extent that such impairment outweighs the public interest in disclosure. -- HB2303 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Single Referral to JDC

HB2304 HD1 (HSCR 553-22)

RELATING TO THE FARM TO SCHOOL PROGRAM.

Introduced by: Hashem M, Clark L, Gates C, Hashimoto T, Kapela J, Lowen N, Marten L, Matayoshi S, Ohno T, Perruso A, Takayama G, Todd C

Appropriation to the department of education to secure additional resources to help implement the Hawaii farm to school program, specifically to implement internal systems and controls to meet the state's local food goals in school meals, including a centralized food data system, training for cafeteria staff for preparation and procurement, and consultants to effectuate plans of the program in all department schools. Report to the legislature. (\$\$) -- HB2304 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to EDU/ AEN/ then WAM

HB2305 HD1 (HSCR 575-22)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Hashem M, Marten L, Perruso A, Todd C

Appropriation to the university of Hawaii for the college of tropical agriculture and human resources to study diseases affecting the production of ornamental red ginger on Oahu and the neighbor islands and to develop mitigation strategies for any identified diseases. (\$\$) -- HB2305 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2307 HD1 (HSCR 236-22)

RELATING TO FOOD SAFETY.

Introduced by: Hashem M, Branco P, Eli S, Ilagan G, Kobayashi B, Lowen N, Marten L, Matayoshi S, Nishimoto S, Perruso A, Tam A, Todd C, Wildberger T

Appropriation to the department of agriculture to provide education and support to businesses in the state regarding the federal Food and Drug Administration's (FDA) industry guidance on colored sea salt. (\$\$) -- HB2307 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to AEN then WAM

HB2309 HD2 (HSCR 627-22)

RELATING TO INCARCERATION.

Introduced by: Ohno T, Branco P, Ganaden S, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Quinlan S, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T

Appropriation to the department of public safety for the development and maintenance of diversion, reentry, and rehabilitation services and programs by non profit organizations within the state, as they relate to offenders while they are in the department of public safety's custody and control; provided that the department may distribute the moneys appropriated through grants; provided further that these distributions shall not be subject to provisions relating to grants and subsidies. -- Appropriation to the judiciary for the development and maintenance of diversion, reentry, and rehabilitation services and programs by non profit organizations within the state, as they relate to offenders falling under the jurisdiction of the judiciary; provided that the judiciary may distribute the moneys appropriated through grants; provided further that these distributions shall not be subject to provisions relating to grants and subsidies. -- Appropriation to the Hawaii paroling authority for the development and maintenance of diversion, reentry, and rehabilitation services and programs by non profit organizations within the state, as they relate to offenders who fall under the jurisdiction of the authority; provided that the authority may distribute the moneys appropriated through grants; provided further that these distributions shall not be subject to provisions relating to grants and subsidies. (\$\$) -- HB2309 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2312 HD1 (HSCR 201-22)

RELATING TO PRISON REFORM.

Introduced by: Ohno T, Branco P, Clark L, Ganaden S, Hashimoto T, Ilagan G, Kapela J, Kong S, LoPresti M, Lowen N, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Takayama

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G, Tam A, Tarnas D, Todd C

Establishes the women's corrections implementation commission law. Establishes provisions relating to women's corrections implementation commission; established; powers and duties. Establishes within the judiciary, for administrative purposes, a commission to be known as the women's corrections implementation commission. Requires the commission to develop and implement an evidence-based, gender-responsive plan to divert non-violent women offenders, especially those with minor children, from the criminal justice system; ensure that the recommendations made in the final report of the House Concurrent Resolution No. 85 (2016) task force on prison reform to the legislature during the regular session of 2019 are implemented; review existing local resources and programs focused on women in the justice system for their effectiveness and capacity for expansion; and consider model programs that include residential, in-person and community-based rehabilitation programs, supportive and subsidized housing, restorative justice, and educational programs. -- Establishes provisions relating to women's corrections implementation commission; membership; and administrative support. -- Appropriation. (\$\$) -- HB2312 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2329 HD2 (HSCR 961-22)

RELATING TO HISTORIC PRESERVATION.

Introduced by: Gates C, Clark L, Ganaden S, Hashem M, Ilagan G, Marten L, Morikawa D, Nakamura N, Ohno T, Todd C, Woodson J

Establishes provisions relating to president Barack Obama historical markers. Requires the department of land and natural resources to consult with the Hawaii tourism authority and state foundation on culture and the arts to identify sites in the State that were significant in the life of President Barack Obama, the 44th President of the US of America, and determine appropriate locations for historical markers to indicate these significant sites. Appropriation. (\$\$) -- HB2329 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2332 HD1 (HSCR 287-22)

RELATING TO EASEMENTS.

Introduced by: Tarnas D

Establishes provisions relating to easements; formal subdivision process and approval exemption. Provides that notwithstanding any provision of law to the contrary, the granting of easements on public lands may be exempt from formal subdivision process and approval requirements, including requirements for surveying and formalizing easements. Allows the government agency that grants the easements to notify in writing the county with jurisdiction to process and approve the easements of the government agency's intent to invoke this exemption. -- Amends provisions relating to disposition of real property. Provides that notwithstanding any other law to the contrary and except as provided in this provision, each county, subject to the approval of the council, may grant, sell, or otherwise dispose of any easement for particular purposes in perpetuity by direct negotiation or otherwise, subject to reverter to the county upon the termination or abandonment of the specific purpose for which the easement was granted, including easements over, under, through, and across land bordering the ocean and easements for any governmental or public utility purpose or for chilled water and seawater distribution systems for renewable energy seawater air conditioning district cooling systems. -- HB2332 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2336 HD2 (HSCR 506-22)

RELATING TO THE PHOTO RED LIGHT IMAGING DETECTOR SYSTEMS PROGRAM.

Introduced by: Aquino H

Amends provisions relating to definitions under photo red light imaging detector systems law. Redefines the definition of photo red light imaging detector to mean a device, or combination of devices, used for the enforcement of provisions relating to traffic control signal legend. -- Amends provisions relating to summons or citations. Requires, whenever any motor vehicle is determined to have disregarded a steady red signal, the state's or county's 3rd party contractor to cause a summons or citation to be sent by 1st class mail to the registered owner of the motor vehicle beginning January 1, 2021. Requires the summons or citation to be mailed to the registered owner's address on record at the vehicle licensing division and postmarked within 10 calendar days after the date of the incident. -- Amends provisions relating to registered owner's responsibility for a summons or citation. Requires the registered owner to be strictly liable for a violation of provisions relating to traffic control signal legend, unless the registered owner presents 1 or more of the defenses specified by a preponderance of the evidence. -- Appropriation into and out of the photo red light imaging detector systems program special fund for purposes of establishing the photo red light imaging detector

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systems pilot program. -- Amends act 30, session laws of 2020, relating to highway safety law, as amended by act 133, session laws of 2021. Requires the department of transportation to transfer 125,779 dollars in fiscal year 2022-2023, fiscal year 2023-2024, and fiscal year 2024-2025 to the department of the prosecuting attorney of the city and county of Honolulu; provided that the department of the prosecuting attorney of the city and county of Honolulu shall expend these moneys exclusively for personnel costs related to the photo red light imaging detector systems program; and provided further that any remaining balances at the end of each fiscal year shall be returned to the department of transportation. (\$\$) -- HB2336 HD2

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to TRS then JDC/ WAM/

HB2337 HD1 (HSCR 782-22)

RELATING TO HIGHWAY SAFETY.

Introduced by: Aquino H, Ilagan G

Amends provisions relating to definitions under use of intoxicants while operating a vehicle law. Defines substance abuse to mean the use or misuse of alcohol, any drug on schedules 1 through 4 of the uniform controlled substances act, or any substance as defined in this provision, to any extent deemed deleterious or detrimental to the user, to others, or to society. Redefines drug to include any substance that, when taken into the human body, can impair the ability of a person to operate a vehicle safely. Redefines substance 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 systems stimulants, hallucinogens, dissociative anesthetics, narcotic analgesics, inhalants, and cannabis. -- HB2337 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2338 HD1 (HSCR 667-22)

RELATING TO THE STATE DRUG AND ALCOHOL TOXICOLOGY TESTING LABORATORY.

Introduced by: Aquino H

Appropriation out of the state highway fund for the department of health to be deposited into the state drug and alcohol toxicology testing laboratory special fund. Appropriation out of the fund for the establishment of a state drug and alcohol toxicology testing laboratory, including the costs of laboratory instrumentation, facility renovation and security upgrades, office furniture and supplies, laboratory equipment, and other purposes that support a state drug and alcohol toxicology testing laboratory. (\$\$) -- HB2338 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2339 HD1 (HSCR 668-22)

MAKING AN EMERGENCY APPROPRIATION TO THE STATE DRUG AND ALCOHOL TOXICOLOGY TESTING LABORATORY SPECIAL FUND.

Introduced by: Aquino H

Appropriation out of the state highway fund for the department of health to be deposited into the state drug and alcohol toxicology testing laboratory special fund. Appropriation out of the fund for the establishment of a state drug and alcohol toxicology testing laboratory, including the costs of laboratory instrumentation, facility renovation and security upgrades, office furniture and supplies, laboratory equipment, and other purposes that support a state drug and alcohol toxicology testing laboratory. (\$\$) -- HB2339 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2340 HD2 (HSCR 924-22)

RELATING TO CONTROLLED SUBSTANCES.

Introduced by: Belatti D, Tam A, Yamane R

Amends provisions relating to definitions under narcotics law. Redefines address also includes a post office box; provided that the pharmacy dispensing the prescription has the physical location where an individual resides on file. -- HB2340 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2344 HD2 (HSCR 955-22)

RELATING TO PROBATION.

Introduced by: Takumi R

Amends provisions relating to revocation, modification of probation conditions. Requires, halfway through the defendant's period of probation, the probation officer to conduct a formal review of the defendant's progress and to provide the defendant information on how to file a motion with the court for early termination of probation, if the defendant so chooses. -- Amends provisions relating to summons or arrest of defendant on probation; commitment without bail. Allows a probation or law enforcement officer, having probable cause to believe that the defendant has failed to comply with a discretionary condition

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under provision specified imposed as a condition of the order, to issue the defendant a written notice of a court hearing that states the defendant's alleged violation and the date, time, location, and purpose of the hearing at any time before the discharge of the defendant or the termination of the period of probation. -- HB2344 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2345 HD1 (HSCR 465-22)

RELATING TO LAND.

Introduced by: Matayoshi S, Luke S

Allows the State to acquire the fee simple interest, a lease, or another form of interest in the parcel of real property identified as TMK (1) 9-1-102-027-0000, located in Ewa Beach on the island of Oahu, for the purpose of developing affordable housing or facilitating the development of affordable housing with a priority given at that location to department of education classroom teachers in the beginning of their careers. Appropriation to the Hawaii housing finance and development corporation for the purchase or other acquisition of land in Ewa Beach on the island of Oahu pursuant to this Act. Provides that this Act shall not be construed to restrict or prohibit the Hawaii housing finance and development corporation from allocating any funds in the dwelling unit revolving fund; or using any other loan or development program established pursuant to the Hawaii housing finance and development corporation law to facilitate the construction of any housing project at the real property identified as TMK (1) 9-1-102-027-0000. -- HB2345 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2355

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. (\$\$) -- HB2355

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2365

RELATING TO ELECTRONIC CITATIONS.

Introduced by: Saiki S (BR)

Establishes provisions relating to electronic citation surcharge under county vehicular taxes law, highway safety law, abandoned vehicles law, and traffic violations law. Provides that in addition to any other penalties ordered by the court, a person who violates any provision under this law shall be ordered to pay an electronic citation surcharge of 5 dollars per violation. Requires the surcharge to be deposited with the director of finance, who shall credit the surcharge to the electronic citation special fund. -- Establishes provisions relating to electronic citation program. Establishes provisions relating to electronic citation surcharge. Provides that in addition to any other penalties ordered by the court, a person who violates any provision under this law shall be ordered to pay an electronic citation surcharge of 5 dollars per violation. -- Establishes provisions relating to electronic citation program; electronic citation special fund; established. Establishes within the judiciary an electronic citation program that shall be funded and sustained through the electronic citation special fund. Requires moneys in the electronic citation special fund to be distributed by the judiciary, in accordance with procedures adopted pursuant to this provision, to the respective law enforcement agencies and the administrative director of the courts to defray expenses related to the establishment, implementation, operation, oversight, repair and maintenance of an electronic citation program. -- Amends provisions relating to electronic citation surcharge under the use of intoxicants while operating a vehicle law, provisions relating to motor vehicle insurance, and provisions relating to motorcycle and motor scooter insurance. Appropriation. (\$\$) -- HB2365

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2392 HD1 (HSCR 162-22)

RELATING TO HEALTH.

Introduced by: Yamane R

Appropriation to the department of health for coronavirus disease 2019 pandemic mitigation, including vaccinations, distribution of supplies, testing, monitoring, reporting, and related staffing. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB2392 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate

Mar=08 22 Multiple Referral to HTH then WAM

HB2397 HD3 (HSCR 974-22)

RELATING TO BROADBAND.

Introduced by: Belatti D, Ichiyama L, Johanson A, Luke S, Mizuno J, Morikawa D,

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Nakashima M, Saiki S, Takayama G, Yamane R, Yamashita K

Establishes the Hawaii broadband infrastructure authority law. Establishes provisions relating to the Hawaii broadband infrastructure authority; establishment; board; membership. Establishes the Hawaii broadband infrastructure authority as a body corporate and politic and a public instrumentality of the State, to oversee and manage public advanced technology infrastructure. Requires the authority to be administratively attached to the department of commerce and consumer affairs. -- Establishes provisions relating to terms; reappointments; vacancies; chair; executive director; officers; quorum; indemnification; conflicts; powers and duties of the authority; rights of way; projects and facilities; and legislative oversight. -- Amends provisions relating to definitions under the Hawaii broadband and digital equity office law. Defines broadband equity to mean a condition in which all residents are able to access, adopt, and use affordable, high-speed, and reliable broadband that meets their needs. Redefines digital equity to mean a condition in which broadband equity is achieved and all individuals and communities have the information technology capacity needed for full participation in society, democracy, and the economy. -- Amends provisions relating to Hawaii broadband and digital equity office; duties. Requires the office to administer and coordinate federal and state grant programs in support of digital equity and the digital economy. -- Appropriation to the university of Hawaii to enhance broadband infrastructure programs and expand access to broadband in the State, including the installation of broadband infrastructure. (\$\$) -- HB2397 HD3

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2399 HD1 (HSCR 78-22)

RELATING TO WASTE MANAGEMENT.

Introduced by: Lowen N, Branco P, Ganaden S, Gates C, Ilagan G, Kapela J, Kobayashi D, LoPresti M, Marten L, Mizuno J, Morikawa D, Nakamura N, Perruso A, Quinlan S, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J

Establishes provisions relating to sales prohibition. Provides that beginning and ending on a date determined by rule, no covered producer shall sell or offer for sale any new fast moving consumer good for delivery in this State unless the covered producer has registered pursuant to this Act and complied with any other applicable provisions of this Act. -- Establishes provisions relating to fast moving consumer good covered producer responsibility. Provides that by beginning on a date determined by rule, each covered producer shall register with the department and pay to the department a fee as provided in this provision. Requires each covered producer who is registered to submit an annual renewal of its registration by January 1 of each subsequent program year, with the payment of a fee as provided in this provision. -- Establishes provisions relating to extended producer responsibility special fund. Establishes the extended producer responsibility special fund into which shall be deposited all fees, payments, and penalties collected by the department pursuant to this Act; any appropriation by the legislature into the special fund; any grant or donation made to the special fund; and any interest earned on the balance of the special fund. Requires the extended producer responsibility special fund to be administered by the department. Requires moneys in the special fund to be expended as follows; beginning with a fiscal year determined by rule, the department shall allocate moneys to each county for the costs of creating the countywide needs assessment required pursuant to this provision; in subsequent fiscal years, the department shall make available moneys to each county to be expended for packaging reuse programs; and expend moneys for other purposes consistent with the guidelines adopted pursuant to this provision; provided that packaging reuse programs shall be given priority for available moneys; and the department may expend an amount not to exceed _____ dollars in each fiscal year to administer the extended producer responsibility program established by this Act. -- Establishes provisions relating to needs assessment. Requires each county to develop a countywide needs assessment. Specifies needs assessment requirements. Requires each county to submit its countywide needs assessment to the department of health no later than a date determined by rule. Report to the legislature. -- Establishes provisions relating to financial and proprietary information; report; rules; enforcement; administrative penalties; fees. -- Appropriation into and out of the extended producer responsibility special fund. -- Appropriation to the department of health for the administration of the extended producer responsibility program. -- Appropriation to the department of health for 1 full-time equivalent (1.0 FTE) position for the extended producer responsibility program to develop rules, oversee and manage goals and objectives related to waste management, analyze and assess waste reduction targets, and develop reports. -- Act repeals on June 30, 2028 (sunset); provided that if there are moneys remaining in the extended producer responsibility special fund on June 30, 2028, the department of health and the counties may continue to expend the remaining

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moneys in a manner consistent with this Act after June 30, 2028, until all moneys have been expended. (\$\$) -- HB2399 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2405 HD2 (HSCR 923-22)

RELATING TO INSURANCE.

Introduced by: Johanson A, Belatti D, Branco P, Cullen T, Gates C, Hashimoto T, Ichiyama L, Ilagan G, Kapela J, Lowen N, Marten L, Matayoshi S, Matsumoto L, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Tam A, Tarnas D, Todd C, Wildberger T, Yamashita K

Amends provisions relating to nondiscrimination on the basis of actual gender identity or perceived gender identity; coverage for services under the insurance code law and under the benefit societies law. Prohibits an individual or group accident and health or sickness policy, contract, plan, or agreement; an individual or group hospital or medical service policy, contract, plan, or agreement; that provides health care coverage, including any health maintenance organization governed by the health maintenance organization act, to discriminate with respect to participation and coverage under the policy, contract, plan, or agreement against any person on the basis of actual gender identity or perceived gender identity. Provides that discrimination under this provision includes; denying, canceling, limiting, or refusing to issue or renew an insurance policy, contract, plan, or agreement on the basis of a transgender person's or the person's family member's actual gender identity or perceived gender identity; demanding or requiring a payment or premium that is based on a transgender person's or the person's family member's actual gender identity or perceived gender identity; or designating a transgender person's or the transgender person's family member's actual gender identity or perceived gender identity as a preexisting condition to deny, cancel, or limit coverage. Requires the medical necessity of any treatment for a transgender person or any person on the basis of actual gender identity or perceived gender identity to be determined pursuant to the insurance policy, contract, plan, or agreement and shall be defined in accordance with the most recent information provided by evidenced-based peer-reviewed medical guidance. Prohibits a health carrier to apply categorical cosmetic or blanket exclusions to gender affirming treatments. Requires each individual or group accident and health or sickness policy, contract, plan, or agreement, including any health maintenance organization governed by the health maintenance organization act, to provide applicants and insureds with clear information about the coverage of gender transition services and the requirements for determining medically necessary treatments related to these services, including the process for appealing a claim denied on the basis of medical necessity. Requires any coverage provided to be subject to copayment, deductible, and coinsurance provisions of an individual or group accident and health or sickness policy, contract, plan, or agreement that are no less favorable than the copayment, deductible, and coinsurance provisions for substantially all other medical services covered by the policy, contract, plan, or agreement. -- HB2405 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2413 HD1 (HSCR 401-22)

RELATING TO STATE PARKS.

Introduced by: Kitagawa L, Belatti D, Branco P, Eli S, Ganaden S, Hashimoto T, Ilagan G, Johanson A, Matayoshi S, Morikawa D, Nakashima M, Nishimoto S, Ohno T, Perruso A, Quinlan S, Sayama J, Takayama G, Tam A, Tarnas D, Wildberger T

Requires the department of land and natural resources to conduct a feasibility study on a revenue generating and management system of user fees for Hawaii's state parks. Report to the legislature. -- HB2413 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2414 HD1 (HSCR 996-22)

RELATING TO GENERAL EXCISE TAX EXEMPTIONS.

Introduced by: Kitagawa L, Branco P, Eli S, Gates C, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Matayoshi S, Matsumoto L, Morikawa D, Nishimoto S, Perruso A, Wildberger T

Establishes provisions relating to exemption for diapers under general excise tax law. Requires there to be exempted from, and excluded from the measure of, the taxes imposed by this law all the gross proceeds or income arising from the manufacture, production, packaging, and sale of diapers within the State. -- HB2414 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2416 HD2 (HSCR 945-22)

RELATING TO CAMPAIGN SPENDING.

Introduced by: Kitagawa L, Branco P, Cullen T, Eli S, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, LoPresti M, Lowen N, Matayoshi S, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Perruso A, Sayama J, Wildberger T,

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Woodson J, Yamashita K

Establishes provisions relating to donors; consent; notice. Allows nonprofit organizations to use a donation for electioneering communications, independent expenditures, or contributions only upon receipt of written consent from the donor to use the donation for electioneering communications, independent expenditures, or contributions. -- Amends provisions relating to definitions under elections, generally law. Defines donation, donor, electioneering communication, and nonprofit organization. -- Amends provisions relating to noncandidate committee reports. Requires the authorized person in the case of a party, or treasurer in the case of a noncandidate committee that is not a party, to file preliminary, final, and supplemental reports that disclose for donations received by a nonprofit organization, the amount and date of deposit of each donation received and the name and address of each donor making a donation aggregating more than 100 dollars during an election period, which was not previously reported pursuant to this provision; provided that a schedule filed pursuant to this provision shall not include a donor if the donor has not provided consent pursuant to this provision. -- Amends provisions relating to late contributions; late expenditures; report. Requires the late contribution report to include for a nonprofit organization filing a late contribution report, the amount and date of deposit of each donation received and the name and address of each donor making a donation aggregating more than 100 dollars during an election period, which was not previously reported pursuant to provisions relating to noncandidate committee reports; provided that a schedule filed pursuant to this provision shall not include a donor if the donor has not provided consent pursuant to this provision. -- Amends provisions relating to electioneering communications; statement of information. Requires each statement of information to contain the names and addresses of the top 3 contributors contributing an aggregate of more than 100 dollars in the preceding 12 month period; and the names and addresses of the top 3 donors donating an aggregate of more than 100 dollars in the preceding 12 month period; provided that a statement of information shall not include a donor's name or address if the donor has not provided consent pursuant to this provision. -- Amends provisions relating to other contributions and expenditures; and identification of certain top contributors to noncandidate committees making only independent expenditures. -- HB2416 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2417 HD1 (HSCR 580-22)

RELATING TO PUBLIC LANDS.

Introduced by: Belatti D, Hashem M, Ichiyama L, Kobayashi D, Okimoto V, Perruso A, Tarnas D, Yamashita K

Requires the department of land and natural resources to review the final report of the house of representatives' investigative committee established under House Resolution No. 164, Regular Session of 2021, for the purpose of conducting a policy analysis considering the State's land lease policy. Requires this report to include expert analysis from the university of Hawaii, including the Ka Huli Ao center for excellence in Native Hawaiian law, and a national organization of state legislatures and a comparison of best practices in comparable states. -- Appropriation to the department of land and natural resources to conduct the policy analysis required in this Act and implement the recommendations made in the final report of the house of representatives' investigative committee established under House Resolution No. 164, Regular Session of 2021. (\$\$)

-- HB2417 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2418 HD2 (HSCR 964-22)

RELATING TO AGRICULTURE.

Introduced by: Belatti D, Hashem M, Ichiyama L, Kobayashi D, Okimoto V, Perruso A, Tarnas D, Yamashita K

Amends provisions relating to findings and purpose under agribusiness development corporation law, definitions, agribusiness development corporation; board of directors; established; powers; generally; and Hawaii agribusiness plan. Amends the focus, scope, and management of the agribusiness development corporation. -- Appropriation to the agribusiness development corporation for a consultant to assist the agribusiness development corporation in preparing and finalizing the Hawaii agribusiness plan, including the facilitation of community stakeholder involvement. -- Repeals provisions relating to approval of projects, plans, and programs. -- Provides that notwithstanding provisions relating to agribusiness development corporation; board of directors; established, as amended by this Act, or any other law to the contrary, each person who is a member of the board of directors of the agribusiness development corporation as of the day before the effective date of this Act shall remain a member of the board until the expiration of the member's term, unless the member resigns, dies, or is removed for

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misconduct. -- Appropriation to the agribusiness development corporation for 1 full-time equivalent (1.0 FTE) permanent accountant position to provide accounting and other fiscal support services to the agribusiness development corporation. -- Appropriation to the agribusiness development corporation for security guard services to address trespassing, abandonment of vehicles on agribusiness development corporation land, and other security issues on vacant land of the agribusiness development corporation; provided that once agribusiness development corporation land is leased, security costs for the property shall be funded by agricultural cooperative association dues of property tenants. (\$\$) -- HB2418 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2421 HD1 (HSCR 1008-22)

RELATING TO WOMEN'S COURT.

Introduced by: Ichiyama L, Branco P, Clark L, Eli S, Ganaden S, Gates C, Har S, Hashimoto T, Ilagan G, Kapela J, Kitagawa L, Lowen N, Marten L, Matsumoto L, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamashita K

Establishes within the 1st circuit of the judiciary the women's court pilot program. Requires the pilot program to implement trauma informed and evidence based practices, employ gender responsive programming, collaborate with stakeholders, and provide services to women in the court system with the goal of diverting participants from incarceration, supporting their success in the community, and reducing recidivism. -- Appropriation to the judiciary for equipment; mental health, substance abuse treatment, and other services; and the establishment of 7 temporary positions as follows; 1 full time equivalent (1.0 FTE) social worker V position; 4 full time equivalent (4.0 FTE) social worker IV positions; 1 full time equivalent (1.0 FTE) circuit court clerk II position; and 1 full time equivalent (1.0 FTE) judicial clerk position; for the women's court pilot program established pursuant to this provision. Report to the legislature. Act to be repealed on June 30, 2025 (sunset). -- HB2421 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2422 HD1 (HSCR 777-22)

RELATING TO SENTENCING.

Introduced by: Ichiyama L, Branco P, Cullen T, Eli S, Gates C, Har S, Hashimoto T, Ilagan G, Kapela J, Kitagawa L, Kobayashi B, LoPresti M, Lowen N, Marten L, Matayoshi S, Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Saiki S, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamashita K

Establishes provisions relating to domestic violence intervention under annulment, divorce, and separation law. Requires any sentence for domestic violence intervention specified by provisions relating to restraining orders; appointment of master to be imposed by the court, with or without probation. -- Establishes provisions relating to domestic violence intervention under domestic abuse protective orders law. Requires any sentence for domestic violence intervention specified by provisions relating to temporary restraining order or provisions relating to violation of an order for protection to be imposed by the court, with or without probation. -- Establishes provisions relating to domestic violence intervention under offenses against the family and against incompetents law. Requires any sentence for domestic violence intervention specified by provisions relating to abuse of family or household members; penalty to be imposed by the court, with or without probation. -- Amends provisions relating to authorized disposition of convicted defendants under disposition of convicted defendants law. Allows the court to sentence a convicted defendant to 1 or more of the specified dispositions including to undergo domestic violence programs pursuant to annulment, divorce, and separation law; domestic abuse protective orders law; offenses against the family and against incompetents law; or other applicable law, with or without probation. -- HB2422 HD1

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2423 HD1 (HSCR 178-22)

RELATING TO CLIMATE CHANGE MITIGATION.

Introduced by: Marten L, Branco P, Ganaden S, Gates C, Hashimoto T, Ilagan G, Kapela J, Kobayashi D, LoPresti M, Lowen N, Nakamura N, Nakashima M, Onishi R, Perruso A, Tam A, Tarnas D, Wildberger T

Establishes provisions relating to building and construction materials; carbon footprint reduction. Requires each state building construction project to use building and construction materials that seek to reduce the carbon footprint of the building, where feasible and cost effective. -- Establishes provisions relating to state highway projects; carbon footprint reduction. Requires each state highway project to use building and construction materials that seek to reduce the carbon footprint of the project, where

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feasible and cost effective. -- HB2423 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2424 HD1 (HSCR 149-22)

RELATING TO CHILD WELFARE SERVICES.

Introduced by: Marten L, Aquino H, Belatti D, Ganaden S, Gates C, Har S, Hashem M, Hashimoto T, Ilagan G, Kapela J, LoPresti M, Matsumoto L, McKelvey A, Mizuno J, Morikawa D, Nakashima M, Onishi R, Perruso A, Tam A, Ward G, Wildberger T, Yamane R

Establishes provisions relating to adoptive families and legal guardianship; authority over under department of human services law. Provides that any family that has adopted or received legal guardianship of a child for whom maintenance is provided pursuant to part E of title IV of the Social Security Act or through the state adoption assistance program pursuant to provisions relating to adoption assistance of the department of human services law, or is receiving financial assistance through the State's permanency assistance program, including adoptive families where an adoption decree is pending and the child is pendente lite or where an adoption decree has been issued but adoption has not yet taken place, shall be subject to review or investigation at any time and in a manner, place, and form as may be prescribed by the department or its authorized agents; provided that this review or investigation shall be limited only to families against whom a complaint has been lodged with the department at any time, including any time prior to the issuance of any adoption decree or granting of legal guardianship. -- Amends provisions relating to adoption assistance program established by changing it to adoption assistance program established; review or investigation of program benefit recipients. Adds that requires families receiving benefits from the adoption assistance program and against whom a complaint has been lodged with the department of human services at any time shall be subject to review or investigation at any time and in a manner, place, and form as may be prescribed by the department or its authorized agents. Requires the department of human services to collect and analyze data to determine the impact of expanding home visits to families receiving adoption assistance or legal guardianship assistance. Report to the legislature. Appropriation to the department of human services for the hiring of ____ case workers and ____ support staff positions to provide annual or semiannual in home visits for families receiving adoption assistance or legal guardianship assistance and to increase compensation to fill vacancies and retain employees in existing child welfare services case worker positions. -- HB2424 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HMS then WAM/ JDC/

HB2431 HD2 (HSCR 966-22)

RELATING TO SUSTAINABLE FOOD SYSTEMS.

Introduced by: Holt D, Branco P, Clark L, Ganaden S, Hashimoto T, Ilagan G, Lowen N, Matayoshi S, Nishimoto S, Ohno T, Quinlan S, Takayama G, Tarnas D, Todd C, Woodson J

Establishes within the office of planning and sustainable development the sustainable food systems working group. Requires the working group to develop a plan for a more sustainable, resilient local food economy that enhances and sustains the environmental, economic, and social health of the community. Report to the legislature. Requires the sustainable food systems working group to be dissolved on December 31, 2023 (sunset). -- Appropriation to the office of planning and sustainable development for the purpose of establishing the sustainable food systems working group and implementing this Act, including coordinating stakeholder meetings; managing public meetings and website data management in accordance with the public agency meetings and records law; writing and printing the plan; and potentially obtaining services on a fee. Appropriation to the office of planning and sustainable development for fiscal year 2022-2023 for ____ full-time equivalent (____ FTE) sustainability specialist position for the office of planning and sustainable development, statewide sustainability branch. (\$\$) -- HB2431 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2434 HD1 (HSCR 306-22)

RELATING TO WATER CARRIERS.

Introduced by: Aquino H, Clark L, Hashimoto T, Ilagan G, Kapela J, Lowen N, Morikawa D, Nakamura N, Nakashima M, Onishi R, Tarnas D, Todd C, Wildberger T, Woodson J, Yamashita K

Establishes provisions relating to strategic plan; required under Hawaii water carrier Act. Requires each water carrier every 5 years to file with the public utilities commission a strategic plan that clearly identify measurable actions that focus on the water carrier's services, goals, and initiatives. -- HB2434 HD1

HOUSE BILLS WHICH PASSED THIRD READING

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to TRS then CPN

HB2440 HD2 (HSCR 935-22)

RELATING TO PUBLIC WORKS.

Introduced by: Quinlan S, Gates C, Hashimoto T, Holt D, Ilagan G, Onishi R, Todd C
Amends provisions relating to violations; penalties under wages and hours of employees on public works law. Requires, where the department finds that a 2nd violation of this law has been committed, whether on the same or another contract, within 2 years of the 1st notification of violation, the department, after proper notice and opportunity for hearing, to order the person and firm in violation to pay a penalty equal to the amount of back wages found due or 500 dollars for each offense, up to 5,000 dollars, whichever is greater. Requires, where the department finds that a 3rd violation of this law has been committed, whether on the same or another contract, within 3 years of the 2nd notification of violation, the department, after proper notice and opportunity for hearing, to order the person and firm in violation to pay the specified penalties. -- Amends provisions relating to suspension under wages and hours of employees on public works law. Requires the director to suspend a person and firm as specified. -- HB2440 HD2
Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2444 HD1 (HSCR 249-22)

RELATING TO HOUSING.

Introduced by: Nakamura N, Belatti D, Eli S, Gates C, Har S, Hashimoto T, Ichiyama L, Ilagan G, Kobayashi B, LoPresti M, Luke S, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Sayama J, Takayama G, Tam A, Tarnas D, Todd C, Ward G, Wildberger T, Yamane R
Amends provisions relating to housing; county powers under general provisions law. Provides that that the authority of a county whose population is greater than 500,000 to exercise these powers shall be contingent upon the county's continued compliance with provisions relating to infrastructure dedication; affordable housing and provisions relating to public highways and trails, with respect to accepting the dedication of infrastructure and public highways in affordable housing developments, as determined by the Hawaii housing finance and development corporation. -- Amends provisions relating to infrastructure dedication; affordable housing. Requires infrastructure for a development that primarily consists of affordable housing at the time that construction commences to be deemed dedicated to the county if the county does not accept or reject the request for dedication of infrastructure within 60 days of the receipt by the appropriate county council of a completed application for dedication request. Requires requests for dedication of infrastructure to be accepted; provided that the dedicated infrastructure does not contravene health or safety standards, as determined by the Hawaii housing finance and development corporation; and the completion of the improvements comprising a dedicated infrastructure is granted approval by the county or a 3rd party reviewer. -- HB2444 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to GVO then JDC

HB2446 HD2 (HSCR 1022-22)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Luke S, Saiki S
Appropriation to the department of land and natural resources for establishing ____ full time equivalent (____ FTE) positions in parks administration and operation (LNR 806) to implement visitor reservation systems in Hawaii's state parks. Appropriation out of the state parks special fund for the management of Hawaii's state parks. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB2446 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2448 HD1 (HSCR 67-22)

RELATING TO A STATEWIDE DATA HUB.

Introduced by: Onishi R, Morikawa D, Sayama J
Amends provisions relating data or information collection by changing it to data or information collection; statewide data hub. Requires the department of business, economic development, and tourism to establish and maintain a statewide data hub to collect employer and employee data as specified. Requires the department to work with the chief information officer to ensure to the maximum extent possible that the integrity and security of the information is maintained and to comply with any applicable requirements of State functions and responsibilities law and related rules. Appropriations to the department for the purpose of designing, installing, populating, and managing the statewide data hub. (\$\$) -- HB2448 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to EET/ LCA/ then WAM

HOUSE BILLS WHICH PASSED THIRD READING

HB2449 HD1 (HSCR 73-22)

RELATING TO THE HAWAII STATE ARCHIVES.

Introduced by: Onishi R, Morikawa D, Takayama G

Appropriation to the department of accounting and general services for the establishment of staff positions in the Hawaii state archives; 1 assistant Hawaiian language specialist position; 2 processing and acquisitions archivist positions; 1 audio visual archivist position; 1 objects curator position; 1 acquisitions position; 1 registration and public services position; 2 assistant digital specialist positions; and 1 security guard position. Authorizes the issuance of general obligation bonds for appropriation to the department of accounting and general services for financing an additional building for the state archives to expand and create new spaces for collections processing, storage, administrative use, public research, exhibitions, listening, learning, and community engagement. Requires each department of the state to conduct an inventory of all records and primary source documents in its possession, including all records and primary source documents in the possession of any office or agency under its administrative control or supervision, that relate to the culture and history of Hawaii and native Hawaiians and submit a report on the inventory to the legislature and to the state archives no later than 20 days prior to the convening of the regular session of 2023. Requires the state archives to review the inventory reports submitted by each department and work with each department to prepare a transfer plan for all records and primary source documents related to the culture and history of Hawaii and native Hawaiians in its possession, or in the possession of any office or agency under its administrative control or supervision, to the state archives. Requires the state archives to submit 1 consolidated transfer plan consisting of the transfer plans for all departments to the legislature, with any proposed legislation, no later than 20 days prior to the convening of the regular session of 2024. (\$\$) -- HB2449 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA/ GVO/ then WAM

HB2466 HD2 (HSCR 559-22)

RELATING TO TARO.

Introduced by: Eli S, Branco P, Ganaden S, Gates C, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Perruso A, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T, Yamashita K

Establishes provisions relating to exemption for the cultivation and production of unprocessed taro under the general excise tax law. Exempts from, and excludes from the measure of, the taxes imposed by this law all of the gross proceeds or income received from the sale of any product resulting from the cultivation and production of unprocessed taro in the State. -- HB2466 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2469 HD1 (HSCR 69-22)

RELATING TO THE UNEMPLOYMENT COMPENSATION TRUST FUND.

Introduced by: Yamashita K, Luke S, Onishi R

Establishes provisions relating to unemployment compensation insolvency special fund; established. Established an unemployment compensation insolvency special fund. Requires moneys from the unemployment compensation insolvency special fund to be expended solely and exclusively to resolve an unemployment compensation trust fund insolvency emergency declared by the governor. -- Establishes provisions relating to unemployment compensation trust fund insolvency emergency. Allows the governor to declare the existence of an unemployment compensation trust fund insolvency emergency if the director of finance determines that the fund balance is insufficient to meet the State's obligations. Provides that immediately upon declaring an unemployment compensation trust fund insolvency emergency, and prior to the transfer of any moneys, requires the governor to notify in writing the president of the senate and speaker of the house of representatives. Provides that to resolve the unemployment compensation trust fund insolvency emergency, authorizes the governor to transfer into the unemployment compensation trust fund the full balance of the unemployment compensation insolvency special fund or so much thereof as may be necessary to meet the State's obligations. -- Amends provisions relating to unemployment compensation trust fund; establishment and control. Requires the fund to include all moneys transferred from the unemployment compensation insolvency special fund pursuant to provisions relating to unemployment compensation trust fund insolvency emergency. Appropriation. (\$\$) -- HB2469 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2470 HD2 (HSCR 997-22)

RELATING TO GOVERNMENT OPERATIONS.

HOUSE BILLS WHICH PASSED THIRD READING

Introduced by: Yamashita K, Branco P, Hashem M, Hashimoto T, Ichiyama L, Luke S, McKelvey A, Nakamura N, Onishi R, Quinlan S, Takayama G, Tarnas D, Woodson J
Amends provisions relating to Hawaii tourism authority; establishment; board; president and chief executive officer. Adds the director of business, economic development, and tourism, or the director's designee, who shall be an ex officio, voting member, to the board of directors of the Hawaii tourism authority. -- Amends provisions relating to special fund reimbursements for departmental administrative expenses. Repeals the stadium development special fund. -- Amends provisions relating to stadium authority; appointment, terms. Amends the composition of the stadium authority. -- Amends provisions relating to stadium development district; purpose; findings; development guidance policies; stadium development district governance; memorandum of agreement. -- Amends provisions relating to school facilities authority; established; school facilities authority board. Transfers the stadium authority from the department of accounting and general services to the department of business, economic development, and tourism. Provides that on July 1, 2023, transfers the school facilities authority from the department of education to the department of business, economic development, and tourism. -- HB2470 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2471 HD1 (HSCR 64-22)

RELATING TO THE ADEQUATE RESERVE FUND.

Introduced by: Yamashita K, Aquino H, Belatti D, Branco P, Clark L, Cullen T, Eli S, Gates C, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, LoPresti M, Lowen N, Luke S, Marten L, McKelvey A, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Quinlan S, Saiki S, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Wildberger T, Yamane R

Amends provisions relating to definitions for experience rating provisions under Hawaii employment security law. Provides that effective for the calendar years 2023 through 2030, defines adequate reserve fund to mean an amount that is equal to the amount derived by multiplying the benefit cost rate that is the highest during the 10 year period ending on November 30 of each year by the total remuneration paid by all employers, with respect to all employment for which contributions are payable during the last 4 calendar quarters ending on June 30 of the same year, as reported on contribution reports filed on or before October 31 of the same year, but shall not include the benefit cost rate from June 2020 through August 2021. -- HB2471 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then WAM

HB2475 HD1 (HSCR 107-22)

RELATING TO STATE HOLIDAYS.

Introduced by: Nakashima M

Establishes provisions relating to La Hoihoi Ea. Designates July 31 of each year to be known as La Hoihoi Ea. La Hoihoi Ea is not and shall not be construed to be a state holiday. -- HB2475 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HWN/ LCA/ then WAM

HB2482 HD2 (HSCR 555-22)

RELATING TO EDUCATION.

Introduced by: Mizuno J, Belatti D, Branco P, Eli S, Ganaden S, Gates C, Har S, Ilagan G, Kapela J, Kitagawa L, Kobayashi D, Marten L, Morikawa D, Perruso A, Wildberger T

Establishes provisions relating to administration of emergency seizure rescue medication; training under the education and charter schools laws. Allows 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 and a manual dose of prescribed electrical stimulation using a vagus nerve simulator magnet as approved by the US Food and Drug Administration. Establishes provisions for a training program of school employees in the health care need of students diagnosed with a seizure disorder or training by a physician, advanced practice registered nurse, or physician assistant. Allows that on an annual basis all principals, guidance counselors and teachers employed by the department or school to complete at least 1 hour of self study review of seizure disorder materials developed by medical professionals with 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 1st aid. Further provides that on an annual each school may provide an age appropriate seizure education program to all students on seizures and seizure disorders. Allows charter schools and department of education to establish

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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. (\$\$) -- HB2482 HD2
Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2491 HD2 (HSCR 507-22)

RELATING TO THE HAWAIIAN LANGUAGE.

Introduced by: Gates C, Branco P, Eli S, Ganaden S, Ilagan G, Kobayashi D, Marten L, McKelvey A, Morikawa D, Nakamura N, Ohno T, Woodson J
Amends provisions relating to Hawaiian language; spelling. Allows kahako and 'okina to be used in the spelling of words or terms in the Hawaiian language in documents prepared by or for state or county agencies or officials. Provides that effective January 1, 2023, all letterheads prepared by or for state or county agencies or officials, to the extent that the letterheads contain Hawaiian language names or words, those Hawaiian names and words shall be used consistently and the Hawaiian spelling and punctuation shall also be consistent, including kahako and 'okina that punctuate the name or word to which they relate, except for letterheads specifically designed for the benefit of native speakers of Hawaiian; provided that any revision to conform any letterhead existing before January 1, 2023, to the requirements of this provision may be implemented when the letterhead requires replacement or reprinting or otherwise requires revision; provided further that any document submitted to state or county agencies or officials by members of the general public shall not require the use of kahako or 'okina. Requires any rule, order, policy, or other act, official or otherwise, that prohibits or discourages the use of kahako and 'okina or consistent Hawaiian names and words, as provided by this provision, to be void. -- Establishes references for consistent Hawaiian names and words, including consistent Hawaiian spelling and punctuation. Provides that any Hawaiian names and words that are spelled or punctuated inconsistently with this provision within a letterhead subject to this provision shall not be deemed to invalidate the document or render it unenforceable. Prohibits a cause of action to arise against the State, any county, or any state or county agency, official, or employee for any Hawaiian names and words that are spelled or punctuated inconsistently with this provision. -- Amends provisions relating to state language. Provides that the Hawaiian language is the native language of Hawaii and may be used on all emblems and symbols representative of the State and its departments, agencies, and political subdivisions. Requires the governor, lieutenant governor, state legislators, and heads of the principal departments to prominently display a Hawaiian translation of the name of their respective office or department at least once on the main page of their official website and in the letterhead of their stationery. Allows the university of Hawai'i Ka Haka 'Ula o Ke'elikelani or Kawaihuelani Center for Hawaiian Language to consult with each office or department before implementing the translation on the appropriate use of the Hawaiian language and its spelling. Requires the university of Hawaii to consult with native speakers to determine the appropriate use of the Hawaiian language and its spelling in translations. Prohibits this section to be construed to require that the full text of legislative bills and other official documents be written in Hawaiian. Requires the university of Hawai'i to compile a full list of all dialects and other variations in the Hawaiian language currently in use and shall submit a report of its findings to the legislature no later than twenty days prior to the convening of the regular session of 2023. (Report to the legislature). -- HB2491 HD2

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HWN/ HRE/ GVO/ then WAM

HB2493 HD2 (HSCR 611-22)

RELATING TO CARBON SEQUESTRATION INCENTIVES.

Introduced by: Perruso A, Ilagan G, Kapela J, LoPresti M, Lowen N, Marten L, McKelvey A, Wildberger T, Woodson J
Establishes provisions relating to Hawaii farmland and forest soil health carbon smart incentive program under energy resources law. Establishes provisions relating to Hawaii farmland and forest soil health carbon smart incentive program; established. Establishes the Hawaii farmland and forest soil health carbon smart incentive program to incentivize carbon sequestration activities through incentives contracts that provide for compensation for eligible practices by program participants. Requires the authority to administer or enter into an agreement or agreements for the administration of the program and provide the specified items and services. Establishes provisions relating to program assistance; contract terms. Requires the authority, with assistance from

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relevant agencies, to establish incentives contract terms within 1 year of the date of receipt of a program application. Requires the authority to coordinate with relevant agencies to assist the authority in carrying out the purposes of the program. Establishes provisions relating to reviewing committee; report. Requires the chairperson of the authority or the chairperson's designee, to establish a reviewing committee to review program applications. Requires the reviewing committee to include the chairperson of the board of land and natural resources or the chairperson's designee; the chairperson of the authority, or the chairperson's designee; the chairperson of the board of agriculture or the chairperson's designee; and up to 2 representatives from the native Hawaiian community. Establishes provisions relating to eligibility. Requires landowners, land managers, and lessees of eligible land to be eligible for the program upon submission of a program application to the authority to enter into an incentives contract. Establishes provisions relating to priority of carbon positive activities; benefits. Requires priority eligibility to be given to phase I and phase II activities that provide co benefits to the State and owner, land manager, or lessee of eligible land; have the potential to create jobs in the forestry or agriculture sectors, and in rural communities; achieve community priorities including food security or watershed protection; and are located in or provide services to historically disadvantaged and underserved communities -- Amends provisions relating to functions, powers, and duties of the authority. Allows the authority, as directed by the director and in accordance with a green infrastructure loan program order or orders under provisions relating to green infrastructure loan program order; issuance or an annual plan submitted by the authority pursuant to this provision, as approved by the commission for the green infrastructure loan program, to administer the Hawaii farmland and forest soil health carbon smart incentive program. -- Appropriation to the Hawaii green infrastructure authority for the administration of the Hawaii farmland and forest soil health carbon smart incentive program; and 5 full time equivalent (5.0 FTE) permanent positions for the Hawaii green infrastructure authority. -- Appropriation to the department of agriculture for 1 full time equivalent (1.0 FTE) permanent position to support soil health and carbon sequestration actions on state lands and provide technical and research assistance to the Hawaii farmland and forest soil health carbon smart incentive program. -- Appropriation to the department of land and natural resources for 1 full time equivalent (1.0 FTE) permanent position to support soil health and carbon sequestration actions on state lands and provide technical and research assistance to the Hawaii farmland and forest soil health carbon smart incentive program. -- HB2493 HD2

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2494 HD1 (HSCR 416-22)

RELATING TO CIVIC EDUCATION.

Introduced by: Perruso A, Branco P, Clark L, Gates C, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, LoPresti M, Lowen N, McKelvey A, Nakashima M, Sayama J, Tam A, Tarnas D, Wildberger T, Woodson J

Appropriation to the department of education for the expansion of civic education in public schools, including professional development and classroom resources related to the Hawaii core standards in social studies; to hire 1 full time equivalent (1.00 FTE) permanent civic education resource teacher position. (\$\$) -- HB2494 HD1

Current Status: Mar=08 22 Introduction/Passed First Reading - Senate

HB2495 HD1 (HSCR 253-22)

RELATING TO EMPLOYMENT PRACTICES.

Introduced by: Perruso A, Eli S, Ganaden S, Ilagan G, Johanson A, Kapela J, Kobayashi B, Lowen N, Marten L, Matayoshi S, Morikawa D, Nakashima M, Quinlan S, Todd C, Wildberger T, Woodson J

Amends provisions relating to sexual harassment or sexual assault; nondisclosure agreements; prohibited. Prohibits an employer to enter into or require an employee to enter into 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. -- HB2495 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to LCA then JDC

HB2500 HD1 (HSCR 44-22)

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, 2023, including the 2022 pre session and regular session expenses. Expenses of the senate to be approved by the president

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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 of the office. -- Appropriation to be deposited into the audit revolving fund. -- Appropriation out of the fund to the auditor for the office. -- 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. (\$\$) -- HB2500 HD1

Current Status: Feb=11 22 Introduction/Passed First Reading - Senate
Feb=11 22 Single Referral to WAM

HB2510 HD2 (HSCR 1026-22)

RELATING TO INCOME.

Introduced by: Saiki S, Aquino H, Belatti D, Branco P, Clark L, Cullen T, Eli S, Ganaden S, Gates C, Har S, Hashem M, Hashimoto T, Ichiyama L, Ilagan G, Johanson A, Kitagawa L, Kobayashi B, Kobayashi D, LoPresti M, Lowen N, Luke S, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Sayama J, Takayama G, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamane R, Yamashita K

Amends provisions relating to earned income tax credit by changing its title to refundable earned income tax credit under the income tax law. Allows each qualifying individual taxpayer to claim a refundable earned income tax credit. 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 the tax credit properly claimed by a taxpayer who has no income tax liability shall be paid to the taxpayer; provided further 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 if nonrefundable credits claimed under this provision for any of the 4 consecutive taxable years beginning after December 31, 2017, exceed 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 subsection shall be used as a credit for a taxable year beginning after December 31, 2024. -- Amends provisions relating to minimum wages. Increases minimum wage rate to 13.00 dollars per hour beginning on January 1, 2023; 14.00 dollars per hour beginning on January 1, 2024; 15.00 dollars per hour beginning on January 1, 2025; 16.00 dollars per hour beginning on January 1, 2026; 17.00 dollars per hour beginning on January 1, 2027; and 18.00 dollars per hour beginning on January 1, 2028. Increases the tip credit over the same period. (COVID-19, COVID 19, coronavirus) -- HB2510 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2511 HD2 (HSCR 1025-22)

RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.

Introduced by: Saiki S, Aquino H, Belatti D, Branco P, Clark L, Cullen T, Eli S, Ganaden S, Gates C, Har S, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Kobayashi D, LoPresti M, Lowen N, Luke S, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Quinlan S, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Tokioka J, Wildberger T, Woodson J, Yamane R, Yamashita K

Allows the department of Hawaiian home lands to expend the funds appropriated pursuant to this Act to develop lots or units; purchase available land or units; provide funding for an applicant on the waiting list or the applicant's qualified relative as referenced in section 208(5) of the Hawaiian Homes Commission Act of 1920, as amended, to purchase a residence in the State; provided that a preference shall be given to applicants on the waiting list or the applicants' qualified relatives who do not currently own a residence; and other services as necessary to address the waiting list. Report to the legislature. Appropriation into and out of the native Hawaiian rehabilitation fund for the department of Hawaiian home lands to fulfill its fiduciary duties to beneficiaries. (\$\$) -- HB2511 HD2

HOUSE BILLS WHICH PASSED THIRD READING

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2512 HD2 (HSCR 979-22)

RELATING TO OHANA ZONES.

Introduced by: Saiki S, Aquino H, Belatti D, Branco P, Clark L, Cullen T, Eli S, Ganaden S, Gates C, Har S, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Kobayashi D, LoPresti M, Lowen N, Luke S, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Quinlan S, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Tokioka J, Wildberger T, Woodson J, Yamane R, Yamashita K

Amends Act 209, Session Laws of 2018, relating to homelessness, as amended by Act 128, Session Laws of 2019. Expands regulatory exemptions for ohana zones pilot program contracts. Extends the Ohana Zones pilot program to June 30, 2026. Appropriation to the office of the governor for the ohana zones pilot program established pursuant to Act 209, Session Laws of 2018, as amended by Act 128, Session Laws of 2019, including expenses relating to staffing, facility construction, provision of services, and administrative costs. (\$\$) -- HB2512 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2513 HD2 (HSCR 972-22)

RELATING TO THE RENTAL HOUSING REVOLVING FUND.

Introduced by: Saiki S, Aquino H, Belatti D, Branco P, Clark L, Cullen T, Eli S, Ganaden S, Gates C, Har S, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Kobayashi D, LoPresti M, Lowen N, Luke S, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Quinlan S, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Tokioka J, Wildberger T, Woodson J, Yamane R, Yamashita K

Appropriation into and out of the rental housing revolving fund to be used for projects or units in a mixed-income rental project for persons and families with incomes between 61 per cent and 100 per cent of the median family income; provided that any moneys unused and unencumbered as of June 30, 2023, may be used for other rental housing projects pursuant to provisions relating to the rental housing revolving fund. Requires the sum appropriated to be expended by the Hawaii housing finance and development corporation for the purposes of this Act. (\$\$) -- HB2513 HD2

Current Status: Mar=10 22 Introduction/Passed First Reading - Senate

HB2514 HD1 (HSCR 432-22)

RELATING TO UNDERGROUND STORAGE TANKS.

Introduced by: Saiki S, Aquino H, Belatti D, Branco P, Clark L, Cullen T, Eli S, Ganaden S, Gates C, Har S, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Kobayashi D, LoPresti M, Lowen N, Luke S, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Quinlan S, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Wildberger T, Woodson J, Yamashita K

Establishes provisions relating to large capacity underground storage tanks prohibited. Provides beginning _____, prohibits the operation of an underground storage tank with a capacity greater than 100,000 gallons. -- HB2514 HD1

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HTH/ AEN/ then JDC

HB2515 HD2 (HSCR 592-22)

RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Saiki S, Aquino H, Belatti D, Branco P, Clark L, Cullen T, Eli S, Ganaden S, Gates C, Har S, Hashem M, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Johanson A, Kapela J, Kitagawa L, Kobayashi B, Kobayashi D, LoPresti M, Lowen N, Luke S, Marten L, Matayoshi S, McKelvey A, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Ohno T, Onishi R, Perruso A, Quinlan S, Sayama J, Takayama G, Takumi R, Tam A, Tarnas D, Todd C, Tokioka J, Wildberger T, Woodson J, Yamane R, Yamashita K

Establishes provisions relating to testing laboratory; diseases; air and water quality. Requires the department of health to establish and operate a laboratory capable of testing for diseases and air and water quality issues; and other high complexity testings; and ensure that the testing laboratory complies with all applicable standards enumerated in the Clinical Laboratories Improvement Amendments of 1988 (42 U.S.C. 263 et seq.). Allows the department to obtain and expend federal moneys for the operation of the testing laboratory established pursuant to this provision. Appropriation. (\$\$) -- HB2515 HD2

Current Status: Mar=04 22 Introduction/Passed First Reading - Senate
Mar=08 22 Multiple Referral to HTH then WAM