BILLS PASSED

BY THE

HAWAII STATE LEGISLATURE REGULAR SESSION OF 2022

SHOWING ACTIONS TAKEN AS OF

May 5, 2022

Prepared by the:



Legislative Reference Bureau Systems Office

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

FOREWORD

This publication contains brief descriptions of all bills passed by the Hawaii State Legislature during the Regular Session of 2022. We have included such data as the bill number, title, introducer, description, committee reports, current status, and sections of the Hawaii Revised Statutes affected by the bill. This publication reflects data recorded up to and including May 5, 2022, which is the date that the Legislature adjourned sine die. For your information, under Article III, Section 16 of the Hawaii State Constitution, the Governor has 45 days after adjournment sine die (not counting Saturdays, Sundays, and holidays), to consider bills for approval.

The Legislative Reference Bureau discourages the use of these descriptions of bills as a substitute for the bills passed by the Legislature. These descriptions are meant to be handy reference tools, not substitutes for the text. Copies of bills may be obtained at the various locations mentioned in this report.

This publication has been created by the Legislative Reference Bureau - Systems Office. Inquires on the approval of bills, their effective dates, subjects of bills passed, laws affected by bills passed, or any questions covering the data shown may be directed to Lori Lee Ohta. Their office is located at the State Capitol, Room 413 and their phone number is (808) 587-0700.

Charlotte A. Carter-Yamauchi Director Legislative Reference Bureau

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All public libraries. Click on "Visit" at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librariesha waii.org.	Electronic access via the internet only at www.capitol.hawaii.gov. Library card required. Optional 15¢/page donation for printing.
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All public libraries. Click on "Visit" at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librariesha waii.org.	Electronic access via the internet only at www.capitol.hawaii.gov. Library card required. Optional 15¢/page donation for printing.
Fifth Circuit Court Law Library - Kauai Puuhonua Kaulike Building 3970 Kaana Street, Suite 100 Lihue 96766-1281 Phone: (808) 539-4964		Monday, Wednesday, Friday, 9 am - 12 pm. Closed Tuesday and Thursday.	15¢/page (self service) or via usage of the internet
Maui			
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SB0152 HD1 CD1 (CCR 27-22)

RELATING TO CHILD PASSENGER RESTRAINTS.

Introduced by: Lee C

Amends provisions relating to child passenger restraints (car seats). Requires the person operating the motor vehicle to ensure that the child is properly restrained in a rear facing child passenger restraint system with harness that meets federal motor vehicle safety standards at the time of its manufacture if the child is under 2 years of age. Requires the person operating the motor vehicle to ensure that the child is properly restrained in a rear facing or forward facing child passenger restraint system with harness that meets federal motor vehicle safety standards at the time of its manufacture if the child is 2 years of age or older, but less than 4 years of age. Requires the person operating the motor vehicle to ensure that the child is properly restrained in a child passenger restraint system with harness or booster seat that meets federal motor vehicle safety standards at the time of its manufacture if the child is 4 years of age or older but less than 10 years of age. Requires the person operating the motor vehicle to be exempt from restraining the child in a child passenger restraint system with harness or booster seat that meets federal motor vehicle safety standards at the time of manufacture if the child is correctly restrained by a lap and shoulder seat belt assembly and if the child is 7 years of age or older but less than 10 years of age. 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 any person from operating 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 CD1

Committee Reports: SSCR 540 (TRS) SSCR 2011 (JDC) HSCR 1226-22 (TRN)

HSCR 1687-22 (FIN) CCR 27-22

Current Status: May-03 22 Passed Legislature

Section Affected: 291-11.5, 291-11.6

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 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

Committee Reports: SSCR 262 (WAM) HSCR 962 (ECD) HSCR 1821-22 (FIN)

Current Status: Apr-26 22 Received by the Governor

Section Affected: 42F-103

SB0204 SD1 HD1 CD1 (CCR 3-22)

RELATING TO AQUATIC RESOURCES.

Introduced by: Rhoads K

Amends provisions relating to aquatic mitigation banks and changes 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, 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 past damages to aquatic habitats or resources. -- SB0204 CD1

Committee Reports: SSCR 124 (WTL) SSCR 2054 (JDC) HSCR 1032-22 (WAL)

HSCR 1289-22 (JHA) HSCR 1784-22 (FIN) CCR 3-22

Current Status: May-03 22 Passed Legislature

Section Affected: 187A-41

SB0206 SD2 HD1 CD1 (CCR 78-22)

RELATING TO RENTAL DISCRIMINATION.

Introduced by: Rhoads K

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 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. -- Establishes provisions relating to landlord exemptions. Provides that this provision shall not apply to landlords who are 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 potential tenant or any source of income of the potential tenant; landlords with ownership of not more than 4 dwelling units in the State at the time of the alleged discriminatory rental transaction; provided that this paragraph shall not apply if an owner, whether individually or through a business entity, owns more than a 10 per cent interest in more than 4 dwelling units in the State at the time of the alleged discriminatory rental transaction; landlords in a case where a source of income is not approved within 21 days of a person's submission of a good faith request for tenancy approval, which shall include the inspection of a unit; the rental of any housing accommodation in a building that contains housing accommodations for not more than 2 families living independently of each other if the owner or lessor resides in 1 of the housing accommodations; the rental of a room or up to 4 rooms in a housing accommodation by an owner or lessor if the owner or lessor resides in the housing accommodation; and the rental of an affordable housing project subsidized by public funds or lands. -- Establishes provisions relating to remedies. Allows that a landlord that violates any provisions of this law to be subject to a civil penalty in an amount not to exceed 2,000 dollars if determined by the court to have violated this law for the 1st time within 1 year of the occurrence of the alleged violation. Allows the court to impose a 2,500 dollars penalty against a landlord for any subsequent violation; and order any injunctive or other equitable relief as it deems proper. Requires no landlord to be fined more than once for the same violation; no party to be awarded attorney's fees or costs in any action under this provision and all fines collected under this provision to be deposited into general fund. Requires the Hawaii public housing authority and the Hawaii civil rights commission to produce and make available informational materials for the purpose of providing notice of specific rights and obligations pursuant to this Act and widely publicize the prohibition against discrimination based on source of income. -- SB0206 CD1

Committee Reports: SSCR 46 (CPN) SSCR 2007 (JDC) HSCR 1160-22 (HSG) HSCR

1403-22 (CPC) HSCR 1969-22 (FIN) CCR 78-22

Current Status: May-03 22 Passed Legislature

Section Affected: (4 SECTIONS) RENTAL DISCRIMINATION BASED ON

SOURCE OF INCOME

SB0339 SD2 HD1 CD1 (CCR 33-22)

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. Extends the provision requiring the department of agriculture to cease certifying credits pursuant to this provision for taxable years beginning after December 31, 2030 (sunset). (COVID-19, COVID 19, coronavirus) -- SB0339 CD1

Committee Reports: SSCR 4 (AEN) SSCR 582 (WAM) HSCR 1207-22 (AGR) HSCR

1766-22 (FIN) CCR 33-22

Current Status: May-03 22 Passed Legislature

Section Affected: 235-110.93

SB0416 SD1 HD2 CD1 (CCR 139-22)

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 to 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 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 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 CD1

Committee Reports: SSCR 2004 (JDC) HSCR 1262-22 (JHA) HSCR 2016-22 (FIN)

CCR 139-22

Current Status: May-03 22 Passed Legislature

Section Affected: 621-7

SB0514 SD1 HD1 CD2 (HOUSE FLOOR AMENDMENT 8 OR SENATE FLOOR AMENDMENT 13)

RELATING TO THE GENERAL FUND.

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

Provides that pursuant to the requirement of provisions relating to disposition of excess revenues under the Hawaii State Constitution; provides a 1 time general income tax refund to each qualifying resident taxpayer who files an individual income tax return for the 2021 taxable year; appropriation for deposit into the pension accumulation fund; and appropriation for deposit into the emergency and budget reserve fund. (\$\$) -- SB0514

CD2

Committee Reports: SSCR 57 (WAM) HSCR 1843-22 (FIN) CCR 236-22 - filed

HOUSE FLOOR AMENDMENT 8 SENATE FLOOR

AMENDMENT 13

Current Status: May-05 22 Passed Legislature

SB0555 SD1 HD1 (HSCR 1837-22)

RELATING TO CAMPAIGN FUNDRAISING.

Introduced by: Ihara L

Amends provisions relating to fundraiser; notice of intent by changing its title to fundraiser; fundraiser event; notice of intent; when prohibited. Provides that during any regular session or special session of the state legislature, including any extension of any regular session or special session and any legislative recess days, holidays, and weekends, no elected official shall hold a fundraiser event. -- SB0555 HD1

Committee Reports: SSCR 2970 (JDC) HSCR 1837-22 (GVR/ JHA/)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 11-342

SB0573 SD1 HD1 (HSCR 2011-22)

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 HD1

Committee Reports: SSCR 273 (AEN/ PSM/) SSCR 2009 (JDC) HSCR 1033-22

(WAL) HSCR 1287-22 (JHA) HSCR 2011-22 (FIN)

Current Status: May=03 22 Passed Legislature

Section Affected: 195D-21

SB0665 SD1 HD2 CD1 (CCR 46-22)

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 administrative fines; relief under elections, generally law. Requires specific provisions to not apply to any person who, before 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 provisions relating to advertisements. -- Amends provisions relating to criminal referral. Provides that in addition to an administrative determination that a violation of this part has been committed, the campaign spending commission may refer the complaint to the attorney general or county prosecutor at any time the commission believes the respondent may have recklessly, knowingly, or intentionally committed a violation. -- Amends provisions relating to criminal prosecution. Requires any person who recklessly, knowingly, or intentionally violates any provision of this provision to be guilty of a misdemeanor, unless another criminal penalty is specified. Requires any person who intentionally provides false information concerning the name or address of the person paying for an advertisement that is subject to the requirements of provisions

relating to advertisements to be guilty of a class C felony. 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, including 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 before any proceeding initiated by the commission or final determination. Provides that if prosecution is commenced by a written request from the commission, the commission, in choosing the prosecuting agency, shall be guided by whether any conflict of interest exists between the agency and its appointive authority. Repeals provision that requires this provision to not 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; filling a substantially defective or deficient report and provisions relating to advertisements. -- SB0665 CD1

Committee Reports: SSCR 2053 (JDC) HSCR 1447-22 (GVR) HSCR 1910-22 (JHA)

CCR 46-22

Current Status: May-03 22 Passed Legislature Section Affected: 11-410, 11-411, 11-412

SB0879 SD1 HD2 CD1 (CCR 73-22)

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 under general provisions law. 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 in accordance with county standards, commencing 60 days after the receipt by the appropriate county agency of a completed application for maintenance request. -- SB0879 CD1

D00/9 CD1

Committee Reports: SSCR 2162 (HWN) SSCR 3162 (JDC) HSCR 1130-22 (HSG)

HSCR 1342-22 (JHA) HSCR 1970-22 (FIN) CCR 73-22

Current Status: May-03 22 Passed Legislature

Section Affected: 46- (1 SECTION) INFRASTRUCTURE MAINTENANCE

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

Committee Reports: SSCR 2091 (JDC) SSCR 2750 (WAM) HSCR 1267-22 (JHA)

HSCR 1861-22 (FIN)

Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 19 2022)

Section Affected: 846-10.5

SB1105 SD2 HD1 CD1 (CCR 80-22)

RELATING TO THE MORTGAGE LOAN RECOVERY FUND.

Introduced by: Kouchi R (BR)

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. Provides that in addition to the procedures provided in this provision, the commissioner may 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 mortgage loan recovery fund. -- SB1105 CD1

Committee Reports: SSCR 190 (CPN) SSCR 3179 (WAM/ JDC/) HSCR 1444-22

(CPC) HSCR 1780-22 (FIN) CCR 80-22

Current Status: May-03 22 Passed Legislature

Section Affected: 454F-41, 454F-42

SB1107 SD2 HD1 CD1 (CCR 97-22)

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; appropriations made by the legislature for deposit into the fund; all contributions from public or private partners; and all interest earned on or accrued to moneys deposited in the special 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. -- Appropriation into and out of the hazard mitigation special fund to the Hawaii emergency management agency for personnel costs and operating and administrative costs to administer provisions relating to mitigation of hazardous situations. (\$\$) -- SB1107 CD1

Committee Reports: SSCR 37 (PSM) SSCR 900 (WAM) HSCR 998 (PDP) HSCR

1442 (JHA) HSCR 1846-22 (FIN) CCR 97-22

Current Status: May-03 22 Passed Legislature Section Affected: 127A- (1 SECTION), 127A-18

SB1112 SD2 HD1 CD1 (CCR 136-22)

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 06 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 08 and federally recognized as such. -- SB1112 CD1

Committee Reports: SSCR 247 (PSM) SSCR 809 (WAM) HSCR 1335 (CMV) HSCR

1989-22 (FIN) CCR 136-22

Current Status: May-03 22 Passed Legislature

Section Affected: 121-7

SB1137 SD2 HD2 CD1 (CCR 188-22)

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 5 million dollars in the fund to lapse to the credit of the general fund. Requires that upon dissolution of the spouse and child abuse special fund, any unencumbered moneys in the fund to lapse to the general fund. Act to be repealed on June 30, 2027 (sunset). --

SB1137 CD1

SSCR 259 (HMS) SSCR 903 (WAM) HSCR 1391 (HHH) HSCR Committee Reports:

1858 (FIN) CCR 188-22

Current Status: May-03 22 Passed Legislature

Section Affected: 346-7.5

SB1138 SD2 HD2 CD1 (CCR 228-22)

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 authorizes 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 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 the department of health report to the legislature concerning the status of the special fund. Appropriation out of the fund to the department of health to complete the health care facility management information system (\$\$) -- SB1138 CD1

SSCR 279 (HTH) SSCR 904 (WAM) HSCR 1392 (HHH) HSCR Committee Reports:

2000-22 (FIN) CCR 228-22

Current Status: May-03 22 Passed Legislature

Section Affected: 321-1.4

SB1211 SD2 HD1 CD1 (CCR 37-22)

RELATING TO MOTOR CARRIERS.

Introduced by: Kouchi R (BR)

Repeals provisions relating to exemptions; vehicles used by farmers. -- SB1211 CD1

Committee Reports: SSCR 544 (TRS) SSCR 2353 (JDC) HSCR 1445-22 (CPC)

HSCR 1896-22 (JHA) CCR 37-22

Current Status: May-03 22 Passed Legislature

Section Affected: 286-208

SB1297 SD1 HD1 CD1 (CCR 215-22)

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) to June 30, 2025. (\$\$) -- SB1297 CD1

Committee Reports: SSCR 469 (AEN) SSCR 916 (WAM) HSCR 1217 (AGR) HSCR

1931-22 (FIN) CCR 215-22

Current Status: May-03 22 Passed Legislature

Section Affected: ACT 116 2017

SB1411 SD2 HD1 CD1 (CCR 34-22)

RELATING TO HISTORIC PRESERVATION.

Introduced by: Shimabukuro M, Acasio L, Chang S

Amends provisions relating to civil and administrative violations under the historic preservation law. Increases fine. Requires any landowner or developer responsible for any project where violations are found to have occurred to execute any mitigation and preservation measures ordered by the department of land and natural resources and shall be jointly and severally liable for any costs of mitigation and preservation. -- Amends provisions relating to civil penalties and provisions relating to reproductions, forgeries, and illegal sales. Increases fines. -- SB1411 CD1

Committee Reports: SSCR 2120 (WTL) SSCR 3204 (JDC) HSCR 1035-22 (WAL)

HSCR 1340-22 (JHA) HSCR 1785-22 (FIN) CCR 34-22

Current Status: May-03 22 Passed Legislature

Section Affected: 6E-11, 6E-11.5, 6E-12

SB2002 SD2 HD2 (HSCR 1914-22)

RELATING TO FAIR HOUSING REASONABLE ACCOMMODATIONS.

Introduced by: Rhoads K

Amends provisions relating to discriminatory practices under discrimination in real property transactions 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 if the disability is not readily apparent, an owner or other person engaging in a 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. 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 provide emotional support that alleviates 1 or more identified symptoms or effects of a person's disability. Allows assistant animals to include service animals, therapy animals, comfort animals, or emotional support animals that may have formal training or may be untrained and may include species other than dogs. -- SB2002 HD2

Committee Reports: SSCR 2336 (HMS) SSCR 2944 (JDC) HSCR 1364-22 (HSG)

HSCR 1914-22 (JHA)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 515-3

SB2008 SD1 HD2 CD1 (CCR 96-22)

RELATING TO HIGHWAYS.
Introduced by: Rhoads K, Lee C

Amends provisions relating to public highways and trails under highways law. Provides that the State and counties may only be held the jointly and severally liable 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. Provides that a privately owned highway, road, alley, street, way, lane, bikeway, or bridge that has been condemned by the State or county may 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 CD1

Committee Reports: SSCR 2578 (PSM/ TRS/) SSCR 3202 (JDC) HSCR 1066-22

(TRN) HSCR 1917-22 (JHA) CCR 96-22

Current Status: May-03 22 Passed Legislature

Section Affected: 264-1

SB2017 SD1 HD2 CD1 (CCR 47-22)

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 CD1

Committee Reports: SSCR 2286 (PSM/ HTH/) SSCR 2889 (CPN) HSCR 1273-22

(HHH) HSCR 1907-22 (CPC) CCR 47-22

Current Status: May-03 22 Passed Legislature

Section Affected: 453-34

SB2021 SD1 HD2 CD1 (CCR 250-22)

RELATING TO INCREASING THE PAYMENT AMOUNT FOR THE OFFICE OF HAWAIIAN AFFAIRS' PRO RATA SHARE OF THE PUBLIC LAND TRUST.

Introduced by: Keohokalole J

Amends Act 178, Session Laws of 2006, relating to the public land trust. Provides that notwithstanding the provisions of office of Hawaiian affairs law, including provisions relating to use of public land trust proceeds, and until further action is taken by the legislature for this purpose, the income and proceeds from the pro rata portion of the public land trust under provisions relating to powers of board of trustees of the state constitution for expenditure by the office of Hawaiian affairs for the betterment of the conditions of native Hawaiians for each fiscal year beginning with fiscal year 2022-2023 shall be 21,500,000 dollars. Provides that notwithstanding the provisions of office of Hawaiian affairs law, or the requirements of Executive Order No. 06-06, beginning in fiscal year 2022-2023, the departments of agriculture, accounting and general services, business, economic development, and tourism, education, land and natural resources. and transportation (for its harbors division), and any other department or agency that collects receipts from the lands within the public land trust, shall determine and transfer to the office of Hawaiian affairs that portion of their receipts from the use of lands within the public land trust collected during each fiscal quarter, necessary to ensure that a total of 5,375,000 dollars of revenues 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 21,500,000 dollars from their receipts from the use of lands within the public land trust collected during fiscal year 2022-2023, to the office of Hawaiian affairs whether by the procedures set out in Executive Order No. 06-06 or this Act. Provides that the governor is expressly authorized 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; provided that a total of not less than 5,375,000 dollars each quarter shall be transferred to the office of Hawaiian affairs, as provided in this provision. -- Establishes a working group to account for all ceded lands in the public land trust inventory; account for all income and proceeds from the public land trust; and subsequently determine the 20 per cent pro rata share of income and proceeds from the public land trust due annually to the office of Hawaiian affairs for the betterment of the conditions of Native Hawaiians. Report to the legislature. -Appropriation to the office of Hawaiian affairs to be deposited into the native Hawaiian trust fund to pay to the office of Hawaiian affairs for a portion of the income and

proceeds from the public land trust. Requires the general revenue appropriated by this Act to be deemed income and proceeds from the public land trust as if the sum had been paid out of income and proceeds from the public land trust pursuant to provisions relating to powers of board of trustees of the Hawaii State Constitution. (\$\$) -- SB2021 CD1

Committee Reports: SSCR 2046 (HWN) SSCR 3014 (WAM) HSCR 1339-22 (JHA)

HSCR 2014-22 (FIN) CCR 250-22

Current Status: May-03 22 Passed Legislature

Section Affected: ACT 178 2006

SB2032 SD2 HD2 CD1 (CCR 67-22)

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. -- Establishes provisions relating to enforcement; civil action; damages; cost; attorney fees. Requires the director of the office of consumer protection to have concurrent jurisdiction with the attorney general to enforce the provisions of this law. Allows the director, by and through the attorney general, to bring an action in any court of competent jurisdiction on behalf of the State or as parens patriae on behalf of consumers to enjoin any violation of this law; enjoin any person from continuing to engage in acts in violation of this law or acts in furtherance thereof; collect the penalties as specified; or recover any damages sustained by any person injured by a violation of this law, on whose behalf the action was brought. -- SB2032 CD1

Committee Reports: SSCR 2065 (HTH) SSCR 2983 (CPN/ JDC/) HSCR 1082-22

(HHH) HSCR 1434-22 (CPC) HSCR 1926-22 (JHA) CCR 67-22

Current Status: May-03 22 Passed Legislature

Section Affected: (6 SECTIONS) HAWAII GENETIC INFORMATION PRIVACY

ACT

SB2043 HD1 (HSCR 1286-22)

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 exception. -- 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 exception. -- SB2043 HD1

Committee Reports: SSCR 2748 (JDC) HSCR 1090-22 (GVR) HSCR 1286-22 (JHA)

HSCR 1984-22 (FIN)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 11-322, 11-323

SB2056 SD1 HD1 CD1 (CCR 76-22)

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 CD1

Committee Reports: SSCR 2057 (WTL/ AEN/) SSCR 2704 (WAM) HSCR 1034-22

(WAL) HSCR 1382-22 (AGR) HSCR 1786-22 (FIN) CCR 76-22

Current Status: May-03 22 Passed Legislature

SB2059 SD1 HD2 CD1 (CCR 29-22)

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. -- SB2059 CD1

Committee Reports: SSCR 2700 (LCA) HSCR 1196-22 (CAI) HSCR 1915-22 (JHA)

CCR 29-22

Current Status: May-03 22 Passed Legislature

Section Affected: 5- (1 SECTION) STATE ENDEMIC TREE

SB2065 SD2 HD2 CD1 (CCR 55-22)

RELATING TO FISHING.

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

Establishes provisions relating to possession or use of unmanned aerial vehicles on, in, or near state marine waters prohibited; exception under fishing rights and regulations law. Provides that it is unlawful to possess or use on, in, or near state marine 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. Defines unmanned aerial vehicle to mean any aerial vehicle that is operated without the possibility of direct human intervention within or on the aerial vehicle. -- SB2065 CD1

Committee Reports: SSCR 2389 (AEN/ WTL/) SSCR 3151 (JDC) HSCR 1300-22

(WAL) HSCR 1919-22 (JHA) CCR 55-22

Current Status: May-03 22 Passed Legislature

Section Affected: 188- (1 SECTION) POSSESSION OR USE OF UNMANNED

AERIÀL VEHICLÉS ON, IN, OR NEAR STATE MARINE

WATERS PROHIBITED

SB2070 SD1 HD1 CD1 (CCR 216-22)

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 CD1

Committee Reports: SSCR 2390 (AEN) SSCR 2864 (WAM) HSCR 1049-22 (EEP)

HSCR 1290-22 (JHA) HSCR 1965-22 (FIN) CCR 216-22

Current Status: May-03 22 Passed Legislature

SB2076 SD2 HD3 CD1 (CCR 169-22)

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

Requires the university of Hawaii and Hawaii broadband and digital equity office to jointly convene a working group to determine the appropriate governance structure to implement, operate, and maintain broadband infrastructure development in the State. Requires the working group to provide recommendations for an appropriate governing body to oversee and maintain the State's strategic broadband infrastructure assets; consider the technical, operational, maintenance, and financial sustainability of broadband infrastructure development for services that are robust, resilient and affordable; consult with subject matter experts in finance, telecommunications, regulatory bodies, and any other areas as it deems necessary; and identify revenue sources to sustain the operation and maintenance costs of broadband infrastructure and assets, including landing fees, fiber cross-connects, and indefeasible rights of use for terrestrial fiber. Report to the legislature. Appropriation to Hawaii broadband and digital equity office for 3 full-time equivalent (3.0 FTE) administrative positions, exempt from

civil service law, for the operation and administration of the Hawaii broadband and digital equity office. Appropriation to the university of Hawaii for the planning and implementation of a statewide broadband initiative. (\$\$) -- SB2076 CD1

Committee Reports: SSCR 2014 (EET) SSCR 2814 (CPN/ WAM/) HSCR 1064-22

(HET) HSCR 1423-22 (CPC) HSCR 1951-22 (FIN) CCR 169-22

Current Status: May-03 22 Passed Legislature

SB2081 SD2 HD1 CD1 (CCR 134-22)

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. -- SB2081 CD1

Committee Reports: SSCR 2340 (EDU) SSCR 2854 (WAM) HSCR 1239-22 (EDN)

HSCR 1992-22 (FÍN) CCR 134-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A- (1 SECTION) DEPARTMENT OF EDUCATION

COMMERCIAL ENTERPRISES REVOLVING FUND

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

Committee Reports: SSCR 2719 (JDC) HSCR 1838-22 (JHA)
Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 18 2022)

Section Affected: 706-606.5

SB2091 SD1 HD2 CD1 (CCR 43-22)

RELATING TO EXECUTIVE PARDONS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to pardons: referral 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 practicable after the referral, a recommendation regarding whether to grant or deny 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 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 prosecuting attorney of the county in which each offense occurred 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 by changing its title to pardons: referral to paroling authority. Requires the director of public safety and 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 practicable after the referral, all information possible concerning the prisoner, together with a recommendation as to the granting or denial of the pardon. -- SB2091 CD1

Committee Reports: SSCR 2739 (JDC) HSCR 1456-22 (CMV) HSCR 1923-22 (JHA) CCR 43-22

Current Status: May-03 22 Passed Legislature

Section Affected: 28- (1 SECTION), 801- (1 SECTION), 353-72

SB2114 RELATING TO THE CHILDREN'S JUSTICE PROGRAM.

Introduced by: Kouchi R (BR)

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

Committee Reports: SSCR 2717 (JDC) HSCR 1252-22 (JHA) HSCR 1862-22 (FIN)

Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 17 2022)

Section Affected: 588-1, 588-4

SB2115 SD1 HD2 CD1 (CCR 147-22) RELATING TO THE ROOM CONFINEMENT OF MINORS.

Introduced by: Kouchi R (BR)

Amends provisions relating to detention; shelter; release; notice. Requires the minor to be taken without unnecessary delay to the court or to the place of detention or shelter designated by the court 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. Allows a minor to be placed in room confinement in a juvenile detention or adult jail facility only under the specified conditions. Requires the judiciary to post quarterly on the judiciary's website a report of its detention center detailing their compliance with this provision. Requires each report to include the specified items. Defines mental health professional to mean a qualified mental health professional. -- SB2115 CD1

Committee Reports: SSCR 2165 (PSM) SSCR 3148 (JDC) HSCR 1075-22 (HHH)

HSCR 1351-22 (JHA) HSCR 1789-22 (FIN) CCR 147-22

Current Status: May-03 22 Passed Legislature

Section Affected: 571-32

SB2118 SD1 HD2 CD1 (CCR 28-22)

RELATING TO TRAFFIC VIOLATIONS.

Introduced by: Kouchi R (BR)

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 CD1

Committee Reports: SSCR 2363 (TRS) SSCR 2950 (JDC) HSCR 1227-22 (TRN)

HSCR 1916-22 (JHA) CCR 28-22

Current Status: May-03 22 Passed Legislature

Section Affected: 291C-194

SB2125 HD1 CD1 (CCR 79-22)

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 CD1

Committee Reports: SSCR 2105 (CPN) SSCR 2833 (JDC) HSCR 1216-22 (CPC)

HSCR 1868-22 (FIN) CCR 79-22

Current Status: May-03 22 Passed Legislature

Section Affected: 281-91

SB2136 HD1 CD1 (CCR 109-22)

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, including gender identity or expression, national origin, economic status, or physical disability, except as provided in provision specified. -- SB2136 CD1

Committee Reports: SSCR 2737 (JDC) HSCR 1266-22 (JHA) HSCR 1863-22 (FIN)

CCR 109-22

Current Status: May-03 22 Passed Legislature

Section Affected: 612-2

SB2137 SD2 HD1 CD1 (CCR 59-22)

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 to clean and sober homes; and contact information and procedures for inquiries and complaints related to clean and sober homes. -- SB2137 CD1

Committee Reports: SSCR 2652 (GVO/ HTH/) SSCR 2943 (JDC) HSCR 1274-22

(HHH) HSCR 1899-22 (JHA) CCR 59-22

Current Status: May-03 22 Passed Legislature

Section Affected: 321-193.7

SB2142 SD1 HD1 CD1 (CCR 146-22)

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 world language, fine arts, career and technical education, and computer science; diploma substitution. Provides that beginning no later than the school year 2023-2024, the department of education shall allow each student to fulfill up to 2 credits required for a high school diploma with world language, fine arts, career and technical education, or computer science credits. -- Establishes provisions relating to admission requirements. Establishes provisions relating to world language, fine arts, career and technical education, and computer science; substitution. Provides that beginning no later than with applicants applying for the fall 2024 semester, an applicant for admission shall successfully complete a high school course in world language, fine arts, career and technical education, or 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 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 is earning a degree in teaching and also want to take computer science classes. 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 submit pathway programs to the Hawaii teacher standards board for computer science licensure approval to provide the opportunity for students completing the pathway established pursuant to this provision to be eligible to add a computer science license to an elementary or secondary teaching license or to acquire an initial teaching license in computer science. 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 CD1

Committee Reports: SSCR 2355 (EDU/ HRE/) SSCR 3004 (WAM) HSCR 1318-22

(EDN/ HET/) HSCR 1800-22 (FIN) CCR 146-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A- (1 SECTION), 304A- (1 SECTION) ADMISSION

REQUIREMENTS, 304A- (1 SECTION), 304A- (1 SECTION),

302A-802

SB2144 SD1 HD1 CD1 (CCR 168-22)

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 CD1

Committee Reports: SSCR 2485 (HMS/ GVO/) SSCR 3005 (WAM) HSCR 1367-22

(HHH/ HET/) HSCR 1999-22 (FIN) CCR 168-22

Current Status: May-03 22 Passed Legislature

SB2162 SD1 HD1 CD1 (CCR 108-22)

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 CD1

Committee Reports: SSCR 2109 (JDC) SSCR 3006 (WAM) HSCR 1260-22 (JHA)

HSCR 1827-22 (FÍN) CCR 108-22

Current Status: May-03 22 Passed Legislature

Section Affected: 11- (1 SECTION), 11-91, 11-112, 11-151, 11-152, 11-155

SB2163 HD1 CD1 (CCR 2-22)

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. Requires any person who violates provision specified to be guilty of a class B felony; provided that the person shall be 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 15 years of the instant offense; is, at the time of the instant offense, engaging in conduct that would constitute a violation of provision specified; or is a highly intoxicated driver as defined by provision specified. Requires any person who violates provision specified to be guilty of a class B felony. Allows the sentencing court to impose a lesser sentence for any person convicted of a class A felony under this provision if the court finds that strong mitigating circumstances warrant the action. Requires strong mitigating circumstances to include but not limited to the provisions of provision specified. Requires the court to provide a written opinion stating its reasons for imposing the lesser sentence. -- SB2163 CD1

Committee Reports: SSCR 2720 (JDC) HSCR 1834-22 (JHA) CCR 2-22

Current Status: May-03 22 Passed Legislature

Section Affected: 707-702.5

SB2182 SD1 HD1 CD1 (CCR 140-22)

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 CD1

Committee Reports: SSCR 2184 (EDU) SSCR 3009 (WAM) HSCR 1311-22 (EDN)

HSCR 1871-22 (FIN) CCR 140-22

Current Status: May-03 22 Passed Legislature

SB2184 SD1 HD1 CD1 (CCR 130-22) 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, Moriwaki 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 for the purposes to establishing a digital learning center, including but not limited to facilities, equipment, properties, operating expenses, and personnel. (\$\$) -- SB2184

Committee Reports: SSCR 2111 (EDU) SSCR 2926 (WAM) HSCR 1237-22 (EDN)

HSCR 1993-22 (FÍN) CCR 130-22

Current Status: May-03 22 Passed Legislature

302A- (1 SECTION) DIGITAL LEARNING CENTER Section Affected:

SB2185 SD3 HD1 CD1 (CCR 178-22)

RELATING TO FIREWORKS.

Introduced by: Kidani M, Chang S, DeCoite L, Gabbard M, Lee C, Misalucha B, Wakai

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 submit an annual report to the legislature 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. -- SB2815 CD1

Committee Reports: SSCR 2406 (CPN/ GVO/) SSCR 3010 (WAM) - filed FLOOR

AMENDMENT 2 HSCR 1222-22 (CPC) HSCR 1830-22 (FIN)

CCR 178-22

Current Status: May-03 22 Passed Legislature

132D-11 Section Affected:

SB2186 SD2 HD1 CD1 (CCR 180-22)

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. -- Appropriation (\$\$) -- SB2186 CD1

Committee Reports: SSCR 2342 (EDU/ WTL/) SSCR 2927 (WAM) HSCR 1319-22

(EDN/ WAL/) HSCR 1940-22 (FIN) CCR 180-22

Current Status: May-03 22 Passed Legislature

SB2202 HD1 CD1 (CCR 30-22)

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 CD1

Committee Reports: SSCR 2478 (LCA) HSCR 1195-22 (CAI) HSCR 1892-22 (JHA)

CCR 30-22

Current Status: May-03 22 Passed Legislature

Section Affected: 8- (1 SECTION) VOLUNTEER MONTH

SB2214 SD2 HD1 CD1 (CCR 151-22)

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 established by this Act. (\$\$) -- SB2214 CD1

Committee Reports: SSCR 2141 (EDU) SSCR 3022 (WAM) HSCR 1321-22 (EDN)

HSCR 1937-22 (FIN) CCR 151-22

Current Status: May-03 22 Passed Legislature

Section Affected: 312- (1 SECTION) DIGITAL LITERACY PROGRAM

SB2218 SD1 HD1 CD2 (HOUSE FLOOR AMENDMENT 7 OR SENATE FLOOR AMENDMENT 14) 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 food hub 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 expansion funding under the food hub 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 food hub 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. Requires the food hub pilot program under this provision to terminate on June 30, 2027 (sunset). -- Reports to the legislature. Appropriation. (\$\$) -- SB2218 CD2

Committee Reports: SSCR 2293 (AEN) SSCR 3023 (WAM) HSCR 1383-22 (AGR)

HSCR 1767-22 (FIN) CCR 217-22 - filed HOUSE FLOOR

AMENDMENT 7 SENATE FLOOR AMENDMENT 14

Current Status: May-05 22 Passed Legislature

SB2251 SD2 HD2 CD1 (CCR 100-22)

RELATING TO THE PUBLIC HOUSING AUTHORITY.

Introduced by: Chang S, Misalucha B, Rhoads K

Establishes provisions relating to ceded lands; vacancy; development. Provides that no 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 have the same meaning as the term is defined in definitions under Hawaii public housing authority law. - Amends provisions relating to development of property. Repeals an experimental or demonstration housing project designed contracts. Repeals provision in connection with development of any public housing dwelling units under this law. -- Amends Hawaii public housing law. Repeals the term public. Defines housing or housing project means any home, house, residence, building, apartment, living quarters, abode, domicile, or dwelling unit that is designed principally for the purposes of sheltering people. -- SB2251 CD1

Committee Reports: SSCR 2292 (HOU) SSCR 3024 (WAM) HSCR 1126-22 (HSG)

HSCR 1347-22 (JHA) HSCR 1879-22 (FIN) CCR 100-22

Current Status: May-03 22 Passed Legislature

Section Affected: 356D- (1 SECTION), 356D-1, 356D-11, 356D-12, 356D-12.5,

356D-71, 356D-102

SB2274 SD2 HD1 CD1 (CCR 226-22) RELATING TO THE CENTER FOR NURSING.

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

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 CD1

Committee Reports: SSCR 2502 (HTH/ CPN/) SSCR 2928 (WAM) HSCR 1083-22

(HHH) HSCR 1410-22 (CPC) HSCR 1790-22 (FIN) CCR 226-22

Current Status: May-03 22 Passed Legislature

Section Affected: 457-9.5

SB2279 SD2 HD2 CD1 (CCR 65-22)

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, before 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 3 years after the date of purchase. Allows the statement, receipt or notarized declaration, photographs of each individual catalytic converter offered for sale, and photograph of the seller and photocopy of the seller's photo identification 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. Establishes provisions relating to payment for catalytic converter purchased by licensee; check; mailing. Requires payment for the catalytic converter to be made by check payable to the seller if a licensee purchases a catalytic converter. 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 may arrange for the check to be picked up personally by the seller at the place of business of the licensee. -- 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 a catalytic converter is a class C felony. -- Amends provisions relating to penalties under used motor vehicle parts and accessories law. Requires any person who violates provisions specified to be guilty of 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 the specified information if the scrap presented for purchase is copper, palladium, platinum, rhodium, a beer keg, or an 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 for the copper, palladium, platinum, or rhodium to be made by check payable to the seller if the scrap dealer or recycler, as applicable, purchases any copper, palladium, platinum, or rhodium. -- Amends provisions relating to prohibitions; penalty under county licenses law. Requires any person who violates provisions specified, or any person who falsifies a statement required by provision specified, to be guilty of a misdemeanor; provided that any person who violates provisions specified; or falsifies a statement required by provision specified, that involves the purchase of palladium, platinum, or rhodium, to be guilty of a class C felony. Allows the court to order, at minimum, the specified fines in addition to any penalties the court may impose pursuant to provision specified. -- SB2279 CD1

Committee Reports: SSCR 2357 (CPN) SSCR 2951 (JDC) HSCR 1219-22 (CPC)

HSCR 1928-22 (JHA) CCR 65-22

Current Status: May-03 22 Passed Legislature

Section Affected: 289- (2 SECTIONS), 708- (1 SECTION), 289-1, 289-8, 445-233,

445-233.5, 445-235

SB2280 SD2 HD2 CD1 (CCR 225-22)

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 dentist licensed under this law to provide auxiliary support 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 CD1

Committee Reports: SSCR 2242 (HTH) SSCR 2757 (CPN) HSCR 1084-22 (HHH)

HSCR 1411-22 (CPC) HSCR 1996-22 (FIN) CCR 225-22

Current Status: May-03 22 Passed Legislature

Section Affected: 448- (1 SECTION) SUPERVISION IN PUBLIC HEALTH

SETTINGS

SB2283 SD2 HD1 CD1 (CCR 154-22)

RELATING TO THE HAWAII HYDROGEN STRATEGIC PLAN.

Introduced by: Wakai G, Keith-Agaran G, Misalucha B, Moriwaki S, Rhoads K, Riviere G

Requires the Hawaii natural energy institute to conduct a study to examine the potential for the production and use of renewable hydrogen in the State and the potential role of renewable hydrogen in achieving a local, affordable, reliable, and decarbonized energy system and economy. Requires the results of the study to be used to inform energy planning, which may include a Hawaii hydrogen strategic plan, decarbonization efforts, and other ongoing work being undertaken by the Hawaii state energy office. Report to the legislature. -- SB2283 CD1

Committee Reports: SSCR 2077 (EET) SSCR 2929 (WAM) HSCR 1295-22 (EEP)

HSCR 1959-22 (FIN) CCR 154-22

Current Status: May-03 22 Passed Legislature

SB2284 SD2 HD1 CD1 (CCR 218-22)

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 monitor 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 other functions and activities that 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 the 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 impact 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. (COVID-19, COVID 19, coronavirus) -- SB2284 CD1

Committee Reports: SSCR 2631 (AEN/ EET/) SSCR 3192 (JDC/ WAM/) HSCR

1131-22 (AGR/ ECD/) HSCR 1406-22 (CPC) HSCR 1809-22

(FIN) CCR 218-22

Current Status: May-03 22 Passed Legislature

Section Affected: 141- (9 SECTIONS) AQUACULTURE, 26-16, 141-2.5, 141-2.6,

141-2.7

SB2290 SD1 HD1 CD1 (CCR 252-22)

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. Provides that 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 or manufacture in the State a non prescription drug that contains plastic microbeads. Provides that 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 CD1

Committee Reports: SSCR 2612 (AEN) SSCR 2979 (CPN/ JDC/) HSCR 1054-22

(EEP) HSCR 1415-22 (CPC) HSCR 1960-22 (FIN) CCR 252-22

Current Status: May-03 22 Passed Legislature

Section Affected: 321- (1 SECTION) PROHIBITION OF PLASTIC MICROBEADS

SB2295 SD2 HD2 CD1 (CCR 72-22)

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 highway, harbor, and airport projects to conform to the applicable carbon concrete standards contained in division 600 of the highways division of the department of transportation's special provisions for standard specifications dated July 10, 2020 except in certain circumstances. -- SB2295 CD1

Committee Reports: SSCR 2647 (TRS/ AEN/) SSCR 3170 (WAM) HSCR 1069-22

(TRN) HSCR 1293-22 (EEP) HSCR 1688-22 (FIN) CCR 72-22

Current Status: May-03 22 Passed Legislature

Section Affected: (2 SECTIONS) ENVIRONMENTAL PLANNING

SB2298 SD2 HD1 CD1 (CCR 110-22)

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 CD1

Committee Reports: SSCR 2458 (LCA) SSCR 2993 (JDC/ WAM/) HSCR 1391-22

(LAT) HSCR 1852-22 (FIN) CCR 110-22

Current Status: May-03 22 Passed Legislature

Section Affected: 387-12, 388-10

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

Committee Reports: SSCR 2823 (WAM) HSCR 1189-22 (ECD) HSCR 1814-22 (FIN)

Current Status: Apr-08 22 Received by the Governor

Apr-21 22 Approved by Governor (Act 8 2022)

Section Affected: 237-30

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

Committee Reports: SSCR 2079 (PSM) SSCR 2963 (JDC/ WAM/) HSCR 1458-22

(CMV) HSCR 1898-22 (JHA)

Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 16 2022)

Section Affected: 353L-3

SB2347 SD1 HD1 CD1 (CCR 107-22)

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 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 15 days 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 finds that the constitutional ratification question corresponding to a proposed amendment to the Hawaii State Constitution is not as simple, concise, and direct to the extent practicable, shall contain a detailed and specific explanation of the reasons for such a finding; and any decision established in a written opinion rendered pursuant to this provision shall not be appealable. -- SB2347 CD1

Committee Reports: SSCR 2145 (JDC) SSCR 3028 (WAM) HSCR 1835-22 (JHA)

CCR 107-22

Current Status: May-03 22 Passed Legislature

Section Affected: 11-118.5, 602-5

SB2359 SD1 HD1 (HSCR 1249-22)

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 K 12 expanded teaching cohort programs in each county 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 in each county 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 in each county for students who are pursuing undergraduate degrees in education. Requires Act to be repealed on December 31, 2026 (sunset). -- SB2359 HD1

Committee Reports: SSCR 2664 (HRE/ EDU/) SSCR 3030 (WAM) HSCR 1249-22

(HET) HSCR 1844-22 (FIN)

Current Status: May=03 22 Passed Legislature

SB2370 SD2 HD1 CD1 (CCR 187-22) 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 develop 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. Requires the coordinator to report directly to the governor and appoint staff as may be necessary. Establishes duties and responsibilities of the office as specified. Annual report to the legislature. -- Amends the Hawaii interagency council on homelessness law by changing it to statewide homelessness and housing solutions. -- Establishes provisions relating to Hawaii interagency council on homelessness. Appropriations to the department of human services for the administration of the statewide office of homelessness and housing solutions; provides that each county may provide support for programs within its county; and 5 full time equivalent (5.0 FTE) positions to be established to carry out the objectives of this Act, provided that each county may provide support for the programs within its county. (\$\$) -- SB2370 CD1

Committee Reports: SSCR 2407 (HMS/ GVO/) SSCR 3031 (WAM) HSCR 1355-22

(HSG/ HHH/) HSCR 1971-22 (FIN) CCR 187-22

Current Status: May-03 22 Passed Legislature

STATEWIDE OFFICE ON Section Affected: 346- (5 SECTIONS)

HOMELESSNESS AND HOUSING SOLUTIONS

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

Committee Reports: SSCR 2132 (CPN) SSCR 2751 (WAM) HSCR 1192-22 (ECD)

HSCR 1858-22 (FIN)

Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 15 2022)

Section Affected: 245-26, 245-27, 245-28, 245-29, 245-30

SB2378 SD1 HD2 CD1 (CCR 189-22)

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 its chairperson, who shall be an attorney at law licensed to practice in all courts of the State; or a certified public accountant having experience in the State. -- Establishes a compensation schedule for board members. -- 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. 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. Requires written notice of the hearing to meet the requirements of provisions relating to notification of hearing; service. 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, 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 CD1

Committee Reports: SSCR 2176 (GVO) SSCR 3181 (WAM/ JDC/) HSCR 1087-22

(ECD) HSCR 1288-22 (JHA) HSCR 1848-22 (FIN) CCR 189-22

Current Status: May-03 22 Passed Legislature

Section Affected: 232-6, 232-7

SB2379 SD2 HD2 CD1 (CCR 190-22)

RELATING TO THE SPECIAL ENFORCEMENT SECTION.

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

Amends provisions relating to special enforcement section; created. Allows the special enforcement section of the department of taxation to examine any sector of the State's economy; initiate civil investigations to ensure that each taxpayer pays all taxes that the taxpayer is required to pay; and use enforcement and education to deter and prevent non-compliance with state taxation 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 CD1 Committee Reports: SSCR 2177 (GVO) SSCR 3182 (WAM/ JDC/) HSCR 1201-22

(ECD) HSCR 2004-22 (FIN) CCR 190-22

Current Status: May-03 22 Passed Legislature

Section Affected: 231-81, 231-82

SB2382 SD1 HD1 CD1 (CCR 64-22)

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 subprecinct within a special improvement or special district in which the economy is primarily based on tourism. -- SB2382 CD1

Committee Reports: SSCR 2728 (CPN) HSCR 1165-22 (WAL) HSCR 1891-22 (CPC)

CCR 64-22

Current Status: May-03 22 Passed Legislature

Section Affected: 281-31

SB2383 SD2 HD2 CD1 (CCR 58-22)

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 5 members. Requires the members of the board to include 2 members appointed by the governor; provided that 1 member shall have 5 years of high level construction procurement experience and 1 member shall have 5 years of high level county procurement experience; 1 member appointed by the president of the senate; provided that the member shall have 5 years of genera; procurement experience; and 1 member appointed by the speaker of the house of representatives; provided that the member shall have 5 years of general procurement experience. -- SB2383 CD1

Committee Reports: SSCR 2183 (GVO) SSCR 3203 (JDC) HSCR 1450-22 (GVR)

HSCR 1911-22 (JHA) CCR 58-22

Current Status: May-03 22 Passed Legislature

Section Affected: 103D-201

SB2384 SD2 HD2 CD1 (CCR 191-22)

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 is met. Requires the department of accounting and general services to provide written notice to all vendors of construction products who are registered on the

Hawaii products list with the state procurement office regarding any amendments to this

provision, including effective dates and dates of repeal. -- SB2384 CD1

Committee Reports: SSCR 2180 (GVO) SSCR 2994 (JDC/ WAM/) HSCR 1451-22

(GVR) HSCR 1909-22 (CPC) CCR 191-22

Current Status: May-03 22 Passed Legislature Section Affected: 103D-1001, 103D-1002, 103D-1010

SB2387 SD1 HD2 CD1 (CCR 192-22)

RELATING TO PROCUREMENT.

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's website, government electronic notification system, or by any other means the procurement officer deems effective for publicizing the cancellation notice. -- SB2387 CD1

Committee Reports: SSCR 2179 (GVO) SSCR 2773 (WAM) HSCR 1142-22 (GVR)

HSCR 1407-22 (CPC) HSCR 1985-22 (FIN) CCR 192-22

Current Status: May-03 22 Passed Legislature

Section Affected: 103D-308

SB2390 SD2 HD1 CD1 (CCR 103-22)

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 CD1

Committee Reports: SSCR 2146 (JDC) SSCR 2867 (WAM) HSCR 1253-22 (JHA)

HSCR 1864-22 (FÍN) CCR 103-22

Current Status: May-03 22 Passed Legislature

Section Affected: 602-51

SB2398 SD2 HD2 CD1 (CCR 57-22)

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. -- Amends provisions relating to Hawaii community development authority; established. Requires the authority to consist of the director of business, economic development, and tourism or the director's designee; the chairperson of the board of land and natural resources; the director of planning or 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 or planning and permitting, director of business, economic development, and tourism, chairperson of the board of land and natural resources, or their respective designees 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 for each community development district. Provides that for each community development district, the governor shall appoint 1 member from a list of nominees submitted by the president of the senate and 1 member from a list of nominees submitted by the speaker of the house of representatives, and of the 2 appointees, 1 shall meet the district residency requirement and 1 shall meet the district small business owner or nonprofit organization officer or director requirement. -- Establishes membership for quorum on matters related to the Pulehunui community development district. -- SB2398 CD1

Committee Reports: SSCR 2629 (EET/ WTL/) SSCR 3183 (WAM/ JDC/) HSCR

1173-22 (WAL) HSCR 2012-22 (FIN) CCR 57-22

Current Status: May-03 22 Passed Legislature

Section Affected: 206E- (7 SECTIONS) PULEHUNUI COMMUNITY

DEVELOPMENT DISTRICT, 206E-3

SB2457 SD1 HD1 CD1 (CCR 26-22)

RELATING TO IMMIGRANT RESOURCE CENTERS.

Introduced by: Misalucha B, Rhoads K

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; provided that the office of community services shall include an outreach component in the services it provides. (\$\$) -- SB2457 CD1

Committee Reports: SSCR 2409 (HMS/ LCA/) SSCR 3038 (WAM) HSCR 1392-22

(LAT) HSCR 1956-22 (FIN) CCR 26-22

Current Status: May-03 22 Passed Legislature

SB2473 SD2 HD2 CD1 (CCR 229-22)

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 V 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. (\$\$) -- SB2473 CD1

Committee Reports: SSCR 2239 (EET/ AEN/) SSCR 3056 (WAM) HSCR 1209-22

(AGR) HSCR 2023-22 (FIN) CCR 229-22

Current Status: May-03 22 Passed Legislature

Section Affected: 163D-1, 163D-2, 163D-3, 163D-4, 163D-5, 163D-8.5

SB2474 SD2 HD1 CD1 (CCR 251-22) RELATING TO RENEWABLE ENERGY.

Introduced by: Dela Cruz D

Requires the public utilities commission to contract with a qualified consultant to conduct a study on the accessibility of Hawaii's electric system and procedures for interconnection to Hawaii's electric system, including but not limited to the timeliness and costs of interconnection. Requires the study to apply to interconnection for renewable energy projects greater than 5 megawatts and any community based renewable energy generation projects of any megawatt size from investor owned utilities and utilities that serve counties with a population of more than 100,000 as specified. Report to the legislature. Appropriation to the public utilities commission for fiscal year 2022 - 2023 to contract with a qualified consultant to conduct a study on the accessibility of and procedures for interconnection to Hawaii's electric system. (\$\$) -- SB2474 CD1 Committee Reports: SSCR 2626 (EET) SSCR 2934 (CPN/ WAM/) HSCR 1151-22

(EEP) HSCR 1440-22 (CPC) HSCR 1885-22 (FIN) CCR 251-22

May-03 22 Passed Legislature

SB2475 SD2 HD1 CD1 (CCR 106-22)

RELATING TO TAXATION.

Current Status:

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, including stevedoring services as defined in definitions under the labor disputes; stevedoring industry law, whether or not the ships, barges, vessels, or aircraft 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 CD1

Committee Reports: SSCR 2505 (TRS) SSCR 2925 (WAM) HSCR 1842-22 (FIN)

CCR 106-22

Current Status: May-03 22 Passed Legislature

Section Affected: 237-24.3

SB2478 SD2 HD2 CD1 (CCR 181-22)

RELATING TO TAXATION.

Introduced by: Dela Cruz D

Establishes provisions relating to the renewable fuels production tax credit under the income tax law. 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 iet 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 20 cents per 76,000 British thermal units of renewable fuels using the lower heating value sold for distribution in the State; 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 provision by a taxpayer shall not exceed 3,500,000 dollars per taxable year; provided further that the tax credit shall only be claimed for fuels with lifecycle emissions below that of fossil fuels. Provides that no other tax credit may be claimed under this law for the costs incurred to produce the renewable fuels that are used to properly claim a tax credit under this provision for the taxable year. -- SB2478 CD1

Committee Reports: SSCR 2096 (EET) SSCR 2857 (WAM) HSCR 1056-22 (EEP/

ECD/) HSCR 1416-22 (CPC) HSCR 1957-22 (FIN) CCR 181-22

Current Status: May-03 22 Passed Legislature

Section Affected: 235- (1 SECTION) RENEWABLE FUELS PRODUCTION TAX

CREDIT

SB2479 HD1 CD1 (CCR 99-22)

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, or reconstructed after January 1, 2023, to be built or reconstructed with all broadband infrastructure that is necessary for tenants to have access to broadband service. -- SB2479 CD1

Committee Reports: SSCR 2377 (HOU/ GVO/) SSCR 3057 (WAM) HSCR 1125-22

(HSG) HSCR 1404-22 (CPC) HSCR 1972-22 (FIN) CCR 99-22

Current Status: May-03 22 Passed Legislature

Section Affected: 356D- (1 SECTION) BROADBAND INFRASTRUCTURE

SB2482 SD1 HD1 CD1 (CCR 148-22)

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 to the office of the governor for the establishment and operations of the office of wellness and resilience, including 6 full-time equivalent (6.0 FTE) positions and 2 contracted consultants. (\$\$) -- SB2482 CD1

Committee Reports: SSCR 2488 (HTH) SSCR 3059 (WAM) HSCR 1085-22 (HHH)

HSCR 1412-22 (CPC) HSCR 1791-22 (FIN) CCR 148-22

Current Status: May-03 22 Passed Legislature

Section Affected: 27- (4 SECTIONS) OFFICE OF WELLNESS AND RESILIENCE

SB2510 SD2 HD1 CD1 (CCR 138-22)

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 objective and policies for the economy--potential growth and innovative activities. Provides that to achieve the potential growth and innovative activity objective, it shall be the policy of the State to: enhance and promote Hawaii's role as a center for international relations; trade; finance; services; technology; education; demonstration projects for innovations in sustainability, renewable energy innovation and intellectual property; culture; and the arts; accelerate research and development of new energy-related industries based on wind, solar, ocean, underground resources, solid waste, and firm renewable energy; and increase research and the development of ocean-related economic activities such as mining, food production, energy production, and scientific research. -- 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 energy generation and reduction of reliance on imports in the face of threats to Hawaii's energy supplies and systems; 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 facilities shall be renewable capable; utility models that make the social and financial interests of Hawaii's utility customers a priority; 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 33.33 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, except for geothermal generated energy; 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. Allows the legislature to extend this deadline by 3 years pursuant to the following; by adoption of a concurrent resolution; the office of planning and sustainable development

shall submit for introduction to the legislature a concurrent resolution for review of the proposed extension of fossil fuel generation; and the legislature may grant no more than 3 consecutive 3 year extensions to this deadline. Provides that to achieve the energy objectives, it shall be the policy of the State to ensure the short- and long-term provision of adequate, reasonably priced, reliable, and dependable energy services to accommodate demand and reduce reliance on imports, and that electrical energy facilities shall be renewable capable. Provides that to further achieve the energy objectives, it shall be the policy of the State, to include, to; support research and development as well as promote the use of a diversified portfolio of renewable energy sources; ensure that the combination of energy supplies and energy-saving systems is sufficient to support the demands of growth while considering the dispatch of renewable generation and life cycle greenhouse gas emissions; 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, that may offset costs; including accounting for the benefits of renewable energy that reduces the consumption of fossil fuels; 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 maximizes efficient technologies, subject to the consideration of non-fossil fuel long-term, direct and indirect economic, environmental, social, cultural, and public health costs and benefits, that may offset monetary costs; ensure that the development or expansion of energy systems recognizes and emphasizes the need to increase the proportion of firm renewable energy generation to a minimum of 33.33 per cent of renewable energy for each island, to reliably replace fossil fuel generation; and ensure that the development or expansion of energy systems recognizes and emphasizes the need to ensure grid reliability by limiting the proportion of any 1 source of renewable energy as defined under public utilities commission law, except for geothermal generated energy, to a maximum of 45 per cent of energy generation on each island. -- Amends provisions relating to 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. -- Amends provisions relating to economic priority guidelines. Adds expand vocational training in diversified agriculture, aquaculture, information industry, renewable energy and related industries, and other areas where growth is desired and feasible; and provide incentives to encourage the development of grid resources to replace fossil fuel generation. -- 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. Allows this study to be updated every 5 years. Report to the legislature. -- Appropriation to the university of Hawaii out of the energy systems development special fund for the Hawaii natural energy institute to conduct the study as required by this Act. -- Appropriation to the office of planning and sustainable development to update the energy state functional plan. (\$\$) -- SB2510 CD1

Committee Reports: SSCR 2385 (WTL/ EET/) SSCR 2868 (WAM) HSCR 1150-22 (EEP) HSCR 1442-22 (CPC) HSCR 1961-22 (FIN) CCR 138-22

May-03 22 Passed Legislature

Current Status: May-03 22 Passed Legislature Section Affected: 226-10, 226-18, 226-55, 226-103

SB2511 SD2 HD2 CD1 (CCR 198-22)

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; 20 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; or for each long-duration renewable energy storage system: 20 per cent of the actual cost or the cap amount of 750,000 dollars per long-duration renewable energy storage system that has a total output of at least 1,000 kilowatts per system of alternating current, 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. -- Caps the amount of credit that may be claimed by a tax payer and the total amount of tax credits for certain firm renewable energy systems and long-duration renewable energy storage systems that may be claimed in

a taxable year. -- Requires this provision to apply to eligible renewable energy technology systems that are installed and placed in service on or after July 1, 2009 and before January 1, 2046 (sunset). -- SB2511 CD1

Committee Reports: SSCR 2097 (EET) SSCR 3061 (WAM) HSCR 1153-22 (EEP)

HSCR 1417-22 (CPC) HSCR 1958-22 (FIN) CCR 198-22

Current Status: May-03 22 Passed Legislature

Section Affected: 235-12.5

SB2570 SD2 HD1 CD1 (CCR 156-22)

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

Establishes provision relating to 0 emission vehicle fueling system rebate program. Requires the public utilities commission, in consultation with 0 emission vehicle stakeholders and the Hawaii 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 stores or dispense only renewable hydrogen. Requires rebates to be distributed for each eligible installation of a 0 emission vehicle fueling system as specified; and apply to hydrogen fueling systems that are installed or upgraded after December 31, 2022. Establishes requirements for applicant application submission process. Provides that nothing in this provision shall alter taxes due on the original purchase or upgrade price of a hydrogen fueling system prior to the application of the rebate. Further provides that any rebate received pursuant to the 0 emission vehicle fueling system rebate program shall not be considered income for the purposes of state or county taxes. Requires the public utilities commission to give priority to hydrogen fueling systems that are publicly available, serve multiple tenants, employees, or customers, or serve electric vehicle fleets. -- Amends provisions relating to environmental response, energy, and food security tax; uses. Adds that requires 3 cents of the tax on each barrel to be deposited into the hydrogen fueling system subaccount established. -- Amends provisions relating to public utilities commission special fund. Establishes within the public utilities commission special fund a hydrogen fueling system subaccount. Requires the commission to expend moneys in the subaccount for the purposes of funding the 0 emission vehicle fueling system rebate program established and funds in this subaccount shall not be subject to the special fund ceiling. -- SB2570 CD1

Committee Reports: SSCR 2078 (EET) SSCR 2858 (WAM) HSCR 1154-22 (EEP)

HSCR 1418-22 (CPC) HSCR 1887-22 (FIN) CCR 156-22

Current Status: May-03 22 Passed Legislature Section Affected: 269- (1 SECTION), 243-3.5, 269-33

SB2583 SD2 HD1 (HSCR 1981-22)

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, 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 lands to which the US relinquished the absolute fee and ownership under provision specified of the Hawaii organic act before the admission of Hawaii as a state of the US unless subsequently placed under the control of the board of land and natural resources and given the status of public lands in accordance with the state constitution, the Hawaiian homes commission act, 1920, as amended, or other laws; and 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 HD1

Committee Reports: SSCR 2536 (HOU/ WTL/) SSCR 3184 (WAM/ JDC/) HSCR

1163-22 (HSG/ WAL/) HSCR 1348-22 (JHA) HSCR 1981-22

Current Status: Apr-21 22 Received by the Governor

Section Affected: 171-2, 171-64,7

SB2588 SD1 HD1 CD1 (CCR 98-22)

RELATING TO HOUSING.

Introduced by: Chang S

Appropriation to the department of human services for the Hawaii public housing authority to rehabilitate, remodel, renovate, and repair 264 housing units. (\$\$) -- SB2588

CD1

Committee Reports: SSCR 2332 (HOU) SSCR 2859 (WAM) HSCR 1360-22 (HSG)

HSCR 1973-22 (FIN) CCR 98-22

Current Status: May-03 22 Passed Legislature

SB2597 SD1 HD1 CD1 (CCR 238-22)

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 CD1

Committee Reports: SSCR 2431 (HTH/ HRE/) SSCR 2753 (WAM) HSCR 1366-22

(HHH/ HET/) HSCR 1802-22 (FIN) CCR 238-22

Current Status: May-03 22 Passed Legislature

SB2600 SD2 HD2 CD1 (CCR 239-22)

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 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 mauka of the underground injection control line; and 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; provided that this subsection shall not apply to operations necessary to address maintenance required to safely support defueling, environmental requirements, any operations directly related to defueling, or requirements under provisions relating to emergency powers; procedures. -- SB2600 CD1

SSCR 2561 (HTH/ AEN/) SSCR 2990 (JDC/ WAM/) HSCR Committee Reports:

1285-22 (HHH/ EEP/) HSCR 1906-22 (CPC) CCR 239-22

Current Status: May-03 22 Passed Legislature

Section Affected: 342L- (1 SECTION) LARGE CAPACITY UNDERGROUND

STORAGE TANK SYSTEMS

SB2621 SD1 HD1 CD1 (CCR 219-22)

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 CD1

Committee Reports: SSCR 2295 (AEN) SSCR 2878 (WAM) HSCR 1384-22 (AGR)

HSCR 1929-22 (FIN) CCR 219-22

Current Status: May-03 22 Passed Legislature

SB2623 SD2 HD2 CD1 (CCR 93-22)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

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 of Hawaiian home lands 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 CD1

Committee Reports: SSCR 2163 (HWN) SSCR 2949 (JDC) HSCR 1269-22 (JHA)

HSCR 2018-22 (FIN) CCR 93-22

Current Status: May-03 22 Passed Legislature

Section Affected: HAWAIIAN HOMES COMMISSION ACT 1920 208, HAWAIIAN

HOMES COMMISSION ACT 1920 209

SB2624 SD2 HD2 CD1 (CCR 227-22)

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. Provides that within 6 months of the exhaustion of all telehealth pilot project funds, requires the department of health to make available to the public an evaluation report on the telehealth pilot project's outcomes, including the quality of care, patient satisfaction, training and workforce development issues, and the financial sustainability of telehealth activities. Report to the legislature. 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, nephrology psychiatry; 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. Provides that within 6 months of the exhaustion of all rural health care pilot project funds, requires the department of health to submit to the legislature an evaluation report on the rural health care pilot project's outcomes, including the quality of care, patient satisfaction, training and workforce development issues, the financial sustainability of the pilot project, and any proposed legislation. Report to the legislature. 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. Appropriations to the department of health for fiscal year 2022 - 2023 for the telehealth pilot project established and for the rural health care pilot project established. (\$\$) -- SB2624 CD1

Committee Reports: SSCR 2449 (HTH/ CPN/) SSCR 3081 (WAM) HSCR 1081-22

(HHH) HSCR 1437-22 (CPC) HSCR 1998-22 (FIN) CCR 227-22

Current Status: May-03 22 Passed Legislature

SB2637 SD1 HD2 CD1 (CCR 137-22)

RELATING TO PUBLIC SAFETY.

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

Amends provisions relating to gender responsive, community based programs for female offenders by changing it to gender responsive, community based for women offenders. 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 women offenders by providing women offenders the appropriate range of opportunities to ensure that their needs are met. Appropriation to the department of public safety to ensure the continuation and expansion of community based work furlough for women. (\$\$) -- SB2637 CD1

Committee Reports: SSCR 2083 (PSM) SSCR 2797 (WAM) HSCR 1102-22 (CMV)

HSCR 1333-22 (JHA) HSCR 1771-22 (FIN) CCR 137-22

Current Status: May-03 22 Passed Legislature

Section Affected: 353-6.5

SB2641 SD2 HD1 CD1 (CCR 104-22)

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 participating in the program, including community based furlough programs; residential drug treatment programs; therapeutic community

programs; and mental health programs. (\$\$) -- SB2641 CD1

Committee Reports: SSCR 2143 (JDC) SSCR 2860 (WAM) HSCR 1100-22 (CMV)

HSCR 1326-22 (JHA) HSCR 1773-22 (FIN) CCR 104-22

Current Status: May-03 22 Passed Legislature

SB2644 SD2 HD2 CD1 (CCR 179-22)

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 under electricians and plumbers law. Exempts from this law; employees of an electrical contractor duly licensed under contractors law, provided that after solicitation of a request for proposal to licensed contractors specifying the high voltage work requested, the public utility certifies to the board of electricians and plumbers that no electricians, including electricians employed by C-62 pole and line or C-63 high voltage electrical contractors, responded to the request for proposal who were; sufficiently qualified and licensed in the State; and available and able to perform or timely complete the high voltage electrical work or task, before the contractor hired by the public utility recruited qualified electricians outside the State; provided further that the public utility shall make its request for proposals available through its website in an electronic format to C-62 pole and line and C-63 high voltage electrical contractors; the public utility submits an annual report to the board covering the preceding calendar year that identifies, at a minimum the number of qualified contractors the public utility employed to perform high voltage electrical work; and the number of requests for proposals solicited for high voltage work; the employees are deemed qualified by the public utility to perform high voltage electrical work; and the exemption is limited to the use by a public utility for high voltage electrical workers who perform electric transmission and distribution line construction. maintenance, and connection to substation work; provided further that in no circumstance shall the persons be less qualified than the public utility's own employees who perform 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 the repeal date to June 30, 2027 (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 sessions of 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, and 2027. (Report to the legislature). -- SB2644 CD1

Committee Reports: SSCR 2134 (CPN) SSCR 2903 (WAM) HSCR 1040-22 (LAT)

HSCR 1428-22 (CPC) HSCR 1672-22 (FIN) CCR 179-22

Current Status: May-03 22 Passed Legislature Section Affected: 448E-13, ACT 65 2013, ACT 60 2018

SB2657 SD2 HD1 CD1 (CCR 237-22)

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

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 500,000 or less. Appropriation to the university of Hawaii at Manoa John A. Burns school of medicine for the expansion of medical residency and training opportunities in partnership with the US Department of Veterans Affairs. (\$\$) -- SB2657 CD1

Committee Reports: SSCR 2438 (HTH/ HRE/) SSCR 2778 (WAM) HSCR 1365-22

(HHH/ HET/) HSCR 1793-22 (FIN) CCR 237-22

Current Status: May-03 22 Passed Legislature

SB2663 SD1 HD2 CD1 (CCR 105-22) RELATING TO FILING FEES.

Introduced by: Shimabukuro M, Chang S, DeCoite L, Keith-Agaran G, Misalucha B Amends provisions relating to district court costs; 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 CD1

Committee Reports: SSCR 2110 (JDC) SSCR 2879 (WAM) HSCR 1263-22 (JHA)

HSCR 2019-22 (FIN) CCR 105-22

Current Status: May-03 22 Passed Legislature

Section Affected: 607-4, 607-5

SB2670 SD2 HD2 CD1 (CCR 77-22)

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 provisions relating to the Hawaii state lesbian, gay, bisexual, transgender, queer, plus commission; membership. Establishes the commission within the department of human services. -- Establishes provisions relating to compensation; powers and duties of the commission. 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). -- SB2670 CD1

Committee Reports: SSCR 2419 (JDC/ GVO/) SSCR 3088 (WAM) HSCR 1077-22

(HHH) HSCR 2001-22 (FIN) CCR 77-22

Current Status: May-03 22 Passed Legislature

Section Affected: (5 SECTIONS) HAWAII STATE LESBIAN, GAY, BISEXUAL,

TRANSGENDER, QUEER, PLUS COMMISSION

SB2679 SD2 HD2 CD1 (CCR 66-22)

RELATING TO DRIVER'S LICENSES.

Introduced by: Misalucha B, Chang S, Gabbard M, Kanuha D, Lee C, Moriwaki S, Rhoads K, Riviere ${\sf G}$

Amends provisions relating to expiration of licenses under highway safety law. Requires every driver's license issued under this part, except for a provisional license issued under provision specified that 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 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 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; and 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. -- SB2679 CD1

Committee Reports: SSCR 2679 (TRS/ GVO/) SSCR 3147 (JDC) HSCR 1067-22

(TRN) HSCR 1349-22 (JHA) HSCR 1901-22 (CPC) CCR 66-22

Current Status: May-03 22 Passed Legislature

Section Affected: 286-106

SB2685 SD2 HD1 CD1 (CCR 5-22)

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 association documents, provide for cumulative voting by members, allows members so 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 association documents, 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 a director elected by the members with or without cause unless otherwise provide in the association documents. -- 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 planned community 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 CD1

Committee Reports: SSCR 2268 (CPN) SSCR 2941 (JDC) HSCR 1832-22 (CPC)

CCR 5-22

Current Status: May-03 22 Passed Legislature

Section Affected: 421J- (2 SECTIONS), 414D-114, 414D-138, 421J-3.5

SB2695 SD2 HD1 CD1 (CCR 211-22)

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 co chairpersons deem 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; recommend appropriate licensure requirements and a regulatory framework for this new evolving industry; observe and monitor the past and current activities of the Hawaii digital currency innovation lab, a sandbox program conducted by department of commerce and consumer affairs' division of financial institutions and Hawaii technology development corporation; analyze how the current framework of the Hawaii digital currency innovation lab fits into the State's financial environment; consider aspects of the Hawaii digital currency innovation lab that may be effective and practical in the implementation of the recommended regulatory framework; 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 no later than twenty days prior to the convening of the regular session of 2024 (report to the legislature), at which point the task force shall dissolve (sunset). -- SB2695 CD1

Committee Reports: SSCR 2330 (EET) SSCR 2791 (CPN/ WAM/) HSCR 1422-22

(CPC) HSCR 1831-22 (FIN) CCR 211-22

Current Status: May-03 22 Passed Legislature

SB2700 SD2 HD1 CD1 (CCR 212-22)

RELATING TO THE EARLY CHILDHOOD REGISTRY.

Introduced by: Misalucha B, Acasio L, Chang S, DeCoite L

Establishes provisions relating to early childhood registry; staff information required. Allows the department of human services to establish and maintain an information system to be designated as the early childhood registry to maintain a repository of early childhood provider and staff information that is collected annually pursuant to this provision. Allows the department to require all staff used to meet the staff child ratio in all licensed and registered child care programs in the State to annually update their information in the department's early childhood registry; and the data collected from the

early childhood registry as specified. Requires any records or reports containing registry information and subject to public disclosure to be limited to aggregate data and prohibit directly contain or indirectly result in the disclosure of personally identifiable information. Report to the legislature. -- SB2700 CD1

Committee Reports: SSCR 2484 (HMS) SSCR 3092 (WAM) HSCR 1278-22 (HHH)

HSCR 1804-22 (FIN) CCR 212-22

Current Status: May-03 22 Passed Legislature

Section Affected: 346- (1 SECTION) EARLY CHILDHOOD REGISTRY

SB2707 SD1 HD1 CD1 (CCR 111-22)

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 with 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 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 CD1

Committee Reports: SSCR 2525 (LCA) SSCR 2958 (JDC) - filed FLOOR

AMENDMENT 1 HSCR 1393-22 (LAT) HSCR 1673-22 (FIN)

CCR 111-22

Current Status: May-03 22 Passed Legislature

Section Affected: 89-9, 89-11

SB2720 SD2 HD2 CD1 (CCR 201-22)

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. Decreases that an alternating current level 2 station from with 2 ports to with 1 or more ports that provide electricity to 1 or more electric vehicles. 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 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 quidelines 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 to be considered in addition to those specified. -- Amends provisions relating to electric vehicle charging system; rebate program; administrator; establishment. Changes that require 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. Provides that allows the program administration expenses to include marketing and outreach expenses to increase program participation, if needed; provided further that not more than 10 per cent of the amounts appropriated for the rebate program may be expended on non marketing and outreach programs or administration of the program. Increases appropriation to the public utilities commission

out of the electric vehicle charging system subaccount within the public utilities commission special fund for fiscal year 2021-2022 for the electric vehicle charging system rebate program established. Provides that the moneys appropriated as specified shall not lapse at the end of the fiscal year for which the appropriation is made; provided further that all amounts from the appropriation that are unexpended or unencumbered as of June 30, 2024, shall lapse as of that date. Appropriation to the public utilities commission for fiscal year 2022 - 2023 for the electric vehicle charging system rebate program established. (\$\$) -- SB2720 CD1

Committee Reports: SSCR 2676 (TRS) SSCR 2815 (CPN/ WAM/) HSCR 1147-22

(EEP) HSCR 1443-22 (CPC) HSCR 1967-22 (FIN) CCR 201-22

May-03 22 Passed Legislature **Current Status:** Section Affected: 269-72, 269-73, ACT 75 2021

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 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

Committee Reports: SSCR 2718 (JDC) HSCR 1251-22 (JHA) HSCR 1866-22 (FIN)

Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 14 2022)

Section Affected: 3-1, 3-2

SB2752 SD2 HD2 CD1 (CCR 1-22)

SB2741

RELATING TO ABANDONED WELLS.

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

Amends provisions relating to definitions under the state water code law. Defines abandoned well to mean any well; the purpose or use of which has been permanently discontinued; that has served its purpose; that is not properly maintained; the physical condition of which is causing a waste of ground water or is impairing or threatens to impair the quality of the ground water resources; or that is in such a state of disrepair that its continued use is impractical or poses a hazard to public health or safety. --Amends provisions relating to abandonment of wells by changing its title to sealing of abandoned 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.

-- SB2752 CD1

SSCR 2048 (WTL) SSCR 2881 (WAM) HSCR 1113-22 (WAL) Committee Reports:

HSCR 1345-22 (JHA) HSCR 1950-22 (FIN) CCR 1-22

Current Status: May-03 22 Passed Legislature

Section Affected: 174C-81, 174C-87

SB2767 SD1 HD1 CD1 (CCR 35-22)

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 CD1

Committee Reports: SSCR 2124 (WTL) SSCR 2703 (WAM) HSCR 1166-22 (WAL)

HSCR 2006-22 (FIN) CCR 35-22

Current Status: May-03 22 Passed Legislature

SB2768 SD2 HD1 CD1 (CCR 74-22)

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 green jobs youth corps as provided in this act; provided that the sum appropriated shall be used only for the payment of salaries for not more than 1,000 participants with experience in the green jobs youth corps for a period of 9 to 12 months, subject to sufficient funds. (\$\$) --

SB2768 CD1

Committee Reports: SSCR 2645 (WTL/ AEN/) SSCR 3072 (WAM) HSCR 1170-22

(WAL) HSCR 2007-22 (FIN) CCR 74-22

Current Status: May-03 22 Passed Legislature

Section Affected: 193-32

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

Committee Reports: SSCR 2171 (PSM) SSCR 2838 (JDC) HSCR 1839-22 (JHA)

Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 13 2022)

Section Affected: 803-16

SB2782 SD1 HD1 (HSCR 2025-22)

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 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. (\$\$) -- SB2782 HD1

Committee Reports: SSCR 2186 (LCA) SSCR 2906 (WAM) HSCR 1175-22 (LAT)

HSCR 2025-22 (FÍN)

Current Status: May=05 22 Passed Legislature

SB2783 SD1 HD1 CD1 (CCR 247-22)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniquchi B

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the chief justice for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees). -- Appropriation to the

Hawaii health systems corporation for collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees). (\$\$) -- SB2783 CD1

Committee Reports: SSCR 2187 (LCA) SSCR 2907 (WAM) HSCR 1176-22 (LAT)

HSCR 1674-22 (FIN) CCR 247-22

May-03 22 Passed Legislature **Current Status:**

SB2784 SD1 HD1 CD1 (CCR 240-22)

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 CD1

Committee Reports: SSCR 2188 (LCA) SSCR 2908 (WAM) HSCR 1177-22 (LAT)

HSCR 1675-22 (FIN) CCR 240-22

Current Status: May-03 22 Passed Legislature

SB2785 SD1 HD1 CD1 (CCR 241-22)

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 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 chief justice for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees). -- Appropriation to the Hawaii health systems corporation for collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees). (\$\$) -- SB2785 CD1

Committee Reports: SSCR 2189 (LCA) SSCR 2909 (WAM) HSCR 1178-22 (LAT)

HSCR 1676-22 (FÍN) CCR 241-22

Current Status: May-03 22 Passed Legislature

SB2787 SD1 HD1 CD1 (CCR 242-22)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniquchi 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 CD1

SSCR 2191 (LCA) SSCR 3074 (WAM) HSCR 1180-22 (LAT) Committee Reports:

HSCR 1678-22 (FÍN) CCR 242-22

Current Status: May-03 22 Passed Legislature

SB2788 SD1 HD1 CD1 (CCR 243-22)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniquchi B

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 CD1

SSCR 2192 (LCA) SSCR 2911 (WAM) HSCR 1181-22 (LAT) Committee Reports:

HSCR 1679-22 (FÍN) CCR 243-22

Current Status: May-03 22 Passed Legislature

SB2789 SD1 HD1 CD1 (CCR 244-22)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniquchi B

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 CD1

SSCR 2193 (LCA) SSCR 3075 (WAM) HSCR 1182-22 (LAT) Committee Reports:

HSCR 1680-22 (FIN) CCR 244-22

Current Status: May-03 22 Passed Legislature

SB2790 SD1 HD1 (HSCR 2026-22)

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 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 HD1

Committee Reports: SSCR 2194 (LCA) SSCR 2912 (WAM) HSCR 1183-22 (LAT)

HSCR 2026-22 (FIN)

Current Status: May=05 22 Passed Legislature

SB2792 SD1 HD1 CD1 (CCR 245-22)

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 11 (firefighters) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$)

-- SB2792 CD1

Committee Reports: SSCR 2196 (LCA) SSCR 2913 (WAM) HSCR 1185-22 (LAT)

HSCR 1681-22 (FIN) CCR 245-22

Current Status: May-03 22 Passed Legislature

SB2794 SD1 HD1 CD1 (CCR 248-22)

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 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. -- Appropriation to the senate, house of representatives, state ethics commission, office of the auditor, office of the legislative reference bureau, and office of the ombudsman to fund cost adjustments for legislative officers and employees who are excluded from collective bargaining. (\$\$) -- SB2794 CD1

Committee Reports: SSCR 2198 (LCA) SSCR 2914 (WAM) HSCR 1186-22 (LAT)

HSCR 1682-22 (FIN) CCR 248-22

Current Status: May-03 22 Passed Legislature

SB2795 SD1 HD1 CD1 (CCR 246-22)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Taniquchi 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 CD1

Committee Reports: SSCR 2199 (LCA) SSCR 2915 (WAM) HSCR 1187-22 (LAT)

HSCR 1683-22 (FIN) CCR 246-22

Current Status: May-03 22 Passed Legislature

SB2798 SD1 HD2 CD1 (CCR 62-22)

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 an individual licensed to engage in the practice of veterinary medicine in another jurisdiction. -- Establishes provisions relating to sponsors: responsibilities; veterinary telemedicine. Requires a veterinarian to only 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 veterinary telemedicine to an animal patient located in the State. -- Establishes provisions relating to permit surcharge; fees. -- 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. Requires examinations to be given by the board, which shall be composed of written questions, a part of which shall consist of those aspects of veterinary medicine common to the State on toxic substances, parasite diseases, unique soil conditions, and quarantine standards. Establishes a temporary permit to be issued under certain conditions. (COVID-19, COVID 19, coronavirus) --SB2798 CD1

Committee Reports: SSCR 2623 (AEN) SSCR 2987 (CPN) HSCR 1210-22 (AGR)

HSCR 1904-22 (CPC) CCR 62-22

Current Status: May-03 22 Passed Legislature

471- (5 SECTIONS), 471-1, 471-2, 471-8 Section Affected:

SB2808 SD1 HD1 CD1 (CCR 6-22)

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 CD1

Committee Reports: SSCR 2024 (EET) SSCR 2799 (WAM) HSCR 1243-22 (ECD)

HSCR 1849-22 (FÍN) CCR 6-22

Current Status: May-03 22 Passed Legislature

SB2817 SD1 HD1 (HSCR 1990-22)

RELATING TO EDUCATION ANNUAL REPORT REQUIREMENTS.

Introduced by: Kidani M, Chang S, DeCoite L, Dela Cruz D, Fevella K, Misalucha B,

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 HD1

Committee Reports: SSCR 2028 (EDU) SSCR 2989 (JDC/ WAM/) HSCR 1241-22

(EDN) HSCR 1990-22 (FIN)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 302A-431, 302A-1134

SB2818 SD2 HD1 CD1 (CCR 135-22)

RELATING TO SUMMER EDUCATION.

Introduced by: Kidani M, Chang S, DeCoite L, Fevella K, Kanuha D, Lee C, Misalucha

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, alternative learning summer programs, and other school based summer programs. Appropriation, (COVID-19, COVID 19, coronavirus) (\$\$) -- SB2818 CD1

SSCR 2140 (EDU) SSCR 2920 (WAM) HSCR 1312-22 (EDN) Committee Reports:

HSCR 1873-22 (FIN) CCR 135-22

Current Status: May-03 22 Passed Legislature

SB2819 SD2 HD2 CD1 (CCR 128-22)

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 teachers' salary schedule. Repeals provision requiring a teacher to be required to spend at least 1 year in Class III before going on to Class IV. at least 1 year in Class IV before going on to Class V, at least 1 year in Class V before going on to Class VI, and at least 1 year in Class VI before going on to Class VII. --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. -- SB2819 CD1

Committee Reports: SSCR 2032 (EDU) SSCR 2921 (WAM) HSCR 1159-22 (EDN)

HSCR 1396-22 (LAT) HSCR 1824-22 (FIN) CCR 128-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A-624, 302A-627

SB2821 SD2 HD1 CD1 (CCR 129-22)

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. Requires the department of education to provide menstrual products free of charge to all students on all public school campuses. -- SB2821 CD1

Committee Reports: SSCR 2013 (EDU) SSCR 2862 (WAM) HSCR 1236-22 (EDN)

HSCR 1938-22 (FIN) CCR 129-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A- (1 SECTION) MENSTRUAL PRODUCTS

SB2822 SD1 HD1 CD1 (CCR 150-22)

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. Allows 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 offered under this provision. Allows the department to use existing educational and training resources available in the public and private sectors when developing the instruction offered under this provision. -- Establishes provisions relating to asthma training. Allows the department to develop and provide required asthma training to teachers and other department employees who interact with students. Requires any training provided under this provision to include recognizing the symptoms of asthma and asthma management. Allows the department to allow parents and guardians of students and any other department employee to attend the training at no cost. Allows 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 provided under this provision. Allows the department to use existing educational and training resources available in the public and private sectors when developing the training provided under this provision. -- SB2822 CD1

Committee Reports: SSCR 2428 (EDU/ HTH/) SSCR 3043 (WAM) HSCR 1057-22

(EDN) HSCR 1375-22 (HHH) HSCR 1874-22 (FIN) CCR 150-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A- (1 SECTION), 302A- (1 SECTION)

SB2824 SD1 HD1 CD1 (CCR 142-22)

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 CD1

Committee Reports: SSCR 2064 (EDU) SSCR 2954 (JDC) HSCR 1059-22 (EDN)

HSCR 1875-22 (FIN) CCR 142-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A-126

SB2826 SD2 HD1 CD1 (CCR 144-22)

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 CD1

Committee Reports: SSCR 2137 (EDU) SSCR 3045 (WAM) HSCR 1238-22 (EDN)

HSCR 1939-22 (FIN) CCR 144-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A- (1 SECTION), 302D- (1 SECTION)

SB2857 SD2 HD1 CD1 (CCR 152-22)

RELATING TO CHILD WELLNESS.

Introduced by: San Buenaventura J, Chang S, DeCoite L, Fevella K, Lee C, Misalucha

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 to the department of human services for fiscal year 2022 - 2023 to establish, implement, and operate the child wellness incentive pilot program. Act to be repealed on June 30, 2027 (sunset). (\$\$) -- SB2857 CD1

Committee Reports: SSCR 2119 (HMS) SSCR 3048 (WAM) HSCR 1280-22 (HHH)

HSCR 1794-22 (FIN) CCR 152-22

Current Status: May-03 22 Passed Legislature

SB2862 SD1 HD1 CD1 (CCR 141-22)

RELATING TO EDUCATION.

Introduced by: Shimabukuro M, Gabbard M, Misalucha B

Appropriation to the department of education for the installation of air conditioning in Hawaii public school classrooms that have not received air conditioning units or other

heat abatement measures. (\$\$) -- SB2862 CD1

Committee Reports: SSCR 2139 (EDU) SSCR 2754 (WAM) HSCR 1315-22 (EDN)

HSCR 1872-22 (FIN) CCR 141-22

Current Status: May-03 22 Passed Legislature

SB2865 SD2 HD1 CD1 (CCR 157-22)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST DIBSHAWAII LLC.

Introduced by: Shimabukuro M, Misalucha B

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

CD1

Committee Reports: SSCR 2149 (EET) SSCR 2893 (WAM) HSCR 1291-22 (EEP)

HSCR 1962-22 (FIN) CCR 157-22

Current Status: May-03 22 Passed Legislature

SB2869 SD1 HD2 CD1 (CCR 49-22)

RELATING TO SPOUSAL SUPPORT.

Introduced by: Shimabukuro M, Misalucha B

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 elect to enforce the order pursuant to laws specified for orders solely for the support or maintenance of a spouse or former spouse, in which case no assignment shall be made to the clerk of the court pursuant to this provision. Requires the assignment of the amounts to be to the clerk of the court where the order is entered if for the support or maintenance of a spouse or former spouse, unless the spouse or former spouse elects to enforce the order pursuant to laws specified, or to the child support enforcement agency if for the support of a child or if child support and spouse support are contained in the same order. -- SB2869 CD1

Committee Reports: SSCR 2743 (JDC) HSCR 1376-22 (HHH) HSCR 1918-22 (JHA)

CCR 49-22

May-03 22 Passed Legislature **Current Status:**

Section Affected: 571-52

SB2893 SD1 HD1 CD1 (CCR 133-22)

RELATING TO A SCHOOL SUPPLY SUBSIDY PILOT PROGRAM.

Introduced by: Kanuha D, Acasio L, Chang S, DeCoite L, Fevella K, Kidani M, Lee C,

San Buenaventura J

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, Part A, of the Elementary and Secondary Education Act, as amended by the Every Student Succeeds Act, including but not limited to Naalehu elementary school. Report to the legislature. -- Requires department of education expenditures of less than 100,000 dollars, including those made pursuant to this Act, shall not be subject to provisions relating to small purchases; prohibition against parceling, and shall be subject to the rules governing procurements of less than 25,000 dollars; provided that department of education expenditures of 15,000 dollars to less than 100,000 dollars, including those made pursuant to this Act, shall be subject to the requirements of section 3-122-75(a)(2), Hawaii Administrative Rules, and shall be treated thereunder as expenditures of 15,000 dollars to less than 25,000 dollars, notwithstanding any law to the contrary. Appropriation (\$\$). Act to be repealed on January 1, 2024 (sunset). -- SB2893 CD1

Committee Reports: SSCR 2136 (EDU) SSCR 3051 (WAM) HSCR 1313-22 (EDN)

HSCR 1943-22 (FIN) CCR 133-22

Current Status: May-03 22 Passed Legislature

SB2898 SD2 HD2 CD1 (CCR 101-22)

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 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 CD1

Committee Reports: SSCR 2576 (HOU/ WTL/) SSCR 3052 (WAM) HSCR 1123-22

(HSG) HSCR 1307-22 (TRN) HSCR 1980-22 (FIN) CCR 101-22

Current Status: May-03 22 Passed Legislature

Section Affected: 206E- (9 SECTIONS) TRANSIT-ORIENTED DEVELOPMENT

INFRASTRUCTURE IMPROVEMENT DISTRICT

SB2923 HD1 CD1 (CCR 176-22)

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 CD1

Committee Reports: SSCR 2522 (JDC) SSCR 3054 (WAM) HSCR 1223-22 (CPC)

HSCR 1869-22 (FÍN) CCR 176-22

Current Status: May-03 22 Passed Legislature

Section Affected: 132D-14

SB2960 SD1 HD1 CD1 (CCR 31-22)

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 CD1

Committee Reports: SSCR 2395 (AEN) SSCR 3131 (WAM) HSCR 1206-22 (AGR/

ECD/) HSCR 1934-22 (FIN) CCR 31-22

Current Status: May-03 22 Passed Legislature

SB2986 SD1 HD2 CD1 (CCR 61-22)

RELATING TO HEMP.

Introduced by: Gabbard M, Acasio L, Inouye L, Misalucha B, Riviere G

Amends Act 14, Session Laws of 2020, relating to hemp. Requires this Act to take effect upon its approval, and shall be repealed on July 1, 2025 (sunset); provided that the definition of marijuana in provisions relating to definitions under the uniform controlled substances act and the definitions of marijuana and marijuana concentrate in provisions relating to definitions of terms in this part under offenses against public health and morals law shall be reenacted in the form in which they read on the day prior to the effective date of this Act. -- SB2986 CD1

Committee Reports: SSCR 2302 (AEN) SSCR 2846 (CPN) HSCR 1213-22 (AGR)

HSCR 1905-22 (CPC) CCR 61-22

Current Status: May-03 22 Passed Legislature Section Affected: ACT 14 2020, 329-1, 712-1240

SB2989 SD1 HD1 CD1 (CCR 220-22)

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. Report to the legislature. Appropriation. (\$\$) -- SB2989 CD1

Committee Reports: SSCR 2304 (AEN) SSCR 3144 (WAM) HSCR 1214-22 (AGR)

HSCR 1935-22 (FIN) CCR 220-22

Current Status: May-03 22 Passed Legislature

Section Affected: 141- (1 SECTION) HEALTHY SOILS PROGRAM

SB2990 SD1 HD1 CD1 (CCR 32-22)

RELATING TO SUSTAINABLE AGRICULTURE.

Introduced by: Gabbard M, Acasio L, Misalucha B

Requires the department of agriculture to establish, implement, and administer 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 CD1

Committee Reports: SSCR 2397 (AEN) SSCR 3132 (WAM) HSCR 1215-22 (AGR)

HSCR 1768-22 (FÍN) CCR 32-22

Current Status:

May-03 22 Passed Legislature

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

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Committee Reports: SSCR 2581 (AEN) SSCR 3133 (WAM) HSCR 1053-22 (EEP)

HSCR 1419-22 (CPC) HSCR 1888-22 (FIN)

Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 12 2022)

Section Affected: 342G- (1 SECTION) RISK-BASED SELECTION PROCESS

SB3004 SD1 HD1 CD1 (CCR 221-22)

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 and landscaping operations in the State for the purchase of compost. Requires the compost reimbursement program to assist farming operations and landscaping operations in meeting the costs of purchasing 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 agriculture to establish a compost reimbursement program and for 1 full time equivalent (1.0 FTE) permanent compost reimbursement program manager position. (\$\$) -- SB3004 CD1

Committee Reports: SSCR 2583 (AEN) SSCR 2871 (WAM) HSCR 1294-22 (EEP)

HSCR 1963-22 (FIN) CCR 221-22

Current Status: May-03 22 Passed Legislature

Section Affected: 141- (1 SECTION) COMPOST REIMBURSEMENT PROGRAM

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

Committee Reports: SSCR 2533 (GVO) SSCR 2776 (CPN) HSCR 1174-22 (HET)

HSCR 1893-22 (JHA)

Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 11 2022)

Section Affected: 487N-5

SB3040 SD2 HD1 CD1 (CCR 193-22)

RELATING TO PROCUREMENT.

Introduced by: Kouchi R (BR)

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, including methods to 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 2 full time equivalent (2.0 FTE) positions to manage, guide, and oversee the procurement automation system within the state procurement office. (\$\$) -- SB3040 CD1

Committee Reports: SSCR 2282 (GVO) SSCR 3137 (WAM) HSCR 1096-22 (GVR)

HSCR 1425-22 (CPC) HSCR 1851-22 (FIN) CCR 193-22

Current Status: May-03 22 Passed Legislature Section Affected: 103D-104, 103D-206, 103D-1010

SB3041 SD2 HD1 CD1 (CCR 44-22)

MAKING APPROPRIATIONS FOR CLAIMS AGAINST THE STATE, ITS OFFICERS, OR ITS EMPLOYEES.

Introduced by: Kouchi R (BR)

Appropriation to the department of the attorney general for the purpose of satisfying claims for legislative relief to persons, firms, corporations, and entities, for claims against the state or its officers or employees for the overpayment of taxes, or for refunds, reimbursements, payments of judgments or settlements, or other liabilities. -- Appropriation out of the state highway funds to the department of transportation for the purpose of satisfying claims for legislative relief for claims against the state or its officers or employees; provided that departments shall obtain the approval of the attorney general before payment of any claim may be made. (\$\$) -- SB3041 CD1

Committee Reports: SSCR 2261 (JDC) SSCR 2801 (WAM) HSCR 1257-22 (JHA)

HSCR 1828-22 (FIN) CCR 44-22

Current Status: May-03 22 Passed Legislature

SB3044 SD1 HD1 (HSCR 1255-22)

RELATING TO TOBACCO MANUFACTURER QUALIFIED ESCROW FUNDS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to assignment of interest in qualified escrow fund to the

LRB Systems May 6, 2022

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 HD1

. Committee Reports: SSCR 2269 (CPN) SSCR 3001 (JDC/ WAM/) HSCR 1255-22

(JHA) HSCR 1867-22 (FIN)

Current Status: Apr-19 22 Received by the Governor

675-(1 SECTION) ASSIGNMENT OF INTEREST IN QUALIFIED Section Affected:

ESCROW FUND TO THE STATE

SB3046 SD1 HD2 (HSCR 1953-22)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF THE ATTORNEY GENERAL.

Introduced by: Kouchi R (BR)

Appropriation to the department of the attorney general to be used by the department

in major litigation involving the state. (\$\$) -- SB3046 HD2

Committee Reports: SSCR 2144 (JDC) SSCR 2710 (WAM) HSCR 1335-22 (JHA)

HSCR 1953-22 (FIN)

Current Status: Apr-21 22 Received by the Governor

SB3048 SD2 HD1 CD2 (HOUSE FLOOR AMENDMENT 3 OR SENATE FLOOR AMENDMENT 9)

RELATING TO STATE FUNDS. Introduced by: Kouchi R (BR)

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. -- Appropriation into and out of the rental housing revolving fund for the purposes of this provision; provided that up to 150,000,000 dollars may be used for mixed-income rental projects or units in mixed-income rental projects targeted for individuals and families with incomes above 60 and at or below 100 per cent of the median family income for the State of Hawaii. Requires the sum appropriated to be expended by the Hawaii housing finance and development corporation for the purposes of this provision; provided that the appropriation shall not lapse at the end of the fiscal year for which the appropriation is made; provided further that any moneys not awarded as of June 30, 2023, may be used for other rental housing projects pursuant to provisions relating to rental housing revolving fund: provided further that all moneys from the appropriation that are unallotted as of June 30, 2024, shall lapse on that date. -- 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 shall 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 2 full time equivalent (2.0 FTE) housing finance specialist I positions (BED160HF) within the Hawaii housing finance and development corporation. -- Appropriation to the department of business, economic development, and tourism for computer software and hardware; information technology improvements; videoconferencing improvements; and scanning and digitization equipment, services, and warranties. -- Provides that from the American Rescue Plan funds appropriation for disease outbreak control (HTH131), as appropriated in House Bill No. 1600, H.D. 1, S.D. 2, C.D. 1, the sum of 5,000,000 dollars or so much thereof as may be necessary for fiscal year 2022-2023 shall be expended for the procurement of rapid antigen tests to detect coronavirus disease 2019, with preference given to procuring such tests that have received emergency use authorization from the US Food and Drug Administration, and that were developed in the State of Hawaii. -- Provides that in accordance with article VII, section 9, of the Hawaii State Constitution, and provisions relating to definitions and legislature under the budget law, the legislature has determined that the appropriations contained within this Act will cause the state general fund expenditures for fiscal year 2022-2023 to exceed the general fund expenditure ceiling by 213,189,484 dollars, or 2.10 per cent. Provides that the general fund expenditure ceiling will be exceeded for the following reasons; the appropriations made in this Act are necessary to serve the public interest; and the appropriations made in this Act meet the needs addressed by this Act. (\$\$) (COVID-19, COVID 19, coronavirus) -- SB3048 CD2

Committee Reports: SSCR 2214 (HOU) SSCR 3138 (WAM) HSCR 1361-22 (HSG)

HSCR 1976-22 (FIN) CCR 102-22 - filed HOUSE FLOOR

AMENDMENT 3 SENATE FLOOR AMENDMENT 9

Current Status: May-05 22 Passed Legislature

SB3054 SD1 HD1 CD1 (CCR 94-22)

RELATING TO THE HAWAII FILM AND CREATIVE INDUSTRIES DEVELOPMENT SPECIAL FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to Hawaii film and creative industries development special fund. Provides that effective January 2, 2023, all revenues, fees, and charges from the processing of the motion picture, digital media, and film production income tax credit; and effective July 1, 2022, all existing and future 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 a program to provide seed capital for film, media, electronic sports, and creative industries intellectual property development projects for export, as determined by the department; and 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 CD1

Committee Reports: SSCR 2547 (EET) SSCR 3139 (WAM) HSCR 1244-22 (ECD)

HSCR 1816-22 (FÍN) CCR 94-22

Current Status: May-03 22 Passed Legislature

Section Affected: 201-113

SB3072 SD2 HD1 (HSCR 1394-22)

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

Introduced by: Kouchi R (BR)

Amends provisions relating to trust fund; purpose by changing its title to trust fund; purpose; disclosure of information 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; provided that references to the system in provisions relating to disclosure of information shall be replaced with the fund for purposes of the fund's alternative investments. -- SB3072 HD1

Committee Reports: SSCR 2527 (LCA/ JDC/) SSCR 3140 (WAM) HSCR 1394-22

(LAT) HSCR 1685-22 (FIN)

Current Status: May=05 22 Passed Legislature

Section Affected: 87A-31

SB3075 SD2 HD2 CD1 (CCR 177-22)

RELATING TO FRANCHISE TAX.

Introduced by: Kouchi R (BR)

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 revenues, fees, and fines collected by the department shall be deposited into the compliance resolution fund. -- Amends provisions relating to disposition of funds. Provides that from the revenues collected under this law each fiscal year, the sum representing the 1st 2,000,000 dollars of such revenues shall be deposited with the director of finance to the credit of the compliance resolution fund pursuant to provisions relating to the department of commerce and consumer affairs before tax credits are realized. 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 CD1

Committee Reports: SSCR 2133 (CPN) SSCR 2711 (WAM) HSCR 1217-22 (CPC)

HSCR 2003-22 (FÍN) CCR 177-22

Current Status: May-03 22 Passed Legislature

Section Affected: 26-9, 241-7

SB3077 SD1 HD2 CD1 (CCR 4-22)

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 within the department of commerce and consumer affairs, the board of barbering and cosmetology. 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 license or permit; suspension and revocation of licenses or permits, 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 pursuant to barbering, practice of law and beauty and culture law to be transferred to and conferred upon the board of barbering and cosmetology established by provisions relating to board of barbering and cosmetology in barbering and cosmetology licensing Act and to be performed and enforced in the same manner as previously authorized, entitled, or obligated except as otherwise authorized, directed, or instructed by this Act. Provides that the board established by provisions relating to board of barbering and cosmetology shall succeed to 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 before 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 before to the effective date of this Act, to satisfy the training requirement by having 1500 hours of barber training in a barber school. -- SB3077 CD1

SSCR 2732 (CPN) HSCR 1117-22 (CPC) HSCR 1344-22 (JHA) Committee Reports: HSCR 1870-22 (FIN) CCR 4-22

Current Status: May-03 22 Passed Legislature

Section Affected: (20 SECTIONS) BARBERING AND COSMETOLOGY

> LICENSING ACT, 26-14.6, 92-28, 438-1, 438-2, 438-3, 438-5, 438-6, 438-7, 438-8, 438-8.5, 438-9, 438-10, 438-11, 438-12, 438-13, 438-14, 438-15, 439-1, 439-2, 439-11, 439-12, 439-12.5, 439-13, 439-14, 439-15, 439-16, 439-17, 439-18, 439-19,

439-20, 439-21, 439-22, 439-22.5, 439-23, 439-24

SB3084 HD1 CD1 (CCR 63-22)

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 CD1

SSCR 2724 (CPN) HSCR 1833-22 (CPC) CCR 63-22 Committee Reports:

Current Status: May-03 22 Passed Legislature

Section Affected: 448H-3

SB3085 SD2 HD2 CD1 (CCR 41-22)

RELATING TO THE HAWAII CODE OF MILITARY JUSTICE.

Introduced by: Kouchi R (BR)

Establishes the Hawaii code of military justice law. Adopts a new Hawaii code of military justice 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 CD1

Committee Reports: SSCR 2256 (PSM) SSCR 3145 (JDC) HSCR 1122-22 (CMV)

HSCR 1329-22 (JHA) HSCR 1776-22 (FIN) CCR 41-22

Current Status: May-03 22 Passed Legislature

Section Affected:

(160 SECTIONS) HAWAII CODE OF MILITARY JUSTICE, 122A-6, 122A-16, 657D-1, 124A-1, 124A-2, 124A-3, 124A-4, 124A-5, 124A-6, 124A-11, 124A-12, 124A-13, 124A-14, 124A-15, 124A-16, 124A-17, 124A-18, 124A-21, 124A-31, 124A-32, 124A-33, 124A-34, 124A-35, 124A-36, 124A-37, 124A-38, 124A-41, 124A-42, 124A-43, 124A-44, 124A-45, 124A-46, 124A-47, 124A-48, 124A-51, 124A-52, 124A-53, 124A-54, 124A-55, 124A-56, 124A-61, 124A-62, 124A-63, 124A-64, 124A-65, 124A-66, 124A-67, 124A-68, 124A-69, 124A-70, 124A-71, 124A-72, 124A-73, 124A-74, 124A-75, 124A-76, 124A-77, 124A-78, 124A-79, 124A-81, 124A-82, 124A-83, 124A-84, 124A-91, 124A-92, 124A-93, 124A-94, 124A-95, 124A-96, 124A-97, 124A-98, 124A-99, 124A-100, 124A-103, 124A-104, 124A-101, 124A-102, 124A-105. 124A-111, 124A-112, 124A-113, 124A-114, 124A-115, 124A-117, 124A-119, 124A-116, 124A-118, 124A-120, 124A-121, 124A-122, 124A-123, 124A-124, 124A-125, 124A-126, 124A-127, 124A-128, 124A-129, 124A-130, 124A-131. 124A-132. 124A-133. 124A-134. 124A-135. 124A-136, 124A-137, 124A-138, 124A-139, 124A-140, 124A-141, 124A-142, 124A-143, 124A-144, 124A-145, 124A-146, 124A-147, 124A-148, 124A-149, 124A-150, 124A-151, 124A-152, 124A-153, 124A-154, 124A-155, 124A-163, 124A-161, 124A-162, 124A-164, 124A-165, 124A-166, 124A-167, 124A-168, 124A-169, 124A-170, 124A-171, 124A-172

SB3087 SD1 HD2 CD1 (CCR 95-22)

RELATING TO THE EMERGENCY MANAGEMENT ASSISTANCE COMPACT.

Introduced by: Kouchi R (BR)

Repeals emergency management assistance compact law and creates a new

emergency management assistance compact law. -- SB3087 CD1

Committee Reports: SSCR 2258 (PSM) SSCR 2782 (WAM) HSCR 1071-22 (PDP)

HSCR 1457-22 (CMV) HSCR 1924-22 (JHA) CCR 95-22

Current Status: May-03 22 Passed Legislature

Section Affected: (2 SECTIONS) EMERGENCY MANAGEMENT ASSISTANCE

COMPACT, 121-30, 128F-1, 128F-2

SB3089 SD2 HD2 CD1 (CCR 48-22)

RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Kouchi R (BR)

Establishes provisions relating to public records generated during suspension of disclosure law. Requires public records generated during or containing information from the time of the suspension to be subject to disclosure requests made after the suspension is terminated, notwithstanding a proclamation or declaration of emergency or any rule or order adopted pursuant to this law that suspends disclosure of public records. -- 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. -- Amends provisions relating to additional powers in an emergency period. Allows the governor, in the event of a state of emergency declared by the governor pursuant to 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 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 a disaster or an emergency beyond local control; 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 notwithstanding provisions specified, require the county to obtain the approval of the governor or director before issuing any emergency order, rule, or proclamation under this law. Allows the mayor, in the event of a local state of emergency declared by the mayor pursuant to provision specified, 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 suspended and, for each provision, shall 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. -- Amends provisions 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. 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 governor, notwithstanding provisions specified, to re declare the existence of a state of emergency in the State pursuant to this law if an emergency or a disaster has occurred or there is imminent danger or threat of an emergency or disaster in any portion of the State. -- Amends provisions relating to rental or sale of essential commodities during a state of emergency; prohibition against price increases. Requires the prohibitions under provision specified to remain in effect until 24 hours after the severe warning is canceled by the national weather service, pacific tsunami warning center, US geological survey, or other public authority, as applicable; 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 and the types of commodities are identified by the governor or mayor in the proclamation or any supplementary proclamation. (COVID-19, COVID 19, coronavirus) - SB3089 CD1

Committee Reports: SSCR 2259 (PSM) SSCR 3167 (JDC) HSCR 1205-22 (PDP)

HSCR 1925-22 (JHA) CCR 48-22

Current Status: May-03 22 Passed Legislature

Section Affected: 127A- (1 SECTION), 127A-1, 127A-13, 127A-14, 127A-30

SB3090 SD1 HD1 CD1 (CCR 131-22)

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 CD1

Committee Reports: SSCR 2225 (EDU) SSCR 2755 (WAM) HSCR 1060-22 (EDN)

HSCR 1944-22 (FIN) CCR 131-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A-1404

SB3091 SD2 HD1 CD1 (CCR 145-22)

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, 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 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; provided further 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. -- SB3091 CD1

Committee Reports: SSCR 2226 (EDU) SSCR 2894 (WAM) HSCR 1232-22 (EDN)

HSCR 1945-22 (FIN) CCR 145-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A-420

SB3092 SD1 HD1 CD1 (CCR 132-22)

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 under this provision to be considered employees of the State for purposes of 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 CD1 Committee Reports: SSCR 2341 (EDU/ LCA/) SSCR 3141 (WAM) HSCR 1233-22

(EDN) HSCR 1995-22 (FIN) CCR 132-22

Current Status: May-03 22 Passed Legislature

Section Affected: 302A-448

SB3098 SD1 HD1 (HSCR 1991-22)

MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF EDUCATION FOR LEAD ABATEMENT.

Introduced by: Kouchi R (BR)

Appropriation to the department of education for lead abatement measures at

elementary schools. (\$\$) -- SB3098 HD1

Committee Reports: SSCR 2026 (EDU) SSCR 2714 (WAM) HSCR 1061-22 (EDN)

HSCR 1991-22 (FIN)

Current Status: Apr-21 22 Received by the Governor

SB3110 SD2 HD1 CD1 (CCR 213-22)

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 convening of each regular session, 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 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 CD1

Committee Reports: SSCR 2411 (HMS) SSCR 2922 (WAM) HSCR 1377-22 (HHH)

HSCR 1806-22 (FIN) CCR 213-22

Current Status: May-03 22 Passed Legislature

Section Affected: 346-182, 346-183

SB3111 SD2 HD1 CD1 (CCR 207-22)

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 to carry out the functions of the pilot program. Allows the department of human services, 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. Requires contracts entered into by the departments of human services, education, and health identified in provision from the requirements of Hawaii public procurement law and purchases of health and human services law. Allows the departments of human services, education, and health to accept grants, donations, and contributions from private or public sources for the purposes of this Act, which may be expended by the receiving department in a manner consistent with the donors' wishes. Requires the departments of human services, education and health 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. Act to be repealed on June 30, 2027 (sunset). (\$\$) (COVID-19, COVID 19, coronavirus) --SB3111 CD1

Committee Reports: SSCR 2446 (HMS) SSCR 3094 (WAM) HSCR 1378-22 (HHH)

HSCR 1797-22 (FÍN) CCR 207-22

Current Status: May-03 22 Passed Legislature

SB3113 SD2 HD1 (HSCR 1841-22)

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; assisted transportation; or respite care for employed caregivers. 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. Requires the executive office on aging to develop an outreach plan to inform individuals of the kupuna care program and services of the program. Annual report to the legislature. -- Repeals provisions relating to kupuna caregivers program. -- SB3113 HD1

Committee Reports: SSCR 2444 (HMS) SSCR 3095 (WAM) HSCR 1841-22 (FIN)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 349-16, 349-17, 349-18

SB3121 SD2 HD1 CD1 (CCR 114-22) 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 established pursuant to provision specified 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 CD1

Committee Reports: SSCR 2516 (HMS/ TRS/) SSCR 2872 (WAM) HSCR 1229-22

(TRN) HSCR 1689-22 (FIN) CCR 114-22

Current Status: May-03 22 Passed Legislature

Section Affected: 291- (1 SECTION), 348F- (1 SECTION), 249-31

SB3124 SD1 HD1 (HSCR 1368-22)

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.

Introduced by: Kouchi R (BR)

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 HD1

Committee Reports: SSCR 2566 (HTH/ AEN/) SSCR 3189 (WAM/ JDC/) HSCR

1368-22 (HHH/ EEP/) HSCR 1798-22 (FIN)

Current Status: Apr-29 22 Received by the Governor

SB3126 SD2 HD2 CD1 (CCR 112-22)

RELATING TO THE BOILER AND ELEVATOR SAFETY LAW.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under boiler and elevator safety law. Defines exclusive employment to mean a qualified boiler inspector who is employed on a full time or part time basis to provide inspection services within the scope of their National Board commission exclusively for only 1 authorized inspection agency or owner user inspection organization. -- Amends provisions relating to powers and duties. Requires the director labor and industrial relations to appoint a chief boiler and pressure vessel inspector, who shall be a department employee who represents the State as a voting member of the National Board and serves as an American Society of Mechanical Engineers Conference Committee member. -- 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. Extends the years from the date of the establishment of the boiler and elevator revolving fund, the director shall reimburse the general fund for the amount of any initial appropriation that was made by the general revenues of the State to the revolving fund from 10 years to 13 years. --SB3126 CD1

SSCR 2380 (LCA) SSCR 3096 (WAM) HSCR 1043-22 (LAT) Committee Reports:

HSCR 1429-22 (CPC) HSCR 1686-22 (FIN) CCR 112-22

Current Status: May-03 22 Passed Legislature 397-3, 397-4, 397-6, 397-13 Section Affected:

SB3134 SD2 HD1 (HSCR 2008-22)

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 HD1

Committee Reports: SSCR 2159 (WTL) SSCR 2716 (WAM) HSCR 1046-22 (WAL)

HSCR 2008-22 (FIN)

Current Status: Apr-26 22 Received by the Governor

Section Affected: 173A-13

SB3140 SD1 HD1 CD1 (CCR 39-22)

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 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 CD1

Committee Reports: SSCR 2172 (PSM) SSCR 2841 (JDC) HSCR 1401-22 (CPC)

HSCR 1897-22 (JHA) CCR 39-22

Current Status: May-03 22 Passed Legislature

Section Affected: 329- (1 SECTION) MANDATORY REPORTING

SB3141 SD1 HD2 CD1 (CCR 40-22)

RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

Introduced by: Kouchi R (BR)

Amends uniform controlled substances Act. -- Amends provisions relating to schedule Adds opiates to include Acetyl fentanyl (N-(1-phenethylpiperidin-4-yl)-N-phenylacetamide), its optical, positional, and geometric salts, and salts o f isomers; Acryl [N-(1-phenethylpiperidin-4-yl)-N-henylacrylamide] (Other name: acryloylfentanyl); (3,4-dichloro-N-[(1-dimethylamino)cyclohexylmethyl]benzamide); Benzylfentanyl (N-[1-benzyl-4-piperidyl]-N-phenylpropanamide), its optical isomers, salts of isomers; Beta-hydroxythiofentanyl and (N-[1-[2-hydroxy-2-(thiophen-2-yl)ethyl]piperidin-4-yl]-N-phenylpropionamide); Beta-methyl fentanyl (N-phenyl-N-(1-(2-phenylpropyl)piperidin-4-yl)propionamide) (Other [beta]-methyl fentanyl); Beta'-phenyl (N-(1-phenethylpiperidin-4-yl)-N,3-diphenylpropanamide) (Other names: [betal'-phenyl 3-phenylpropanoyl fentanyl); Butyryl fentanyl (N-(1-phenethylpiperidin-4-yl)-N-phenylbutyramide); Cyclopropyl fentanyl (N-(1-phenethylpiperidin-4-yl)-N-phenylcyclopropanecarboxamide); Fentanyl carbamate (ethyl (1-phenethylpiperidin-4-yl)(phenyl)carbamate); 4-fluoroisobutyryl fentanyl [N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)isobutyramide] (Other name: para-fluoroisobutyryl fentanyl); 2'-fluoro ortho-fluorofentanyl (N-(1-(2-fluorophenethyl)piperidin-4-yl)-N-(2-fluorophenyl)propionamide) (Other name: 2-fluorofentanyl); Furanyl fentanvl (N-(1-phenethylpiperidin-4-y1)-N-phenylfuran-2-carboxamide); Methoxyacetyl fentanyl (2-methoxy-N-(1-phenethylpiperidin-4-yl)-N-phenylacetamide); 4'-methyl acetyl fentanyl (N-(1-(4-methylphenethyl)piperidin-4-yl)-N-phenylacetamide); Ocfentanil [N-(2-fluorophenyl)-2-methoxy-N-(1-phenethylpiperidin-4-yl)acetamide]; Ortho-fluoroacryl fentanyl (N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)acrylamide); Ortho-fluorobutyryl fentanyl (N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)butyramide) (Other name: 2 - fluorobutyryl fentanyl); Ortho-fluorofentanyl (N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)propionamide) (Other name: Ortho-fluoroisobutyryl` 2-fluorofentanyl); fentanyl (N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)isobutyramide); Ortho-methyl acetylfentanyl (N-(2-methylphenyl)-N-(1-phenethylpiperidin-4-yl)acetamide) (Other name: 2-methyl acetylfentanyl); Ortho-methyl methoxyacetyl fentanyl (2-methoxy-N-(2-methylphenyl)-N-(1-phenethylpiperidin-4-yl)acetamide) (Other name: methoxyacetyl fentanyl); Para-fluorobutyryl fentanyl (N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)butyramide); Para-fluoro furanyl fentanyl (N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)furan-2-carboxamide); Para-methylfentanyl (N-(4-methylphenyl)-N-(1-phenethylpiperidin-4-yl)propionamide) name: 4-methylfentanyl); Phenyl fentanyl (N-(1-phenethylpiperidin-4-yl)-N-phenylbenzamide) (Other name: benzoyl fentanyl);

Thenylfentanyl (N-[1-(2-thienyl)methyl-4-piperidyl]-N-phenylpropanamide), its optical isomers, salts, and salts of isomers; Thiofuranyl fentanyl (N-(1-phenethylpiperidin-4-yl)-N-phenylthiophene-2-carboxamide) (Other names: 2-thiofuranyl fentanyl; thiophene fentanyl); and U-47700 (3,4-dichloro-N-[2-(dimethylamino)cyclohexyl]-N-methylbenzamide. -- Repeals provisions for opiates N-[1-benzyl-4-piperidyl]-N-phenylpropanamide (benzylfentanyl), isomers, salts, and salts optical of isomers; N-[1-(2-thienyl)methyl-4-piperidyl]-N-phenylpropanamide (thenylfentanyl), its optical isomers, salts, and salts of isomers; N-(1-phenethylpiperidin-4-yl)-N-phenylacetamide, (acetyl fentanyl), its optical, positional, and geometric isomers, salts, and salts of isomers; AH-7921 (3,4-dichloro-N-[(1-dimethylamino) cyclohexylmethyl]benzamide), its isomers, esters, ethers, salts, and salts of isomers, esters, and ethers; N-(1-phenethylpiperidin-4-yl)-N-phenylbutyramide, its isomers, esters, ethers, salts, and salts of isomers, esters, and ethers (Other names: Butyryl fentanyl); N-[1-[2-hydroxy-2-(thiophen-2-yl)ethyl]piperidin-4-yl]-N-phenylpropionamide, its isomers, esters, ethers, salts and salts of isomers, esters, and ethers (Other names: beta-hydroxythiofentanyl); N-(1-phenethylpiperidin-4-y1)-N-phenylfuran-2-carboxamide, its isomers, esters, ethers, salts, and salts of isomers, esters, and ethers (Other names: Furanyl fentanyl); 4-fluoroisobutyryl fentanyl or para-fluoroisobutyryl fentanyl [N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)isobutyramide]; Acryl fentanyl or acryloylfentanyl [N-(1-phenethylpiperidin-4-yl)-N-phenylacrylamide]; Ocfentanil [N-(2-fluorophenyl)-2-methoxy-N-(1-phenethylpiperidin-4-yl)acetamide]; Cyclopropyl fentanyl (N-(1-phenethylpiperidin-4-yl)-N-phenylcyclopropanecarboxamide; Methoxyacetyl fentanyl (2-methoxy-N-(1-phenethylpiperidin-4-yl)-N-phenylacetamide); Ortho-fluorofentanyl (N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)propionamide) (Other name: 2-fluorofentanyl); and Para-fluorobutyryl fentanyl (N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)butyramide]). -- Adds stimulants to include 4,4'-dimethylaminorex (common name: 4,4'-DMAR); N-ethylamphetamine; and 1-(4-methoxyphenyl)-N-methylpropan-2-amine (Other names: para-methoxymethamphetamine; PMMA). -- Repeals provision for stimulant N-ethylamphetamine. -- Adds cannabinoids to include 1-(4-cyanobutyl)-N-(2-phenylpropan-2-yl)-1H-indazole-3-carboxamide, its optical, positional, and geometric isomers, salts, and salts of isomers (Other names: SGT-78 4-CN-CUMYL BINACA: 4-CN-CUMYL-BUTINACA: CUMYL-CB-PINACA: CUMYL-CYBINACA; 4-cyano-CUMYL-BUTINACA; CUMYL-4CN-BINACA); N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-(5-fluoropentyl)-1H-indazole-3-carboxamide name: 5 F - A B - P I N A C A); Methvl 2-(1-(cyclohexylmethyl)-1H-indole-3-carboxamido)-3-methylbutanoate (Other names: MMB-CHMICA; AMB-CHMICA); 1-(5-fluoropentyl)-N-(2-phenylpropan-2-yl)-1H-pyrrolo[2,3-b]pyridine-3-carboxamide names: 5F-CUMYL-P7AICA); and 3,3-dimethyl-2-(1-(pent-4-en-1-yl)-1H-indazole-3-carboxamido)butanoate (MDMB-4en-PINACA). -- Amends provision 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 m b o е r e x a ((1R,2S)-2-[(2,4-dimethylpyrimidin-5-yl)oxymethyl]-2-(3-fluorophenyl)-N-(5-fluoropyridi n-2-yl)cyclopropane-1-carboxamide); and Remimazolam. -- Adds stimulants to include Serdexmethylphenidate. -- Amends provisions relating to schedule V. Adds depressant include Lasmiditan t o (2,4,6-trifluoro-N-(6-(1-methylpiperidine-4-carbonyl)pyridine-2-yl-benzamide). -- SB3141

Committee Reports: SSCR 2173 (PSM) SSCR 2842 (JDC) HSCR 1402-22 (CPC)

HSCR 1927-22 (JHA) CCR 40-22

Current Status: May-03 22 Passed Legislature Section Affected: 329-14, 329-16, 329-20, 329-22

SB3142 SD1 HD1 CD1 (CCR 113-22)

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 means 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 CD1

Committee Reports: SSCR 2400 (LCA/ PSM/) SSCR 3185 (WAM/ JDC/) HSCR

1042-22 (LAT) HSCR 1432-22 (CPC) HSCR 1853-22 (FIN) CCR

113-22

Current Status: May-03 22 Passed Legislature

Section Affected: 386-181

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

SSCR 2423 (JDC) SSCR 3098 (WAM) HSCR 1202-22 (ECD) Committee Reports:

HSCR 1817-22 (FIN)

Apr-08 22 Received by the Governor **Current Status:**

Apr-21 22 Approved by Governor (Act 7 2022)

Section Affected: 235-2.3, 236E-3

SB3152 SD1 HD1 (HSCR 1306-22)

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 HD1

Committee Reports: SSCR 2691 (TRS) SSCR 3099 (WAM) HSCR 1306-22 (TRN)

HSCR 1690-22 (FIN)

Current Status: Apr-19 22 Received by the Governor

SB3158 SD2 HD1 CD1 (CCR 206-22)

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 new electric bicycles and new electric mopeds and may contract with a 3rd party administrator pursuant to this provision to operate and manage the rebate program. -- Amends provisions relating to the highway development special fund. Establishes within the highway development special fund an electric bicycle and electric moped subaccount. Requires the department to expend moneys in the subaccount for the purposes of funding the electric bicycle and electric moped rebate program established pursuant to this provision. Appropriation. (\$\$) -- SB3158 CD1

Committee Reports: SSCR 2672 (TRS) SSCR 3100 (WAM) HSCR 1228-22 (TRN)

HSCR 1823-22 (FIN) CCR 206-22

Current Status: May-03 22 Passed Legislature Section Affected: 196- (1 SECTION), 264-122

SB3165 SD2 HD1 CD1 (CCR 42-22)

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 no less than 1 year and no 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 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; includes with their motion for early termination a certified court abstract establishing that they were not sentenced to any additional mandatory revocation period pursuant to provisions specified; includes with their motion for early termination a certified statement from the director of transportation establishing that the person installed and maintained an ignition interlock device on all vehicles operated by the person for a continuous period of 6 months; and after the 6 month period, the person maintained the ignition interlock device on all vehicles operated by the person for a continuous period of 3 months without violation; 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. -- Amends provisions relating to operating a vehicle after license and privilege have been suspended or revoked for operating a vehicle under the influence of an intoxicant; penalties. Prohibits any person whose license and privilege to operate a vehicle have been revoked, suspended, or otherwise restricted pursuant to provisions specified as those provisions were in effect on December 31, 2002, from operating or assuming actual physical control of any vehicle with an ignition interlock permit unless the person has the ignition interlock permit and government issued identification in the person's immediate possession. Requires any person who is convicted under this provision and also convicted under provisions specified, for an offense based on the same incident or arising from the same episode to be sentenced to terms of imprisonment for both offenses in addition to a sentence imposed under provisions specified, which shall be served consecutively. --Amends provisions relating to circumvention of, or tampering with, an ignition interlock device by a person who has been restricted to operating a vehicle equipped with an ignition interlock device; penalties. Prohibits any person whose driving privileges have been restricted to operating a vehicle equipped with an ignition interlock device from knowingly circumventing or tampering with an ignition interlock device in any way, including but not limited to the specified actions -- SB3165 CD1

Committee Reports: SSCR 2538 (TRS/ PSM/) SSCR 3150 (JDC) HSCR 1836-22

(JHA) CCR 42-22

Current Status: May-03 22 Passed Legislature

Section Affected: 291E-61, 291E-62, 291E-66, ACT 216 2021, 291E-61.5

SB3172 SD1 HD2 CD1 (CCR 54-22)

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. Provides 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 maintained as a public record; provided that the recording shall be posted regardless of whether the written minutes of the meeting have been posted pursuant to this provision after the meeting; provided further that only 1 recording is required to be kept. Requires the written minutes to give a true reflection of the matters discussed at the meeting and the views of the participants and shall include, but need not be limited to the date, time, and place of the meeting; the members of the board recorded as either present or absent; the substance of all matters proposed, discussed, or decided; and a record, by individual member, of any votes taken; if an electronic audio or video recording of the meeting is available, a link to the electronic audio or video recording of the meeting, to be placed at the beginning of the minutes; if an electronic audio or video recording of the meeting is available, a time stamp indicating when in the recording the board began discussion of each agenda item, to be placed at the beginning of each agenda item discussion in the minutes; and any other information that any member of the board requests be included or reflected in the minutes. Repeals provision requiring a written summary to accompany any minutes that are posted in a digital or analog recording format. -- SB3172 CD1

Committee Reports: SSCR 2968 (JDC) HSCR 1453-22 (GVR) HSCR 1912-22 (JHA)

CCR 54-22

Current Status: May-03 22 Passed Legislature

Section Affected: 92-9

SB3179 SD2 HD2 CD1 (CCR 81-22)

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 adopt rules for feral axis deer herd management. Specifies rules. Requires the department of land and natural resources' division of forestry and wildlife to issue funds to licensed hunters at a per unit rate as determined by the division pursuant to this

provision. -- SB3179 CD1

. Committee Reports: SSCR 2094 (WTL) SSCR 3101 (WAM) HSCR 1301-22 (WAL/

AGR/) HSCR 2013-22 (FIN) CCR 81-22

Current Status: May-03 22 Passed Legislature

SB3195 SD2 HD1 CD1 (CCR 199-22)

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 CD1

SSCR 2116 (HWN/ EET/) SSCR 2786 (WAM) HSCR 1051-22 Committee Reports:

(EEP) HSCR 1327-22 (JHA) HSCR 2022-22 (FIN) CCR 199-22

Current Status: May-03 22 Passed Legislature

SB3197 SD2 HD1 CD1 (CCR 222-22)

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 to support former mentors in training apprentices. Report to the legislature. Appropriation. (\$\$) -- SB3197 CD1

Committee Reports: SSCR 2586 (AEN) SSCR 3104 (WAM) HSCR 1387-22 (AGR)

HSCR 1811-22 (FIN) CCR 222-22

Current Status: May-03 22 Passed Legislature

Section Affected: 141- (1 SECTION) FARMER APPRENTICE MENTORING

PROGRAM

SB3201 SD1 HD1 CD1 (CCR 167-22)

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, sanitaria, 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 of 1986, as amended, 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 of 1986, as amended, shall not apply. --Requires on December 31, 2027, this Act to be repealed (sunset) and provisions relating to exemptions, persons exempt, applications for exemption shall be reenacted in the form in which it read on the day before the effective date of this Act. -- SB3201 CD1

Committee Reports: SSCR 2480 (HMS) SSCR 3105 (WAM) HSCR 1088-22 (ECD)

HSCR 1400-22 (CPC) HSCR 1818-22 (FIN) CCR 167-22 May-03 22 Passed Legislature

Section Affected: 237-23

SB3219 HD1 CD1 (CCR 56-22)

RELATING TO THE SUNSHINE LAW.

Introduced by: Keohokalole J

Current Status:

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 personal business, property, or financial interest on any issue before the board at the meeting. -- SB3219 CD1

Committee Reports: SSCR 2824 (JDC) HSCR 1454-22 (GVR) HSCR 1894-22 (JHA)

CCR 56-22

Current Status: May-03 22 Passed Legislature

Section Affected: 92-3.7

SB3229 SD2 HD2 CD1 (CCR 155-22) RELATING TO GEOTHERMAL ROYALTIES.

Introduced by: Wakai G

Establishes provisions relating to university innovation and commercialization initiative special fund; geothermal royalties. Requires there to be deposited into the university innovation and commercialization initiative special fund established by provision specified any excess of geothermal royalties annually distributed to the State pursuant to provision specified; any excess of geothermal royalties annually distributed to the State pursuant to provision specified; any excess of geothermal royalties annually distributed to the county in which mining operations covered under a state geothermal resource mining lease are situated pursuant to provision specified; and the remainder of all royalties received by the State annually from geothermal resources; provided that royalties received by the State shall not be from geothermal resources that are located on lands under the jurisdiction of the department of Hawaiian home lands. Requires the royalties in the university innovation and commercialization initiative 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. Annual reports to the legislature. -- Amends provisions relating to lease under reservation and disposition of government mineral rights law. Requires 30 per cent or 600,000 dollars of all royalties received by the State annually from geothermal resources, whichever is less, to be paid to the county in which mining operations covered under a state geothermal resource mining lease are situated. --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 such resources; provided that the royalties distributed annually to the State shall not exceed 1,000,000 dollars. -- SB3229 CD1

Committee Reports: SSCR 2531 (EET/ GVO/) SSCR 3108 (WAM) HSCR 1052-22

(EEP) HSCR 1353-22 (HÉT) HSCR 1968-22 (FIN) CCR 155-22

Current Status: May-03 22 Passed Legislature Section Affected: 182- (2 SECTIONS), 182-7, 182-18

SB3235 SD1 HD1 CD1 (CCR 158-22)

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 to the department of human services to fund the safe spaces for youth pilot program, including funding for 1 full time equivalent (1.0 FTE) position and administrative costs for the pilot program. Act to be repealed on June 30, 2025 (sunset). (\$\$) -- SB3235 CD1

Committee Reports: SSCR 2153 (HMS) SSCR 2765 (WAM) HSCR 1283-22 (HHH)

HSCR 1860-22 (FIN) CCR 158-22

Current Status: May-03 22 Passed Legislature

SB3236 SD2 HD1 CD1 (CCR 153-22)

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 for fiscal year 2022-2023 to provide enhanced payments to state licensed skilled nursing facilities, community care foster family homes, and expanded adult residential care homes that are caring for medicaid patients; provided that requires the department of human services to obtain the maximum amount of federal matching funds available for this expenditure. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB3236 CD1

SSCR 2152 (HMS) SSCR 3109 (WAM) HSCR 1072-22 (PDP) Committee Reports:

HSCR 1380-22 (HHH) HSCR 1783-22 (FIN) CCR 153-22

Current Status: May-03 22 Passed Legislature

SB3243 SD1 HD1 (HSCR 1247-22)

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. Provides that economic zone includes 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, or similar term, wherever the words industrial park, or similar term, appear, as the context requires, in the Hawaii technology development corporation law. -- SB3243 HD1

Committee Reports: SSCR 2266 (EET) HSCR 1247-22 (ECD) HSCR 1819-22 (FIN)

Current Status: Apr-19 22 Received by the Governor

Section Affected: 206M-1

SB3252 SD2 HD2 CD1 (CCR 115-22)

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 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 to adopt rules that set forth the fees and other charges that may be imposed for searching, reviewing, or segregating disclosable records. Specifies rules. -- Appropriation to the office of information practices for 2 full-time equivalent (2.0) permanent positions to be placed within the office of information practices. -- SB3252 CD1

Committee Reports: SSCR 2367 (JDC) SSCR 3112 (WAM) HSCR 1145-22 (GVR)

HSCR 1988-22 (FIN) CCR 115-22

Current Status: May-03 22 Passed Legislature

Section Affected: 92-21, 92F-42

SB3272 SD2 HD2 CD1 (CCR 208-22)

RELATING TO TRANSPORTATION.

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

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 whether the aircraft deviated from its intended flight plan. Establishes in the office of planning and sustainable development an air noise and safety task force. Requires the task force to collect and review data on tour aircraft operations submitted to the department of transportation and any other information related to aircraft noise and safety that may be available; collect and review public complaints regarding aircraft noise and safety; identify key noise and safety issues facing Hawaii relating to aircraft; make recommendations to address aircraft noise and safety issues to the Federal Aviation Administration (FAA), National Transportation Safety Board (NTSB), and other appropriate federal agencies; Make recommendations to address business practices and operators of aircraft falling within state and local jurisdiction; and Make recommendations to address aircraft noise and safety issues to aircraft operators. Reports to the legislature. Task force to cease to exist on June 30, 2026 (sunset). -- SB3272 CD1

Committee Reports: SSCR 2694 (TRS) SSCR 2790 (CPN/ WAM/) HSCR 1231-22

(TRN) HSCR 1900-22 (CPC) CCR 208-22

Current Status: May-03 22 Passed Legislature

Section Affected: 261-12

SB3280 SD1 HD1 CD1 (CCR 143-22)

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 CD1

3D3200 CD1

Committee Reports: SSCR 2371 (EDU) SSCR 3115 (WAM) HSCR 1308-22 (EDN)

HSCR 1801-22 (FÍN) CCR 143-22

Current Status: May-03 22 Passed Legislature

SB3282 SD1 HD2 CD1 (CCR 194-22)

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. Requires the comptroller's authority over governmental records under this provision to only apply to governmental records created after August 21, 1959. -- Appropriation to the department of accounting and general services for the costs necessary for the transfer of non permanent government records to the state records center pursuant to public archives; disposal of records law; provided that the moneys appropriated pursuant to this Act shall be used to fund the salaries of 1 full-time equivalent (1.0 FTE) position within the state archives to assist agencies in the identification and transfer of certain government records to the state records center and 1 full-time equivalent (1.0 FTE) position within the state archives to assist in the digitization of government records. (\$\$) -- SB3282 CD1

Committee Reports: SSCR 2275 (GVO) SSCR 3174 (WAM) HSCR 1146-22 (GVR)

HSCR 1341-22 (JHA) HSCR 1986-22 (FIN) CCR 194-22

Current Status: May-03 22 Passed Legislature

Section Affected: 94-3

SB3284 SD2 HD2 CD1 (CCR 195-22)

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, that shall develop a plan for the phased consolidation of all state executive branch information technology services and staff, where determined practicable by the working group, within 5 years, excluding 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 assess 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 be dissolved on December 31, 2023 (sunset). -- SB3284 CD1

Committee Reports: SSCR 2277 (GVO) SSCR 2767 (WAM) HSCR 1199-22 (HET)

HSCR 1903-22 (CPC) CCR 195-22

Current Status: May-03 22 Passed Legislature

SB3289 SD2 HD2 CD1 (CCR 249-22)

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 labor and industrial relations, 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. Allows the board to develop and disseminate information designed to educate covered employees about the impacts of opting in to the program on take home pay, savings strategies, and the benefits of planning and saving for retirement to help covered employees in deciding whether to participate and at what level participation may be appropriate. Prohibits board members,

the executive director, and other staff of the board to have any interest, directly or indirectly, in the making of any investment under the program or in gains or profits accruing from any investment; borrow any program related funds or deposits, or use any program related funds or deposits in any manner, for themselves or as an agent or partner of others; or become an endorser, surety, or obligor on investments made under the program. Establishes the Hawaii retirement savings program; establishment; payroll deduction; upon election to contribute. Requires the board to administer a Hawaii retirement savings program in consultation with the department of budget and finance. Requires the board to determine the timeframe for development and implementation of the program and meet the requirements of this provision. Report to the legislature. 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 in. 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 shall be 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. Allows the board to authorize matching contributions of up to 500 dollars per participant account from the special fund for the 1st 50,000 covered employees who participate in the program for 12 consecutive months after initial enrollment. 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 payroll deduction IRAs; and contracted by the board in compliance with Hawaii public procurement code and specified requirements. 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, matching contributions to participant accounts, and the administrative costs and expenses that the board incurs in the performance of its duties under this law, and to reimburse the general fund of the State of Hawaii for the initial expenses incurred for initiating, implementing, maintaining, and administering the program. Establishes protection from liability for employers; protection from liability for the state; confidentiality of participant and account information; collaboration and cooperation; intergovernmental interstate; civil actions, penalties, and rulemaking. Establishes audits and annual reports. Requires each year, after the 1st full fiscal year following program implementation, a full audit of the books and accounts of the board pertaining to the activities, operations, receipts and expenditures, personnel, services, or facilities of the program to be conducted by a certified public accountant with specified requirements. Annual reports 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 labor and industrial relations for the implementation and operation of the Hawaii retirement savings program, including funds for the hiring of an executive director without regard to civil service law and collective bargaining in public employment law, a program specialist, and an office assistant; to provide outreach and education on the Hawaii retirement savings program. Appropriations out of and into the Hawaii retirement savings special fund to the department of labor and industrial relations for the State to match 500 dollars for the 1st 50,000 covered employees who participate in the Hawaii retirement savings program for 12 consecutive months after initial enrollment. (\$\$) -- SB3289 CD1

Committee Reports: SSCR 2557 (LCA) SSCR 2901 (WAM) HSCR 1114-22 (LAT)

HSCR 1433-22 (CPC) HSCR 2027-22 (FIN) CCR 249-22

Current Status: May-03 22 Passed Legislature

Section Affected: (16 SECTIONS) HAWAII RETIREMENT SAVINGS

SB3294 SD2 HD1 CD1 (CCR 214-22)

RELATING TO REENTRY PLANNING CIRCLES.

Introduced by: Kidani M, Acasio L, Chang S, Fevella K, Moriwaki S, San Buenaventura

Appropriation to the department of public safety for reentry planning circles for incarcerated individuals. (\$\$) -- SB3294 CD1

Committee Reports: SSCR 2541 (HMS/ PSM/) SSCR 2874 (WAM) HSCR 1105-22

(CMV) HSCR 1323-22 (JHA) HSCR 1778-22 (FIN) CCR 214-22

Current Status: May-03 22 Passed Legislature

SB3298 SD1 HD1 CD1 (CCR 45-22)

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. -- SB3298 CD1

Committee Reports: SSCR 2579 (PSM/ WTL/) SSCR 3118 (WAM) HSCR 1044-22

(WAL) HSCR 1948-22 (FIN) CCR 45-22

Current Status: May-03 22 Passed Legislature

SB3311 SD2 HD2 (HSCR 1955-22)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to Hawaii clean transportation initiative; established. Requires it to be the goal of the State to reduce greenhouse gas emissions and achieve 0 emissions across all transportation modes within the State, including across all sectors of ground transportation, as soon as practicably possible; interisland transportation, as soon as practicably possible; and international transpacific transportation, as soon as practicably possible. Requires each applicable department, board, and commission to endeavor to achieve the goals established in this provision. -- 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 0 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 electric vehicle sales growth working group; department of transportation; requirements. Establishes an electric vehicle sales growth working group within the department of transportation for administration purposes. Requires the working group 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 25 per cent of all new vehicle sales; and develop incentives to further promote the adoption of electric vehicles. Report to the legislature. -- SB3311 HD2

Committee Reports: SSCR 2574 (TRS) SSCR 3120 (WAM) HSCR 1068-22 (TRN)

HSCR 1409-22 (CPC) HSCR 1955-22 (FIN)

Current Status: Apr-19 22 Received by the Governor

Section Affected: 225P- (4 SECTIONS) HAWAII CLEAN TRANSPORTATION

INITIATIVE

SB3324 SD2 HD2 CD1 (CCR 196-22)

RELATING TO INFRASTRUCTURE MAINTENANCE IN HOUSING SUBDIVISIONS. Introduced by: San Buenaventura J

Established a working group to examine 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 examine and address the development of 1 or 2 homeowner associations; the procedures for establishment of a homeowner association to maintain and repair the subdivision infrastructure, such as roads, street lighting, and other appurtenances, used by the subdivision residents; and including the payment and collection of assessments; the role of each county as specified; amendments to provisions relating to planned community associations, if any, to address planned housing subdivision infrastructure repair and maintenance for

subdivisions that do not have compulsory homeowner associations; and any other issues that may arise, pursuant to the discretion of the working group. Report to the legislature. Working group to dissolve on June 30, 2024 (sunset). Appropriation to the county or counties for fiscal year 2022 - 2023 for the purposes of the working group established by this Act. (\$\$) -- SB3324 CD1

Committee Reports: SSCR 2670 (GVO/ TRS/) SSCR 2999 (JDC/ WAM/) HSCR

1161-22 (HSG) HSCR 1322-22 (JHA) HSCR 1978-22 (FIN) CCR

196-22

Current Status: May-03 22 Passed Legislature

SB3325 SD2 HD1 CD1 (CCR 223-22)

RELATING TO CARBON SEQUESTRATION INCENTIVES.

Introduced by: Gabbard M

Establishes, within the department of land and natural resources, the Hawaii carbon smart land management assistance pilot program to incentivize carbon sequestration activities through incentive contracts that provide compensation for eligible practices by program participants. Requires the department to provide the specified services. Requires the department, 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 department to coordinate with relevant agencies to assist the department in carrying out the purposes of the pilot program, including the specified purposes. 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 department. Prohibits an owner or lessee of eligible land currently engaged in eligible practices from being barred from entering into an incentive contract under this provision to continue carrying out those eligible practices; being prohibited from participating in the pilot program due to the owner or lessee's participation in other federal or state conservation assistance programs; or being required to provide conservation easements. Requires priority to be given to phase I and phase II activities that are cost effective; provide co benefits to the State and the owner or lessee of eligible land; have the potential to create jobs in the forestry or agriculture sectors and in rural communities; and achieve community priorities, including food security or watershed protection. Requires, on an annual basis, the department to do the specified actions. Requires the department to also identify co benefits that may include the specified items. Requires the pilot program to terminate on June 30, 2025 (sunset). --Repeals provisions relating to carbon offset program. -- SB3325 CD1

Committee Reports: SSCR 2632 (AEN/ EET/) SSCR 3122 (WAM) HSCR 1149-22

(EEP) HSCR 1420-22 (CPC) HSCR 1889-22 (FIN) CCR 223-22

Current Status: May-03 22 Passed Legislature

Section Affected: 225P-6

SB3329 SD1 HD2 CD1 (CCR 36-22)

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 law 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 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 CD1

Committee Reports: SSCR 2974 (JDC) HSCR 1093-22 (GVR) HSCR 1343-22 (JHA)

HSCR 1781-22 (FIN) CCR 36-22

Current Status: May-03 22 Passed Legislature

Section Affected: (11 SECTIONS) HAWAII PUBLIC EXPRESSION PROTECTION

ACT, 634F-1, 634F-2, 634F-3, 634F-4

SB3330 SD1 HD1 CD1 (CCR 75-22)

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 CD1

Committee Reports: SSCR 2075 (WTL) SSCR 3177 (WAM) HSCR 1303-22 (WAL/

LAT/) HSCR 2009-22 (FIN) CCR 75-22

Current Status: May-03 22 Passed Legislature

SB3334 SD2 HD1 CD1 (CCR 230-22)

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. 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 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. Amends the amount of general obligation bonds that may be issued for the stadium development district. -- Transfers the stadium authority from the department of accounting and general services to the department of business, economic development, and tourism. -- SB3334 CD1

SSCR 2344 (EET/ GVO/) SSCR 3210 (EDU/ WAM/) HSCR Committee Reports:

1242-22 (ECD) HSCR 1820-22 (FIN) CCR 230-22

Current Status: May-03 22 Passed Legislature

Section Affected: 201B-2, 109-1, 206E-221, 206E-224, 206E-225, ACT 268 2019,

ACT 4 2020, ACT 146 2021

SB3335 SD1 HD1 CD1 (CCR 38-22)

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 CD1

Committee Reports: SSCR 2285 (PSM) SSCR 3123 (WAM) HSCR 1073-22 (PDP)

HSCR 1847-22 (FIN) CCR 38-22

Current Status: May-03 22 Passed Legislature

SB3338 SD2 HD1 (HSCR 1983-22)

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 HD1

Committee Reports: SSCR 2530 (LCA) SSCR 3125 (WAM) HSCR 1381-22 (CAI)

HSCR 1983-22 (FIN)

Current Status: May=05 22 Passed Legislature

SB3357 SD2 HD2 CD1 (CCR 200-22)

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 business, economic development, and tourism for

LRB Systems May 6, 2022

a virtual marketplace that supports local artisans and businesses to adapt to e commerce; and for a physical co working space and an innovation, entrepreneur and resource center that provides workshops, counseling, loan assistance, and broadband access. -- Appropriation to the department of land and natural resources for the repatriation and reburials of Native Hawaiians nationally and internationally. (\$\$) -- SB3357 CD1

Committee Reports: SSCR 2156 (HWN) SSCR 2875 (WAM) HSCR 1338-22 (JHA)

HSCR 1954-22 (FIN) CCR 200-22

Current Status: May-03 22 Passed Legislature

SB3367 SD2 HD1 CD1 (CCR 149-22)

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 early lung cancer screening task force to carry out its activities pursuant to this Act. (\$\$) -- SB3367 CD1

Committee Reports: SSCR 2254 (HTH) SSCR 2923 (WAM) HSCR 1284-22 (HHH)

HSCR 1997-22 (FIN) CCR 149-22 May-03 22 Passed Legislature

SB3369 SD2 HD2 CD1 (CCR 197-22)

RELATING TO PROCUREMENT.

Current Status:

Introduced by: Moriwaki S, Fevella K, Kidani M, Kim D

Establishes a procurement services consolidation working group, that 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 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. Requires the working group to be administratively attached to the department of accounting and general services. Report to the legislature. Requires the working group to dissolve on June 30, 2024 (sunset). Appropriation. (\$\$) -- SB3369 CD1

Committee Reports: SSCR 2276 (GVO) SSCR 2924 (WAM) HSCR 1097-22 (GVR)

HSCR 1426-22 (CPC) HSCR 1987-22 (FIN) CCR 197-22

Current Status: May-03 22 Passed Legislature

SB3372 SD1 HD2 CD1 (CCR 60-22)

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. Provides that if the award of the contract was made in violation of law, and the award is rescinded and the contract, if executed, is terminated or declared null and void, then for solicitations issued pursuant to provision specified, the contract may be awarded to the next lowest responsive and responsible bidder; provided that all prices remain the same as originally bid; or for solicitations issued pursuant to provision specified, the contract may be awarded to the next responsible offeror whose proposal is determined in writing to be the next most advantageous, taking into consideration the evaluation factors set forth in the solicitation; provided that all prices remain the same as originally offered. -- SB3372 CD1

Committee Reports: SSCR 2281 (GVO) SSCR 3153 (JDC) HSCR 1098-22 (GVR)

HSCR 1427-22 (CPC) HSCR 1782-22 (FIN) CCR 60-22

Current Status: May-03 22 Passed Legislature

Section Affected: 103D-707

SB3379 SD1 HD1 CD1 (CCR 224-22)

RELATING TO BIOSECURITY.

Introduced by: Inouye L, Chang S, Fevella K, Gabbard M, Kanuha D, Lee C, Misalucha B

Appropriation to the department of agriculture 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 CD1

Committee Reports: SSCR 2591 (AEN/ TRS/) SSCR 2876 (WAM) HSCR 1045-22 (WAL) HSCR 2010-22 (FIN) CCR 224-22 Current Status: May-03 22 Passed Legislature

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HB0137 HD1 SD2 CD1 (CCR 9-22)

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 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 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 provision 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 CD1

Committee Reports: HSCR 632 (CPC) HSCR 703 (FIN) SSCR 1165 (CPN) SSCR

3900 (JDC/ WAM/) CCR 9-22

May-04 22 Received by the Governor **Current Status:**

Section Affected: 244D-3, 244D-9, 244D-10, 281-17, 281-20, 281-53, 281-56,

281-79

HB0871 HD1 SD1 CD1 (CCR 89-22)

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. -- Amends provisions relating to duties in general under the department of agriculture law. Requires the department of agriculture to plan, design, construct, operate, manage, maintain, repair, demolish, and remove infrastructure or improvements on any lands under the jurisdiction of the department. --HB0871 CD1

Committee Reports: HSCR 71 (AGR) HSCR 367 (CPC) HSCR 660 (FIN) SSCR 983

(AEN) SSCR 1544 (WAM) CCR 89-22

Current Status: May-04 22 Received by the Governor

Section Affected: (13 SECTIONS) AGRICULTURAL ENTERPRISES, 141-1

HB0886 HD1 SD2 (SSCR 3917)

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 negligent or wrongful act or omission of 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 as a defendant 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 provision 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 SD2

Committee Reports: HSCR 633-22 (JHA) HSCR 1009-22 (FIN) SSCR 3449 (LCA)

SSCR 3917 (JDC/ WAM/)

Current Status: Apr-22 22 Received by the Governor

Section Affected: 662-14

HB0956 HD1 SD2 CD1 (CCR 18-22)

RELATING TO STATEWIDE INTEROPERABLE PUBLIC SAFETY COMMUNICATIONS. Introduced by: Saiki S (BR)

Establishes provisions relating to statewide public safety interoperable communications. -- Establishes provisions relating to definitions. Defines interoperable communications to mean the ability of 1st responder and emergency management agencies to communicate with 1 another via communication systems, including exchanging voice and data with 1 another on demand, in real time, when needed, and as authorized. --Establishes the statewide interoperable communications executive committee within the department of defense. -- Requires the statewide interoperable communications executive committee to obtain the advice and input of the statewide interoperable communications technical subcommittee, and then shall develop plans and strategies to improve public safety communications interoperability among state; county; and, if 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, the Nationwide Public Safety Broadband Network, or FirstNet; develop plans and strategies for the coordination of state; county; and, if possible, federal emergency alerts and warnings with public safety answering points and public safety responder communications networks, infrastructure, and systems; review and adopt plans and recommendations to improve or promote increased interoperability between public safety responders and other government or non-government stakeholders that support responses to emergencies; and submit a status report on the requirements of this provision, including any obstacles and proposed legislation, to the legislature no later than twenty days prior to the convening of each regular session. (Report to the legislature). -- Establishes provisions relating to a statewide interoperable communications technical subcommittee. Establishes a statewide interoperable communications technical subcommittee to provide technical advice to the statewide interoperable communications executive committee. -- 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 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 in the office of homeland security of the department of defense, the statewide interoperable communications coordinator. -- HB0956 CD1

Committee Reports: HSCR 474 (PDP/ HET/) HSCR 810-22 (FIN) SSCR 3462 (PSM/

GVO/) SSCR 3945 (WAM) CCR 18-22

Current Status: May-04 22 Received by the Governor

Section Affected: 128A- (5 SECTIONS) STATEWIDE PUBLIC SAFETY

INTEROPERABLE COMMUNICATIONS, 76-16

HB0980 HD1 SD2 (SSCR 3869)

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 injured through caregiver neglect, self neglect, or physical abuse 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 SD2

Committee Reports: HSCR 451 (HHH) HSCR 735 (JHA) SSCR 1098 (HMS) SSCR

3869 (JDC)

Current Status: May-03 22 Received by the Governor

Section Affected: 346-229

HB0986 HD1 SD2 (SSCR 3901)

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 quardians 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 to adopt rules necessary for the purposes of this part, including but not limited to 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 those 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. -- HB0986 SD2

Committee Reports: HSCR 417 (HHH) HSCR 803 (FIN) SSCR 1161 (HTH) SSCR

3901 (JDC/ WAM/)

Current Status: May-03 22 Received by the Governor Section Affected: 321-361, 321-362, 321-362.5, 321-363

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

Committee Reports: HSCR 418 (HHH) HSCR 804 (FIN) SSCR 1162 (HTH) SSCR

3902 (JDC/ WAM/)

Current Status: May-03 22 Received by the Governor

Section Affected: 321-101

HB1147 SD1 CD1 (CCR 253-22)

RELATING TO THE STATE BUDGET.

Introduced by: Yamashita K

Adscititious Supplemental Appropriations Act of 2022. -- Appropriation to the department of business, economic development, and tourism for 1 temporary position (BED144) and 26 temporary positions (BED113). -- Appropriation out of the convention center enterprise special fund to the department of business, economic development, and tourism (BED113). -- Appropriation to the university of Hawaii (UOH100). (\$\$) -- HB1147

CD1

Committee Reports: HSCR 768 (FIN) SSCR 3893 (WAM) CCR 253-22

Current Status: May-05 22 Received by the Governor

HB1179 HD1 SD1 CD1 (CCR 163-22)

RELATING TO INVASIVE SPECIES.

Introduced by: Todd C, llagan 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. Reports to the legislature. Appropriation. Act to be repealed on June 30, 2026 (sunset). (\$\$) --HB1179 CD1

Committee Reports: HSCR 364-22 (JHA) HSCR 740-22 (FIN) SSCR 3481 (HWN/

AEN/) SSCR 3946 (WAM) CCR 163-22

Current Status: May-04 22 Received by the Governor

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

Committee Reports: HSCR 776 (JHA) SSCR 3764 (JDC) Current Status: Apr-12 22 Received by the Governor

Apr-27 22 Approved by Governor (Act 10 2022)

(2 SECTIONS) IMPEACHMENT OF THE GOVERNOR; Section Affected:

LIEUTENANT GOVERNOR

HB1411 HD2 SD1 (SSCR 3624)

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 500 dollars and form of the person who provides false or fraudulent information under this provision to be fined no less than 500 dollars and form of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or interest is to be transferred and the signature of the person whose title or in

Committee Reports: HSCR 301-22 (TRN) HSCR 928-22 (CPC) SSCR 3270 (TRS)

SSCR 3624 (JDC)

Current Status: May-03 22 Received by the Governor

Section Affected: 286-52

HB1412 HD2 SD1 CD1 (CCR 20-22)

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 CD1 Committee Reports: HSCR 22-22 (TRN) HSCR 479-22 (CPC) HSCR 958-22 (FIN)

SSCR 3426 (TRS/ GVO/) SSCR 3762 (JDC) CCR 20-22

May-04 22 Received by the Governor

Current Status: May-0 Section Affected: 290-1

HB1413 HD2 SD1 CD1 (CCR 21-22)

RELATING TO ABANDONED VEHICLES.

Introduced by: Ilagan G, Aguino 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. --Amends provisions relating to registration, expense under highway safety law. Prohibits the payment of all outstanding charges or fines relating to the disposition of the abandoned vehicle from being a condition precedent to the transfer if the abandoned vehicle was stolen or taken from the registered owner without permission or authorization and a police report for the abandoned vehicle is filed within a period of time, to be determined by the director of finance of each county, after discovery of the abandoned vehicle. -- HB1413 CD1

Committee Reports: HSCR 23-22 (TRN) HSCR 480-22 (CPC) HSCR 959-22 (FIN)

SSCR 3427 (TRS/ GVO/) SSCR 3903 (JDC/ WAM/) CCR 21-22

Current Status: May-04 22 Received by the Governor

Section Affected: 290-(1 SECTION), 286-51, 286-52, 286-52.5, 286-107, 286-110,

286-119

HB1414 HD1 SD1 CD1 (CCR 22-22)

RELATING TO ABANDONED VEHICLES.

Introduced by: Ilagan G, Aguino 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 a fine for each vehicle as specified. -- HB1414 CD1

Committee Reports: HSCR 21-22 (TRN) HSCR 386-22 (JHA) HSCR 729-22 (FIN)

SSCR 3269 (TRS) SSCR 3916 (JDC/ WAM/) CCR 22-22

Current Status: May-04 22 Received by the Governor

Section Affected: 290- (1 SECTION) ABANDONED VEHICLES

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

Committee Reports: HSCR 571-22 (GVR) HSCR 946-22 (JHA) SSCR 3379 (JDC)

Current Status: Mar-28 22 Received by the Governor

Apr-07 22 Approved by Governor (Act 3 2022)

Section Affected: 11-334, 11-339

HB1432 HD1 SD2 CD1 (CCR 127-22)

RELATING TO CONCESSIONS ON PUBLIC PROPERTY.

Introduced by: Saiki S (BR)

Amends provisions relating to contracts for concessions; bid required, exception. Requires no concession or concession space to be leased, let, licensed, rented out, or otherwise disposed of either by contract, lease, license, permit, or any other arrangement, 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 25 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 25 year limit shall not apply to nonprofit corporations organized pursuant to law specified. 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, except for motor vehicle rental operations under law specified; 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; and 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; provided that the concessions are awarded to the responsible offeror whose proposal is determined to be the most advantageous, taking into consideration prices and evaluation factors set forth in the request for proposals. -- HB1432 CD1

Committee Reports: HSCR 604-22 (CPC) HSCR 836-22 (FIN) SSCR 3484 (WTL/

GVO/) SSCR 3904 (JDC/ WAM/) CCR 127-22

Current Status: May-04 22 Received by the Governor

Section Affected: 102-2, 171-56

HB1436 HD1 SD2 CD1 (CCR 16-22)

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 from sea level rise, coastal erosion, storm surge, and flooding associated with climate change. Provides that the legislature further finds that the transfer of development rights from lands vulnerable to or adversely affected by sea level rise, coastal erosion, storm surge, or flooding to lands that are not at risk from these hazards would reduce property losses and result in long-term economic and fiscal benefits to communities and government. -- 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 CD1

Committee Reports: HSCR 284-22 (WAL) HSCR 697-22 (CPC) SSCR 3485 (WTL/

GVO/) SSCR 3918 (WAM) CCR 16-22

Current Status: May-04 22 Received by the Governor

Section Affected: 46-161, 46-163

HB1455 HD1 SD1 (SSCR 3561)

RELATING TO ROBBERY IN THE FIRST DEGREE.

Introduced by: Saiki S (BR)

Amends provisions relating to robbery in the 1st degree under offenses against property rights law. 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

Committee Reports: HSCR 788-22 (JHA) SSCR 3561 (JDC) Current Status: Apr-21 22 Received by the Governor

Section Affected: 708-840

HB1456 HD1 SD1 (SSCR 3303)

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 SD1

Committee Reports: HSCR 779-22 (JHA) SSCR 3303 (JDC) Current Status: Apr-21 22 Received by the Governor

Section Affected: 708-831

HB1469 HD1 SD1 (SSCR 3408)

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 and reasonably believed oneself to

be the actual owner of the vehicle. -- HB1469 SD1 Committee Reports: HSCR 780-22 (JHA) SSCR 3408 (JDC) Current Status: Apr-21 22 Received by the Governor

Section Affected: 706-606.5, 708-836, 708-836.1

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

Committee Reports: HSCR 799-22 (JHA) SSCR 3380 (JDC) Current Status: Mar-28 22 Received by the Governor

Apr-07 22 Approved by Governor (Act 4 2022)

Section Affected: 11-62, 11-63, 11-64

HB1472 HD1 SD1 (SSCR 3381)

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 SD1

Committee Reports: HSCR 785-22 (JHA) SSCR 3381 (JDC) **Current Status:** Apr-22 22 Received by the Governor

Section Affected:

HB1475 HD1 SD1 CD1 (CCR 25-22)

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 developed pursuant to provisions relating to ethics training course under standards of conduct law and 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 persons required to complete training under provisions relating to mandatory ethics training course. 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 state 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, which may include previously recorded ethics training courses originally conducted either in person or via videoconference and any other prerecorded material authorized by the state ethics commission. Requires the state ethics commission to; design and administer the live 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, 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 CD1

Committee Reports: HSCR 640-22 (GVR) HSCR 944-22 (JHA) SSCR 3382 (LCA)

SSCR 3837 (JDC) CCR 25-22

Current Status: May-04 22 Received by the Governor

Section Affected: 84-42, 84-43, 84-41

HB1486 HD2 SD1 (SSCR 3560)

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 SD1

Committee Reports: HSCR 237-22 (CPC) HSCR 936-22 (JHA) SSCR 3560 (JDC)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 708-830.5

HB1517 HD2 SD2 CD1 (CCR 183-22)

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

Requires the department of agriculture to conduct an independent study to assess the economic impact on local coffee farmers and the local coffee industry from potential changes to coffee labeling requirements established in provisions relating to Hawaii-grown roasted or instant coffee; labeling requirements. Requires analysis to include studying the impacts of a change to a minimum coffee blend ratio of 51 per cent and 100 per cent. Requires the economic impact study to include an analysis of impacts

from the perspective of Hawaii coffee industry stakeholders located within the physical boundaries of the State. Requires the department of agriculture to consult with coffee farmers, including the Hawaii Coffee Association, Kona Coffee Farmers Association, and other stakeholders in the coffee industry for the purposes of conducting the study.

Report to the legislature. Appropriation. (\$\$) -- HB1517 CD1

Committee Reports: HSCR 96-22 (AGR) HSCR 539-22 (CPC) HSCR 746-22 (FIN)

SSCR 3471 (AEN/ ÉET/) SSCR 3898 (CPN/ WAM/) CCR 183-22

Current Status: May-04 22 Received by the Governor

HB1536 HD2 SD2 CD1 (CCR 174-22)

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 CD1

Committee Reports: HSCR 647-22 (JHA) HSCR 1012-22 (FIN) SSCR 3451 (JDC)

SSCR 3935 (WAM) CCR 174-22

Current Status: May-04 22 Received by the Governor

Section Affected: ACT 127 2021, (2 SECTIONS), ACT 195 2017, ACT 26 2018,

ACT 61 2011, ACT 107 2012

HB1539 HD2 SD2 CD1 (CCR 173-22)

RELATING TO THE SAFETY OF JUDICIARY PERSONNEL.

Introduced by: Saiki S (BR)

Requires a judicial security task force to be convened and 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 nondisclosure 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 CD1

Committee Reports: HSCR 211-22 (JHA) HSCR 1013-22 (FIN) SSCR 3352 (JDC)

SSCR 3886 (WAM) - filed FLOOR AMENDMENT 8 CCR 173-22

Current Status: May-04 22 Received by the Governor

HB1540 SD1 CD1 (CCR 210-22)

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 CD1

Committee Reports: HSCR 800-22 (FIN) SSCR 3894 (WAM) CCR 210-22

May-04 22 Received by the Governor **Current Status:**

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

Committee Reports: HSCR 798-22 (JHA) SSCR 3243 (JDC)

Current Status: Mar-21 22 Received by the Governor

Mar-28 22 Approved by Governor (Act 2 2022)

Section Affected: 805-1

HB1561 HD1 SD2 CD1 (CCR 185-22)

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. -- HB1561 CD1

Committee Reports: HSCR 418-22 (EDN) HSCR 872-22 (FIN) SSCR 3393 (EDU)

SSCR 3925 (WAM) CCR 185-22

Current Status: May-04 22 Received by the Governor

Section Affected: 302A- (1 SECTION) ADULT WORKFORCE READINESS

PROGRAM

HB1567 HD1 SD1 CD1 (CCR 52-22)

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, nonviolent misdemeanor offense, or nonviolent class C felony 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 specified; 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 apply. Allows bail to be set in a reasonable amount pursuant to provisions specified, based upon all of the available information including the defendant's financial ability to afford bail if any of the exceptions in provisions specified apply. Requires the defendant to be entitled to a prompt hearing as set forth in provisions specified if the defendant is unable to post the amount of bail set. Requires this provision to neither preclude a law enforcement agency from setting an initial bail amount before arraignment, nor prevent a court from determining bail or conditions of release at arraignment if an initial bail amount was set by a law enforcement before arraignment. 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 CD1

Committee Reports: HSCR 213-22 (JHA) HSCR 741-22 (FIN) SSCR 3400 (PSM)

SSCR 3756 (JDC) CCR 52-22

Current Status: May-04 22 Received by the Governor Section Affected: 804- (2 SECTIONS) MONETARY BAIL

HB1568 HD2 SD2 CD1 (CCR 126-22)

RELATING TO AGRICULTURE.

Introduced by: Matayoshi S, Hashem M, Perruso A

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 each ensure that a certain percentage of the food purchased for public schools, youth campuses, public hospitals, public prisons, and any purchases made directly by the university of Hawaii for use in its academic programs, as applicable, is fresh local agricultural products and local value added, processed, agricultural, or food products. Report to the legislature.

-- HB1568 CD1

Committee Reports: HSCR 136-22 (GVR) HSCR 546-22 (CPC) HSCR 835-22 (FIN)

SSCR 3473 (AEN/ GVO/) SSCR 3873 (WAM) CCR 126-22

Current Status: May-04 22 Received by the Governor

Section Affected: 27-8

HB1570 HD1 SD2 (FLOOR AMENDMENT 6)

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

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. Requires 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, to be prima facie evidence that the tobacco product is a flavored tobacco product. Prohibits a tobacco product from being determined to have a characterizing flavor solely because of the use of additives or flavorings or the provision of ingredient information in the absence of a distinguishable taste or aroma, or both. 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; provided that the cost of proper disposal of electronic smoking devices and e liquids as hazardous waste under provision specified, Hawaii administrative rules, shall be borne by the retailer. 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. Allows any county to adopt a rule or ordinance that places greater restrictions on the access to flavored tobacco products than provided in this provision. Requires the more stringent restrictions to prevail in the case of a conflict between the restrictions in this provision and any county rule or ordinance regarding access to flavored tobacco products. -- HB1570 SD2

Committee Reports: HSCR 663-22 (HHH) HSCR 690-22 (CPC) SSCR 3441 (HTH/

EDU/) SSCR 3897 (CPN/ WAM/) - filed FLOOR AMENDMENT

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Current Status: May-03 22 Received by the Governor

HB1575 HD2 SD2 (SSCR 3848)

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. Provided that when supervising a physician assistant with less than 1 year of practice experience as a licensed physician assistant to include for physician assistants who issue controlled substance prescriptions, at least 50 per cent of the records reviewed under specified clause to include controlled substance prescriptions; provided further that if the number of records that include controlled substance prescriptions amounts to less than 50 per cent of the records in specified clause, the supervising physician, osteopathic physician, or group of physicians to review as many controlled substance prescriptions as are available; and establish a process for the regular review of a sample of medical records of patients seen by the physician assistant, including a 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 SD2

Committee Reports: HSCR 92-22 (HHH) HSCR 490-22 (CPC) HSCR 734-22 (FIN)

SSCR 3463 (HTH) SSCR 3848 (CPN/ WAM/)

Current Status: May-03 22 Received by the Governor

Section Affected: 291-51, 291-51.4, 327K-1, 327K-3, 329-38, 338-9, 338-17.7,

392-26, 453-5.3, 453-5.5, 461-1

HB1579 HD2 SD2 (SSCR 3874)

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. Report to the legislature. Working group to be dissolved on December 31, 2025, or upon completion of the transition of the Oahu regional health care system into the department of health 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. -- HB1579 SD2

Committee Reports: HSCR 40-22 (HHH) HSCR 337-22 (CPC) HSCR 851-22 (FIN)

SSCR 3306 (HTH) SSCR 3874 (WAM)

Current Status: May-03 22 Received by the Governor

Section Affected: ACT 212 2021

HB1586 HD2 SD1 CD1 (CCR 83-22)

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 dollars 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 any unspent funding under 2,500,000 dollars to be rolled over to the next fiscal year to support future emergencies and disasters. Requires annual reports to the legislature on federal reimbursement moneys, and disaster response spending by each state department and agency. (Report to the legislature). (\$\$) -- HB1586 CD1

Committee Reports: HSCR 141-22 (PDP) HSCR 469-22 (EDN) HSCR 813-22 (FIN)

SSCR 3401 (PSM) SSCR 3948 (WAM) CCR 83-22

Current Status: May-04 22 Received by the Governor

Section Affected: 127A-16

HB1587 HD1 SD1 CD1 (CCR 84-22)

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, during an emergency, among counties that choose to participate as member counties. Requires each county to be considered a member county 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 CD1

Committee Reports: HSCR 267-22 (PDP) HSCR 816-22 (FIN) SSCR 3454 (PSM/

GVO/) SSCR 3949 (WAM) CCR 84-22

Current Status: May-04 22 Received by the Governor

Section Affected: (10 SECTIONS) INTRASTATE MUTUAL AID ACT

HB1588 HD1 SD1 CD1 (CCR 19-22)

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, public law 116-284, 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 CD1

Committee Reports: HSCR 268-22 (PDP) HSCR 814-22 (FIN) SSCR 3403 (PSM)

SSCR 3950 (WAM) CCR 19-22

Current Status: May-04 22 Received by the Governor

Section Affected: 127A- (1 SECTION) RESILIENT HAWAII REVOLVING LOAN

FUND

HB1600 HD1 SD2 CD1 (CCR 209-22)

RELATING TO THE STATE BUDGET.

Introduced by: Saiki S (BR)

Supplemental Appropriations Act of 2022 (executive budget). Amends Act 88, session

laws of 2021, relating to the state budget. (\$\$) -- HB1600 CD1

Committee Reports: HSCR 1027-22 (FIN) SSCR 3896 (WAM) FLOOR AMENDMENT

5 CCR 209-22

Current Status: May-03 22 Received by the Governor

Section Affected: ACT 88 2021, (1 SECTION), (1 SECTION), (1 SECTION), (1

SECTION), (1 SECTI

2018, ACT 9 2020, (1 SECTION)

HB1619 HD2 SD2 CD1 (CCR 161-22)

RELATING TO PEER-TO-PEER CAR-SHARING INSURANCE REQUIREMENTS.

Introduced by: Johanson A, Aquino H, Kitagawa L

Establishes provisions relating to peer to peer insurance coverage. Establishes insurance coverage during car sharing period 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. Requires the insurance commissioner to submit a report to the legislature on the progress in the implementation of this part, including but not limited to the number of complaints and the nature of the complaints and the effect of the coverage limits or victims involved in motor vehicle accidents with peer to peer vehicles. -- HB1619 CD1

Committee Reports: HSCR 109-22 (TRN) HSCR 537-22 (CPC) HSCR 866-22 (FIN)

SSCR 3323 (TRS) SSCR 3751 (CPN/ WAM/) CCR 161-22

Current Status: May-04 22 Received by the Governor

Section Affected: 431:10C- (7 SECTIONS) PEER-TO-PEER CAR-SHARING

INSURANCE

HB1640 HD2 SD1 CD1 (CCR 166-22)

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 to 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 as specified. Requires each manufacturer to collect and recycle electronic devices beginning January 1, 2023, the equivalent of 50 per cent, by weight, of the manufacturer's electronic devices sold in the State 2 years prior; 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; and beginning January 1, 2025, the equivalent of 70 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. Allows a manufacturer to collect any electronic device to meet its recycling goal and to consider reused electronic devices toward achieving its recycling goals. Establishes collector registration; collector record keeping requirements; collector reporting requirements; and collector responsibility. -- Amends the electronic waste and television recycling and recovery Act by changing it to electronic device recycling and recovery Act. Repeals covered electronic device definition. Defines

collector to mean a person that accepts electronic devices for reuse or delivers the devices to a recycler for the purposes of this law. Repeals television manufacturer definition. Increases penalty if a manufacturer fails to meet its recycling goals. --Amends provisions relating to federal preemption. Repeals provisions that Part II of this chapter shall be deemed repealed if a federal law or a combination of federal laws takes effect that establishes a national program for the collection and recycling of covered electronic devices that substantially meets the intent of part II of this chapter, including the creation of a financing mechanism for collection, transportation, and recycling of all covered electronic devices from covered entities in the US. -- Amends the television recovery system law by changing it to electronic device recycling and recover system law. Repeals the terms covered television and covered entity. -- Amends provisions relating to television manufacturers by changing it to manufacturers. Repeals the terms television and covered television. Increases registration fees from 2,500 dollars to 5,000 dollars by January 1, 2023. -- Amends provisions relating to television manufacturer responsibility by changing it to manufacturer responsibility. Requires beginning January 1, 2023, requires a manufacturer to recycle or arrange for the recycling or reuse of any electronic device sold in the State and fully fund their recycling plan, including the collection, transportation, and recycling of all electronic devices in the State. Extends the annual reporting requirements to the department of health and specified requirements. -- Amends provisions relating to retailer responsibility. Extends prohibition and customer information on collection services from January 1, 2011, to January 1, 2023. Changes the term television to electronic devices. Repeals the term a covered television. --Amends provisions relating to television recovery system by changing it to electronic device recovery system; consumer education. Repeals provision that the department shall use state specific television sales data or national television sales data available from commercially available analytical sources to determine each television manufacturer's recycling responsibilities for covered televisions based upon the television manufacturer's market share. Requires the department to develop a consumer education program about the electronic device recycling program. Extends that requires the department to display on its website a toll free number and current information on electronic device recycling locations to January 1, 2023. -- Amends provisions relating to environmental management and provisions relating to state procurement. Replaces the terms covered television to electronic devices. -- HB1640 CD1

Committee Reports: HSCR 86-22 (EEP) HSCR 540-22 (CPC) HSCR 823-22 (FIN)

SSCR 3474 (AEN/ GVO/ EET/) SSCR 3954 (JDC/ WAM/) CCR

166-22

Current Status: May-04 22 Received by the Governor

Section Affected: 339D- (7 SECTIONS), 339D-1, 339D-7.5, 339D-8, 339D-9,

339D-11, 339D-12, 339D-21, 339D-22, 339D-23, 339D-24, 339D-25, 339D-26, 339D-27, 339D-2, 339D-3, 339D-4, 339D-5,

339D-6

HB1644 HD1 SD1 CD1 (CCR 165-22)

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 fluorinated carbon atom. Provides that beginning December 31, 2024, it shall be unlawful to 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. Exempts wraps and liners, plates, food boats, and pizza boxes. Provides that beginning July 1, 2024, it shall be unlawful 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, unless the use is necessary for effective suppression of a petroleum fire; or to manufacture, sell, offer for sale distribute for sale, or distribute for training or testing purposes in the State any class B firefighting foam that contains intentionally introduced PFAS chemicals. Exempts the manufacture, sale, or distribution of class B firefighting foam where the inclusion of PFAS chemicals is required by federal law or regulations; provided that if applicable federal law or regulations are amended after the effective date of this Act to allow the use of alternative firefighting agents that do not contain PFAS chemicals, the department may adopt rules that restrict PFAS chemicals for the manufacture, sale, and distribution of firefighting foam for uses that are addressed by the federal law or regulation. Requires a manufacturer of class B firefighting foam prohibited by this provision 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 CD1

Committee Reports: HSCR 81-22 (EEP) HSCR 542-22 (CPC) HSCR 824-22 (FIN)

SSCR 3274 (AEN) SSCR 3850 (CPN/ WAM/) CCR 165-22

Current Status: May-04 22 Received by the Governor

Section Affected: 321- (5 SECTIONS) PERFLUOROALKYL AND

POLYFLUOROALKYL SUBSTANCES PROHIBITED

HB1653 HD2 SD2 (SSCR 3955)

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 Amends provisions relating to general administrative penalties under aquatic resources law. Allows a fine in addition to the fine under provision specified 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 as specified. Allows a fine in addition to the fine under provisions specified to be levied for each specimen of all other aquatic life taken, killed, or injured in violation of subtitle 5 of title 12 or any rule adopted thereunder as specified. -- 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 this law or any rule adopted thereunder as specified. Allows the court to direct the defendant to perform community service as administered by the department of land and natural resources 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 specified, including but not limited to restrictions on entering specific geographical areas within waters of the State where aquatic resources may be found, including ocean waters, estuaries, rivers, and streams; engaging in certain fishing activities; handling, operating, or possessing certain fishing gear or boating equipment; and taking or possessing certain species of aquatic life. -- HB1653 SD2

Committee Reports: HSCR 106-22 (WAL) HSCR 639-22 (JHA) HSCR 889-22 (FIN)

SSCR 3345 (WTL) SSCR 3955 (JDC/ WAM/)

Current Status: Apr-21 22 Received by the Governor Section Affected: 187A-12.5, 187A-13, 188-70, 189-4, 190-5

HB1672 HD1 SD2 (SSCR 3906)

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 for the purpose of providing, financing, and coordinating federal, state, and county efforts to engage in supplement 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 SD2

Committee Reports: HSCR 456-22 (WAL/ EEP/) HSCR 898-22 (FIN) SSCR 3499

(WTL/ GVO/) SSCR 3906 (JDC/ WAM/)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 46-80.5

HB1681 HD2 SD1 (SSCR 3249)

RELATING TO TRANSPORTATION NETWORK COMPANIES.

Introduced by: Johanson A, Aquino H, Kitagawa L

Establishes the transportation network companies law. Defines transportation network company has the same meaning as define in provisions relating to definitions under transportation network companies law. Prohibits that neither a transportation network company nor a transportation network company driver to be 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 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. Provides that no 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. Requires the department to adopt rules pursuant to administrative procedure law for the purposes of this law. -- Amends Act 236, session laws of 2016 as amended by Act 132, session laws of 2021 by repealing the sunset date. -- HB1681 SD1

Committee Reports: HSCR 305-22 (TRN) HSCR 927-22 (CPC) SSCR 3249 (TRS)

SSCR 3745 (CPN/ WAM/)

Current Status: May-03 22 Received by the Governor

Section Affected: (13 SECTIONS) TRANSPORTATION NETWORK COMPANIES,

ACT 236 2016, ACT 132 2021

HB1688 HD1 SD1 CD1 (CCR 23-22)

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 as specified. Allows the 2 dollar fee established pursuant to this provision for certificates of registration for all motor vehicles to be increased by ordinance up to a maximum of 10 dollars. 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 CD1

Committee Reports: HSCR 59-22 (TRN) HSCR 487-22 (CPC) HSCR 731-22 (FIN)

SSCR 3428 (TRS/ GVO/) SSCR 3876 (WAM) CCR 23-22

Current Status: May-04 22 Received by the Governor

Section Affected: 286-51

HB1692 SD2 CD1 (CCR 91-22)

RELATING TO MOBILE ELECTRONIC DEVICES.

Introduced by: Aguino H

Amends provisions relating to mobile electronic devices under the statewide traffic code. Requires every person who violates this provision to be subject to a fine of 300 dollars that shall be deposited into the state highway fund; provided that if a person violates this provision while operating a motor vehicle in a school zone or construction area, as defined in provision specified, the fine shall be 400 dollars, which shall be paid to the director of finance pursuant to provision specified. -- HB1692 CD1

Committee Reports: HSCR 215-22 (JHA) HSCR 841-22 (FIN) SSCR 3250 (TRS)

SSCR 3556 (JDC) CCR 91-22

Current Status: May-04 22 Received by the Governor

Section Affected: 291C-137

HB1705 HD1 SD1 (SSCR 3758)

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 having 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 SD1

Committee Reports: HSCR 32-22 (AGR) HSCR 482-22 (CPC) HSCR 747-22 (FIN)

SSCR 3293 (AEN/WTL/) SSCR 3758 (WAM)

Current Status: May-03 22 Received by the Governor

Section Affected: 166-11

HB1741 HD1 SD2 CD1 (CCR 123-22)

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 pursuant to House Concurrent Resolution No. 205 (2019) and Senate Concurrent Resolution No. 7 (2019); Requires the working group to 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 public safety, and other community stakeholders. Exempts the working group from provisions relating to meetings under 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. (\$\$) -- HB1741 CD1

Committee Reports: HSCR 477-22 (CMV) HSCR 712-22 (FIN) SSCR 3445 (HMS/

PSM/) SSCR 3878 (WAM) CCR 123-22

Current Status: May-04 22 Received by the Governor

HB1743 HD1 SD1 (SSCR 3307)

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 SD1

Committee Reports: HSCR 529-22 (HHH) HSCR 693-22 (CPC) SSCR 3307 (HTH)

SSCR 3748 (JDC)

Current Status: Apr-22 22 Received by the Governor

Section Affected: 321-11

HB1752 HD3 SD1 CD1 (CCR 71-22)

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 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 (42 U.S.C. 1437f). Requires the specified requirements to apply to the reimbursement of repair costs. -- Appropriation to the Hawaii public housing authority for the cost of the incentives established pursuant to provision specified of this act and act 215, session laws of Hawaii 2019, for landlords who participate in the tenant based assistance housing choice voucher program under

section 8 of the US housing act of 1937 (42 U.S.C. 1437f). -- Requires the authority to adopt or amend administrative rules, without regard to law specified, to establish a maximum 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 within the Hawaii public housing authority to facilitate, coordinate, and monitor inspections of dwelling units that are the subject of applications for the section 8 housing choice voucher program, and handle related duties. (\$\$) -- HB1752 CD1

Committee Reports: HSCR 47-22 (HSG) HSCR 489-22 (CPC) HSCR 969-22 (FIN)

SSCR 3355 (HOU) SSCR 3907 (JDC/ WAM/) CCR 71-22

Current Status: May-04 22 Received by the Governor

Section Affected: 356D-(1 SECTION) HOUSING CHOICE VOUCHER LANDLORD

INCENTIVE PROGRAM

HB1758 HD2 SD2 (SSCR 3908)

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; existing licensed nurses; verification of licenses; eligibility; 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 under nurses law. Provides that this law does not prohibit the specified actions. (COVID-19, COVID 19, coronavirus) -- HB1758 SD2

Committee Reports: HSCR 89-22 (HHH) HSCR 494-22 (CPC) HSCR 852-22 (FIN)

SSCR 3442 (HTH/ CPN/) SSCR 3908 (JDC/ WAM/)

Current Status: May-03 22 Received by the Governor

Section Affected: 457-7, 457-8, 457-13

HB1761 HD1 SD2 CD1 (CCR 172-22)

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. Specifies acceptable documentation. Requires every application under this provision to be made upon the form, and in the manner, required by provision specified and be accompanied by the fee established for non limited purpose identification cards pursuant to provision specified. Requires every limited purpose identification card issued pursuant to this provision to bear the specified phrases on its face and on its reverse respectively. Requires a person in possession of a real id document to be ineligible for a limited purpose identification card. (COVID-19, COVID 19, coronavirus) -- HB1761 CD1

Committee Reports: HSCR 378-22 (JHA) HSCR 743-22 (FIN) SSCR 3251 (TRS)

SSCR 3625 (JDC) CCR 172-22

Current Status: May-04 22 Received by the Governor

Section Affected: 286- (1 SECTION) LIMITED PURPOSE IDENTIFICATION

CARDS

HB1768 HD2 SD2 CD1 (CCR 11-22)

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 practices. -- Amends provisions relating to general powers and duties under the state water code. Requires the general administration of the state water code to rest with the commission on water resource management. Requires the commission to determine 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 to by that right, which determination shall be valid for purposes of this law. -Amends provisions relating to appurtenant rights. Requires nothing in this part to be construed to deny the exercise of an appurtenant right, including access by the holder thereof to conduct activities necessary to assure the use, delivery, and quality of water including temperature and turbidity, that shall not be unreasonably withheld. -- Amends provisions relating to native hawaiian water rights. Prohibits the appurtenant water rights of kuleana and taro lands, along with those traditional and customary rights assured in this provision, including access by the holder thereof to conduct activities necessary to assure the use, delivery, and quality of water including temperature and turbidity, that shall not be unreasonably withheld, from being diminished or extinguished by a failure to apply for or to receive a permit under this law. -- HB1768 CD1

Committee Reports: HSCR 97-22 (AGR) HSCR 502-22 (WAL) HSCR 675-22 (JHA)

SSCR 3501 (WTL/ AEN/) SSCR 3933 (JDC) CCR 11-22

Current Status: May-04 22 Received by the Governor Section Affected: 171-58, 174C-5, 174C-63, 174C-101

HB1775 HD2 SD3 CD1 (CCR 184-22)

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 discrimination in state educational programs and activities law. Requires the purpose of this law is to provide a framework for the state law corollary to Title IX that is established by provisions relating to state educational programs and activities; discrimination prohibited. Provides that nothing in this law to 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. -- Establishes provisions relating to annual report to legislature. Requires annual reporting by the university of Hawaii, department of education, and state public charter school commission to the legislature on the number and types of Title IX cases and other relevant information. -- 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, to be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any covered educational program or activity. -- Appropriation to the department of education for equity training. (\$\$) -- HB1775 CD1

Committee Reports: HSCR 31-22 (EDN) HSCR 448-22 (JHA) HSCR 875-22 (FIN)

SSCR 3371 (EDU/ HRE/) SSCR 3961 (WAM/ JDC/) - filed

FLOOR AMENDMENT 7 CCR 184-22 May-04 22 Received by the Governor

Current Status:

Section Affected: 368D- (3 SECTIONS), 368D-1

HB1787 HD2 SD2 CD1 (CCR 15-22)

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. Provides that employment services are the 1st choice of services that are offered for persons with disabilities receiving assistance from publicly funded systems. Requires state and county agencies to ensure that employment 1st is effectively implemented in hiring practices 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 in an integrated setting for persons with disabilities. Allows all state and county agencies, when 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; and ensure that contracted agency providers that provide services for the waiver program follow employment 1st principles, as described in this provision. -- HB1787 CD1

Committee Reports: HSCR 1-22 (LAT) HSCR 934-22 (JHA) SSCR 3429 (HMS/ LCA/)

SSCR 3909 (JDC/ WAM/) CCR 15-22 May-04 22 Received by the Governor

Current Status: Section Affected: 78- (1 SECTION), 346D-4

HB1789 HD2 SD1 (SSCR 3383)

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 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 the nominee's name is submitted 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 SD1

Committee Reports: HSCR 2-22 (LAT) HSCR 450-22 (JHA) HSCR 864-22 (FIN)

SSCR 3383 (LCA) SSCR 3746 (JDC)

Current Status: Apr-22 22 Received by the Governor

Section Affected: 89-5

HB1798 HD1 SD2 CD1 (CCR 119-22)

RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR ASSISTING NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES TO THE GENERAL PUBLIC.

Introduced by: Yamane R, Cullen T, Tam A

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, 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 CD1

Committee Reports: HSCR 430-22 (HHH) HSCR 854-22 (FIN) SSCR 3366 (HTH)

SSCR 3881 (WAM) CCR 119-22

Current Status: May-04 22 Received by the Governor

HB1800 HD2 SD2 CD2 (HOUSE FLOOR AMENDMENT 5 OR SENATE FLOOR AMENDMENT 11)

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,

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; and 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 goal to sequester more atmospheric carbon and greenhouse gases than emitted by no later than 2045 (sunset) pursuant to provisions relating to 0 emissions clean economy target. Report to the legislature. Appropriation out of the energy security special fund to the Hawaii state energy office for fiscal year 2022 - 2023 to analyze pathways and develop recommendations for achieving the State's economy wide decarbonization goals, as required of this Act. (\$\$) HB1800 CD2

Committee Reports: HSCR 15-22 (EEP) HSCR 338-22 (CPC) HSCR 999-22 (FIN)

SSCR 3476 (AEN/ ÉET/) SSCR 3926 (WAM) CCR 175-22 - filed HOUSE FLOOR AMENDMENT 5 SENATE FLOOR

AMENDMENT 11

Current Status: May-05 22 Received by the Governor

HB1801 HD1 SD1 CD1 (CCR 171-22)

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. -- 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 CD1

Committee Reports: HSCR 19-22 (EEP) HSCR 825-22 (FIN) SSCR 3340 (EET/

GVO/) SSCR 3743 (WAM) CCR 171-22

Current Status: May-04 22 Received by the Governor

Section Affected: 196- (2 SECTIONS), 107-27

HB1806 HD2 SD1 (SSCR 3465)

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 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 SD1

Committee Reports: HSCR 20-22 (EEP) HSCR 1000-22 (FIN) SSCR 3465 (HTH/

AEN/) SSCR 3839 (WAM)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 342D-72

HB1810 HD1 SD1 (SSCR 3686)

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 SD1

Committee Reports: HSCR 297-22 (EEP) HSCR 1002-22 (FIN) SSCR 3277 (AEN)

SSCR 3686 (JDC)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 341-5.5

HB1829 HD2 SD2 (SSCR 3951)

RELATING TO BONDS.

Introduced by: Yamashita K, Hashem M, Hashimoto T, Nakamura N

Establishes provisions relating to semi annual report status or use of allocation. Provides that in addition to the report required by provisions relating to report of unused allocation; reversion to State, within 30 days of the end of each fiscal and calendar year, each county or any issuer shall submit a quarterly report to the department of budget and finance and the Hawaii housing finance and development corporation 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. -- Amends provisions relating to report of unused allocation; reversion to State. Amends the date by which the director of finance of each county must report to the department of budget and finance the amount of its unused or unassigned allocation and requires that report to also be submitted to the Hawaii housing finance and development corporation. -- Provides that unless requested by the governor and approved by the legislature, no special purpose revenue bonds requiring an allocation of annual state ceiling shall be authorized after June 30, 2022 and before December 31, 2028. -- Requires any allocation of the annual state ceiling to a county with a population of over 500,000 after June 30,2022, or before December 31, 2028, to only be used for rental housing projects eligible for the low-income housing tax credit. -- HB1829 SD2

Committee Reports: HSCR 556-22 (HSG) HSCR 970-22 (FIN) SSCR 3459 (HOU/

GVO/) SSCR 3951 (WAM)

Current Status: May-03 22 Received by the Governor

Section Affected: 39B- (1 SECTION), 39B-4

HB1837 HD1 SD2 CD1 (CCR 69-22)

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 a statewide working group on affordable housing that shall meet annually to discuss opportunities to reduce zoning, regulatory, and statutory barriers to affordable housing development. Requires the working group to discuss opportunities to reduce zoning, regulatory, and statutory barriers to affordable housing development; statutory or regulatory measures adopted in the previous year by the State or counties that have successfully increased opportunities to develop housing for residents at all income levels; opportunities for public outreach to inform residents of the ongoing efforts by the State and counties to reduce barriers to affordable housing development; the feasibility of allowing multi-family housing development in retail and commercial zones; converting office units and commercial spaces into apartments and other multi-family residential spaces; promoting a range of housing types in areas zoned for single-family homes; reducing the minimum lot size for housing uses; streamlining the housing permitting process and timelines; establishing density bonuses; utilizing vacant or underutilized county land for affordable housing development; and utilizing financing programs to more efficiently develop affordable housing; and any other topics requested by the legislature. Report to the legislature. Appropriation to the Hawaii housing finance and development corporation to support the statewide working group established by this Act, including 1 full-time equivalent (1.0 FTE) position. (\$\$) -- HB1837 CD1

Committee Reports: HSCR 51-22 (HSG/ WAL/) HSCR 612-22 (CPC) HSCR 754-22

(FIN) SSCR 3458 (HOU/ GVO/) SSCR 3952 (WAM) CCR 69-22

Current Status: May-04 22 Received by the Governor

HB1848 HD2 SD1 (SSCR 3284)

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 or the 1st amendment of the US constitution. 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 SD1

Committee Reports: HSCR 327-22 (EDN/ HET/) HSCR 951-22 (JHA) SSCR 3284

(HRE/ EDU/) SSCR 3883 (JDC)

Current Status: Apr-22 22 Received by the Governor Section Affected: 302A- (1 SECTION), 304A- (1 SECTION)

HB1872 HD1 SD2 CD1 (CCR 17-22)

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 provide a sustainable food source that merits high quality habitats with sufficient food, water, and refuge to support viable populations sufficient for hunting; proper management of game populations in appropriate areas minimizes the impacts of these populations and provides benefits to important watershed areas, including weed control and the reduction of grass fire fuel; 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 article 6, section 1, and article 7, section 7, of the Hawaii State Constitution respectively. -- Requires each department, office, or agency of the State to update the department, office, or agency's 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. -- Report to the legislature. -- HB1872 CD1

Committee Reports: HSCR 581-22 (WAL) HSCR 766-22 (FIN) SSCR 3502 (WTL/

AEN/) SSCR 3857 (WAM) CCR 17-22

Current Status: May-04 22 Received by the Governor

Section Affected: 183D-2

HB1883 HD1 SD1 (SSCR 3338)

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. -- Provides that nothing in this Act shall exempt or supplant the requirements of section 203 of the federal Voting Rights Act of 1965, as amended. -- Applies to all elections beginning with the 2024 primary election. -- HB1883 SD1

Committee Reports: HSCR 371-22 (JHA) HSCR 843-22 (FIN) SSCR 3338 (HMS)

SSCR 3884 (JDC)

Current Status: Apr-22 22 Received by the Governor

Section Affected: 11-102

HB1885 HD1 SD1 CD1 (CCR 182-22)

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. 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 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. -- HB1885 CD1

Committee Reports: HSCR 37-22 (HET) HSCR 478-22 (CPC) HSCR 725-22 (FIN)

SSCR 3333 (GVO) SSCR 3858 (WAM) CCR 182-22

Current Status: May-04 22 Received by the Governor

Section Affected: 27-44, 27-44.2, 27-44.3

HB1891 HD1 SD1 (SSCR 3757)

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 SD1

Committee Reports: HSCR 427-22 (HHH) HSCR 678-22 (JHA) SSCR 3290 (PSM)

SSCR 3757 (JDC)

Current Status: May-03 22 Received by the Governor

Section Affected: (10 SECTIONS) UNIFORM RECOGNITION AND ENFORCEMENT OF CANADIAN DOMESTIC-VIOLENCE

PROTECTION ORDERS ACT, 586-21

HB1893 HD1 SD2 CD1 (CCR 205-22)

RELATING TO THE OAHU REGIONAL HEALTH CARE SYSTEM.

Introduced by: Yamane R

Provides that no later than June 30, 2023, requires the Daniel K. Akaka state veterans home on Oahu to be assimilated into the 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. -- HB1893 CD1 Committee Reports: HSCR 153-22 (HHH) HSCR 602-22 (CPC) HSCR 855-22 (FIN)

SSCR 3467 (HTH/ PSM/) SSCR 3927 (WAM) CCR 205-22

Current Status: May-04 22 Received by the Governor

HB1894 HD3 SD2 (SSCR 3763)

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 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 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 SD2 Committee Reports: HSCR 88-22 (HHH) HSCR 626-22 (JHA) HSCR 922-22 (CPC)

SSCR 3434 (HTH/ HWN/) SSCR 3763 (JDC)

Current Status: May-03 22 Received by the Governor

Section Affected: (4 SECTIONS) HYDROLYSIS FACILITIES, 327-32, 327-36,

346-15, 531B-2, 531B-6, 531B-7, 531B-8, 531B-9, 531B-10,

531B-11, 841-10

HB1932 HD1 SD2 CD1 (CCR 120-22)

RELATING TO CHILD WELFARE SERVICES.

Introduced by: Yamane R

Requires the child welfare services branch of the department of human services to a develop a modern case management software solution that is compatible with existing child welfare technology. Requires the department to contract with a qualified child welfare software provider to develop the case management software solution, which to include the requirement features. Report to the legislature. Appropriation to the department of human services for the development of a case management software solution by the child welfare services branch of the department of human services pursuant to this Act. (\$\$) -- HB1932 CD1

Committee Reports: HSCR 344-22 (HHH) HSCR 857-22 (FIN) SSCR 3286 (HMS)

SSCR 3859 (WAM) CCR 120-22

Current Status: May-04 22 Received by the Governor

HB1971 HD2 SD1 CD1 (CCR 160-22)

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 operation, use, or control of a motor vehicle by an individual other than the motor vehicle's owner through a peer-to-peer car-sharing program. Provides that peer-to-peer car-sharing, for the purposes of assessing a vehicle surcharge tax, does not mean the business of providing rental motor vehicles to the public as that phrase is used in provisions relating to certificate of registration. -- Establishes provisions relating to notification of implications of lien; recordkeeping; use of vehicle in car sharing; exemption; vicarious liability; 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 rental motor vehicle and tour vehicle surcharge tax. Requires a peer to peer car sharing program, as defined in chapter , to be subject to the tax imposed by this provision and be subject to the other requirements of this law. -- 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 this provision to register with the director. -- HB1971 CD1

Committee Reports: HSCR 171-22 (TRN) HSCR 609-22 (CPC) HSCR 867-22 (FIN)

SSCR 3494 (TRS/ CPN/) SSCR 3911 (JDC/ WAM/) CCR 160-22

Current Status: May-04 22 Received by the Governor

Section Affected: (10 SECTIONS) PEER-TO-PEER CAR-SHARING, 251-2, 251-3

HB1974 HD1 SD2 CD1 (CCR 125-22)

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

Amends provisions relating to small business assistance and changes its title to small business assistance. Requires the state procurement office to establish a small business initiative program consistent with this law to ensure that small businesses, including businesses owned by veterans, native Hawaiians, and women, are able to effectively participate in small business contracting opportunities in the State. -- Appropriation to the state procurement office for the small business assistance initiative established pursuant to this act; provided that the sum appropriated shall be allocated as specified. (\$\$) -- HB1974 CD1

Committee Reports: HSCR 140-22 (GVR) HSCR 614-22 (CPC) HSCR 721-22 (FIN)

SSCR 3334 (GVO) SSCR 3953 (WAM) CCR 125-22

Current Status: May-04 22 Received by the Governor

Section Affected: 103D-902

HB1980 HD2 SD2 CD1 (CCR 204-22)

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, Wildberger T, Woodson J, Yamashita K

Amends provisions relating to coverage for telehealth under medical care payments and amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) to allow coverage telephonic behavioral health services to be covered when telehealth services are technologically unavailable at the time the patient 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 within the 12 months preceding the telephonic service. Defines telephonic service to mean the use of 2 way, real time audio only telephonic communication by a health care provider at a distant site, for the purpose of diagnosing, monitoring, or treating a patient. Further provides that a telephonic service does not constitute telehealth. Requires the department of health, department of human services, and the department of commerce and consumer affairs to adopt rules pursuant to administrative procedure law. -- HB1980 CD1

Committee Reports: HSCR 154-22 (HHH) HSCR 595-22 (CPC) HSCR 859-22 (FIN)

SSCR 3368 (HTH) SSCR 3849 (CPN/ WAM/) CCR 204-22

Current Status: May-05 22 Received by the Governor

Section Affected: 346-59.1, 431:10A-116.3, 432:1-601.5, 432D-23.5, 453-1.3

HB1982 HD2 SD2 CD1 (CCR 121-22)

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 under the general excise tax law. 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 an amount equal to the highest rate of tax under this law plus any applicable county surcharge for all payments made to the loan out company for services performed in the State. -- Amends provisions relating to motion picture, digital media, and film production income tax credit. Requires the amount of the tax credit to be 22 per cent of the qualified production costs incurred by a qualified production in any county of the State with a population of over 700,000; or 27 per cent of the qualified production costs incurred by a qualified production in any county of the State with a population of 700,000 or less. Amends requirements to claim the tax credit, including reducing the amount of qualified production costs to 100,000 dollars. Repeals the requirement for productions to submit a verification review by a qualified certified public accountant using procedures prescribed by the department of business, economic development, and tourism when applying for the tax credit. Requires the report by the department of business, economic development, and tourism to include the dollar amount claimed, name of the company, and name of the qualified production of the taxpayers claiming the tax credit. Requires the department of business, economic development, and tourism to issue a letter to the taxpayer claiming the tax credit no later than 7 months after receipt of the taxpayer's statement under this provision. Requires taxpayers to submit a fee to the department of business, economic development, and tourism. Increases the cap of the claimable amount of the tax credit to 17,000,000 dollars. Extends the period during which excess income tax credits may be claimed to December 31, 2032. Redefines qualified production costs. -- Allows the department of taxation to establish 2 full-time equivalent (2.0 FTE) permanent tax auditor positions to examine claims for the motion picture, digital media, and film production income tax credit and other tax expenditures. -- Appropriation to the department of taxation to carry out the purposes of this Act, including the payment of salaries of the tax auditor positions authorized pursuant to this Act. -- Requires the department of business, economic development, and tourism to establish 1 full-time equivalent (1.0 FTE) permanent program specialist position to review and certify applications for the motion picture, digital media, and film production income tax credit and other tax credit applications submitted to the department for approval. -- Appropriation to the department of business, economic development, and tourism to carry out the purposes of this Act, including the payment of the salary of the program special position established pursuant to this Act. (\$\$) -- HB1982 CD1

Committee Reports: HSCR 562-22 (ECD) HSCR 992-22 (FIN) SSCR 3328 (EET)

SSCR 3937 (WAM) CCR 121-22

Current Status: May-04 22 Received by the Governor

Section Affected: 237- (1 SECTION), 237-1, 235-17, ACT 88 2006, ACT 89 2013,

ACT 143 2017

HB1983 HD1 SD2 CD1 (CCR 82-22)

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 media industry development liaison; establishment. Establishes within the creative industries division of the department of business, economic development, and tourism a state media industry development liaison to plan, develop, and execute a statewide media industry development strategy to include all counties in the State for the purposes of establishing a collaborative media industry development program. Requires the state media industry development liaison to be appointed by the director of business, economic development, and tourism without regard to civil service law. Requires each position existing within the film industry branch of the creative industries division of the department of business, economic development, and tourism as of July 1, 2022, to retain the civil service status and duties of that respective position. -- Appropriation to department of business, economic development, and tourism to establish and fill 1 full-time equivalent (1.00 FTE) state media industry development liaison position exempt from civil service law. Appropriation to the department of business, economic development, and tourism to establish and fill 1 full-time equivalent (1.00 FTE) administrative assistant position within the creative industries division of the department of business, economic development, and tourism.

-- HB1983 CD1

Committee Reports: HSCR 560-22 (ECD) HSCR 833-22 (FIN) SSCR 3235 (EET)

SSCR 3938 (WAM) CCR 82-22

Current Status: May-04 22 Received by the Governor

Section Affected: 201- (1 SECTION) STATE MEDIA INDUSTRY DEVELOPMENT

LIAISON

HB1991 HD2 SD2 CD1 (CCR 50-22)

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 any person in any county with a population of 500,000 or more from selling or offering for sale 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 bicycle database as provided in provision specified. Requires the county police department or any other agency as designated by the county in any county with a population of 500,000 or more to establish the publicly available online stolen bicycle 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 guilty of a misdemeanor and to be fined either 500 dollars, the listed sale price on the advertisement, or the actual sale price, whichever is greater. Provides that the prosecution need not prove the person's state of mind as to the attendant circumstance of the offense occurring in a county with a population of 500,000 or more. Requires it to be an affirmative defense that the person viewed the publicly available online stolen bicycle database and did not see the bicycle listed before selling or offering to sell the bicycle. -- Amends provisions relating to record of transactions. Requires every dealer, or the agent, employee, or representative of the dealer, to, immediately upon receipt of any article, record the specified information, on an electronic recordkeeping form or a paper form authorized by the chief of police in each county. Requires the chief of police of each county or the chief of police's authorized representative to determine the method of submission for recordkeeping, whether the submissions be by electronic forms or paper forms; provided that, in any county with a population of 500,000 or more, completed forms shall be submitted free of charge through a webpage, online service, or online application established by the county police department or any other agency as designated by the county. Prohibits the requirements for a photograph of the person whom the article was received, the submission of recordkeeping by electronic means through a webpage, online service, or online application, and the submission of a photograph of the person from whom the article was received from applying to any dealer, or dealer's agent, employee, or representative, where the dealer 1st obtained a pawnbroker or secondhand license on or before January 1, 2002, and has continuously operated a pawnbroker or secondhand business that is open to the public and has a physical address since January 1, 2002. -- HB1991 CD1

Committee Reports: HSCR 366-22 (JHA) HSCR 925-22 (CPC) SSCR 3460 (TRS/

PSM/) SSCR 3854 (JDC) CCR 50-22

Current Status: May-04 22 Received by the Governor Section Affected: 293- (1 SECTION), 486M-2, 486M-4

HB1992 HD3 SD1 CD1 (CCR 162-22) 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 the operation's 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 the operation's 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 CD1

Committee Reports: HSCR 147-22 (AGR) HSCR 495-22 (EEP) HSCR 963-22 (FIN)

SSCR 3477 (AEN) SSCR 3962 (WAM) CCR 162-22

Current Status: May-04 22 Received by the Governor

Section Affected: 205-2, 205-4.5

HB2000 HD1 SD1 CD1 (CCR 186-22)

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 to expand access to pre kindergarten to eligible children of the state. Allows the school facilities authority to expend the moneys appropriated on the construction of new school facilities; the renovation, improvement, and expansion of existing school facilities to increase pre kindergarten student capacity; and any other costs the school facilities authority deems appropriate to increase pre kindergarten student capacity within the state. (\$\$) -- HB2000 CD1

Committee Reports: HSCR 326-22 (EDN) HSCR 986-22 (FIN) SSCR 3225 (EDU)

SSCR 3919 (WAM) CCR 186-22

Current Status: May-04 22 Received by the Governor

HB2006 HD1 SD1 (SSCR 3346)

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 SD1

Committee Reports: HSCR 583-22 (WAL) HSCR 683-22 (JHA) SSCR 3346 (WTL)

SSCR 3749 (JDC)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 171-55

HB2020 HD1 SD2 CD1 (CCR 70-22)

RELATING TO HOUSING.

Introduced by: Nakamura N. Aguino 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

Amends Act 227, Session Laws of 2021, relating to housing. Appropriation to the Hawaii housing finance and development corporation out of the funds received by the State of

Hawaii from the American Rescue Plan Act of 2021, Public Law 117-2, (Section 9901), the sum of 1,000,000 dollars or so much thereof as may be necessary for fiscal year 2022-2023 for the purpose of providing, in whole or in part, loans to nonprofit community development financial institutions and nonprofit housing development organizations for the development of affordable homeownership housing projects; provided that all moneys from the appropriation unencumbered as of June 30, 2022, shall lapse as of that date. (\$\$) -- HB2020 CD1

Committee Reports: HSCR 250-22 (HSG) HSCR 756-22 (FIN) SSCR 3245 (HOU)

SSCR 3860 (WAM) CCR 70-22

Current Status: May-04 22 Received by the Governor

Section Affected: ACT 227 2021

HB2024 HD1 SD2 CD1 (CCR 234-22)

RELATING TO MAUNA KEA.

Introduced by: Nakashima M, Cullen T, Eli S, Tarnas D

Establishes the Mauna Kea stewardship and oversight authority law. -- Establishes provisions relating to Mauna Kea stewardship and oversight authority; established. Establishes the Mauna Kea stewardship and oversight 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 serve jointly with the university of Hawaii in fulfilling the obligations and duties under the state lease for a period of 5 years as established in this provision. Requires the authority to be placed within the department of land and natural resources for administrative purposes; provided that provisions relating to administrative supervision of boards and commissions shall not apply to the authority. Requires the authority to establish its offices at the university of Hawaii at Hilo, Imiloa astronomy center or another suitable location or facility within the county of Hawaii. -- Establishes provisions relating to values and principles; and powers and responsibilities; generally. Allows the authority, as it pertains to the Mauna Kea land area, to make and execute contracts, leases, and all other instruments necessary or convenient for the exercise of its powers and functions under this law; make and alter bylaws for its organization and internal management; adopt rules for the purposes of this law; conduct meetings in accordance with public agency meetings and records law for the purposes of this law; appoint officers, agents, and employees who may be exempt from civil service law, prescribe their duties and qualifications, and fix their salaries; provide advisory, consultative, training, and educational services; technical assistance; and advice to any person, partnership, or corporation, either public or private, to carry out the purposes of this chapter, and engage the services of consultants on a contractual basis for rendering professional and technical assistance and advice; procure insurance against any loss in connection with its property and other assets and operations in amounts and from insurers as it deems desirable; contract for and accept gifts or grants in any form from any public agency or from any other source; adopt rules governing the procurement and purchase of goods, services, and construction, subject to the requirements of the Hawaii public procurement code; enter into cooperative agreements, easements, subleases, or other contracts, as necessary, with any state agency, county agency, or private landowner; contract for executive and administrative employee services; call upon the attorney general for legal services or employ its own counsel in conformity with provisions relating to employment of attorneys; do any and all things necessary to carry out its purposes and exercise the powers granted in this law. Requires the authority to be the principal authority for the management of state-managed lands within the Mauna Kea lands; provide oversight and protect traditional and customary Native Hawaiian rights, as set forth in the Hawaii State Constitution, and not unduly burden individuals exercising these rights; establish a process that provides and ensures transparency, analysis, and justification for lease terms of its land and monetary consideration that is equitable, feasible, and financially sustainable; be prohibited from selling, gifting, transferring, or exchanging land under its control; engage in community dialogue, outreach, engagement, and consultation processes, as appropriate, on significant matters on at least an annual basis and more frequently, as needed; and consider various supplemental revenue sources to be deposited into the Mauna Kea management special fund, to the extent permitted by law. -- Establishes provisions relating to transition; management plan. Requires the authority shall have a transition period of 5 years beginning July 1, 2023; provided that all of the initial members have been confirmed by the senate. Provides that during the transition period, the authority shall jointly manage Mauna Kea lands with the university of Hawaii; provided that the authority's day-to-day operations shall be carried out by the center of Mauna Kea stewardship for the transition period established in this provision. Requires the authority to develop a management plan to govern land uses; human activities, other uses, and access, including permitted uses for frequent and seasonal users; stewardship;

education; research; disposition; and overall operations. Requires the authority to be responsible for the establishment of a framework for astronomy-related development on Mauna Kea. Allows the framework to include limitations on the number of observatories and astronomy-related facilities, or an astronomy facility footprint limitation; prioritizing the reuse of footprints of observatories that are scheduled for decommissioning, or have been decommissioned, as sites for facilities or improvements over the use of undeveloped lands for such purposes; and a set of principles for returning the lands used for astronomy research to their natural state whenever observatories are decommissioned or no longer have research or educational value. Provides that commencing on the effective date of this law and until the expiration of the transition period, no new lease shall be issued and no existing lease shall be renewed involving any Mauna Kea lands; provided that, upon the expiration of an existing lease during the transition period, a lessee may continue to hold the land as a holdover, subject to any terms and conditions as may be mutually agreed upon by the authority and university of Hawaii. -- Establishes provisions relating to authority after transition period; and astronomy development; declaration of policy; reserved viewing or observing time and other requirements. Provides that it is declared that the support of astronomy consistent with this provision is a policy of the State. Report to the legislature. -- Establishes provisions relating to advisory groups. Requires the authority to establish advisory groups to advise the authority in its management of Mauna Kea. -- Establishes provisions relating to annual report. Annual report to the legislature. -- Establishes provisions relating to access and use; restrictions; orientation; entryway. Allows the authority to limit commercial use and activities of the Mauna Kea lands and may adopt rules to designate areas for permissible use. Allows the authority to require an application for all recreational uses, including fees, and create guidelines on potential limits by monitoring the social, safety, and conservation impacts of recreational use over time. -- Establishes provisions relating to lease provisions; generally; rules; contested cases; Mauna Kea management special fund; and issuance of bonds. -- Amends provisions relating to employment of attorneys; and civil service and exemptions. Exempts positions under the authority from civil service requirements. -- Requires an audit of the Mauna Kea stewardship and oversight authority. -- Transfers rights, duties, and positions from the university of Hawaii to the authority. -- Requires the university of Hawaii shall commence and complete the timely decommissioning of the California Institute of Technology (Caltech) Submillimeter Telescope and the university of Hawaii at Hilo Hoku Kea Teaching Telescope as determined by the Mauna Kea stewardship and oversight authority. -- Appropriation to the Mauna Kea stewardship and oversight authority for startup and transition planning costs for the Mauna Kea stewardship and oversight authority, including the hiring of 1 full-time equivalent (1.0 FTE) executive assistant position, who shall also serve as secretary to the authority, and who shall be exempt from civil service law, to support the Mauna Kea stewardship and oversight authority. -- Appropriation to the university of Hawaii at Hilo for K-12 public education programs in astronomy-related fields of learning at the university of Hawaii at Hilo, Imiloa astronomy center. -- Provides that on the close of business on June 30, 2028, all moneys in the Mauna Kea lands management special fund shall be deposited in the Mauna Kea management special fund established pursuant to this Act. (\$\$) -- HB2024

Committee Reports: HSCR 919-22 (WAL/ JHA/ FIN/) SSCR 3505 (HRE) SSCR 3963

(WAM) CCR 234-22

Current Status: May-04 22 Received by the Governor

Section Affected: (16 SECTIONS) MAUNA KEA STEWARDSHIP AND

OVERSIGHT AUTHORITY, 28-8.3, 76-16, 304A-1901, 304A-1902, 304A-1903, 304A-1904, 304A-1905, 304A-2170

HB2026 HD2 SD1 (SSCR 3626)

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 provision, 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 48 hours 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 board packet; filing; public inspection; notice. Outlines when board packets must be available to interested persons. -- HB2026 SD1

Committee Reports: HSCR 641-22 (GVR) HSCR 947-22 (JHA) SSCR 3626 (JDC)

Current Status: May-03 22 Received by the Governor Section Affected: 92-2, 92-2.5, 92-3, 92-5, 92-7.5, 279D-9

HB2049 SD1 (SSCR 3348)

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 SD1

Committee Reports: HSCR 797-22 (JHA) SSCR 3348 (JDC)
Current Status: May-03 22 Received by the Governor

Section Affected: 15-13.5, 23-78, 201B-12, 206M-24, 249-1, 286-2, 291C-1,

291C-202, 291J-4, 350-1, 486-7, 486-56, 706-606.5, ACT 173

2021, 302L-1.6, ACT 1 2021 1SP, 87A-42, 237D-6.5

HB2062 HD1 SD1 CD1 (CCR 90-22)

RELATING TO AGRICULTURAL LOANS.

Introduced by: Saiki S (BR)

Appropriation into and out of the agricultural loan revolving fund to the department of agriculture for the purpose of funding class D emergency loans made pursuant to provisions relating to classes of loans; purposes, terms, eligibility; provided that the department of agriculture may approve emergency loans of up to 1,500,000 dollars in excess of the 5,000,000 dollars annual ceiling for the agricultural loan revolving fund during a state of emergency declared by the governor pursuant to the emergency management law. (\$\$) -- HB2062 CD1

Committee Reports: HSCR 436-22 (AGR) HSCR 749-22 (FIN) SSCR 3279 (AEN)

SSCR 3862 (WAM) CCR 90-22

Current Status: May-04 22 Received by the Governor

HB2074 HD1 SD1 (SSCR 3687)

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 SD1

Committee Reports: HSCR 794-22 (JHA) SSCR 3687 (JDC) Current Status: Apr-21 22 Received by the Governor

Section Affected: 706-671

HB2075 HD1 SD1 CD1 (CCR 53-22)

RELATING TO FIREARMS.

Introduced by: Saiki S (BR)

Amends provisions relating to registration, mandatory, exceptions under firearms, ammunition and dangerous weapons law. 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 provision specified 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 provision specified 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. -- Requires provision specified of this act to be repealed on June 30, 2025 (sunset). -- HB2075 CD1

Committee Reports: HSCR 783-22 (JHA) SSCR 3891 (JDC) CCR 53-22

Current Status: May-04 22 Received by the Governor

Section Affected: 134-3

HB2088 HD3 SD2 (SSCR 3759)

RELATING TO FINANCING. Introduced by: Saiki S (BR)

Establishes provisions relating to commercial property assessed financing program. Allows any county having a charter to authorize the authority, pursuant to this provision, to offer a commercial property assessed financing program within its jurisdiction and to contract with the authority for that purpose, and any county having a charter may enact its own commercial property assessed financing program pursuant to this provision and provisions specified. Requires the authority, as the administrator of the commercial property assessed financing program, to coordinate with each county to bill and collect a non ad valorem special tax assessment on a benefitted commercial property as a repayment mechanism on the real property tax bill or stand alone bill. Prohibits he non ad valorem special tax assessment on a benefitted commercial 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 a benefit to the commercial property owners for qualifying improvements. Requires the authority to design a commercial property assessed financing program authorized under this provision and 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 and changes its title to improvement by assessment; financing; commercial property assessed financing program. Requires the commercial property assessed financing program to be administered by the Hawaii green infrastructure authority. Allows a commercial property owner to apply to a commercial property assessed financing lender, approved by the authority, for property assessed financing to pay the cost of qualifying improvements and enter into a commercial property assessed financing contract with a commercial property assessed financing lender and the authority. Requires costs incurred for qualifying improvements to be levied and collected by each county, as provided in provisions specified, as a non ad valorem special tax assessment on the benefitted commercial property. Requires the authority. on behalf of the State, to authorize commercial property assessed financing assessment contracts as instruments of indebtedness in the form as may be prescribed by the authority. Requires commercial property assessed financing assessment contracts authorized to finance qualifying improvements, when the only security is the non ad valorem special tax assessment levied against benefitted or improved commercial property, to be excluded from any determination of the power of the State to issue general obligation bonds or funded debt for purposes of section 13 of article 7 of the state constitution. 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 commercial property assessed financing program authorized under law specified and provision specified, except that any program that is 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 and provision specified, including determining qualifying improvements eligible for property assessed financing. Allows a commercial property owner to apply to the county for property assessed financing to pay the costs of qualifying improvements and enter into a commercial property assessed financing assessment contract with an approved commercial 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 commercial property. Allows the county to issue revenue bonds to finance or

refinance the improvements, and the form of any revenue bond to be a commercial property assessed financing assessment contract or other instrument prescribed by the county. Requires bonds issued to finance qualifying improvements, when the only security is the non ad valorem special tax assessment levied against benefitted or improved commercial property, to be excluded from any determination of the power of the county to issue general obligation bonds or funded debt for purposes of article 7, section 13, of the state constitution. -- Amends provisions relating to definitions under energy resources law. Defines commercial property to mean any existing or new real property not defined as a residential property, and shall include any property where there is a leasehold or possessory interest in the property and any multi family dwelling or townhouse consisting of 5 or more units as well as agricultural property. Defines commercial property assessed financing lender to mean a financial institution as defined pursuant to provision specified, or a private or public lender approved by the authority, as the administrator of the commercial property assessed financing program, to originate commercial property assessed financing assessment contracts, and which may include any successor or assignee of the lender as provided in the commercial property assessed financing assessment contract. (COVID-19, COVID 19, coronavirus) --

HB2088 SD2

Committee Reports: HSCR 146-22 (EEP) HSCR 597-22 (CPC) HSCR 1004-22 (FIN)

SSCR 3488 (EET/ AEN/) SSCR 3759 (WAM)

Current Status: May-03 22 Received by the Governor Section Affected: 196- (1 SECTION), 46-80, 196-61

HB2089 HD1 SD2 (SSCR 3753)

RELATING TO RENEWABLE PORTFOLIO STANDARDS.

Introduced by: Saiki S (BR)

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 to include non renewable energy generated by electric generation facilities where the electric utility company 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. -- HB2089 SD2

Committee Reports: HSCR 296-22 (EEP) HSCR 695-22 (CPC) SSCR 3239 (EET)

SSCR 3753 (CPN)

Current Status: Apr-21 22 Received by the Governor Section Affected: 269- (1 SECTION), 269-91, 269-92

HB2098 HD1 SD2 CD1 (CCR 68-22)

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 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 CD1

Committee Reports: HSCR 262-22 (LAT) HSCR 704-22 (FIN) SSCR 3422 (LCA)

SSCR 3863 (WAM) CCR 68-22

Current Status: May-04 22 Received by the Governor

HB2111 HD1 SD1 CD1 (CCR 7-22)

RELATING TO INSURANCE.

Introduced by: Saiki S (BR)

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 for each subsequent annual reporting filing, the surety bond amount to be at least 100,000 dollars and filed in accordance with provisions relating to annual report required under 3rd party administrators. -- 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. -- Amends provisions relating to suitability in annuity transactions. Provides that this part applies to any recommendation or sale 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. 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 insurance commissioner and provided by an approved education provider on appropriate sales practices, replacement, and disclosure requirements under this provision. Requires a producer who obtains a life or variable life and variable annuity products line of authority after December 31, 2022, shall not engage in the sale of annuities until the producer has completed training meeting the specified requirements. - HB2111 CD1

Committee Reports: HSCR 773-22 (CPC) SSCR 3516 (CPN) CCR 7-22

Current Status: May-04 22 Received by the Governor

Section Affected: 431:10D- (4 SECTIONS), 431:9A-107.5, 431:9J-101, 431:9J-103,

431:9J-112, 431:10D-621, 431:10D-622, 431:10D-623,

431:10D-624, 431:10D-625, 431:10D-626

HB2112 HD1 SD1 (SSCR 3517)

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; 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 SD1

Committee Reports: HSCR 774-22 (CPC) SSCR 3517 (CPN) Current Status: May-03 22 Received by the Governor Section Affected: 431:4A-101, 431:4A-102, 431:4A-104

HB2113 HD2 SD1 (SSCR 3343)

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 SD1

Committee Reports: HSCR 336-22 (CPC) HSCR 956-22 (JHA) SSCR 3343 (CPN)

SSCR 3838 (JDC)

Current Status: Apr-22 22 Received by the Governor

Section Affected: 489D-9, 489D-34

HB2115 HD1 SD1 (SSCR 3557)

RELATING TO MORTGAGE SERVICERS.

Introduced by: Saiki S (BR)

Amends provisions relating to license; fees; renewals; notices; voluntary surrender of license; bonds under the mortgage servicers law. 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 SD1

Committee Reports: HSCR 770-22 (CPC) SSCR 3557 (CPN) Current Status: Apr-22 22 Received by the Governor

Section Affected: 454M-4

HB2120 HD1 SD2 CD1 (CCR 85-22)

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 in order to ensure that the preparations of this State will be adequate to deal with such disasters or emergencies; to ensure the administration of state and federal programs providing disaster relief to individuals; and generally to protect the public health, safety, and welfare, and to preserve the lives, property, and environment of the State, it is hereby found and declared necessary to provide the specified items. -- Amends provisions relating to definitions under emergency management law. 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 quidelines 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 identifying and operating locations and facilities suitable for sheltering the public; and pet animals, and coordinating sheltering efforts 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. Requires the administrator or director of the county emergency management agency to be responsible for the identification, coordination, and cooperation 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 CD1

Committee Reports: HSCR 270-22 (PDP) HSCR 818-22 (FIN) SSCR 3461 (PSM/

AEN/) SSCR 3928 (WAM) CCR 85-22

Current Status: May-04 22 Received by the Governor

Section Affected: 127A-1, 127A-2, 127A-3, 127A-12, 127A-16, 127A-19

HB2141 HD1 SD2 (SSCR 3913)

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 SD2

Committee Reports: HSCR 532-22 (HHH) HSCR 918-22 (CPC) SSCR 3287 (HMS)

SSCR 3913 (JDC/ WAM/)

Current Status: May-03 22 Received by the Governor Section Affected: 346-59.9, 346-54, ACT 281 2006

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

Committee Reports: HSCR 84-22 (EEP) HSCR 584-22 (WAL) HSCR 696-22 (CPC)

SSCR 3845 (AEN)

Current Status: Apr-08 22 Received by the Governor

Apr-21 22 Approved by Governor (Act 9 2022)

Section Affected: 342H-52

HB2169 HD1 SD2 CD1 (CCR 13-22)

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; provide the forms necessary for the inmate to obtain civil identification cards to the inmate; and any form the department provides to be in the inmate's primary language. -- HB2169 CD1

Committee Reports: HSCR 475-22 (CMV) HSCR 680-22 (JHA) SSCR 3314 (PSM)

SSCR 3852 (JDC) CCR 13-22

Current Status: May-04 22 Received by the Governor

Section Affected: 353H-32

HB2171 HD2 SD1 CD1 (CCR 124-22)

RELATING TO PUBLIC SAFETY. Introduced by: Saiki S (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 director of law enforcement to appoint, without regard to civil service law, 2 deputy directors to serve at the director's pleasure. Provides that unless otherwise assigned by the director, 1 deputy director shall oversee the law enforcement programs of the department of law enforcement and 1 deputy director shall oversee administration of the department 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, for the service of process, and for the security of state buildings and state land. -- 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 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; law enforcement complex. Requires the center to provide training and administer certification requirements of all state department of law enforcement personnel who exercise police powers in the State, and be available for all county law enforcement agencies. Requires such training to conform to uniform statewide standards set by the law enforcement standards board pursuant to law enforcement standards law. Requires the center to operate and maintain such facilities as are necessary to conduct training and certification under this provision. Establishes a new law enforcement complex at the Mililani technology park, Oahu, to be administered by the department of law enforcement for multi-purpose law enforcement use to consolidate and support; the respective headquarters and administrative services of the affected functions involved; training; and related support services and facilities, as required by law for the department of law enforcement to operate and function. -- 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 director of 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; definition of terms in this chapter. -- 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; and correctional facility and community correctional center deaths; 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; commission on salaries; civil service and exemptions; restrictions on post employment. -- Amends

corrections law by changing it to corrections and rehabilitation law. -- Amends provisions relating to employer inquiries into conviction record; criminal record history checks. --Repeals provisions relating to correctional health care program; federal reimbursement maximization special fund; sexual assaults in prison; correctional facility and community correctional 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 and security functions and related employees to the department of law enforcement. -- Amends provisions relating to department of defense; definitions under the homeland security law; state office of homeland security; cybersecurity, economic, education, and infrastructure security coordinator; powers and duties; definitions under law enforcement standards law; law enforcement standards board; establishment; employment of law enforcement officers; enforcement under harbors law; blue lights prohibited for motor vehicles, motorcycles, motor scooters, bicycles, electric foot scooters, and mopeds; definitions under the statewide traffic code. -- Establishes the following positions within the department of law enforcement; 1 full time equivalent (1.0 FTE) permanent director position; 2 full time equivalent (2.0 FTE) permanent deputy director positions; 3 full time equivalent (3.0 FTE) permanent private secretary positions; 1 full time equivalent (1.0 FTE) permanent special assistant position; 1 full time equivalent (1.0 FTE) permanent administrative services officer position; 1 full time equivalent (1.0 FTE) permanent human resources officer position; 1 full time equivalent (1.0 FTE) permanent planner position; 8 full time equivalent (8.0 FTE) permanent administrative services and accounting positions; 9 full time equivalent (9.0 FTE) permanent information services and technology positions; 4 full time equivalent (4.0 FTE) permanent internal support services positions; 8 full time equivalent (8.0 FTE) permanent human resources positions; 2 full time equivalent (2.0 FTE) permanent capital improvement project coordinator positions; 4 full time equivalent (4.0 FTE) permanent litigation coordination positions; 9 full time equivalent (9.0 FTE) permanent training and staffing development positions; 6 full time equivalent (6.0 FTE) permanent supervisory deputy sheriff positions; 5 full time equivalent (5.0 FTE) permanent office of homeland security investigator positions; 4 full time equivalent (4.0 FTE) permanent civil rights compliance positions; 1 full time equivalent (1.0 FTE) permanent public information officer position; and other operation costs. -- Appropriation to the department of law enforcement for the hiring and filling of the following positions within the department of law enforcement; 1 full-time equivalent (1.0 FTE) permanent director position; 1 full-time equivalent (1.0 FTE) permanent deputy director position; 2 full-time equivalent (2.0 FTE) permanent private secretary positions; 1 full-time equivalent (1.0 FTE) permanent administrative services officer position; and 1 full-time equivalent (1.0 FTE) permanent human resources officer position. Report to the legislature. -Establishes the following positions within the department of corrections and rehabilitation; 1 full-time equivalent (1.0 FTE) permanent investigator VI position; 3 full-time equivalent (3.0 FTE) permanent investigator V positions; 1 full-time equivalent (1.0 FTE) permanent secretary I position; and 3 full-time equivalent (3.0 FTE) permanent adult correctional office 08 (CO-08) sergeant positions. (\$\$) -- HB2171 CD1

Current Status: Section Affected:

Committee Reports: HSCR 200-22 (CMV) HSCR 652-22 (JHA) HSCR 911-22 (FIN) SSCR 3292 (PSM) SSCR 3965 (WAM/ JDC/) CCR 124-22

May-04 22 Received by the Governor

26- (1 SECTION), 26-4, 26-52, 76-16, 353C- (1 SECTION), 88-21, 139-1, 353C-2, 353C-3, 353C-4, 353C-5, 353C-6, 707-700, 28-151, 78-52, 134-81, 139-7, 200-2, 205A-62, 291E-6.5, 328-16, 329-1, 329-11, 329-18, 329-20, 329-23, 329-31, 329-32, 329-33, 329-34, 329-35, 329-36, 329-37, 329-51, 329-54, 329-55, 329-57, 329-58, 329-61, 329-63, 329-64, 329-66, 329-67, 329-68, 329-71, 329-72, 329-75, 334D-5, 350-1.1, 353C-1, 386-181, 651-1, 844D-38, 134C-2, 200-27, 226-64, 329-59, 329-69, 346-382, 577E-3, 587A-4, 614-2, 501-154, 603-29, 604-6, 2, 607-4, 607-8, 633-8, 634-11, 634-12, 634-22, 634-29, 652-1.5, 652-2, 652-2.5, 652-2.6, 654-2, 666-11, 666-21, 88-45, 88-47, 88-74, 88-321, 353- (7 SECTIONS), 23-12, 26-14.6, 26-56, 84-18, 378-2.5, 846-2.7, 202-10, 304A-1751, 304A-1752, 304A-1753, 304A-1754, 321-193.5, 329B-2.5, 351-11, 352-10, 353-1, 353-6.5, 353-8, 353-10, 353-10.5, 353-11.5, 353-13.1, 353-13.4, 353-16.37,

353-63.5, 353-131, 353-137, 353E-1, 353E-2, 353G-2, 353G-3, 353G-4, 353G-5, 353G-6, 353G-13, 353G-14, 353G-16, 353H-2, 353H-2.5, 353H-3, 353H-4, 353H-6, 353H-7, 353H-8, 353H-31, 353H-32, 353L-3, 353L-5, 354D-1, 354D-2, 354D-8, 367D-2, 367D-8, 662-16, 706-604, 706-646, 706-667, 706-668.5, 706-669, 706-670, 706-670.5, 706-672, 706-673, 801D-4, 804-7, 844D-34, 844D-82, 844D-111, 846-11, 846-54, 846E-1, 134-2, 334-74, 346-29, 351-62.5, 351-70, 353-15, 353-16.5, 353-22.6, 353-22.8, 353-32, 353-63, 353-65, 353-72, 353-101, 353B-3, 353D-4, 353H-5, 355-4, 355-5, 355D-4, 355D-5, 367D-3, 367D-4, 367D-5, 706-656, 707-731, 707-732, 832-23, 844D-61, 353-12.5, 353C-4.5, 353C-7, 353C-8, 353C-8.5, 26-21, 128A-2, 128A-3, 128B-1, 139-2, 266-24, 291-31.5, 291C-1

HB2179 HD1 SD1 (SSCR 3895)

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 SD1

Committee Reports: HSCR 172-22 (ECD) HSCR 628-22 (JHA) HSCR 994-22 (FIN)

SSCR 3895 (JDC/ WAM/)

Current Status: May-03 22 Received by the Governor

Section Affected: 231-33

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

Committee Reports: HSCR 307-22 (TRN) HSCR 686-22 (JHA) SSCR 3271 (TRS)

SSCR 3623 (JDC)

Current Status: Apr-04 22 Received by the Governor

Apr-13 22 Approved by Governor (Act 6 2022)

Section Affected: 266-2.3, 266-22

HB2195 HD2 SD1 CD1 (CCR 164-22)

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 in the department of health the cesspool compliance pilot grant project to assist property owners, including lessees on Hawaiian home lands with upgrading, converting or connecting a cesspool that the department of health meets the requirements. Requires the cesspool compliance pilot project to assist property owners and lessees on Hawaiian home lands in meeting the costs of upgrading or converting cesspool that meet the requirements to a director of health approved wastewater system; or connecting cesspool that meet the requirements to a sewerage system. Provides that the department of health shall not grant awards to any owner of real property with a cesspool or lessee on Hawaiian home lands with a cesspool unless the cesspool is located in an area identified as priority level 1 or 2 in the University of Hawaii's 2021 Hawaii cesspool hazard assessment and prioritization tool; the owner or lessee provides the department with the tax return required by this provision; and an application, the form of which shall be decided by the department, is submitted and deemed completed by the department of health. Prohibits a grant under this provision to awarded to any owner of real property; or lessee on Hawaiian home lands, with a household income greater than 140 per cent of the area median income as determined by the US Department of Housing and Urban Development. Requires the department of health to grant awards on a 1st come,1st served basis, subject to funding availability and the criteria set forth in this provision. Requires the owner or lessee to provide the

department of health with the specified requirement before a grant may be awarded. Limits the department of health to grant awards not to exceed 20,000 dollars based on receipts of payment submitted under this provision; provided that cesspools that have been upgraded or converted to a director of health approved wastewater system before the passing of this Act shall not be eligible for this grant. Allows the department of health to adopt rules as necessary to carry out the cesspool compliance pilot grant project; provided that the rules may allow 3rd parties to claim a grant award on behalf of the owner of real property with a cesspool or lessee on Hawaiian home lands with a cesspool. Report to the legislature. Appropriation to the department of health for fiscal year 2022 - 2023 to implement the cesspool compliance pilot grant project; provided that the appropriation may be used to contract for services to establish and administer the project. Act to be repealed on June 30, 2028 (sunset). (\$\$) -- HB2195 CD1

Committee Reports: HSCR 83-22 (EEP) HSCR 598-22 (CPC) HSCR 827-22 (FIN)

SSCR 3468 (HTH/ AEN/) SSCR 3939 (WAM) CCR 164-22

Current Status: May-04 22 Received by the Governor

HB2197 HD1 SD1 CD1 (CCR 51-22)

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 a person commits the offense of promoting gambling in the 1st degree if the person recklessly advances or profits from gambling activity by engaging in the specified actions. 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 a person commits the offense of promoting gambling in the 2nd degree if the person negligently advances or profits from gambling activity. Provides that promoting gambling in the 2nd degree is a class C felony. -- Amends provisions relating to gambling. Provides that a person commits the offense of gambling if the person knowingly participates in any gambling activity. -- 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 CD1

Committee Reports: HSCR 786-22 (JHA) SSCR 3847 (JDC) CCR 51-22

Current Status: May-04 22 Received by the Governor

Section Affected: 706-606.5, 712-1220, 712-1221, 712-1222, 712-1223, 853-4

HB2213 HD1 SD1 (SSCR 3559)

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 SD1

Committee Reports: HSCR 792-22 (JHA) SSCR 3559 (JDC)
Current Status: Apr-21 22 Received by the Governor
Section Affected: 708- (1 SECTION) THEFT OF MAIL

HB2233 HD1 SD2 (SSCR 3864)

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 (TANF) or temporary assistance for other needy families (TAONF) 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. -- HB2233 SD2

Committee Reports: HSCR 462-22 (HSG/ HHH/) HSCR 915-22 (FIN) SSCR 3310

(HMS) SSCR 3864 (WAM)

Current Status: May-03 22 Received by the Governor

Section Affected: 346-261

HB2240 HD1 SD2 CD1 (CCR 231-22)

RELATING TO OTHER POST-EMPLOYMENT BENEFITS.

Introduced by: Saiki S

Authorizes the issuance of general obligation bonds for appropriation for the other post employment benefits trust fund to pay or prepay the state's other post employment benefits liability under certain conditions. -- Amends provisions relating to other post employment benefits trust. Redefines annual required contribution to include, if the State issues general obligation bonds to pay or prepay all or any portion of 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 the purpose of determining the preliminary annual required contribution. Provides that the annual required contribution would be the greater of the preliminary annual required contribution less the related general obligation bond payment; or the amount calculated under this provision without any special consideration given to the outstanding balance of the general obligation bonds or any related general obligation bond payments. (\$\$) -- HB2240 CD1

Committee Reports: HSCR 254-22 (LAT) HSCR 760-22 (FIN) SSCR 3385 (LCA)

SSCR 3843 (WAM) CCR 231-22

Current Status: May-04 22 Received by the Governor

Section Affected: 87A-42

HB2248 HD1 SD2 (SSCR 3959)

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 SD2

Committee Reports: HSCR 319-22 (EDN) HSCR 687-22 (CPC) SSCR 3224 (EDU)

SSCR 3959 (JDC/ WAM/)

Current Status: May-03 22 Received by the Governor

Section Affected: 302A-1132

HB2255 HD1 SD1 CD1 (CCR 170-22)

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; 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 CD1

Committee Reports: HSCR 295-22 (EEP) HSCR 1005-22 (FIN) SSCR 3339 (EET/

GVO/) SSCR 3744 (WAM) CCR 170-22

Current Status: May-04 22 Received by the Governor

Section Affected: 196-9

HB2260 HD1 SD2 CD1 (CCR 235-22)

RELATING TO CANNABIS. Introduced by: Yamane R

Amends Narcotics law. -- 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. Extends that requires a qualifying patient to obtain medical cannabis or manufactured cannabis product and prohibition that requires a primary caregiver to be authorized to cultivate cannabis for any qualifying patient from after December 31, 2023 to after December 31, 2024. --Amends medical cannabis dispensary system law. 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 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. Increases production centers, and cannabis plants. Allows the department to determine whether dispensary licensees shall be allowed no more than 2 additional retail dispensing locations per licensee. Provides that a fee structure for the submission of applications and renewals of licenses to dispensaries; provided that requires the department to consider the market conditions in each county in determining the license renewal fee amounts by repealing provision nonrefundable application fee of 5,000 dollars and an annual renewal fee of 50,000 dollars. -- 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 800 ounces of cannabis or manufactured cannabis products to the purchasing dispensary within a 30 day 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 narcotics law. --Amends provisions relating to medical cannabis dispensary rules. Requires the department to establish standards with respect to a fee structure to include the submission of applications for each additional production center; and dispensary to dispensary sales authorized by provision relating to that allows the department 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 administrative procedure law. Appropriation to the department of health for fiscal year 2022 - 2023 for an assessment of the medical cannabis dispensary licensing framework. (\$\$) -- HB2260 CD1

Committee Reports: HSCR 159-22 (HHH) HSCR 608-22 (CPC) HSCR 862-22 (FIN) SSCR 3436 (HTH/ CPN/) SSCR 3958 (JDC/ WAM/) CCR 235-22

Current Status: May-04 22 Received by the Governor

Section Affected: 329-122, 329-130, 329D-1, 329D-2, 329D-4, 329D-6, 329D-7

HB2272 HD1 SD1 CD1 (CCR 8-22)

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, except as otherwise specifically provided in this law, and except for any amendments made pursuant to reservations set forth in provision specified. -- 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 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. Allows the board to direct the use of an electronic voting device regardless of whether a secret ballot is used or required. Requires the electronic voting device and all associated equipment to be isolated from any connection to an external network, including the internet, or to use a form of encryption comparable to that used for secured internet web browsers. Requires the board to establish reasonable procedures to provide for the secrecy and integrity of the unit owners' votes, including but not limited to procedures that ensure the availability of a printed audit trail containing the reference number or internet address of the electronic voting device. Allows electronic meetings and electronic, machine, or mail voting to be authorized by the board of directors in its sole discretion for any electronic, machine, or mail voting for which notice of voting has been sent; provided that the electronic, machine, or mail voting deadline is within 60 days of the date the notice was 1st sent; or whenever approved in advance by written consent of a majority of unit owners; or majority vote at an association meeting. Requires the association to implement reasonable measures to verify that each person permitted to vote is a member of the association or proxy of a member. -- Amends provisions relating to board meetings. Allows the board to make the rules available to owners on an association website. -- Amends provisions relating to association fiscal matters; budgets and reserves. Requires the budget required under provision specified to include at least the estimated replacement reserves that the association will require to maintain the property based on a reserve study performed by the association; provided that the reserve study shall be reviewed by an independent reserve study preparer; provided further that the reserve study shall be reviewed or updated at least every 3 years. -- HB2272 CD1

Committee Reports: HSCR 387-22 (CPC) SSCR 3558 (CPN) CCR 8-22

Current Status: May-04 22 Received by the Governor

Section Affected: 514B-32, 514B-83, 514B-108, 514B-121, 514B-122, 514B-123,

514B-125, 514B-148

HB2280 HD2 SD1 CD1 (CCR 12-22)

RELATING TO REAL PROPERTY.

Introduced by: LoPresti M

Establishes provisions relating to personal agriculture allowed under planned community associations law. Provides that no association shall prohibit or unreasonably restrict the use of a unit owner's enclosed yard area for personal agriculture; provided that the use is not in violation of the association's existing master landscape plan or other restrictive covenants applicable to the unit. Requires that this provision to apply only to enclosed yard areas that are designated for the exclusive use of the unit owner. Provides that this provision shall not apply to provisions in an association document that impose reasonable restrictions on the use of a unit owner's 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 CD1

Committee Reports: HSCR 437-22 (AGR) HSCR 932-22 (CPC) SSCR 3280 (AEN)

SSCR 3754 (CPN) CCR 12-22

Current Status: May-04 22 Received by the Governor

Section Affected: 421J- (1 SECTION) PERSONAL AGRICULTURE ALLOWED

HB2288 HD2 SD2 CD1 (CCR 233-22)

RELATING TO LAND.

Introduced by: Branco P, Hashimoto T, Holt D, Ilagan G, Morikawa D, Sayama J, Tarnas D

Allows the department of Hawaiian home lands to negotiate the transfer of the fee simple interest in the parcel of land designated as TMK (1) 3-2-030-002-0000-000 with the existing improvements thereon with the appropriate state agency that currently holds the fee simple interest to that parcel. -- HB2288 CD1

Committee Reports: HSCR 26-22 (WAL) HSCR 451-22 (JHA) HSCR 906-22 (FIN)

SSCR 3376 (HRE/ HWN/) SSCR 3865 (WAM) CCR 233-22

Current Status: May-04 22 Received by the Governor

HB2307 HD1 SD1 CD1 (CCR 10-22)

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 US Food and Drug Administration's (FDA) industry

guidance on colored sea salt. (\$\$) -- HB2307 CD1

Committee Reports: HSCR 236-22 (AGR) HSCR 751-22 (FIN) SSCR 3281 (AEN)

SSCR 3940 (WAM) CCR 10-22

Current Status: May-04 22 Received by the Governor

HB2309 HD2 SD2 CD1 (CCR 122-22)

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 purchase of identification card machines to assist offenders while they are in the department's custody and control in obtaining identifying documentation that is essential to their reentry upon release. -- Appropriation to the Hawaii paroling authority for the development and maintenance of community housing for parolees to support their reentry into the community and their rehabilitation. -- Appropriation to the department of health for a forensic peer specialist program to assess and treat incarcerated individuals with behavioral, mental, and substance abuse issues. Requires the department of public safety, Hawaii paroling authority, and department of health to report to the legislature. (\$\$) -- HB2309 CD1

Committee Reports: HSCR 130-22 (CMV) HSCR 627-22 (JHA) HSCR 909-22 (FIN) SSCR 3315 (PSM) SSCR 3968 (WAM) CCR 122-22

Current Status: May-04 22 Received by the Governor

HB2312 HD1 SD1 CD1 (CCR 14-22)

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 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 CD1

Committee Reports: HSCR 201-22 (CMV) HSCR 649-22 (JHA) HSCR 910-22 (FIN)

SSCR 3316 (PSM) SSCR 3914 (JDC/ WAM/) CCR 14-22

Current Status: May-04 22 Received by the Governor

Section Affected: (3 SECTIONS) WOMEN'S CORRECTIONS IMPLEMENTATION

COMMISSION

HB2329 HD2 SD2 CD1 (CCR 86-22)

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 CD1

Committee Reports: HSCR 276-22 (CAI) HSCR 961-22 (FIN) SSCR 3448 (LCA)

SSCR 3941 (WAM) CCR 86-22

Current Status: May-04 22 Received by the Governor

Section Affected: 6E- (1 SECTION) PRESIDENT BARACK OBAMA HISTORICAL

MARKERS

HB2332 HD1 SD2 (SSCR 3930)

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 affecting the transfer of public lands between the department of land and natural resources and department of agriculture, pursuant to non agricultural park lands law, may be exempt from formal subdivision process and approval requirements, including requirements for surveying and formalizing easements. Requires any exemption granted pursuant to this provision to be limited to easements created for a public purpose on public or other government-owned lands. Allows the government agency that grants the easements to notify in writing the county having 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 SD2

Committee Reports: HSCR 287-22 (WAL) HSCR 907-22 (FIN) SSCR 3487 (WTL/

GVO/) SSCR 3930 (WAM)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 46- (1 SECTION), 46-66

HB2336 HD2 SD2 CD1 (CCR 159-22)

RELATING TO THE PHOTO RED LIGHT IMAGING DETECTOR SYSTEMS PROGRAM. Introduced by: Aguino H

Amends provisions relating to traffic control signal legend. Requires all registered owners of all motor vehicles in vehicular traffic at the intersection to be held strictly liable for the motor vehicle's compliance with the traffic control signal, to the extent that registered owners may be cited an held accountable for non compliance via civil traffic infractions pursuant to law specified. Requires the traffic control signal lights to apply to the registered owners of motor vehicles as specified. -- Amends provisions relating to definitions under photo red light imaging detector systems law. Redefines the definition of photo red light imaging detector or photo red light imaging detector system to mean a device, or combination of devices, used for traffic enforcement pursuant to provision specified, that includes a vehicle sensor working in conjunction and synchronization with a traffic control signal and a camera, to automatically produce and record 1 or more sequenced photographs, microphotographs, video, or other recorded images of the rear of the motor vehicle and motor vehicle license plate, at the time the motor vehicle fails to stop when facing a steady red traffic control signal. -- Amends provisions relating to summons or citations under photo red light imaging detector systems law. Requires 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 whenever any motor vehicle is determined, by means of a photo red light imaging detector system, to have disregarded a steady red signal in violation of provision specified 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. Requires procedures regarding answering, court hearings, and court actions to be pursuant to provisions specified; provided that it shall not be a defense of any citation issued under this law that another person was driving the defendant's motor vehicle at the time of incident, unless the motor vehicle was stolen as documented by a police report; provided further that any reference to the defendant's commission of the traffic infraction or similar language shall be interpreted to mean commission of the traffic infraction. -- 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 provision specified. -- 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 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. Requires the department of the prosecuting attorney to expend these moneys exclusively for personnel costs related to the photo red light imaging detector systems program; provided that any remaining balances in any of the fiscal year shall be returned to the department of transportation.

(\$\$) -- HB2336 CD1

Committee Reports: HSCR 58-22 (TRN) HSCR 506-22 (JHA) HSCR 733-22 (FIN)

SSCR 3432 (TRS) SSCR 3960 (JDC/ WAM/) CCR 159-22

Current Status: May-04 22 Received by the Governor

291C-32, 291J-1, 291J-4, 291J-5, 291J-6, 291J-7, 291J-12, ACT Section Affected:

30 2020. ACT 133 2021

HB2337 HD1 SD1 (SSCR 3846)

RELATING TO HIGHWAY SAFETY.

Introduced by: Aguino 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 SD1

Committee Reports: HSCR 782-22 (JHA) SSCR 3846 (JDC) Current Status: Apr-21 22 Received by the Governor

Section Affected: 291E-1

HB2338 HD1 SD1 CD1 (CCR 117-22)

RELATING TO THE STATE DRUG AND ALCOHOL TOXICOLOGY TESTING LABORATORY.

Introduced by: Aquino H

Appropriation out of the state highway fund for fiscal year 2022 - 2023 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 CD1

HSCR 667-22 (HHH/ TRN/) HSCR 863-22 (FIN) SSCR 3437 Committee Reports:

(HTH/ TRS/) SSCR 3931 (WAM) CCR 117-22

May-04 22 Received by the Governor **Current Status:**

HB2339 HD1 SD1 CD1 (CCR 118-22)

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 fiscal year 2021 - 2022 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 CD1

Committee Reports: HSCR 668-22 (HHH/ TRN/) HSCR 984-22 (FIN) SSCR 3438

(HTH/ TRS/) SSCR 3921 (WAM) CCR 118-22

Current Status: May-04 22 Received by the Governor

HB2340 HD2 SD2 (SSCR 3755)

RELATING TO CONTROLLED SUBSTANCES.

Introduced by: Belatti D. Tam A. Yamane R

Amends provisions relating to definitions under uniform controlled substance Act. Redefines address unless the context dictates otherwise, includes, a post office box; provided that the pharmacy dispensing the prescription has, on file, the physical location where an individual resides. -- HB2340 SD2

Committee Reports: HSCR 531-22 (HHH) HSCR 924-22 (CPC) SSCR 3369 (HTH)

SSCR 3755 (CPN)

Current Status: Apr-22 22 Received by the Governor

Section Affected: 329-1

HB2392 HD1 SD1 (SSCR 3238)

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 SD1

Committee Reports: HSCR 162-22 (PDP) HSCR 533-22 (HHH) HSCR 727-22 (FIN)

SSCR 3238 (HTH) SSCR 3513 (WAM)

Current Status: Apr-12 22 Received by the Governor

Apr-12 22 Approved by Governor (Act 5 2022)

HB2405 HD2 SD2 CD1 (CCR 203-22)

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 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 a person's transgender 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 a person's transgender family member's actual gender identity or perceived gender identity; or designating a transgender person's or a person's transgender 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, hospital or medical service policy, contract, plan, or agreement and shall be defined in accordance with applicable law. Prohibits an insurer or mutual benefit society to apply categorical cosmetic or blanket exclusions to gender affirming treatments or procedures, or any combination of services or procedures or revisions to prior treatments, when determined to be medically necessary pursuant to applicable law, only if the policy, contract, plan, or agreement also provides coverage for those services when the services are offered for purposes other than gender transition. Requires each individual or group accident and health or sickness policy, contract, plan, or agreement; each individual or group hospital or medical service policy, contract, plan, or agreement to provide applicants, policyholders, and members 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. -- Amends provisions relating to nondiscrimination on the basis of actual gender identity or perceived gender identity; coverage for services under the health maintenance organization act law. 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 a person's transgender 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 a person's transgender family member's actual gender identity or perceived gender identity; and designating a transgender person's or a person's transgender 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 health maintenance organization policy, contract, plan, or agreement and shall be defined in accordance with applicable law. Prohibits a health maintenance organization to apply categorical cosmetic or blanket exclusions to gender affirming treatments or procedures, or any combination of services or procedures or revisions to prior treatments, when determined to be medically necessary pursuant to applicable law, only if that the policy, contract, plan, or agreement also provides coverage for those services when the services are offered for purposes other than gender transition. Requires each health maintenance organization policy, contract, plan, or agreement to provide applicants and 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. Provides that nothing in this provision shall be construed to mandate coverage of a service that is not medically necessary. -- HB2405 CD1

Committee Reports: HSCR 665-22 (HHH) HSCR 923-22 (CPC) SSCR 3342 (CPN)

SSCR 3915 (JDC/ WAM/) CCR 203-22

Current Status: May-04 22 Received by the Governor Section Affected: 431:10A-118.3, 432:1-607.3, 432D-26.3

HB2416 HD2 SD1 CD1 (CCR 24-22)

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, Woodson J. Yamashita K

Establishes provisions relating to donors; consent; notice. Allows a nonprofit organization subject to this law and operating as a noncandidate 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. Requires a nonprofit organization subject to this law and operating as a noncandidate committee to provide written notice to donors that the donor's name and address may be reported pursuant to this law in a public document if the donor provides written consent to use the donation for electioneering communications, independent expenditures, or contributions. Provides that if the donor fails to provide written consent that the donation may be used for electioneering communications, independent expenditures, or contributions, the nonprofit organization shall, within 30 days of receipt of the donation, transmit to the donor a written confirmation by the nonprofit organization's highest ranking official that the donation will not be used for electioneering communications, independent expenditures, or contributions; and the name and address of the donor will not be reported by the nonprofit organization pursuant to this law. Requires only a nonprofit organization subject to this law and operating as a noncandidate committee to be subject to the reporting requirements of this provision. -- 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 subject to this law and operating as a noncandidate committee, the amount and date of deposit of each donation received and the name and address of each donor making a donation individually or aggregating more than 10,000 dollars during an election period, which was not previously reported pursuant to this provision; provided that a schedule filed pursuant to this provision 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 individually or aggregating more than 10,000 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, if the expenditures were made by a nonprofit organization, the amount and date of the deposit of each donation received and the name and address of each donor making a donation individually or aggregating more than 10,000 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'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 CD1

Committee Reports: HSCR 568-22 (GVR) HSCR 945-22 (JHA) SSCR 3765 (JDC)

CCR 24-22

Current Status: May-04 22 Received by the Governor

Section Affected: 11- (1 SECTION), 11-302, 11-335, 11-338, 11-341, 11-363,

11-393

HB2421 HD1 SD2 CD1 (CCR 92-22)

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 Act. Report to the legislature. Act to be repealed on June 30, 2025 (sunset). (\$\$) -- HB2421 CD1

Committee Reports: HSCR 370-22 (JHA) HSCR 1008-22 (FIN) SSCR 3409 (JDC)

SSCR 3866 (WAM) CCR 92-22

Current Status: May-04 22 Received by the Governor

HB2422 HD1 SD1 (SSCR 3853)

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 SD1

Committee Reports: HSCR 777-22 (JHA) SSCR 3444 (HMS) SSCR 3853 (JDC)

Current Status: Apr-21 22 Received by the Governor

Section Affected: 580- (1 SECTION), 586- (1 SECTION), 709- (1 SECTION),

701-102, 706-600, 706-605

HB2424 HD1 SD2 CD2 (HOUSE FLOOR AMENDMENT 6 OR SENATE FLOOR AMENDMENT 12)

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. Requires 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 part XII of chapter 346, 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, 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; 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. Provides that pursuant to this provision, requires families receiving benefits from the adoption assistance program and against whom a complaint has been made with the department of human services 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. 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. Establishes within the department of human services a Malama Ohana working group to seek, design, and recommend transformative changes to the State's existing child welfare system. Requires the working group to develop recommendations to establish a child welfare system that is trauma informed, sustains a community based partnership, and is responsive to the needs of children and families in the child welfare system as well as the community. Allows the department of human services to contract with an administrative facilitator to provide necessary support for the Malama Ohana working group in carrying out its activities, including preparation of the report required as specified, without regard to Hawaii public procurement code. Report to the legislature. Appropriation to the department of human services for the procurement of contracted services to provide additional support, resources, and monitoring of families receiving benefits from the State's adoption assistance program and permanency assistance program, for the purposes of assisting with family strengthening and the maintenance of a safe home environment for adopted children as specified. (\$\$) --HB2424 CD2

Committee Reports: HSCR 149-22 (HHH) HSCR 738-22 (FIN) SSCR 3375 (HMS)

SSCR 3966 (WAM/ JDC/) CCR 202-22 - filed HOUSE FLOOR

AMENDMENT 6 SENATE FLOOR AMENDMENT 12

Current Status: May-05 22 Received by the Governor

HB2466 HD2 SD1 CD1 (CCR 254-22)

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, or of any value added product of which the primary ingredient is taro or taro leaf. Prohibits this exemption to apply to bulk buyers or shippers of raw or value added taro products, supermarkets, or big box stores. Defines primary ingredient to mean the ingredient of highest percentage in a product and listed 1st on the product's label. -- Requires Act to be repealed on June 30, 2027 (sunset). -- HB2466 CD1

Committee Reports: HSCR 148-22 (AGR) HSCR 559-22 (ECD) HSCR 806-22 (FIN)

SSCR 3283 (AEN) SSCR 3840 (WAM) CCR 254-22

Current Status: May-05 22 Received by the Governor

Section Affected: 237- (1 SECTION) EXEMPTION FOR THE CULTIVATION AND

PRODUCTION OF UNPROCESSED TARO

HB2471 HD1 SD2 (SSCR 3867)

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 SD2

Committee Reports: HSCR 64-22 (LAT) HSCR 601-22 (CPC) HSCR 763-22 (FIN)

SSCR 3388 (LCA) SSCR 3867 (WAM)

Current Status: Apr-22 22 Received by the Governor

Section Affected: 383-63

HB2475 HD1 SD1 CD1 (CCR 87-22)

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 CD1

Committee Reports: HSCR 107-22 (CAI) HSCR 624-22 (JHA) HSCR 710-22 (FIN)

SSCR 3482 (HWN/LCA/) SSCR 3942 (WAM) CCR 87-22

Current Status: May-04 22 Received by the Governor Section Affected: 8- (1 SECTION) LA HOIHOI EA

HB2491 HD2 SD2 CD1 (CCR 88-22)

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 July 1, 2023, any letterhead prepared by or for state or county agencies or officials that contains names or words in the Hawaiian language shall use and spell the names and words consistently; provided that revisions to conform any letterhead existing before July 1, 2023, to the requirements of this section may be implemented when the letterhead requires replacement, reprinting, or otherwise requires revision. Requires any rule, order, policy, or other act, official or otherwise, that prohibits or discourages the use of kahako and 'okina or the consistent use and spelling of 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 violation of this provision shall not invalidate any document or render it unenforceable and shall provide no cause of action against the State; any county; or any state or county agency, official, or employee. Provides that if, in any document covered by this provision, there is a conflict between words used by native speakers and 2nd language speakers, 2 versions of the document may be made available to the public upon request if the affected department has sufficient resources. -- 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 stationary. Prohibits this provision to be construed to require that the full text of legislative bills and other official documents to be written in Hawaiian. -- HB2491 CD1

Committee Reports: HSCR 74-22 (CAI) HSCR 507-22 (JHA) HSCR 711-22 (FIN) SSCR 3483 (HWN/ HRE/) SSCR 3761 (WAM) CCR 88-22

Current Status: May-04 22 Received by the Governor

Section Affected: 1-13.5, 5-6.5

HB2495 HD1 SD1 (SSCR 3389)

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 SD1

Committee Reports: HSCR 253-22 (LAT) HSCR 681-22 (JHA) SSCR 3389 (LCA)

SSCR 3747 (JDC)

Current Status: Apr-22 22 Received by the Governor

Section Affected: 378-2.2

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 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

Committee Reports: HSCR 44-22 (FIN) SSCR 3219 (WAM)
Current Status: Mar-14 22 Received by the Governor

Mar-24 22 Approved by Governor (Act 1 2022)

HB2510 HD2 SD1 CD1 (CCR 232-22)

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. 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 provision shall be used as a credit for a taxable year beginning after December 31, 2024. -- Amends provisions relating to minimum wages. Provides that except as provided in provisions relating to special minimum wages for learners; apprentices; full time students; paroled wards of Hawaii youth correctional facility and this provision, every employer shall pay to each employee employed by the employer, wages at the rate of not less than 12.00 dollars per hour beginning October 1, 2022; 14.00 dollars per hour beginning January 1, 2024; 16.00 dollars per hour beginning January 1, 2026; and 18.00 dollars per hour beginning on January 1, 2028. -- Allows the hourly wage of a tipped employee to be deemed to be increased on account of tips if the employee is paid no less than 1 dollar per hour beginning October 1, 2022; 1.25 dollars per hour beginning January 1, 2024; and 1.50 dollars per hour beginning on January 1, 2028, below the applicable minimum wage by the employee's employer and the combined amount the employee receives from the employee's employer and in tips is at least 50 cents more than the applicable minimum wage; provided that beginning January 1, 2015, the combined amount the employee receives from the employee's employer and in tips is at least 7.00 dollars more than the applicable minimum wage. (COVID-19, COVID 19, coronavirus) -- HB2510 CD1

Committee Reports: HSCR 551-22 (LAT) HSCR 1026-22 (FIN) SSCR 3447 (LCA)

SSCR 3885 (WAM) CCR 232-22

Current Status: May-04 22 Received by the Governor

Section Affected: 235-55.75, 387-2

HB2511 HD2 SD2 CD1 (CCR 255-22) 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 a qualified relative of the applicant similar to the qualified relative of a lessee as referenced in provisions relating to conditions of leases of the Hawaiian Home Commission Act of 1920, as amended, who does not own a principal residence to purchase; provide a mortgage or rental subsidy to the applicant on the waiting list for the applicant's principal residence in the State; and other services as necessary to address the waiting list. Authorizes the department of Hawaiian home lands to prioritize and determine the amount of assistance under this Act according to the income or receipt of other funds by the applicant or qualified relative, including wages, litigation settlement proceeds, and other moneys received by the applicant or qualified relative. Requires the department of Hawaiian home lands to develop a strategic plan to address the following applicant preferences reflected in the 2020 Beneficiaries Study Applicant Report; 76 per cent of individuals on the department of Hawaiian home lands waiting list who prefer a lot with a single-family home or a vacant lot for a house; and 16 per cent of individuals on the department of Hawaiian home lands waiting list who prefer to rent or rent-to-own a single-family home, duplex, apartment, or townhouse, with the option to buy in the future. Requires the strategic plan to be divided by county and include recommended waiting list policies detailing when homeowner-applicants receive mortgage or down payment assistance from the department of Hawaiian home lands and renter-applicants who opt to continue to reside in their existing rental housing or future rental housing developed for the department of Hawaiian home lands. Report to the legislature. Appropriation to the department of Hawaiian home lands for the purposes of this Act; provided that any moneys not encumbered for specific purposes shall lapse to the general fund on June 30, 2025. Requires the expenditure of funds, and programs to expend funds, under this Act to be exempt from any rulemaking requirements of administrative procedure law. (\$\$) --HB2511 CD1

Committee Reports: HSCR 376-22 (JHA) HSCR 1025-22 (FIN) SSCR 3347 (HWN)

SSCR 3943 (WAM) CCR 255-22

Current Status: May-05 22 Received by the Governor

HB2512 HD2 SD2 CD2 (HOUSE FLOOR AMENDMENT 4 OR SENATE FLOOR AMENDMENT 10)

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. Allows the ohana zones pilot program to provide the following facilities and services at each ohana zone site; secure dwelling spaces; medical and social support services; and transportation to appointments related to medical care or supportive services that are not available onsite; provided that a person receiving accommodations or services from an ohana zone site may 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. -- Requires contracts entered into by the agencies designated by the governor pursuant to the ohana zones pilot program to be exempt from the requirements of historic preservation law, excluding provisions relating to inadvertent discovery of burial sites; general provisions law, excluding provisions relating to general powers and limitation of the counties, provisions relating to agricultural buildings and structures; exemptions from building permit and building code requirements; Hawaii public procurement code; purchases of health and human services law; and environmental impact statements law; provided that no contract entered into pursuant to the ohana zones pilot program or structures constructed thereunder shall be exempt from county, state, or federal floodplain management development standards, or statutes, codes,

ordinances, rules, or regulations with which compliance is required under the National Flood Insurance Program. -- Requires the pilot program to cease to exist on June 30. 2026 (sunset). -- 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; provided that the governor shall transfer the expenditure authority to designated executive branch departments or agencies within a reasonable time. Requires the appropriation made by this Act for fiscal year 2022-2023 for the office of the governor to not lapse at the end of the fiscal year for which the appropriation is made; provided that all moneys from the appropriation that are unencumbered as of June 30, 2025, shall lapse as of that date. 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 in implementing the ohana zones pilot program. Allows the governor's designated executive branch agencies to expend any appropriation transferred pursuant to this provision for the performance of its duties under the ohana zones pilot program. (\$\$) (COVID-19, COVID 19, coronavirus) -- HB2512 CD2

Committee Reports: HSCR 527-22 (HHH/ HSG/) HSCR 979-22 (FIN) SSCR 3493

(HMS/ HOU/) SSCR 3868 (WAM) CCR 116-22 - filed HOUSE FLOOR AMENDMENT 4 SENATE FLOOR AMENDMENT 10

Current Status: May-05 22 Received by the Governor

HB2515 HD2 SD2 (SSCR 3923)

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; testing for air and water quality issues; and conducting other high complexity testing; and ensure that the testing laboratory complies with all applicable standards enumerated in the Clinical Laboratories Improvement Amendments of 1988, title 42 US Code section 263a. Allows the department to obtain and expend federal moneys for the operation of the testing laboratory established pursuant to this provision. -- HB2515 SD2

Committee Reports: HSCR 160-22 (HHH/ EEP/) HSCR 592-22 (CPC) HSCR 739-22

(FIN) SSCR 3370 (HTH) SSCR 3923 (WAM)

Current Status: May-03 22 Received by the Governor

Section Affected: 321- (1 SECTION) TESTING LABORATORY