CROSSOVER BILLS

(Bills Which Passed Third Reading)

HAWAII STATE LEGISLATURE
REGULAR SESSION OF 2023

SHOWING ACTIONS TAKEN AS OF March 9, 2023

Prepared by the:



LEGISLATIVE REFERENCE BUREAU SYSTEMS OFFICE

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

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

FOREWORD

This publication includes all bills in the current legislature which passed Third Reading as of March 9, 2023. This publication has been created by the Legislative Reference Bureau - Systems Office.

This publication includes such data as the bill number, title, introducer, description, and current status of the bill. It reflects data recorded up to and including March 9, 2023.

Charlotte Carter-Yamauchi Director Legislative Reference Bureau

March 2023

SB0001 SD2 (SSCR 1079)

RELATING TO HEALTH CARE.

Introduced by: Keith-Agaran G, Keohokalole J, McKelvey A, Rhoads K

Amends provisions relating to intentional termination of pregnancy; penalties; refusal to perform and changes its title to intentional termination of pregnancy; penalties; refusal to perform. Allows a licensed physician, surgeon, or licensed to provide abortion care. Allows a licensed physician assistant to provide medication or aspiration abortion care in the 1st trimester of pregnancy. Prohibits the state to deny or interfere with a pregnant person's right to choose to obtain an abortion; or terminate a pregnancy if the termination is necessary to protect the life or health of the pregnant person. Provides definitions. -- Amends provisions relating to advanced practice registered nurses; abortions by medication or aspiration; penalties; refusal to perform and changes its title to advanced practice registered nurses; abortions by medication or aspiration; refusal to perform. Prohibits the state to deny or interfere with a pregnant person's right to choose to obtain an abortion; or terminate a pregnancy if the termination is necessary to protect the life or health of the pregnant person. -- Establishes the reproductive health care services law. Established provisions relating to definitions: disclosures prohibited: subpoenas: when allowed: agencies prohibited from providing information or expending resources; prohibition on state action; denial of demands for surrender; laws contrary to the public policy of this state. -- Amends provisions relating to summoning witness in this state to testify in another state under uniform act to secure the attendance of witnesses from without a state in criminal proceedings law. -- Amends provisions relating to license refusal, revocations, suspension, fine, limitation, restriction, probation, reissuance under chiropractic law. -- Amends provisions relating to revocation, limitation, suspension, or denial of licenses under medicine and surgery law; discipline based on action taken by another state or federal agency; conditions; prohibition on practice. --Amends provisions relating to discipline; grounds; proceedings; hearings under naturopathic medicine law. -- Amends provisions relating to discipline; grounds; proceedings; hearings under nurses law; discipline based on action taken in another state; conditions; prohibition on practice. -- Amends provisions relating to disciplinary action under pharmacists and pharmacy law. -- Establishes provisions relating to enforcement of foreign penal civil actions relating to protected reproductive health care services under uniform enforcement of foreign judgments act law. -- Amends provisions relating to age of majority under children law. -- SB0001 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to HLT/ JHA/

SB0007

RELATING TO THE SCHOOL FACILITIES AUTHORITY.

Introduced by: Rhoads K

Amends provisions relating to pilot program for lease of public school land. Requires the school facilities authority, in consultation with any other appropriate agency, to serve as the facilitator of the pilot program. Requires nothing in this provision to preclude the school facilities authority from working with and receiving assistance from any other department or agency in carrying out the purposes of this provision. -- SB0007

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0009 SD1 (SSCR 3)

RELATING TO BOARDS OF REGISTRATION.

Introduced by: Rhoads K

Amends provisions relating to boards of registration, appointment, tenure. Requires each member to, at the time of appointment and continuing through their term of office, be a registered voter in the respective county of the board to which the member is appointed. Requires party membership to be the member's party membership at the time of appointment and shall be determined by the respective political party. Provides that if a member changes their party membership during their term of office, then the member's new party membership shall be their membership for the purposes of this provision. Provides that upon request by the governor or a senator, a member shall provide verification of party membership. Requires a member to also provide notice that they have changed their party membership to the governor and senate president if the member changes their party membership during their term of office. -- SB0009 SD1

Current Status: Feb-06 23 Introduction/Passed First Reading - House

Feb-16 23 Single Referral to JHA

SB0016

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

Amends provisions relating to official languages. Provides that if the law in question was originally drafted in Hawaiian and the English version was translated based on the Hawaiian version, the Hawaiian version shall be held binding. -- SB0016

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0018 SD1 (SSCR 141) RELATING TO CORPORATIONS.

Introduced by: Rhoads K, Keith-Agaran G, Lee C

Establishes provisions relating to report to shareholders; independent expenditures; political contributions. Requires all domestic and foreign corporations authorized to transact business in this State that make more than 10,000 dollars of independent expenditures and contributions in a year to disclose and deliver to their shareholders in an annual report the corporation's independent expenditures and contributions to any candidate committee, or noncandidate committee. Establishes annual report requirements, including reports filed with

the campaign spending commission. -- SB0018 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then JHA

SB0019 RELATING TO CAST BALLOTS.

Introduced by: Rhoads K

Establishes provisions relating to validity of cast mail-in ballot where voter later becomes ineligible. Prohibits the mail-in ballot of any voter who was eligible to vote at the time the ballot was cast to be deemed invalid solely because the voter became ineligible to vote, including by death of the voter, after casting the ballot. -- Amends provisions relating to eligibility of voter after absentee ballot cast by changing its title to validity of cast absentee ballot where voter later becomes ineligible. Prohibits the absentee ballot of any voter who was eligible to vote at the time the ballot was cast to be deemed invalid solely because the voter became ineligible to vote, including by death of the voter, after casting the ballot. -- Amends provisions relating to eligibility of covered voter after ballot cast by changing its title to validity of cast ballot where covered voter later becomes ineligible. Prohibits the military-overseas ballot of any covered voter who was eligible to vote at the time the ballot was cast in accordance with this law to be deemed invalid solely because the covered voter became ineligible to vote, including by death of the voter, after casting the ballot. -- SB0019

Current Status: Feb-03 23 Introduction/Passed First Reading - House

Feb-16 23 Single Referral to JHA

SB0022 SD1 (SSCR 593)

RELATING TO BED BUGS.

Introduced by: Rhoads K

Establishes provisions relating bed bugs; procedures and reporting under residential landlord-tenant code law. Prior to renting a dwelling unit, if the landlord has notice of a suspected or actual bed bug infestation, requires a landlord to visually inspect the dwelling unit for any evidence of the presence of bed bugs. Evidence of bed bugs may be indicated by observation of a living bed bug; bed bug carapace; eggs or egg casings; or brownish or blood-colored spotting on linens, mattresses, or furniture. Prohibits a landlord to show or rent to a prospective tenant any dwelling unit that the landlord knows or reasonably suspects has a current bed bug infestation. Prohibits this provision to require a landlord to inspect a dwelling unit or the common areas of the premises for bed bugs prior to rental if the landlord has not received notice of a suspected or actual bed bug infestation. Provides that a bed bug infestation is evident on visual inspection, requires the landlord to be considered to have notice. Requires a landlord to disclose to a prospective tenant if the landlord has knowledge of an adjacent unit or units that are currently infested with bed bugs, are being treated for bed bugs, or have been treated for bed bugs within the previous 30 days. Upon notification by a person who finds or reasonably suspects a bed bug infestation in a dwelling unit or common area of the premises, requires the landlord to within 14 days of receipt of notification acknowledging receipt of notification of the suspected infestation; and inspect, or obtain investigatory services from a pest control operator licensed pursuant to pest control operator law for, the dwelling unit or common area; provided that the tenant shall provide reasonable access to the dwelling unit or common area upon 48 hours' notice. Upon a determination of an infestation, requires the landlord to within 7 days obtain and provide remedial services from a pest control operator licensed pursuant to pest control operator law; and inspect, or obtain investigatory services from a pest control operator for, any unit directly adjacent to or above or below the dwelling unit or common area from which the original notification came. --SB0022 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then JHA

SB0026 SD1 (SSCR 836) RELATING TO THE LANDLORD-TENANT CODE.

Introduced by: Rhoads K

Amends provisions relating to landlord to supply and maintain fit premises under the residential landlord tenant code. Allows no action or proceeding to recover possession of the dwelling unit to be maintained against the tenant, nor shall the landlord otherwise cause the tenant to be removed from the dwelling unit involuntarily if a landlord's failure to materially comply with provisions specified results in the significant impairment of the habitability of the dwelling unit; The tenant continues to pay rent equal to the fair rental value of the premises or the agreed upon rent, whichever is less; and the landlord's ability to recover possession of the unit is restored upon termination of the rental agreement in accordance with law or terms of the agreement; or restoration of the premises to a habitable condition, whichever comes 1st; and the tenant's liability for rent, from the date of significant impairment, shall not exceed the fair rental value of the premises. -- Amends provisions relating to retaliatory evictions and rent increases prohibited. Provides that any tenant from whom possession has been recovered or who has been otherwise involuntarily dispossessed, in violation of this provision, is entitled to recover the damages sustained by the tenant in amount equal to not less than 2 months' rent, and the cost of suit, including reasonable autorney's fees. -- SB0026 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then JHA

SB0035 SD2 (SSCR 907)

RELATING TO CIVIL LEGAL SERVICES.

Introduced by: Rhoads K, Elefante B, Keith-Agaran G, Lee C, Shimabukuro M

Appropriation to the judiciary for the purchase of civil legal services for low and moderate

income persons. (\$\$) -- SB0035 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0036

RELATING TO THE INITIATION OF FELONY PROSECUTIONS.

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

Amends provisions relating to indictment or information and changes its title to indictment, complaint, or information. Prohibits a person to be subject to be tried and sentenced to be punished in any court, for an alleged offense, unless upon indictment, complaint, or information, except for offenses within the jurisdiction of a district court or in summary proceedings for contempt. For any felony offense to be tried and sentenced upon complaint, requires a finding of probable cause after a preliminary hearing, or a waiver of the probable cause determination at the preliminary hearing. Provides that initiation of a felony prosecution is sought via an indictment by a grand jury or a finding of probable cause after a preliminary hearing, and is denied, prohibits an initiation of a felony prosecution for the same offense using the same or an available alternative charging method or by seeking a different judge or jury to not be permitted unless additional material evidence is presented; the initial hearing was before a grand jury and there is a subsequent finding of grand jury misconduct or grand jury counsel misconduct; or a court, upon application of the prosecutor, finds good cause to allow a subsequent presentation; provided that this paragraph shall not apply if prosecutors have previously sought a subsequent presentation for good cause. -- SB0036

Current Status: Mar-08 23 Received by the Governor

SB0040 SD1 (SSCR 832)

RELATING TO DISCRIMINATION.

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

Establishes the discriminatory reporting to a law enforcement officer law. Establishes provisions relating to the discriminatory reporting; law enforcement officer; civil remedy. Requires any person who knowingly causes a law enforcement officer to come to a location to contact a person on the basis of the person's actual or perceived race, color, ancestry, ethnicity, national origin, place of birth, sex, age, religion, disability, sexual orientation, or gender identity with the specific intent to; infringe upon the person's rights under the hawaii state constitution or US Constitution; discriminate against the person; cause the person to feel harassed, humiliated, or embarrassed; cause the person to be expelled from a place the person is lawfully located; damage the person's reputation or standing within the community; or damage the person's financial, economic, consumer, or business prospects or interests, to be liable in a civil action or proceeding. Allows any person injured by a violation of this provision to bring a civil action in a court of competent jurisdiction in the state for injunctive relief, damages, or other appropriate relief. Provides that if, in the action, the court finds that the defendant is violating or has violated this provision, it shall enjoin the defendant from a continuance thereof. Provides that it shall not be necessary that actual damages to the plaintiff be alleged or proved in order to obtain the injunction. Requires that if the judgment is for the plaintiff, the plaintiff to be awarded damages of not less than 1,000 dollars plus attorney's fees and costs. Requires the department of the attorney general, in consultation with the hawaii civil rights commission to provide guidance to the public on the civil liability and

remedies available for discriminatory reporting to a law enforcement officer pursuant to these

provisions. -- SB0040 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA then FIN

SB0044 SD2 (SSCR 987)

RELATING TO STATE WATER CODE PENALTIES.

Introduced by: Rhoads K

Amends provisions relating to penalties and common law remedies. Requires violation fine to be no less than 50 dollars and to not exceed 5,000 dollars per offense. Requires that each day that a violation exists or continues to exist is to constitute a separate offense. Penalties for continuing violations shall be assessed from the earliest known date of the violation to be determined by the commission on water resource management by a preponderance of the evidence; provided that if the earliest known date cannot be determined by a preponderance of the evidence, penalties for continuing violations shall be assessed from the earliest date the commission is made aware of the violation. -- Appropriations to be expended by the department of land and natural resources for the establishment of 2 full-time equivalent (2.0 FTE) general professional positions within the commission on water resource management. (\$\$) -- SB0044 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB0045 SD1 (SSCR 306)

RELATING TO MINORS.

Introduced by: Rhoads K

Amends provisions relating to order for protection under domestic abuse protective orders law. Allows a petition for relief under this law to be made by a school counselor, domestic violence victim advocate, or other mental health professional licensed by the state, in the case of a minor, as defined in provisions relating to definitions under the uniform probate code law; whose parent or legal guardian is unable to petition on the minor's behalf; provided that the petition is accompanied by a declaration stating that; the petition is necessary for the minor's safety and is in the minor's best interest; the minor's parent or legal guardian is unable to petition on the minor's behalf; and the minor is otherwise able to meet the requirements of this law for issuance of a protective order; provided further that the person may include in the declaration or petition any additional information in support of the foregoing statements. -- SB0045 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then JHA

SB0047

RELATING TO ARRANGEMENT OF CANDIDATE NAMES ON BALLOTS.

Introduced by: Rhoads K

Establishes provisions relating to preparation of ballots; vote counting; equipment; services; capability to randomize the names of candidates. Requires any new contract that the office of elections enters into for equipment or services relating to preparing ballots or counting votes to include the capability to randomize the names of candidates appearing on the ballot if technologically possible. -- Amends provisions relating to arrangement of names on the ballot. Requires the names of the candidates to be placed upon the ballot for their respective offices in random order so that the names are randomized on individual ballots and randomly rotated from 1 precinct to another. Requires the office of elections to inform voters and candidates, by a method suited for the voting system, that the candidates may not necessarily be listed on the ballot in alphabetical order. -- SB0047

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0051 SD1 (SSCR 681)

RELATING TO CAMPAIGN FINANCE.

Introduced by: Rhoads K, Keith-Agaran G

Amends provisions relating to organizational report, noncandidate committee. Establishes a fine for any noncandidate committee that violates all or any part of this provision. -- Amends provisions relating to advertisements under the elections, generally law. Provides that violation of this provision by a noncandidate committee, if assessed by the commission, shall be not less than 150 dollars for each advertisement that lacks the information required by the provision or provides prohibited information. -- Amends provisions relating to identification of certain top contributors to noncandidate committees making only independent expenditures. Requires any noncandidate committee that violates this provision to be subject to a minimum fine of 1,000 dollars per violation. -- SB0051 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0054 SD1 (SSCR 594) RELATING TO GASOLINE-POWERED LEAF BLOWERS.

Introduced by: Rhoads K

Amends provisions relating to leaf blowers; restrictions by changing it to leaf blowers; restrictions and prohibition of gasoline powered leaf blowers. Provides that in any urban land use district it shall be unlawful for any person to operate a non gasoline powered leaf blower within a residential zone as specified. Provides that in any urban land use district it shall be unlawful for any person to operate a gasoline powered leaf blower within a residential zone. Increases violation fines. Repeals government entities, and agents acting on behalf of government entities, to not be subject to this provision. -- SB0054 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC

SB0055 SD2 (SSCR 1036) RELATING TO TAX CREDITS.

Introduced by: Rhoads K

Amends provisions relating to the income tax credit for low income household renters by changing the credit and income threshold. Provides that for each taxable year beginning on or after January 1, 2025, the director of taxation, no later than December 15 of the preceding calendar year, shall recompute the amounts of the adjusted gross income bracket thresholds and the credit per exemption contained in the tables in this provision by multiplying the dollar amount for the preceding taxable year by the cost-of-living adjustment factor, if the cost-of-living adjustment factor is greater than 0, and rounding off the resulting product to the nearest 1 dollar; provided that if the cost-of-living adjustment factor is less than or equal to 0 in a given year, no adjustment shall occur in the following year. -- SB0055 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD/ HSG/ then FIN

SB0056 SD2 (SSCR 865) RELATING TO AUDIBLE VEHICLE REVERSE WARNING SYSTEMS.

Introduced by: Rhoads K

Establishes provisions relating to audible reverse warning systems. Requires no state or county owned vehicle purchased on or after January 1, 2026, to use an audible reverse warning system that emits a warning sound other than 1 using broadband technology; provided that if broadband warning systems are unavailable, allows the director of transportation to provide an exemption. -- SB0056 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then CPC

SB0057 SD2 (SSCR 977) RELATING TO THE JUDICIARY'S 'OLELO HAWAI'I INITIATIVES.

Introduced by: Rhoads K

Appropriation to the judiciary to support the Olelo Hawaii projects. (\$\$) -- SB0057 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0062 SD2 (SSCR 908) RELATING TO MEDICAL EDUCATION AND TRAINING.

Introduced by: Keohokalole J, Fukunaga C, Kanuha D, Keith-Agaran G, McKelvey A, Rhoads κ

Establishes provisions relating to Hawaii medical education special fund. Establishes in the state treasury a Hawaii medical education special fund, into which shall be deposited all funds received by the medical education council, including moneys from the federal Centers for Medicare and Medicaid Services and other federal agencies; appropriations made by the legislature; and grants, contracts, donations, and private contributions. Requires the fund to be administered by the John A. Burns school of medicine. Requires moneys deposited in the fund to be expended by the John A. Burns school of medicine for the purposes of the graduate medical education and training programs established under this law. -- Appropriation out of the Hawaii medical educational special fund to the University of Hawaii at Manoa John A. Burns school of medicine for the graduate medical education and training programs established under the university of Hawaii system. -- 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 not more than 500,000. 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. (\$\$) -- SB0062 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT/ HET/ then FIN

SB0063 SD2 (SSCR 916) RELATING TO NURSES.

LRB Systems March 9, 2023

Introduced by: Keohokalole J, Elefante B, Fukunaga C, Keith-Agaran G, Rhoads K Allows the state board of nursing to issue a temporary permit to a practical nurse or registered nurse licensed in another jurisdiction who completes an application on a form prescribed by the state board of nursing Pays all applicable fees to the board as prescribed by administrative rules; provides proof of a valid and unencumbered license in another state, territory, or country by way of a license verification from the other state, territory, or country, or nurses license verification report as prescribed by administrative rule. Allows an out-of-state registered nurse or licensed practical nurse to apply for a license to practice as a registered nurse or licensed practical nurse simultaneously with an application for a temporary permit based on the requirements of these provisions. Allows the board to issue a temporary permit to an individual who currently holds a multistate license issued by another state. -- Amends provisions relating to registered nurses; qualifications; licenses; fees; title; existing licensed nurses; verification of licenses; eligibility. Requires licenses to be granted either by examination or endorsement. -- Amends provisions relating to licensed practical nurse; qualifications; license; fees; title; existing licensed nurses; verification of licenses; eligibility. Requires licenses to be granted either by examination or endorsement. -- Amends provisions relating to exceptions under nurses law. Allows the furnishing of nursing assistance in an emergency; and the practice of nursing that is incidental to the program of study engaged in by students enrolled in nursing education programs accredited by the board. --Allows the department of commerce and consumer affairs to adopt interim rules to establish fees for the administration of this Act. -- Allows the department of commerce and consumer affairs to employ necessary personnel without regard to civil service law. -- Appropriations to the department of commerce and consumer affairs to be deposited into the compliance resolution fund. -- Appropriations out of the compliance resolution fund to implement the regulation of nurses as required by this Act. (\$\$) -- SB0063 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0064 SD1 (SSCR 304)

RELATING TO MEDICARE SUPPLEMENT INSURANCE.

Introduced by: Keohokalole J, Fukunaga C, Keith-Agaran G, McKelvey A, Rhoads K Amends provisions relating to standards for policy provisions under medicare supplement policies. Prohibit an issuer of medicare supplement insurance policies or certificates in the State to deny or condition the issuance or effectiveness of any medicare supplement policy or certificate available for sale in the State, nor discriminate in the pricing of the policy or certificate because of the health status, claims experience, receipt of health care, or medical condition of an applicant. Requires applicants to be accepted at all times throughout the year for any medicare supplement insurance benefit plan available from an issuer and the requirements of this provision to be applicable to applicants enrolled for benefits under medicare part B, whether by reason of age or by reason of disability. Requires the insurance commissioner to amend or adopt rules consistent with the requirements of this Act. -- SB0064 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0067 SD1 (SSCR 10)

RELATING TO COMMERCIAL ACTIVITIES ON BEACHES.

Introduced by: Inouye L, Keith-Agaran G, McKelvey A

Establishes provisions relating to prohibited commercial activities on beaches; administrative fine under ocean recreation and coastal areas programs. Prohibits any commercial vendor from presetting commercial beach equipment on any public beach under the jurisdiction of the department of land and natural resources unless the customer is physically present for the immediate use of the commercial beach equipment. Requires the commercial vendor to expeditiously remove the commercial beach equipment after the customer has finished using it. Allows the department to authorize exemptions to provision specified through rules adopted pursuant to law specified. Requires this provision to apply only to public beaches and not beaches located on private land, such as accreted lands. Requires any commercial vendor who violates provision specified to be subject to an administrative fine of 5,000 dollars for a 1st offense, 10,000 for a 2nd offense, and 15,000 for a 3rd and subsequent offense. — SB0067 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA

SB0070 SD1 (SSCR 36)

RELATING TO THE CONSERVATION AND RESOURCES ENFORCEMENT PROGRAM.

Introduced by: Inouye L, Kanuha D, Keith-Agaran G, McKelvey A

Requires the department of land and natural resources to pursue and obtain accreditation for the conservation and resources enforcement program from the Commission on Accreditation

for Law Enforcement Agencies, Inc. no later than June 30, 2025. Appropriation. (\$\$) --

SB0070 SD1

Current Status: Feb-17 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0072 SD2 (SSCR 754)

RELATING TO RENEWABLE ENERGY.

Introduced by: Inouye L, Dela Cruz D

Establishes provisions relating to public utilities commission decision making for renewable energy matters. Provides that relating to applications filed on or after July 1, 2023, requires the public utilities commission to approve, approve with modifications, or deny matters for proposed renewable projects developed by public utility; renewable energy power purchase agreement applications; projects to connect renewable facilities to the electric grid; and cost recovery applications for required substation and infrastructure upgrades, filed with the commission within 180 days of the filing. Provides that in carrying out this mandate, requires the commission to set and enforce a procedural schedule that allows the commission to meet the 180 day period. Provides that if the application is not approved, approved with modification, or denied by the commission within 180 days, requires the commission to report the reasons therefor to the legislature and the governor in writing within 30 days after the expiration of the 180 day period. Requires that this provision to apply to utility scale renewable energy projects that are 5 megawatts in total output capacity or larger. Establishes the commissions determination for application criteria as specified. Provides that for any power purchase agreement previously approved by the public utilities commission, and subsequent amendments filed on or after July 1, 2023, shall not require approval of the public utilities commission as specified. Requires that this provision to only apply to utility scale renewable energy projects that are 5 megawatts in total output capacity or larger. Exempts member owned cooperative electric utility. -- SB0072 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC then FIN

SB0073 SD1 (SSCR 1064)

RELATING TO AGRICULTURAL PARK LEASES.

Introduced by: Inouye L, McKelvey A

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. -- SB0073 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR/ WAL/ then FIN

SB0074 SD1 (SSCR 263)

RELATING TO SPECIAL MANAGEMENT AREAS.

Introduced by: Inouye L, Aquino H, McKelvey A

Amends provisions relating to definitions under coastal zone management law. Redefines development to exclude construction or reconstruction of a single-family residence that is not situated on a shoreline parcel or a parcel that is impacted by waves, storm surges, high tide, or shoreline erosion, and is not part of a larger development; provided that single-family residence may be further defined by each county by zoning ordinance; and use of any land for the purpose of cultivating, planting, growing, and harvesting plants, crops, trees, and other agricultural, horticultural, or forestry products or animal husbandry, or aquaculture or mariculture of plants or animals, or other agricultural purposes, including all traditional fishpond and traditional agricultural practices; installation, maintenance, repair, and replacement of public pedestrian and bicycle facilities, including sidewalks, paths, bikeways, crosswalks, stairs, ramps, traffic control barriers, signs, signals, and associated improvements; trash removal or invasive vegetation removal or control, excluding the use of herbicides; installation of fencing, including associated improvements and incidental structures, for invasive species control or preservation of native habitats on conservation land; installation, maintenance, repair, and replacement of lighting, fixtures, and equipment to establish compliance with current standards at existing public facilities; installation, maintenance, repair, and replacement of security measures, including fencing, to existing public facilities: and Hawaiian traditional and customary practices, including work conducted by traditional means near, in, or related to loko ia, traditional Hawaiian fishponds; provided that whenever the authority finds that any excluded use, activity, or operation may have a cumulative impact, or a significant environmental or ecological effect on a special management area, that use, activity, or operation shall be defined as development for the purpose of this part. -- SB0074 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA

SB0075 SD2 (SSCR 356)

RELATING TO HISTORIC PRESERVATION.

Introduced by: Inouye L, Aquino H, Kanuha D, Keohokalole J, McKelvey A

Appropriation to the department of land and natural resources for the development of a comprehensive inventory of historic properties and burial sites located in the state. (\$\$) --

SB0075 SD2

Current Status: Feb-21 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0077 SD1 (SSCR 43)

RELATING TO THE TRANSFER OF NON-AGRICULTURAL PARK LANDS.

Introduced by: Inouye L, Aquino H, Gabbard M, Kanuha D

Amends provisions relating to legislative findings under non-agricultural park lands law. Amends legislative findings regarding agricultural non-agricultural park lands. -- Amends provisions relating to transfer and management of non-agricultural park lands and related facilities to the department of agriculture. Provides that upon approval of the board of agriculture the department of agriculture shall accept the transfer of and manage certain qualifying non-agricultural park lands, subject to the suitability of the land for agricultural activities and use as determined by the board of agriculture; and certain assets, including position counts, related to the management of existing encumbered and unencumbered non-agricultural park lands and related facilities shall be transferred to the department of agriculture; provided that designated conservation lands not in current agricultural use shall remain under the jurisdiction of the department of land and natural resources. Provides that prior to offering a lease, the department of agriculture shall inquire with the department of land and natural resources regarding any easements required by the department of land and natural resources to access landlocked forest reserves or other assets of the department of land and natural resources on the lands subject to the lease. Provides that if conservation resources in need of preservation or protection are identified by the department on the lands subject to the lease, the lessee shall develop a conservation program and a plan to address those concerns. Provides that before any transfer of certain qualifying non-agricultural park lands, the department of agriculture may request from the department of land and natural resources any information related to the establishment of necessary and reasonable easements upon the lands. Requires the department of land and natural resources to seek approval from the board of land and natural resources and the board prior to the removal of any land designated for pasture leases for reforestation or other public purposes. -- SB0077 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL/ AGR/ then JHA then FIN

SB0081 SD2 (SSCR 1092)

RELATING TO NATURAL RESOURCE MANAGEMENT.

Introduced by: Inouye L

Amends provisions relating to powers and duties of the board and department under conservation district law. Provides that all powers and duties of the board and department pursuant to this chapter and chapter 171, pertaining to areas designated under the state conservation district on mauna kea lands, shall be retained and shall not be transferred to the mauna kea stewardship and oversight authority upon the expiration of the 5 year transition period pursuant to Act 255, Session Laws of 2022. -- Amends provisions relating to mauna kea stewardship and oversight authority; established under mauna kea stewardship and oversight authority law. Requires the authority to consist of 11 voting members; provided that all members listed in this provision to be appointed by the governor and subject to confirmation by the senate pursuant to selection and terms of members of boards and commissions under executive and administrative departments law. Requires the voting members to include the chairperson of the board of regents of the university of Hawaii; provided that the chairperson of the university of Hawaii board of regents, with approval of the board of regents subject to quorum and majority requirements, may designate a member of the board of regents; or past member of the board of regents with experience with mauna kea, to serve as the chairperson of the university of Hawaii board of regents' designee. -- Amends provisions relating to findings and purposes under mauna kea stewardship and oversight authority. Requires upon the expiration of the transition period, the authority to carry out the powers and duties otherwise conferred upon the board of land and natural resources pursuant to public lands, management and disposition of law, and the land use commission pursuant to land use commission law, with regard to permits, dispositions, land use approvals, and any other approvals pertaining to the mauna kea lands; provided that all powers and duties of the board of land and natural resources and the department of land and natural resources pursuant to conservation district law and to public lands, management and disposition of law,

pertaining to areas designated under the state conservation district on mauna kea lands, to be retained and to not be transferred to the mauna kea stewardship and oversight authority upon the expiration of the 5 year transition period. -- SB0081 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB0086 SD1 (SSCR 909)

RELATING TO FOOD SUSTAINABILITY.

Introduced by: Inouye L, Kanuha D, Keohokalole J

Provides that pursuant to provisions relating to functional plans; preparation; update, the department of agriculture, in coordination with the office of planning and sustainable development, shall update the state agriculture functional plan to include other agricultural economic updates that expand the State's priority on increasing local food self-sufficiency and exports. Requires the governor to submit the updated state agriculture functional plan pursuant to provisions relating to functional plans; form and submittal, including any proposed legislation, to the legislature no later than 20 days prior to the convening of the regular session of 2026. (Report to the legislature). -- SB0086 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0089 SD1 (SSCR 44)

RELATING TO MARINE MANAGEMENT AREAS.

Introduced by: Inouye L, Aquino H, Elefante B, Gabbard M, McKelvey A

Amends provisions relating to rules under marine life conservation program law. Requires the department of land and natural resources to comply with the requirements of this provision

when designating marine management areas. -- SB0089 SD1 Current Status: Mar-09 23 Introduction/Passed First Reading

Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to WAL then JHA

SB0093 SD1 (SSCR 663)

RELATING TO REUSE ZONES.

Introduced by: Inouye L, Aguino H, Gabbard M, McKelvey A

Establishes provisions relating to reuse zones; nonpotable water; distance required under water pollution law. Requires any nonpotable water users or developers within _____ miles of a wastewater treatment plant to utilize R-1 water for nonpotable water usage. Appropriations to the department of land and natural resources for the enforcement of R-1 water usage in areas within ____ miles of wastewater treatment plants; and for ____ full time (____ FTE) positions within the commission on water resource management for the purposes of this Act; and for the establishment of ____ full time equivalent (FTE) positions within the commission on water resource management to enforce the provisions relating to ____ under water pollution law. (\$\$) -- SB0093 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0094 SD2 (SSCR 1093)

RELATING TO SPECIAL ACTIVITY PERMITS.

Introduced by: Inouye L, Gabbard M

Amends provisions relating to special activity permits under aquatic resources law. Allows the department of land and natural resources to issue permits, not longer than 1 year in duration, to any person to take aquatic life; possess or use fishing gear; or engage in any feeding, watching, or other such non-consumptive activity related to aquatic resources, otherwise prohibited by law, in any part of the State, for scientific, educational, management, or propagation purposes, subject to conservation of aquatic life, wildlife and land plants law and subject to those restrictions the department deems desirable; requires the department to approve or deny an application for the permit within 90 days from the date that the application was submitted. Allows the department to revoke any permit for any infraction of the terms and conditions of the permit. Prohibits any person whose permit has been revoked to be eligible to apply for another permit until the expiration of 1 year from the date of revocation. Appropriations to be expended by the department of land and natural resources for the establishment of 2 full-time equivalent (2.0 FTE) positions within the division of aquatic resources to support the special activity permit review process. -- SB0094 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0098 SD2 (SSCR 910)

RELATING TO WILDLIFE MANAGEMENT.

Introduced by: Inouye L, Keith-Agaran G, McKelvey A

Amends provisions relating to federal aid in sport fish restoration. Requires the division of aquatic resources to submit an annual report to the legislature no later than 20 days prior to the convening of the regular session of 2025 and each regular session thereafter summarizing

the division's expenditure of funds received from the Wildlife and Sport Fish Restoration program for the preceding year and providing the recipient and purpose of each expenditure.

-- SB0098 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0099 SD1 (SSCR 1063)

RELATING TO MEAT AND POULTRY INSPECTION.

Introduced by: Inouye L, Aguino H, Keith-Agaran G, McKelvey A

Requires the department of agriculture to establish, implement, and administer a meat and poultry inspection program. Report to the legislature. Appropriation to the department of agriculture to establish, implement, and administer a meat and poultry inspection program

within the department of agriculture. (\$\$) -- SB0099 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0105

RELATING TO EDUCATION.

Introduced by: Kidani M, Kanuha D

Amends Act 205, Session Laws of 2018, relating to the practice of behavior analysis. Provides that after the submission of the initial report to the legislature and board of education pursuant to this provision, the department of education shall submit an annual report to the legislature and board of education; provided that the annual report shall include the number of students eligible for special education and related services under the category of autism spectrum disorder who have an individualized education program. -- SB0105

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to EDN

SB0106 SD2 (SSCR 911)

RELATING TO EDUCATION.

Introduced by: Kidani M, Kanuha D

Amends Act 4, 1st special session laws of 2021. Allows the department of health to requires the department of education to report on coronavirus disease 2019 potential outbreaks and related information in a manner most appropriate to public health and safety, as determined by the department of health. Repeals provisions that requires the report to be published weekly commencing after July 1, 2021, on the departments of education's website.

(COVID-19, COVID 19, coronavirus) -- SB0106 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then EDN

SB0107 SD1 (SSCR 284)

RELATING TO THE BOARD OF EDUCATION.

Introduced by: Kidani M, Kanuha D, Kim D

Amends provisions relating to board of education; members; student and military representatives. Repeals provision requiring the governor to select an at large member as the chairperson. -- Amends provisions relating to board of education; organization; quorum; meetings by changing the title to board of education; election of chairperson and vice chairperson; quorum; meetings. Requires the board to elect, by simple majority of the members present, a chairperson from among its members. Requires the board to elect, by simple majority of members present, a vice chairperson from among its members. Requires the vice chairperson to serve as interim chairperson in the event of the chairperson's absence or if the chairperson's seat becomes vacant. Allows the board to elect a chairperson annually upon the start of the next confirmed term for members. -- Amends provisions relating to board of education; vacancies. Provides that where the chairperson position becomes vacant, the governor shall fill any resulting vacancy in accordance with this provision and part I of this law; provided that, upon filling the resulting vacancy, a new chairperson shall be elected by the board pursuant to provisions relating to board of education; organization; quorum; meetings.

-- SB0107 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0109 SD1 (SSCR 723)

RELATING TO GENDER-NEUTRAL TERMINOLOGY.

Introduced by: San Buenaventura J

Amends provisions relating to definitions under health law by substituting the terms mother and father to parent. -- Amends provisions relating to termination of parental rights; petition under family courts law by substituting the term mothers to birthing parents; the term stepfather to birthing parent's spouse. -- Amends adoption law by substituting the terms not married to unmarried; and the terms husband and wife to married couple; the term mother to birthing parent; the term father to non birthing parent; the term stepfather to birthing parent's

spouse; the term paternity to biological parentage; and the term mother to birthing parent or father to non birthing parent. -- Amends the annulment, divorce, and separation law by substituting the terms brother and sister to siblings; the terms the husband to 1 of the parties; the term wife to spouse; the term husband or wife to spouse; the term man or woman to person; the term he or she to person; the terms husband and wife to married couple; the terms his or her to the party; and the terms he or she to party. -- Amends provisions relating to definitions under child protective Act by substituting the term mother to birthing parent; and birth father to non birthing parent. -- SB0109 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0110 SD1 (SSCR 833)

RELATING TO GENDER-NEUTRAL TERMINOLOGY.

Introduced by: San Buenaventura J

Establishes provisions relating to interpretation of words to be gender-neutral under adoption law. With regard to the rights, benefits, protections, and responsibilities of persons set forth in this law, requires all gender-specific terminology, such as husband, wife, mother, father, or similar terms, to be construed in a gender-neutral manner. Requires this rule of interpretation to apply to all administrative rules adopted hereunder. -- Establishes provisions relating to the interpretation of words to be gender-neutral under annulment, divorce, and separation. With regard to the rights, benefits, protections, and responsibilities of persons set forth under this law, requires all gender-specific terminology, such as husband, wife, mother, father, aunt, uncle, niece, nephew, or similar terms, to be construed in a gender-neutral manner. Requires this rule of interpretation to apply to all administrative rules adopted hereunder. -- Amends provisions relating to who may adopt; jurisdiction; venue. Any unmarried adult person or any person married to the legal parent of a minor child, or a married couple. -- SB0110 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0113 SD2 (SSCR 948)

RELATING TO THE LABELING OF PRODUCTS.

Introduced by: Wakai G, Inouye L, Kanuha D, Keith-Agaran G, Rhoads K

Amends provisions relating to Hawaii Made program for manufactured products oversight; "Hawaii Made" trademark. Provides that any calculation to determine whether a non-perishable good has had at least 51 per cent of its wholesale value added by production within the State shall include operating and overhead expenses incurred and spent within the State. -- Amends provisions relating to Hawaii-made products; Hawaii-processed products. Provides that any calculation to determine whether an item has had at least 51 per cent of its wholesale value added by production within the State shall include operating and overhead expenses incurred and spent within the State. -- Appropriation to the department of business, economic development, and tourism for the promotion and development of the "Made in Hawaii" brand. (\$\$) -- SB0113 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then CPC then FIN

SB0116 SD1 (SSCR 949)

RELATING TO SPECIAL NUMBER PLATES.

Introduced by: Wakai G, Aquino H, Inouye L, Kanuha D, Keith-Agaran G, Lee C

Establishes provisions relating to special number plates for Duke Kahanamoku authorized. Requires the director of finance to issue to any registered owner of a motor vehicle, who is a resident of the State and has completed the application and paid the required fees, a special number plate for the registered owner's motor vehicle that commemorates Duke Kahanamoku and his contribution to Hawaii; provided that the director of finance of the city and county of Honolulu shall not issue any special number plate pursuant to this provision before receiving from the owner of the Duke Kahanamoku trademark, Malama Pono, Inc., written permission for the trademark to be used for the special number plate and for all proceeds to benefit the Outrigger Duke Kahanamoku Foundation. -- SB0116 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then FIN

SB0129 SD1 (SSCR 576)

RELATING TO MINORS.

Introduced by: Chang S. Aguino H. Lee C. McKelvey A

Amends provisions relating to consent to no cost emergency shelter and related services. Redefines provides includes organization that is not a child placing organization or child caring institution that maintains. separation for unrelated adults and minor children. -- Amends Act 23, session laws of 2021 by repealing the sunset date. -- SB0129 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then JHA

SB0130 SD1 (SSCR 682)

RELATING TO THE UNIFORM CHILD-CUSTODY JURISDICTION AND ENFORCEMENT ACT

Introduced by: Chang S, McKelvey A

Amends provisions relating to international application of chapter under uniform child custody jurisdiction act. The court of the state need not apply this law if the law of a foreign country holds that apostasy, a sincerely held religious belief or practice, or homosexuality are punishable by death, and a parent or child demonstrates risk of being subject to the law. Defines apostasy to mean the abandonment or renunciation of a religious or political belief.

-- SB0130 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0139 SD2 (SSCR 950)

RELATING TO IMPORTANT HOUSING LANDS.

Introduced by: Chang S, Aquino H, Elefante B, Kanuha D, Keith-Agaran G, Rhoads K Requires the Hawaii public housing authority to conduct a study identifying certain state-owned lands that are located within a 1 half-mile radius of any rail mass transit station, excluding lands under the jurisdiction of the department of Hawaiian home lands, that are most suitable for constructing at least 100,000 units of housing; provided that the Hawaii public housing authority may contract the services of another entity to conduct the study. -- Reports to the legislature. -- Appropriations to be expended by the Hawaii public housing authority for the Hawaii public housing authority to conduct the study, or contract services to conduct the study, required by section 1 of this Act. (\$\$) -- SB0139 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HSG/ WAL/ then FIN

SB0141 SD1 (SSCR 683)

RELATING TO ELECTIONS.

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

Establishes provisions relating to elector replacement; associated certificates. Provides that after the vote of the State's electors is completed, if the final list of electors differs from any list that the governor previously included on a certificate of ascertainment prepared and transmitted under 3 U.S.C. section 6, the chief election officer immediately shall prepare an amended certificate of ascertainment and transmit it to the governor for the governor's signature. -- Amends provisions relating to nomination of presidential electors and alternates; certification; notification of nominees by changing its title to nomination of presidential electors and alternates; certification by parties; notification of nominees; pledge. Requires each elector nominee and alternate elector nominee of a political party or group to execute a pledge to vote for the party's nominee. -- Amends provisions relating to duties of the governor by changing its title to duties of the governor; certification of electors by the governor. Provides that in submitting the State's certificate of ascertainment as required by 3 U.S.C. section 6, the governor shall certify the State's electors and state in the certificate that the electors shall serve as electors unless a vacancy occurs in the office of elector before the end of the meeting at which elector votes are cast, in which case a substitute elector shall fill the vacancy; and if a substitute elector is appointed to fill a vacancy, the governor shall submit an amended certificate of ascertainment stating the names on the final list of the State's electors. -- Amends provisions relating to filling vacancies of presidential electors by changing its title to filling vacancies of presidential electors; presiding officer. Requires the chief election officer to appoint an individual as a substitute elector to fill a vacancy as specified. -- Amends provisions relating to convening and voting for president and vice president; party vote by changing its title to convening and voting for president and vice president; party vote; invalid vote. Provides at the time designated for elector voting and after all vacant positions have been filled under provisions relating to filling vacancies of presidential electors, the chief election officer shall provide each elector with a presidential and a vice-presidential ballot. Requires the chief election officer to not accept and shall not count either an elector's presidential or vice-presidential ballot if the elector has failed to mark both ballots or has marked a ballot in violation of the elector's pledge. Provides that an elector who refuses to present a ballot, presents an unmarked ballot, or presents a ballot marked in violation of the elector's pledge executed under provisions relating to nomination of presidential electors and alternates: certification: notification of nominees or filling vacancies of presidential electors vacates the office of elector, creating a vacant position to be filled under provisions relating to filling vacancies of presidential electors. -- SB0141 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0151 SD2 (SSCR 990)

RELATING TO LAW ENFORCEMENT REFORM.

Introduced by: Chang S, Rhoads K

Establishes provisions relating to law enforcement use of force policies under law enforcement standards law. Requires any department or agency employing a law enforcement officer to maintain a policy that provides a minimum standard on the use of force that include a requirement that law enforcement officers utilize de-escalation techniques, crisis intervention tactics, and other alternatives to force when feasible; a requirement that a law enforcement officer may only use a level of force that the officer reasonably believes is proportional to the seriousness of the suspected offense or the reasonably perceived level of actual or threatened resistance. Requires each department or agency employing a law enforcement officer to make its use of force policy adopted pursuant to this provision accessible to the public. Establishes provisions relating to reports of use of force by law enforcement officers. Requires it be the duty of a law enforcement officer who observes another officer using force that the officer believes to be beyond that which is necessary, as determined by an objectively reasonable officer under the circumstances, based upon the totality of information actually known to the officer to notify the division head of the officer who exercised the use of force. Requires the notice to be submitted in writing immediately or as soon as is practicable after observing the use of force. Requires the notice to be submitted in writing immediately or as soon as is practicable after observing the use of force. Within 15 days of receiving written notification, requires the department head to complete an investigation pursuant to this provision and notify the chief of police of the respective county of the outcome of the investigation in writing. Provides definitions. -- Amends provisions relating to standards; certification. Prohibits a person to be appointed as a law enforcement officer unless the person has received training designed to minimize the use of force, including but not limited to legal standards, de-escalation techniques, crisis intervention, mental health response, implicit bias, and 1st aid. -- SB0151 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0154 SD1 (SSCR 208)

RELATING TO EDUCATION.

Introduced by: Keith-Agaran G, Aquino H, DeCoite L, Kanuha D, McKelvey A, Rhoads K Requires the department of education to develop and implement a school meal subsidy program for students attending department of education schools. Requires the program to target children whose families are not otherwise eligible for free lunch under the free and reduced price lunch program administered by the department of education's school food services branch and that meet the income eligibility participation requirements established by the department. Appropriation. (\$\$) -- SB0154 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0155 SD1 (SSCR 952)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Keith-Agaran G, DeCoite L, McKelvey A

Establishes a network improvement community task force within the university of Hawaii to build an infrastructure platform leading to the development of a K - 12 science, technology, engineering, and mathematics (STEM) teacher education degree at the university. Requires the task force to coordinate with the university to develop a pilot K - 12 STEM teacher education program to be coordinated through the university of Hawaii Maui college campus. Provides that the goal of the task force shall be to build the capacity for, and eventually establish, a statewide program to recruit, prepare, and retain K - 12 STEM teachers to work in high need areas, with an emphasis on the teacher graduates of Native Hawaiian, Filipino, or other minority group ancestry that is underrepresented among K - 12 STEM teachers. Requires that in developing the infrastructure platform, the task force shall generate baseline data of current K - 12 STEM teachers in target areas to determine need, interest, and capacity for recruiting STEM teachers; engage in relationship building activities for recruiting STEM teachers; create strong partnerships with receiving high need complex areas to ensure that the complex areas are preparing K - 12 STEM teachers to teach the complex area's curriculum according to the complex area's professional standards and evaluation metrics; and build high retention, supportive pathways into teaching strategies to retain minority teachers who are underrepresented in K - 12 STEM. Report to the legislature. Task force shall be dissolved on July 1, 2025 (sunset), Appropriation to the University of Hawaii Maui college for the establishment and support of the network improvement community task force as established by this provision. Appropriation to the university of Hawaii Maui college for 1 full-time equivalent (1.00 FTE) science, technology, engineering, and mathematics entrepreneur-resident located at the University of Hawaii Maui college to provide expertise and assistance to the network improvement community task force established in this

provision. Appropriation to the University of Hawaii Maui college for the study abroad programs offered by the University of Hawaii Maui college's office of international and regional partnerships. (\$\$) -- SB0155 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB0156 SD1 (SSCR 285)

RELATING TO THE BOARD OF EDUCATION.

Introduced by: Keith-Agaran G, DeCoite L, Kanuha D, McKelvey A

Amends provisions relating to board of education; community meetings by changing meetings to forums. Requires the board to hold not less than 6 community forums annually with at least 1 community forum in each county. -- Requires the board of education to include an open forum at the end of its meeting agenda to afford all interested persons an opportunity to present oral testimony on any matter not on the agenda; provided that the testimony is related to matters over which the board of education has supervision, control, jurisdiction, or advisory power. Report to the legislature. -- SB0156 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0158 SD1 (SSCR 595)

RELATING TO DECEPTIVE TRADE PRACTICES.

Introduced by: Keith-Agaran G, Kanuha D, Kim D, McKelvey A, Rhoads K, Wakai G Establishes provisions relating to shipping charges. Provides that in the sale or purchase of any consumer commodity or consumer package to be shipped or delivered to a consumer in the State, if a seller imposes a separate charge for shipping or delivery to a consumer, that charge shall not exceed the actual cost charged to the seller to ship or deliver the commodity to a consumer in the State. -- SB0158 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB0160

RELATING TO THE USE OF INTOXICANTS WHILE OPERATING A VEHICLE.

Introduced by: Keith-Agaran G, Dela Cruz D, McKelvey A, Rhoads K

Amends provisions relating to definitions under use of intoxicants while operating a vehicle. Redefines measurable amount of alcohol to mean a test result equal to or greater than .02 but less than .05 grams of alcohol per 100 milliliters or cubic centimeters of blood or equal to or greater than .02 but less than .05 grams of alcohol per 210 liters of breath. Redefines under the influence to mean that a person is under the influence of alcohol in an amount sufficient to impair the person's normal mental faculties or ability to care for the person and guard against casualty and other specifications. -- Amends provisions relating to evidence of intoxication; immediate restoration of license; documents required to be submitted for administrative review; sworn statements. -- Amends provisions relating to operating a vehicle under the influence of an intoxicant. A person commits the offense of operating a vehicle under the influence of an intoxicant if the person operates or assumes actual physical control of a vehicle while under the influence of alcohol in an amount sufficient to impair the person's normal mental faculties or ability to care for the person and guard against casualty; while under the influence of any drug that impairs the person's ability to operate the vehicle in a careful and prudent manner; with 05 or more grams of alcohol per 210 liters of breath; or with .05 or more grams of alcohol per 100 milliliters or cubic centimeters of blood. -- Amends provisions relating to habitually operating a vehicle under the influence of an intoxicant. --SB0160

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0162 SD2 (SSCR 753)

RELATING TO DENTISTRY LICENSES.

Introduced by: San Buenaventura J

Amends provisions relating to community service license under dental hygienists law. Allows the Board of Dentistry to issue without examination, a community service license to practice dental hygiene in the employment of a community health center. -- Amends provisions relating to application for licensure. Requires any person of 18 years or more to be eligible for licensure upon submission of documentation and credentials to include a certificate or other evidence satisfactory to the board of having passed parts I and II of the National Board Dental Examination or the Integrated National Board Dental Examination. -- Amends provisions relating to community service license under dentistry law. Allows the Board to issue without examination, a community service license to practice dentistry in the employment of a community health center. -- Amends provisions relating to temporary license under dentistry law. Eligible candidates include graduates from a dental college accredited or recognized by the American Dental Association Commission on Dental Accreditation, recognized and

approved by the board. -- SB0162 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC

SB0163 SD1 (SSCR 316)

RELATING TO HEALTH.

Introduced by: San Buenaventura J (BR)

Appropriation to the executive office on aging for an Alzheimer's disease and related dementias public health campaign that educates the public on early signs of cognitive impairment, the value of early detection and diagnosis, and benefits of discussing changes in memory and thinking with health care professionals, including the establishment of 1 full time equivalent (1.00 FTE) Alzheimer's disease and related dementias services coordinator

position. (\$\$) -- SB0163 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB0164 SD2 (SSCR 779)

RELATING TO LOAN REPAYMENT FOR HEALTH CARE PROFESSIONALS.

Introduced by: San Buenaventura J

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. (\$\$) -- SB0164 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB0179

RELATING TO ADVISORY COMMITTEES.

Introduced by: Kouchi R (BR)

Amends provisions relating to statewide voters with special needs advisory committee by changing its title to statewide elections accessibility needs advisory committee. Renames the statewide voters with special needs advisory committee within the office of elections for administrative purposes to the statewide elections accessibility needs advisory committee. Changes physical disabilities to disabilities, and special accessibility needs to accessibility needs. -- Amends provisions relating to county voters with special needs advisory committees to county elections accessibility needs advisory committees. Renames the county voters with special needs advisory committees to county elections accessibility needs advisory committees in each county. Changes physical disabilities to disabilities, and special accessibility needs to accessibility needs. -- SB0179

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0182 SD1 (SSCR 684)

RELATING TO DISCLOSURES OF FINANCIAL INTERESTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to requirements of disclosure. Provides that candidates for state elective offices or the constitutional convention shall file the required statements no later than 10 days after the nomination filing deadline established pursuant to provisions relating to nomination papers: time for filing; fees. Requires the unauthorized release of any confidential financial disclosure statement information to be a violation of this law. -- Amends the fines imposed and procedures relating to disclosures of financial interests. -- SB0182 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0193 SD1 (SSCR 970)

RELATING TO THE STATE FIRE COUNCIL.

Introduced by: Kouchi R (BR)

Amends provisions relating to state fire council; composition; functions. Requires the state fire council to be placed within the department of labor and industrial relations for administrative purposes. Requires the state fire council to consist of the fire chiefs of the counties, the fire chief of the hawaii state aircraft rescue fire fighting unit, and a representative of the division of forestry and wildlife of the department of land and natural resources. Allows the state fire council to appoint an advisory committee to assist it in carrying out its functions under this law. Allows the advisory committee to include the heads of the various county building departments, including a representative of the hawaii state aircraft rescue fire fighting unit, a representative of the division of forestry and wildlife of the department of land and natural resources, and allows other members of the public as the state fire council to determine who best assist it. Allows the state fire council to also appoint advisory committees comprised of representatives from each county fire department, a representative of the hawaii state aircraft rescue fire fighting unit, and a representative of the division of forestry and wildlife of the

department of land and natural resources to assist in drafting the state fire code and coordinating statewide training, data collection, and contingency planning needs for firefighters; and advise and assist the county and state fire departments to prescribe standard procedures and forms relating to inspections, investigations, and reporting of fires, to approve plans for cooperation among the county fire departments, and to advise the governor and the legislature with respect to fire prevention and protection, life safety, and any other functions or activities for which the various county fire departments are generally responsible. -- SB0193 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then WAL

SB0197 SD1 (SSCR 814)

RELATING TO VIOLATIONS OF CAMPAIGN FINANCE LAW.

Introduced by: Kouchi R (BR)

Amends provisions relating to administrative fines; relief. Changes assessment of fine on an individual to on a person other than a noncandidate committee that makes only independent expenditures and changes the amount of the fine to not to exceed 1,000 dollars for each occurrence or an amount not to exceed 3 times the amount of an unlawful contribution or expenditure. Changes the assessment of a fine on a corporation, organization, association, or labor union to on a noncandidate committee that makes only independent expenditures and has either received at least 1 contribution of more than 10,000 dollars from any 1 person or has made expenditures of more than 10,000 dollars in the aggregate, in an election period, and changes the amount of the fine to not to exceed 5,000 dollars for each occurrence or an amount not to exceed 3 times the amount of an unlawful contribution or expenditure. Provides that if an administrative fine is imposed upon a candidate or noncandidate committee, the campaign spending commission may order that the fine, or any portion of the fine, be paid from the personal funds of the candidate or noncandidate committee; provided that if the noncandidate committee cannot pay, the commission may order that the fine be paid from the personal funds of the candidate or officers of the noncandidate committee. -- SB0197 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0201 SD1 (SSCR 815)

RELATING TO CONTRIBUTIONS BY STATE AND COUNTY CONTRACTORS AND GRANTEES OF THE STATE.

Introduced by: Kouchi R (BR)

Amends provisions relating to contributions by state and county contractors prohibited by changing its title to contributions by state and county contractors, and grantees of the State; prohibited. Requires it to be unlawful for any person who receives a grant or subsidy from the State pursuant to grants law, at any time between the execution of the contract for the grant or subsidy through the completion of the contract, to directly or indirectly make any contribution, or promise expressly or impliedly to make any contribution to any candidate committee or noncandidate committee, or to any candidate or to any person for any political purpose or use; or knowingly solicit any contribution from any person for any purpose during any period. Provides that during the contract period wherein a state or county contractor, or grantee of the State, shall not make a contribution, the officers of any state or county contractor, or grantee of the State, and their immediate family members, are prohibited from directly or indirectly making any contribution to a candidate committee or noncandidate committee. -- SB0201 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0203 SD1 (SSCR 207)

RELATING TO COMPLAINTS ALLEGING VIOLATIONS OF CAMPAIGN SPENDING LAWS. Introduced by: Kouchi R (BR)

Amends provisions relating to notice of complaint; opportunity to explain or respond to complaint by adding failure to explain or respond to complaint. Provides that if the respondent fails to explain or otherwise respond to the complaint, the campaign spending commission may treat the failure to explain or respond as a presumption that a violation has occurred. Requires the respondent to have 30 days from the mailing of the complaint to respond before the presumption takes effect. -- SB0203 SD1

Current Status: Feb-16 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0210 SD2 (SSCR 1118)

RELATING TO CRIMINAL JUSTICE DATA SHARING.

Introduced by: Kouchi R (BR)

Establishes the criminal justice data sharing working group to address the complexities of statewide data sharing in the criminal justice system. Requires the working group to develop

LRB Systems March 9, 2023

a formal memorandum of agreement to be executed by participating agencies to ensure the program's continued operation and coordinated planning and development; and identify operational and policy drivers that will influence development priorities for the program in the short and long term. Requires the working group to comprise the following members, the chief of police for the counties of hawaii, maui, kauai, and the city and county of honolulu, or the chief's designee; and other representatives. Requires the working group to select a vice chairperson from among its members. Allows the working group to hold informational briefings and listening sessions to gather input from the public on issues related to criminal justice data sharing within the state. Reports to the legislature. Allows upon request of the working group's chairperson by no later than October 1st of each year, to draft proposed legislation for the working group. Requires the working group to be officially convened at the pleasure of the chairperson and vice chairperson, but no later than August 1, 2023. Allows the data to be shared between departments to include for each criminal case specific requirements.

Requires the working group to cease to exist on ____ (sunset). -- SB0210 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0211 SD2 (SSCR 1084)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Kouchi R (BR)

Establishes provisions relating to retroactive reinstatement; retroactive recission of suspension; retroactive pay differential; back pay under pension and retirement systems law. Provides that upon certification by the employees' retirement system of the State of Hawaii, the retroactive reinstatement, retroactive recission of suspension, retroactive pay differential, or back pay awarded to an employee pursuant to the final adjudication of a court of competent jurisdiction, as defined in provisions relating to definitions under pension and retirement systems law, shall be considered service under provisions relating to definitions under pension and retirement systems law, compensation under provisions relating to compensation under pension and retirement systems law, or both; provided certain requirements are met. -- Amends provisions relating to definitions under pension and retirement systems law. Defines final adjudication of a court of competent jurisdiction. Redefines service. -- Amends provisions relating to compensation. -- SB0211 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA then FIN

SB0214 SD1 (SSCR 233)

RELATING TO PUBLIC TRANSIT.

Introduced by: Kouchi R (BR)

Establishes provisions relating to interference with the operation of a public transit vehicle under offenses against public order law. A person commits the offense of interference with the operation of a public transit vehicle if the person intentionally, knowingly, or recklessly causes damage of a public transit vehicle, resulting in the vehicle's removal from service; or the unreasonable interruption of a public transit system or service. Defines public transit vehicle includes any public paratransit vehicle providing service to the disabled; any transit vehicle used for the transportation of passengers in return for legally charged fees or fares and any transit vehicle owned or operated by a government entity, including any school bus and any taxi. Interference with the operation of a public transit vehicle that results in serious bodily injury to, or death of, any person, is a class C felony. Interference with the operation of a public transit vehicle that does not result in serious bodily injury to, or death of, any person, is a misdemeanor. -- SB0214 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0221 SD1 (SSCR 51)

MAKING AN APPROPRIATION TO THE DEPARTMENT OF THE PROSECUTING ATTORNEY OF THE CITY AND COUNTY OF HONOLULU.

Introduced by: Kouchi R (BR)

Appropriation to the department of the prosecuting attorney of the city and county of Honolulu as a grant in aid for the victim witness assistance program, including the hiring of necessary staff. (\$\$) -- SB0221 SD1

Current Status: Feb-17 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0222 SD1 (SSCR 52)

MAKING AN APPROPRIATION TO THE DEPARTMENT OF THE PROSECUTING ATTORNEY OF THE CITY AND COUNTY OF HONOLULU.

Introduced by: Kouchi R (BR)

Appropriation to the department of the prosecuting attorney of the city and county of Honolulu as a grant in aid for the career criminal prosecution unit. (\$\$) -- SB0222 SD1

LRB Systems March 9, 2023

Current Status: Feb-17 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0224 SD2 (SSCR 746) RELATING TO NOISE CONTROL.

Introduced by: Kouchi R (BR)

Amends provisions relating to purpose under adjudication of infractions law. The legislature finds that excessive noise pollution is a serious problem in various areas across the state, which can travel through walls, closed doors and windows at any time of day or night, and prevent many individuals and families from the peaceful enjoyment of their homes. While a reasonable amount of noise should be expected anywhere, and particularly in those areas that are most densely populated, there must be reasonable noise limits, and a means for enforcing those limits, that is fair and predictable for everyone involved. To the extent that counties wish to enforce these noise limits via civil infractions, rather than criminal penalties, the system of processing traffic infractions established under this law provides a suitable mechanism for handling these infractions. -- Amends provisions relating to definitions. Defines noise control infraction to mean all occurrences of noncompliance with noise-related ordinances adopted by applicable counties, which are stated and designated in the ordinances as being a noise control infraction. Redefines concurrent trial; hearing; and related criminal offense. -- Amends provisions relating to applicability. Requires all traffic infractions, emergency period infractions, or noise control infractions, including infractions committed by minors, to be adjudicated pursuant to this law, except as provided in this provision. -- Amends provisions relating to hearings; monetary assessments; powers of the district court judge sitting in the traffic, emergency period, and noise control division; trial and concurrent trial; hearings; rules. -- Amends provisions relating to procedure in children's cases under family courts law. -- Amends provisions relating to multiple provisions and changes the phrase traffic, emergency period, and noise control violations bureau, or similar phrase, wherever the phrase traffic and emergency period violations bureau, or similar phrase, appears, as the context requires. -- SB0224 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0228 SD1 (SSCR 720) RELATING TO FRAUD.

Introduced by: Kouchi R (BR)

Establishes provisions relating to fraud under offenses against property rights law. A person commits the offense of fraud if, with the intent to defraud, the person executes or attempts to execute any scheme or artifice to defraud or for the purpose of obtaining money or property by means of false or fraudulent pretenses, representations, or promises. Defines scheme or artifice to defraud to include a scheme or artifice to deprive another of the intangible right of honest services. Establishes fraud as a class B felony. -- Establishes provisions relating to making a false, fictitious, or fraudulent claim; and use of false statements or entries; generally under offenses against public administration law. A person commits the offense of using or making false statements or entries if, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the state, the person intentionally or knowingly falsifies, conceals, or covers up a material fact by any trick, scheme, or device; makes any materially false, fictitious, or fraudulent statement or representation; or makes or uses any false writing or document knowing the writing or document contains any materially false, fictitious, or fraudulent statement or entry. Makes use of false statements a class C felony. -- SB0228 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0235 SD1 (SSCR 577) RELATING TO HUMAN TRAFFICKING.

Introduced by: Kidani M

Establishes provisions relating to human trafficking prevention program. Requires the department of the attorney general to develop and implement a program to prevent, and to assist victims of, human trafficking. Requires the program to assess the current needs of the State's anti trafficking response and; develop a statewide strategy to prevent human trafficking; and develop a plan to provide increased support and assistance to victims of human trafficking and victims of the commercial sexual exploitation of children; implement statewide strategies to address accountability for child enticement, commercial sexual exploitation, pimping, and human trafficking through law enforcement efforts, prosecutions, and crime prevention efforts; promote public awareness of human trafficking and the commercial sexual exploitation of children; the availability of services for victims of human trafficking; and the availability of state and national hotlines for victims and witnesses; produce and maintain informational materials, including a website, on the prevention of human trafficking and the commercial sexual exploitation of children; and the availability of public

resources for victims and witnesses; develop and provide comprehensive training on ways in which to prevent, identify, and address human trafficking and the commercial sexual exploitation of children; and apply for and monitor federal funding for anti trafficking efforts. Requires the department of the attorney general to submit a report to the legislature no later than 20 days prior to the convening of the regular session of 2024 on the State's efforts to address the commercial sexual exploitation of children; and shall submit a report to the legislature no later than 20 days prior to the convening of the regular session of 2025 on the State's efforts to address human trafficking. Allows the department of the attorney general to submit additional reports to the legislature providing data, status updates, and recommendations, as determined by that department. Requires every public official and state and county department to render all necessary assistance and cooperation within the official's or department's jurisdictional power to share information and to assist the program in carrying out its duties under this provision. -- SB0235 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then JHA then FIN

SB0236

RELATING TO VICTIM-COUNSELOR PRIVILEGE.

Introduced by: Kidani M

Amends provisions relating to enactment under Hawaii rules of evidence law. Redefines victim to mean a person who consults a victim counselor for assistance in overcoming any adverse emotional or psychological effect of sexual assault, domestic violence, dating violence, stalking, sexual harassment, or child abuse. Redefines victim counselor to mean a sexual assault counselor, domestic violence victims' counselor, or confidential advocate. Provides that a confidential advocate is a person who is designated by the university of Hawaii pursuant to campus safety and accountability to confidentially discuss sexual assault, domestic violence, dating violence, stalking, sexual harassment, and related issues with victims, has undergone a minimum of 35 hours of training, and whose primary function is the rendering of advice, counseling, or assistance to victims. Provides that a victim has a privilege to refuse to disclose and to prevent any other person from disclosing confidential communications made to a victim counselor for the purpose of counseling or treatment of the victim for the emotional or psychological effects of sexual assault, domestic violence, dating violence, stalking, sexual harassment, or child abuse or neglect, and to refuse to provide evidence that would identify the name, location, or telephone number of a safe house, abuse shelter, or other facility that provided temporary emergency shelter to the victim. -- SB0236

Current Status: Mar-07 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HET then JHA then FIN

SB0239 SD2 (SSCR 1062)

RELATING TO EARLY LEARNING ACCREDITATION.

Introduced by: Kidani M

Establishes within the department of human services child care subsidy program office, a child care accreditation program to support child care providers in obtaining accreditation from a national early learning accrediting organization or an accrediting organization approved by the director of human services. Requires the program to award grant funding to an eligible child care provider who has committed to obtaining accreditation from a national early learning accrediting organization or an accrediting organization approved by the director to pay for the expenses necessary for the child care provider to obtain the accreditation as specified. Allows the department of human services to contract with a private entity in accordance with Hawaii public procurement code, to administer the program; and adopt rules in accordance with administrative procedure law, including rules on the standards, policies and procedures for the administration of the child care accreditation program. Report to the legislature. -- Amends provisions relating to preschool open doors program; provider accreditation. Extends service provider of the preschool open doors program accreditation process. Appropriation. (\$\$) -- SB0239 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then CPC then FIN

SB0261 SD2 (SSCR 978)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: Fevella K

Establishes provisions relating to the monthly accountability reports; beneficiaries under the Hawaiian Homes Commission Act, 1920, as amended. Requires the department of Hawaiian home lands to provide accountability reports to beneficiaries of this Act, which shall be posted on the department of Hawaiian home lands' website each month; provided that the department of Hawaiian home lands may include the accountability reports in any existing monthly reports posted on that website; provided further that no beneficiary shall be required to hold a lease under this Act as a condition precedent to obtaining access to any

accountability report released pursuant to this provision. Requires each accountability report to include, with respect to each monthly period; an accounting of expenditures for all interests in land leases awarded pursuant to section 207 that were exchanged or sold between beneficiaries and the department; and an accounting of the department's expenditures of general revenue and a summary of the status of the funds and accounts identified in section 213. -- SB0261 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0262 SD1 (SSCR 969) RELATING TO MEDICAL RESIDENCY PROGRAMS.

Introduced by: Fevella K

Appropriation to the medical education council in cooperation with the department of health for supporting and expanding physician residency training programs in Hawaii's teaching hospitals. Requires private matching funds. (COVID-19, COVID 19, coronavirus) (\$\$) --

SB0262 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then HLT then FIN

SB0270 SD1 (SSCR 343) RELATING TO INCOME.

Introduced by: Fevella K, Aquino H

Amends provisions relating to duties and powers of the department; rules, procedure for varying. Requires the department of labor and industrial relations to no later than 20 days prior to the convening of each regular session, submit an annual report on the enforcement of the wage and hour law in the State to the legislature. (Report to the legislature). Requires the report to contain, at a minimum, the complaints filed, investigatory actions taken, violations found, and penalties collected. -- Amends provisions relating to duty of director; employees, salaries. Requires the director to establish investigation standards that protect the identity of an employee who files a complaint with the wage standards division to report any violations under this law. Requires the director to establish a program that educates employees and employers on the federal and state wage and hour laws. Requires the program to also include information on the application of the tip credit, complaint procedures, prohibition against employer retaliation, and the penalties for violation. -- SB0270 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0278 SD2 (SSCR 1052) RELATING TO PRINCE JONAH KUHIO KALANIANAOLE.

Introduced by: Fevella K, Aquino H

Establishes provisions relating to Prince Kuhio; portraits; buildings. Requires any public building or structure that is located within _____ feet of a mass transit project that receives moneys from a surcharge on state tax and on Hawaiian home lands, to display a portrait of Prince Jonah Kuhio Kalanianaole. -- SB0278 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then JHA then FIN

SB0281 SD2 (SSCR 778) RELATING TO THE COLLEGE SAVINGS PROGRAM.

Introduced by: Dela Cruz D, Aquino H, Chang S, Inouye L, Kanuha D, Keith-Agaran G, Kim D, McKelvey A, Shimabukuro M

Establishes the college savings program. Provides an income tax deduction for contributions made to an account in a college savings program. -- Defines contribution to mean any payment directly allocated to a college savings program account for the benefit of a designated beneficiary, or used to pay administrative fees associated with the account; and the portion of any rollover amount treated as a contribution under section 529 of the Internal

Revenue Code of 1986, as amended, or successor legislation. -- SB0281 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

RELATING TO PUBLIC CHARTER SCHOOL PER-PUPIL FUNDING.

Introduced by: Dela Cruz D, Aquino H, Chang S, Kanuha D, McKelvey A

Amends provisions relating to funding and finance. Requires the general fund per pupil request for each regular education and special education student to include all general fund regular education cost categories, including comprehensive school support services, but excluding special education services, adult education, the after school plus program, and programs that provide comparable benefits for all public school students regardless of whether the student is a department school student or a public charter school student; provided that these services are provided and funded by the department. -- SB0283

SB0283

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0284 SD2 (SSCR 777)

RELATING TO INFORMATION TECHNOLOGY.

Introduced by: Dela Cruz D, Aquino H, Chang S, Inouye L, Kanuha D, Moriwaki S Establishes provisions relating to information technology related projects in state cloud servers and services. Requires a governmental body that enters into a contract under this law for an information technology-related project having an estimated value of not less than 250,000 dollars shall decrease the bid amount of a bidder by 5 per cent if the bidder provides cloud servers and services that are physically located within the State. Requires the lowest total bid, taking industry standard preferences into consideration, to be awarded the contract, unless the solicitation provides for additional award criteria; provided that the contract amount awarded shall be the amount of the price offered, exclusive of the preference. -- Amends provisions relating to Act 179, Session Laws of 2022, relating to information technology services. Requires the technology services consolidation working group to by June 30, 2024; decommission the office of enterprise technology services' primary data center located in the Kalanimoku building; and relocate the office of enterprise technology services' entire data center, including the primary data center located in the Kalanimoku building and any satellite data center located in any facility under the management and control of a state agency, and all consolidated state information technology data to an interim facility that; has the resiliency to perform concurrent maintenance or upgrades without down time; is located outside the Extreme Tsunami Evacuation Zone; not located in the Federal Emergency Management Agency Flood Zone A, B, C, or V; and not impacted by the National Oceanic and Atmospheric Administration- anticipated climate-related sea level rise of 3 feet over the next 30 years; is capable of continuing connectivity with at least 3 physically and logically diverse carriers; maintains a telework-enabled workforce with capitol district office spaces or workspaces, or both, for support of executive branch agencies in the area; and provides for a high-speed printing facility within the capitol district for optimal access by executive branch agencies and a 2nd printing facility at the new centralized site for business continuity; provided that the working group shall submit to the legislature, no later than 20 days prior to the convening of the regular session of 2025, a report of its findings and recommendations, including any adjustments to this provision and any proposed legislation (Report to the legislature); and unless otherwise required by federal law or regulation, by June 30, 2026, implement the use of cloud computing at the office of enterprise technology services' data canter, with consideration of latency-sensitive systems that may require local presence or hybrid-cloud design and cloud or remote physical storage for all consolidated state information technology data in compliance with state and federal policies and laws; provided that any cloud storage servers or other systems or hardware used pursuant to this provision shall be physically located within the State; provided further that the working group shall submit to the legislature, no later than 20 days prior to the convening of the regular session of 2027, a report of its findings and recommendations, including any proposed legislation. (Report to the legislature). Requires the working group to be dissolved on June 30, 2028 (sunset). -- SB0284 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to LGO/ HET/ then FIN

SB0285 SD2 (SSCR 968)

RELATING TO WASTEWATER SYSTEMS.

Introduced by: Dela Cruz D, Chang S, Fukunaga C, Kanuha D, Keith-Agaran G, Keohokalole J, McKelvey A, Moriwaki S, Rhoads K

Establishes a 3 year new wastewater system demonstration pilot program within the University of Hawaii water resources research center. Requires the University of Hawaii water resources research center to examine and demonstrate new wastewater technology systems. ranging from individual toilets to significantly larger multi-unit systems and options for community scale solutions as appropriate, as well as review and evaluate the affordability, feasibility, and efficiency of the treatment technologies; administer not less than 4 wastewater system demonstration projects implementing new toilet and sewage treatment technologies; provided that each project shall include a cesspool in an area designated as a priority level 1 by the cesspool conversion working group's prioritization tool report; there shall be not less than 1 project in each county; and there shall be not less than 1 project on the island of Molokai: document, validate, and summarize the various tests, research, and outcomes of each wastewater system demonstration project; and establish a ranking system similar to the Hawaii cesspool prioritization tool for the islands of Molokai, Lanai, and Niihau. Report to the legislature. Requires the pilot program to cease to exist on June 30, 2026 (sunset). --Appropriation to the university of Hawaii water resources research center, in cooperation and consultation with the department of health, department of Hawaiian home lands, and the university of Hawaii college of engineering to implement the new wastewater system

demonstration pilot program established pursuant to this Act. -- Appropriation out of the water pollution control revolving fund to the department of health to support approval of individual wastewater systems applications; to fund 1 full-time equivalent (1.0 FTE) engineer position within the department of health's wastewater branch; and to fund 1 full-time equivalent (1.0 FTE) planner position within the department of health's wastewater branch. (\$\$) -- SB0285 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP/ WAL/ then CPC then FIN

SB0287 SD1 (SSCR 465)

RELATING TO AGRICULTURAL DISTRICTS.

Introduced by: Dela Cruz D, Aquino H, Chang S, McKelvey A

Amends provisions relating to condominium map under condominiums law. Requires the condominium map to contain a condominium map for lands within an agricultural district situated in any county to be accompanied by a letter signed by an appropriate county official or agency certifying that the condominium property regime will conform to county zoning laws pursuant to provisions relating to conformance with county land use laws. -- Amends provisions relating to application for registration. Provides that for projects greater than 10 acres, a county may require its approval of the subdivision of land prior to the effective date of the condominium property regime. -- SB0287 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL/ AGR/ then CPC

SB0290 SD2 (SSCR 668)

RELATING TO DIRECT INSTRUCTIONAL SERVICES TO STUDENTS.

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

Amends provisions relating to department of education; carryover of funds. Requires appropriations allocated to the schools or to programs that provide instructional services directly to students to remain within the budget of the school or program to which they were originally allocated; provided that the retention of an appropriation shall not be used by the department as a basis for reducing a school's or program's future budget requirements. -- Amends provisions relating to authority to create temporary positions. Allows the department of education to create temporary positions as it deems necessary; provided that the department shall report the creation of temporary positions to the department of budget and finance and the legislature. -- SB0290 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0291 SD2 (SSCR 776)

RELATING TO BUDGET-RELATED REPORTS.

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

Amends provisions relating to program memoranda. Requires the governor to ensure that each program memorandum submitted pursuant to this provision accurately reflects the current responsibilities of the applicable program, addresses the current and future needs of the State, and aligns with the information submitted pursuant to provisions relating to the budget by reviewing and updating, as necessary, the most recently submitted program memoranda. -- Amends provisions relating to variance report. Requires the governor to ensure that each program size indicator used herein accurately reflects the current responsibilities of the applicable program, addresses the current and future needs of the State, and aligns with the information submitted pursuant to provisions relating to the budget and provisions relating to the supplemental budget by reviewing and updating the most recently used program size indicators, as necessary. Requires the governor to ensure that each effectiveness measure used herein accurately reflects the current responsibilities of the applicable program, addresses the current and future needs of the State, and aligns with the information submitted pursuant to provisions relating to the budget and provisions relating to the supplemental budget by reviewing and updating the most recently used effectiveness measures, as necessary. -- SB0291 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0292 SD2 (SSCR 936)

RELATING TO BUDGET-RELATED REPORTS.

Introduced by: Dela Cruz D, Aquino H, Chang S, DeCoite L, Inouye L, Kanuha D, Keohokalole J, McKelvey A

Amends provisions relating to variance report. Requires the governor to ensure that each program size indicator used herein accurately reflects the current responsibilities of the applicable program, addresses the current and future needs of the State, and aligns with the information submitted pursuant to provisions relating to the budget and provisions relating to the supplemental budget by reviewing and updating the most recently used program size

indicators, as necessary. Requires the governor to ensure that each effectiveness measure used herein accurately reflects the current responsibilities of the applicable program, addresses the current and future needs of the State, and aligns with the information submitted pursuant to provisions relating to the budget and provisions relating to the supplemental budget by reviewing and updating the most recently used effectiveness measures, as necessary. -- SB0292 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0293 SD2 (SSCR 775)

RELATING TO BUDGET-RELATED REPORTS.

Introduced by: Dela Cruz D, Aquino H, Chang S, DeCoite L, Inouye L, Kanuha D, McKelvey A

Amends provisions relating to program memoranda. Requires the governor to ensure that each program memorandum submitted pursuant to this provision accurately reflects the current responsibilities of the applicable program, addresses the current and future needs of the State, and aligns with the information submitted pursuant to provisions relating to the budget by reviewing and updating, as necessary, the most recently submitted program memoranda. -- SB0293 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0295 SD2 (SSCR 655)

RELATING TO THE CHILD WELFARE SERVICES.

Introduced by: Dela Cruz D, Aquino H, Chang S, Kanuha D, Keith-Agaran G, Lee C, McKelvey A, Moriwaki S, Rhoads K

Establishes within the office of wellness and resilience, the malama ohana working group to seek, design, and recommend transformative changes to the State's existing child welfare system as specified. Allows the office of wellness and resilience to contract with an administrative facilitator to provide necessary support for the malama ohana working program, including preparation of the reporting requirements. Report to the legislature. Working group to be dissolved upon adjournment sine die of the regular session of 2025 (sunset). Appropriation to the office of the governor for the malama ohana working group established pursuant to this Act, including for the office of wellness and resilience to contract with an administrative facilitator to provide necessary support for the working group in carrying out its duties. (\$\$) -- SB0295 SD2

Current Status: Feb-22 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then FIN

SB0296 SD2 (SSCR 658)

RELATING TO SUBMISSION DEADLINES.

Introduced by: Dela Cruz D, Chang S, Inouye L, Kanuha D, Keith-Agaran G, Lee C, McKelvev A

Amends provisions relating to historic preservation program; general purposes of analyst; proposed mandatory health insurance coverage; impact assessment report; continuous statutory revision; new regulatory measures; annual report; powers and duties; report to legislature; annual reports; annual report; other duties; investments; powers and duties of the office of information practices; annual report; administration; youth challenge program; reporting requirements; report to the legislature; energy feedstock program; qualifications and conditions; annual report; other powers and duties of department; annual report; annual report; workforce development; brownfields cleanup revolving loan fund; annual report; tourism related activities; report on workforce development programs; lead agency; governmental advances and donations; reports; audits; earned income tax credit; functions and powers of the director of finance; work program; public prekindergarten classrooms; annual report to the legislature; powers and duties of the board; appropriations for trust funds of the department of education; federal grants revolving fund; authorizer reporting; oversight of public charter school authorizers; public prekindergarten classrooms; annual report to the legislature; teacher education coordinating committee; community college conference center revolving fund; terms and provisions of compact; expenditures; reports; director's specific duties and powers; fiscal provisions; annual report; annual inspections, audits, and reports; unintentional opioid-related drug overdose; reporting; application and assessment for services; individualized service plans; real property liens; state rehabilitation council; administrative and program support for the executive office on aging: organizational structure: gifts; annual report; reporting and implementation; substance abuse treatment monitoring program; business operations; budget; training and employment by organization; account proceeds and wages; powers and functions of commission; K-12 agriculture workforce development pipeline initiative; general duties of the office of community services; review; family leave data collection system; establishment; finance; annual report; powers and duties

of commission; compilation of statistical data; annual report; authority of director; child custody evaluators; qualification; registry; complaints; execution of compact; annual reports. Establishes a submission deadline for various reports to the legislature (Report to the legislature) that currently do not have a deadline. -- SB0296 SD2

Current Status: Mar-03 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LMG then FIN

SB0297 SD2 (SSCR 935)

RELATING TO GRANTS-IN-AID.

Introduced by: Dela Cruz D, Aquino H, Chang S, Kanuha D, Keith-Agaran G, Kim D, McKelvey A, Moriwaki S, Rhoads K

Amends provisions relating to standards for the award of grants. Provides that if a grant is used by an organization to acquire land, and the organization subsequently discontinues the activities or services on land that was acquired using the grant and for which the grant was awarded, prior to the organization's disposition of the land in fee simple or by lease, the organization shall obtain authorization of the legislature by concurrent resolution to dispose of the land in fee simple or by lease; provided that this legislative authorization requirement shall only apply to land that was acquired after the enactment of this provision; and negotiate with the expending agency for a lump sum or installment repayment to the State of the amount of the grant used for the acquisition of the land. Requires this restriction to be registered, recorded, and indexed in the bureau of conveyances or with the assistant registrar of the land court as an encumbrance on the property. Requires amounts received from the repayment of a grant under this provision to be deposited into the general fund. -- SB0297 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0298 SD1 (SSCR 1051)

RELATING TO THE HAWAII EMERGENCY MANAGEMENT AGENCY.

Introduced by: Dela Cruz D, Aquino H, Chang S, Kanuha D, Moriwaki S

Amends provisions relating Hawaii emergency management agency. Except as otherwise limited by this law, allows the agency to acquire or contract to acquire by grant or purchase any real, personal, or mixed property or any interest therein for its immediate or future use for the purposes of this chapter; own, hold, improve, and rehabilitate any real, personal, or mixed property acquired; and sell, assign, exchange, transfer, convey, lease or otherwise dispose of, or encumber the same. Allows the agency, upon making a finding that it is necessary to acquire any real property for its immediate or future use for the purposes of this law, to acquire the property by condemnation pursuant to eminent domain law, including property already devoted to a public use. Requires such property to not thereafter be taken for any other public use without the consent of the agency. -- Amends provisions relating to definition of public lands. Defines public lands to mean 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 Hawaii emergency management agency holds title. -- SB0298 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB0299 SD2 (SSCR 659)

RELATING TO BUDGET-RELATED SUBMISSIONS TO THE LEGISLATURE.

Introduced by: Dela Cruz D, Aquino H, Chang S, DeCoite L, Inouye L, Kanuha D, Keith-Agaran G, Keohokalole J, Lee C, McKelvey A, Rhoads K

Amends provisions relating to budget preparation and submission; auditing. Requires the budget, 6 year program and financial plan, and the variance report of the office of Hawaiian affairs to be submitted by the board to the legislature and to each member thereof in accordance with the budget submission schedule specified for the governor in budget law and shall contain the program information specified in that chapter that is applicable to the office of Hawaiian affairs in a form prescribed by the legislature. -- Amends provisions relating to the budget. Provides that not fewer than 30 days before the legislature convenes in every odd numbered year, the governor shall submit to the legislature and to each member thereof a budget that shall contain the program and budget recommendations of the governor for the succeeding 2 fiscal years in a form prescribed by the legislature. -- Amends provisions relating to the supplemental budget. Provides that not fewer than 30 days before the legislature convenes in regular session in an even numbered year, the governor may submit to the legislature a supplemental budget to amend any appropriation for the current fiscal biennium

in a form prescribed by the legislature. -- Amends provisions relating to proposed general fund appropriations; executive branch; judicial branch. Requires the plan of proposed appropriations to be in a form prescribed by the legislature and shall include the executive budget, proposed grants to private entities, and any specific appropriation measures to be proposed by the executive branch, and estimates of the aggregate proposed appropriations of the judicial and legislative branches of government. Requires the plan of proposed appropriations to be in a form prescribed by the legislature and shall include the executive budget, proposed grants to private entities, and any specific appropriations to be in a form prescribed by the legislature and shall include the judiciary budget, proposed grants to private entities, and any specific appropriation measures to be proposed by the legislature and shall include the judiciary budget, proposed grants to private entities, and any specific appropriation measures to be proposed by the judicial branch. -- Requires the executive branch, judiciary branch, and office of Hawaiian affairs to conform to this Act no later than December 1, 2023 -- SB0299 SD2

Current Status: Mar-03 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0300 SD2 (SSCR 1085)

RELATING TO THE EXPENDITURE OF PUBLIC FUNDS FOR LAND IMPROVEMENTS.

Introduced by: Dela Cruz D, Aquino H, Chang S, Kanuha D, McKelvey A

Amends provisions relating to expenditure of public funds for improvements to non-public lands; prohibitions. Prohibits public moneys to be expended for any improvement; provided that the legislature makes a declaration of public purpose regarding the appropriation of the public moneys; provided further that this provision shall not apply to any expenditure for a project with the purpose of natural or cultural resource management; and state grant, including any grant made pursuant to grants law. Defines improvement to mean any physical improvement, including any building, structure, road, walkway, driveway, sidewalk, utility line, underground cable or pipe, grading, trenching, or landscaping. -- SB0300 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0302 SD2 (SSCR 667)

RELATING TO TAXATION.

Introduced by: Dela Cruz D, Aquino H, Chang S, Inouye L, Kanuha D, Lee C, McKelvey A Amends provisions relating to technology infrastructure renovation tax credit. Requires the tax credit allowed under this provision to be available for taxable years beginning after December 31, 2000, but shall not be available for taxable years beginning after December 31, 2010; and December 31, 2022, but shall not be available for taxable years beginning after December 31, 2025. Defines data server to mean a computer system used to hold large amounts of electronic data and provide database management and access services to client computers on a computer network. Redefines technology-enabled infrastructure to include data servers. -- SB0302 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB0303 SD1 (SSCR 808)

RELATING TO THE FUNDING OF GRANTS PURSUANT TO CHAPTER 42F, HAWAII REVISED STATUTES.

Introduced by: Dela Cruz D, Aquino H, Chang S, Kanuha D, Keith-Agaran G, Keohokalole J, McKelvey A

Grant funding Act of 2023. Grants under this Act are in the public interest and for the public health, safety, and general welfare. Program appropriations and capital improvement projects for economic development, employment, transportation facilities, environmental protection, health, social services, formal education, culture and recreation, public safety, individual rights, and government wide support. (\$\$) -- SB0303 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to FIN

SB0304 SD2 (SSCR 673)

RELATING TO VISITOR IMPACT FEES.

Introduced by: Dela Cruz D, Aquino H, Awa B, Chang S, Kanuha D, Keith-Agaran G, Kim D, Lee C, McKelvey A, Moriwaki S, Rhoads K

Establishes provisions relating to visitor impact fee program under the public lands, management and disposition of law. Establishes provisions relating to definitions. Establishes provisions relating to visitor impact fee program; license; signs. There is establishes within the department of land and natural resources the visitor impact fee program. Requires the purpose of the program to be to collect a fee from visitors through an environmental license and allocate that revenue to protect, restore, and manage natural and cultural resources impacted by visitors. Beginning on a date established by the department by rule pursuant to administrative procedures law, requires each visitor who is 15 years of age or older who visits

a state park, beach, forest, hiking trail, or other natural area on state land, as designated by the department by rule pursuant to administrative procedures law, to 1st pay a visitor impact fee to obtain a license pursuant to this provision. -- Establishes provisions relating to license; purchase; and penalties. -- Establishes provisions relating to visitor impact fee special fund; established. There is established within the state treasury the visitor impact fee special fund, into which shall be deposited as specified. -- Establishes provisions relating to environmental legacy commission; powers; duties. Requires the commission to guide and approve the department's disbursement of visitor impact fee revenues deposited into the fund. --Establishes provisions relating to visitor impact fee special fund; purpose; priorities. Requires the fund to be administered and governed by the department with transparency and accountability; and in a manner that maximizes the effectiveness of the program. Requires the commission to allocate moneys in the fund to be expended directly by state agencies for projects that help offset adverse environmental impacts caused by visitors, ensure that the state's natural resources are maintained for continued use by licensees, or both. --Establishes provisions relating to grants; qualifications and conditions; report to legislature (Report to the legislature); and rules. -- Appropriation into and out of the visitor impact fee special fund to be expended by the department of land and natural resources for the strategic plan with a timetable indicating how the objectives and policies established in this provision of the public lands, management and disposition of law. (\$\$) -- SB0304 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TOU then WAL then FIN

SB0306 SD1 (SSCR 159)

RELATING TO PUBLIC INFORMATION.

Introduced by: Dela Cruz D, Aquino H, Chang S, Inouye L, Kanuha D, McKelvey A, Rhoads K

Amends provisions relating to public information under administrative procedure law. Provides that in addition to other rulemaking requirements imposed by law, each agency shall make available for public inspection all rules and written statements of policy or interpretation formulated, adopted, or used by the agency in the discharge of its functions; provided that the full text of all the rules and written statements shall, at a minimum, be made available on the office of the lieutenant governor's internet website in a digitally accessible and searchable format. -- Amends provisions relating to proposed rulemaking actions and rules; posting on the lieutenant governor's internet website. Requires the full text of the agency's proposed rules to be in a digitally accessible and searchable format. -- Amends provisions relating to filing and taking effect of rules. Requires all state agencies, through the office of the lieutenant governor, to make available on the website of the office of the lieutenant governor the full text of the rules of the agency in a digitally accessible and searchable format. -- Report to the legislature. -- Appropriation to the office of the lieutenant governor for the establishment of 2 full-time equivalent (2.0 FTE) positions within the office of the lieutenant governor for implementation and maintenance of the project for centralization of the full text of the Hawaii Administrative Rules for public access on the lieutenant governor's website. -- SB0306 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to LGO then FIN

SB0313

RELATING TO THE STATE REHABILITATION COUNCIL.

Introduced by: San Buenaventura J (BR)

Amends provisions relating to State rehabilitation council. Decreases council members from 21 to 15. Prohibits that the member representing the client assistance program to be subject to term limits. Further prohibits that any vacancy on the council to impair the authority of the remaining members to establish quorum by a simple majority of the remaining members and to exercise all the powers of the council. -- SB0313

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then JHA

SB0314 SD2 (SSCR 774)

RELATING TO NURSING FACILITIES.

Introduced by: San Buenaventura J

Amends provisions relating to review for 2025 and every 10th year thereafter. Makes conforming amendments. -- Amends provisions relating to transfers from special funds for central service expenses; special fund reimbursements for departmental administrative expenses; additional amounts not taxable; needs allowance; waiver program individuals; findings and declaration of necessity; nursing facility sustainability program special fund; nursing facility sustainability fee; nursing facility sustainability fee assessment; penalties for failure to pay nursing facility sustainability fee; enhanced rates to medicaid managed care health plans; termination. -- Repeals the nursing facility tax law. -- Amends Act 156, Session Laws of 2012, relating to long term care facilities, as amended by Act 142, Session Laws of

2013, as amended Act 124, Session Laws of 2014, as amended by Act 69, Session Laws of 2015, as amended by Act 59, Session Laws of 2016, as amended by Act 60, Session Laws of 2017, as amended by Act 163, Session Laws of 2019, as amended by Act 24, Session Laws of 2021. Repeals sunset date. -- Amends Act 124, Session Laws of 2014, relating to the nursing facility sustainability program, as amended by Act 69, Session Laws of 2015, as amended by Act 59, Session Laws of 2016, as amended by Act 60, Session Laws of 2017, as by Act 163, Session Laws of 2019, as amended by Act 24, Session Laws of Hawaii 2021. Repeals sunset date. -- Makes permanent and amends the nursing facility sustainability program. -- Appropriation out of the nursing facility sustainability program special fund to the department of human services for the purposes consistent with provisions relating to the nursing facility sustainability program special fund. (\$\$) -- SB0314 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HUS/ HLT/ then FIN

SB0316

RELATING TO DOGS.

Introduced by: San Buenaventura J (BR)

Amends provisions relating to liability of dog owner; penalty. Requires any person violating this provision to be fined not less than 1,000 dollars in addition to the penalties imposed under this provision; provided that the dog was on private property zoned for agricultural use when the violation occurred. -- SB0316

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then JHA

SB0318 SD2 (SSCR 670)

RELATING TO FETAL ALCOHOL SPECTRUM DISORDERS.

Introduced by: San Buenaventura J (BR)

Requires the department of health to establish and administer a 5 year pilot program to implement a co management system of care for persons with a fetal alcohol spectrum disorder in which the primary care provider; behavioral health provider; and fetal alcohol spectrum disorders specialist with a specialization in genetics, pediatric neurology, developmental behavioral, or other applicable field; each plays a role; and operate as specified. -- Appropriation. (\$\$) -- SB0318 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB0319 SD1 (SSCR 490)

RELATING TO THE RECOGNITION OF EMERGENCY MEDICAL SERVICES PERSONNEL LICENSURE INTERSTATE COMPACT.

Introduced by: San Buenaventura J

Establishes a working group to study the feasibility and effects of the State adopting the recognition of emergency medical services personnel licensure interstate compact to study the beneficial impact of the compact; the implementation and administration of the compact; and the economic feasibility of adopting the compact. Report to the legislature. -- SB0319 SD1

Current Status: I

Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0320 SD1 (SSCR 488)

RELATING TO THE PSYCHOLOGY INTERJURISDICTIONAL COMPACT.

Introduced by: San Buenaventura J

Establishes a working group to study the feasibility and effects of the State adopting the psychology interjurisdictional compact to study the beneficial impact of the compact; the implementation and administration of the compact; and the economic feasibility of adopting the compact. Report to the legislature. -- SB0320 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0321 SD1 (SSCR 528)

RELATING TO THE ADVANCED PRACTICE REGISTERED NURSE COMPACT.

Introduced by: San Buenaventura J

Establishes a working group to study the feasibility and effects of the State adopting the advanced practice registered nurse compact to study the beneficial impact of the compact; the implementation and administration of the compact; and the economic feasibility of adopting the compact. Report to the legislature. -- SB0321 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0327 SD1 (SSCR 191)

RELATING TO HOUSING DISCRIMINATION.

Introduced by: Chang S

Amends provisions relating to general powers and limitation of the counties. Requires each county to have the power to regulate the renting, subletting, and rental conditions of property for places of abode by ordinance, including but not limited to the power to prohibit discrimination against renters based on their source of income. -- SB0327 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then JHA

SB0330 SD2 (SSCR 1050)

RELATING TO THE HAWAII HOUSING FINANCE AND DEVELOPMENT CORPORATION. Introduced by: Chang S, Rhoads K

Establishes provisions relating to right of 1st refusal; development. Requires the Hawaii housing finance and development corporation to have the right of 1st refusal for the development of property for all development on state lands that are within 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, excluding lands and properties owned or operated by the Hawaii public housing authority or the department of Hawaiian home lands and within the stadium development district; provided that the right of 1st refusal shall be triggered by a proposed development or proposed transfer of any fee simple or leasehold property interest in lands that are within a 1/2 mile radius of a rail transit station. Requires any state department or agency to provide the corporation with 60 calendar days advance written notice of its approval of a proposed development or proposed transfer as described in this provision. Provides that if the corporation does not exercise the right of 1st refusal for the proposed development or proposed transfer of property within 60 calendar days of receipt of written notice from a state department or agency, the respective state department or agency may proceed in developing the property in accordance with the law. -- SB0330 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then CPC then FIN

SB0340 SD2 (SSCR 934)

RELATING TO HOUSING.

Introduced by: Chang S, Aquino H, Elefante B, Fukunaga C, Kanuha D, Keith-Agaran G, Keohokalole J, McKelvey A, Rhoads K

Appropriation to the Hawaii public housing authority to rehabilitate, remodel, renovate, and repair 255 public housing units; provided that the authority contract for the repair and maintenance of the these units without regard to civil service provisions. (\$\$) -- SB0340 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then FIN

SB0346 SD1 (SSCR 27)

RELATING TO EMERGENCY VEHICLES.

Introduced by: Rhoads K

Amends provisions relating to authorized emergency vehicles under statewide traffic code law. Allows the driver of an authorized emergency vehicle to not use an authorized audible signal if it is not reasonably necessary under the circumstances. -- SB0346 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then JHA

SB0352 SD2 (SSCR 856)

RELATING TO THE UNIFORM COMMERCIAL CODE.

Introduced by: Rhoads K

Implements amendments to the uniform commercial code set forth by the uniform law

commission. -- SB0352 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then JHA then FIN

SB0353 SD2 (SSCR 745)

RELATING TO TRESPASS.

Introduced by: Rhoads K

Establishes provisions relating to enforcement of trespass laws on public land. Provides that when trespass involves public land, any state or county law enforcement officer shall be authorized to and shall enforce the trespass laws without regard to whether the land is owned by the state or by a county. -- SB0353 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0360 SD2 (SSCR 917)

RELATING TO FAMILY LEAVE.

Introduced by: Chang S

Requires the department of labor and industrial relations, in consultation with the insurance commissioner, to develop a procedural manual to implement a family leave insurance

program within the State to pay family leave insurance benefits as specified. Report to the legislature. Appropriation. (\$\$) -- SB0360 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then CPC then FIN

SB0362 SD2 (SSCR 1049)

RELATING TO THE CONVEYANCE TAX.

Introduced by: Chang S

Amends provisions relating to basis and rate of tax under the conveyance tax law. Increases the tax for the sale of condominiums and single family residence for which the purchaser is ineligible for a county homeowner's exemption on property tax for properties with a value of at least 2 million dollars, 4 million dollars to 6 million dollars, 6 million dollars to 10 million dollars, and with a greater value than 10 million dollars. -- Amends provisions relating to exemptions. Provides an exemption for any document or instrument conveying real property for the development or acquisition of affordable housing subject to a government assistance program qualified by the Hawaii housing finance and development corporation and administered or operated by the corporation, or any of its instrumentalities, corporate or otherwise. -- Amends provisions relating to disposition of taxes. -- Removes maximum dollar amount of conveyance tax revenues that are to be paid into the rental housing revolving fund each fiscal year. -- SB0362 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0366 SD1 (SSCR 1117)

RELATING TO NUMBER PLATES.

Introduced by: Lee C, Chang S, Keith-Agaran G, McKelvey A, Wakai G

Establishes provisions relating to failure to return number plates. Requires any person who fails to comply with a request made by a county director of finance for the person to return a number plate issued or special number plate issued to be liable for a fine of _____ dollars, revocation of the person's driver's license, or both. -- SB0366 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB0372 SD1 (SSCR 22)

RELATING TO GOVERNMENT SERVICES RELATING TO THE LAW.

Introduced by: Lee C, Chang S, Keith-Agaran G, McKelvey A, Rhoads K

Amends provisions relating to use of force and changes its title to use of force; duty to report excessive force under arrests, search warrants law. In all cases where the person arrested refuses to submit or attempts to escape, allows a degree of force to be used by a law enforcement officer as is necessary to compel the person to submission. Requires a law enforcement officer who reasonably believes that another law enforcement officer is using on an arrestee unnecessary or excessive force that violates an applicable law or departmental policy to have a duty to immediately intervene to prevent the use of unnecessary or excessive force by the law enforcement officer; provided that the intervention can be safely accomplished; and report the incident to the law enforcement officer's supervisor as soon as practicable. -- SB0372 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0376 SD2 (SSCR 864)

RELATING TO THE ENVIRONMENT.

Introduced by: Lee C, Chang S, Kanuha D, Keith-Agaran G, McKelvey A, Rhoads K Establishes provisions relating to seabed mining; permits; prohibited under ocean and submerged land leasing law. Prohibits the mining, extraction, and removal of minerals from the seabed in state marine waters. Prohibits a permit to be issued for or in connection with the development or operation of any facility or infrastructure associated with the mining, extraction, or removal of minerals from the seabed within state marine waters. -- SB0376 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to EEP then WAL then FIN

SB0382 SD2 (SSCR 854)

RELATING TO MOTOR VEHICLES.

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

Establishes provisions relating to manufacturer subscriptions; prohibited under motor vehicle licensing act. Prohibits a manufacturer to charge to any consumer in the state a subscription fee for the use of any service that employs equipment already installed in the applicable motor vehicle at the time of sale as a new motor vehicle. -- SB0382 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then CPC

SB0383

RELATING TO VOTER REGISTRATION.

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

Amends provisions relating to voter registration under elections, generally law. Requires an application for voter registration to automatically be a part of the application for issuance of an identification card under provisions relating to application for identification card and the application for issuance of a driver's license under provisions relating to application for license, provisional license, instruction permit, limited purpose driver's license, limited purpose provisional driver's license, or limited purpose instruction permit; fees. Requires the applicant to be offered the opportunity to opt-out of voter registration. -- Amends provisions relating to voter registration under highway safety law. Requires the applicant to be offered the opportunity to opt-out of voter registration. -- Amends provisions relating to voter registration under highway safety law. Requires the applicant to be offered the opportunity to opt-out of voter registration. -- SB0383

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA

SB0384 SD1 (SSCR 558)

RELATING TO ACCESS FOR DISABLED PERSONS.

Introduced by: Lee C, Aquino H, Chang S, Keith-Agaran G, McKelvey A, Rhoads K Amends provisions relating to requirement to provide parking for persons with disabilities; penalty under traffic violations law and changes its title to ordinances to enforce authorized. Allows each county to adopt ordinances to enforce the design and construction requirements of the americans with disabilities act of 1990, as amended; this provision; and any administrative rules adopted under this provision, pertaining to the provision of parking spaces and access to parking spaces reserved for persons with disabilities, including but not limited to the number, location, design, and signage of these parking spaces; and establish penalties for failure to comply with the ordinances adopted pursuant to this provision. Allows an official appointed by a county to enter the property of places of public accommodation to enforce any applicable ordinances adopted pursuant to this provision. -- SB0384 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to HLT then JHA then FIN

SB0385 SD1 (SSCR 238)

RELATING TO TRANSPORTATION.

Introduced by: Lee C, Chang S, Keith-Agaran G, McKelvey A

Establishes provisions relating to electric rickshaws under highway safety law. Requires every electric rickshaw, as described in this provision of the definition of motorcycle in provisions relating to definitions, operated in the state to 1st be registered as a motor vehicle as provided in Application for registration; full faith and credit to current certificates; this part not applicable to certain equipment. Prohibits a person to operate an electric rickshaw on a public street, road, or highway in the state unless the person possesses a valid type 3 driver's license pursuant to provisions relating to licensing and the electric rickshaw has been duly registered pursuant to this provision. -- Amends provisions relating to definitions. Redefines motorcycle to mean every motor vehicle that has a handlebar as its steering mechanism and seating that does not require the operator to straddle or sit astride on it, is designed to travel on 3 wheels in contact with the ground, exclusively uses a motor operated by electricity, is a 0-emission vehicle, called an electric rickshaw. -- Amends provisions relating to licensing. -- Amends provisions relating to riding on motorcycles under hawaii statewide traffic code. Prohibits a person operating an electric rickshaw shall ride only upon the permanent and regular seat attached thereto, and the operator to carry any other person nor any other person ride on an electric rickshaw unless the passenger rides upon a seat firmly attached to the electric rickshaw at the rear of the operator. Requires a person to ride upon an electric rickshaw only while sitting in a seat and facing forward or backward. -- SB0385 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to TRN then CPC then JHA

SB0388

RELATING TO WASTE DISPOSAL FACILITIES.

Introduced by: Dela Cruz D, Aquino H, Awa B, Chang S, Kanuha D, McKelvey A, Rhoads K Amends provisions relating to prohibitions; buffer zones under municipal solid waste landfill criteria. Prohibits a person, including the State or county, to construct, modify, or expand a waste or disposal facility including a municipal solid waste landfill unit, any component of a municipal solid waste landfill unit, a construction and demolition landfill unit, or any component of a construction and demolition landfill unit for solid waste or hazardous waste on land that is near or above a significant aquifer as determined by the department of health, in consultation with the commission on water resource management. -- SB0388

Current Status: Mar-07 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to EEP/ WAL/ then JHA

SB0389 SD1 (SSCR 915)

RELATING TO EQUITY.

Introduced by: Dela Cruz D, Chang S, Kanuha D, McKelvey A, Rhoads K

Establishes provisions relating to universal changing accommodations. Establishes provisions relating to new establishments; criteria and application; requirement to provide universal changing accommodations. Provides that on each floor containing restrooms for public use, each new establishment shall be required to provide, at a minimum, the following; 2 universal changing accommodations that are accessible, 1 each, by women and men; or 1 universal changing accommodation that is accessible by both women and men. Requires each new establishment to post signage indicating the location of the universal changing accommodations. Requires a violation of this provision to constitute an unlawful discriminatory practice. -- Establishes provisions relating to construction documents; hardship exemption; violations; private cause of action; exclusion from Hawaii civil rights commission. -- Amends provisions relating to design of state buildings. Requires State building construction to include universal changing accommodations pursuant to this provision of discrimination in public accommodations law. -- SB0389 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA then FIN

SB0390 SD1 (SSCR 752)

RELATING TO EMERGENCY MEDICAL SERVICES.

Introduced by: Dela Cruz D, Kanuha D, Keith-Agaran G, Rhoads K

Amends Act 119, Session Laws of 2021, relating to emergency medical services, by repealing its sunset date and making permanent the requirement that the Hawaii Medical Board issue licenses in 4 levels of emergency response practice in counties with a population of 500,000 or greater and the creation of an additional licensure category for emergency medical technicians 1 who are certified at a higher practice level than emergency medical technicians but do not provide ambulance services. -- SB0390 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC

SB0391 SD2 (SSCR 1048)

RELATING TO THE UNIVERSITY OF HAWAII COMMUNITY COLLEGE WORKFORCE TRAINING.

Introduced by: Dela Cruz D, Aquino H, Keith-Agaran G, Keohokalole J, Moriwaki S, Rhoads

K

Appropriation to the university of Hawaii for the community colleges' workforce development programs to fund administration, training, positions, and student support, especially for high school students. (\$\$) -- SB0391 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB0393 SD1 (SSCR 597)

RELATING TO THE LANDLORD-TENANT CODE.

Introduced by: Dela Cruz D (BR)

Amends provisions relating to landlord's remedies for failure by tenant to pay rent. Allows a landlord or the landlord's agent to, any time after rent is due, demand payment thereof and notify the tenant in writing that unless payment is made within a time mentioned in the notice, no less than 15 calendar days after receipt thereof, the rental agreement shall be terminated. The 15-calendar day notice required under this provision is to provide specified. Requires landlords or their agents to provide the 15-calendar day notice to a mediation center that offers free mediation for residential landlord-tenant matters. Requires the mediation center to contact the landlord or landlord's agent and the tenant to schedule the mediation. --Appropriation to the county governments for the administration of the pre-litigation mediation program established under this Act, and for the establishment of an emergency rent relief program to provide moneys to participants in the pre-litigation mediation program established pursuant to provisions relating to landlord's remedies for failure by tenant to pay rent of this Act for the purposes of avoiding eviction and maintaining stable tenancies. -- Repeals this provision on December 31, 2024 (sunset). (\$\$) -- SB0393 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then CPC then FIN

SB0395 SD1 (SSCR 689)

RELATING TO REAL PROPERTY TRANSACTIONS.

Introduced by: San Buenaventura J. Aguino H. McKelvey A. Rhoads K

Establishes provisions relating to US Postal Service delivery; disclosure required under mandatory seller disclosures in real estate transactions law. Requires the inability of the US Postal Service to deliver mail or packages to the residential real property that is being offered for sale to be considered a material fact that shall be contained in a disclosure statement. -- Amends provisions relating to definitions. Provides definitions. -- SB0395 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then CPC

SB0397 SD2 (SSCR 357) RELATING TO PROFESSIONAL MEDICAID SERVICES.

Introduced by: San Buenaventura J, Aquino H, Keith-Agaran G, Keohokalole J, McKelvey A,

Rhoads K

Appropriation to the department of human services to increase medicaid reimbursements to eligible health care professionals in the state by up to 100 per cent of the current medicaid

rates. (\$\$) -- SB0397 SD2

Current Status: Feb-21 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS/ HLT/ then FIN

SB0398 SD1 (SSCR 65) RELATING TO CHILD WELFARE.

Introduced by: San Buenaventura J, Aquino H, Keohokalole J, McKelvey A

Requires the department of human services to collect and analyze data to determine the impact of expanding post permanency services to families receiving benefits from the adoption assistance program. Report to the legislature. Report to the legislature.

Appropriations. (\$\$) -- SB0398 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then FIN

SB0403 SD1 (SSCR 690) RELATING TO CORAL.

Introduced by: San Buenaventura J

Repeals provisions relating to state gem by repealing designation of black coral as the official

gem of the State. -- SB0403 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then JHA

SB0404 SD2 (SSCR 933) RELATING TO THE HOSPITAL SUSTAINABILITY PROGRAM.

Introduced by: San Buenaventura J, Keith-Agaran G, Keohokalole J, McKelvey A

Amends management of State funds law. Clarifies hospital sustainability program special fund established under hospital sustainability program law. -- Amends provisions relating to findings and declaration of necessity under social services law. Requires the department of human services to use the revenue from the fee and associated federal medicaid matching funds exclusively to make payments to hospital and for other purposes as described in this law. Redefines private hospitals, except for hospitals that are charitable hospitals funded primarily through donations or other non insurance sources funding and whose net patient revenue is less than 50 per cent of operating expenses, per the medicaid cost report. --Amends provisions relating to hospital sustainability program special fund. Clarifies that requires moneys in the hospital sustainability program special fund to consist of all revenues collected or received by the department from the hospital sustainability fee as required by this law. Repeals provision that all federal medicaid funds received by the department as a result of matching expenditures made with the hospital sustainability fee; and provision that any money remaining in the hospital sustainability program special fund 6 months after the repeal of this law, shall be distributed to hospital within 30 days in the same proportions as received from the hospital. -- Amends provisions relating to hospital sustainability fee. Increase fees. Repeals provision that allows the department to also exclude any facility from the hospital sustainability fee if it is determined that its exclusion is required to meet federal standards of approval. Allows the department upon good faith consultation and negotiations with the hospital trade association located in Hawaii, to modify, add to, or exclude facilities included in the assessment if necessary to obtain or maintain approval of the waiver by the Centers for Medicare and Medicaid Services, if the modification, addition, or exclusion is consistent with the purposes of this law. -- Amends provisions relating to hospital sustainability fee assessments. Repeals provision that the fee shall be divided and paid in 12 equal installments on a monthly basis. Requires the department to determine, upon good faith consultation and negotiations with the hospital trade association located in Hawaii, the prospective fee rate for the applicable fiscal year; and to impose the hospital sustainability fee on a monthly basis. Requires the hospital to pay the hospital sustainability fee within 60 days after the end of the calendar month that the department imposed the fee; provided that, if required federal approvals have not been secured by the end of a calendar month, requires the fees for that month to be paid within 10 days after notification to the hospitals that the required approvals have been received. -- Amends provisions relating to federal approval. Requires the department to seek waivers and any additional approval form the Centers for Medicare and Medicaid services that may be necessary to implement the hospital sustainability program, to include approval of the contracts between the State and medicaid managed care health

plans. -- Amend provisions relating to penalties for failure to pay the hospital sustainability fee. Repeals the term prime plus. -- Amends provisions relating to private hospital payments through enhanced rates to medicaid manage care health plans by changing it to provisions relating to private hospital payments through enhanced payments to medicaid manage care health plans. Repeals provision that the capitated rates paid to medicaid managed care health plans for the period of July 1 through December 31, 2021, and calendar years 2022 and 2023. Substitutes the terms rate enhancement to enhanced payments. Adds that requires each managed care health plan to expend 100 per cent of any increased payments received under this provision to carry out the goals of the hospital sustainability program. -- Amends provisions relating to termination. Requires collection of the hospital sustainability fee to be discontinued if the department of health reduces reimbursement rates for private hospital services to medicaid patients with the intention of using the funds to supplant the planned or permanent reduction in reimbursement rates. Provides that if the hospital sustainability fee is discontinued, requires any remaining moneys in the hospital sustainability program special fund to be distributed to hospitals within 6 months of the date of discontinuation in the same proportions as received from the hospitals. -- Amends Act 217, session laws of 2012, as amended by Act 141, session laws of 2013, as amended by Act 123, session laws of 2014, as amended by Act 70, session laws of 2015, as amended by Act 60, session laws of 2016, as amended by Act 59, session laws of 2017, as amended by Act 173, session laws of 2019, as amended by Act 38, session laws of 2021 by repealing the sunset date. Appropriation to the department of human services for the hospital sustainability program. (\$\$) -- SB0404 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HUS/ HLT/ then FIN

SB0406 SD1 (SSCR 317)

RELATING TO CHILD VISITATION.

Introduced by: San Buenaventura J, Aquino H, Keith-Agaran G, McKelvey A

Amends provisions relating to grandparents' visitation rights; petition; notice; order under family court law. Allows a grandparent or the grandparents of a minor child to file a petition with the court for an order of reasonable visitation rights. Allows the court to award reasonable visitation rights provided that the petitioner's child, who is a parent of the minor child, is otherwise unable to exercise parental visitation of the minor child due to incarceration or death; and denial of reasonable grandparent visitation rights would cause significant harm to the child. In any proceeding on a petition filed pursuant to this provision, requires there to be a rebuttable presumption that a parent's or custodian's decision regarding visitation is in the best interest of the child. Allows the presumption to be rebutted by clear and convincing evidence that denial of reasonable grandparent visitation rights would cause significant harm to the child. In awarding reasonable grandparent visitation, allows the court to be guided by all standards, considerations, and procedures for parent visitation rights under provisions relating to criteria and procedure in awarding custody and visitation; best interest of the child. Requires an order issued pursuant to this provision to be enforceable by the court, and allows the court to issue other orders to carry out these enforcement powers if in the best interests of the child. Requires any person who violates the terms and conditions of an order awarding reasonable grandparent visitation rights pursuant to this provision to be subject to sanctions as determined by the court and in accordance with provisions relating to contempt of court.

-- SB0406 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then JHA

SB0409 SD1 (SSCR 568)

RELATING TO FIRE PREVENTION.

Introduced by: Shimabukuro M, Aquino H, Chang S, Fukunaga C, Keith-Agaran G, McKelvey A

Appropriation to the department of land and natural resources for the division of forestry and wildlife community fuels reduction project to support wildfire prevention and hazardous fuel reduction measures. Requires the department to establish the community fuels reduction project as a separate line item within the department's budget. (\$\$) -- SB0409 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to WAL/ EEP/ then FIN

Mai-03 23 Multiple Referral to WA

SB0410 SD1 (SSCR 722)

RELATING TO EXPUNGEMENT.

Introduced by: Shimabukuro M. Chang S. Keith-Agaran G. McKelvey A

Amends provisions relating to furnishing of information. Any request from the chief energy officer of the Hawaii state energy office to track the number and type of vehicles in use and the effectiveness of efforts to increase the efficiency and diversify the fuel needs of Hawaii's transportation sector; provided that the information from any driver's record shall not include any citation that has been dismissed. Requires the court to seal or otherwise remove from the

judiciary's publicly accessible electronic databases all judiciary files and other information pertaining to the applicable arrest or case of any person for whom an expungement order has been entered. Amends provisions relating to driving record information to be recorded and furnished under highway safety law. Requires the state judiciary and the examiner of drivers to make available to the greatest extent possible information from any driver's record required for enforcement of this section to the users designated in this provision or their authorized agent, within 10 days provided that the information from any driver's record shall not include any traffic citation that has been dismissed. -- Amends provisions relating to uniform act on status of convicted persons law. Requires the court to seal or otherwise remove from the judiciary's publicly accessible electronic databases all judiciary files and other information pertaining to the applicable arrest or case of any person for whom an expungement order has been entered. -- SB0410 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then JHA

SB0415 SD2 (SSCR 793)

RELATING TO WAGES.

Introduced by: Rhoads K

Amends provisions relating to contractor liability; unpaid wages. Requires a general contractor entering into or under a contract in the State for the erection, construction, alteration, or repair of a building, structure, or other private work not subject to wages and hours of employees on public works law to assume and is liable for any debt owed to a claimant for wages incurred by a subcontractor at any tier acting under, by, or for the general contractor, for the claimant's performance of labor included in the contract between the general contractor and the owner. Provides that the general contractor's liability under this provision to extend only to unpaid wages to the claimant, including any interest owed, but shall not extend to penalties, consequential or liquidated damages, or any benefit, fringe benefit, or contribution claims. Allows the director of the department of labor and industrial relations to enforce liability for unpaid wages against a general contractor. Requires the general contractor's liability to be limited to unpaid wages, including any interest owed. Allows a joint labor management cooperation committee established pursuant to section 175a of the federal Labor Management Cooperation Act of 1978 (29 U.S.C. 175a) to bring an action in any court of competent jurisdiction against a general contractor or subcontractor at any tier for unpaid wages owed to a claimant by the general contractor or subcontractor for the performance of private work, including unpaid wages owed by the general contractor. Allows the court to award a prevailing party in such an action reasonable attorney's fees and cost, including expert witness fees. Requires an action brought pursuant to this provision to be filed within 1 year from the date on which the person did or performed the labor for which the claim is made, but no later than 45 days after the date of completion as defined in provisions relating to filing notice, contents under mechanic's and materialman's lien. Exempts work performed by employee of the State or any political subdivision of the State. Requires that the obligations and remedies in this provision to be in addition to any obligations and remedies otherwise provided by law. Provides that nothing in this provision to alter an owner's obligation to pay a general contractor, or the general contractor's obligation to pay a subcontractor, in a timely manner; and to be severable. Amends provisions relating to definition. Redefines employer to include general contractor, for purposes of wages owed to a subcontractor's employee, as those terms are defined in provisions relating to contractor liability; unpaid wages. - SB0415 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA

SB0419 SD1 (SSCR 929)

RELATING TO CARBON SEQUESTRATION.

Introduced by: Gabbard M, Chang S, Keith-Agaran G, McKelvey A

Appropriation to the department of land and natural resources for the Hawaii carbon smart

land management assistance pilot program. (\$\$) -- SB0419 SD1 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then FIN

SB0420 SD2 (SSCR 946)

RELATING TO SUSTAINABLE FOOD SYSTEMS.

Introduced by: Gabbard M, Aquino H, Chang S, Kanuha D, Keith-Agaran G, Lee C, McKelvey A, Shimabukuro M

Establishes within the department of agriculture the sustainable food systems working group. Requires the working group to identify a governance structure and implementation plan for an interagency food systems plan linked to the United Nations Sustainable Development Goals for a more sustainable, resilient local food economy that enhances and sustains the environmental, economic, and social health of the community. Report to the legislature.

Requires the sustainable food systems working group to be dissolved on June 30, 2025 (sunset). -- Appropriation to the department of agriculture for the purpose of establishing the sustainable food systems working group and implementing this Act, including coordinating stakeholder meetings; managing public meetings and website data in accordance with public agency meetings and records law; writing and printing the interagency food systems plan; and potentially obtaining services for a fee. Appropriation to the department of agriculture for _____ full-time equivalent (_____ FTE) sustainability specialist position in the department of agriculture. -- SB0420 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0422 SD1 (SSCR 87)

RELATING TO THE ENVIRONMENTAL ADVISORY COUNCIL.

Introduced by: Gabbard M, Aquino H, Chang S, McKelvey A

Amends provisions relating to function of the environmental advisory council. Repeals provisions that require publicizing such matters as requested by the director pursuant to provisions relating to powers of the director of environmental quality control to encourage public acceptance of proposed legislative and administrative actions concerning ecology and environmental quality, and receive notice of any private or public complaints concerning ecology and environmental quality through the council. -- SB0422 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then FIN

SB0426 SD2 (SSCR 1047)

RELATING TO CESSPOOLS.

Introduced by: Gabbard M, Chang S, Kanuha D, Keohokalole J, Lee C, Moriwaki S, Shimabukuro M

Establishes provisions relating to cesspools; mandatory upgrade, conversion, or connection; priority level 1; priority level 2. Provides that notwithstanding provisions relating to cesspools; mandatory upgrade, conversion, or connection, before January 1, 2030, requires every cesspool in the State categorized as priority level 1 according to the university of Hawaii's 2022 Hawaii cesspool hazard assessment and prioritization tool as specified, provided that requires priority level 1 cesspools on recreational residence leases within the Kokee state park and Waimea Canyon state park on the island of Kauai to be upgraded, converted, or connected before January 1, 2035; and every cesspool designated as priority level 2 according to the university of Hawaii's 2022 Hawaii cesspool hazard assessment and prioritization tool to be upgraded or converted to a director approved wastewater system; or connected to a sewerage system before January 1, 2023. Allows the director of health to grant exemptions from the requirements to property owners of cesspools that apply for an exemption and present documentation showing a legitimate reason that makes it infeasible to upgrade, convert, or connect the cesspools. -- Amends provisions relating to cesspools; mandatory upgrade, conversion, or connection. Provides that except as otherwise provided in provisions relating to cesspools; mandatory upgrade, conversion, or connection; priority level 1; priority level 2, before January 1, 2050, every cesspool in the State, excluding cesspools granted exemptions by the director of health. -- SB0426 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP/ WAL/ then CPC then FIN

SB0428 SD1 (SSCR 669)

RELATING TO CESSPOOLS.

Introduced by: Gabbard M, McKelvey A

Requires each county to develop a comprehensive integrated wastewater management plan and financial strategy specific to the county. Further requires each plan to identify within the county planned connections to both centralized public and private treatment systems; locations where individual treatment systems will be needed; locations where smaller scale cluster treatment systems may be utilized; individual treatment system needs for homes with cesspools, including whether there is appropriate existing infrastructure capacity to handle the conversion of cesspools by 2050; and financial needs, funding mechanisms, and financing strategies to assist with cesspool conversions. Report to the legislature. -- SB0428 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP/ WAL/ then CPC then FIN

SB0430 SD2 (SSCR 780)

RELATING TO THE HAWAII FARM TO FOOD BANK PROGRAM.

Introduced by: Gabbard M, Awa B, Chang S

Establishes provisions relating to Hawaii farm to food bank program. Establishes within the department of labor and industrial relations by the office of community services, the Hawaii farm to food bank program to relieve food shortages experienced by residents of the State, including low income and unemployed families and individuals, by providing financial support

for the distribution of fresh locally grown or produced food to those persons. Requires the office to make moneys available to food banks located in the State pursuant to provision using moneys in the Hawaii food assistance program special fund established. Requires the food banks that receive moneys to use the moneys to purchase, store, and transport food grown or produced in the State to be distributed to recipients at no cost to the recipients. --Establishes the Hawaii food assistance program special fund. Requires moneys in the special fund to be used for programs to provide hunger relief to those in need; shall not lapse to the credit of the general fund; expenditures to be authorized and administered by the office of community services for the purposes of the Hawaii farm to food bank program; and not be subject to provisions relating to transfers from special funds for central service expenses; provisions relating to special fund reimbursements for departmental administrative expenses; provisions relating to transfer of special funds; and provisions relating to transfer of special funds under budget law. -- Amends provisions relating to provisions relating to transfers from special funds for central service expenses; and provisions relating to special fund reimbursements for departmental administrative expenses under management of State funds law. Exemption to include Hawaii food assistance program special fund. -- Requires that all procurements executed pursuant to this provision to be exempt from the requirements of Hawaii public procurement code; and provisions relating to purchases of health and human services. Appropriation out of and into the special fund; that allows the office of community services to retain 10 per cent of the appropriation for its administrative costs in entering into and overseeing contracts adopted. (\$\$) -- SB0430 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0432

RELATING TO THE DESIGNATION OF HAWAII CORAL REEFS AS CRITICAL NATURAL INFRASTRUCTURE.

Introduced by: Gabbard M, Chang S, Rhoads K, Richards III H

Provides that the legislature designates Hawaii coral reefs as critical natural infrastructure that help mitigate climate change-related risks and disaster events including exposure to storms,

high wave events, sea level rise, and flooding. -- SB0432

Current Status: Feb-10 23 Introduction/Passed First Reading - House

Feb-16 23 Multiple Referral to WAL then JHA

SB0434 SD1 (SSCR 812)

RELATING TO INSURANCE.

Introduced by: Keohokalole J, Aquino H, Chang S, Keith-Agaran G, McKelvey A Amends provisions relating to definitions under captive insurance companies. Redefines sponsored captive insurance company to mean a captive insurance include in which risks assumed on behalf of the participant pursuant to separate participant contracts are maintained in separate protected cells for each participant. -- Amend provisions relating to examinations, investigations, and financial surveillance by changing it to examinations, investigations, and financial surveillance; certificate of exemption. Adds that except for risk retention captive insurance companies, captive insurance companies may apply to the insurance commissioner for a certificate of exemption from examination as specified. --Amends provisions relating to protective cells. Provides that a sponsored captive insurance company formed and licensed under this article to be subject to the commissioner's approval, establish and maintain 1 or more protected cells to insure risks of 1 or more participants, or other parties unaffiliated with a participant, or both. -- Amends provisions relating to participants in sponsored captive insurance companies. Requires a participant to insure only risks approved by the commissioner through a sponsored captive insurance. -- SB0434 SD1 Current Status:

Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB0435 SD1 (SSCR 40)

RELATING TO PUBLIC WORKS.

Introduced by: Keohokalole J

Amends provisions relating to violations; penalties under wages and hours of employees on public works law. Where the department finds that a 1st violation of this law has been committed, requires the department of labor and industrial relations, after proper notice and opportunity for hearing, to assess and order the person or firm in violation to be jointly and severally liable for a penalty equal to 25 per cent of the amount of back wages found due or 250 dollars per offense, up to 2,500 dollars, whichever is greater. Where the department finds that a 2nd violation of this law has been committed, whether on the same or another contract, within 2 years of the 1st notification of violation, requires the department, after proper notice and opportunity for hearing, to order the person or firm in violation to be jointly and severally liable for a penalty equal to the amount of back wages found due or 500 dollars for each offense, up to 5,000 dollars, whichever is greater. Requires both the person and firm to be

listed on each notice of violation. Provides definitions. -- Amends provisions relating to suspension. Requires the director to suspend a person and firm as for a 3rd violation, requires the suspension to be as prescribed in provisions relating to violations; penalties under wages and hours of employees on public works law; provided that, if the person or firm continues to violate this law or fails to pay wages found due or any penalty assessed, or both, then requires the person and firm to immediately be suspended from doing any work on any public work of a governmental contracting agency for a mandatory 3-year period. Requires person to have the same meaning as in provisions relating to violations; penalties. -- SB0435 SD1 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA then FIN

SB0438

RELATING TO PROFESSIONAL AND VOCATIONAL LICENSING.

Introduced by: Keohokalole J, McKelvey A

Amends provisions relating to action on applications; abandoned applications under uniform professional and vocational licensing act. Requires each licensing authority to take the following actions within 1 year after the filling of a complete application for licensure if it deems appropriate, conduct an investigation of the applicant. Requires an applicant whose application for license is incomplete to be considered to have abandoned the application if the licensing authority mails a written notice to the applicant. Requires an applicant whose application for examination has been approved to be considered to have abandoned the application if the licensing authority mails a written notice to the applicant. Requires the licensing authority to not be required to act on any abandoned application, and the abandoned application may be destroyed by the licensing authority or its delegate. Requires an application submitted subsequent to an abandoned application to be treated as a new application. Requires the applicant to comply with all applicable licensing requirements in effect at the time the new application is submitted. -- SB0438

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB0442 SD1 (SSCR 452)

RELATING TO HEALTH.

Introduced by: Keohokalole J, Rhoads K

Amends our care, our choice Act. Defines advanced practice registered nurse to mean a registered nurse licensed to practice in this State who has met the qualifications of the nurses law and who, because of advanced education and specialized clinical training, is authorized to assess, screen, diagnose, order, utilize, or perform medical, therapeutic, preventive, or corrective measure, including prescribing medication. Redefines attending provider to include an advanced practice registered nurse licensed pursuant to nurses law. Redefines consulting provider to include an advanced practice registered nurse licensed pursuant to nurses law, who is qualified by specialty or experience to diagnose and prescribe medication. Redefines counseling to include an advanced practice registered nurse licensed with psychiatric or clinical nurse specialization licensed under nurses law. Decreases an adult who has voluntarily expressed the adult's wish to die to submit a written and 2nd oral request, a minimum of from 20 to 5 days apart. Provides that if the qualified patients attending provider attests that the qualified patient will, in the providers reasonable medical judgment, die within 5 days after making the initial oral request, the 5 day waiting period shall be waived and the qualified patient may reiterate the oral request to the attending provider at any time after making the initial oral request; provided that prior to the waiver of the 5 day waiting period, requires the patient's attending provider to confirm that the patient's request does not arise from coercion or undue influence by another individual by discussing with the patient, outside the presence of any other individual, except for an interpreter, whether the patient is feeling coerced or unduly influenced. -- Amends provisions relating to immunities; basis for prohibiting health care provider from participation; notification; permissible sanctions. Substitute the term physician to provider. -- SB0442 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then JHA

SB0445 SD2 (SSCR 1116)

RELATING TO POLLUTION ABATEMENT.

Introduced by: Keohokalole J, Lee C, McKelvey A, Rhoads K

Amends provisions relating to civil penalties under water pollution law, under nonpoint source pollution management and control law, and provisions relating to penalties under underground storage tanks law. Increases civil penalties or penalties for violation. Appropriation. (\$\$) -- SB0445 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then JHA then FIN

SB0449 SD2 (SSCR 1123) RELATING TO THE FESTIVAL OF PACIFIC ARTS.

Introduced by: Keohokalole J, McKelvey A, Rhoads K

Appropriation to the department of business, economic development, and tourism for the commission to plan for the festival of pacific arts and culture to be held in Honolulu from June

6 to June 16, 2024. Report to the legislature. (\$\$) -- SB0449 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then FIN

SB0455 SD1 (SSCR 37)

RELATING TO THE HAWAII CORRECTIONAL SYSTEM OVERSIGHT COMMISSION.

Introduced by: Wakai G

Amends the Hawaii correctional oversight commission law. Requires the governor to, by and with the advice and consent of the senate, appoint an oversight coordinator from a list of 3 nominees submitted by the commission. Changes that require each oversight coordinator appointed after the effective date of this Act to serve from a 2 year term to a 4 year term. Adds that requires the commission that when conducting an investigation to meet in executive meetings, as necessary, pursuant to provisions relating to executive meetings; hold meetings closed to the public, as necessary, notwithstanding pursuant to provisions relating to exceptions; and take other measures, as necessary, to maintain confidentiality regarding all matters in the investigation, including the identities of any complainants and witnesses. -- Amends provisions relating to studies and investigations; procedures. Allows the oversight coordinator to make inquiries and obtain information as the oversight coordinator thinks fit, enter without notice to inspect the premises of an agency or correctional facility, in an investigation, hold private hearings in accordance with administrative procedure law. -- SB0455 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CMV then JHA then FIN

SB0458 SD2 (SSCR 1124)

RELATING TO GEOTHERMAL ROYALTIES.

Introduced by: Wakai G, Chang S

Establishes provisions relating to renewable energy resources development special fund under department of business, economic development, and tourism law. Establishes a renewable energy resources development special fund withing the state treasury, into which to be deposited: any geothermal royalties distributed pursuant to lease under reservation and disposition of government mineral rights law; moneys appropriated by the legislature; all interest attributable to the investment of moneys deposited into the special fund; and moneys allotted to the special fund from other sources. Allows, subject to legislative appropriation, moneys in the special fund to be expended by the Hawaii state energy office to support projects that promote and advance renewable energy resources development, including projects that contribute to offsetting developmental risk associated with Hawaii's indigenous resources. Reports to the legislature. -- Amends provisions relating to lease under reservation and disposition of government mineral rights law. Requires any other law to the contrary notwithstanding, all royalties received annually by the state from geothermal resources be distributed as follow: 10 percent to be paid to the county in which mining operations covered under a state geothermal resource mining lease are situated, 20 per cent to be deposited into the renewable energy resources development special fund established by this provision, 50 per cent to be paid to the department, and 20 per cent to be paid to the office of Hawaiian affairs; provided that if the geothermal resources are located on lands under the jurisdiction of the department of Hawaiian home lands, 100 per cent of royalties received by the State to be paid to the department of Hawaiian home lands. -- Amends provisions relating to geothermal royalties. -- SB458 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP/ WAL/ then then CPC then FIN

SB0459 SD2 (SSCR 1086)

RELATING TO THE HYDROGEN FUELING SYSTEM SUBACCOUNT.

Introduced by: Wakai G

Appropriation out of the hydrogen fueling system subaccount within the public utilities commission special fund to the public utilities commission for the administration of the 0 emission vehicle fueling system rebate program. (\$\$) -- SB0459 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC then FIN

SB0460 SD1 (SSCR 635)

RELATING TO FOOD BANKS.

Introduced by: Wakai G, Chang S, Kanuha D, Keohokalole J, McKelvey A, Shimabukuro M Appropriation to the office of community services of the department of labor and industrial relations to fund the purchase, storage, and transportation costs of food for distribution to food

banks in the state; provided the sums shall be distributed to the same methodology used by the Emergency Food Assistance Program of the Food and Nutrition Service of the US Department of Agriculture to determine the allocation to each of the 4 counties in the state; provided further that 15 per cent may be utilized for administrative costs. (\$\$) -- SB0460 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then FIN

SB0463 SD2 (SSCR 914)

RELATING TO PROPERTY DEVELOPMENT.

Introduced by: San Buenaventura J, McKelvey A, Rhoads K

Establishes provisions relating to subdivisions; conditions of approval; erection of mailboxes. Provides that no later than June 30, 2024, each county shall adopt ordinances that require the subdivider or developer to perform the requirements in this provision as a condition to the county's approval of any subdivision that has not been approved before July 1, 2024. Provides that before the sale or lease of any lot, parcel, structure, or unit of a structure located within the subdivision, the subdivider or developer making the sale or lease shall obtain the county's approval of the street name for the street on which the lot, parcel, or structure is located, if 1 has not been assigned already; and the street address for the lot, parcel, structure, or unit of the structure, as applicable; and erect and install within a reasonable distance from the lot, parcel, structure, or unit, as applicable, a mailbox assigned thereto for use by the US Postal Service to deliver mail, should the US Postal Service decide to extend its delivery service to the subdivision. -- Establishes provisions relating to disclosure; US Postal Service deliverable mailboxes. Provides that prior to the sale of residential real property, the property owner shall make a good faith declaration as to the existence, or lack thereof, of a US Postal Service deliverable mailbox for the property being sold. -- Amends provisions relating to condominium map. Requires the condominium map to contain for any condominium map recorded after June 30, 2024, a mailbox plan for the condominium property regime, showing the location of all mailboxes for all units in the condominium property regime. -- SB0463 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then CPC then FIN

SB0465 SD2 (SSCR 744)

RELATING TO MEDICAL CANNABIS.

Introduced by: San Buenaventura J, Keith-Agaran G, McKelvey A

Amends provisions relating to medical use of marijuana; condition of use. Provides that for purposes of interisland transportation, transport of cannabis, usable cannabis, or any manufactured cannabis product by any means is allowable only by a qualifying patient or qualifying out of state patient for their personal medical use. Further provides that no individual or entity shall be required to violate federal with regard to the interstate transport of cannabis and with the understanding that state law and its protections apply only within the jurisdictional limits of the State, which extend 12 nautical miles from the perimeter of each island and connect Oahu, Maui, Molokai, Lanai, and Kahoolawe. -- SB0465 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0466 SD1 (SSCR 719)

RELATING TO CAMPAIGN FINANCE.

Introduced by: San Buenaventura J, Aquino H, McKelvey A

Establishes provisions relating to expenditures, contributions, and advertisements by noncandidate committees; limits. Prohibits a noncandidate committee to make any expenditure, make any contribution, or disseminate any advertisements on the day of any election, nor during the 2 week period preceding any election. -- SB0466 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0467 SD1 (SSCR 30)

PROPOSING AN AMENDMENT TO ARTICLE II OF THE CONSTITUTION OF THE STATE OF HAWAII.

Introduced by: San Buenaventura J, Lee C, McKelvey A, Rhoads K

Proposes to amend the constitution. Establishes provisions relating to independent expenditure committees, expenditure limits. Requires limitations on moneys expended by any independent expenditure committee to influence the outcome of a state election to be provided by law. -- SB0467 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0473 SD1 (SSCR 402)

RELATING TO THE PRACTICE OF PHARMACY. Introduced by: Shimabukuro M, Chang S, Inouye L

Establishes provisions relating to distribution of dialysate drugs and devices. Prohibits the

LRB Systems March 9, 2023

license, registration, and permit requirements of this law to apply to a drug manufacturer, wholesale prescription drug distributor, or 3rd logistics provider, to the extent the manufacturer, wholesale distributor, or 3rd logistics provider is engaged in the distribution of dialysate drugs or devices necessary to perform home dialysis on patients with end-stage renal disease; provided that the certain criteria are met. -- SB0473 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC

SB0476 SD1 (SSCR 811)

RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Keohokalole J

Amends provisions relating to acquirement of stock of another public utility under public utilities commission law. Exempts the sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation is done in accordance with this provision; or the public utility is disposing at a loss or donating a fully depreciated asset or property with a 0 net book value that is no longer used or useful. Provides that every sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation that requires authorization from the public utilities commission and is made other than in accordance with the order of the commission shall be void. -- Amends provisions relating to transfer of certificates of public convenience and necessity, and carrier property under Hawaii water carrier Act. Exempts the water carrier is disposing at a loss or donating a fully depreciated asset or property with a 0 net book value that is no longer used or useful. Provides that every sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation that requires authorization from the public utilities commission and is made other than in accordance with an order of the commission authorizing the same shall be void. -- SB0476 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB0477 SD1 (SSCR 810)

RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Keohokalole J

Amends provisions relating to merger and consolidation of public utilities. Provides that with respect to mergers, consolidations, acquisitions, or other changes of control; requires the public utilities commission to make every effort to complete its review and issue a decision within 9 months from the date that the public utility, other than an investor owned electric utility company, files its completed application seeking an order of authorization. Further provides that with respect to mergers, consolidations, acquisitions, or other changes of control; and for which an investor owned electric utility company seeks an order of authorization from the public utilities commission, requires the commission to make every effort to complete its review and issue a decision within 12 months from the date that the investor owned electric utility company files its completed application under this provision. Report to the legislature.

-- SB0477 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to CPC

SB0478 SD2 (SSCR 855)

RELATING TO TELECOMMUNICATIONS AND CABLE INDUSTRY INFORMATION REPORTING.

Introduced by: Keohokalole J

Amends provisions relating to definitions under broadband infrastructure grant program. Redefines broadband infrastructure to mean the medium used to provide broadband service, including fiber optic cable, copper cable, coaxial cable, and wireless media, such as satellite communications, wireless networks, and worldwide interoperability for microwave access. Redefines broadband service to mean an always on service that includes but is not limited to computer processing capabilities, information provision, and computing interactivity with data transport, which enables end users to access the Internet and use a variety of applications at minimum speeds established by the Federal Communications Commission. -- Amends provisions relating to broadband infrastructure. Redefines broadband infrastructure and broadband service. -- Amends provisions relating to automatic renewal clauses and continuous service clauses. Prohibits this provision to apply to any cable operator subject to cable television systems law to the extent that the provider is engaged in activities regulated pursuant to cable television systems law or the Federal Communications Commission. Repeals reference to telecommunications and cable industry information reporting law. --Requires the department of commerce and consumer affairs to make available for public inspection all informational reports that providers have previously filed pursuant to telecommunications and cable industry information reporting law. Allows the informational reports to be made available to the public by posting on the department of commerce and consumer affairs' website. -- SB0478 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then CPC

SB0479 SD2 (SSCR 794) RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Keohokalole J

Amends provisions relating to issuance of securities; execution of leases by changing it to provisions relating to issuance of securities; execution of leases; exceptions. Exempts land leases from a governmental entity; provided that either the water common carrier or governmental entity provides a letter to the public utilities commission outlining terms of the lease agreement in a reasonable timeframe after the agreement is executed; and leases of any equipment of which the annual cost of the lease is below a threshold as determined by the commission in the most recently approved rate case or other ratemaking proceeding. --

SB0479 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then CPC

SB0481 SD1 (SSCR 503) RELATING TO EDUCATION.

Introduced by: Kidani M

Establishes provisions relating to standardized assessment for students entering kindergarten; Hawaiian language medium education program under education law. Requires the board of education to adopt a Hawaiian language medium education kindergarten entry assessment, and the department of education shall administer the assessment beginning with the 2026 - 2027 school year. Requires the Hawaiian language medium education kindergarten entry assessment to be administered within the 1st 90 days of each child's admission into kindergarten with the Hawaiian language medium education program; provided that the child has not received a kindergarten entry assessment pursuant to this section or provisions relating to standardized assessment for students entering kindergarten within the past 180 days; be conducted in Hawaiian; cover all essential domains of school readiness as appropriate for Hawaiian language medium education; be used in conformance with the recommendations of the National Research Council reports on early childhood; and be valid and reliable for its intended purpose. -- Amends provisions relating to standardized assessment for students entering kindergarten. Requires the kindergarten entry assessment to be administered within the 1st 90 days of each child's admission into kindergarten; provided that the child has not received a kindergarten entry assessment pursuant to this provision within the past 180 days; and be a statewide assessment conducted in English; provided that the Hawaiian language medium education program shall have its own standardized kindergarten entry assessment as described in this provision. -- Amends provisions relating to standardized assessment for students entering kindergarten by changing its title to standardized assessments for students entering kindergarten under public charter schools law. Requires the commission to adopt the kindergarten entry assessments adopted by the board pursuant to provisions relating to standardized assessment for students entering kindergarten and this provision to assess all charter school students entering kindergarten. Allows the commission to waive the requirements of the kindergarten entry assessments on a case by case basis. -- SB0481 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0483 SD1 (SSCR 686) RELATING TO THE UNIFORM PROBATE CODE.

Introduced by: Kouchi R (BR)

Updates provisions relating to general provisions, definitions, and probate jurisdiction of court; intestate succession and wills; probate of wills and administration; and foreign personal representatives; ancillary administration under the uniform probate code to adjust for inflation, provide additional clarity, resolve issues that have arisen in probate practice, and address societal changes in familial relations. -- SB0483 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0485 SD1 (SSCR 945) RELATING TO JUDGES FOR THE DISTRICT COURT OF THE FIRST CIRCUIT.

Introduced by: Kouchi R (BR)

Amends provisions relating to judicial circuits; district judges; sessions. Establishes 1

additional district court judgeship in the 1st Circuit. -- SB0485 SD1
Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0487 RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS

LRB Systems March 9, 2023

PROVISIONS OF THE HAWAII REVISED STATUTES OR THE SESSION LAWS OF HAWAII FOR THE PURPOSES OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, OR DELETING OBSOLETE OR UNNECESSARY PROVISIONS.

Introduced by: Kouchi R (BR)

Amends or repeals various provisions of the Hawaii revised statutes and the session laws of Hawaii for the purpose of correcting errors, clarifying language, correcting references, and deleting obsolete or unnecessary provisions. -- SB0487

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0490 SD2 (SSCR 747)

RELATING TO COMPLIANCE ON HAWAIIAN HOME LANDS.

Introduced by: Keohokalole J

Appropriation to the department of law enforcement to hire ____ full-time equivalent (____.0 FTE) law enforcement officers dedicated to the Hawaiian home lands; provided that notwithstanding their dedication to the Hawaiian home lands, these law enforcement officers shall not be prohibited from exercising their authority outside of the Hawaiian home lands. -- SB0490 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0493 SD2 (SSCR 944)

RELATING TO MOTOR VEHICLE INSPECTIONS.

Introduced by: Elefante B, Lee C

Amends provisions relating to certificates of inspection under highway safety law. Requires all other vehicles, including motorcycles, mopeds, trailers, semitrailers, and pole trailers having a gross vehicle weight rating of 10,000 pounds or less, and antique motor vehicles except those in these provisions, to be certified as provided in this provision; prohibits a new vehicle to require certification until 3 years after the date on which the vehicle was 1st sold; and each electric vehicle shall be certified every 24 months. provided that the road usage charge fee for any electric vehicle participating in a road usage charge fee program shall be based on a self-reported photo odometer reading. -- SB0493 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then CPC

SB0494 SD2 (SSCR 943)

RELATING TO VACANT AND ABANDONED RESIDENTIAL PROPERTY.

Introduced by: Elefante B, Aquino H

Establishes provisions relating to expedited demolition permits for vacant residential structures. Requires each county to establish an expedited procedure to approve permits for the demolition of vacant residential structures located within the county. Requires expedited processing of a permit to demolish vacant residential structures to take not more than 21 days from the date of the permit application, not including weekends or state holidays. Requires expedited processing for permits to demolish vacant residential structures to commence no later than January 1, 2024. Provides that the permit shall apply only to permits to demolish the entire vacant residential structure. -- Establishes provisions relating to use of power of sale foreclosure in state tax lien foreclosures of vacant and abandoned residential structures. Provides that a state tax lien on a parcel upon which a residential structure exists may be foreclosed by nonjudicial or power of sale foreclosure procedures by the department of taxation. -- Amends provisions relating to tax liens, foreclosure without suit. Allows a state tax lien on a parcel upon which a vacant and abandoned residential structure exists to be foreclosed by nonjudicial or power of sale foreclosure procedures set forth in foreclosures law by the department at any time; provided that the department has established that the parcel and residential structure is vacant and abandoned. -- Appropriation to the counties to assist the counties in implementing this Act; provided the sums appropriated shall constitute the State's share of the cost of the mandated program under article VIII, section 5, of the state constitution. (\$\$) -- SB0494 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0497 SD1 (SSCR 138)

RELATING TO COMMERCIAL VEHICLES.

Introduced by: Elefante B, Lee C

Establishes provisions relating to oversized commercial vehicles; prohibition from using left lane under statewide traffic code law. Upon any roadway having 2 lanes for moving traffic, prohibits a commercial vehicle weighing 10,000 pounds or more to be driven in the left lane unless the commercial vehicle is able to maintain speed with existing traffic flow; and the commercial vehicle is in the process of overtaking and passing another vehicle proceeding in the same direction under the rules governing such movement. Upon any roadway having

3 or more lanes for moving traffic, prohibits a commercial vehicle weighing 10,000 pounds or more to be driven in the left lane. Requires this provision to not apply to commercial vehicles occupying the left lane for the purpose of turning left or exiting, or preparing to turn left or exit. Requires commercial vehicle to have the same meaning as in provisions relating to child passenger restraints under traffic violations. Commercial vehicle does not include buses or van pools operated by the counties. -- SB0497 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0498 SD2 (SSCR 1087)

RELATING TO FIREWORKS.

Introduced by: Elefante B, Aquino H, Chang S, Inouye L, Keith-Agaran G, Rhoads K Establishes provisions relating to shipping container inspection program. Requires the department of public safety, the department of law enforcement, in collaboration with the department of defense and transportation; and any federal agencies, including any of the US armed services; state agencies; and private organizations involved with shipping cargo into the State, to develop and implement a program to randomly inspect shipping containers arriving in Honolulu for illegal fireworks and explosives smuggled into the State. Establishes the shipping container inspection program requirements, conditions and fees for each container. Requires the department to coordinate and conduct the random inspection of shipping containers pursuant to this provision. Provides that the Hawaii national guard may be requested to assist in this effort. Requires any additional inspections to be conducted by members of an appropriate bargaining unit who are subject to civil service law, and not by individuals contracted or subcontracted by the department of public safety or department of law enforcement. Requires any inspections conducted offsite to be conducted within 24 hours of initial arrival at the final container drop off location or in a non active harbor area, subject to the director of transportation's discretion; any contraband discovered during a shipping container inspection to be investigated by a law enforcement agency; and any person who tampers with secure container seals to be subject to a fine of not less than ____ dollars. Allows the department of public safety to request funding from the federal government for homeland security and port security measures and work with the military to secure other funding sources for the purposes of the program. Requires the department of public safety to adopt rules in accordance with administrative procedure law for the purposes of this provision. -- Establishes provisions relating to shipping container inspection program special fund to support and administration of the shipping container inspection program. -- Amends provisions relating to definitions under fireworks law. Redefines aerial device to mean any fireworks that produces an audible or visible effect and is designed to rise into the air and explode or detonate in the air, to fly about above the ground, or to emit flaming fireballs. Provides that aerial devices includes devices classified as fireworks under UN0336 and UN0337 by the US Department of Transportation, as set forth in Title 49 Code of Federal Regulations, as containing 130 milligrams or less of explosive materials, and that are commonly known as bottle rockets, sky rockets, missile type rockets, helicopters, torpedoes, daygo bombs, roman candles, flying pigs, and jumping jacks that move about the ground farther than a circle with a radius of 12 feet as measured from the point where the item was placed and ignited, aerial shells, and mines. Redefines fireworks to mean any combustible or explosive composition, or any substance or combination of substances, designed to produce a visible or audible effect by combustion, explosion, deflagration, or detonation, and meets the definition of aerial device or consumer or display fireworks as defined by this provision. Provides that fireworks includes any composition or device that meets the definition of aerial device or consumer or display fireworks as defined by this provision and contained in the regulations of the US Department of Transportation as set forth in Title 49 Code of Federal Regulations; and the term fireworks shall not include any explosives or pyrotechnics regulated under occupational safety and health law or automotive safety flares, nor shall the term be construed to include toy pistols, toy cannons, toy guns, party poppers, pop its, or similar devices. Report to the legislature. Appropriation to the department of public safety or department of law enforcement for costs to establish and administer the program, including the purchase, care, and handling of at least 2 explosive sniffing dogs. (\$\$) -- SB0498 SD2 Mar-09 23 Introduction/Passed First Reading - House Current Status:

SB0500 SD1 (SSCR 1046)

RELATING TO MENTAL HEALTH AT THE UNIVERSITY OF HAWAII.

Introduced by: Elefante B, Aquino H, Kanuha D, Kim D, Shimabukuro M Appropriation to the university of Hawaii for the establishment of 3 additional permanent full time equivalent (3.00 FTE) mental health practitioner positions within the counseling and student development center of the university of Hawaii's division of student success. (\$\$) -- SB0500 SD1

Mar-09 23 Multiple Referral to TRN then CPC then FIN

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB0504 SD1 (SSCR 748) RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Gabbard M, Chang S, McKelvey A, Rhoads K

Amends provisions relating to food packaging, food service ware, cosmetics, personal care products; prohibited items. Beginning December 31, 2026, prohibits the manufacture, sell, offer for sale, distribute for sale, or distribute for use in the State any food packaging, food service ware, cosmetic, or personal care product that contains PEAS (polyfluoroalkyl substances). -- Repeals provisions relating to food packaging; prohibited items. -- SB0504

SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC then FIN

SB0506 SD1 (SSCR 749) RELATING TO CONSUMER PROTECTION.

Introduced by: Gabbard M, Chang S

Establishes provisions relating to retail service stations; dispensing equipment; warning labels. Requires each self service gas pump dispensing equipment in a retail service station to bear or have attached, a plainly written or printed warning label in the English language that provides consumers with information about the impact of fossil fuel consumption. Requires the label to state that burning gasoline, diesel, and ethanol has major consequences on human health and the environment, including its contribution to climate change. -- SB0506 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC

SB0507 SD1 (SSCR 988) RELATING TO WETLAND PRESERVATION.

Introduced by: Gabbard M

Amends provisions relating to definitions under environmental impact statements. Defines wetlands to mean land that is transitional between terrestrial and aquatic ecosystems where water is the primary factor controlling the environment and the associated animal and plant life, where for any duration of time, including non consecutive years, the water table is at or near the surface and the land is covered by water or saturated by subsurface water, including the water table, subsurface kahawai, or springs; or well or ditch influent water; areas of marsh, fen, peatland, or water; provided that water can be natural or artificial; permanent, temporary, intermittent, or ephemeral; static or flowing; fresh, brackish, or salt; or above or below ground; areas of marine water, the depth of which at low tide does not exceed 6 meters, including fishponds and coral reefs; areas of riparian zone, floodplain, and floodway, including flowing, intermittent, or ephemeral streams and streambeds; areas of coastal zones adjacent to wetlands, islands, or bodies of marine water deeper than 6 meters at low tide lying within the wetlands: areas where hydric soils are present: or where the substratum is nonsoil and is periodically saturated with water or covered by shallow water; subsurface water that is hydrologically connected to wetlands; areas described by 6 wetland classifications, including marine: coastal wetlands, coastal lagoons, rocky shores, seagrass beds, and coral reefs; estuarine: muliwai, deltas, tidal marshes, mudflats, and mangrove swamps; lacustrine: wetlands near natural lakes or riverine; wetlands near rivers, streams, and gulches; palustrine: marshes, swamps, and bogs; and human made native Hawaiian fish ponds, shrimp ponds, farm ponds, paddies, and dams; lo'ikalo (loikalo); and inland fishponds; areas that provide wetland functions, including conveyance of stormwater; flood attenuation and storage; sediment attenuation and reduction; nutrient and chemical attenuation and reduction; plant community abundance and diversity; fish and wildlife habitat; groundwater recharge and discharge; shoreline or stream bank anchoring; and carbon sequestration; and areas that formerly had wetland characteristics or functions but have been altered or degraded by channelization, filling, draining, dredging, grading, grubbing, deep ripping, groundwater pumping, hardening of surfaces, or introduction of non native or aggressive invasive plant and animal species. Exempts the definition of wetlands to apply to water pollution law. -- Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules under housing development programs. Provides that the Hawaii housing finance and development corporation in the development of the proposed housing project does not have a significant adverse impact wetlands or natural stormwater infrastructure as defined in provisions relating to definitions under environmental impact statements law. --Amends provisions relating to applicability and requirements. Requires that an environmental assessment to be required for action that includes propose any development that would impact wetlands or natural stormwater infrastructure. -- SB0507 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG/ WAL/ then CPC

SB0511 SD1 (SSCR 1045)

RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Chang S, Keith-Agaran G, McKelvey A

Requires the department of agriculture to establish a pilot program to identify and purchase the outer shell of foreign agriculture small equipment tractors and attempt to retrofit engines to comply with Environmental Protection Agency standards. Report to the legislature. Appropriation to the department of agriculture to establish a pilot program to identify and purchase the outer shell of foreign agriculture small equipment tractors and attempt to retrofit engines to comply with Environmental Protection Agency standards. (\$\$) -- SB0511 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0516 SD1 (SSCR 750)

RELATING TO HEMP.

Introduced by: Gabbard M, Chang S, San Buenaventura J

Amends provisions relating to commercial hemp production. Provides that in addition to all other labeling requirements, the identity statement used for labeling or advertising hemp products shall identify the percentage of Hawaii grown hemp in hemp products; provided that any hemp product containing hemp not grown or processed in Hawaii shall identify the origin and percentage of the hemp from outside Hawaii in the hemp product; provided further that if the hemp product contains hemp from multiple origins, the hemp product shall identify the percentage of hemp origin as US or Foreign if the hemp product includes hemp from a source outside of the US. -- Amends provisions relating to Hemp processing; hemp product sale and prohibitions; labeling. Prohibits a person to sell, hold, offer or distribute for sale, hemp products without a label, in a form prescribed by the department of health, affixed to the packaging that identifies the hemp product as having been tested pursuant to department rules and clearly identifies the percentage of Hawaii grown hemp in hemp products in a font size large enough for consumers to easily read on the label on the physical product; provided that any hemp product not grown in Hawaii shall identify the origin and percentage of the hemp from outside Hawaii in the hemp product; provided further that if the hemp product contains hemp from multiple origins, the hemp product shall identify the percentage of hemp origin as US or Foreign if the hemp product includes hemp from a source outside of the US.

-- SB0516 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then CPC

SB0520 SD2 (SSCR 942)

RELATING TO AGRICULTURE.

Introduced by: Gabbard M, Awa B, Chang S, Inouye L, Keith-Agaran G, McKelvey A Establishes within the university of Hawaii's leeward community college a farm succession pilot program, which shall be a 5 year pilot program to further the knowledge and technical skills of young farmers. Requires the farm succession pilot program to encourage matchmaking between incoming and outgoing farmers to ensure succession of agricultural lands and productive resources; encourage matchmaking between recently trained farmers and available jobs in agriculture and food systems; provide technical assistance and coordination to assist prospective farmers with access to land, financing, and counseling, and with developing business planning, business management, and grant writing skills; offer and fund programs that provide education and training to beginning farmers and ranchers, including agricultural rehabilitation and vocational training programs; and advance land partnerships such as farm incubator programs and educational programs on commercial farms that teach agricultural and business skills. Report to the legislature. -- Appropriation to Leeward community college for the implementation of the farm succession pilot program established under this Act, which shall include an allocation of dollars for the establishment of 4 full-time equivalent (4.0 FTE) staff positions for the farm succession pilot program. -- Appropriation to the department of agriculture for the extension of the farmer apprentice mentoring program established by Act 304, Session Laws of 2022, relating to agriculture. (\$\$) -- SB0520 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0521 SD2 (SSCR 1115)

RELATING TO MILITARY LAND USE.

Introduced by: Gabbard M, Aquino H, Awa B, Chang S

Establishes provisions relating to a surplus military land task force. Establishes the task force within the office of planning and sustainable development. Requires the task force to plan for the remediation and restoration of lands currently under federal control that are anticipated to be returned to the State, consider potential alternative uses, and identify any lands that

should continue under federal control for the next 10 years. Report to the legislature. --

SB0521 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CMV then WAL then FIN

SB0531 SD2 (SSCR 654) RELATING TO EDUCATION.

Introduced by: Kanuha D

Amends provisions relating to school facilities authority; established. Requires the authority board to appoint an executive director exempt from civil service law and collective bargaining

in public employment law. -- SB0531 SD2

Current Status: Feb-22 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0547 SD1 (SSCR 157) RELATING TO THE BOARD OF REGENTS.

Introduced by: Kanuha D

Amends provisions relating to powers of regents; official name. Provides that if the chairperson of the board of regents is named in any legislation to serve or participate as a voting or nonvoting member of any board, commission, working group, task force, or otherwise, and the chairperson is authorized to select a designee to serve or participate in place of the chairperson, the designee shall be approved by the board of regents subject to the quorum and majority requirements of provisions relating to regents; appointment; tenure;

qualifications; meetings. -- SB0547 SD1

Current Status: Feb-22 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then JHA

SB0551 SD3 (SSCR 863) RELATING TO HOUSING.

Introduced by: Kanuha D

Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules. Allows the corporation to develop on behalf of the state or with an eligible developer, or may assist under a government assistance program in the development of, housing projects that shall be exempt from all statutes, ordinances, charter provisions, and rules of any government agency relating to planning, zoning, construction standards for subdivisions, development and improvement of land, and the construction of dwelling units thereon; provided that the development is not within a Special Flood Hazard Area as identified on the current Federal Emergency Management Agency's flood insurance rate maps; provided further that the corporation finds the housing project is consistent with the purpose and intent of this chapter, and meets minimum requirements of health and safety.

-- SB0551 SD3

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG/ WAL/ then JHA

SB0576 SD3 (SSCR 941) RELATING TO GOVERNMENT.

Introduced by: Kanuha D

Establishes provisions relating to travel report; departments and agencies of the State. Requires travel reports submitted by a state employee, officer, or other representative of any state department or agency, including the judiciary and university of Hawaii, in connection with out-of-state and intra-state travel where the travel was engaged in for purposes of official state business, to be made available for public review on the comptroller's website; provided that personally identifiable information of each individual shall be kept private and excluded from the reports. -- Appropriation to the department of accounting and general services to implement and manage digital and searchable public access to travel reports from departments and agencies of the State. (\$\$) -- SB0576 SD3

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0586 SD2 (SSCR 862) RELATING TO TRANSPORTATION.

Introduced by: Moriwaki S, Chang S, Keohokalole J, Rhoads K

Amends provisions relating to certificates of inspection under highway safety law. Upon application for a certificate of inspection to be issued for a vehicle or moped, an inspection as prescribed by the director of transportation under this provision shall be conducted on the vehicle or moped, and if the vehicle or moped is found to be in a safe operating condition and is not equipped with a muffler or exhaust system that fails to comply with these provisions as applicable, requires a certificate of inspection to be issued upon payment of a fee to be determined by the director. -- Amends provisions relating to permits to operate official inspection stations. Requires a permit for an official inspection station to be suspended or

revoked, or renewal thereof shall be refused by the director, upon a 3rd or subsequent wilful violation within a period of 18 months of any rule requiring an official inspection station to ensure a motorcycle, moped, or motor vehicle is not equipped with a muffler or exhaust system that fails to comply with these provisions. -- Amends provisions relating to motorcycles and mopeds, noisy mufflers; penalty under traffic violations law. Requires whoever violates these provisions to be guilty of a petty misdemeanor and shall be fined not more than 500 dollars or imprisoned for not more than 30 days. -- Amends provisions relating to motor vehicle muffler. Prohibits a person to use on a public highway, sell, offer for sale, alter or install a muffler, including but not limited to a cut-out, bypass, or similar device, that will noticeably increase the noise emitted by a motor vehicle above that emitted by the vehicle as equipped from the factory. -- Amends provisions relating to prohibited practices under regulation of motor vehicles repair law. Requires the following acts or omissions related to the repair of motor vehicles to be grounds for invoking the enforcement procedures of provisions relating to enforcement such as repairing or installing a muffler or exhaust system that fails to comply with provisions relating to motorcycles and mopeds, noisy mufflers; penalty and motor vehicle muffler under traffic violations law as applicable. -- SB0586 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB0587 SD2 (SSCR 861)

RELATING TO TRANSPORTATION.

Introduced by: Moriwaki S, Chang S, Keohokalole J, Rhoads K

Amends provisions relating to penalty under traffic violations. Requires whoever is convicted of violating any of the provisions relating to regulation of exhaust pipe and muffler to be fined not more than 300 dollars. -- Amends provisions relating to motorcycles and mopeds, noisy mufflers; penalty. Requires whoever violates this provision to be fined not more than 300 dollars. -- Amends provisions relating to motor vehicle muffler. Allows any enforcement officer of the state to conduct examinations and inspections if the officer has probable cause to believe that a vehicle's excessively noisy muffler is evidence of violations of this provision. Prohibits a person to refuse any enforcement officer of the state such examination and inspection. -- SB0587 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0588 SD2 (SSCR 940)

RELATING TO EXCESSIVE NOISE.

Introduced by: Moriwaki S, Chang S, Kim D, Rhoads K

Requires the department of transportation, in conjunction with any county having a population greater than 500,000, to develop and implement a pilot program to use noise detection traffic cameras to address excessive traffic noise in urban areas of each participating county. Report to the legislature. Appropriation. Act to be repealed December 31, 2025 (sunset). (\$\$) -- SB0588 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then FIN

SB0591 SD1 (SSCR 834)

RELATING TO GAMBLING.

Introduced by: Moriwaki S, Aquino H, Chang S

Establishes provisions relating to operation of illegal gambling businesses under offenses against public health and morals law. A person commits the offense of operating an illegal gambling business if the person conducts, finances, manages, supervises, directs, or owns all or part of an illegal gambling business. Defines illegal gambling business to mean a business that advances gambling activity in violation of this part. Makes operation of an illegal gambling business is a class C felony. -- SB0591 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0597 SD1 (SSCR 41)

RELATING TO TAXATION.

Introduced by: Moriwaki S, Chang S, McKelvey A

Amends provisions relating to other provisions as to gross income, adjusted gross income, and taxable income under income tax law. Excludes from gross income, adjusted gross income, and taxable income compensation received from deferred compensation retirement plans, including individual retirement accounts, and those established under section 401(k) or 403(b) of the Internal Revenue Code of 1986, as amended, or any other retirement plan that defers compensation; provided that this provision shall apply only to individuals whose federal adjusted gross income is less than 30,000 dollars for a taxpayer filing a single return or a married person filing separately; 45,000 dollars for a taxpayer filing as a head of household; and 60,000 dollars for a taxpayer filing a joint return or as a surviving spouse. --

SB0597 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB0599 SD1 (SSCR 390)

RELATING TO HEALTH.

Introduced by: San Buenaventura J

Amends provisions relating to physician assistant; authority to sign documents. Requires any physician assistant who holds a current, valid, and permanent license to practice medicine pursuant to this law, and who is under the supervision of a licensed physician or osteopathic physician, to have the authority to sign orders for respiratory therapy and plans of care. --Amends provisions relating to definitions under respiratory therapists law. Redefines practice of respiratory care to include respiratory care services, including the administration of pharmacological, diagnostic, and therapeutic care related to respiratory care procedures necessary for treatment, disease prevention, rehabilitative, or diagnostic regimens prescribed by a physician or an osteopathic physician licensed pursuant to medicine and surgery law, a physician assistant licensed pursuant to medicine or surgery law, or an advanced practice registered nurse licensed pursuant to nurses law; and the transcription and implementation of the written, verbal, and telecommunicated orders of a licensed physician, licensed osteopathic physician, licensed physician assistant, or licensed advanced practice registered nurse, pertaining to the practice of respiratory care. Redefines qualified direction to mean ready access by a respiratory therapist to a licensed physician, licensed osteopathic physician, licensed physician assistant, or licensed advanced practice registered nurse, who has specialty training or experience in the management of acute and chronic respiratory disorders and who is responsible for the quality, safety, and appropriateness of the respiratory services provided by the respiratory therapist. -- Amends provisions relating to physician supervision required by changing its title to order and qualified direction required. Prohibits a person to practice respiratory care under this law except under the order and qualified direction of a physician or an osteopathic physician licensed pursuant to medicine and surgery law, a physician assistant licensed pursuant to medicine and surgery law, or an advanced practice registered nurse licensed pursuant to nurses law. -- SB0599 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0602 SD2 (SSCR 751)

RELATING TO HEALTH.

Introduced by: San Buenaventura J

Establishes provisions relating to diagnostic and other certain non technical health assessment tests; authority; permitting and education requirements. Prohibits a pharmacist to order, or perform the collection of specimens for, certain diagnostic-related and CLIA (Clinical Laboratory Improvement Amendments of 1988) waived tests without 1st obtaining a permit pursuant to rules adopted in accordance with provisions relating to regulation of certain other occupations. Provides that before ordering, or performing the collection of specimens for, certain diagnostic related and CLIA waived tests, the pharmacist shall have completed appropriate training that includes programs approved by the Accreditation Council for Pharmacy Education, curriculum based programs from an Accreditation Council for Pharmacy Education (ACPE) accredited college of pharmacy, state or local health department programs, or programs recognized by the board of pharmacy, and any regulations adopted by the US Health Care Financing Administration. -- Amends provisions relating to definitions under pharmacists and pharmacy law. Redefines practice of pharmacy to mean the ordering, or performing the collection of specimens for, tests authorized or approved by the US Food and Drug Administration, that are diagnostic related laboratory tests used to detect or screen for severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) and respiratory illnesses including influenza infection, streptococcal pharyngitis, or liver function issues or infections; provided that no test shall require the use of specimens collected by vaginal swab, venipuncture, or the collection of seminal fluid; or CLIA waived tests. (COVID-19, COVID 19, coronavirus) -- SB0602 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to CPC

SB0606 SD2 (SSCR 1044)

RELATING TO HEARING AIDS.

Introduced by: San Buenaventura J

Amends provisions relating to additional amounts not taxable under general excise tax law. Exempts this law to apply to amounts received by a hospital, infirmary, medical clinic, health care facility, pharmacy, or a practitioner licensed to administer the drug to an individual for selling prescription drugs, hearing aids, or prosthetic devices to an individual; provided that this provision shall not apply to any amounts received for services provided in selling

prescription drugs, hearing aids, or prosthetic devices. -- SB0606 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT/ ECD/ then FIN

SB0608 SD1 (SSCR 407)

RELATING TO PRESCRIPTION DRUGS.

Introduced by: San Buenaventura J, Rhoads K

Establishes provisions relating to pharmacies; prescription drug label information; accessibility. Provides that when dispensing a prescription drug to an individual who, as acknowledged by the individual, has difficulty seeing or reading standard printed prescription drug container labels, the dispensing pharmacy shall provide the individual with a means of access to obtain the prescription drug label information required pursuant to provisions relating to drugs limited to dispensing on prescription. -- Amends provisions relating to definitions under pharmacists and pharmacy law. Defines end user's external accessible device and defines prescription drug reader. -- Requires the board of pharmacy to adopt rules necessary to carry out the purposes of this Act. Requires the rules adopted to allow the board of pharmacy to deny, revoke, or suspend a pharmacy license or impose a fine not to exceed 1,000 dollars per violation for failure to comply with the purposes of this Act. -- SB0608 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC

SB0609 SD1 (SSCR 451)

RELATING TO HEARING AIDS.

Introduced by: San Buenaventura J, Rhoads K

Amends the accident and health or sickness insurance contracts law by requiring coverage for the cost of hearing aids after January 1, 2024. Limits minimum benefit of 1500 dollars per hearing impaired ear every 36 months. Requires insurers to provide notice to its policyholders. -- Amends provisions relating to benefit societies law, and the health maintenance organizations act (HMOs) by requiring coverage for the cost of hearing aids after January 1, 2024. Limits minimum benefit of _____ dollars per hearing impaired ear every 36 months. Requires insurers to provide notice to its policyholders. Exempts limited benefit health insurance. -- SB0609 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0610

RELATING TO AMERICAN SIGN LANGUAGE.

Introduced by: San Buenaventura J, Rhoads K

Establishes provisions relating to American sign language. Provides that American sign language is recognized as a fully developed, autonomous, natural language with its own distinct grammar, syntax, vocabulary, and cultural heritage. -- SB0610

Current Status: Mar 00 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then JHA then CPC

SB0612 SD1 (SSCR 598)

RELATING TO SERVICE ANIMALS.

Introduced by: Rhoads K, San Buenaventura J

Amends provisions relating to emotional support animals; disclaimer that animal is not a service animal; civil penalty. Requires a person or business that sells or provides an animal for use as an emotional support animal or a person or business that sells or provides a certificate, identification, tag, vest, leash, or harness for an emotional support animal to provide written notice to the buyer or recipient of the animal that states the animal does not have the special training required to qualify as a service animal or the item does not entitle the user of an emotional support animal is not entitled to the rights and privileges accorded by law to a service animal; and knowingly misrepresenting as a service animal any animal that does not meet the requirements of a service animal, as defined in provision relating to service animal, defined, is a violation of provisions relating to misrepresentation of a service animal; civil penalty. Establishes fines and any other civil remedies available to a person, entity, or other organization arising from misrepresentation by another person of a service animal. -- SB0612 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0627

RELATING TO CAMPAIGN FINANCE.

Introduced by: Kim D, Aquino H, Chang S, Keith-Agaran G, Keohokalole J, McKelvey A, Rhoads K

Amends provisions relating to campaign funds only used for certain purposes under elections, generally law. Allows campaign funds to be used by a candidate, treasurer, or candidate committee to pay for the candidate's child care or vital household dependent care costs under

certain conditions. -- SB0627

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0629 SD1 (SSCR 707) RELATING TO THE HAWAII TOURISM AUTHORITY.

Introduced by: Kim D, Aquino H, Chang S, Keith-Agaran G, McKelvey A

Allows the Hawaii tourism authority to enter into contracts and agreements, including marketing, management, use, operation, or maintenance of the convention center facility, including the purchase or sale of goods or services, logo items, concessions, sponsorships, and license agreements, or any use of the convention center facility as a commercial enterprise; provided that effective January 1, 2024, and thereafter, the contract for management of the convention center facility shall include marketing for all uses of the facility.

-- SB0629 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TOU then FIN

SB0637 SD1 (SSCR 817)

RELATING TO HEMP.

Introduced by: Gabbard M

Amends provisions relating to hemp processor registry; application; removal from registry. Adds that requires an applicant documentation that the indoor facility and planned hemp processing operation complies with all zoning ordinances, building codes, and fire codes; does not include heat or volatile compounds or gases under pressure, such as cold water extraction; is an enclosed indoor facility that is a permit exempt structure pursuant to provisions relating to agricultural buildings and structures; exemptions from building permit and building code requirements or is in an enclosed indoor facility in a food hub or agricultural park. -- SB0637 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then JHA

SB0646 SD1 (SSCR 702)

RELATING TO ORNAMENTAL GINGER.

Introduced by: Gabbard M, McKelvey A

Appropriation to the university of Hawaii for statewide research into ornamental ginger pathogens, prevention of the spread of ornamental ginger pathogens, production and distribution of pathogen free ornamental ginger plants, and outreach to ornamental ginger

producers. (\$\$) -- SB0646 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0652 SD1 (SSCR 1043)

RELATING TO AGRICULTURE.

Introduced by: Gabbard M, McKelvey A, Rhoads K

Requires the department of agriculture to submit an interim report to the legislature on its control and mitigation of the 2lined spittlebug and recovery efforts for lands damaged by the 2 lined spittlebug; and to establish a 5 year pilot program to provide traps to members of the public to mitigate and control the significant increase in the population of feral chickens, roosters, and pigs throughout the State as specified. Reports to the legislature. Appropriation. (\$\$) -- SB0652 SD1

(ψψ) -- OD0002 (

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0655 SD1 (SSCR 388)

RELATING TO HEMP.

Introduced by: Gabbard M, Keith-Agaran G, McKelvey A

Amends provisions relating to commercial hemp production. Prohibits hemp to be grown in any house, dwelling unit, residential apartment, or other residential structure, except for a home or dwelling that is part of a US Department of Agriculture licensed production area. Allows the department of agriculture to amend hemp production rules to align with federal exemptions for hemp, fiber, fuel, and seed grain crops; provided that such rules shall not exceed federal law on the regulation of hemp production in the State. -- Amends provisions relating to rulemaking authority. Allows the rules to align with federal exemptions for hemp fiber, fuel, and seed grain crops; provided that such rules shall not exceed federal law on the regulation of hemp production in the State. -- SB0655 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then JHA

SB0660 SD2 (SSCR 766)

RELATING TO AGRICULTURE. Introduced by: Gabbard M

LRB Systems March 9, 2023

Establishes provisions relating to healthy soils program; established. Establishes within the department of agriculture a healthy soils program. Requires the healthy soils program to create a statewide soil health assessment, with a list of practices specific to the State that are most effective for improving soil health and building soil carbon stocks; provide farmers with educational and technical assistance to implement farm management practices that contribute to healthy soils; establish standards for the healthy soils program that are based on the findings of the greenhouse gas sequestration task force, including standards establishing the minimum levels of soil carbon and water content; establish standards for soil health that take a holistic approach to land management by integrating cultural, biological, and mechanical practices; cycling nutrients; promoting ecological balance; and conserving biodiversity; establish standards to phase out the use of petrochemical synthetic fertilizers over a period of 5 to 10 years; provided that during the petrochemical synthetic fertilizer phase-out period, the department of agriculture shall provide farmers with assistance in adopting a holistic approach to land management that integrates cultural, biological, and mechanical practices; cycles nutrients; promotes ecological balance; and conserves biodiversity; and issue awards and other financial incentives, subject to available funding, to implement farm management practices that contribute to healthy soils. Report to the legislature. Appropriation. (\$\$) --SB0660 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0667 SD2 (SSCR 939)

RELATING TO NONPROFIT ORGANIZATIONS.

Introduced by: San Buenaventura J, DeCoite L, McKelvey A

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)(3) of the Internal Revenue Code of 1986, as amended, shall not apply. -- Requires on December 31, 2028, 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. -- SB0667 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then CPC then FIN

SB0668 SD2 (SSCR 1065)

RELATING TO THE PHYSICAL THERAPY COMPACT.

Introduced by: San Buenaventura J, Chang S, Keith-Agaran G

Establishes physical therapy licensure compact. Establishes State participation in the compact; compact privilege; active duty military personnel or their spouses; adverse actions; establishment of the physical therapy compact commission; executive board; data system; rulemaking; oversight, dispute resolution, and enforcement; date of implementation of the interstate commission for physical therapy practice and associated rules, withdrawal, and amendment; and construction and severability. Requires the department of commerce and consumer affairs to adopt rules pursuant to administrative procedure law for the purposes of implementing and administering this law. -- Amends provisions relating to permanent licenses under physical therapy practice Act. Provides that beginning with the July 1, 2023, licensing biennium, requires a full set of electronic fingerprints for the purpose of obtaining federal and state criminal history record checks in accordance with provisions relating to criminal history record checks directly to the Hawaii criminal justice data center for processing with the Federal Bureau of Investigation. Requires the applicant to bear the cost of the fingerprint processing and prohibits the application to be considered complete until the results of the criminal history record check have been received by the board. -- Amends provisions relating to criminal history record checks. Requires the department of commerce and consumer affairs on applicants for physical therapist or physical therapist assistant licensure as provided by provisions relating to permanent licenses. -- SB0668 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC

SB0669 SD2 (SSCR 1083)

RELATING TO CANNABIS.

Introduced by: San Buenaventura J, Chang S, Keohokalole J, McKelvey A Establishes the legalization of cannabis (marijuana) for personal use law. Provides that

LRB Systems March 9, 2023

personal use of cannabis shall not be the basis for arrest, seizure, or forfeiture of assets; possession, use, display, purchase, transfer or transport cannabis, cannabis accessories or cannabis paraphernalia for personal use shall be immune from criminal prosecution; the possession, growing, processing, or transporting of not more than 6 cannabis plants, with 3 or fewer being mature, flowering plants, and possession of the cannabis produced by the plants on the premises where the plants are grown shall not be subject to criminal prosecution provided that the growing takes place in an enclosed and locked space and is not conducted openly or publicly, and that the plants are not made available for sale; the transfer of 1 ounce or less of cannabis plant material, 10 grams or less of cannabis concentrate, or any other cannabis products with up to 800 milligrams or less of tetrahydrocannabinol, without remuneration to a person who is 21 years of age or older shall be permitted. Provides that personal use of cannabis shall be prohibited on public highways, public sidewalks, federal property, and any location where the consumption of alcohol or smoking is prohibited. Establishes lawful operation of cannabis establishments; Hawaii cannabis regulatory authority; established: powers; generally; and licenses. Establishes provisions relating to pilot period. Requires a pilot period prior to the issuance of new licenses until the date that is the later of 2 years following the effective date of this law; or the final issuance of the rules as specified. Establishes regulation of cannabis rules; tracking; effect on employers; effects on intoxicated driving laws; effect on medical cannabis law; effect on medical cannabis dispensary law; effect on property rights; effect on contracts pertaining to cannabis and civil penalties. -- Establishes provisions relating to marijuana offenders; resentencing; expungement; sealing. Requires records relating to the arrest, criminal charge, or conviction of a person for an offense under uniform controlled substances Act; provisions relating to offenses related to drugs and intoxicating compounds under offenses against public health and morals, or any other offense, the basis of which is an act permitted by legalization of cannabis for personal use law, or decriminalized under Act , session laws of 2023, including the possession or distribution of marijuana, shall be ordered expunged in accordance with the provisions of this provision. Establishes legalization of marijuana exempt from arrest, prosecution, and criminal culpability as specified. -- Amends provisions relating to operation of certain Internal Revenue Code provisions; sections 63 to 530. Exempts any activity authorized by legalization of cannabis for personal use law. -- Establishes cannabis tax law. Establishes permit; cooperation between department and the agency or department of health; tax; limitations; return; form; contents; payment of tax; penalties; determination of tax, additional assessments, credit and refunds; records to be kept; inspection; tax in addition to other taxes; appeals; other provisions applicable; investigations; contempt; fees; administration by director; rules and regulations; and disposition of revenues. Requires all moneys collected to be paid into the state treasury as state realizations, to be kept and accounted for as provided by law. -- SB0669 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA/ AGR/ then CPC then FIN

SB0671 SD1 (SSCR 456)

RELATING TO HEALTH.

Introduced by: San Buenaventura J, Chang S, McKelvey A, Rhoads K

Amends provisions relating to definitions under uniform controlled substances Act. Defines fentanyl test strip to mean a small strip of paper that can detect the presence of fentanyl in different kinds of drugs, including cocaine, methamphetamine, and heroin; and different drug forms, such as pills, powder, and injectable drugs. Redefines drug paraphernalia definition does not include testing products utilized in determining whether a controlled substance contains chemicals, toxic substances, or hazardous compounds in quantities that can cause physical harm or death, including but not limited to fentanyl test strips. -- SB0671 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0673 SD1 (SSCR 453)

RELATING TO MEDICAL CANNABIS.

Introduced by: San Buenaventura J, Keohokalole J, McKelvey A

Establishes provisions relating to compassionate access; health care facility; terminally ill patients; condition of use. Provides that a health care facility may allow a terminally ill patient to use medical cannabis (marijuana) in compliance with provisions relating to medical use of cannabis; conditions of use under specified conditions and requirements. Provides that nothing in this provision requires a health care facility to recommend patients to use medical cannabis or include medical cannabis in a patient's discharge plan; or notwithstanding any other law to the contrary and the classification of cannabis as a schedule I controlled substance, requires health care facilities permitting patient use of medical cannabis to comply with drug and medication requirements applicable to schedule II, III, and IV controlled substances and to be subject to enforcement actions by the department of health. Requires

a health care facility to suspend patient use of medical cannabis on premises if the health care facility receives notice or otherwise obtains knowledge that a federal agency, including the US department of justice, has initiated an enforcement action against the health care facility in relation to the facility's compliance with a state regulated medical cannabis program; or a federal agency, including the US department of justice or department of health and human services centers for medicare and medicaid services has, by rule or otherwise, prohibited the patient use of medical cannabis on premises of health care facilities or the facilities' compliance with a state regulated medical cannabis program; until the facility receives notice from the federal agency allowing the facility to resume patient use of medical cannabis on premises. Further provides that this provision does not apply to a patient receiving emergency services and care. -- SB0673 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0674 SD1 (SSCR 487)

RELATING TO THE INTERSTATE MEDICAL LICENSURE COMPACT.

Introduced by: San Buenaventura J, Keith-Agaran G

Establishes interstate medical licensure compact. Authorizes the governor to enter into a compact on behalf of the State of Hawaii with any other state legally joining therein, in the form substantially in order to strengthen access to health care, and in recognition of the advances in the delivery of health care, the member states of the interstate medical licensure compact have allied in common purpose to develop a comprehensive process that complements the existing licensing and regulatory authority of state medical boards, provides a streamlined process that allows physicians to become licensed in multiple states, thereby enhancing the portability of a medical license and ensuring the safety of patients. Establishes eligibility; designation of state of principal license; application and issuance of expedited licensure; fees or expedited licensure; renewal and continued participation; coordinated information system; joint investigations; disciplinary actions; interstate medical licensure compact commission; powers and duties of the interstate commission; finance powers; organization and operation of the interstate commission; rulemaking functions of the interstate commission: oversight of interstate compact; enforcement of interstate compact; and default procedures; dispute resolution criteria and requirements as specified. Provides that any state is eligible to become a member of the compact; requires the compact to become effective and binding upon legislative enactment of the compact into law by no less than 7 states, and to become effective and binding on a state upon enactment of the compact into law by that state; requires the governors of non member states, or their designees, to be invited to participate in the activities of the interstate commission on a non voting basis prior to adoption of the compact by all states; and allows the interstate commission to propose amendments to the compact for enactment by the member states. Prohibits an amendment to become effective and binding upon the interstate commission and the member states, unless and until it is enacted into law by unanimous consent of the member states. Establishes withdrawal; dissolution; severability and construction; binding effect of compact and other laws. Requires the department of commerce and consumer affairs to adopt rules pursuant to administrative procedure law for the purposes of implementing and administering this law. Appropriation. (\$\$) -- SB0674 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0682 SD1 (SSCR 906)

RELATING TO ANIMAL FUR PRODUCTS.

Introduced by: Keohokalole J, McKelvey A, Rhoads K

Establishes provisions relating to animal fur products. Makes it unlawful to sell, offer for sale, display for sale, trade, or otherwise distribute for monetary or nonmonetary consideration a fur product in Hawaii. Establishes penalties. (COVID-19, COVID 19, coronavirus) -- SB0682 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0687 SD1 (SSCR 828)

RELATING TO INTOXICATING LIQUOR.

Introduced by: Keohokalole J, Chang S, Keith-Agaran G, McKelvey A

Amends provisions relating to licenses, classes under intoxicating law. Increases class 18 small craft producer pub license licensee to manufacture in the State barrels of malt beverages; barrels of wine; or barrels of alcohol on the licensee's premises during the license year as specified. -- SB0687 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then CPC

SB0690 SD2 (SSCR 840)

RELATING TO ENERGY EFFICIENCY.

Introduced by: Keohokalole J, Chang S, McKelvey A, Rhoads K, Shimabukuro M Establishes provisions relating to fluorescent lamps under energy resources law. Provides definitions. Establishes provisions relating to fluorescent lamps; mercury containing lighting; prohibited. Prohibits to sell, offer for sale, or distribute for sale in the state as a new manufactured product beginning January 1,____, a screw or bayonet base type compact fluorescent lamp; and a pin base type compact fluorescent lamp or linear fluorescent lamp. Establishes provisions relating to exemptions. Prohibits this provision to apply to a lamp such as used for image capture and that has a high proportion of ultraviolet light emission. -- SB0690 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC

SB0691 SD2 (SSCR 1074)

RELATING TO EFFICIENCY STANDARDS.

Introduced by: Keohokalole J, Chang S, DeCoite L, Keith-Agaran G, McKelvey A, Rhoads K, Shimabukuro M

Amends provisions relating to definitions under energy resources law. Defines air purifier or room air cleaner to mean an electric, cord-connected, portable appliance whose primary function is to remove particulate matter from the air and that can be moved from room to room. Defines chief energy officer to mean the chief energy officer of the Hawaii state energy office. Redefines amending showerhead to mean a device through which water is discharged for shower or bath and includes handheld showerheads and any other showerhead, except a safety showerhead. Repeals definitions of department and director that means of business, economic development, and tourism. Repeals definitions of department and director. -- Amends provisions relating to rules. Requires the chief energy officer to adopt rules pursuant to administrative procedures law. Adopt or amend efficiency standards for any products as the chief energy officer deems appropriate, including but not limited to those products listed or incorporated in provisions relating to scope. -- Amends provisions relating to scope; appliance efficiency standards and changes its title to minimum efficiency standards. -- Amends provisions relating to implementation. -- SB0691 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC

SB0693 SD1 (SSCR 475)

RELATING TO PHARMACISTS.

Introduced by: Lee C

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) to recognize pharmacists licensed pursuant to provisions relating to pharmacists and pharmacy law including coverage for care provided by a participating registered pharmacist practicing within the scope of their license for purposes of health maintenance or treatment to the extent that the policy provides benefits for identical services rendered by another health care. -- Amends provisions relating to federally qualified health center or rural health clinic visit; and provisions relating to medical care payments. Adds pharmacists. -- Amends provisions relating to coverage for telehealth. Redefines health care provider to include pharmacists licensed under pharmacist and pharmacy law. -- SB0693 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0696 SD1 (SSCR 542)

RELATING TO WORKERS' COMPENSATION.

Introduced by: Richards III H, Aquino H, Chang S, Kanuha D

Amends provisions relating to volunteer fire stations under general provisions law. Provides that for volunteer firefighters, average weekly wages shall be computed as set forth in provisions relating to generally under workers' compensation law. -- Amends provisions relating to generally under workers' compensation law. Provides that in computing the average weekly wages of an injured public board member, reserve police officer, police chaplain, reserve public safety law enforcement officer, sheriffs' chaplain, volunteer firefighter, volunteer boating enforcement officer, or volunteer conservation and resources enforcement officer wages of other employees in comparable employment may be considered. -- SB0696 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then CPC then FIN

SB0699 SD2 (SSCR 765)

RELATING TO STATE CAPITOL TOURS.

Introduced by: Kim D, Chang S, Elefante B, Keith-Agaran G, Lee C, McKelvey A Establishes provisions relating to state capitol tours program. Requires there to be established

LRB Systems March 9, 2023

within the public access room a state capitol tours program to be administered and facilitated by the public access room coordinator, and which shall include in-person guided and self-guided walking tours, and virtual tours, of the Hawaii state capitol building. -- Appropriation to the legislative reference bureau for the establishment of 1 full-time equivalent (1.0 FTE) position within the legislative reference bureau's public access room to provide capitol tours pursuant to this provision. (\$\$) -- SB0699 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LMG then FIN

SB0710 SD2 (SSCR 703)

RELATING TO INCARCERATED WOMEN.

Introduced by: Wakai G, Chang S, Keith-Agaran G, McKelvey A, Shimabukuro M Requires the McKinley community school for adults to work with Hawaii Friends of Restorative Justice to provide counseling services for incarcerated women participating in the education and reentry program for incarcerated women that is developed and administered by Hawaii Friends of Restorative Justice. -- Appropriation to the university of Hawaii Windward community college as a grant to Hawaii Friends of Restorative Justice to continue administering the education and reentry program for incarcerated women; provided that the community college may award grants to private entities. (COVID-19, COVID 19, coronavirus) (\$\$) -- SB0710 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CMV then FIN

SB0711 SD2 (SSCR 1038)

RELATING TO GENDER PARITY IN PROGRAMS FOR INCARCERATED WOMEN.

Introduced by: Wakai G, Chang S, DeCoite L, McKelvey A

Appropriation to the judiciary as a grant pursuant to grants law, to the Hawaii Friends of Restorative Justice to conduct a study of programming offered to persons incarcerated at correctional facilities and to convene a group of incarcerated women to help identify gaps in programming offered to female inmates; provided that the Hawaii Friends of Restorative Justice shall use the report of the task force convened by House Concurrent Resolution No. 85, Regular Session of 2016, as a model to provide recommendations to improve outcomes for incarcerated women; provided further that the Hawaii Friends of Restorative Justice shall consult with the interagency council on intermediate sanctions and correctional program checklist committee when conducting the study and making recommendations to improve outcomes for incarcerated women; provided further that the Hawaii Friends of Restorative Justice shall submit the study, including any proposed legislation, to the legislature no later than December 1, 2023 (Report to the legislature). -- SB0711 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CMV then FIN

SB0712 SD2 (SSCR 1060)

RELATING TO CORRECTIONS.

Introduced by: Wakai G, Chang S, Keohokalole J, McKelvey A

Appropriation to the university of Hawaii to support a level I trauma informed certification program at Windward community college for adult corrections officers. (\$\$) -- SB0712 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CMV then FIN

SB0715

RELATING TO HEALTH.

Introduced by: Wakai G, Chang S, Dela Cruz D, McKelvey A

Establishes provisions relating to fetal alcohol spectrum disorder awareness month. Designates the month of September to be known as fetal alcohol spectrum disorder awareness month to promote public awareness of the risks of alcohol consumption during pregnancy; provided that this month is not and shall not be construed to be a state holiday. -- SB0715

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then JHA

SB0717 SD1 (SSCR 813)

RELATING TO ALCOHOL.

Introduced by: Moriwaki S, Chang S, Keith-Agaran G, McKelvey A

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

alcoholic spirits, or spirits. -- Amends provisions relating to licenses, classes. Allows a class 14 brewpub license to sell, manufactured on the licensees premises to include beer under specified requirements. -- SB0717 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to CPC

SB0722 SD2 (SSCR 938)

RELATING TO OCCUPATIONAL SAFETY AND HEALTH.

Introduced by: Moriwaki S, Chang S, McKelvey A

Establishes provisions relating to occupational safety and health special fund; establishment; purposes. Establishes within the state treasury the occupational safety and health special fund, to be administered by the department of labor and industrial relations for personnel and operating expenses, and staff development and training fees and expenses. Requires unencumbered balance of the occupational safety and health special fund exceeding _____ dollars at the end of each fiscal year to be deposited into the general fund on or about June 30 every year. -- Amends provisions relating to labor law enforcement special fund; establishment; purposes. Repeals provision that requires to deposit all civil penalties assessed pursuant to provisions relating to violations and penalties under occupational safety and health law. Amends provisions relating to fees; and provisions relating to violation and penalties. Adds fees and civil penalties collected to be deposited into the occupational safety and health special fund. -- SB0722 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0724 SD2 (SSCR 937)

RELATING TO THE DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT.

Introduced by: Moriwaki S, Chang S, Keohokalole J, Rhoads K

Appropriation to the department of human resources development for the enhancement of technology resources for the department, including establishment of _____ full time equivalent

FTE) positions in the department. (\$\$) -- SB0724 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0725 SD2 (SSCR 1059)

RELATING TO TELEWORKING.

Introduced by: Moriwaki S, Chang S, Shimabukuro M, Wakai G

Requires the department of human resources development to submit and annual report to the legislature on the telework policies of the executive branch that contains various metrics on the adoption, usage, and productivity of teleworking by each department in the executive branch as specified; consult with all appropriate departments and agencies to obtain necessary data or information to complete the annual report; and requires all state departments and agencies to share data and information with the department of human resources development to support the implementation of this provision. Appropriation. (\$\$) -- SB0725 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0726 SD1 (SSCR 42)

RELATING TO THE DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT.

Introduced by: Moriwaki S

Amends provisions relating to department of human resources development. Requires the director of human resources development to facilitate and expedite the hiring and recruitment for civil service positions under the jurisdiction of the department of human resources development; and have the authority to reclassify and abolish vacant positions within state departments and agencies that are under the jurisdiction of the department of human resources development, subject to specific conditions. Repeals the administrative assistant position within the department of human resources development and reassigns the administrative assistant's responsibilities to the director. Report to the legislature. -- SB0726 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0729 SD1 (SSCR 821)

RELATING TO BOARD MEMBERS.

Introduced by: Moriwaki S

Establishes provisions relating to cooperative housing corporation education trust fund; and provisions relating to planned community association education trust fund. Requires the real estate commission to establish a cooperative housing corporation education trust fund; and a planned community association education trust fund to be use for educational purposes as specified. Prohibits the balance of the fund to exceed a sum determined by the real estate

commission; and the sum to be determined by the real estate commission biennially. Establishes provisions relating to cooperative housing corporation trust fund; payments by corporations and developers; and provisions relating to planned community association education trust fund; payments by associations and developers. Requires each project or corporation or planned community association with more than 5 units to pay to the department of commerce and consumer affairs a cooperative housing corporation education trust fund fee within 1 year after the recordation of the purchase of the 1st dwelling unit or within 30 days of the corporation's 1st meeting, and thereafter, on or before June 30 of every odd numbered year, as prescribed by rules adopted pursuant to administrative procedure law; and beginning with the July 1, 2023, biennium registration, an additional annual cooperative housing corporation education trust fund fee or annual planned community association education trust fund fee in an amount equal to the product of 1.50 dollars times the number of dwelling units included in the registered project or corporation or planned community association to be dedicated to supporting mediation or voluntary binding arbitration of corporation related disputes. Requires the additional corporation education trust fund fee or planned community association education trust fund fee to total 3 dollars per unit until the real estate commission adopts rules pursuant to administrative procedure law. Requires on June 30 of every odd numbered year, any unexpended additional amounts paid into the cooperative housing corporation education trust fund or the planned community association education trust fund and initially dedicated to supporting mediation or voluntary binding arbitration of corporation related disputes, as required by this paragraph, to be used for educational purposes. Establishes cooperative housing corporation education trust fund, management; and planned community association education trust fund, management requirements. Report to the legislature. Establishes corporation and association registration requirements. Allows the commission to reject or terminate any registration submitted by a project or a corporation or an association that fails to comply with this provision. -- Amends provisions relating to board of directors; election under cooperative housing corporation law and planned community associations law. Requires that within 90 days after being elected to the board of directors, requires the member to certify in writing to the board of directors that the member has received and reviewed a copy of the corporation's or planned community association articles of incorporation, bylaws, rules and regulation; provided that, for any member elected to the board of directors before the effective date of this Act, requires the member to provide the written certification to the board of directors within 90 days of the effective date of this Act. Requires the board of directors to retain the member's written certification for the duration of the member's term; and within 1 year after being elected to the board of directors, requires the member to obtain a board leader course completion certificate from a course approved by the real estate commission; provided that, for any member elected to the board of directors before the effective date of this Act, requires the member to obtain the course completion certificate within 1 year of the effective date of this Act. Requires the board of directors to retain the member's course completion certificate for the duration of the member's term. --Amends provisions relating to powers and duties of commission under real estate brokers and salespersons law. Requires the real estate commission to include input from stakeholders as to the curriculum to be used, approve and administer board leadership courses required for members of boards of directors pursuant to provisions relating to board of directors; election, provisions relating to board of directors, and provisions relating to board; powers and duties. -- Amends provisions relating to condominium education trust fund. Requires educational purpose to include financing or promoting the educational requirements for member of an association's board of directors pursuant to provisions relating to board; powers and duties. -- SB0729 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then CPC then FIN

SB0730 SD2 (SSCR 358)

RELATING TO FISHPONDS.

Introduced by: Inouye L, Aquino H, Awa B, DeCoite L, Fevella K, Kanuha D, Keohokalole J, Lee C, McKelvey A, Richards III H, Shimabukuro M

Appropriation to the department of land and natural resources to restore and restock fishponds by procuring fingerlings and limu establishing 1 full time equivalent (1.00 FTE) aquaculture coordinator biologist VI position. (\$\$) -- SB0730 SD2

Current Status: Feb-21 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0731

RELATING TO HAWAIIAN INDEPENDENCE DAY.

Introduced by: Keohokalole J, Aquino H, DeCoite L, Fevella K, Inouye L, Kanuha D, Lee C, Richards III H, Shimabukuro M

Establishes provisions relating to la kuokoa; Hawaiian independence day under holidays and

periods of recognition and observance. Requires November 28 of each year to be known and designated as La Kuokoa, Hawaiian Independence Day, to celebrate the historical recognition of the independence of the Kingdom of Hawaii. Requires this day is not and to not be construed to be a state holiday. -- SB0731

Current Status: Feb-13 23 Introduction/Passed First Reading - House

Feb-16 23 Multiple Referral to CAI then JHA

SB0732 SD2 (SSCR 918)

RELATING TO STATE HOLIDAYS.

Introduced by: Kanuha D, Aquino H, Awa B, DeCoite L, Fevella K, Inouye L, Keohokalole J, Lee C, McKelvey A, Shimabukuro M

Amends provisions relating to holidays designated under holidays and periods of recognition and observance law. The following days of each year are set apart and established as state holidays: the 2nd Monday in October, Indigenous Peoples' Day. Repeals the following days of each year are set apart and established as state holidays: all election days, except primary and special election days, in the county wherein the election is held. -- SB0732 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then FIN

SB0733 SD1 (SSCR 919)

RELATING TO HAWAIIAN CULTURE.

Introduced by: Fevella K, Aquino H, Awa B, DeCoite L, Shimabukuro M

Establishes provisions relating to Native Hawaiian cultural centers; statewide. Requires the office of Hawaiian affairs shall establish and maintain no fewer than ______ Native Hawaiian cultural centers within the State. Requires each Native Hawaiian cultural center to focus on elevating and uplifting the Native Hawaiian people; be dedicated to Hawaiian culture and history, emphasizing the particular geographic location of the center; contain both static and interactive displays and exhibits; offer classes in Hawaiian chanting, dancing, music, language, and other cultural practices on a regular, ongoing basis; and serve as a place where the public may gather and hold celebrations. Report to the legislature. -- Appropriation to the office of Hawaiian affairs for the planning and design of 1 Native Hawaiian cultural center. (\$\$) -- SB0733 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then JHA then FIN

SB0734 SD1 (SSCR 13)

RELATING TO BURIAL SITES.

Introduced by: Inouye L, Aquino H, Awa B, DeCoite L, Fevella K, Kanuha D, Keohokalole J, McKelvey A, Richards III H, Shimabukuro M

Requires the state historic preservation division of the department of land and natural resources to establish an inter division program to address the location, movement, relocation, and restoration of Hawaiian burial sites that are exposed or likely to be exposed by coastal erosion due to climate change. Requires the state historic preservation division to collaborate with the land division, office of conservation and coastal lands, island burial councils, and office of Hawaiian affairs in the development of the program. Requires the inter division program to: examine the fiscal impacts of the movement and relocation of 'iwi affected by coastal erosion to locations inland that maintain lineal genealogical or cultural connections; take appropriate steps to move and relocate 'iwi from impacted burial sites to areas further inland within the same moku; provide guidance and technical assistance to communities, organizations, and other stakeholders with lineal genealogical or cultural connections to the impacted 'iwi; and develop policies and procedures to protect impacted 'iwi and burial sites that have not been relocated or those that have been relocated. Allows the state historic preservation division to adopt rules in accordance with administrative procedure law to carry out the purposes of this provision. Requires the inter-division program to collaborate with interested stakeholders, including appropriate Hawaiian organizations, property owners, community organizations, and other state and county government agencies and private organizations concerned with the location and movement of 'iwi from areas impacted by coastal erosion caused by climate change. Requires for 'iwi found, the office of Hawaiian affairs to cover costs related to the movement and relocation of 'iwi impacted by coastal erosion. For non-Hawaiian human remains, the department of land and natural resources to utilize funds expended in this act to move and relocate remains in areas impacted by coastal erosion, Reports to the legislature, Appropriates funds (\$\$), -- SB0734 SD1

Current Status: Feb-16 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to JHA/ WAL/ then FIN

SB0735 SD1 (SSCR 198)

RELATING TO THE DISPOSITION OF WATER RIGHTS.

Introduced by: Inouye L, Aquino H, Awa B, DeCoite L, Fevella K, Kanuha D, Keohokalole J Amends provisions relating to minerals and water rights under public lands, management and

disposition of law. Requires the public auction requirement in this provision to not be required

for a lease of water for commercial kalo cultivation. -- SB0735 SD1 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA

SB0738 SD2 (SSCR 1114)

RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.

Introduced by: Shimabukuro M, Aquino H, Awa B, Fevella K, Inouye L, McKelvey A Allows the department of Hawaiian home lands to administer a lease award program for beneficiaries on the waiting list who are 60 years old or older; or terminally ill; provided that the beneficiary on the waiting list may designate a successor upon receipt of the lease award. Requires any qualified successor of a beneficiary who passed away while on the waiting list to have 4 years from the effective date of this Act to file a claim for a lease award in place of the named deceased beneficiary. Requires the department of Hawaiian home lands to adopt rules to administer this Act within 1 year of the effective date of this Act. -- SB0738 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0739

RELATING TO DESECRATION.

Introduced by: DeCoite L, Aquino H, Inouye L, McKelvey A, Shimabukuro M

Amends provisions relating to desecration. Redefines desecrate to mean defacing, damaging, polluting, or otherwise physically mistreating any monument, structure, place, or object described in this provision. -- SB0739

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0741 SD2 (SSCR 876)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: DeCoite L, Aquino H, Fevella K, Inouye L, Kanuha D, Keohokalole J, Richards III H

Amends provisions relating to the Hawaiian Homes Commission Act, 1920, as amended. Amends provisions relating to conditions of leases. Requires the Hawaiian homes commission to have the right of 1st refusal by requiring the lessee to surrender the lease to the department whenever the lessee seeks to sell or transfer the lessee's interest in the lease for personal gain; provided that if the commission does not exercise the right of 1st refusal, the respective lessee may proceed in the sale or transfer in accordance with the law. 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. -- SB0741 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0743 SD1 (SSCR 920)

RELATING TO COFFEE PEST CONTROL.

Introduced by: Kanuha D, Aquino H, Chang S, Elefante B, McKelvey A, Richards III H Amends Act 105, Session Laws of 2014, relating to agriculture, as amended by Act 152, Session Laws of 2015, as amended by Act 65, Session Laws of 2017, as amended by Act 32, Session Laws of 2018, as amended by Act 111, Session Laws of 2019, as amended by Act 138, Session Laws of 2021. Establishes in the department of agriculture a pesticide subsidy program to be administered by the department beginning on July 1, 2014, and ending on June 30, 2025. Requires documentation of pesticide costs, as requested by the department, to be filed for pesticides purchased within the immediately preceding fiscal year of filing and shall be effective for pesticide costs incurred after June 30, 2014, and before July 1, 2025. Requires funds to be disbursed upon approval on an annual basis by the department to the coffee grower for up to 75 per cent of the costs incurred for the purchase of the pesticide before July 1, 2016; 50 per cent of the costs incurred for the purchase of the pesticide for the period beginning after June 30, 2016, and before July 1, 2023; and 75 per cent of the costs incurred for the purchase of the pesticide for the period beginning July 1, 2023, through June 30, 2025. Provides further that no single coffee grower shall receive subsidies that total more than 12,000 dollars per year for the period after June 30, 2021, and before July 1, 2025. --Requires the pesticide subsidy program manager position, including the position's exemption from civil service law and collective bargaining in public employment, to expire on June 30,

2026. Provides that not later than 20 days prior to the convening of the regular session of 2025, the department shall submit a report of its findings and recommendations, including any proposed legislation, to the legislature on the results of the subsidy program and whether the program should be allowed to expire or be extended, and if extended, with or without modification. Report to the legislature. -- Extends repeal dates. -- Appropriation into and out of the pesticide use revolving fund to the department of agriculture for the operation and implementation of the pesticide subsidy program. (\$\$) -- SB0743 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0744 SD1 (SSCR 1058)

RELATING TO INVASIVE SPECIES.

Introduced by: Kanuha D, Aquino H, Chang S, McKelvey A, Richards III H

Provides that no later than _____, the Hawaii invasive species council shall amend its administrative rules to classify coffee leaf rust as an invasive species. Requires Hawaii invasive species council to expend any available moneys for the purpose of mitigation efforts, research, and prevention or control actions for coffee leaf rust. -- SB0744 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0745 SD1 (SSCR 275)

RELATING TO AGRICULTURE.

Introduced by: Kanuha D, Chang S, Keith-Agaran G, McKelvey A, Rhoads K

Amends provisions relating to false labeling of Hawaii-grown coffee. Defines roasted coffee to mean the product that results from heating the coffee cherry seeds to augment aroma and flavor. Makes false labeling of Hawaii-grown coffee is a class C felony. In addition to any penalties imposed pursuant to Authorized disposition of convicted defendants under disposition of convicted defendants, requires the court to impose on any defendant convicted of false labeling of Hawaii-grown coffee a mandatory fine of 10,000 dollars for each separate offense. Requires the mandatory fine imposed to not be suspended or waived. -- Appropriations to be expended the department of agriculture to fund 1 full-time equivalent (1.0 FTE) measurements standards inspector (BU3, SR-19, Step C) position within the department of agriculture for the purpose of labeling and packaging enforcement and inspection. (\$\$) -- SB0745 SD1

Current Status:

Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then CPC then FIN

SB0746 SD1 (SSCR 839)

RELATING TO COFFEE LABELING.

Introduced by: Kanuha D, Chang S, Keith-Agaran G, McKelvey A, Rhoads K

Amends provisions relating to Hawaii-grown roasted or instant coffee; labeling requirements by changing it to Hawaii grown coffee; labeling or advertising requirements. Expands the coffee labeling and advertising requirements to include ready to drink coffee beverages and inner packages and inner wrapping labels. Requires disclosure on the label of coffee blends of the respective geographic and regional origins and per cent by weight of the blended coffees. Prohibits use of the term All Hawaiian in labeling or advertising for roasted coffee or instant coffee not produced entirely from green coffee beans grown and processed in Hawaii.

-- SB0746 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then CPC

SB0752 SD1 (SSCR 422)

RELATING TO TELECOMMUNICATION.

Introduced by: Kanuha D, Aquino H, Chang S, Fukunaga C, Keith-Agaran G, McKelvey A, Moriwaki S, Richards III H, Shimabukuro M

Requires the comptroller of the department of accounting and general services to identify state office buildings that are able to provide equitable telecommunication access to allow residents of the counties of Hawaii, Kauai, and Maui, and residents of rural areas in the city and county of Honolulu, including residents with disabilities, to participate remotely in legislative hearings. Report to the legislature. -- SB0752 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB0753 SD2 (SSCR 875)

RELATING TO ACCESSIBILITY.

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

Establishes provisions relating to retail establishments; customer access to employee toilet facility; eligible medical condition. Requires a retail establishment that has a toilet facility for its employees to allow a customer to use that facility during normal business hours under specified conditions. Provides that a retail establishment shall not be required to make any

physical changes to an employee toilet facility for the purposes of this provision. Establishes

a fine of not more than 100 dollars for each violation. -- SB0753 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then CPC

SB0755 SD2 (SSCR 921)

RELATING TO DISABILITY HEALTH DISPARITY.

Introduced by: Kanuha D, Aquino H, Chang S, Keith-Agaran G, McKelvey A, Richards III H Requires the state council on developmental disabilities submit a report focused on the health disparities experienced by persons in the State having developmental or intellectual disabilities. Report to the legislature. Appropriation to the department of health for the state council on developmental or intellectual disabilities to compile and submit report. (\$\$) -- SB0755 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB0756 SD1 (SSCR 756)

RELATING TO ECONOMIC DEVELOPMENT.

Introduced by: Kanuha D, Aquino H, Chang S, Keith-Agaran G, McKelvey A

Establishes the access to local food Act, cottage food operations. Defines cottage food operation to mean an enterprise that is operated by a cottage food operator and produces cottage food products only in the home kitchen of the cottage food operator's private home or in a farm kitchen for direct sale to consumers. Establishes requirements for cottage food operations, rules; cottage food operations; requirements; permit; fee; cottage food products; labeling requirements; cottage food products; exemption, cottage food products; conditions for exemption, cottage food operations; investigation, cottage food operations; consultation; cottage food operations; construction. Establishes provisions relating to limitation of state liability. Provides that the State and counties shall not be liable for claims associated with cottage food products distributed, delivered, or sold by cottage food operations, cottage food operators, or sellers, except for instances of gross negligence and intentional misconduct by the State or counties. -- Establishes provisions relating to preemption. Provides that this shall preempt county and other political jurisdictions or administrative rules prohibiting and regulating the production and sale of cottage food products. -- SB0756 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then CPC then FIN

SB0759 SD2 (SSCR 922)

RELATING TO HEALTH.

Introduced by: Kanuha D, Aquino H, Chang S, Keith-Agaran G, McKelvey A, Richards III H Requires the office of primary care and rural health to oversee and support community efforts to collaboratively address the health and wellness needs of the State's most underserved rural residents and facilitate discussions between key community health and social service organizations to develop plans that align with appropriate providers' goals and objectives; and include a 1 time summary of community plans addressing the (Access to Care) ATC needs assessment with the report that is to be submitted to the legislature Report to the legislature. Appropriation. (\$\$) -- SB0759 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB0763 SD2 (SSCR 1113)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Kanuha D, Aquino H, Chang S, Keith-Agaran G, McKelvey A, Richards III H Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules. Requires affordable housing projects developed pursuant to this provision to be exempt from all state and county fees and exactions related to discretionary approval or ministerial permitting relating to planning, development, and improvement of land, and the construction of dwelling units thereon; provided that the exemption under this provision shall not apply to the fees and costs payable to the Hawaii housing finance and development corporation nor the rates and fees approved of the various boards of water supply authorized under water systems law; provided further that the dwelling units developed as part of a fee exempted affordable housing project shall be exclusively made available to households having incomes at or below 100 per cent of the area median family income as determined by the US Department of Housing and Urban Development who are qualified residents; are owner or renter occupants; and own no other real property. Act to be repealed on June 30, 2028 (sunset). (COVID-19, COVID 19, coronavirus) -- SB0763 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then JHA then FIN

SB0764 SD1 (SSCR 755)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Kanuha D

Amends provisions relating to permitted investments under loans and investments. Limits that the aggregate amount invested to not exceed 2 per cent of the banks total assets without prior

approval of the commissioner of financial institutions. -- SB0764 SD1
Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to HSG then CPC then FIN

SB0767

RELATING TO EMERGENCY POWERS.

Introduced by: Kanuha D, Aquino H, Chang S, Keith-Agaran G, McKelvey A, Rhoads K, Richards III H

Establishes provisions relating to suspension of certain record requests; prohibited under emergency management law. Requires the governor or a mayor to not, through any proclamation or declaration of emergency or any rule or order adopted pursuant to this law, suspend agency response deadlines for requests to public records pursuant to uniform information practices act law or vital records or statistics pursuant to disclosure of records under vital statistics law. Due to extenuating circumstances, allows there to be a reasonable delay in an agency's response to a request; provided that an agency shall not reject a request at any time, regardless of whether an emergency has been declared. -- Amends provisions relating to additional powers in an emergency period. In the event of a state of emergency declared by the governor pursuant to provisions relating to state of emergency, allows the governor to exercise the following additional powers pertaining to emergency management during the emergency period except as provided in this law, suspend any law that impedes or tends to impede or be detrimental to the expeditious and efficient execution of, or to conflict with, emergency functions, including laws, which by this law specifically are made applicable to emergency personnel (COVID-19, COVID 19, coronavirus). -- SB0767

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to WAL then JHA

SB0775 SD1 (SSCR 571)

RELATING TO HUNTING GUIDES.

Introduced by: DeCoite L, Aquino H, Chang S, Inouye L, Keith-Agaran G, Rhoads K Amends provisions relating to hunting guides; licensing and reporting requirements under wildlife law. Requires hunting guides to within 30 days after the expiration of their hunting guide licenses issued pursuant to this provision, submit an annual report of their guide activities to the department of land and natural resources. Report to the legislator. -- Amends provisions relating to hunting on private lands prohibited. Prohibits a person to enter upon any land or premises belonging to, held, or occupied by another, for the purpose of hunting or to take any kind of wildlife, including game, without 1st having obtained permission from the owner or a duly appointed agent; provided that the owner is the occupier or holder of the land or premises; provided further that, if the owner has let another occupy or hold the land or premises, the permission shall be obtained from the occupier or holder, or the duly appointed agent of the occupier or holder of the land or premises. Requires hunting guides licensed pursuant to this provision to 1st obtain the permission required in this provision in writing before guiding clients upon private lands. -- SB0775 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to WAL then JHA

SB0777 SD2 (SSCR 1057)

RELATING TO CESSPOOLS.

Introduced by: DeCoite L, Chang S, Kanuha D, Keith-Agaran G, Keohokalole J, McKelvey A, Richards III H

Establishes provisions relating to cesspool upgrade, conversion, or connection income tax credit. Provides an income tax credit equal to the qualified expenses of the taxpayer, up to a maximum of 10,000 dollars; provided that, in the case of a qualified cesspool that is a residential large capacity cesspool, the amount of the credit shall be equal to the qualified expenses of the taxpayer, up to a maximum of 10,000 dollars per residential dwelling connected to the cesspool, as certified by the department of health pursuant to this provision. Requires there to be allowed a maximum of 1 cesspool upgrade, conversion, or connection income tax credit per qualified cesspool. Requires the cesspool upgrade, conversion, or connection income tax credit to be available only for the taxable year in which the taxpayer's qualified expenses are certified by the appropriate government agency. -- SB0777 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP/ WAL/ then CPC then FIN

SB0781 SD2 (SSCR 905)

RELATING TO RENEWABLE ENERGY.

Introduced by: DeCoite L, Chang S, Keith-Agaran G, McKelvey A

Establishes provisions relating to building permit; issuing entity; adoption of online permitting

tools for solar distributed energy resource systems under energy resources law. Requires any government entity in the state that issues building permits to implement SolarAPP+ or a functionally equivalent online automated permitting platform that verifies code compliance and issues permits to licensed contractors for solar distributed energy resource systems in real time. Establishes provisions relating to adoption of self-certification for solar and energy storage projects. Requires any government entity in the State that issues building permits in territories served by an investor-owned electric utility shall establish a self-certification process for solar distributed energy resource systems that deems permit applications approved and allows applicants to proceed to build immediately. -- Establishes provisions relating to definitions under professional engineers, architects, surveyors and landscape architects law. Defines residential distributed energy resource system to mean an assembly of energy-generating or energy-storing materials, or any combined assembly of solar energy-generating and energy-storing materials, sited on a residence and the related infrastructure for its operation. -- SB0781 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP/ WAL/ then CPC then FIN

SB0782 SD2 (SSCR 1056)

RELATING TO TARO.

Introduced by: DeCoite L, Aquino H, Awa B, Chang S, Kanuha D, McKelvey A, Richards III H

Establishes provisions relating to grant program; taro farmers. Establishes in the department of agriculture a grant program to assist taro farmers in meeting the costs of cultivating taro for consumption. -- Appropriation to the department of agriculture to provide grants under the grant program established pursuant to this Act. (\$\$) -- SB0782 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB0784 SD1 (SSCR 227)

RELATING TO AIRLINES.

Introduced by: DeCoite L, Chang S, Inouye L, Kanuha D, McKelvey A

Requires the department of transportation to establish and implement a 1 year airline subsidy pilot program at Molokai airport to assist airlines in offsetting the costs of operation. Report to the legislature. Appropriation (CC) SP0704 CD4

to the legislature. Appropriation. (\$\$) -- SB0784 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA then FIN

SB0786 SD1 (SSCR 24)

RELATING TO SEARCH AND RESCUE.

Introduced by: DeCoite L, Aquino H, Awa B, Chang S, Keith-Agaran G, Kim D, McKelvey A, Moriwaki S, Wakai G

Amends provisions relating to reimbursement under the search and rescue reimbursement act law. Requires a government entity to seek reimbursement for search or rescue expenses from all applicable persons or entities in this provision, if the need for the search or rescue was caused by the person searched for or rescued unreasonably disregarding their safety by ignoring reasonably posted warnings; leaving a hiking trail and entering state, county, or private property that is closed to the public, and reasonable notice of the closure is posted; or entering a hiking trail that is closed to the public and reasonable notice of the closure is posted. -- SB0786 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB0789

RELATING TO FARM DWELLINGS.

Introduced by: DeCoite L, McKelvey A, Richards III H, Wakai G

Establishes provisions relating to farm dwellings; prohibited. Prohibits a person to live, dwell, or sleep on any agricultural park lot, except within a farm dwelling permitted by the board of agriculture after a thorough and comprehensive review that includes input from adjacent landowners and lessees; provided that the board's review shall include an evaluation of whether there are appropriate buffer zones in place to address dust, noise pollution, and other nuisances that may arise from the proposed use of the farm dwelling. Provides that beginning January 1, 2024, no new farm dwelling shall be constructed on any agricultural park lot. Provides that during fiscal year 2023-2024, the department of agriculture may inspect each agricultural park lot for unpermitted farm dwellings. If an unpermitted farm dwelling is found, the information shall be referred to the board of agriculture. -- SB0789

Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to AGR/ WAL/ then JHA

SB0795 SD2 (SSCR 660)

RELATING TO TAXES.

Introduced by: DeCoite L

Amends provisions relating to motion picture, digital media, and film production income tax credit under income tax law. Provides that to qualify for this tax credit, a production shall provide evidence of reasonable efforts to comply with all applicable requirements under title 14 (taxation), including tax return filing and payments; provided that a taxpayer shall be given notice and an opportunity to cure any of the requirements of this provision; provided further that notion in this provision shall be interpreted as waiving any act required by this provision.

-- SB0795 SD2

Current Status: Mar-03 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB0797 SD1 (SSCR 822)

RELATING TO TIME SHARING PLANS.

Introduced by: DeCoite L

Amends provisions relating to disclosure statement under time sharing plans law. Requires any offering of a time sharing plan to the public to disclose a list of the primary plan documents and supplementary plan documents. Provides definitions. Provides that if the time share plan is located in a condominium property regime, a description of the project and, if the purchaser will be a direct owner of a unit in the condominium project, a brief description of any pertinent provisions of the project instruments; and notice of any material liens, title defects, or encumbrances on or affecting the title to the units or plan. For all other liens, title defects, and encumbrances, in lieu of listing these in the disclosure statement, allows a reference to be made to a website by way of link or otherwise, wherein such items may be listed and thereby disclosed, and be available for review. -- Amends provisions relating to limited permit. The contract for purchase signed by the purchaser includes a notice that is the same as or similar to the rescission notice required pursuant to provisions relating to disclosure statement, provided that it requires the rescission period to be at least 7 days. --Amends provisions relating to consultant review of developer filing. Allows the director to contract with private consultants in connection with the review of the filing required of time share developers pursuant to provisions relating to registration required; developer, acquisition agent, plan manager, and exchange agent; registration renewal provided that in lieu of reviewing copies of all encumbrances on title, requires the consultant to accept a certification from the developer that the time share interest being sold is free and clear of blanket liens or other material encumbrances that may materially and adversely impact utilization of the property by a purchaser, or if that is not the case, identifying the blanket liens or other material encumbrances and either specifying how those encumbrances will be addressed or what the impact of such encumbrances may be to the purchaser. -- SB0797 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TOU then CPC

SB0798 SD1 (SSCR 569)

RELATING TO TIME SHARING.

Introduced by: DeCoite L

Amends provisions relating to registration required; developer, acquisition agent, plan manager, and exchange agent; registration renewal under time sharing plans law. Requires a developer to be responsible for ensuring that the use for time sharing purposes of out-of-state time share units in a time share plan is in compliance with the zoning and land use laws and regulations of the jurisdiction where the time share units are located. Prohibits the developer to not be required, as part of the developer registration, to submit evidence that the use of out-of-state time share units in the time share plan is in compliance with the zoning and land use laws and regulations of the jurisdiction where the time share units are located.

-- SB0798 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TOU then CPC

SB0799 SD1 (SSCR 827)

RELATING TO TIME SHARING PLANS.

Introduced by: DeCoite L

Amends provisions relating to registration required; developer, acquisition agent, plan manager, and exchange agent; registration renewal; title report; title holding trusts. To the extent that a time share plan utilizes a title holding trust to protect the rights of purchasers to use the time share property from blanket liens that may arise subsequent to the closing of the sale of a time share interest, requires the developer to submit a title report showing that title to the time share units or time share interest to be protected by a title holding trust has been conveyed to the trustee. To the extent that a time share plan utilizes a notice of time share plan to protect the rights of purchasers to use the time share property from blanket liens that may arise subsequent to the closing of the sale of a time share interest, requires the

developer to submit a title report showing that a notice of time share plan has been recorded on title to the time share units or time share interests to be so protected. To the extent that a time share plan utilizes alternative arrangements to protect the rights of purchasers to use the time share property from blanket liens, requires the developer to submit a title report showing the recordation of all documents that, as part of the alternative arrangements accepted by the director, are required to be recorded for the purpose of protecting the rights of purchasers to use the time share property from blanket liens. -- SB0799 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TOU then CPC

SB0801 SD2 (SSCR 923)

RELATING TO QUALIFIED INTERNSHIPS TAX CREDIT.

Introduced by: DeCoite L (BR)

Establishes provisions relating to qualified internship tax credit under income tax law. Provides an income tax credit to be equal to the value of 50 hours of salaries, wages, or other renumeration services paid to each qualified intern employed by the taxpayer, up to a maximum of _____ dollars per taxpayer in any taxable year; provided that the qualified intern was not employed by the taxpayer within the 6 months immediately preceding the commencement of the internship; provided further that the qualified internship tax credit, combined with other credits allowed pursuant to this law during the taxable year, shall not exceed 50 per cent of the taxpayer's tax liability and shall not reduce the taxpayer's minimum income tax liability. Report to the legislature. Appropriation. (\$\$) -- SB0801 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB0809 SD2 (SSCR 656)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Amends provisions relating to highway development special fund under highways law. Repeals that there is established within the highway development special fund an electric bicycle and electric moped subaccount. -- Repeals provisions relating to electric bicycle and electric moped rebate program; 3rd-party administrator; special fund under energy resources law. -- Repeals provisions relating to Act 306, Session Laws of Hawaii 2022, relating to transportation. -- Amends provisions relating to electric mobility rebate program; 3rd administrator under energy resources law. Requires the department of transportation to administer a rebate program that incentivizes the purchase of new electric mobility devices. Requires the department of transportation to administer a rebate program that incentivizes the purchase of new electric mobility devices. -- Appropriations in and out of the electric mobility special fund for fiscal year 2022-2023 to be expended by the department of transportation for the operations of the electric mobility rebate program, including the payment of rebates and the costs of the third-party administrator for the electric mobility rebate program. -- Appropriations into and out of the electric mobility special fund for fiscal year 2023-2024 to be expended by the department of transportation for the operations of the electric mobility rebate program including the payment of rebates and the costs of the third-party administrator. -- Appropriations into and out of the electric mobility special fund for fiscal year 2024-2025 to be expended by the department of transportation for the operations of the electric mobility rebate program including the payment of rebates and the costs of the third-party administrator. -- Establishes provisions relating to electric mobility special fund under electric resources law. There is established in the state treasury the electric mobility special fund to be administered by the department of transportation, into which shall be deposited appropriations made by the legislature to the fund; and gifts, grants, and donations to the fund. (\$\$) -- SB0809 SD2

Current Status: Feb-22 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then FIN

SB0811 SD2 (SSCR 924)

RELATING TO DEMOGRAPHIC DATA.

Introduced by: Aquino H, Chang S, Inouye L, Keith-Agaran G, McKelvey A, Rhoads K, San Buenaventura J

Establishes provisions relating to Asian American and Native Hawaiian and other Pacific Islander groups; collection of demographic data. Requires any state agency, board, or commission that directly or by contract collects demographic data regarding ancestry or ethnic origin to use the following separate collection categories and tabulations; Native Hawaiian; each major Asian group, including but not limited to Chinese, Filipino, Japanese, and Korean; and each other major Pacific Islander group, including but not limited to Chamorro, Samoan, Tongan, Fijian, Tahitian, Marshallese, Chuukese, Kosraean, Pohnpeian, Yapese, Palauan, Nauruan, and I-Kiribati. Requires the data collected pursuant to the collection categories and tabulations described in this provision to be included in every demographic report on ancestry

or ethnic origins by a state agency, board, or commission published or released on or after July 1, 2023; provided that if the report is governed by federal laws requiring the use of other categories and tabulations, the federal laws shall govern. Requires the data to be made available to the public in accordance with state and federal law, except for personal identifying information, which shall be deemed confidential. Provides that in accordance with this provision and subject to all applicable state and federal laws regarding personal identifying information, the department of health, department of labor and industrial relations, department of human services, and each county police department shall compile and share with the office of Hawaiian affairs, the office of health equity of the department of health, and the general public each department's disaggregated data on Native Hawaiians, Pacific Islanders, and Asians by posting the data on the website of the department on or before July 1, 2024, and annually thereafter. -- Establishes a task force on twenty-first century data governance. Requires the task force to assess current demographic data collection, processing, retention, and sharing procedures used by, needs of, and challenges faced by all state agencies. Report to the legislature. Requires the task force to be dissolved on June 30, 2024 (sunset). --SB0811 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0813 SD1 (SSCR 925)

RELATING TO COURT INTERPRETERS.

Introduced by: Inouye L, Aquino H, Chang S, Elefante B, Keith-Agaran G, Kim D, McKelvey A, Rhoads K

Requires the judiciary to amend its rules and policies governing compensation for court interpreters by increasing the hourly fees for court interpreters as specified; amending its mileage reimbursement rate; and its commuter time compensation rate for court interpreters. -- Appropriations to the judiciary to fund the increase in the hourly rates, mileage reimbursement rate, and commuter time compensation rate for court interpreters. (\$\$) -- SB0813 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0814 SD2 (SSCR 926)

RELATING TO ELECTRONIC INFORMATION TECHNOLOGY ACCESSIBILITY FOR PERSONS WITH LIMITED ENGLISH PROFICIENCY.

Introduced by: Rhoads K, Aquino H, Chang S, Keith-Agaran G, McKelvey A

Requires the office of enterprise technology services to develop and publish multilingual accessibility standards, to be known as the Hawaii electronic information technology multilingual accessibility standards, to be implemented by all state agencies. Requires the multilingual accessibility standards to require that all electronic information developed, purchased, used, or provided by a state entity be made language accessible to persons with limited English proficiency, as provided by title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d); Executive Order No. 13166; Executive Order No. 14031; and chapter 321C, Hawaii Revised Statutes; and include, at a minimum functional performance criteria and technical requirements for multilingual accessibility; recommendations for procurement language that can be incorporated into existing state procurement processes to conform to multilingual accessibility standards; and recommendations for planning, reporting, monitoring, and enforcement processes to ensure that state entities implement the multilingual accessibility standards. -- Appropriation to the office of enterprise technology services to establish 1 full-time equivalent (1.00 FTE) permanent program manager position for the purposes of this Act. (\$\$) -- SB0814 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0817

RELATING TO STATE ENTERPRISE ZONES.

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

Amends provisions relating to definitions under state enterprise zones law. Redefines eligible business activity to include production of agricultural products where the business is a producer as defined in provisions relating to producer defined, or the processing of agricultural products or value added agricultural products, all or some of which were grown within an enterprise zone; or development or production of renewable energy for sale primarily to a public utility company for resale to the public; provided that medical cannabis dispensary activities pursuant medical cannabis dispensary system shall not be considered an eligible business activity for the purposes of this law. -- SB0817

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP/ AGR/ then ECD then FIN

SB0818 SD1 (SSCR 764)

RELATING TO AQUACULTURE.

Introduced by: Dela Cruz D, Aquino H, Chang S, Keith-Agaran G, McKelvey A, Shimabukuro

Establishes provisions relating to aquaculture under the agribusiness development corporation law. Establishes provisions relating to definitions; aguaculture program; fees for aquaculture services; aquaculture development special fund; powers, duties, and activities of the corporation; rulemaking authority. -- Amends provisions relating to the department of agriculture. Repeals provision that requires the department of agriculture to administer the aquaculture program. -- Amends provisions relating to definitions under the department of agriculture law by repealing the definition of chairperson. -- Repeals provisions relating to aquaculture program; fees for aquaculture services; aquaculture development special fund; and powers, duties, and activities of the department. -- Appropriation to the agribusiness development corporation for the establishment of the Wilikina hatchery and education center. -- Appropriation to the agribusiness development corporation for the establishment of the Mokuleia aquaculture innovation center. -- Transfers all rights, powers, functions, and duties of the department of agriculture relating to the amendments made by this Act to the agribusiness development corporation. (\$\$) -- SB0818 SD1

Mar-09 23 Introduction/Passed First Reading - House Current Status:

Mar-09 23 Multiple Referral to AGR then WAL then FIN

SB0821 SD1 (SSCR 666)

RELATING TO FIREWORKS.

Introduced by: Dela Cruz D, Chang S, Inouye L, Keith-Agaran G, Keohokalole J, McKelvey A. Rhoads K. Shimabukuro M

Establishes illegal fireworks task force within the department of law enforcement for administrative purposes. Requires the task force to use the findings from the legislative reference bureau's 2019 report, "Blast from the Past: An Update to the Report of the Illegal Fireworks Task Force to the Legislature for the Regular Session of 2011", as the basis for developing a comprehensive strategic plan to stop the importation of illegal fireworks and explosives into hawaii, promote compliance with the state fireworks control laws, and ensure the safety and security of the airports, harbors, and other facilities and institutions in the state against the discharge of illegal fireworks and explosives. Allows the task force and their represented agencies to plan, coordinate, and engage in law enforcement operations to interdict illegal fireworks and requires the task force to develop a comprehensive strategic plan to stop the importation of illegal fireworks and explosives into hawaii. Report to the legislature. -- Appropriation to the department of law enforcement for the hiring of necessary administrative support staff for the task force, operation of the task force, and reimbursement of funds to law enforcement agencies for task force related law enforcement operations, including law enforcement personnel, overtime and other salary related payments, charges for fuel, equipment, and storage and disposal of confiscated fireworks. -- Repeals this provision on June 30, 2025 (sunset). (\$\$) -- SB0821 SD1

Mar-09 23 Introduction/Passed First Reading - House Current Status:

Mar-09 23 Multiple Referral to JHA then FIN

SB0822 SD2 (SSCR 884)

RELATING TO CREATIVE DISTRICTS.

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

Establishes provisions relating to creative districts. Establishes provisions relating to creative districts; establishment; terms. Allows a creative district to be established if more than 50 per cent of the landowners and lessees in a contiguous area submit a petition to the foundation for the designation of the area as a creative district. -- Establishes provisions relating to creative district advisory committee; creative district tax credit. Provides each taxpayer that is a creative enterprise within a creative district certified and approved pursuant to this provision, a 5 year income tax credit. -- Establishes provisions relating to county incentives. Allows each county to enact incentives for certified creative districts, which may include expedited permit processing; real property tax exemptions for creative districts; and other incentives. -- Amends provisions relating to review for 2022 and every 5th year thereafter. Requires this provision to apply to section 9-D--Credit for businesses within a creative district.

-- Report to the legislature. -- SB0822 SD2

Mar-09 23 Introduction/Passed First Reading - House Current Status:

Mar-09 23 Multiple Referral to ECD/ CAI/ then FIN

SB0823 SD2 (SSCR 787)

RELATING TO MOTOR VEHICLE REGISTRATION.

Introduced by: Dela Cruz D, Awa B, Chang S, Keith-Agaran G, McKelvey A

Amends provisions relating to application for registration; full faith and credit to current certificates; this part not applicable to certain equipment under highway safety law. Requires the provisions of this provision requiring the registration of motor vehicles to not apply to

tractor trucks, flatbed trucks, forklifts, and top picks being used as marine terminal equipment temporarily moving in or between terminals at Nimitz Highway, from 8:30 am to 3:00 pm, and from 6:30 pm to 5:30 am; Sand Island Access Road and Forrest Avenue, including all roadways abutting pier accessways; provided that vehicles abide by the speed limit and keep up with the flow of traffic; Auiki Street, abutting Kapalama Container Terminal; Malakole Street, abutting Barbers Point; and Hanua Street, abutting Barbers Point; provided that an escort vehicle is present. -- SB0823 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then CPC

SB0824 SD2 (SSCR 1067)

RELATING TO MOORING LINES.

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

Establishes provisions relating to stevedoring services for vessels requiring tug assistance. Allows the department to regulate any labor required to provide stevedoring services for the securing of mooring lines from vessels requiring tug assistance to commercial docks, wharves, piers, quays, and landings; provided that requires these services to be performed by an operational stevedoring company that is currently operating in the State. Exempts to apply to the securing of mooring lines from vessels for purposes of any shipyard or boatyard operations necessary for vessel drydocking, hauling, launching, or shifting used in conjunction with the shipyard or boatyard operations. -- Amends provisions relating to powers and duties of department under harbors law. Requires the department of transportation to have the authority to use and permit and regulate the use of the commercial docks, wharves, piers, quays, bulkheads, landings belonging to or controlled by the State for receiving or discharging passengers and for loading and landing merchandise and commodities and manifested cargo; provided that the securing of mooring lines from vessels requiring tug assistance to the commercial docks, wharves, piers, quays, bulkheads, and landings to be performed by a stevedoring company; with a right to collect wharfage and demurrage. -- SB0824 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then CPC

SB0826 SD1 (SSCR 763)

RELATING TO THE SCHOOL FACILITIES AUTHORITY.

Introduced by: Dela Cruz D

Amends provisions relating to school facilities special fund. Allows amounts up to the balance of moneys available in the school facilities special fund to be appropriated from the fund each fiscal year. -- Amends Act 257, Session Laws of 2022, relating to education. Appropriation into and out of the school facilities special fund to be expended by the school facilities authority to expand access to pre kindergarten to eligible children of the State. (\$\$) -- SB0826 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0828 SD2 (SSCR 762)

RELATING TO THE CERTIFICATION OF DOCUMENTS.

Introduced by: Dela Cruz D

Establishes apostilles and certifications law. Defines apostille to mean a certification issued to authenticate documents pursuant to the Hague Treaty. Requires the lieutenant governor to assess a fee of _____ dollars for each apostille or non apostille certification issued. Establishes the apostilles and certifications special fund to be administered by the office of the lieutenant governor for operational expenses. Appropriation. (\$\$) -- SB0828 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0830 SD2 (SSCR 885)

RELATING TO EMERGENCY MEDICAL RESPONSE.

Introduced by: Dela Cruz D

Establishes provisions relating to critical medical emergency response. Requires each department school to establish a critical emergency response team that shall consist of critical emergency response team members. Requires each critical emergency response team member to maintain active certifications in 1st aid, cardiopulmonary resuscitation, and automated external defibrillator from organizations approved by the department; provided that any certification more than 2 years old shall not be valid for purposes of this provision; respond in good faith when activated; and participate in drills, table top exercises, and all critical emergency response team activities in accordance with the school's existing continuous quality improvement practices and reviews. Requires each school to develop a known, practiced, and maintained communication method to activate their critical emergency response team members, in addition to an internal incident command and activation system to provide the location of the critical medical emergency. Requires each school to run not less than 2 critical medical emergency drills during each school year, to be ran by an

administratively designated drill captain; and drill reports and reviews to be published on the school and department website. Requires any person who acts in accordance with the requirements of this provision to be immune from any civil or criminal liability arising from acts in providing a critical emergency medical response, except where the person's conduct would constitute gross negligence, wilful and wanton misconduct, or intentional misconduct. Defines critical to mean a situation in which a person is in immediate danger of loss of life, including cardiac arrest, choking, or uncontrolled bleeding. Defines 1st aid to mean lifesaving help given in a critical emergency, including providing abdominal thrusts when someone is choking, performing cardiopulmonary resuscitation when someone is unconscious and does not have a pulse, or applying pressure or a tourniquet in an uncontrolled bleeding. Appropriation to the department of education for department schools to implement critical medical emergency teams. (\$\$) -- SB0830 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB0831 RELATING TO THE DEPARTMENT OF AGRICULTURE.

Introduced by: Dela Cruz D

Amends provisions relating to duties in general. Requires the department of agriculture to acquire or contract to acquire by grant or purchase any real, personal, or mixed property or any interest therein as may be necessary for its immediate or future use for the purposes of this law; own, hold, improve, and rehabilitate any real, personal, or mixed property acquired, and sell, assign, exchange, transfer, convey, lease, or otherwise dispose of, or encumber the same as deemed appropriate by the department. -- SB0831

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then AGR then FIN

SB0832 SD2 (SSCR 979)

RELATING TO EDUCATION. Introduced by: Dela Cruz D

Establishes provisions relating to acquisition of real property from a county. Allows any county, by resolution of its local governing body, without public auction, sealed bids, or public notice, to sell, lease for a term not exceeding 65 years, grant, or convey to the school facilities authority any real property owned by the county that the authority certifies to be necessary for the authority's purposes. -- Establishes provisions relating to exemption from taxation. Prohibits the authority to be required to pay assessments levied by any county, nor shall the authority be required to pay state taxes of any kind. -- Establishes provisions relating to assistance by state and county agencies. Allows any state or county agency to render services upon request of the authority. -- Amends provisions relating to powers; generally. Allows the authority to also adopt rules that shall supersede all other inconsistent ordinances and rules relating to the zoning of land and construction thereon for the purposes of implementing this provision; provided that the rules adopted pursuant to this provision shall follow existing laws, rules, ordinances, and regulations as closely as is consistent with standards meeting minimum requirements of good design, pleasant amenities, health, safety, and coordinated development; engage in commercial enterprise activities for the purpose of revenue generation; and contract to manage the leasing and property management of housing projects. -- Amends Act 206, Session Laws of 2017, relating to public schools, Act 272, Session laws of 2019. Provides that no later than _____, the fee simple interest to the specific parcels of land with the existing improvements thereon (hereinafter the properties) (but not including submerged land, accreted land, or any land makai of the shoreline), shall be conveyed by the city and county of Honolulu to the department of education as grantee, as is, where is. -- SB0832 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to WAL then EDN then FIN

SB0833 SD2 (SSCR 671) RELATING T

RELATING TO THE WAHIAWA IRRIGATION SYSTEM.

Introduced by: Dela Cruz D

Requires the office of the governor to negotiate with Wahiawa Water Company, Inc., and Dole Food Company, Inc., for the State's fee simple acquisition of the Wahiawa irrigation system. -- Appropriation to the department of agriculture to repair and expand the spillway associated with the Wahiawa irrigation system and to bring the spillway into compliance with all relevant dam safety requirements; and to acquire a fee simple interest in the spillway associated with the Wahiawa irrigation system, located at parcel TMK (1) 7-1-012-014; provided that the sale terms shall be conditioned on an appraisal of the property pursuant to provisions relating to acquisition of real property; general. Appropriation to the agribusiness development corporation for the agribusiness development corporation to manage and maintain its acquired portion of the Wahiawa irrigation system. Appropriation to the department of land

LRB Systems March 9, 2023

and natural resources to manage and maintain its acquired portion of the Wahiawa irrigation system and for the establishment of 4 full-time equivalent (4.0 FTE) positions to effectuate

these purposes. (\$\$) -- SB0833 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB0835

RELATING TO GENERAL FUND BUDGET APPROPRIATIONS FOR THE UNIVERSITY OF HAWAII.

Introduced by: Dela Cruz D

Amends provisions relating to general fund budget appropriations; formulation by changing its title to general fund budget appropriation formulation. Repeals the requirement that the general fund budget appropriations for the university of Hawaii to be an amount not less than 3 times and not greater than 5 times the amount of regular tuition and related fee revenues estimated for that fiscal year. -- SB0835

Current Status: Mar-02 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB0837 SD1 (SSCR 1076)

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

Introduced by: Dela Cruz D

Amends provisions relating to general objective, functions, and duties of the department. Allows the department of business, economic development, and tourism to acquire or contract to acquire by grant or purchase real, personal, or mixed property or any interest therein; to clear, improve, and rehabilitate and to sell, assign, exchange, transfer, convey, lease, or otherwise dispose of or encumber the same; and acquire property by condemnation pursuant to eminent domain law. -- SB0837 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL/ ECD/ then JHA then FIN

SB0838 SD1 (SSCR 830)

RELATING TO THE UNIVERSITY OF HAWAII COMMUNITY COLLEGES.

Introduced by: Dela Cruz D

Establishes provisions relating to vice president of community colleges; board of regents. Requires that the vice president of the University of Hawaii community colleges to report directly to the board of regents. Appropriation to the University of Hawaii community colleges for the continuation of the Hawaii community college promise program at the University of Hawaii community colleges. Appropriation to the University of Hawaii community colleges establish 31 full-time equivalent (31.0 FTE) security officer positions for the university of Hawaii community colleges; provided that the funds appropriated by this section shall be subject to the provisions of the General Appropriations Act of 2023 and Supplemental Appropriations Act of 2024 (\$\$) -- SB0838 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB0839 SD2 (SSCR 1072)

RELATING TO RENEWABLE ENERGY.

Introduced by: Dela Cruz D

Establishes provisions relating to Hawaii electricity reliability surcharge special fund; subaccount. Established a Hawaii electricity reliability surcharge special fund for any and all expenses related to ensuring the reliable operation of the Hawaii electric system. Allows the Hawaii electricity reliability administrator to draw on the subaccount pursuant to provisions relating to funding; reporting under electric reliability. -- Amends provisions relating to reliability standards; interconnection requirements; adoption and development; force and effect. Requires rather than allows the commission to adopt, by rule or order; and develop; reliability standards and interconnection requirements. Requires the commission to determine the responsible party to bear any costs associated with any reliability standards or interconnection requirements. -- Amends provisions relating to grid access; procedures for interconnection; dispute resolution. Requires the commission to interconnection procedures as specified. Provides that this provision shall only apply to utility scale renewable energy projects that are 5 megawatts in total output capacity or larger, and to any community based renewable energy projects that the commission has determined to be responsible for interconnection costs. --Amends provisions relating to funding; reporting. Requires that beginning January I, 2024, a Hawaii electricity reliability administrator surcharge to be imposed on the bills of customers of investor owned electric utility companies to cover the complete cost of the Hawaii electricity reliability administrator and deposited according to provisions relating to Hawaii electricity reliability surcharge special fund; subaccount; and report to the commission. Report to the legislature. Appropriation to the public utilities commission to be deposited into the Hawaii

electricity reliability surcharge special fund. -- SB0839 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC then FIN

SB0844 SD2 (SSCR 886) RELATING TO SPECIAL NUMBER PLATES.

Introduced by: Aguino H

Establishes provisions relating to special number plates for Malama Puuloa authorized. Requires the director of finance to issue to any registered owner of a motor vehicle, who is a resident of the State and has completed the application and paid the required fees, a special number plate for the registered owner's motor vehicle that commemorates Malama Puuloa and observes the organization's contributions to the restoration of Puuloa, also known as

Pearl Harbor. -- SB0844 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then FIN

SB0853 SD1 (SSCR 409) RELATING TO THE HAWAII HEALTHY AGING PARTNERSHIP.

Introduced by: Elefante B, Aquino H, Chang S, Inouye L, Keith-Agaran G, Lee C, McKelvey

Α

Appropriation to the executive office on aging of the department of health to fund the Hawaii healthy aging partnership to improve the health and well being of Hawaii's kupuna.

(COVID-19, COVID 19, coronavirus) (\$\$) -- SB0853 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT/ HUS/ then FIN

SB0855 SD1 (SSCR 823) RELATING TO CONDOMINIUM RESERVE REQUIREMENTS.

Introduced by: Fukunaga C, Chang S, Moriwaki S, Rhoads K

Establishes provisions relating to association fiscal matters; budgets and reserves and changes its title to association fiscal matters; budgets and replacement reserves under condominiums law. Requires the budget required under this provision relating to association fiscal matters; assessments for common expenses to include a summary with at least the disclosure as to whether the budget has been prepared on a cash or accrual basis; the estimated costs of fire safety equipment or installations that meet the requirements of a life safety evaluation required by the applicable county for any building located in a county with a population greater than 500,000; provided that the reserve study may forecast a loan or special assessment to fund life safety components or installation; and the balance of the total replacement reserves fund of the association as of the date of the budget. -- SB0855 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB0861 SD2 (SSCR 888) RELATING TO HOUSING SAVINGS ACCOUNTS.

Introduced by: Chang S, Aquino H, McKelvey A

Requires the legislative reference bureau to propose a system for the establishment and implementation of a housing savings account program for the State, to evaluate and study the viability of its proposed system. Allows the bureau to contract for services; develop the proposed system and program; and conduct the study required under this Act. Establishes reporting requirements as specified. Report to the legislature. Appropriation to the bureau for services to conduct the study required. (\$\$) -- SB0861 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG/ LMG/ then FIN

SB0865 SD2 (SSCR 1125) RELATING TO HOUSING.

Introduced by: Chang S, Aquino H, Keohokalole J

Establishes provisions relating to the ALOHA homes program. Establishes the ALOHA homes program for the purpose of providing low cost, high density leasehold homes for sale to Hawaii residents on state owned lands within a 1 mile radius of a public transit station. Establishes urban redevelopment sites that shall include all state owned land in a 1 mile radius of a public transit station in a county having a population greater than 500,000. Requires the Hawaii public housing authority to establish rules on health, safety, building, planning, zoning, and land use, which shall supersede all other inconsistent ordinances and rules relating to the use, zoning, planning, and development of land and construction thereon. Allows the authority to provide restrictions on the use of the lands, including that lands within urban redevelopment sites shall not be developed beyond existing uses or that improvements thereon shall not be demolished or substantially reconstructed. Establishes principles generally governing the authority's action in urban redevelopment sites as specified. Prohibits ALOHA homes within urban redevelopment sites to be advertised for rent, rented, or used for

any purpose other than owner occupied residential use. Requires the design and development contracts for ALOHA homes to be subject to the Hawaii public procurement code. Requires the authority to, in the interest of revenue neutrality, recoup all expenses through the sales of the leasehold interest of ALOHA homes and other revenue sources, including the leasing of commercial space. -- Establishes provisions relating to sale of the leasehold interest of ALOHA homes; rules; guidelines; use of public lands; acquisition of state lands; acquisition of real property from a county; condemnation of real property; construction contracts; lease of projects; dedication for public facilities as condition to development; ALOHA homes revolving fund; assistance by state and county agencies; lands no longer needed; rules; and leasehold condominiums on state lands. Annual report to the legislature. -- Establishes provisions relating to exemption of sale of leasehold interest for ALOHA home units. Provides that in addition to the amounts exempt under provisions relating to amounts not taxable, this law shall not apply to amounts received from the sale of a leasehold interest in an ALOHA home under this provision. -- Amends provisions relating to applicability and exemptions under school impact fees. Exempts any form of development by the Hawaii public housing authority pursuant to Hawaii public housing authority law, part ____. Appropriation into and out of the ALOHA homes revolving fund to the Hawaii public housing authority to fund 3 full time equivalent (3.0 FTE) program manager position, 1 full time equivalent (1.0 FTE) development specialist position within the Hawaii public housing authority for the ALOHA homes program. (\$\$) -- SB0865 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG/ WAL/ then FIN

SB0866 SD1 (SSCR 889)

RELATING TO HOUSING.

Introduced by: Chang S, Aquino H, McKelvey A

Amends provisions relating to applicability; wages, hours, and other requirements under wages and hours of employees on public works law. Allows a project for which provisions relating to exemption from general excise taxes under hawaii housing finance and development corporation law. Allows prevailing wages have been deemed the prevailing wages to receive a waiver of real property taxes, permitting fees, water and sewer development fees, and other development fees from a county. -- Amends provisions relating to exemption from general excise taxes under hawaii housing finance and development corporation law. Approved or certified from July 1, 2018, to June 30, 2030, and developed under a contract described in provisions relating to applicability; wages, hours, and other requirements under wages and hours of employees on public works law by a qualified person or firm to provide affordable rental housing through new construction or substantial rehabilitation; provided that the allowable general excise tax and use tax costs to not exceed 30,000,000 dollars per year in the aggregate for all projects approved and certified by the corporation. -- SB0866 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then ECD then FIN

SB0867 SD1 (SSCR 1111)

RELATING TO INCLUSIONARY ZONING.

Introduced by: Chang S, Aquino H

Amends provisions relating to county zoning. Provides that neither this provision nor any other law, county ordinance, or rule shall impose an inclusionary zoning requirement on housing offered exclusively for sale in perpetuity to buyers who are residents of the State; are owner-occupants; and do not own any other real property. Defines inclusionary zoning requirement to mean any requirement to set aside a fraction of a housing development to be sold at below market prices. Reports to the legislature. -- SB0867 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to WAL then HSG then FIN

SB0869 SD2 (SSCR 1112)

RELATING TO THE YOUTH COMMISSION.

Introduced by: Chang S, Lee C

Amends provisions relating to youth commission. Requires that a majority of the members appointed to the commission to constitute a quorum to do business. -- SB0869 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0874 SD1 (SSCR 1126)

RELATING TO SCHOOL IMPACT FEES.

Introduced by: Chang S, McKelvey A

Amends provisions relating to education; applicability and exemptions. Exempts from this provision any form of housing that provides 80 per cent of units as affordable for 15 years to qualified individuals earning up to 100 per cent area median income with rents at or below

rental limits set by the Department of Housing and Urban Development; any development constructed under the affordable rental housing development program or for sale developments administered by the Hawaii housing and finance development corporation pursuant to Hawaii housing finance and development corporation law; any development or project that is exempt from general excise taxes pursuant to provisions relating to exemption from general excise taxes; any development receiving federal, state, or county funds such as from the rental housing revolving fund or low income housing tax credits; any development constructed on federal, state, or county owned land; any form of housing that is available only for Hawaii residents who are owner occupants and who own no other real property; and any development that utilizes Department of Housing and Urban Development funding. -- SB0874 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then EDN then FIN

SB0875 SD1 (SSCR 1077)

RELATING TO THE COUNTIES.

Introduced by: Chang S, Moriwaki S

Amends provisions relating to general powers and limitation of the counties. Allows a county to proceed with a power of sale of the property after all notices, orders, and appeal proceedings are exhausted. -- Provides that after all notices, orders, and appeal proceedings are exhausted, a county may satisfy all unpaid civil fines through the power of sale on the real property subject to a recorded lien. Requires a power of sale to become fully effective within a county upon the enactment or adoption by the county of appropriate and particular laws, ordinances, or rules establishing the power of sale; provided that the county shall sell the property at not less than the market value of similarly situated properties and that all revenues received from the sale that exceed the amount of the unpaid civil fines shall be refunded to the property owner. -- SB0875 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then JHA

SB0879 SD1 (SSCR 142)

RELATING TO THE DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS.

Introduced by: Moriwaki S, Chang S, Kanuha D, Lee C, McKelvey A, Rhoads K, Shimabukuro M

Appropriation to the department of labor and industrial relations for the retention of employees

of the unemployment insurance division of the department. (\$\$) -- SB0879 SD1 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB0884 SD1 (SSCR 613)

RELATING TO LEASEHOLD CONVERSION.

Introduced by: Moriwaki S, Chang S

Amends provisions relating to other provisions as to gross income, adjusted gross income, and taxable income. Excludes from gross income, adjusted gross income, and taxable income 100 per cent of the gain realized by a fee simple owner from the sale of a leased fee interest in units within a condominium project, cooperative project, or planned unit development to the association of apartment owners or the residential cooperative housing corporation of the leasehold units. Act to be repealed on January 1, 2030 (sunset). -- SB0884 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then CPC then FIN

SB0894 SD2 (SSCR 892)

RELATING TO THE OFFICE OF WELLNESS AND RESILIENCE.

Introduced by: San Buenaventura J, McKelvey A

Amends Act 209, Session Laws of 2021, relating to trauma-informed care. Requires the task force to serve as an advisory board to the office of wellness and resilience. Report to the legislature. Requires the task force to cease to exist on June 30, 2025 (sunset). -- Requires the trauma-informed care task force established pursuant to Act 209, Session Laws of 2021, to serve as an advisory board to the office of wellness and resilience until the task force's dissolution on June 30, 2025. -- Establishes provisions relating to office of wellness and resilience. Establishes provisions relating to office of wellness and resilience; established. Establishes within the department for administrative purposes only, the office of wellness and resilience. -- Establishes provisions relating to functions; annual report. Report to the legislature. -- Establishes provisions relating to wellness and resilience advisory board; establishment; members; roles. Establishes within the department for administrative purposes only, a wellness and resilience advisory board to advise the office in implementing this provision. -- Transfers all rights, powers, functions, and duties of the office of the governor relating to the office of wellness and resilience to the department of human services. -- Repeals provisions relating to office of wellness and resilience. -- SB0894 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS/ HLT/ then FIN

SB0898 SD2 (SSCR 704)

RELATING TO KUPUNA HOUSING.

Introduced by: Moriwaki S, Chang S, DeCoite L, Fevella K, Inouye L, Kanuha D, Keith-Agaran G, Kim D, Lee C, McKelvey A, San Buenaventura J, Shimabukuro M Establishes provisions relating to State rent supplement program for kupuna. Establishes the state rent supplement program for kupuna to be administered by the Hawaii public housing authority to provide state rent supplement assistance and other services to provide for qualified kupuna as specified. Allows the authority to enter into memoranda of agreement with the counties or specialized non profit organizations as necessary to implement this provision. Provides that without regard to administrative procedures law, requires the authority to establish rules and qualification standards for recipients of the program. Report to the legislature. Appropriation to the authority for the state rent supplement program for kupuna, including ____ full time equivalent (____ FTE) Hawaii public housing specialist positions. Act to be repealed on June 30, 2026 (sunset). (\$\$) -- SB0898 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then FIN

SB0900 SD2 (SSCR 1127)

RELATING TO THE HAWAII STATE HEALTH INSURANCE ASSISTANCE PROGRAM. Introduced by: Moriwaki S, Chang S, DeCoite L, Fevella K, Inouye L, Kanuha D, Kim D, Lee

C, McKelvey A, Rhoads K, Shimabukuro M

Establishes provisions relating to the Hawaii state health insurance assistance program; annual report. Requires the executive office on aging to submit to the legislature a progress report on the Hawaii state health insurance assistance program no later than 20 days prior to the convening of each regular session. -- Appropriation to the executive office on aging for the establishment of 1 full time equivalent (1.00 FTE) program specialist III position, 1 full time equivalent (1.00 FTE) program specialist IV position, and 1 full time equivalent (1.00 FTE) program specialist V position within the executive office on aging for the Hawaii state health insurance assistance program. (\$\$) -- SB0900 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB0902 SD1 (SSCR 410)

RELATING TO CAREGIVERS.

Introduced by: Moriwaki S, Chang S, DeCoite L, Fevella K, Inouye L, Kanuha D, Kim D, Lee C, McKelvey A, San Buenaventura J, Shimabukuro M

Establishes within the executive office on aging, a caregiver workforce support and development center. Allows the center to develop a workforce pilot project to provide paraprofessional development courses and pathways for the non clinical direct care workforce, including but not limited to courses and pathways related to understanding the aging process and cultural sensitivity in dealing with various ethnic and disparate populations; provide career paths with opportunities for advancement; provide professional development courses in management and leadership to existing employers to ensure a healthy work environment and workforce; and in consultation with appropriate organizations, develop administrative and service standards for the non clinical direct care workforce that provides long term services and supports; In consultation with members of the appropriate organizations to provide support to caregivers through education and training so that they can effectively serve as caregivers; and incorporate active aging programs and resources for the health and well being of caregivers; and develop an outreach and marketing plan in consultation with members of the education and health care industries to develop a comprehensive statewide recruitment campaign aimed at addressing individuals' interests, desires, and skill sets while linking the individuals to various initiatives in the community. Appropriation to executive office on aging for the establishment of a workforce development and support center within the executive office on aging. (\$\$) -- SB0902 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB0910 SD1 (SSCR 825)

RELATING TO INTOXICATING LIQUOR.

Introduced by: Rhoads K

Amends provisions relating to licenses, temporary under intoxicating liquor law. Allows a temporary license of any class to be granted under specified conditions to include that requires a temporary licensee to restrict the sale and consumption of liquor to confined and demarcated areas that shall not be located on any public road, street, sidewalk, or pedestrian walkway. -- SB0910 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then JHA

SB0911 SD1 (SSCR 721)

RELATING TO JURORS.

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

Amends provisions relating to grounds of qualification and disqualification. Provides that a prospective juror is disqualified to serve as a juror if the prospective juror has been convicted of a felony in a state or federal court and not pardoned or finally discharged. -- SB0911 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0917 SD3 (FLOOR AMENDMENT 1) PROPOSING AN AMENDMENT TO THE HAWAII STATE CONSTITUTION REGARDING

THE FREEDOM OF SPEECH.

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

Proposes to amend the constitution. Amends provisions relating to freedom of religion, speech, press, assembly and petition. Prohibits the freedom of speech to include the expenditure of money to influence elections. -- SB0917 SD3

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0921

RELATING TO LIMITATIONS OF ACTIONS.

Introduced by: Rhoads K

Amends provisions relating to tort and contract liability; tolling of limitation period. Any statute of limitation affecting the association's right of action against a developer is tolled until the period of developer control terminates; provided that, notwithstanding provisions relating to limitation of action for damages based on construction to improve real property under limitation of actions law, requires no statute of repose to affect the association's right of action against a developer sooner than 2 years after the period of developer control terminates. A unit owner is not precluded from maintaining an action contemplated by this provision because the unit owner is a unit owner or a member or officer of the association. Liens resulting from judgments against the association are governed by provisions relating to association fiscal matters; other liens affecting the condominium. -- SB0921

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then JHA

SB0924 SD2 (SSCR 894)

RELATING TO TAXATION.

Introduced by: Rhoads K, Chang S

Amends provisions relating to operation of certain Internal Revenue Code provisions; sections 63 to 530. Amends the standard deduction for income tax purposes as provided by section 163 (with respect to interest) by adding that section 163(h)(4)(A)(i)(II) (definition of qualified residence for home mortgage interest deduction) and section 163(h)(4)(A)(ii)(II) (treatment of home mortgage interest deduction for married individuals filing separately) shall not be operative. -- Requires the department of budget and finance, in consultation with the department of taxation, to a submit reports to the legislature for 5 years. -- SB0924 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HSG then ECD then FIN

SB0926 SD1 (SSCR 806)

RELATING TO PEDESTRIANS.

Introduced by: Rhoads K

Establishes provisions relating to freedom to walk; absence of an immediate danger under traffic violations law. Requires a pedestrian to not be stopped by a law enforcement officer, fined, or subjected to any other penalty, for acting contrary to this law, unless a reasonably careful pedestrian would determine that there is an immediate danger of a collision with a moving vehicle. Requires this provision to not relieve a pedestrian from the duty of using due care for their safety and the safety of others. Requires this provision to not relieve a driver of a vehicle from the duty of exercising due care for the safety of any pedestrian within the roadway. -- SB0926 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0927 SD2 (SSCR 760)

PROPOSING AMENDMENTS TO ARTICLE IV, SECTIONS 4 AND 6, OF THE HAWAII STATE CONSTITUTION REGARDING REAPPORTIONMENT.

Introduced by: Rhoads K, Dela Cruz D

Proposes to amend the constitution. Amends provisions relating to apportionment among basic island units. Requires the reapportionment commission to allocate the total number of members of each house of the state legislature being reapportioned among the 4 basic island

units, namely: (1) the island of Hawaii, (2) the islands of Maui, Lanai, Molokai and Kahoolawe, (3) the island of Oahu and all other islands not specifically enumerated, and (4) the islands of Kauai and Niihau, using the total number of residents, as reported by the decennial census of the US for the respective reapportionment year, in each of the basic island units and computed by the method known as the method of equal proportions; except that no basic island unit shall receive less than 1 member in each house. -- Amends provisions relating to apportionment within basic island units. Provides that upon the determination of the total number of members of each house of the state legislature to which each basic island unit is entitled, the commission shall apportion the members among the districts therein and shall redraw district lines where necessary in such manner that for each house the average number of residents, as reported by the decennial census of the US for the respective reapportionment year, per member in each district is as nearly equal to the average for the basic island unit as practicable. -- SB0927 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB0930 SD1 (SSCR 824)

RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE.

Introduced by: Rhoads K, Chang S

Establishes provisions relating to application screening fee under the residential landlord tenant code. Provides that when a landlord or the landlord's agent receives a request from an applicant to rent residential property, allows the landlord or the landlord's agent to charge the applicant an application screening fee at the time the application is processed for the residential property to cover the costs of obtaining information about the applicant. Allows information sought by the landlord or the landlord's agent charging the fee to include personal reference checks, tenant reports, and credit reports produced by any consumer credit reporting agency. Requires the amount of the application screening fee to not exceed _____ dollars. Requires the landlord or the landlord's agent to provide to the applicant a receipt for payment of the application screening fee and a copy of any report obtained by the landlord or landlord's agent within 10 days of the applicant's request. -- SB0930 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then CPC

SB0933 SD1 (SSCR 805)

RELATING TO TEMPORARY RESTRAINING ORDERS.

Introduced by: Rhoads K

Amends provisions relating to period of order; hearing. On the earliest date that the business of the court will permit, but not later than 15 days from the date the temporary restraining order is granted, requires the court, after giving due notice to all parties, to hold a hearing on the application requiring cause to be shown why the order should not continue. In the event that service has not been effected, the court may set a new date for the hearing; provided that the date shall not exceed 90 days from the date the temporary restraining order was granted. Requires all parties to attend the hearing and may be represented by counsel. Requires the court to allow the petitioner to attend the hearing remotely if the petitioner's allegations include at least 1 allegation of domestic abuse. -- SB0933 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB0937 SD1 (SSCR 521)

RELATING TO THE LAND USE COMMISSION.

Introduced by: Chang S

Amends provisions relating to establishment of the commission under the land use commission law. Requires a simple majority of affirmative votes of the members present and qualified to vote to be necessary for any boundary amendment. -- Amends provisions relating to amendments to district boundaries involving land areas greater than 15 acres. Reduces the number of days by when the land use commission must act for certain actions related to amendments to district boundaries. -- SB0937 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG/ WAL/ then FIN

SB0941 SD2 (SSCR 895)

RELATING TO THE SCHOOL FACILITIES AUTHORITY.

Introduced by: Kidani M

Amends provisions relating to powers; generally under education law. Allows the school facilities authority to partner with public and private development agencies to develop teacher and educator housing and classrooms. -- Provides that with the approval of the governor, designated expending agencies for capital improvement projects authorized in this Act may delegate to other state or county agencies the authority to implement projects when it is determined advantageous to do so by both the original expending agency and the agency to

which expending authority is to be delegated. -- Appropriation to the school facilities authority for the construction of teacher and educator housing and classrooms at Mililani high school,

Nanakuli high school, and Waipahu high school. (\$\$) -- SB0941 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HSG/ EDN/ then FIN

SB0944 SD1 (SSCR 804)

RELATING TO THE UNIFORM PARENTAGE ACT.

Introduced by: Keohokalole J, McKelvey A

Requires the department of health and the department of the attorney general to convene a task force to recommend amendments to update existing parentage laws that reflect outdated, cisheteronormative concepts of families, parenthood, and parental rights. Report to the legislature. Task force to be dissolved on December 31, 2025 (sunset). -- SB0944 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then JHA

SB0945 SD2 (SSCR 1066)

RELATING TO SPECIAL PURPOSE DIGITAL CURRENCY LICENSURE.

Introduced by: Keohokalole J, Shimabukuro M

Establishes special purpose digital currency licensing Act. Defines digital currency to mean any type of digital representation of value that is used as a medium of exchange or a form of digitally stored value. Requires digital currency to be broadly construed to include digital representations of value of exchange that have a centralized repository or administrator; are decentralized and have no centralized repository or administrator; or may be created or obtained by computing or manufacturing effort. Establishes exclusions; powers of commissioner; license required; payment of fees; license; application; issuance; issuance of license; grounds for denial; anti money laundering program; cyber security program; fee; bond; renewal of license; annual report; authorized places of business; principal office; branch offices; relocation; closure; sales or transfer of license; change of control; ownership and control of digital currency; disclosures, advertising, and recordkeeping; confidentiality; enforcement; enforcement authority; violations; penalties; investigation and examination authority: prohibited practices: voluntary surrender of license; suspension or revocation of licenses; orders to cease and desist; consent orders; civil penalties; criminal penalties; unlicensed persons; administrative procedures; hearings; and division functions requires or criteria as specified. -- Amends provisions relating to definitions under money transmitters modernization Act. Redefines monetary value to mean a medium of exchange, whether or not redeemable in money except as defined as digital currency under chapter provisions relating to criminal history record checks. Adds that requires the department of commerce and consumer affairs on each control person, executive officer, director, general partner, and managing member of a special purpose digital currency company licensee, or an applicant for a special purpose digital currency license, as provided in chapter criminal history checks. Appropriation to the department of commerce and consumer affairs to establish and hire 3 full time equivalent (3.0 FTE) permanent examiners, without regard to civil service law, to carry out the purposes of the special purpose digital currency license program established by this Act; provided that allows the positions to be added to the position count for the division of financial institutions of the department of commerce and consumer affairs. Requires the special purpose digital currency licensing requirements established of this Act to take effect on January 1, 2025; the participating companies in the digital currency innovation lab to be allowed to continue operations until their applications are acted upon by the division of financial institutions; provided that the company's complete application is submitted to the division of financial institutions by March 1, 2025; and a company authorized to participate in the digital currency innovation lab as of June 30, 2023, that submitted an application for licensure to the division of financial institutions pursuant to this Act on or before March 1, 2025, to be exempt from the requirements of provisions relating to license required in provisions relating to exclusions of this Act for a period of 6 months from the date the application is deemed complete or until the commissioner of financial institutions approves or denies the application, whichever occurs 1st. Allows the commissioner of financial institutions, for good cause, to reduce or extend the 6 month period. Requires submission of an application for licensure to be evidenced through NMLS to the commissioner. -- SB0945 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB0948 SD1 (SSCR 1061)

RELATING TO INVASIVE SPECIES.

Introduced by: Keohokalole J

Appropriation to the department of land and natural resources to allow the division of forestry and wildlife to coordinate the removal of hazardous albizia trees that potentially threaten

public and private land. (\$\$) -- SB0948 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB0951 SD2 (SSCR 896)

RELATING TO THE TAX CREDIT FOR RESEARCH ACTIVITIES.

Introduced by: Keohokalole J, Chang S

Amends provisions relating to tax credit for research activities under income tax law. Adds a cap for the amount of tax credits for research activities that an eligible taxpayer and the taxpayer's related entities may receive per taxable year. Consolidates the survey and certification requirements for tax credits for research activities. Amends the annual aggregate cap on tax credits for research activities that the department of business, economic development, and tourism may certify. Requires certification of the tax credits for research activities on a 1st come, 1st served basis to be based on the date that a complete application is received, subject to certain conditions. -- SB0951 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB0962 SD1 (SSCR 562)

RELATING TO MEDICAL CANNABIS.

Introduced by: Keohokalole J

Amends provisions relating to definitions under medical cannabis dispensary system law. Redefines manufactured cannabis product to include by inhalation, such as an inhaler, nebulizer, or device that provides safe pulmonary administration that has been manufactured using cannabis, edible cannabis product, pre rolled cannabis flower product. -- Amends provisions relating to dispensary operations. Changes post any signage other than 1 single sing to 1 or 2 signs. Requires the department of health to authorize a dispensary to purchase cannabis and manufactured cannabis product form another dispensary in a manner prescribed by the department by rules adopted pursuant to this Law. -- Amends provisions relating to types of manufactured cannabis products. Adds devices that provide safe pulmonary administration of cannabis products; and pre rolled cannabis flower products; and edible cannabis products, as specified by the department. -- Amends provisions relating to criminal offense; unauthorized access to retail dispensing location and provisions relating to criminal offense; unauthorized access to production centers. Provides that construction and maintenance personnel who are not normally engaged in the business of cultivating, processing, or selling medical cannabis need not be accompanied on a full time basis, but shall be reasonably monitored by an individual licensee or registered employee of the dispensary while in areas not containing any cannabis or cannabis products; and except in an emergency situation to repair infrastructure at a dispensary by a person not on the department approved list; requires repair workers to be escorted at all times, and requires the licensee to notify the department of the use of this individual immediately. -- Amends provisions relating to annual inspections, audits, and reports. Establishes new reporting requirements as specified. -- Amend provisions relating to public education. Requires the department continuing education and training program to include education and outreach requirements as specified. -- Establishes provisions relating to medical use of cannabis; reports. Requires the department to annual report to the legislature and governor on the medical use of cannabis as specified. Provides that pursuant to provisions relating to medical cannabis; economic and other data; collection; requires the department of business economic development and tourism to report to the legislature. -- SB0962 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB0965 SD2 (SSCR 1068)

RELATING TO GREEN TRANSPORTATION INFRASTRUCTURE.

Introduced by: Lee C, Chang S, Keith-Agaran G, McKelvey A

Establishes provisions relating to green transportation infrastructure under highways law. Requires that planning for transportation systems, infrastructure, and projects to incorporate green infrastructure to achieve climate and sustainability design objectives as specified. Allows the director of transportation to grant exemptions to certain projects in instances where safety is a concern or other considerations as necessary. -- Amends provisions relating to ground transportation; project goals; reporting. Requires the department of transportation when planning, designing, and implementing ground transportation infrastructure to endeavor to reduce temperatures and provide for cooler transit by incorporating green infrastructure pursuant to provisions relating to green transportation infrastructure. Establishes in the department of transportation, a green transportation infrastructure task force to examine, evaluate, and develop best practices to guide the design, implementation, and maintenance of green transportation infrastructure. Report to the legislature. Task force to be dissolved on June 30, 2025 (sunset). -- SB0965 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN/ EEP/ then FIN

SB0966 RELATING TO DISPOSAL OF SOLID WASTE.

Introduced by: Lee C, Chang S, McKelvey A, Shimabukuro M

Amends provisions relating to felony disposal of solid waste. Allows that felony disposal of solid waste is a class C felony punishable by a fine of not more than 50,000 dollars for each separate offense to be imposed. Further allows that in addition to any vehicle owned and operated by the person in the commission of the offense to be forfeited pursuant to forfeiture law. -- Amends provisions relating to petty misdemeanor disposal of solid waste. Provides that petty misdemeanor disposal of solid waste by to include imprisonment of not more than 30 days for each separate offense. Requires that in addition to any vehicle owned and operated by the person in the commission of the offense to be forfeited pursuant to forfeiture law. --SB0966

Mar-09 23 Introduction/Passed First Reading - House Current Status:

Mar-09 23 Multiple Referral to EEP then JHA

RELATING TO TRANSPORTATION. SB0968 SD2 (SSCR 897)

Introduced by: Lee C, Chang S, Elefante B, McKelvey A, Shimabukuro M

Establishes provisions relating to public employee parking facilities. Requires the department of accounting and general service, in collaboration with the department of transportation to develop, implement, administer, and manage separate programs to allow 2 or more public employees of the State to share the cost of a parking stall and allow multiple cars to use that stall as appropriate; provided that the total cost for sharing a parking stall between 2 or more employees shall not exceed the cost of any 1 stall for any 1 employee; ensure that every new parking stall constructed and made available to public employees of the State by the department of accounting and general services are pre wired to accommodate, at a minimum, level 2 electric vehicle charging stations. Further requires the department of accounting and general services, in partnership with the department of transportation, to develop a plan to retrofit existing parking facilities to enable workplace charging capable of serving all electric vehicles owned by all public employees of the State by 2030; and provide a reasonable number of secure, enclosed bicycle storage lockers at all facilities where vehicle parking is made available to public employees of the State by the department of accounting and general services; provided that the employee cost of secure storage of a bicycle in an enclosed locker shall not exceed 20 per cent of the cost of a vehicle parking stall; to be equipped with a charging system that is capable of charging electric bicycles and micro mobility transportation devices. -- Establishes provisions relating to public housing parking facilities. Requires the department of accounting and general services, in collaboration with the department of transportation, to develop, implement, administer, and manage a program to ensure that all new public housing parking stalls are pre wired to accommodate, at a minimum, level 2 electric vehicle charging stations, as defined in provisions relating to electric vehicle charging system; rebate program and that each new public housing developments to provide for secure, enclosed bicycle storage lockers at all facilities within the development; provided that the number of secure bicycle storage lockers to be regularly increased to meet or exceed expected demand. Requires each bicycle storage locker to be equipped with a charging system that is capable of charging electric bicycles and micro mobility transportation devices.

-- SB0968 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN/ LGO/ then FIN

RELATING TO STUDENT TRANSPORTATION. SB0971 SD2 (SSCR 898)

Introduced by: Lee C, Chang S, McKelvey A

Requires the department of education to collect data on the EXPRESS county bus pass program for public high school students and charter school students. Report to legislature. Appropriation to the department of education to provide for bus passes for all public high

school and charter school students. (\$\$) -- SB0971 SD2

Mar-09 23 Introduction/Passed First Reading - House Current Status:

Mar-09 23 Multiple Referral to EDN then FIN

SB0973 SD2 (SSCR 701) RELATING TO TRANSPORTATION.

Introduced by: Lee C. Chang S. McKelvey A. Shimabukuro M.

Establishes provisions relating to electric vehicle charging stations; payment required. Beginning January 1, 2028, requires all rental car companies utilizing state facilities to pay for or reimburse the state to construct electric vehicle charging stations; or utilize existing state charging infrastructure at state public facilities. -- Establishes a task force to determine,

LRB Systems March 9, 2023

develop, and implement electric vehicle charging infrastructure to support 100 per cent electric vehicle rental fleets by 2035. Requires the task force to consist of the members as specified. Requires the task force to develop a plan to implement electric vehicle rental charging infrastructure to support 100 per cent electric vehicle fleets in the state by 2035. Reports to the legislature. -- SB0973 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then CPC then FIN

SB0974 SD2 (SSCR 899)

RELATING TO CONSUMER DATA PROTECTION.

Introduced by: Lee C, Chang S, Keith-Agaran G, McKelvey A, Shimabukuro M Establishes provisions relating to consumer data protection act law. Establishes provisions relating to scope; exemptions. Provides that law applies to persons that conduct business in the State or produce products or services that are targeted to residents of the State and during a calendar year; control or process personal data of at least 100,000 consumers; or control or process personal data of at least 25,000 consumers and derive over 25 per cent of gross revenue from the sale of personal data. Prohibits this law to apply to any government entity; any nonprofit organization; any institution of higher education; or the National Insurance Crime Bureau. Exempts specific information and data from this law. -- Establishes provisions relating to personal data rights; consumers; authorized agent; designation; powers; controller responsibilities; transparency; responsibility according to role; controller and processor; data protection assessments; processing de-identified data; exemptions; limitations; investigative authority; and enforcement; civil penalty; expenses. -- Establishes provisions relating to consumer privacy special fund. Establishes in the state treasury the consumer privacy special fund into which shall be deposited all civil penalties, expenses, and attorney fees collected pursuant to this law; interest earned on moneys in the fund; and appropriations made by the legislature. Requires the fund to be administered by the department of the attorney general. Requires moneys in the fund to be used by the department to administer this law. --Establishes provisions relating to rules. -- Appropriation into and out of the consumer privacy special fund to the department of the attorney general for consumer data protection. (\$\$) --SB0974 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then CPC then FIN

SB0975 SD2 (SSCR 1088)

RELATING TO HEALTH.

Introduced by: Rhoads K, Chang S, Keohokalole J, Shimabukuro M

Establishes provisions relating to unlawful shipment of tobacco products; penalty; liability for unpaid taxes under the cigarette tax and tobacco tax law. Provides that a person or entity commits the offense of unlawful shipment of tobacco products if the person or entity is engaged in the business of selling tobacco products and knowingly ships or causes to be shipped to a person or entity in this State that is not a licensee. Makes it a class C felony if the value is 10,000 dollars or more or misdemeanor if the value is less than 10,000 dollars. -- Amends provisions relating to definitions under the cigarette tax and tobacco tax law. Defines electronic smoking device and e liquid. Redefines tobacco products. -- Amends provisions relating to license; and retail tobacco permits. Increases the license fee and the retail tobacco permit fee. -- Repeals provisions relating to electronic smoking device retailer registration unit under the attorney general law. -- Repeals provisions relating to delivery of sales under cigarette tax and tobacco tax law. -- SB0975 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then JHA then FIN

SB0989

RELATING TO UNMANNED AIRCRAFT SYSTEMS.

Introduced by: Rhoads K

Establishes provisions relating to trespass with an unmanned aircraft system; penalty. A person commits the offense of trespass with an unmanned aircraft system if the person intentionally causes an unmanned aircraft system to enter the property of another and come within 50 feet of a dwelling to coerce, intimidate, or harass another person or, after having been given actual notice to desist, for any other reason; or take off or land in violation of current Federal Aviation Administration special security instructions or UAS security sensitive airspace restrictions. This provision does not apply to any person who causes an unmanned aircraft system to enter the property as specified in provision if consent was given to the entry by any person with legal authority to consent or by any person who is lawfully present on the property, or if the person was authorized by the federal regulations to operate an unmanned aircraft system and was operating the system in an otherwise lawful manner and consistent with federal regulations. Makes a violation of trespass with an unmanned aircraft system is a misdemeanor. -- SB0989

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB0990 SD2 (SSCR 1119) RELATING TO TRAFFIC INFRACTIONS.

Introduced by: Rhoads K

Requires the judiciary to convene a traffic fines task force to study the system of proportional traffic fines, which is used by Finland, determine the feasibility of such a proportional traffic fines system or a similar system in Hawaii, and make recommendations as to how proportional traffic fines could be implemented in Hawaii. Report to the legislature. Appropriation to the judiciary for the establishment of a task force and its purpose. (\$\$) --

SB0990 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA then FIN

SB0992 SD1 (SSCR 900)

PROPOSING AN AMENDMENT TO ARTICLE VI, SECTION 3, OF THE HAWAII STATE CONSTITUTION TO INCREASE THE MANDATORY RETIREMENT AGE FOR STATE JUSTICES AND JUDGES.

Introduced by: Rhoads K

Proposes to amend the constitution. Amends provision relating to tenure; retirement. Requires justices and judges to be retired upon attaining the age of 75 years. -- SB0992 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1005 SD2 (SSCR 901)

RELATING TO THE ELECTION OF THE PRESIDENT.

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

Amends provisions relating to application of chapter under primary elections law. Provides that this provision is applicable to the presidential preference primary, but in no way shall it supersede presidential ballots under elections law, concerning the names that will appear on the general election ballot. -- Amends provisions relating to primary held when; candidates only those nominated. Requires the presidential primary to be held on the 1st Tuesday after the 1st Monday in March in any year that is evenly divisible by the number 4 and at which delegations to national party conventions are to be chosen. Provided further that the parties to be allowed to opt out of the presidential preference primary 6 months before the presidential preference primary election date. Requires that, consistent with section presidential ballots under elections law, a presidential preference primary election candidate who is not the winner of the presidential preference primary election to not be precluded from appearing on the general election ballot. -- Amends provisions relating to nomination of papers; when available under primary elections law. Requires nomination papers to be made available from the 1st working day of February in every even-numbered year; provided that in the case of a special primary or special election, nomination papers to be made available not fewer than 10 days prior to the close of filing provided further that nomination papers for a presidential preference primary election to only be for political parties recognized under political party defined under elections law and to become available not later than ___ days before the presidential preference primary election to which they correspond. -- Amends provisions relating to nomination papers; qualifications of signers under primary elections law. Requires this provision to apply to candidates seeking to appear on the presidential preference primary ballot for a political party recognized under political party defined under elections law. -- Amends provisions relating to nomination papers: number of signers. Requires nomination papers for candidates for president to be signed by not less than 100 voters of the State. -- Amends provisions relating to nomination papers; time for filing; fees. Requires nomination papers for presidential candidates to be filed with the chief election officer not later than 4:30 pm on the 85th day before the date of the primary election. Establishes a nomination filing fee for the office of the President. -- Amends provisions relating to filing of oath under primary elections law. Requires the name of no candidate for any office to be printed upon any official ballot, in any election, including a presidential preference primary election, unless the candidate to have taken and subscribed to the following written oath or affirmation, and filed the oath with the candidate's nomination papers. -- Amends provisions relating to nomination papers; challenge; evidentiary hearings and decisions under primary elections law. Requires all objections to be filed in writing not later than 4:30 p.m. on the 60th day or the next earliest working day prior to the primary or special election; provided that objections to the nomination papers of presidential candidates shall be filed in writing not later than 4:30 p.m. on the 75th day or the next earliest working day before the presidential preference primary election. Requires if a political party objects to the nomination paper filed by a candidate because the candidate is not a member of the party

pursuant to the party's rules filed in conformance with section party rules, amendments to be

filed under elections law, an officer of the party whose name appears on file with the chief election officer to file a complaint in the circuit court for a prompt determination of the objection; provided that the complaint to be filed with the clerk of the circuit court not later than 4:30 p.m. on the 60th day or the next earliest working day prior to that election day; provided that the complaint to be filed with the clerk of the circuit court not later than 4:30 p.m. on the 75th day or the next earliest working day before the presidential preference primary election. -- Amends provisions relating to list of candidates under primary election law. Requires as soon as possible but not later than 4:30 p.m. on the 5th day after the close of filing the chief election officer to transmit to each county clerk and the county clerk to transmit to the chief election officer certified lists containing the names of all persons, the office for which each is a candidate, and their party designation, or designation of nonpartisanship, as the case may be, for whom nomination papers have been duly filed in his office and who are entitled to be voted for at the primary, special primary or special election; provided that no nonpartisan candidates to be permitted in a presidential preference primary election. -- Amends provisions relating to official party ballots under primary elections law. Provides that the names of the candidates of each party qualifying under political party defined or qualification of political parties; petition under primary election law and of nonpartisan candidates may be printed on separate ballots, or on a single ballot; provided that there shall not be any names of nonpartisan candidates on the ballot for a presidential preference primary election. -- Amends provisions relating to selection of party ballot; voting under primary election law. Requires a voter to be entitled to vote only for candidates of 1 party or only for nonpartisan candidates; provided that there to not be any nonpartisan candidates to vote for in a presidential preference primary election. Requires in any primary or special primary election in the year 1979 and thereafter, a voter to be entitled to select and to vote the ballot of any 1 party or nonpartisan, regardless of which ballot the voter voted in any preceding primary or special primary election; provided that there to not be any nonpartisan candidates to vote for in a presidential preference primary election. -- Amends provisions relating to result of election under primary elections law. Requires a candidate who receives the most votes in a presidential preference primary election to not necessarily appear on the general election ballot. Requires the candidates who appear on the general election ballot to be determined in a manner consistent with presidential ballots under election law. Requires political parties to send delegates to their respective national conventions with each delegate pledged to a presidential candidate in proportion to the votes that each candidate received during the presidential preference primary election. -- Amends provisions relating to unopposed candidates declared elected under primary elections law. Requires an unopposed candidate in a presidential preference primary election to not be considered to have won the general election outright. Appropriates funds. -- SB1005 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1014 SD2 (SSCR 1120)

RELATING TO INDEPENDENT LEGAL COUNSEL.

Introduced by: Shimabukuro M, Keohokalole J, McKelvey A

Amends provisions relating to employment of attorneys. Adds the department of Hawaiian home lands; provided that the opposing party to the reasonably anticipated litigation is the State or another state agency; and legal fees owed to independent counsel shall be paid by the attorney general. Requires every attorney employed by any department on a full time basis, except an attorney employed by the department of Hawaiian home lands as provided in this provision, to be a deputy attorney general. -- SB1014 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1015 SD1 (SSCR 951)

RELATING TO HEALTH CARE EDUCATION.

Introduced by: Keith-Agaran G, Kanuha D, McKelvey A, Shimabukuro M

Appropriation to the university of Hawaii for instructional costs, including the cost of casual employees and overload pay, for the certified nurse aide to practical nurse bridge program at the Maui college; to provide student aid to participants in the certified nurse aide to practical nurse bridge program at Maui college, including tuition, fees, supplies, and related costs. (\$\$) -- SB1015 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1016 SD1 (SSCR 547)

RELATING TO PUBLIC-PRIVATE PARTNERSHIPS FOR THE DELIVERY OF HEALTH CARE SERVICES.

Introduced by: Keith-Agaran G, Aquino H, DeCoite L, McKelvey A

Amends provisions relating to definitions under Hawaii health systems corporation law.

Redefines private entity to mean a business organization duly authorized to transact business in the State that has a certificate of need or license to operate 1 or more community hospitals or hospitals serving a rural population licensed under the laws of any state; or is the sole member of a nonprofit management entity or hospital that has a certificate of need or license to operate 1 or more community hospitals or hospitals serving a rural population licensed under the laws of any state. -- Amends provisions relating to transfer of right and responsibility to manage, operate, and provide health care services in a facility of the Maui regional system to a nonprofit management entity. Beginning January 1, 2024, before entering into any new agreement or modifying or terminating any existing agreement entered into pursuant to this provision, requires the chief executive officer of the corporation or the chief executive officer's designee to provide the governor with written comments, including any representations made by the private entity to the corporation or Maui regional system related to the management and operation of and provision of health care services at the facility or facilities transferred or being transferred by the agreement. -- SB1016 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then ECD then FIN

SB1018 SD1 (SSCR 133)

RELATING TO EMERGENCY POWERS.

Introduced by: Keith-Agaran G, DeCoite L, McKelvey A

Establishes provisions relating to medical facilities; elective surgeries under emergency management law. In the event that the governor declares a state of emergency for the entire state or any portion thereof, or a mayor declares a local state of emergency for the county or any portion thereof, or when the State, or any portion thereof, is the subject of a health or pandemic emergency, requires the governor to assure the continuity of service by medical facilities, both publicly and privately owned, by regulating the continuation of services; and allows any hospital, in its discretion, to suspend providing elective surgeries to address operational limits of the facility's bed capacity. -- SB1018 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT then WAL then FIN

SB1022

RELATING TO THE EARLY LEARNING BOARD.

Introduced by: Dela Cruz D

Establishes provisions relating to early learning board; qualifications; administration priorities. Provides that upon the nomination of any voting member to the early learning board, the governor shall provide written documentation articulating the administration's goals and priorities with respect to the formation of a highly-functioning, well-balanced board and describing the nominee's qualifications. Provides specific qualifications. -- Amends provisions relating to the early learning board. Amends the composition and qualifications of the Early Learning Board to consist of individuals from each county, instead of from particular entities or types of providers. -- SB1022

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB1023 SD1 (SSCR 759)

RELATING TO EARLY LEARNING.

Introduced by: Dela Cruz D

Appropriation out of and into to the department of human services for the preschool grant program, the hiring of 3 temporary (3.00 FTE) information technology positions without regard to provisions relating to collective bargaining in public employee to support modifications to the preschool open doors program, and the data governance issues necessitated by Act 46, session laws of 2020, and Act 210, session laws of 2021. -- Amends provisions relating to preschool open doors program; provider accreditation. Repeal provision that only provide the accrediting organization is comparable to the organization specified in this provision. -- Amends provisions relating to executive office on early learning public prekindergarten program; public preschools. Requires the program to serve 3 and 4 year old children who are in the 2 years prior to kindergarten entry pursuant to provisions relating to kindergarten program; establishment; attendance, with priority extended to underserved or at risk children. -- Amends provisions relating to preschool open doors program. Adds 3 year old children to be served by the program and subject to availability of funds. -- Amends provisions relating to preschool open doors special fund. Adds federal funds. (\$\$) -- SB1023 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HUS then EDN then FIN

SB1024 SD2 (SSCR 758)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to Hawaii clean transportation initiative; established. Requires

LRB Systems March 9, 2023

it to be the goal of the State to reduce greenhouse gas emissions and achieve zero emissions across all transportation modes within the State, including across all sectors of ground transportation; interisland transportation; and transpacific transportation. -- Establishes provisions relating to clean ground transportation working group; established. Establishes a clean ground transportation working group within the department of transportation for administrative purposes. Requires the working group to develop metrics, benchmarks, plans, and recommendations for the State 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 for the State to achieve the goals of this provision. Report to the Hawaii climate change mitigation and adaptation commission and legislature. -- Establishes provisions relating to interisland and transpacific clean transportation working group; established. Establishes an interisland and transpacific clean transportation working group within the department of transportation for administrative purposes. Requires the working group to, among other requirements, develop metrics, benchmarks, plans, and recommendations for the State 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 interisland transportation; and coordinate with other groups, agencies, and programs in the State and outside of the State that are developing interim solutions to achieve long-haul 0 emissions transpacific transportation, which may include including lower-carbon sustainable aviation fuels, hydrogen based fuel, or other potential options. -- Establishes provisions relating to innovative transportation infrastructure; department of transportation; requirements. Requires the department of transportation, office of planning and sustainable development, and Hawaii state energy office to develop plans in coordination with the clean ground transportation working group and the interisland and transpacific clean transportation working group to ensure that the State's electric charging capacity is sufficient to support the growing use of electric modes of transportation in the State by providing for an increase of the State's electric charging capacity at a rate that exceeds the rate by which electric vehicle sales are projected to replace internal combustion vehicle sales; and the rate by which other electric transportation options are projected to require charging capacity; allow continued access to high-occupancy vehicle lanes by electric vehicles until electric vehicles constitute at least 40 per cent of all new vehicle sales; and develop and implement other options to accelerate the transition to 0 emissions transportation--Establishes provisions relating to rulemaking. -- SB1024 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to TRN/ EEP/ then FIN

SB1027 SD1 (SSCR 617)

RELATING TO COMBAT SPORTS.

Introduced by: Inouye L, Shimabukuro M

Establishes the combat sports contests law. Establishes provisions relating to commission established. Establishes the combat sports commission of Hawaii, to be placed within the Department of Commerce and Consumer Affairs. -- Establishes provisions relating to executive officer; deputy commissioners; other employees; authority to subpoena witnesses and administer oaths and penalties; powers and duties of the commission. Requires the commission to adopt rules necessary or expedient for the conduct of its business and the regulation of the matters in this law committed to its charge. -- Establishes provisions relating to jurisdiction of commission. Provides that the commission is vested with the sole jurisdiction, direction, management, and control over all combat sports contests to be conducted, held, or given within the State. Prohibits a combat sports contest to be conducted, held, or given within the State except in accordance with this law and the rules adopted by the commission pursuant thereto. Prohibits a person to hold, promote, or participate in no rules combat or similar contests. -- Establishes provisions relating to licenses; promoters; requirements to hold a combat sports contest; licenses, participants; license fees; licenses, limitations, renewals; receipts and reports thereon; failure to report receipts; admission tickets; inspectors; duties; judges; duties; physician; duties; referees; duties; timekeeper; duties; drug test; withholding of wages; penalty; sham combat sports contest; forfeiture of license; sham combat sports contest; penalty against contestant; financial interest in combat sports contestant prohibited; wages of contestant; prepayment prohibited; disposition of receipts; summary disciplinary action; chapter does not to apply to active duty armed forces, armed forces reserves, national guard, or Police Activities League; revocation; suspension; penalties; cumulative penalties; injunctive relief. -- Amends provisions relating to state service fees; increase or decrease of. Repeals mixed martial arts contests law. -- Appropriation to the department of commerce and consumer affairs to fund full-time equivalent (.0 FTE) positions within the department of commerce and consumer affairs for the combat sports commission of Hawaii. (\$\$) -- SB1027 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB1035 SD2 (SSCR 1089) RELATING TO THE GENERAL EXCISE TAX.

Introduced by: Inouye L, Chang S, Keith-Agaran G, McKelvey A

Amends provisions relating to additional amounts not taxable under general excise tax law. Exempts this law to apply to amounts received by a hospital, infirmary, medical clinic, health care facility, pharmacy, or a medical practitioner for health care related goods or services

purchased under Medicare, Medicaid, or TRICARE. -- SB1035 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT/ ECD/ then FIN

SB1038 SD2 (SSCR 795) RELATING TO TELEHEALTH.

Introduced by: Shimabukuro M, Aquino H, Chang S, McKelvey A

Amends provisions relating to coverage for telehealth under department of human services law: the accident and health or sickness insurance contracts law: the mutual benefit societies law; and the health maintenance organization Act (hmos) by requiring reimbursement for services provided through telehealth via an interactive telecommunications system to be equivalent to reimbursement for the same services provided via face to face contact between a health care provider and a patient; provided that reimbursement for 2 way, real time audio only communication technology for purposes of diagnosis, evaluation, or treatment of a mental health disorder to a patient in their home to be equivalent to 80 per cent of the reimbursement for the same services provided via face to face contact between a health care provider and a patient; provided further that the health care provider has conducted an in person or telehealth visit with the patient no longer than 6 months prior to the audio only service and at least 12 months prior to any subsequent audio only visit. Defines interactive telecommunications system to mean has the same meaning as the term is defined in title 42 Code of Federal Regulations section 410.78(a), as amended; provided that, as used in the definition of interactive telecommunications system, 2 way, real time audio only communication is subject to the same meaning and conditions as in title 42 Code of Federal Regulations section 410.78, as amended. -- SB1038 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB1040 SD2 (SSCR 953)

RELATING TO HOMELESSNESS.

Introduced by: Shimabukuro M, Aquino H, Chang S

Establishes under the department of Hawaiian home lands, the rent with option to purchase pilot program on the Leeward coast of Oahu to provide rent with option to purchase individual or shared micro housing units and services to native Hawaiian beneficiaries who are homeless, or threatened with homelessness, and on the Hawaiian home lands waiting list. Allows the department to determine other eligibility requirements; authorized to purchase lands and to retain the authority to determine which lands to use for the pilot program pursuant to administrative procedure law. Requires the department to establish any terms, conditions, and requirements as necessary to facilitate the transfer of ownership in a unit to the lessee upon the expiration of the lease and the exercise of the option to purchase. Allows the department to construct _____ individual or shared micro housing units; and coordinate with public or private entities, as appropriate, to develop and implement the pilot program; and consult the department of human services and department of health to administer the pilot program. Prohibits the pilot program to be implemented with any funds from the 600 million dollars appropriation made to the department of Hawaiian home lands pursuant to Act 279, session laws of 2022. Appropriation. (\$\$) -- SB1040 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then JHA then FIN

SB1044 SD2 (SSCR 1069) RELATING TO MENTAL HEALTH.

Introduced by: Shimabukuro M, Chang S, Elefante B, McKelvey A

Appropriation to the department of education to hire complex based behavioral health specialists for the state's rural public schools. (\$\$) -- SB1044 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then HLT then FIN

SB1046 SD2 (SSCR 792) RELATING TO VEHICLE WEIGHT TAXES.

Introduced by: Shimabukuro M, Aquino H, Chang S

Amends provisions relating to exemption for National Guard, military reserves, and other active duty military personnel claiming Hawaii as their residence of record by changing it to

LRB Systems March 9, 2023

exemption for National Guard, military reserves, and other active duty military personnel and veterans claiming Hawaii as their residence of record. Requires 1 noncommercial motor vehicle registered to a veteran to be exempt from the vehicle weight tax provided for in this law. -- SB1046 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then FIN

SB1056 RELATING TO SPEED LIMITS.

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

Amends provisions relating to speed limits; factors to consider. Exempts an engineering study conducted for the road whose maximum speed limit is being set that the requirements of this provision to apply when the department of transportation or any county reduces a maximum speed limit. -- SB1056

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB1057 SD2 (SSCR 796) RELATING TO EMPLOYMENT EARNINGS.

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

Establishes provisions relating to job listing; disclosures under employment practices law. Requires all job listings to disclose an hourly rate or salary range reasonably reflecting the actual expected compensation. Exempts job listings for an internal transfer or promotion with an employee's current employer; or public employee positions for which salary, benefits, or other compensation are determined pursuant to collective bargaining. -- Amend provisions relating to equal pay; sex discrimination by changing it to provisions relating to equal pay. Prohibits an employer to discriminate between employees because of any protected category listed in provisions relating to job listing; disclosures; and substantially similar work performance. -- SB1057 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD/ LGO/ then JHA

SB1064 SD2 (SSCR 954) RELATING TO DAM AND APPURTENANCE SAFETY.

Introduced by: Keith-Agaran G, Chang S, McKelvey A

Establishes provisions relating to dam and appurtenance improvement loan program under dams and reservoirs law. There is established a dam and appurtenance improvement loan program, which shall be a loan program as defined under state bonds law. Requires the program to be administered by the department in a manner consistent with administrative procedure law. Requires loans to be used for plans, design, construction, and equipment that is utilized to improve deficient high hazard and significant hazard dams and appurtenances as determined by the department. Requires loans to not exceed \$ for a term not to exceed 40 years. Establishes provisions relating to dam and appurtenance improvement grant program. There is established a dam and appurtenance improvement grant program, to be developed and administered by the department for the improvement of deficient dams in the state. Requires the dam and appurtenance improvement grant program to provide funding to private dam owners for plans, design, construction, and equipment that is used to improve deficient dams and appurtenances as determined by the department. -- Establishes provisions relating to dam and appurtenance improvement tax credit under income tax law. --Appropriations in and out of the dam and appurtenance improvement or removal grant program to the department of land and natural resources for operating expenses and the establishment of 2.0 FTE positions in the department of land and natural resources, to include the 1 planner position; and 1 accountant position. (\$\$) -- SB1064 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB1066 SD2 (SSCR 947) RELATING TO FRESH WATER SECURITY.

Introduced by: Keith-Agaran G, Chang S, Kanuha D, McKelvey A

Establishes within the commission on water resource management a water security working group to study and recommend, for legislative consideration and approval, priority capital improvement projects, including funding and financing strategies for each project, that leverage public-private investment to increase Hawaii's water security. Allows the working group to request assistance and feedback from the city and county of Honolulu and the counties of Maui, Kauai, and Hawaii; department of land and natural resources; department of agriculture; and any other department that the working group deems appropriate. Requires the working group to further consult with industry stakeholders, private landowners, and other environmental organizations that may provide information or input. Report to the legislature. Requires the working group to be dissolved on June 30, 2024 (sunset). Appropriation to the

OB 1000 OB2 (OOOR 047

commission on water resource management for the water security working group's administrative support, travel, meeting, and operational costs; provided that all moneys from the appropriation that are unencumbered as of June 30, 2024, shall lapse to the credit of the general fund as of that date. (\$\$) -- SB1066 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL/ EEP/ then ECD then FIN

SB1068 SD2 (SSCR 1070)

RELATING TO BEACHES.

Introduced by: Keith-Agaran G, Chang S, Elefante B, Keohokalole J, Lee C, McKelvey A Amends provisions relating to objectives and policies for the physical environment -- land based, shoreline, and marine resources. Requires that to achieve the land based, shoreline, and marine resources objectives, the State to promote statewide beach assessments and beach and shoreline restoration and conservation to develop feasible beach and shoreline restoration or conservation options. Appropriation to the office of planning and sustainable development for the development of a statewide beach assessment study and a beach and shoreline restoration and conservation plan; provided that the office of planning and sustainable development shall submit the statewide beach assessment study and shoreline restoration and conservation plan to the legislature no later than 20 days prior to the convening of the regular session of 2025. (Report to the legislature). (\$\$) -- SB1068 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB1074 SD2 (SSCR 955)

PROPOSING AMENDMENTS TO THE CONSTITUTION OF THE STATE OF HAWAII TO AMEND THE MANNER IN WHICH JUSTICES AND JUDGES ARE APPOINTED, CONSENTED TO, AND RETAINED.

Introduced by: Keith-Agaran G, McKelvey A

Proposes to amend the constitution. Amends provisions relating to the appointment of justices and judges. Increases the period that the governor has to make any appointment after the presentation of nominees from the judicial selection commission or within 10 days of the senate's rejection of any previous appointment from 30 days to 45 days. Increases the period that the senate has to reject any appointment from 30 days to 45 days. -- Increases the period that the chief justice has to appoint a district court judge from 30 days to 45 days. Provides that if the senate rejects any appointment, the chief justice shall make another appointment within 10 days and the same procedure shall be followed until a valid appointment has been made, if not the judicial selection commission shall make the appointment from the nominee list without senate consent. -- SB1074 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1076 SD2 (SSCR 1071)

RELATING TO ELECTIONS.

Introduced by: Keith-Agaran G, McKelvey A, Rhoads K

Establishes provisions relating to digital voter information guide. Requires the office of elections to prepare a digital voter information guide, which shall be posted on the office of elections website in a screen reader-accessible format for voters with special needs who are unable to read standard print due to disability; provide a translation of the digital voter information guide in Olelo Hawaii on its website; and provide printed copies of the digital voter information guide to all public libraries for viewing by the public. Requires the office of elections to prepare and mail with each ballot for a primary election a notice to voters that a digital voter information guide is available on the office of elections website. Requires the notice to be sent by email to all voters with special needs who have registered to receive alternate format ballots. -- Amends provisions relating to constitutional amendments, proposed; attorney general statement. Requires the attorney general to in consultation with the legislative reference bureau, prepare a statement in English and Olelo Hawaii for each proposed constitutional amendment in language that is clear and that indicates the purpose, limitations, and effects of the proposed amendment; translate the statement into other languages required under the federal Voting Rights Act, as specified by the office of elections; and distribute each statement, including the translations, to the state office of elections pursuant to this provision and all county clerks for further distribution. Requires the office of elections and county clerks to make the statement available to the public at all polling places State and on the office of elections website. -- Appropriation to the office of elections to prepare and mail a notice to voters that a digital voter information guide may be found on the office of elections website. (\$\$) -- SB1076 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1078 SD1 (SSCR 983)

RELATING TO ELECTRONIC CITATIONS.

Introduced by: Keith-Agaran G, McKelvey A, Rhoads K

Amends provisions relating to statewide electronic citation program under statewide traffic code law. Amends provisions relating to definition. Defines electronic citation to mean the process of transmitting traffic, misdemeanor, or other citations and law enforcement data via electronic means to the clerk of the court. Amends provisions relating to statewide electronic citation program. There is established within the judiciary a statewide electronic citation program. Requires the judiciary to adopt procedures to implement this provision. --Appropriations to the judiciary for the establishment, implementation, operation, oversight, repair and maintenance of a statewide electronic citation program. -- Appropriation as a grant in aid to the city and county of Honolulu for the establishment, implementation, operation, oversight, repair and maintenance of a statewide electronic citation program. -- Appropriation as a grant in aid to the county of Maui for the establishment, implementation, operation, oversight, and repair and maintenance of a statewide electronic citation program. Appropriation as a grant in aid to the county of Hawaii for the establishment, implementation, operation, oversight, repair and maintenance of a statewide electronic citation program, --Appropriation as a grant in aid to the county of Kauai for the establishment, implementation, operation, oversight, repair and maintenance of a statewide electronic citation program. --Appropriation to the judiciary for the establishment of 1.0 permanent FTE project specialist position. (\$\$) -- SB1078 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1079 SD1 (SSCR 835)

RELATING TO EXPUNGEMENT.

Introduced by: Keith-Agaran G, McKelvey A

Establishes provisions relating to 1st time offender of operating a vehicle after consuming a measurable amount of alcohol for persons under the age of 21 prior to 1998; expungement under the use of toxicants while operating a vehicle law. Allows person sentenced prior to July 1, 1998, for a 1st time offense of operating a vehicle after consuming a measurable amount of alcohol while under the age of 21 years, and who otherwise meets all the requirements of provisions relating to operating a vehicle after consuming a measurable amount of alcohol; persons under the age of 21, to apply to the court for expungement of the record of conviction for the offense. Requires the court to issue a court order to expunge the record of conviction for the offense. -- Establishes provisions relating to 1st time property offender prior to 1998; probation; expungement under disposition of convicted defendants law. Allows person sentenced prior to July 1, 1998, for a 1st time property offense, and who otherwise meets all the requirements of provisions relating to sentencing for 1st time property offenders; expungement, to apply to the court for expungement of the record of conviction for the property offense. Requires the court to issue a court order to expunge the record of conviction for the property offense; provided that the person has complied with the terms and conditions set by the court. -- SB1079 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1082 SD2 (SSCR 984)

RELATING TO PUBLIC PARKING SPACES.

Introduced by: Lee C, Chang S, Elefante B, Keith-Agaran G, McKelvey A, Shimabukuro M Amends provisions relating to public parking spaces under traffic violations. Amends provisions relating to definitions. Provides definitions. Amends provisions relating to parking fees; payment method. Effective January 1, 2025, requires all state- or privately-owned parking lots in the State containing public paid parking spaces to accept payment of parking fees by credit card and debit card. Requires all state- or privately-owned parking meters in the State that collect parking fees for any public paid parking space to be maintained in working order to accept payment by credit card and debit card. Requires nothing in this provision to be construed to prohibit a parking lot with public paid parking spaces or parking meters from accepting payment by cash. Reports to the legislature. -- SB1082 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1086 SD2 (SSCR 860)

RELATING TO TRANSPORTATION.

Introduced by: Lee C. Chang S. McKelvey A. Rhoads K

Amends provisions relating to state highway safety council under motor and other vehicles law. Provides that there is established the Hawaii highway safety council. Requires the council to be chaired on an annually rotating basis between the chairpersons of the respective committees of the house of representatives and senate having jurisdiction over transportation, or their designees. Requires the following or their designated representatives to be members

of the council: chairperson and executive director of the charter school commission, the president of the University of Hawaii, and not more than 12 other persons who shall be appointed by the governor on the basis of their interest in transportation safety and related state goals. Requires the state highway safety council to review programs, projects, plans, and strategies related to improving safety in ground transportation in the department of transportation; and ensure transparency and oversight in programs, projects, decisions, and spending related to ground transportation in the department of transportation. Reports to the legislature. -- SB1086 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB1091 SD2 (SSCR 985)

RELATING TO THE COUNTIES.

Introduced by: Lee C, Chang S, Keith-Agaran G, San Buenaventura J

Amends provisions relating to county surcharge on state tax. Requires each county with a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision to use the surcharges received from the State for operating or capital costs of public transportation within each county for public transportation systems, including public roadways or highways, private roadways that are open to and used by the public, public buses, trains, ferries, pedestrian paths or sidewalks, or bicycle paths. --Amends provisions relating to fuel taxes, dispositions. Requires each of the taxes under this provision be expended for the following purposes, for the island for which the tax revenue is specially indicated, or, if none, for the county for which the tax revenue is indicated, including for acquisition, designing, construction, reconstruction, improvement, repair, and maintenance of county main and general thoroughfares, highways, and other streets, including private roadways that are open to and used by the public, street lights, storm drains, and bridges, including costs of new land therefor, when expenditures for these purposes cannot be financed under state-federal aid project; and for purposes and functions connected with county traffic control and preservation of safety upon the public highways and streets, including private roadways that are open to and used by the public. -- SB1091 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to TRN then JHA then FIN

SB1099 SD1 (SSCR 986)

RELATING TO TAXATION.

Introduced by: Keith-Agaran G, Kanuha D, McKelvey A

Amends provisions relating to county surcharge on state tax. Extends the deadline to establish the surcharge. Requires each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision prior to January 1, 2023, to use the surcharges received from the State for affordable and workforce housing infrastructure to provide housing for households having incomes of not more than 140 per cent of the area median income, as determined by the US Department of Housing and Urban Development; provided that a county that uses surcharge revenues for affordable housing shall not pass on related infrastructure costs to the developer of a housing project that sells or rents its housing units to households having incomes of not more than 140 per cent of the area median income; provided that each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision after December 31, 2022, shall use the surcharges received from the State only for the purposes described in this provision. -- SB1099 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then HSG then FIN

SB1101 SD1 (SSCR 991)

RELATING TO TAX INCREMENT BONDS.

Introduced by: Keith-Agaran G, Aquino H, McKelvey A

Amends provisions relating to definitions; determination of funded debt; and supplemental determination under indebtedness of the counties, exclusions from the funded debt, and certification thereof law. Conforms county debt limit statements law to permit counties to exclude tax increment bonds from the debt limit of the counties if a constitutional amendment authorizing the use of tax increment bonds and excluding tax increment bonds from determinations of the counties' funded debt is ratified. -- SB1101 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to FIN

SB1104 SD1 (SSCR 403)

RELATING TO CANNABIS FOR MEDICAL USE.

Introduced by: Keith-Agaran G, DeCoite L, Keohokalole J, McKelvey A

Amends provisions relating to definitions under medical cannabis dispensary system law. Redefines cannabis to include cannabis propagules, cannabis cuttings, and cannabis seeds.

-- Amends provisions relating to dispensing limits by changing it to dispensing of cannabis; quantity limits; quality restrictions. Adds cannabis propagules, cannabis cuttings, and cannabis seeds. Allows a qualifying patient or primary caregiver who is authorized to cultivate cannabis to be allowed to purchase a total of not more than 5 cannabis propagules, cannabis cuttings, or cannabis seeds within a consecutive period of 15 days, or a total of not more than 10 cannabis propagules, cannabis cuttings, or cannabis seeds within a consecutive period of 30 days; provided that requires the cannabis propagules, cannabis cuttings, or cannabis seeds dispensed to the qualifying patient or primary caregiver to have undergone laboratory based testing for residual pesticides and heavy metals; and the laboratory based test results indicate that no pesticides or heavy metals have been detected from the cannabis propagules, cannabis cuttings, cannabis seeds. Requires the department of health to adopt rules pursuant to administrative procedure law regarding the dispensing of cannabis propagules, cannabis cuttings, and cannabis seeds. -- SB1104 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then CPC

SB1112

RELATING TO SHORT-TERM RENTALS.

Introduced by: Keith-Agaran G, Aquino H, McKelvey A

Amends provisions relating to county zoning. Provides that neither this provision nor any other law, county ordinance, or rule shall prohibit a landlord and tenant from entering into a rental agreement having a term of 1 to 5 months; provided that the tenant shall be either an individual who is relocating from 1 island in the State to another island in the State; or employed to temporarily perform work at a job site in the applicable county during the term of the rental agreement; provided further that this provision shall only take effect in a county if the council of the respective county adopts an ordinance to implement this subsection no later than June 30, 2024. -- SB1112

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB1120 SD2 (SSCR 791)

RELATING TO THE WORKS OF ART SPECIAL FUND.

Introduced by: Keith-Agaran G, Dela Cruz D, Kanuha D, Keohokalole J, McKelvey A Amends provisions relating to purpose. Requires the state foundation on culture and the arts to administer the art in public places and relocatable works of art programs, pursuant to provisions relating to works of art special fund and the state art museum to provide opportunities for the counties and private organizations located in the State to display the art through loan arrangements with the foundation; provided that any loan arrangements to non-museums or public institutions may be subject to a fee determined by the state foundation on culture and the arts; provided further that fees collected pursuant to this paragraph shall be deposited into the works of art special fund. -- Amends provisions relating to works of art special fund. Requires the selection of, commissioning artists for, reviewing of design, execution, and placement of, and the acceptance of works of art to be the responsibility of the comptroller and the state foundation on culture and the arts in consultation with the affected agency or department; provided that artists residing in Hawaii shall receive a selection preference. -- Report to the legislature. -- SB1120 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then FIN

SB1122 SD1 (SSCR 1081)

RELATING TO THE ADVICE AND CONSENT OF THE SENATE.

Introduced by: Keith-Agaran G, Chang S, Dela Cruz D, Keohokalole J, McKelvey A Amends provisions relating to selection and terms of single executives as heads of departments by changing its title to selection and terms of single executives as heads of departments; selection of deputy directors of departments. Provides that except as otherwise provided by the Hawaii State Constitution or by this law, the deputy director; 1st deputy; or deputy chair, of each principal department and multiple deputy directors; 1st deputies; deputy chairs, for each department that has multiple individuals who serve in the same role shall be nominated and, by and with the advice and consent of the senate, appointed by the governor; single executive of a principal department; or the chair of the board, commission, or other body, as the case may be. -- Amends provisions relating to requirements of disclosure. Requires the disclosure of financial interest required by this provision to be filed within 30 days of a person's nomination to any state position enumerated in this provision that is subject to the advice and consent of the senate. -- SB1122 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1129 SD2 (SSCR 956)

RELATING TO PROCUREMENT.

LRB Systems March 9, 2023

Introduced by: McKelvey A, Chang S, Kanuha D, Keith-Agaran G

Amends provisions relating to contracts with the state or counties; tax clearances, assignments. Requires this provision to not apply to any procurement of less than 50,000 dollars or that is considered a small purchase under small purchases; prohibition against parceling and any state or county department contract of less than 50,000 dollars. -- Amends provisions relating to small purchases; prohibition against parceling. Requires procurements of 50,000 dollars to less than 250,000 dollars to be made in accordance with small purchase procedures; provided that these small purchase procurements shall be conducted through an electronic system; provided further that any of these small purchase procurements for construction shall comply with competitive sealed bidding under hawaii procurement code law.

-- SB1129 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1130 SD1 (SSCR 618)

RELATING TO ACTIVITY DESKS.

Introduced by: McKelvey A, Wakai G

Amends provisions relating to definitions under activity providers and activity desks law. Defines ownership interest to mean, with respect to any entity, any ownership interest, whether in whole or in part, in the entity and any economic rights, such as a right to distributions, net cash flow or net income, to which the owner of the ownership interests is entitled. -- Amends provisions relating to activity desk principal; responsibilities. Requires the principal to be liable for any financial deficiency when the activity desk's client trust account is insufficient to pay consumers or activity partners. -- Amends provisions relating to action for damages. Requires any activity desk, together with its principal and all persons with an ownership interest in the activity desk, to be liable to the activity provider for any violation of this law for any damages which result from a violation. Requires damages to be awarded at the rate of not less than 1,000 dollars for each violation. Requires violations to be calculated as specified. -- SB1130 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB1131 SD1 (SSCR 581)

RELATING TO TIME SHARE PLANS.

Introduced by: McKelvey A

Amends provisions relating to definitions under time sharing plans law. Redefines time share interest to mean any interest, including a fractional ownership interest, in a time share unit or plan that entitles the owner or holder thereof to the use, occupancy or possession of a time share unit on a periodically recurring basis. Redefines time share plan to mean any plan or program, including a fractional ownership plan, in which the use, occupancy, or possession of 1 or more time share units circulates among various persons for less than a 60 day period in any year, for any occupant. -- SB1131 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB1135

RELATING TO PROCUREMENT.

Introduced by: McKelvey A

Amends provisions relating to administrative proceedings for review under hawaii public procurement code law. Requires the party initiating a proceeding falling within this provision to pay to the department of commerce and consumer affairs a cash or protest bond in the amount of 1 per cent of the estimated value of the contract. Requires the cash or protest bond to be returned to that party, minus administrative costs as determined by the office of administrative hearings of the department of commerce and consumer affairs; provided that full forfeiture of the cash or protest bond shall occur if the initiating party does not prevail in the administrative proceeding and the office of administrative hearings finds that the appeal was frivolous or made in bad faith, in which case requires the cash or protest bond to be deposited into the general fund. -- SB1135

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1136 SD1 (SSCR 570)

RELATING TO STATE PARKS.

Introduced by: McKelvey A

Requires the department of land and natural resources to conduct a carrying capacity study of Makena state park in the county of Maui. Report to the legislature. Appropriation to the department of land and natural resources to conduct a carrying capacity study of Makena state park in the county of Maui. -- SB1136 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB1138 RELATING TO PROCUREMENT.

Introduced by: McKelvey A

Amends provisions relating to competitive sealed proposals under hawaii public procurement code law. Allows non-selected offerors to submit a written request for debriefing to the procurement officer within 3 working days after the posting of the award of the contract. Thereafter, requires the procurement officer to provide the non-selected offeror a prompt debriefing, but to not disclose any competing offeror's proposal or evaluation score until after any protest is resolved and the contract is executed. Any protest by the non-selected offeror pursuant to provisions relating to authority to resolve protested solicitations and awards following debriefing to be filed in writing with the procurement officer within 5 working days after the date upon which the debriefing is completed. -- SB1138

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1139 SD1 (SSCR 992) RELATING TO HOUSING.

Introduced by: McKelvey A

Amends provisions relating to definitions under Hawaii Housing Finance and Development Corporation law. Redefines eligible project to mean a rental housing project that is financed by the corporation pursuant to subpart B or D, or that the corporation determines will require rental assistance to make it financially feasible; is subject to a regulatory agreement with the corporation; maintains in perpetuity at least 50 per cent of its units for eligible tenants; and meets other qualifications as established by rules adopted by the corporation. -- SB1139 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then FIN

SB1141 SD2 (SSCR 993)

RELATING TO WORKERS' COMPENSATION.

Introduced by: McKelvey A, Keith-Agaran G

Effective July 1, 2024, transfers all rights, powers, functions, duties, and resources of the department of education relating to workers compensation for the Hawaii state public library system and its employees are transferred to the department of human resources development. Appropriation. (\$\$) -- SB1141 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO/ EDN/ then FIN

SB1145 SD2 (SSCR 1014)

RELATING TO AFFORDABLE HOUSING.

Introduced by: McKelvey A, Aquino H, Chang S, Kanuha D, Lee C

Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules under hawaii housing finance and development corporation law. Allows the corporation to develop on behalf of the state or with an eligible developer, or to assist under a government assistance program in the development of, housing projects that shall be exempt from all statutes, ordinances, charter provisions, and rules of any government agency relating to planning, zoning, construction standards for subdivisions, development and improvement of land, and the construction of dwelling units thereon; provided that the preliminary plans and specifications for the project shall include a restrictive covenant that states that the units designated as affordable housing, as described in the submitted project application, shall remain as affordable housing in perpetuity. Redefines definitions. -- Amends provisions relating to independent development of projects. Allows the corporation to accept and approve housing projects independently initiated by private developers that fully comply with these provisions. -- SB1145 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then CPC then FIN

SB1151 SD2 (SSCR 1013)

RELATING TO THE HAWAII COMMUNITY COLLEGE PROMISE PROGRAM.

Introduced by: McKelvey A, Aquino H, Chang S, Lee C, San Buenaventura J

Amends provisions relating to the Hawaii community college promise program. Requires a student enrolled at a community college campus to be eligible for scholarship consideration for a maximum of 8 semesters if the student, among other requirements, completes and submits the Free Application for Federal Student Aid for each academic year and accepts all federal and state aid, grants, scholarships, and other funding sources that do not require repayment; provided that this provision shall not apply to a student who enrolls in a certificate program. -- SB1151 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1153 SD2 (SSCR 994)

RELATING TO HONOLUA BAY.

Introduced by: McKelvey A

Amends provisions relating to Honolua Bay conservation. Amends provisions relating to advisory board. There is established, within the department of land and natural resources, a Honolua bay advisory board. Requires the advisory board to administer the Honolua bay fund established by this provision and oversee the conservation of Honolua bay. Requires the advisory board to be composed of 5 voting members. Establishes provisions relating to Honolua bay special fund. There is established in the state treasury the Honolua bay special fund into which shall be deposited the following moneys as specified. Requires all interest earned on the moneys in the special fund to be credited to the special fund. Establishes provisions relating to reservations. -- Amends provisions relating to special fund reimbursements for departmental administrative expenses under management of state funds law. Requires each special fund, except the Honolua bay special fund, to be responsible for its pro rata share of the administrative expenses incurred by the department responsible for the operations supported by the special fund concerned. -- Appropriations in and out of the Honolua bay special fund to be expended by the department of land and natural resources for the purposes of this Act. (\$\$) -- SB1153 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB1154 SD2 (SSCR 1073)

RELATING TO ENERGY.

Introduced by: McKelvey A

Establishes provisions relating to wheeling; renewable energy; government agencies; rules. Allows a government agency to engage in wheeling of electricity produced at its own facilities from renewable energy resources. Requires the public utilities commission to open a docket to determine the rate of compensation to an electric company acting as a transmitter; or other terms to ensure wheeling is done in the public interest as specified; and implement this provision or by commission order or rules pursuant to administrative procedure law to implement this provision. Exempts a member owned cooperative. -- SB1154 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to EEP then CPC then FIN

SB1158 SD2 (SSCR 995)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Keith-Agaran G, Dela Cruz D, McKelvey A, Shimabukuro M

Amends provisions relating to employment of retirants; and compensation. Provides that for a member who became a member before July 1, 2012, or who is a police officer who becomes a member after June 30, 2023, unless a different meaning is plainly required by context, as used in this part, redefines compensation. Provides that for a member who becomes a member after June 30, 2012, except for a police officer who becomes a member after June 30, 2023, unless a different meaning is plainly required by context, redefines compensation. -- Amends provisions relating to membership of elective officers; employee contributions; return to service of a former member; service retirement; allowance on service retirement; unreduced allowance on service retirement; when applicable; forfeiture of benefits; felony convictions; average final compensation; post retirement allowances; rights of members separated from service; and definitions. Provides police officers who become members of the employees' retirement system after June 30, 2023 with retirement benefits similar to those provided for members of the ERS who became members before July 1, 2012, including but not limited to calculation of retirement allowance, minimum age or years of credited service requirements, and vesting period. -- SB1158 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1161 SD1 (SSCR 132)

RELATING TO ACTIVE DUTY MILITARY ENTITLEMENTS.

Introduced by: Keith-Agaran G, DeCoite L, McKelvey A

Amends provisions relating to pay of officers and warrant officers while on active duty. Provides that when ordered to active duty, officers and warrant officers of the army and air national guard shall be paid without delay from the date of deployment and, subject to rules adopted by the governor, shall be entitled to basic allowance for housing. -- Amends provisions relating to pay of enlisted personnel while on active duty. Provides that when ordered to active duty, enlisted personnel of the army and air national guard shall be paid without delay from the date of deployment and, subject to rules adopted by the governor, shall be entitled to basic allowance for housing. -- Amends provisions relating to no pay without orders under the national guard law. Provides that if a non active duty officer or enlisted member of the army or air national guard is ordered to active duty, that military member shall be paid without delay from the date of deployment and, subject to rules adopted by the

governor, shall be entitled to basic allowance for housing. -- SB1161 SD1 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CMV then LGO then FIN

SB1163 SD1 (SSCR 1015)

RELATING TO CIVIL AIR PATROL.

Introduced by: Keith-Agaran G, Elefante B, McKelvey A

Appropriation to the department of defense for civilian auxiliary aviation services, which may include search and rescue, damage assessments, aerial photography of impacted areas,

alerts and notifications, and transportation of supplies. (\$\$) -- SB1163 SD1 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CMV then FIN

SB1166 SD2 (SSCR 1012)

RELATING TO THE RENEWAL OF DRIVER'S LICENSES.

Introduced by: Lee C, Chang S, Elefante B, Keith-Agaran G, Keohokalole J, McKelvey A, San Buenaventura J

Amends provisions relating to license renewals; procedures and requirements under highway safety. Allows any person who holds a category (1), (2), or (3) license issued under this provision to apply for a renewal of the license online via any electronic or digital means provided by the examiner of drivers. Requires an application for renewal by mail or by electronic or digital mean made pursuant to this provision to be accompanied by a statement from a licensed physician, physician assistant, or advanced practice registered nurse certifying that the applicant was examined by the licensed physician not more than 6 months before the expiration date of the applicant's license and that the applicant was found by the examination to have met the physical requirements established by the state director of transportation for the renewal of licenses. Requires the application for renewal by mail to also be accompanied by information as specified. Requires no driver's license to be renewable by mail or by electronic or digital to mean for more than 2 consecutive renewals, regardless of whether the license expires, as provided under provisions relating to expiration of licenses, on the 8th or 4th birthday after issuance. -- SB1166 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1167 SD1 (SSCR 115)

PROPOSING AN AMENDMENT TO THE HAWAII STATE CONSTITUTION TO PROTECT INDIVIDUAL REPRODUCTIVE RIGHTS.

Introduced by: Lee C, Chang S, Keith-Agaran G, Keohokalole J, McKelvey A, Rhoads K, San Buenaventura J

Proposes to amend the constitution. Establishes provisions relating to individual reproductive rights. Prohibits a law to be enacted that denies or interferes with an individual's reproductive freedom in their most intimate decisions, which includes their fundamental right to choose to have an abortion and their fundamental right to choose or refuse contraceptives. -- SB1167 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1173 SD1 (SSCR 859)

RELATING TO VEHICLES.

Introduced by: Lee C, Chang S, McKelvey A, Moriwaki S, Rhoads K

Establishes provisions relating to intentional release of exhaust emissions; penalty. Prohibits any person to cause a diesel or gas-powered vehicle to discharge clearly visible smoke, soot, or other exhaust emissions onto another person or motor vehicle. Requires any person who violates this provision to be fined not less than 500 dollars. -- SB1173 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB1179 SD1 (SSCR 803)

RELATING TO CAMPAIGN FINANCE.

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

Amends provisions relating to contributions by foreign national or foreign corporation prohibited by changing it to contributions and expenditures by a foreign national, foreign influenced business entity, or foreign corporation; prohibited. Prohibits independent expenditures or electioneering communications to be made by a foreign national, foreign influenced business entity, or foreign corporation. Requires every business entity that contributes to or makes an expenditure on behalf of a candidate, candidate committee, or noncandidate committee, including an independent expenditure or electioneering communication, to, within 7 business days after making the contribution or expenditure, file with the campaign spending commission a statement of certification signed by the corporation's chief executive officer avowing under penalty of perjury that, after due inquiry,

the business entity was not a foreign influenced business entity or foreign corporation on the date the expenditure, independent expenditure, contribution, or expenditure for an electioneering communication was made. -- Amends provisions relating to identification of certain top contributors to noncandidate committees making only independent expenditures. Requires a noncandidate committee to obtain a statement of certification from each top contributor required to be listed in an advertisement pursuant to this provision avowing under penalty of perjury that, after due inquiry, none of the funds contributed by the top contributor were derived from a foreign corporation or foreign influenced business entity; provided that if a noncandidate committee does not receive a statement of certification from a top contributor, the advertisement shall include the statement that some of the funds used to pay for the message may have been provided by foreign or foreign influenced businesses. Requires a noncandidate committee to be entitled to rely on a statement of certification provided by a top contributor unless the noncandidate committee has actual knowledge that the statement of certification is false. -- SB1179 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1187

RELATING TO ETHICS.

Introduced by: Ihara Jr. L, Chang S

Amends provisions relating to restrictions on post employment. Prohibits any former legislator, within 24 months after termination of the former legislator's employment, to represent any person or business for a fee or other consideration on matters in which the former legislator participated as a legislator; matters involving official action by the legislature; or any administrative action pursuant to lobbyists law. -- SB1187

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1189 SD1 (SSCR 837)

RELATING TO CAMPAIGN FINANCE.

Introduced by: Ihara Jr. L, Awa B

Amends provisions relating to time for candidate committee to file preliminary, final, and supplemental reports. Requires the candidate and treasurer of the candidate committee of each candidate whose name will appear on the ballot to file preliminary, final, and supplemental reports; including the filing dates for preliminary reports are on February 28 of the year of a general election. -- SB1189 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1191 SD2 (SSCR 1129)

RELATING TO TRANSIT-ORIENTED DEVELOPMENT.

Introduced by: Kouchi R (BR)

Appropriation to the Hawaii community development authority for the planning, designing, and

constructing of transit oriented development projects. (\$\$) -- SB1191 SD2
Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to HSG/ WAL/ then FIN

SB1196 SD1 (SSCR 329)

RELATING TO BOARDS AND COMMISSIONS.

Introduced by: Kim D, Chang S, Dela Cruz D, Keith-Agaran G, Keohokalole J, Moriwaki S, Wakai G

Allows that any member of a board or commissions whose term has expired and not disqualified, to continue in office as a holdover member until a successor is nominated and appointed; provided that a holdover member shall not hold office beyond the end of the 2nd regular legislative session following the expiration of the member's term in office. Prohibits provisions to take precedence over all conflicting statutes concerning holdover members. -- SB1196 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA

SB1197 SD2 (SSCR 1130)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Kim D, Chang S, Keith-Agaran G, McKelvey A

Amends provisions relating to chief procurement officers. Requires the chief procurement officer for each of the following state entities to include the University of Hawaii--the vice president for budget and finance and chief financial officer. -- Appropriations to be expended by the University of Hawaii to effectuate the transfer of duties of chief procurement officer from the president of the University of Hawaii to the vice president for budget and finance and chief financial officer of the University of Hawaii. -- Appropriations to be expended by the University of Hawaii for repair and maintenance of University of Hawaii campus buildings and

infrastructure. (\$\$) -- The director of finance is authorized to issue general obligation bonds in the sum of 20,000,000 dollars to renew, improve, and modernize facilities. -- SB1197 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1201 SD1 (SSCR 829)

RELATING TO CONDOMINIUMS.

Introduced by: Moriwaki S (BR)

Amends provisions relating to Application for registration under condominiums law. Requires an application for registration of a project to contain the documents and information concerning the project and the condominium property regime as required by provisions as specified, as applicable, and as otherwise may be specified by the commission. -- Amends provisions relating to condominium education trust fund; payments by associations and developers. Requires each project or association with more than 5 units to pay to the department of commerce and consumer affairs. Beginning with the July 1, 2023, annual registration, an additional annual condominium education trust fund fee in an amount equal to the product of 1.50 dollars times the number of condominium units included in the registered project or association to be dedicated to supporting the annual registration with attached documents of the association. -- Amends provisions relating to association; registration; association records; records to be maintained; association records; availability; disposal; prohibitions; association documents to be provided. -- SB1201 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB1206 SD2 (SSCR 1011)

RELATING TO DEPOSITS OF PUBLIC FUNDS.

Introduced by: Chang S

Amends provisions relating to authorized; conditions. Allows the director, in the director's discretion, to grant a depository an exemption from the requirement under this provision to pay all deposits of money, excluding time deposits, upon demand; provided that the depository has issued loans with below-market interest rates and longer terms for housing projects where all dwelling units are exclusively made available to owner-occupants who own no other real property and are residents of the State. -- SB1206 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to HSG then CPC then FIN

SB1212 SD1 (SSCR 685)

RELATING TO CAMPAIGN FINANCE.

Introduced by: San Buenaventura J, Chang S, McKelvey A, Rhoads K

Establishes provisions relating to certain solicitations prohibited. Prohibits a campaign website for any candidate or candidate committee to contain any content that contains information; or is manipulated in any manner; that a reasonable person would consider to be designed to induce a noncandidate committee to make expenditures to use that content in efforts to support the candidate or candidate committee in a manner suggested by the candidate or candidate committee. -- Requires the elections commission to adopt rules, pursuant to administrative procedure law, necessary for the purposes of this provision. -- SB1212 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1215 SD2 (SSCR 1016)

RELATING TO HEALTHCARE PRECEPTORS.

Introduced by: San Buenaventura J (BR)

Amends provisions relating to healthcare preceptor tax credit. Defines dietician student, physician assistant student, and social work students. Redefines eligible professional degree or training certificate, eligible student, nationally accredited, and volunteer based supervised clinical training rotation. Redefines preceptor to mean a physician, osteopathic physician, or physician assistant, licensed pursuant to medicine and surgery law; an advanced practice registered nurse, licensed pursuant to nurses law; a licensed dietician, licensed pursuant dietitians law; a social worker, licensed pursuant to social workers law; or a pharmacist, licensed pursuant to pharmacists and pharmacy law, who is a resident of Hawaii, maintains a professional practice in the State, and whose specialty supports the development and training of an eligible student in primary care or behavioral health care. -- Amends provisions relating to preceptor credit assurance committee. Requires the committee to develop and implement a plan for certifying healthcare preceptor tax credits under provisions relating to healthcare preceptor tax credit, including developing the documentation process for the committee to certify a preceptor for the tax credit; provided that the documentation to be collected shall include attestation that the preceptor is uncompensated for the volunteer based supervised clinical training rotation; provided that, if the preceptor is compensated for providing standard clinical services, attestation that the preceptor is itemized specialties that

support the development and training of the eligible student in primary care or behavioral health care. Requires the committee to be composed of the director of health or the director's designee; and representatives of the Hawaii / Pacific basin area health education center; the center for nursing; and academic programs with eligible students. -- SB1215 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB1220 SD1 (SSCR 687)

RELATING TO PUBLIC OFFICE.

Introduced by: Rhoads K

Amends provisions relating to rights lost under uniform act on status of convicted persons law. Prohibits a person sentenced for the following felony offenses against public administration under offenses against public administration law to not become a candidate for or hold public office for 20 years from the date of the person's final discharge impersonating a law enforcement officer in the 1st degree. Prohibits a person convicted of any act, attempt, or conspiracy to overthrow the state or federal government by force or violence to not hold any public office or employment. -- Amends provisions relating to prior convictions; criminal records; noncriminal standards. Prohibits a person to be disqualified from public office or employment by the state or any of its branches, political subdivisions, or agencies except under provisions relating to rights lost under offenses against public administration law. -- SB1220 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1223 SD1 (SSCR 1017)

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

Introduced by: Keith-Agaran G, McKelvey A

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist MauiGrown Coffee, Inc., a Hawaii corporation, with the expanded operation of its coffee farm and mill in Puukolii, Maui. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB1223 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB1230 SD2 (SSCR 1082)

RELATING TO FIREARMS.

Introduced by: Wakai G, Chang S, Rhoads K, Shimabukuro M

Establishes provisions relating to prohibition against carrying a firearm in a sensitive location; prohibition against carrying a firearm on the private property of another person without authorization; penalty. Requires a person granted a license to carry a concealed firearm under provisions relating to licenses to carry, or in accordance with carrying of concealed firearms by qualified retired law enforcement officers under title 18 US Code, to not intentionally, knowingly, or recklessly carry a firearm in a sensitive location; or on the private property of another person without authorization. Requires these provisions to not apply to persons exempted from provisions relating to licenses to carry and exemptions; and detectives, private detectives, investigators, or guards. Establishes provisions relating to annual report on licenses to carry. Provides that by April 1, 2024, and each year thereafter, requires the attorney general to publish a report on its publicly available website detailing specified information. Establishes provisions relating to mandatory insurance coverage. Effective 1 year after the insurance commissioner makes a formal determination that suitable policies are commercially available, requires all persons applying for a new or renewed license to carry a firearm under provisions relating to licenses to carry to maintain insurance coverage insuring against loss resulting from liability imposed by law for bodily injury, death, or property damage sustained by any person arising out of the ownership, maintenance, operation, storage, or use of a firearm carried in public. Requires liability coverage to be not less than 100,000 dollars per person, with an aggregate limit of not less than 300,000 dollars per occurrence. Establishes provisions relating to duty to maintain possession of license while carrying a firearm; duty to disclose; penalty; and authorities of counties. -- Amends provisions relating to definitions. Defines concealed to mean, in relation to a firearm, that the firearm is entirely hidden from view of the public and not discernible by ordinary observation, such that a reasonable person without law enforcement training would be unable to detect the presence of a firearm. Defines locked container to mean a secure container that is fully enclosed. capable of preventing an unauthorized person from obtaining access to or possession of the firearm contained therein, and locked by a padlock, keylock, keypad, combination lock, or similar locking device. The term locked container does not include the trunk or the utility or glove compartment of a motor vehicle. Unconcealed to mean not concealed. Redefines definitions. -- Amends provisions relating to permits to acquire; and possession by licensed

hunters and minors; target shooting; game hunting. -- Amends provisions relating to ownership or possession prohibited, when; penalty and changes its title to ownership, possession, or control prohibited, when; penalty. -- Amends provisions relating to licenses to carry; revocation of permits; and place to keep pistol or revolver; penalty. -- Amends provisions relating to qualified immunity for physicians, psychologists, or psychiatrists who provide information on permit applicants and changes its title to qualified immunity for physicians, psychologists, psychiatrists, physician assistants, or advanced practice registered nurses who provide information on permit or license applicants. -- Amends provisions relating to criminal history record checks under hawaii criminal justice data center: civil identification law. -- SB1230 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1232 SD1 (SSCR 1018)

RELATING TO THE STATE LIBRARY SYSTEM.

Introduced by: Wakai G, Aquino H, Chang S, McKelvey A, Shimabukuro M

Amends provisions relating to appointment of state librarian; duties; salary. Requires the state librarian to impose and collect rates, rents, fees, fines, and charges for the use or enjoyment and services of the facilities of each state library facility, provided that the contracting for concessions within a library facility shall not be subject to provisions relating to use of public buildings by blind or visually handicapped persons; and revise rates, rents, fees, fines, and charges imposed pursuant to this provision and upon approval of the board of education. -- Amends provisions relating to cost-recovery fees for the administration of Hawaii state public library system. Adds without regard to administrative procedure law. -- SB1232 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB1235 SD2 (SSCR 1131)

RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS.

Introduced by: Dela Cruz D, Aguino H, Chang S, Inouye L, Keohokalole J, Shimabukuro M Establishes in the office of the governor for administrative purposes only a temporary public land trust working group that shall have the special purpose of compiling an inventory of all lands in the public land trust and then, once an inventory is completed, establishing a valuation of the lands in the inventory. Requires the working group to use its reasonable best efforts to complete the inventory within 24 months of the effective date of this Act. Allows the working group to employ, without regard to civil service law and collective bargaining in public employment, and at its pleasure dismiss, other persons whom the working group deems necessary for the performance of its functions. Report to the legislature. Requires the temporary public land trust working group to cease to exist on ___ __, 20 Appropriation to the office of the governor to carry out the purposes of this provision, including the hiring of necessary staff, purchasing of equipment, and procurement of professional and other services. -- Appropriation to the office of Hawaiian affairs for repairs to bulkheads and revetments located in the parcels conveyed to the office of Hawaiian affairs pursuant to Act 15, Session Laws of 2012, relating to the public trust lands. -- Requires the office of Hawaiian affairs to prepare a programmatic environmental impact statement for any office of Hawaiian affairs development projects within the Kakaako community development district makai area. -- Appropriation to the office of Hawaiian affairs to prepare a programmatic environmental impact statement for any development projects within the Kakaako community development district makai area. -- Appropriation to the office of Hawaiian affairs for architectural and engineering design, water supply, and other construction costs for the development of Kukaniloko. (\$\$) -- SB1235 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB1237 SD1 (SSCR 1132)

RELATING TO THE HAWAII FILM INDUSTRY.

Introduced by: Dela Cruz D

Establishes provisions relating to Hawaii film commission; established. Establishes within the department of business, economic development, and tourism for administrative purposes only a commission to be known as the Hawaii film commission. -- Establishes provisions relating to film studio tax credit under income tax law. Provides an income tax credit of _____ per cent of film studio costs incurred during the taxable year for each film studio located in Hawaii. -- Establishes provisions relating to review for 2020 and every 5th year thereafter under the auditor law. Requires this provision to apply to section 235-17--Credit for qualifying production expenditures incurred for a qualified motion picture, digital media, or film production. -- Amends provisions relating to regulations governing armories, etc. Adds tourism's Hawaii film commission. -- Amends provisions relating to motion picture, digital media, and film production income tax credit. Amends the administration and extends the sunset date of the motion

picture, digital media, and film production income tax credit to December 31, 2038 (sunset). -- Amends Act 88, Session Laws of 2006, relating to digital media, as amended by Act 89, Session Laws of 2013, as amended by Act 143, Session Laws of 2017, as amended by Act 217, Session laws of 2022. Extends sunset date to January 1, 2038 (sunset). -- Requires the auditor to submit the performance and financial audit, including any findings, recommendations, and proposed legislation, to the legislature no later than 20 days prior to the convening of the regular session of 2024. (Report to the legislature). -- Transfers all rights, powers, functions, and duties of the Hawaii state film office are transferred to the Hawaii film commission. -- Appropriation to the Hawaii film commission to fund 1 full-time equivalent (1.0 FTE) executive director position within the Hawaii film commission. Appropriation to the office of the auditor for a performance and financial audit of the Hawaii film office. (\$\$) -- SB1237 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB1240 SD2 (SSCR 1019)

RELATING TO GOVERNMENT.

Introduced by: Lee C, Chang S, Rhoads K

Amends provisions relating to bribery under offenses against public administration law. Bribery is a class B felony. Requires a person convicted of violating this provision to be sentenced to pay a fine of up to 250,000 dollars, in addition to a sentence of imprisonment or probation. -- Amends provisions relating to commission on salaries under executive and administrative departments law. In making its salary recommendation for each position, requires the commission to endeavor to attract and retain the best qualified individuals to lead the state and to consider salaries that can compete with equivalent private sector positions and can serve to deter corruption and bribery. Allows the commission to include incremental increases that take effect through December 31 of the year of the 1st election following the convening of the next salary commission. The recommended salaries submitted by the commission to become effective on January 1 of the year following the 1st election after the convening of the salary commission. -- SB1240 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1247 SD2 (SSCR 1006)

RELATING TO WASTE-TO-ENERGY.

Introduced by: Fevella K

Amends provisions relating to Hawaii state energy office; established. Requires the Hawaii state energy office to enter into a public-private partnership to develop a waste-to-energy generating facility. -- SB1247 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP then FIN

SB1254 SD2 (SSCR 1007)

RELATING TO THE KAIWI COAST.

Introduced by: Lee C

Establishes provisions relating to Kaiwi coast state park under state parks and recreation areas law. Requires all land within or added to Kaiwi coast state park to be considered for designation as conservation land. Requires all land in Kaiwi coast state park to be preserved in perpetuity primarily in its wild and natural state. -- Requires the tax map key numbers, which are located within the Kaiwi state scenic shoreline, to be designated as a state park under the name Kaiwi coast state park. Requires the department of land and natural resources to administer the lands pursuant to this provision. -- Requires the following positions to be established within the department of land and natural resources to support proper land and parks management at the Kaiwi coast and other areas; 1 FTE park caretaker III and 1 FTE interpretive tech. -- Appropriations to department of land and natural resources for the establishment, planning, and design of the Kaiwi coast state park and improvements to the Maunalua-Makapuu scenic byway, including safe pedestrian and bicycle connectivity; provided that planning and design shall build upon and reflect the direction of recent work on master plans for the Maunalua-Makapuu scenic byway and Kaiwi state scenic shoreline; and include staff of the department of transportation and stakeholders who assisted in the creation of master plans for the Maunalua-Makapuu scenic byway and Kaiwi state scenic shoreline, and local community members who are dedicated to the preservation of the lands of the Kaiwi state scenic shoreline. (\$\$) -- SB1254 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB1258 SD2 (SSCR 980)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Shimabukuro M

Requires the department of land and natural resources to develop and implement an improved management system similar to the system used at Haena state park, which has been deemed successful, for the Kaena point state park, Makua, and Keawaula regions that is unique and tailored to address the specific needs of these areas. -- SB1258 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB1264 SD2 (SSCR 904)

RELATING TO COMMERCIAL FISHING.

Introduced by: Inouye L, Aquino H, Chang S, McKelvey A

Amends provisions relating to commercial marine license and commercial marine vessel license and changes its title to commercial marine license commercial marine vessel license; limited entry commercial fisheries. Allows the department to establish limited entry commercial fisheries for fisheries that are not subject to federal fisheries regulations as defined in consistency of state and federal fisheries regulations when appropriate or necessary to ensure sustainable fisheries. -- SB1264 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then CPC

SB1267 SD1 (SSCR 816)

RELATING TO PROTECTIVE ORDERS.

Introduced by: Inouye L, Aquino H, Chang S, McKelvey A

Amends provisions relating to court jurisdiction under domestic abuse protective orders law. Allows an application for relief under this law to be filed in any family court in the circuit in which the petitioner resides or is temporarily located; the respondent resides; the subject of the petition, a petitioner's family or household member who is a minor or who is an incapacitated person or who is physically unable to go to the appropriate place to complete or file the petition, resides or is temporarily located; or the domestic abuse occurred. — Amends provisions relating to power to enjoin and temporarily restrain harassment under district court law. Allows any person who has been subjected to harassment to petition the district court of the district in which the petitioner resides or is temporarily located; the respondent resides: or the harassment occurred. — SB1267 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1268 SD1 (SSCR 253)

RELATING TO AGRICULTURAL LANDS.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under agricultural enterprises. Redefines agricultural enterprise lands to mean agricultural lands that are transferred to and managed by the department of agriculture pursuant to this law. -- Amends provisions relating to non-agricultural park lands to mean lands that are transferred to and managed by the department pursuant to this law. -- SB1268 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then JHA

SB1277 SD2 (SSCR 705)

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

Introduced by: Kouchi R (BR)

Appropriation to the department of the attorney general for the purpose of satisfying claims for legislative relief to persons, firms, corporations, and entities, for claims against the state or its officers or employees for the overpayment of taxes, or for refunds, reimbursements, payments of judgments or settlements, or other liabilities. -- Appropriation out of the state highway fund to the department of transportation, highways division for the purpose of satisfying claims for legislative relief to persons, for claims against the state or its officers or employees for payments of judgments or settlements, or other liabilities; provided that the departments shall obtain the approval of the attorney general before payment of any claim can be made. (\$\$) -- SB1277 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1280 SD1 (SSCR 1090)

RELATING TO FUNDING FOR THE DEPARTMENT OF THE ATTORNEY GENERAL TOBACCO ENFORCEMENT UNIT.

Introduced by: Kouchi R (BR)

Amends provisions relating to tobacco enforcement special fund. Requires all unencumbered and unexpended moneys in excess of 750,000 dollars remaining on balance in the tobacco enforcement special fund at the close of June 30 of each year shall lapse to the credit of the state general fund. -- Amends provisions relating to price; payment. Requires stamps to be

sold at their denominated values, plus a stamp fee of 2.2 per cent of the denominated value of each stamp sold, composed of the aggregate of .2 per cent of the denominated value of the stamp to pay for the cost to the State of providing the stamps, with that amount to be deposited to the credit of the department of taxation's cigarette tax stamp administrative special fund; and 2.0 per cent of the denominated value of the stamp to pay for the cost of enforcing the stamp tax, with that amount to be deposited to the credit of the department of the attorney general's tobacco enforcement special fund; provided that the department by rule may modify the stamp fee to reflect actual costs incurred by the State in providing the stamps. -- Amends provisions relating to Hawaii tobacco settlement special fund. Provides that of all tobacco settlement moneys received by the State each fiscal year, the sum representing the 1st 750,000 dollars of those moneys shall 1st be deposited in the state treasury in each fiscal year to the credit of the tobacco enforcement special fund. -- SB1280 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT then JHA then FIN

SB1286 SD1 (SSCR 1091)

RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

Introduced by: Kouchi R (BR)

Amends provisions relating to sale or lease of redevelopment projects. Allows the Hawaii community development authority, without recourse to public auction, to sell, or lease for a term not exceeding 99 years, all or any portion of the real or personal property constituting a redevelopment project to any person, upon terms and conditions as may be approved by the authority, if the authority finds that the sale or lease is in conformity with the community development plan; provided that the lease of lands that were classed as crown or government lands prior to August 15, 1895, shall have a term not to exceed 65 years. -- Allows the Hawaii community development authority to adopt rules under administrative procedure law relating to sales by unit purchasers in a residential leasehold project. -- SB1286 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB1287 SD2 (SSCR 1010)

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

Introduced by: Kouchi R (BR)

Appropriation to the department of business, economic development, and tourism to cover the expenses related to the building renovations of the offices of the department (No.1 Capitol

District Building). (\$\$) -- SB1287 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to FIN

SB1291 SD1 (SSCR 199)

RELATING TO SEA LEVEL RISE ADAPTATION.

Introduced by: Kouchi R (BR)

Requires the office of planning and sustainable development, in consultation with state agencies having operational responsibilities over facilities owned and managed by the State, to develop a standardized process for assessing the vulnerability of facilities owned and managed by the State to sea level rise in order to ensure that sea level rise planning and adaptation implementation is carried out in a consistent and comprehensive manner across state agencies' capital planning projects. Requires the development of a standardized vulnerability assessment process to include a standardized procedure and template for assessing and reporting facility vulnerability to sea level rise; and guidance for agencies having operational responsibilities over facilities owned and managed by the State on how to conduct the vulnerability assessment. -- Appropriation to the office of planning and sustainable development to fund the development of a standardized vulnerability assessment process for facilities owned and managed by the State. (\$\$) -- SB1291 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB1295 SD2 (SSCR 665)

PROPOSING AMENDMENTS TO ARTICLE VII, SECTIONS 12 AND 13, OF THE HAWAII CONSTITUTION TO EXPRESSLY PROVIDE THAT THE LEGISLATURE MAY AUTHORIZE THE COUNTIES TO ISSUE TAX INCREMENT BONDS AND TO EXCLUDE TAX INCREMENT BONDS FROM DETERMINATIONS OF THE FUNDED DEBT OF THE COUNTIES.

Introduced by: Kouchi R (BR)

Proposes to amend the constitution. Amends provisions relating to definitions; issuance of indebtedness. Defines tax increment bonds to mean all bonds, the principal of and interest on which are payable from and secured solely by the amount of real property taxes levied and collected by a political subdivision, such as a county, on the difference between the assessed

value of the taxable real property located within the boundaries of a tax increment district established by a political subdivision in a given year and the assessed value of the taxable real property in the tax increment district during the year of creation of that tax increment district. Requires the legislature by general law to authorize political subdivisions to issue general obligation bonds, bonds issued under special improvement statutes, revenue bonds and tax increment bonds and shall prescribe the manner and procedure for the issuance. --Amends provisions relating to debt limit; exclusions. Provides that in determining the power of the State to issue general obligation bonds or the funded debt of any political subdivision under provisions relating to taxation the following shall be excluded; tax increment bonds, but only to the extent that the principal of and interest on the bonds are in fact paid from and secured solely by the amount of real property taxes levied and collected by a political subdivision, such as a county, on the difference between the assessed value of the taxable real property located within the boundaries of a tax increment district established by a political subdivision in a given year and the assessed value of the taxable real property in the tax increment district during the year of creation of that tax increment district. -- SB1295 SD2 Current Status:

tatus: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to JHA then FIN

SB1296 SD2 (SSCR 1008)

RELATING TO DESIGNATED ECONOMIC DEVELOPMENT DISTRICT.

Introduced by: Kouchi R (BR)

Establishes provisions relating to Hawaii economic development district planning organization. Establishes the Hawaii economic development district planning organization, which shall be the district organization to implement the US Economic Development Administration approved comprehensive economic development strategy. Requires the Hawaii economic development district planning organization to be placed within the department of business, economic development, and tourism and attached to the office of planning and sustainable development for administrative purposes. Requires the Hawaii economic development district planning organization to develop, manage, and support effective multi level partnerships to promote intra district cooperation, self help, and public investment to restore and sustain economic resilience and prosperity; assist organizations within the economic development district with applications for funding; implement the US Economic Development Administration approved comprehensive economic development strategy; and present to the governor and legislature any annual updates to the comprehensive economic development strategy. Requires the Hawaii economic development district planning organization to be headed by a board. Establishes 2 full time equivalent (2.0 FTE) temporary economic development planning analyst positions to support the Hawaii economic development district planning organization. Requires the positions to be hired without regard to civil service law and collective bargaining in public employment law to be paid out of the general revenues of the State of Hawaii. Appropriation to the department of business, economic development, and tourism to carry out the purposes of this Act, including the hiring of necessary staff. (\$\$) -- SB1296 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB1297 SD2 (SSCR 1009)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION. Introduced by: Kouchi R (BR)

Establishes a public policy framework that addresses state goals in the area of economic diversification. Report to the legislature. -- Appropriation into and out of the strategic development programs revolving fund to the Hawaii technology development for the purposes of stimulating private capital investments into small businesses in Hawaii and for administrative support of the state small business credit initiative. -- Appropriation to the Hawaii technology development corporation for the purpose of economic diversification, as described in this Act as follows; ____ dollars to accelerate economic diversification by supporting and enhancing existing accelerator grant programs and encouraging new dollars to support economic development opportunities with the accelerator programs; trade sector, especially for products manufactured in Hawaii, by working with strategic partners to build awareness of Hawaii-made products outside of the State; dollars for operations, administration, and awarding of grants by the Hawaii small business innovation dollars to support economic development opportunities with the research program: defense sector, including aerospace, and to support companies conducting small business innovation research to transition past grants into large contracts: dollars for operations. administration, and awarding of grants by the manufacturing assistance program; and dollars to reduce and mitigate climate change through renewable energy technology demonstration projects such as hydrogen, geothermal, or clean ground, air, and sea transportation in support of Hawaii's hydrogen hub proposal to the US Department of Energy. -- Establishes within the department of business, economic development, and tourism, a 3

year Hawaii office of naval research grant program to provide grants to qualified businesses conducting research and development in alternative energy. Requires the purpose of the program to be to promote the research and development of alternative energy in Hawaii by authorizing the Hawaii technology development corporation to provide matching grants to businesses that meet criteria established in this provision. Requires the Hawaii office of naval research grant program to cease to exist on June 30, 2026 (sunset). -- Establishes the alternative energy research and development revolving fund for the purpose of promoting alternative energy research and development in Hawaii. Requires the alternative energy research and development revolving fund to be abolished on June 30, 2026 (sunset), and all unencumbered balances shall lapse to the credit of the general fund. -- Appropriation into and out of the alternative energy research and development revolving fund to the Hawaii technology development corporation for the purpose of the Hawaii office of naval research grant program. -- Amends provisions relating to establishment of the Hawaii technology development corporation; purpose. Requires the director of business, economic development, and tourism, or the director's designee, and the chairperson of the board of regents of the university of Hawaii shall serve as ex officio, voting members of the board; provided that the chairperson of the board of regents, with the approval of the board of regents and subject to quorum and majority requirements, may designate another regent to serve. (\$\$) (COVID-19, COVID 19, coronavirus) (\$\$) -- SB1297 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB1302 SD1 (SSCR 67)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Kouchi R (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 5 (teachers and other personnel of the department of education) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 5 (teachers and other personnel of the department of education) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- SB1302 SD1

Current Status: Feb-17 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1311 SD2 (SSCR 1121)

RELATING TO THE REPEAL OF ACT 192, SESSION LAWS OF HAWAII 2007.

Introduced by: Kouchi R (BR)

Repeals Act 192, session laws of 2007, relating to the employees' retirement system. --

SB1311 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1313 SD1 (SSCR 68)

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

Introduced by: Kouchi R (BR)

Amends provisions relating to other powers. Provides that in addition to the power to administer the fund, the board of trustees of the Hawaii employer union health benefits trust fund may set the salaries of the administrator and chief investment officer. -- SB1313 SD1

Current Status: Feb-17 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1314 SD2 (SSCR 359)

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND SPOUSAL MEDICARE PART B PREMIUM REIMBURSEMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to health benefits plan supplemental to medicare. Requires the State, through the department of budget and finance, and the counties, through their respective departments of finance, to pay to the fund (Hawaii employer union health benefits trust fund) a contribution equal to an amount not less than the medicare part B premium, for each of the following who are enrolled in the medicare part B medical insurance plan; (A) an employee-beneficiary who is a retired employee, (B) a spouse of an employee beneficiary hired prior to July 1, 2023, while the employee beneficiary is living, and (C) an employee beneficiary's spouse, after the death of the employee beneficiary, if the spouse qualifies as an employee beneficiary. Provides that if the amount reimbursed by the fund under this provision is less than the actual cost of the medicare part B medical insurance plan due to an increase in the medicare part B medical insurance plan rate, the fund shall reimburse each employee beneficiary and spouse of an employee beneficiary hired prior to July 1, 2023, for the cost increase within 30 days of the rate change. -- SB1314 SD2

Current Status: Feb-21 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to FIN

SB1315 SD2 (SSCR 1033) RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND

MEDICARE PART B PREMIUM REIMBURSEMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to health benefits plan supplemental to medicare. Excludes state and county retired employees hired after June 30, 2023, and their spouses from receiving Medicare income-related monthly adjustment amounts as part of their Medicare Part B

reimbursement payments. -- SB1315 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to FIN

SB1317 SD3 (SSCR 1134)

RELATING TO BROADBAND.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under Hawaii broadband and digital equity office law. Repeals definition of department. -- Amends provisions relating to Hawaii broadband and digital equity office; establishment; strategic broadband coordinator; staff. -- Establishes the Hawaii broadband and digital equity office within the office of the lieutenant governor. --Amends provisions relating to broadband planning and coordination; cooperation. Adds lieutenant governor. -- Requires all rights, powers, functions, and duties of the Hawaii broadband and digital equity office to be maintained when the office is transferred from the department of business, economic development, and tourism to the office of the lieutenant governor. -- Appropriation to the office of the lieutenant governor for the implementation of the federal Broadband Equity, Access, and Deployment Program. -- Appropriation out of the funds received by the State of Hawaii from the Infrastructure Investment and Jobs Act (IIJA) to the office of the lieutenant governor for the implementation of the federal Broadband Equity, Access, and Deployment Program. -- Appropriation to the office of the lieutenant governor for additional matching fund requirements for federal fund programs related to broadband. --Amends Act 231, Session Laws of 2022, relating to broadband service infrastructure. Requires the office of the lieutenant governor to convene a working group to determine the appropriate governance structure to implement, operate, and maintain broadband infrastructure development in the State. (\$\$) -- SB1317 SD3

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1325 SD1 (SSCR 818)

RELATING TO MONEY TRANSMITTERS MODERNIZATION ACT.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions; exclusions; license qualifications; bond or other security device; permissible investments and statutory trust under the money transmitters modernization act. Aligns Hawaii's money transmitters law with the provisions of the Model Money Transmitters Modernization Act, thereby enabling Hawaii to work within a network of states to license, supervise, and examine transglobal money transmission companies as a multi-state system. Enables timely, coordinated, and efficient regulation of money transmission companies to achieve financial stability and economic growth, while providing consumer protection. Allows the State to share resources, data, and technology tools with other states to create a stronger multi-state system of financial regulation. -- SB1325 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then CPC

SB1327 SD1 (SSCR 819)

RELATING TO THE USE OF ELECTRONIC FILING BY THE PUBLIC UTILITIES COMMISSION.

Introduced by: Kouchi R (BR)

Amends provisions relating to electronic copies of documents under public utilities commission law; and under Hawaii water carrier Act. Requires that communications, correspondence, and service of orders and other official documents to be made upon the public utility, complainant, and any other party at the last recorded mailing or email address on file with the commission; and proof of service by certified or registered mail or by electronic transmission to the last known mailing or email address to constitute a valid service of any communication, correspondence, order, or other official document. Provides that a document filed by electronic means shall be equivalent to an original document for the purposes of this law. -- Amend provisions relating to electronic copies of documents under motor carrier law. Provides that for the purposes of this law, document includes but is not limited to any application, complaint, pleading, brief, answer, motion, memorandum, declaration, exhibit, certificate of service, and other papers filed by or with the public utilities commission. --

Amends provision relating to change of address; responsibility service of orders by changing it to provisions relating to change of address; responsibility service of documents. Provides that communications, correspondence, and services of orders and other motor carrier, complainant, and any other party at the last recorded mailing or email address on file; and proof of service by to include electronic transmission to the last known mailing or email address. -- Amends provision relating to reports and decisions of commission. Adds report in writing to include on paper or an electronic copy. -- SB1327 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then FIN

SB1332 SD1 (SSCR 1034)

RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to hawaii emergency management agency under emergency management law. Requires the agency to perform emergency management functions within the territorial limits of the state. Requires the agency to prepare a state comprehensive emergency management plan to be integrated into and coordinated with the emergency management plans of the federal government. Requires the plan to be integrated by a continuous, integrated comprehensive emergency management program. Requires the plan to contain provisions to ensure that the state prepares for, mitigates against, responds to, and recovers from emergencies and minor, major, and catastrophic disasters. -- Amends provisions relating to major disaster fund emergency management law. Requires the administrator to submit requests to the legislature to appropriate moneys as necessary for expenditure by or under the direction of the governor for immediate relief in response to an emergency or disaster in any part of the state; provided that allows an additional 10,000,000 dollars to be made available solely for the purpose of matching federal disaster relief funds when these funds become available to the state following a federal disaster declaration. Requires the funds identified in this provision to be deemed to be trust moneys and to be deposited into a trust account with and under the control of the hawaii emergency management agency. Allows funds to be used for open federally declared disasters that are being managed by the hawaii emergency management agency. -- Amends provisions relating to rental or sale of essential commodities during a state of emergency; prohibition against price increases. Requires the prohibitions under this provision to remain in effect until 24 hours after the severe warning is canceled by the issuing agency; 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. Any proclamation issued under this chapter that fails to state the time at which it will take effect, shall take effect at noon on the day on which it takes effect. Defines severe warning to mean the issuance by the National Weather Service, Pacific Tsunami Warning Center, US Geological Survey, or other public authority of a public notification that a dangerous condition exists that could impact the state, or any portion of it, within a specified period of time. Appropriates funds for the planning and design of a new Hawaii emergency management facility. (\$\$) -- SB1332 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then FIN

SB1340 SD2 (SSCR 784)

RELATING TO THE PRACTICE OF BEHAVIOR ANALYSIS.

Introduced by: Kouchi R (BR)

Amends provisions relating to exemptions under behavior analysts law. Expands the exemption from the behavior analyst licensing requirements for certain teachers working in collaboration with a licensed behavior analyst or licensed psychologist. Removes the exemption from the behavior analyst licensing requirements for direct support workers. Allows a registered behavior technician who is under the direction of a licensed psychologist to implement applied behavior analysis services. -- SB1340 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN/ HLT/ then CPC

SB1344 SD2 (SSCR 785)

RELATING TO EDUCATIONAL HEALTH SERVICES.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under pension and retirement systems; and career development opportunities under education law. Changes aides to assistants. -- Amends provisions relating to administration of medication. Allows school health assistants to assist students by administering oral, nasal, and topical medication, and in emergency situations, other premeasured medication, including but not limited to auto-injectable epinephrine for anaphylaxis, bronchodilators for asthma, and seizure rescue medication for seizure disorders; provided that he administration of the medication is with the approval of a health care

professional within the department of education, department of health, or health care service per a written agreement with the department of education. Defines health care professional to mean physicians, surgeons, and others licensed pursuant to medicine and surgery law and nurses licensed pursuant to nurses law. -- Amends provisions relating to School health aides; compensation by changing its title to school health assistants; compensation. -- Amends provisions relating to exceptions. Adds assistants. -- SB1344 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then CPC

SB1351 SD2 (SSCR 981)

RELATING TO INFANT AND EARLY CHILDHOOD MENTAL HEALTH.

Introduced by: Kouchi R (BR)

Establishes provisions relating to infant and early childhood mental health program; established. Establishes within the department of health the infant and early childhood mental health program to provide and support mental health services for children from birth to age 5 so they can form close and secure adult and peer relationships; experience, manage, and express a full range of emotions; and explore the environment and learn, all in the context of family, community, and culture; and to develop and implement flexible strategies for the delivery of services and workforce training in a variety of settings including early child care and learning, home visitation, and early intervention, and promote better understanding of the needs of infants and young children, the importance of positive early relationships, and the benefits of trauma informed care. Appropriation to the department of health for the establishment and operations of the infant and early childhood mental health program, including the establishment of 1 permanent full time equivalent (1.00 FTE) position. (\$\$) -- SB1351 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS/ HLT/ then FIN

SB1352 SD2 (SSCR 1035)

RELATING TO HOUSING.

Introduced by: Kouchi R (BR)

Amends provisions relating to county zoning. Requires the zoning power granted herein to be exercised by ordinance that may relate to promoting better labor standards, including but not limited to living wages, benefits, requirements for participation in state-approved apprenticeship programs that promote the efficient and expeditious completion of construction projects and permit and encourage the orderly development of land resources within the county's jurisdiction. -- Amends provisions relating to applicability; wages, hours, and other requirements. Requires every laborer and mechanic employed for the construction of any public work project, including but not limited to off-site construction where a portion of the building or work is manufactured or constructed for the performance of the contract, to be paid no less than prevailing wages. Repeals provision that requires the terms of provisions relating to exemption from general excise taxes prevailing wages to be deemed the prevailing wages serving as the basis of compliance with this law for work on the project when the qualified person or firm has received no other direct or indirect financing for the construction project from any other governmental contracting agency, including the Hawaii housing finance and development corporation. -- Amends provisions relating to public purposes, lands set aside by the governor; management. Requires any order issued by the governor to set aside public lands for public purposes pursuant to this provision to be under the control and management of any county or state agency for the development of affordable housing projects and related purposes, and in the interests of promoting the fair, efficient, and expeditious completion of the projects, to incorporate, as a condition of the order, that the applicable county or state agency, as part of any request for proposal for an affordable housing project, require the developer of the affordable housing project to enter into contracts with only general contractors and subcontractors whose wages are reflected in the Hawaii prevailing wage statute, provisions relating to wages and hours of employees on public works, for laborers and mechanics employed for the affordable housing project. -- Amends provisions relating to exemption from general excise taxes. Provides that the allowable general excise tax and use ___ dollars per year in the tax costs shall apply to contracting only and shall not exceed aggregate for all projects approved and certified by the corporation. -- SB1352 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to HSG then WAL then FIN

SB1354 SD2 (SSCR 706) RELATING TO HISTORIC PRESERVATION REVIEWS.

Introduced by: Kouchi R (BR)

Amends provisions relating to review of effect of proposed state projects. Allows the department of Hawaiian home lands to assume review of any proposed project relating to lands under its jurisdiction pursuant to this provision and pursuant to any rule adopted

pursuant to administrative procedure law and this provision; provided that the department of Hawaiian home lands shall designate the review to a Hawaiian home lands preservation officer who has professional competence and experience in the field of historic preservation and has adequate resources to perform the historic review; ensure that copies of all reports, maps, and documents, including those reflecting the Hawaiian home lands preservation official's comments, recommendations, and decisions, are provided to the department to be incorporated into the historic preservation digital document management system and library; provide the department with written notice of specified criteria; and consult with the office of Hawaiian affairs when reviewing historic properties that are important to Native Hawaiians; provided that the department shall retain authority for review under this provision for projects affecting properties listed or nominated for inclusion in the Hawaii register of historic places or the national register of historic places or located in a designated historic district. -- SB1354 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA

SB1357 SD1 (SSCR 223)

RELATING TO AFFORDABLE HOUSING ON HAWAIIAN HOME LANDS.

Introduced by: Kouchi R (BR)

Amends Act 141, Session Laws of 2009, relating to affordable housing, as amended by Act 102, Session Laws of 2015, as amended by Act 80, Session Laws of 2019, by repealing its sunset date. -- Amends Act 98, Session Laws of 2012, relating to affordable housing credits, as amended by Act 102, Session Laws of 2015, as amended by Act 55, Session Laws of 2016, as amended by Act 80, Session Laws of 2019, by repealing its sunset date. -- SB1357 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then FIN

SB1370 SD1 (SSCR 574)

RELATING TO LICENSES TO SOLEMNIZE MARRIAGES.

Introduced by: Kouchi R (BR)

Amends provisions relating to marriage ceremony; license to solemnize and changes its title to marriage ceremony; license to solemnize; fees. Prohibits any person to perform the marriage ceremony within the state without 1st obtaining from the department of health a license to solemnize marriages. Requires any license to solemnize marriages to be valid for 1 year from the date of issuance. Requires a short-term license to solemnize marriages to be valid for 60 days from the date of issuance. Requires the fee for any license to solemnize marriages to be 100 dollars per year. Requires the fee for a short-term license to solemnize marriages to be 25 dollars per 60-day period. Requires all fees received for the issuance of licenses to solemnize marriages to be remitted to the director of health. Upon receipt of a fee for a license under this provision, requires the director to deposit for standard licenses, 75 dollars to the vital statistics improvement special fund established under provisions relating to vital statistics improvement special fund undue vital statistics law and 25 dollars to the general fund; and for short-term licenses. 20 dollars to the vital statistics improvement special fund established under provisions relating to vital statistics improvement special fund and 5 dollars to the general fund. -- Amends provisions relating to by whom solemnized under marriage law. Repeals the requirement of the civil license to be valid for no less than 2 years from the date of its issuance. -- SB1370 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB1372 SD1 (SSCR 478)

RELATING TO THE EXECUTIVE OFFICE ON AGING.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under kupuna care and caregiver support services. Redefines caregiver support services; and respite care to include caregivers. Redefines kupuna care services to mean services for the care recipient, caregiver, or employed caregiver, including adult day care; assisted transportation caregiver support services; or respite care. -- SB1372 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to CPC

SB1373 SD1 (SSCR 566)

RELATING TO THE EXECUTIVE OFFICE ON AGING ADMINISTRATIVE CLAIMING SPECIAL FUND.

Introduced by: Kouchi R (BR)

Amends provisions relating to executive office on aging administrative claiming special fund. Requires all revenue from the medicaid administrative claiming designated for the department of health that are allowable for to include programs within the executive office of aging. --

LRB Systems March 9, 2023

SB1373 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to FIN

SB1377 SD1 (SSCR 348)

RELATING TO WATER POLLUTION CONTROL.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under water pollution law. Redefines State water to include wetlands required as a part of a water pollution control system are excluded. --Amends provisions relating to permits; procedures for. Repeals provision that prohibits the department of health to require a water quality certification pursuant to section 401 of the federal Clean Water Act under this law for any applicant of the small scale beach restoration program that has received notice of authorization to proceed from the department of land and natural resources office of conservation and coastal lands. -- Amends provisions relating to Hawaiian loko i'a (loko ia). Repeal provisions that require the department to waive the requirement to obtain water quality certification under this law for any person that has received notice of authorization to proceed from the department of land and natural resources office of conservation and coastal lands under the statewide programmatic general permit for the restoration, repair, maintenance, and operation of loko i'a. -- Amends provisions relating to enforcement. Provides that if the director determines that any person has violated or is violating this law, any rule adopted pursuant to this law, or any permit to include water quality certification. -- Amends provisions relating to civil penalties. Changes that provides that any person who violates this law, any rule, or any term or condition of a permit, water quality certification, or variance issued pursuant to this law to be fined from not more than 25,000 dollars to not more than dollars for each separate offense; and any person who denies, obstructs, or hampers the entrance or inspection by any duly authorized officer or employee of the department of any building, place, or vehicle that the officer or employee is authorized to enter and inspect to be fined from not more than 10,000 dollars to not more than dollars for each day of denial, obstruction, or hampering. -- Amends provisions relating to prohibition under water pollution control. Adds water quality certification. -- Amends provisions relating to certifying agency by changing it to provisions relating to certifying agency and water quality certification. Provides that water quality certification is required pursuant to section 401 of the Act for any applicant for a federal license or permit to conduct any activity, including the construction or operation of facilities which may result in any discharge into navigable waters. Limits the term of any water quality certification issued by the director of health to not exceed 5 years. Prohibits the director to require a person to apply for a water quality certification for activities as specified. -- SB1377 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL/ EEP/ then FIN

SB1378 SD1 (SSCR 479)

RELATING TO UNLICENSED CARE HOMES.

Introduced by: Kouchi R (BR)

Amends provisions relating to referral or transfers to uncertified or unlicensed care facility; penalty. Provides that it shall be unlawful for any person, corporation, or any other entity in the health care or human services community to knowingly refer or transfer patients to an uncertified or unlicensed care facility. Allows the department of health to impose a fine on any person, corporation, or any other entity in the health care or human services community that knowingly refers or transfers patients to a care home, agency, or facility operating without a certificate or license as required by law. -- Repeals provisions relating to exclusion. -- SB1378 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC

SB1379 SD1 (SSCR 619)

RELATING TO PENALTIES FOR UNLICENSED CARE HOMES.

Introduced by: Kouchi R (BR)

Repeals provisions relating to penalty under uncertified or unlicensed care facilities. --

SB1379 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then JHA then FIN

SB1381 SD1 (SSCR 587)

RELATING TO THE REPEAL OF SECTION 328-106. HAWAII REVISED STATUTES.

Introduced by: Kouchi R (BR)

Amends food, drugs, and cosmetics law. -- Repeals provisions relating to pharmacy benefit

manger; maximum allowable cost. -- SB1381 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC

SB1383 SD1 (SSCR 70)

RELATING TO THE HAWAII EMPLOYMENT SECURITY LAW.

Introduced by: Kouchi R (BR)

Amends Hawaii employment security law. -- Establishes provisions relating to unemployment insurance technology special fund. Established in the state treasury the unemployment insurance technology special fund to be administered by the department of labor and industrial relations. Requires all assessments collected and all moneys received by the fund from any other source to be deposited in the unemployment insurance technology special fund to be used by the department for the operating expenses to operate and maintain the department's information technology infrastructure used for the payment of benefits and contributions as provided for in this law. -- Establishes provisions relating to unemployment insurance technology assessment. Provides that in addition to contributions determined by provisions relating to contribution rate schedules; fund solvency rate schedule; rates based on experience, every employer, except an employer who has elected an alternative method of financing liability for unemployment compensation benefits pursuant to provisions relating to rate of contributions; financing benefits paid to government employees and employees of nonprofit organizations, to be subject to an unemployment insurance technology assessment at a rate of .01 per cent of taxable wages as specified in provisions relating to payment of contributions; wages not included. -- Amends provisions relating to employment and training assessment. Adds that requires collection of money from an employer delinquent in paying employment and training assessment to include unemployment technology assessment and training assessments. -- SB1383 SD1

Current Status: Feb-21 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1384 SD2 (SSCR 989)

RELATING TO WORKFORCE DEVELOPMENT.

Introduced by: Kouchi R (BR)

Establishes provisions relating to conflict of interest. Requires the Hawaii workforce development board and local workforce development boards to develop written conflict of interest policies consistent with P.L. 113-128 (29 U.S.C. 3111(f) 3122(h)), title 29 Code of Federal Regulations section 97.36, title 20 Code of Federal Regulations parts 679 and 683, title 2 Code of Federal Regulations parts 200 and 2900, as amended, and standards of conduct law. -- Amends provisions relating to the Hawaii workforce development council law by changing its title to Hawaii workforce development board. -- Amends provisions relating to council; appointment; tenure by changing its title to Hawaii workforce development board; appointment; tenure. Establishes the Hawaii workforce development board that shall be placed within the department of labor and industrial relations for administrative purposes and shall also fulfill the functions of the state workforce development board for purposes of the federal Workforce Innovation and Opportunity Act of 2014, P.L. No. 113-128 (29 U.S.C. 3101 et. seq.). -- Amends provisions relating to duties of council by changing its title to duties of the board. Provides that in accordance with P.L. 113-128 (29 U.S.C. section 3111), the Hawaii workforce development board shall assist the governor in coordination of the local workforce development boards to maximize and continue to improve the quality and services to develop a comprehensive and high-quality workforce development system. -- Amends provisions relating to powers of council by changing its title to powers of board. Requires the Hawaii workforce development board to appoint and fix the compensation of an executive director, who shall be exempt from civil service law and standards of conduct law. -- Amends provisions relating to career and technical education coordinating advisory council; and K-12 agriculture workforce development pipeline initiative. -- Repeals provisions relating to organizational relationships. -- SB1384 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1385 SD1 (SSCR 540)

RELATING TO THE WAGE AND HOUR LAW.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under wage and hour law. Repeals provision that defines employee not to include any individual employed at a guaranteed compensation totaling 2,000 dollars or more a month, whether paid weekly, biweekly, or monthly. -- SB1385 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA

SB1386 SD1 (SSCR 350)

RELATING TO DECLARATION OF WATER SHORTAGE AND EMERGENCY.

Introduced by: Kouchi R (BR)

Amends provisions relating to declaration of water shortage and changes its title to declaration of water shortage and emergency. Requires the commission to formulate a

LRB Systems March 9, 2023

statewide plan for implementation during periods of water shortage. Allows the commission, by rule, to declare that a water shortage exists within all or part of an area, whether within or outside of a water management area, when insufficient water is available to meet the requirements of the permit system or when conditions are such as to require a temporary reduction in total water use within the area to protect water resources from serious harm. Requires the commission to publish a set of criteria for determining when a water shortage exists, including but not limited to impacts and effects of the climate crisis. Allows the commission to impose such restrictions on 1 or more classes of permits and outside of management areas on well and stream diversion owners and operators as may be necessary to protect the water resources of the area from serious harm and to restore them to their previous water quantity or chloride level condition. When a water shortage is declared, allows the commission to cause a notice thereof to be published in a prominent place in a newspaper of general circulation throughout the area and the commission's website. Requires the notice to be published each day for the 1st week of the shortage and once a week for 4 months, followed by monthly publications until the declaration is rescinded. Requires the commission to cause each permittee in the area to be notified by regular and electronic mail of any change in the conditions of the permittee's permit, any suspension thereof, or of any other restriction on the use of water for the duration of the water shortage. Provides that if an emergency condition arises, whether within or outside of a water management area, allows the commission to issue orders reciting the existence of such an emergency and requiring that such actions as the commission deems necessary to meet the emergency be taken. Provides that when a water shortage or emergency results in a long term or permanent reduction of the available water source, allows the commission to, after a hearing, modify, suspend, or revoke water use permits relying on that water source. -- SB1386 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA

SB1389 SD2 (SSCR 786)

RELATING TO REAL PROPERTY DISCLOSURES WITHIN SHORELINE AREAS.

Introduced by: Kouchi R (BR)

Amends provisions relating to notification required; ambiguity under mandatory seller disclosures in real estate transactions. Provides that when residential real property lies adjacent to the shoreline, requires the seller to disclose all permitted and unpermitted erosion control structures on the parcel or on state land adjacent to the parcel, including expiration dates of permitted structures and any notices of alleged violations and fines for expired permits or unpermitted structures. Requires the seller to disclose the annual coastal erosion rates for the zoning lot as determined by historical analysis and shown on the official county databases for historical erosion rates, when that information is publicly available. -- SB1389 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA

SB1391 SD1 (SSCR 522)

RELATING TO ADMINISTRATIVE PENALTIES ON PUBLIC LANDS.

Introduced by: Kouchi R (BR)

Amends provisions relating to general administrative penalties under public lands, management and disposition of law. Noncompliance of administrative enforcement action against a landowner for a land use, as defined in conservation district law, violation or for a currently unauthorized structure encroaching on public lands (including but not limited to submerged lands or lands within the shoreline) that falls, slides, or came onto public land, or arises from or benefits an adjoining or abutting private land shall affect title as referred to in provisions relating to pending actions, judgments; recording of, notice and result in a lien attaching to the adjoining or abutting private land. -- Amends provisions relating to pending actions, judgments; recording of, notice under land court registration law. Defines action to include an administrative enforcement action by any state or county agency, board, or commission against a landowner for a land use violation or a currently unauthorized structure encroaching on public lands (including but not limited to submerged lands or lands within the shoreline) that falls, slides, or came onto public land, or arises from or benefits an adjoining or abutting private land. -- Amends provisions relating to recording of notice of pendency of action under civil actions and proceedings, generally law. Allows any action concerning real property or affecting the title or the right of possession of real property, the plaintiff, at the time of filing the complaint, any state or county agency, board, or commission imposing an administrative enforcement action, and any other party at the time of filing a pleading in which affirmative relief is claimed, or at any time afterwards, to record in the bureau of conveyances a notice of the pendency of the action, containing the names or designations of the parties, as set out in the summons or pleading, the object of the action or claim for affirmative relief, and a description of the property affected thereby. Defines action. -- SB1391 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA then FIN

SB1396 RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

Introduced by: Kouchi R (BR)

Amends Act 153, Session Laws of 2018, relating to prescription drugs, by repealing its sunset

date of June 30, 2023. -- SB1396

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then JHA

SB1398 SD1 (SSCR 1037)

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; operation of certain Internal Revenue Code provisions; sections 63 to 530; administration, adoption, and interrelationship of Internal Revenue Code and Public Laws with this chapter under the income tax law; and conformance to the Internal Revenue Code; general application under the estate and generation skipping transfer tax law. Conforms Hawaii income and estate and generation skipping transfer tax laws to the Internal Revenue

Code of 1986, as amended as of December 31, 2022. -- SB1398 SD1 Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to FIN

SB1400 SD1 (SSCR 230)

RELATING TO CAPITAL ADVANCEMENT CONTRACTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to private financing of harbor improvements. Increase that allows the department of transportation to execute advancement contracts with a total contract value; and the total aggregate value of all capital advancement contracts entered into by the department in any fiscal year. Report to the legislature. -- SB1400 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then FIN

SB1404 SD1 (SSCR 229)

RELATING TO AERONAUTICS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to fines levied by federal, state, or county agencies; reimbursement. Provides that notwithstanding any other law to the contrary, any commercial airport tenant or user, including airport contractor, who violates federal, state, or county law or rule relating to environmental protection or the US Department of Homeland Security, to include but not limited to the US coast guard, the US customs and border protection, and transportation security administration, and thereby causes a fine to be levied by an agency, to reimburse the department of transportation for the entire amount of the fine. Allows the department to demand, collect, and deposit any amount reimbursable under this provision into the airport revenue fund created by provisions relating to special funds in treasury of State; and demand, collect, and deposit reimbursement for costs or expenses incurred by the department to enforce this provision. -- Establishes provision relating to private financing of airport improvements. Provides that notwithstanding any law to the contrary, allows the department to enter into a capital advancement contract with a private party for any public improvement to or construction of airports belonging to or controlled by the State, if the director determines that a capital advancement contract promotes the best interest of the State by finding as specified. Allows the department to execute capital advancement contracts with a total contract value of 5 million or less without legislative approval and the total aggregate value of all capital advancement contracts entered into by the department pursuant to this provision shall not exceed 50 million in any calendar year. -- SB1404 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then FIN

SB1405 SD1 (SSCR 874)

RELATING TO COMMERCIAL MOTOR VEHICLE WEIGHT LIMITS.

Introduced by: Kouchi R (BR)

Amends provisions relating to gross weight, axle, and wheel loads. Requires the total gross weight, in pounds, imposed on any public road, street, or highway within the state by any group of 2 or more consecutive axles, on a vehicle or combination of vehicles to not exceed the following when the distance between the 1st and last axles of the group under consideration is 40 inches or less, requires the weight imposed to not exceed 20,000 pounds; and more than 40 inches but not more than 96 inches, requires the weight imposed to not exceed 34,000 pounds. Requires this grouping of 2 consecutive axles to be known as tandem axle. Requires the public road, street, or highway within the state by any group of 2 or more

consecutive axles, on a vehicle or combination of vehicles to not exceed that resulting from application of the formula. -- SB1405 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB1411 SD2 (SSCR 790)

RELATING TO THE DRUG AND ALCOHOL TOXICOLOGY TESTING LABORATORY.

Introduced by: Kouchi R (BR)

Amends provisions relating to state highway fund; State drug and alcohol toxicology testing laboratory special fund; established by changing its title to drug and alcohol toxicology testing laboratory special fund; established; operating a vehicle under the influence of an intoxicant; habitually operating a vehicle under the influence of an intoxicant; operating a vehicle after license and privilege have been suspended or revoked for operating a vehicle under the influence of an intoxicant; penalties; disposition of funds. Amends references to the state drug and alcohol toxicology testing laboratory special fund. -- Appropriation out of the state highway fund to the department of transportation for deposit into the drug and alcohol toxicology testing laboratory special fund. -- Appropriation out of the drug and alcohol toxicology testing laboratory special fund to the department of transportation or appropriated as a grant-in-aid to the city and county of Honolulu for the establishment and maintenance of a 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 drug and alcohol toxicology testing laboratory. -- Report to the legislature. -- Amends Act 196, session laws of 2021, relating to operating a vehicle under the influence of an intoxicant. Requires the drug and alcohol toxicology testing laboratory special fund to be abolished and repealed on June 30, 2028 (sunset), and any unencumbered remaining balances shall lapse back to the credit of the state highway fund. Extends repeal date to June 30, 2028 (sunset). -- Amends Act 216, Session Laws of 2021, relating to operating a vehicle under the influence of an intoxicant, as amended by Act 94, Session Laws of 2022. Extends repeal date to June 30, 2028 (sunset). -- Amends Act 94, Session Laws of 2022, relating to operating a vehicle under the influence of an intoxicant. Extends repeal date to June 30, 2028 (sunset). (\$\$) -- SB1411 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1413 SD2 (SSCR 789)

RELATING TO THE UNIVERSITY OF HAWAII RESIDENT TUITION FEE.

Introduced by: Kouchi R (BR)

Amends provisions relating to residence for tuition purposes; basic rule. Requires the board of regents to adopt the necessary rules defining residence for tuition purposes herein; provided that the basic rule shall be that a student shall qualify for the resident tuition fee only if, among other criteria, the adult or minor student graduated from high school in the State; or qualified for resident tuition fee pursuant to this provision, within 2 years preceding the student's 1st day of officially scheduled instruction for any semester or term in which the student is enrolling at the particular college or campus; provided further that the adult or minor student shall enroll or is enrolled in an undergraduate degree program; provided further that the adult or minor student shall not have claimed resident status of another state or submitted an application to another state's institution of higher learning as a resident of that state within 2 years preceding the student's 1st day of officially scheduled instruction for any semester or term in which the student is enrolling at the particular college or campus. -- SB1413 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1414 SD2 (SSCR 757)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Kim D, Chang S, McKelvey A

Amends provisions relating to application of this chapter under hawaii public procurement code law. Requires the University of Hawaii or the board of regents of the University of Hawaii for research and training and are procured using grant moneys received for the research and training, or moneys expended from the University of Hawaii research and training revolving fund in direct support of research and training. -- Amends provisions relating to powers of regents; official name under university of hawaii system law. Provided that requires the board of regents to develops internal policies and procedures consistent with the goals of public accountability and public procurement practices; provided further that the president of the university of Hawaii may delegate the procurement authority for research and training to the vice president for research and innovation. -- Reports to the legislature. -- SB1414 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HET then LGO then FIN

SB1415 SD2 (SSCR 966)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Kim D, Awa B

Establishes provisions relating to annual report; employees working outside of the State. Provides that no later than December 31 of each year, the university shall submit an annual report to the legislature of all university employees who performed work from a location outside of the State during the applicable year. Requires the report to include, for each employee who performed work from a location outside of the State, the position, position description, salary range, and duration of time spent performing work from a location outside of the State. -- SB1415 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1416 SD2 (SSCR 965)

RELATING TO GOVERNMENT ACCOUNTABILITY.

Introduced by: Kim D, Chang S, McKelvey A

Establishes provisions relating to hearings or briefings on reports. Establishes provisions relating to procedures for consideration of reports. Provides that for any study or audit enacted with a legislative appropriation to fund the study or audit or adopted by concurrent resolution, including those studies or audits in any budget measure, and which are conducted by the executive departments and agencies, including the Hawaii health systems corporation; the judiciary; the legislative reference bureau; or the office of Hawaiian affairs, the state agency completing the study or audit shall submit the report to the chair of the applicable subject matter committee of each chamber or, if no chair is currently appointed to a respective applicable subject matter committee, then to the presiding officer of that chamber. Requires the respective chairs of the committees to whom a report is submitted under this provision to conduct a public hearing or informational briefing on the report within 1 year of the chair receiving the report. Provides that upon request of the chair, a 1 year extension of time or waiver of the requirement to conduct a public hearing or informational briefing may be granted by the president of the senate or the speaker of the house of representatives, as appropriate; provided that the reasons for the granting a 1 year extension of time or waiver of the requirement under this part shall be posted on the legislature's website and publicly noticed at the state capitol. Exempts any financial or regularly occurring study or audit enacted with a legislative appropriation to fund the study or audit or adopted by concurrent resolution. --Amends provisions relating to procedures for consideration of performance audit reports issued by the office of the auditor. Provides that for each performance audit report issued by the office of the auditor, the speaker of the house of representatives and the president of the senate shall assign to the chairs of the appropriate committees of their respective chambers the responsibility to conduct a public hearing or informational briefing on the performance audit report. Requires the chairs of the committees to conduct a public hearing or informational briefing on the performance audit report within 1 year after the issuance of the report by the office of the auditor. Prohibits this provision to apply to any financial audit or single audit. -- Establishes provisions relating to establishment of programs; reports. Requires any department or agency that establishes a funded program in accordance with an Act of the State to submit a report on the program to the legislature no later than 1 year following the date the Act becomes law. (Report to the legislature). -- SB1416 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LMG then FIN

SB1417 SD1 (SSCR 301)

RELATING TO CLIMATE CHANGE.

Introduced by: Moriwaki S

Amends provisions relating to Kakaako community development district; development quidance policies. Requires the development quidance policies generally governing the Hawaii community development authority's action in the Kakaako community development district to be; development shall consider the impacts of climate change, sea level rise, and climate resilient development in the design and siting of buildings; and development shall implement design standards for new construction that require the lowest finished floor to elevate a minimum of 2 feet above the flood insurance rate map base flood elevation or 5.8 feet above mean higher high water, whichever is higher, based on the latest guidance from the climate change commission of the city and county of Honolulu. -- Amends provisions relating to Kalaeloa community development district; development guidance policies. Requires the development guidance policies to generally govern the authority's actions in the Kalaeloa community development district; development shall consider the impacts of climate change, sea level rise, and climate resilient development in the design and siting of buildings; and development shall implement design standards for new construction that require the lowest finished floor to elevate a minimum of 2 feet above the flood insurance rate map base flood elevation or 5.8 feet above mean higher high water, whichever is higher, based on the latest

guidance from the climate change commission of the city and county of Honolulu. -- SB1417

SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then JHA

SB1418 SD2 (SSCR 1122)

RELATING TO NOISE POLLUTION.

Introduced by: Moriwaki S, Chang S, Shimabukuro M

Amends provisions relating to disorderly conduct under offenses against public order. Provides that a person commits the offense of disorderly conduct if, with intent to cause physical inconvenience or alarm by a member or members of the public, or recklessly creating a risk thereof, the person makes unreasonable noise; if considering the nature and purpose of the person's conduct and the circumstances known to the person, including the nature of the location and the time of the day or night to include the person's conduct produces, or causes to be produced, noise exceeding 80 dBA as measured with a calibrated sound level meter by a certified individual, at 30 feet from the source of the offending sound during the hours between 10:00p.m. and 6:00a.m. in any area zoned as residential or mixed use residential. Appropriation. (\$\$) -- SB1418 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then JHA then FIN

SB1437 SD1 (SSCR 809)

RELATING TO PASS-THROUGH ENTITY TAXATION.

Introduced by: Keith-Agaran G

Establishes provisions relating to pass-through entity taxation election under income tax law. Authorizes certain pass-through entities to elect to pay Hawaii income tax at the entity level.

-- SB1437 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB1442 SD2 (SSCR 767)

RELATING TO OHANA ZONES.

Introduced by: San Buenaventura J, Aquino H, Chang S, DeCoite L, Fukunaga C, Keohokalole J, McKelvey A, Moriwaki S, Shimabukuro M

Establishes 1 position within the office of the governor to be responsible for the deployment of the capital improvement funds appropriated for the ohana zone pilot program. Appropriation to the office of the governor for the ohana zones pilot program including expenses relating to operations, upkeep of facilities, 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. Authorizes the issuance of general obligation bonds for appropriation to the office of the governor for constructing facilities for the ohana zones pilot program; provided that the governor shall transfer the expenditure authority to designated executive branch departments or agencies within a reasonable time. (\$\$) — SB1442 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then FIN

SB1447 SD1 (SSCR 783)

RELATING TO TOBACCO PRODUCTS.

Introduced by: Elefante B, Chang S, Shimabukuro M

Amends provisions relating to Statewide concern under smoking law. Provides that it is the intent of the legislature to regulate the sale of cigarettes, tobacco products, and electronic smoking devices in a uniform manner to the extent reasonably possible. Repeals provision that provides all local ordinances or regulations that regulate the sale of cigarettes, tobacco products, and electronic smoking devices are preempted, and existing local laws and regulations conflicting with this law are null and void. -- Amends provisions relating to county ordinance. Provides that nothing in this law shall prohibit a county from enacting ordinances that regulate the sale of cigarettes, tobacco products, and electronic smoking devices within the county; provided that the ordinances do not directly conflict with and are more stringent than the provisions of this law. -- SB1447 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then CPC

SB1454 SD2 (SSCR 672)

RELATING TO PSILOCYBIN.

Introduced by: Kouchi R (BR)

Establishes within the department of health, a therapeutic psilocybin working group to examine federal, state, and local laws, regulations, administrative rules, and procedures regarding the therapeutic use of psilocybin; examine available medical, psychological, and scientific studies, research, and other information relating to the safety and efficacy of

psilocybin in treating mental health conditions; examine requirements, specifications, and guidelines for a medical professional to prescribe and provide psilocybin to patients in jurisdictions in which psilocybin is used to treat mental health conditions; and develop a long term strategic plan to ensure the availability of therapeutic psilocybin or psilocybin based products that are safe, accessible, and affordable for adults 21 years of age or older. Report to the legislature. Working group to be dissolved on June 30, 2025 (sunset). Appropriation. (\$\$) -- SB1454 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC then FIN

SB1456 SD1 (SSCR 661)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO HONOKAA LAND COMPANY, LLC.

Introduced by: Gabbard M, Inouye L

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Honokaa (Honoka'a) Land Company, LLC, a Hawaii domestic limited liability company, with acquiring, developing, and renovating various facilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB1456 SD1

Current Status: Mar-03 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then FIN

SB1457 SD1 (SSCR 662)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST KOHALA MOUNTAIN FISH COMPANY, LLC.

Introduced by: Gabbard M, Inouye L

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Kohala Mountain Fish Company, LLC, a Hawaii domestic limited liability corporation, in establishing The Village project, a diversified agricultural park and processing facility on the island of Hawaii that will produce, package, cook, and freeze products year around for both local consumption and value added export. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB1457 SD1

Current Status: Mar-03 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to ECD/ AGR/ then FIN

SB1462 SD2 (SSCR 782)

RELATING TO LIMITED-PROFIT HOUSING ASSOCIATIONS.

Introduced by: Chang S

Establishes provisions relating to limited profit housing council. Establishes the limited-profit housing council within the department of business, economic development, and tourism for administrative purposes, to oversee and administer the establishment and governance of limited-profit housing associations in the State. -- Establishes the limited profit housing association law. -- Establishes provisions relating to purpose; definitions; establishment; standards of conduct; termination; leasehold purchase prices; rental prices; asset management; and limited business activities. -- Establishes provisions relating to exclusion of income earned by a limited-profit housing association. -- Amends provisions relating to review for 2022 and every 5th year thereafter; and exemptions. -- SB1462 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HSG then CPC then FIN

SB1465 SD2 (SSCR 964)

RELATING TO PROCUREMENT.

Introduced by: Kouchi R (BR)

Amends provisions relating to procurement of professional services under hawaii public procurement code law. Provides that, after 30 days, fewer than 3 qualified persons respond to the additional notice of need posted pursuant to this provision, allows the purchasing agency to submit a request to the chief procurement officer for approval to proceed under this subsection. Requires the request to include the dates of all solicitation notices and names of qualified persons on the list prepared pursuant to this provision. Requires submissions to be evaluated in accordance with these provisions; provided that for 2 qualified persons, the selection committee shall rank the qualified persons based on the criteria in this provision. Provides that if both persons hold the same qualifications, requires the selection committee to rank the persons in a manner that ensures equal distribution of contracts among persons holding the same qualifications. Requires the ranking to be provided to the head of the purchasing agency for negotiations conducted in the manner set forth in this provision. Requires the rankings of the selection committee to not be overturned without due cause; and for 1 qualified person, requires the selection committee to 1st evaluate the person's qualifications and may then provide the name of the person to the head of the purchasing agency to negotiate a contract at a fair and reasonable price. -- SB1465 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1468 SD2 (SSCR 858) RELATING TO RIGHT OF ENTRY FOR PROFESSIONAL SURVEYORS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to professional land surveyor right of entry to private property; notification; identification; liability. Allows a professional land surveyor licensed pursuant to this law, and any assistant under the direct supervision of the land surveyor, to enter the private property of the landowner of the real property to be surveyed and any adjoining lands at reasonable times to perform land surveying at the request of the landowner of, or person with an interest in, the real property to be surveyed after providing a landowner with written notice not less than _____ days before the proposed date of entry. -- Amends provisions relating to criminal trespass in the 1st degree; criminal trespass in the 2nd degree. Prohibits this provision to apply to a professional land surveyor, or assistant under the direct supervision of the land surveyor, who enters or remains in or upon the land or premises of another, after giving notice as required by this provision, for the purpose of performing land surveying at the request of the landowner of, or person with an interest in, the real property to be surveyed. -- SB1468 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CPC then JHA

SB1469 SD1 (SSCR 807) RELATING TO THE FIRST RESPONDERS TECHNOLOGY CAMPUS AND

CYBERSECURITY DATA CENTER.

Introduced by: Kouchi R

Appropriation to the Hawaii technology development corporation for the development of the 1st responders technology campus and cybersecurity data center on tax map key

9-5-002-057. (\$\$) -- SB1469 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL then HET then FIN

SB1470 SD2 (SSCR 1039) RELATING TO CORRECTIONS.

Introduced by: Keohokalole J, Kanuha D, McKelvey A, Rhoads K, San Buenaventura J Provides that on or before July 1, 2024, the department of public safety or its successor agency shall install digital cameras in all guard control rooms of any correctional center that houses women. -- Appropriation to the department of public safety or its successor agency to purchase and install digital cameras in all guard control rooms of any correctional center that houses women. (\$\$) -- SB1470 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CMV then JHA then FIN

SB1472 SD2 (SSCR 360) RELATING TO BEHAVIORAL HEALTH SERVICES.

Introduced by: Keohokalole J

Appropriation to the department of health to fund the expansion and enhancement of the suicide crisis hotline and crisis management services provided by contracted service providers through the Hawaii CARES (coordinated access resource entry system) crisis helpline; for the expansion and enhancement of the crisis mobile outreach services provided by contracted service providers through the Hawaii CARES crisis helpline; for the expansion of licensed crisis residential shelter services provided by contracted service providers through the Hawaii CARES crisis helpline, by acquiring a facility to house 16 sub acute beds to help stabilize youth, improve their condition, and prevent future decompensations, homelessness, hospitalizations, and involvement of law enforcement agencies; to fund the expansion of bed stabilization services provided by contracted service providers through the Hawaii CARES crisis helpline, by adding 40 adult stabilization beds across all counties. (\$\$) -- SB1472 SD2

Current Status: Feb-21 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB1473 SD2 (SSCR 903) RELATING TO HEALTH.

Introduced by: Keohokalole J

Requires the department of health and department of human services to develop and adopt rules, policies, and plan amendments necessary to ensure that the state medicaid program covers medically necessary services, including applied behavior analysis services, for individuals aged 21 and older with neurodevelopmental disorders, including autism spectrum disorder; and to apply for any necessary approvals from the Centers for Medicare and Medicaid Services to amend the state medicaid plan to provide reimbursements for medically necessary services, including applied behavior analysis services to medicaid eligible persons

over the age of 21 diagnosed with an autism spectrum disorder. Appropriation. (\$\$) -- SB1473

SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT/ HUS/ then FIN

SB1474 SD2 (SSCR 1040) RELATING TO MEDICAID.

Introduced by: Keohokalole J

Appropriation to the department of human services for the achievement of full funding, including estimated payment increases, of medicaid home and community based services. Requires federal matching funds. Requires the department to pursue all funding sources

known to the state, including private grants. (\$\$) -- SB1474 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS/ HLT/ then FIN

SB1476 SD2 (SSCR 963) RELATING TO SPECIAL PURPOSE REVENUE BONDS.

Introduced by: McKelvey A

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist West Maui Hospital Foundation, Inc., a Hawaii non profit corporation, with financing of costs related to the design and construction of and equipment for West Maui Hospital and Medical Center in the county of Maui, including any necessary infrastructure improvements. Requires the department of budget and finance not issue any special purpose revenue bonds unless the county of Maui serves as guarantor of any debt service on the special purpose revenue bonds issued. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB1476 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to HLT then FIN

SB1478 SD1 (SSCR 340)

RELATING TO OFFENSIVE CYBERSECURITY.

Introduced by: McKelvey A, Keohokalole J, Lee C, Rhoads K, San Buenaventura J Amends provisions relating to definitions under state functions and responsibilities law. Defines office to mean the office of enterprise technology services established pursuant to provisions relating to office of enterprise technology services; chief information officer; information technology steering committee; establishment; responsibilities. -- Amends provisions relating to additional duties of the chief information officer relating to security of government information by changing its title to additional duties of the chief information officer relating to security of government information; offensive cybersecurity program; establishment; reporting. Establishes within the office an offensive cybersecurity program, which shall analyze cybersecurity threats; evaluate and provide intelligence regarding cybersecurity; promote cybersecurity awareness, including awareness of social engineering threats; conduct penetration testing among state and county agencies to evaluate the security of state and county information technology systems; conduct agent-based security and ensure that assets are being inventoried and managed according to best practices: use the common vulnerability scoring system to evaluate the severity of vulnerabilities in information technology systems across state and county agencies and prioritize remediation; and take other proactive measures to ensure increased cybersecurity for agencies. Report to the legislature. --Requires the office of enterprise technology services to complete an initial round of penetration testing on the information technology systems of each agency; assess vulnerabilities within those systems using the common vulnerability scoring system; and work with agencies to identify and address any vulnerability threats identified having a benchmark score exceeding 3.9 on the common vulnerability scoring system. Report to the legislature. -- Appropriation to the office of enterprise technology services for the software, services, and full-time equivalent (FTE) permanent positions necessary to establish an offensive cybersecurity program. (\$\$) -- SB1478 SD1

cybersecurity program. (\$\$) -- SB1478 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1482 SD1 (SSCR 773)

RELATING TO AEROSPACE DEVELOPMENT.

Introduced by: Wakai G, Chang S, DeCoite L, Keith-Agaran G, McKelvey A, Shimabukuro M

Establishes provisions relating to aerospace and aeronautics development program; establishment. Establishes an aerospace and aeronautics development program within the Hawaii technology development corporation. -- Establishes provisions relating to director; powers and duties; and space vehicles; prohibitions. -- Appropriation to the Hawaii technology development corporation program for the establishment of the aerospace and aeronautics development program within the Hawaii technology development corporation. (\$\$) -- SB1482

SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1486 SD2 (SSCR 1041)

RELATING TO MEAT PROCESSING.

Introduced by: Richards III H, Aquino H, Awa B, Chang S, DeCoite L, Kanuha D,

Keith-Agaran G, Shimabukuro M

Requires the department of agriculture, in collaboration with the Hawaii interagency council on homelessness; department of land and natural resources, division of forestry and wildlife; and department of health, food safety branch; and in consultation with the county of Maui axis deer task force, to develop and implement a plan to expand the meat processing and distribution capacity in the State to allow for meat from axis deer and other wild game to be processed for distribution by nonprofit food distribution services; provided that distribution of meat under the plan shall commence no later than July 1, 2024. -- Appropriation to the department of agriculture for the development and implementation of a plan to expand the meat processing and distribution capacity in the State pursuant to this Act. (\$\$) -- SB1486

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB1488 SD2 (SSCR 1042)

RELATING TO LIVESTOCK.

Introduced by: Richards III H, Aquino H, Chang S, DeCoite L, Kanuha D, McKelvey A, Shimabukuro M

Requires the university of Hawaii college of tropical agriculture and human resources to conduct a study to assess the effects of heat stress on beef cattle during interisland ocean transportation as specified. Provides that in conducting the study, allows the university of Hawaii college of tropical agriculture and human resources to request assistance and feedback from the department of agriculture or any other department it deems appropriate, to provide expertise to assist the beef cattle interisland ocean transportation study; and consult with livestock industry stakeholders, who are encouraged to cooperate and provide information or input. Report to the legislature. Appropriation to the university of Hawaii college of tropical agriculture and human resources for the study. -- SB1488 SD2

Mar-09 23 Introduction/Passed First Reading - House Current Status: Mar-09 23 Multiple Referral to AGR then HET then FIN

SB1490 SD1 (SSCR 341)

RELATING TO STATE EMPLOYEES.

Introduced by: Rhoads K

Establishes provisions relating to defense of state employees; professionally licensed; certified. Requires the attorney general to defend any civil action or proceeding brought in any court against any professionally licensed or certified employee of the State for damage to property or personal injury, including death, resulting from the act or omission of the professionally licensed or certified state employee while acting within the scope of the employee's employment; provided that the attorney general shall have no obligation to defend when the civil action or proceeding results from the professionally licensed or certified state employee's gross negligence or wanton act or omission. -- Establishes provisions relating to attorney general; decision not to defend, state and county employees. Provides that if the attorney general refuses to defend a civil action or proceeding against a state or county employee, on the grounds that the civil action or proceeding results from the employee's gross negligence or wanton act or omission, and the employee would otherwise be entitled to a defense by the attorney general, the attorney general shall file a motion within 30 days of the close of discovery in the action or proceeding. Provides that after the motion is filed, the employee shall have not less than 30 days to respond to the motion. Provides that upon the attorney general's motion, the court shall conduct a hearing regarding the attorney general's duty to defend the employee in that civil action or proceeding. -- SB1490 SD1

Mar-09 23 Introduction/Passed First Reading - House Current Status:

Mar-09 23 Multiple Referral to JHA then FIN

SB1492 SD2 (SSCR 1020)

RELATING TO MENTAL HEALTH.

Introduced by: Rhoads K, Fukunaga C, Keith-Agaran G, Moriwaki S

Establishes provisions relating to data concerning persons experiencing a mental health crisis. Requires the department of health to track and publish data regarding reports of and the department's responses to persons experiencing a mental health crisis. Requires the report to be updated at least monthly; to be reported on the departments website as specified. -- Establishes department response to crisis report requirements and criteria for assisted community treatment. -- Amends provisions relating to hearing on petition under mental

health, mental illness, drug addiction and alcoholism law. Requires the court's denial of a petition for involuntary commitment to serve as notification to the department that the person should be evaluated for assisted community treatment pursuant to provisions relating to provisions relating to department response to crisis report. -- Amends provisions relating to initiation of proceeding for assisted community treatment. Adds that requires the department of the attorney general to assist with the preparation and filing of any petition brought pursuant to this provision and any related court proceedings; provided that if the petitioner is a private provider or other private individual, the petitioner may decline the assistance. -- Amends Act . 221 session laws of 2013, as amended by Act 114, session laws of 2016 by requiring the department of the attorney general to assist with the preparation and filing of any petition brought, and the related court proceedings; provided that if the petitioner is a private provider or any other private individual, the interested party may decline the assistance. Appropriation to the department of health to procure software and prepare the department's website for data collection and publication of data regarding reports of and responses to mental health crises. (\$\$) -- SB1492 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT/ JHA/ then FIN

SB1493 SD1 (SSCR 688)

RELATING TO LOBBYISTS.

Introduced by: Rhoads K, Awa B, Keith-Agaran G

Establishes provisions relating to contributions by lobbyists prohibited during legislative session. 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, and for 5 calendar days before and after a session, no lobbyist shall make, or promise to make at a later time, any contributions or expenditures to or on behalf of an elected official, candidate, candidate committee, or any other individual required to file an organization report pursuant to provisions relating to registration of candidate committee or noncandidate committee. Prohibits an elected official, candidate, or candidate committee, or other individual required to file an organization report pursuant to provisions relating to registration of candidate committee or noncandidate committee to accept, or agree to accept at a later time, any contribution from a lobbyist during the specified period. --Amends provisions relating to restricted activities. 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, and for 5 calendar days before and after a session, no lobbyist shall make, or promise to make at a later time, any contributions or expenditures to or on behalf of an elected official, candidate, candidate committee, or any other individual required to file an organization report pursuant to provisions relating to registration of candidate committee or noncandidate committee. -- SB1493 SD1 Current Status:

Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1498 SD1 (SSCR 1021)

RELATING TO THE PROTECTION OF TARO.

Introduced by: Shimabukuro M

Amends provisions relating to definitions under public lands, management and disposition of law. Defines taro lands to mean any undeveloped public lands of high productivity determination situated in the land use conservation district established pursuant to land use commission law in wetland taro cultivation before statehood, or any undeveloped public lands that were traditional taro lands situated in the land use conservation district established pursuant to land use commission law that retain historic structural evidence of loi kalo, including auwai irrigation ditches, terraces, or walls. -- Amends provisions relating to classes of lands. Requires the board of land and natural resources to classify all public lands and in doing so be guided by intensive agricultural use; 4th class-taro land of high productivity determination limited to lands in the conservation district and having cultural, social, economic, and food self-sufficiency value if preserved for wetland taro cultivation. District boundary amendment of 4th class taro lands shall be prohibited. Requires public lands classified as 4th class taro lands pursuant to this provision to not be subject to a district boundary amendment. -- Amends provisions relating to permissible uses within the agricultural districts under land use commission law. Within the agricultural district, requires all lands with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A or B and for solar energy facilities, class B or C, to be restricted to the retention, restoration, rehabilitation, or improvement of buildings or sites of historic or scenic interest; and walls, terraces, or supporting structure for loi taro fields in wetland taro cultivation before statehood and currently in use for wetland taro cultivation. --Amends provisions relating to property that shall not be acquired for development projects under oahu land development law. Requires the board to not disturb existing ancient

taro-growing systems, ancient wetland taro lands, or structural elements of ancient wetland taro-growing systems on undeveloped lands used for wetland taro cultivation before statehood and currently in use for wetland taro cultivation. -- Amends provisions relating to objectives and policies for the economy--agriculture under hawaii state planning act law. Requires planning for the state's economy with regard to agriculture to be directed towards achievement of the growth and perpetuation of traditional Hawaiian crops. -- Allows the land use commission to create an inventory of taro lands, pursuant to administrative procedures law and submit the inventory to the board of land and natural resources for approval. In creating the inventory, allows the land use commission to consult with the agencies and entities whose representatives served on; and former individual members of, the taro security and purity task force established pursuant to Act 211, Session Laws of Hawaii 2008, as amended by Act 196, Session Laws of Hawaii 2010. -- SB1498 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House
Mar-09 23 Multiple Referral to AGR then WAL then FIN

SB1502 SD2 (SSCR 781)

RELATING TO TRANSPORTATION.

Introduced by: Lee C, Keith-Agaran G

Establishes provisions relating to parking; regulation under peer to peer car sharing. Allows the department of transportation to regulate parking utilized by peer to peer car sharing at state airports. Allows the counties to, by ordinance, regulate parking utilized by peer to peer car sharing along county streets. -- Establishes provisions relating to insurance coverage during car share period; hourly usage under motor vehicle insurance. Requires hourly peer to peer car sharing operators to ensure that during each car sharing period, to be insured rates ____4 times the personal injury protection benefit; and _____ times the basic liability coverage. -- SB1502 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to CPC

SB1504 SD2 (SSCR 1133)

RELATING TO A MODERN HAWAII HISTORY MUSEUM.

Introduced by: Lee C, Chang S, DeCoite L, Kanuha D, Keith-Agaran G, Shimabukuro M Establishes provisions relating to museum of modern Hawaii history; established. Establishes within the state foundation on culture and the arts the museum of modern Hawaii history. Allows the foundation to establish a nonprofit group or select a nonprofit group with demonstrated qualifications to manage and operate the museum of modern Hawaii history, its concessions, or other for-profit business enterprises in a manner that is self-sustaining. -- Established a museum of modern Hawaii history task force within the state foundation on culture and the arts for administrative purposes to develop plans for the establishment, construction, and operations of a museum of modern Hawaii history; and explore partnerships, collaborations, and joint efforts with other local institutions with different missions that may have some overlap, such as the state archives and King Kamehameha V judiciary history center. Report to the legislature. -- Appropriation to the state foundation on culture and the arts of the arts for the administration of the museum of modern Hawaii history task force to carry out its duties. (\$\$) -- SB1504 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then FIN

SB1505 SD2 (SSCR 857)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to restriction of use of facilities under harbor law. Provides that when the department of transportation receives notice from a federal agency or other agency that a vessel or its crew has engaged in activity that has violated any federal, state, or county law or rule pertaining to environmental protection or maritime transportation, or trafficking of illegal contraband, or the unpermitted or unlicensed collection or extraction of undersea minerals, allows the department of transportation to delay or deny approval for port entry or departure; provided that in these cases, or grant approvals for use of any commercial harbor facility by that vessel in coordination with the federal agency or other agency. -- SB1505 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then JHA

SB1506 SD2 (SSCR 772)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to safe routes for people implementation program; establishment under highway safety law. There is established within the department of transportation for administrative purposes only, a safe routes for people implementation program to develop strategies and facilitate transportation related projects that will ensure that

keiki and kupuna are able to safely walk, bike, or roll to common destinations through the Vision 0 policy adopted by the department and county transportation departments. Establishes provisions relating to safe routes for people implementation committee. There is established within the department for administrative purposes only, a safe routes for people implementation committee to advise the state in carrying out the purposes of the safe routes for people implementation program. Specifically, requires the safe routes for people implementation committee to develop recommendations for any additional metrics or benchmarks to ensure progress toward improving safety. -- Amends provisions relating to Safe routes to school program surcharge. -- Amends provisions relating to state and county safe routes to school programs; program; coordinators; grants; reports and changes its title to state safe routes to school program; coordinators; grants; reports under statewide traffic code law. -- Amends provisions relating to safe routes to school program for people special fund; establishment and changes its title to safe routes for people special fund; establishment. Reports to the legislature. -- Amends provisions relating to Safe routes to school program surcharge; and speeding in a school zone or construction area. -- Appropriations to be expended by the department of transportation to fund priority projects identified by the safe routes for people implementation committee to improve bicyclist and pedestrian safety and allow keiki and kupuna to safely walk, bike, or roll to common destinations. (\$\$) -- SB1506 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then FIN

SB1509 SD2 (SSCR 962)

RELATING TO THE STATE ARCHIVES.

Introduced by: Fukunaga C

Amends provisions relating to State archives preservation and long term access special fund; state archives preservation fee. Establishes in the state treasury the state archives preservation and long term access special fund for the preservation of and long term access to government records and other materials preserved at the state archives. Requires the following to be deposited into the state archives preservation and long term access special fund; all revenues collected from fees for services provided by the state archives; legislative appropriations for special archival projects of unique historic value; and all interest earned or accrued on moneys deposited into the state archives preservation and long term access special fund. Allows moneys in the state archives preservation and long term access special fund to be expended by the comptroller to carry out the purposes of this provision, including funding for staff positions and for administrative and operational costs of the program. Appropriation into and out of the state archives preservation and long term access special fund to the department of accounting and general services for the preservation of and long term access to government records. (\$\$) (COVID-19, COVID 19, coronavirus) -- SB1509 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1510 SD1 (SSCR 771)

RELATING TO UNIVERSITY OF HAWAII ASTRONOMY ENGINEERING AND INSTRUMENTATION.

Introduced by: Kim D, Chang S, DeCoite L, Inouye L, Kanuha D, McKelvey A, Richards III H

Establishes within the university of Hawaii a center for the design, development, and fabrication of astronomical instruments. -- Appropriation to the university of Hawaii for the planning and design of a center for design, development, and fabrication of astronomical instruments within the University of Hawaii. -- Appropriation to the university of Hawaii for 10 full-time equivalent (10.0 FTE) faculty positions within the center for design, development, and fabrication of astronomical instruments established pursuant to this Act; provided that the sums appropriated for each fiscal year shall be expended as follows; 1,150,000 dollars for 10 recurring full-time equivalent (10.0 FTE) faculty positions; and 750,000 dollars for non-recurring start-up expenses for 10 positions. (\$\$) -- SB1510 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1511 SD2 (SSCR 1022)

RELATING TO THE RESEARCH CORPORATION OF THE UNIVERSITY OF HAWAII. Introduced by: Kim D. Chang S. DeCoite L

Amends provisions relating to contracts for services provided by the research corporation of the university of Hawaii. Requires contracts by the university with the research corporation pursuant to this provision to be limited to sponsored research and training projects; except that funds appropriated by the legislature may be expended to contract with the research corporation for purposes of supporting or facilitating sponsored research and training activities. -- Amends provisions relating to establishment of the research corporation; purpose;

powers of the research corporation. Requires the research corporation, under the direction of the board of directors, to have the following general powers; to allow minor renovation projects in support of research and training; provided that minor projects shall not exceed 2,000,000 dollars in cost. -- Amends provisions relating to research corporation excepted from certain state laws; and special account by changing its title to special account; revolving accounts; internal service orders under the university of Hawaii system law. Limits internal service orders and revolving accounts of the research corporation that use university intramural funds to certain projects and requires biannual reports to the legislature. -- SB1511 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1513 RELATING TO PUBLIC AGENCY MEETINGS.

Introduced by: Ihara Jr. L, McKelvey A, Shimabukuro M

Amends provisions relating to executive meetings. Requires any discussion or final action taken by a board in an executive meeting be reported to the public when the board reconvenes at the open meeting; provided the information reported not be inconsistent with the purpose for which the executive meeting was convened according to exceptions and allows the board to maintain confidentiality for as long as disclosure would defeat the purpose of convening the executive meeting. -- SB1513

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1518 SD2 (SSCR 976) RELATING TO THE DEPARTMENT OF EDUCATION.

Introduced by: Kidani M

Establishes provisions relating to procurement; educational goods and services; small purchases. Allows the department to procure goods and services of less than 100,000 dollars without using an electronic system; provided that the procurement shall be subject to the rules governing procurements of less than 25,000 dollars; provided further that, based on specifications and with adequate reasonable competition, a procurement of at least 5.000 dollars but less than 15,000 dollars shall require at least 3 quotations; and at least 15,000 dollars but less than 100,000 dollars shall require at least 3 quotations in writing. --Establishes provisions relating to procurement; education construction; small purchases. Allows the department to procure construction of less than 250,000 dollars without using an electronic system; provided that the procurement shall be subject to the rules governing procurements of less than 25,000 dollars; provided further that, based on specifications and with adequate reasonable competition, a procurement of at least 5,000 dollars but less than 15,000 dollars shall require at least 3 quotations; and at least 15,000 dollars but less than 250,000 dollars shall require at least 3 quotations in writing. -- Amends provisions relating to application of this chapter under the Hawaii public procurement code. Prohibits this law to apply to contracts by governmental bodies to procure the specific goods or services which are available from multiple sources but for which procurement by competitive means is either not practicable or not advantageous to the State, including education materials including textbooks, supplies, implements, tools, machinery, computers, electronic devices, or other goods related to any education, training, or experience required for participation in an educational program. -- SB1518 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to EDN then LGO then FIN

SB1520 SD2 (SSCR 1023) RELATING TO THE HAWAII PACIFIC HYDROGEN HUB.

Introduced by: Dela Cruz D

Requires the department of business, economic development, and tourism to work with the university of Hawaii on workforce development activities that support the development of the Hawaii pacific hydrogen hub and other related aspects of the state's hydrogen energy industry. Appropriation. (\$\$) -- SB1520 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EEP/ HET/ then FIN

SB1521 SD2 (SSCR 1135) RELATING TO SUSTAINABLE LAND USE.

Introduced by: Dela Cruz D

Establishes provisions relating to integrated land use study; generally. Requires the office of planning and sustainable development to publish an integrated land use study for agricultural districts. -- Establishes provisions relating to integrated land use study; develop definitive data and update state functional plans. Requires the office to develop definitive data on the amount of land required to meet the goals of identifying competing uses by compiling and analyzing

LRB Systems March 9, 2023

existing data from the various government entities, including the department of agriculture; department of transportation; department of land and natural resources; department of business, economic development, and tourism; Hawaii state energy office; Hawaii housing finance and development corporation; public utilities commission; and the counties. Requires secondary input to be sought from the university of Hawaii, utility companies, nonprofit agricultural organizations, the agricultural community, and other organizations or entities deemed appropriate by the office. -- Establishes provisions relating to integrated land use study; outreach and plan submission. Report to the legislature. -- Appropriation to the office of planning and sustainable development for the establishment of 4 planner V (4.0 FTE) positions, 1 administrative support staff personnel (1.0 FTE) position, 1 geographic information systems specialist (1.0 FTE) position, computers, office supplies, travel, and other expenses for the office of planning and sustainable development to develop definitive data and submit a report. -- Appropriation to each respective department or agency to update the various state functional plans; provided that the moneys shall be allocated as follows 150,000 dollars to the Hawaii state energy office; 150,000 dollars to the department of agriculture; 150,000 dollars to the department of land and natural resources; 150,000 dollars to the department of transportation; and 150,000 dollars to the Hawaii tourism authority. --Appropriation to the office of planning and sustainable development for the establishment of 4 planner V (4.0 FTE) positions, 1 administrative support staff personnel (1.0 FTE) position, 1 geographic information systems specialist (1.0 FTE) position, 1 public communications and outreach specialist (1.0 FTE) position, computers, office supplies, publication costs, website and multimedia public outreach, management and service fees, and travel costs. (\$\$) --SB1521 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL/ AGR/ then FIN

SB1522 SD2 (SSCR 967)

RELATING TO ECONOMIC DEVELOPMENT.

Introduced by: Dela Cruz D

Establishes provisions relating to office of tourism and destination management. Establishes provisions relating to office of tourism and destination management; establishment; responsibilities. Establishes within the within the Department of Business, Economic Development, and Tourism for administrative purposes the office of tourism and destination management to create, design, and implement a long range strategic plan for tourism in Hawaii; grow and enhance the tourism industry in the State; provided that the office's initiatives shall follow best practice destination management practices and integrate regenerative tourism; conduct strategic research through contractual services with the university of Hawaii or any qualified agency or persons that target social, economic, cultural, and environmental aspects of tourism development in the State; provide technical or other assistance to agencies and private industry upon request; focus on perpetuating the uniqueness of the Native Hawaiian culture and community, and their significance to the quality of the visitor experience; and review annually the expenditure of public funds by any visitor industry organization that contracts with the office to implement tourism promotion. development, and management and make recommendations necessary to ensure the effective use of the funds for the development and management of tourism. -- Establishes provisions relating to powers and functions, generally; strategic tourism management plan; measures of effectiveness; destination management action plan; objectives; county destination management action plans; assistance by state and county agencies; advisory group; applicability of Hawaii public procurement code; convention center contractor; construction contracts; convention center enterprise special fund; tourism emergency; tourism emergency special fund; exemption from taxation; private attorneys; court proceedings; preferences; venue; and annual report. Report to the legislature. -- Amends provisions relating to employment of attorneys; transfers from special funds for central service expenses; special fund reimbursements for departmental administrative expenses; restrictions on post employment; employment of retirants; cultural public market; Hawaii climate change mitigation and adaptation commission; general functions, duties, and powers; additional exemptions; and remittances. -- Amends Act 231, Session Laws of 2005, relating to a state cultural public market. -- Repeals provisions relating to Hawaii tourism authority law. -- Transfers all rights, powers, functions, and duties of the Hawaii tourism authority to the office of tourism and destination management. -- Appropriation to the office of tourism and destination management for the establishment, administration, and operation of the office of tourism and destination management and to fund the positions as provided in this provision. -- Requires the office of tourism and destination management to be organized as provided in this provision for fiscal years 2023-2024 and 2024-2025. Requires the office of tourism and destination management to be headed by 1 full-time equivalent (1.0 FTE) executive director position, who shall be assisted by 1 full-time equivalent (1.0 FTE) assistant executive director

position; provided that the executive director shall be paid a salary not to exceed the salary of the director of business, economic development, and tourism. Requires the assistant executive director to be paid a salary not to exceed 90 per cent of the executive director's salary. Requires there to be 1 full-time equivalent (1.0 FTE) management analyst position and 1 full-time equivalent (1.0 FTE) executive assistant position, who shall report to the assistant executive director. -- Requires there to be 1 full-time (1.0 FTE) equivalent chief financial officer position, who shall report to the assistant executive director. Requires there to be 1 full-time equivalent (1.0 FTE) budget and fiscal officer position and 1 full-time equivalent (1.0 FTE) procurement manager position, who shall report to the chief financial officer. Requires there to be 1 full-time equivalent (1.0 FTE) administrative assistant position, who shall report to the procurement manager. Requires there to be 1 full-time equivalent (1.0 FTE) administrative assistant position, who shall report to the budget and fiscal officer. -- Requires there to be 1 full-time equivalent (1.0 FTE) chief branding, cultural, and marketing officer position, who shall report to the assistant executive director and show shall be assisted by 1 full-time equivalent (1.0 FTE) administrative assistant position. Establishes 1 full-time equivalent (1.0 FTE) senior brand manager position and 1 full-time equivalent (1.0 FTE) senior cultural manager position, who shall report to the chief branding, cultural, and marketing officer. Establishes 3 full-time equivalent (3.0 FTE) brand manager positions, who shall report to the senior branding manager. Establishes 1 full-time equivalent (1.0 FTE) cultural specialist position, who shall report to the senior cultural manager. -- Requires there to be 1 full-time equivalent (1.0 FTE) director of destination management position, who shall report to the assistant executive director and who shall be assisted by 1 full-time equivalent (1.0 FTE) administrative assistant position. Establishes 1 full-time equivalent (1.0 FTE) natural resource manager position, 1 full-time equivalent (1.0 FTE) Oahu community specialist position, 1 full-time equivalent (1.0 FTE) Kauai community specialist position, 1 full-time equivalent (1.0 FTE) Maui community specialist position, and 1 full-time equivalent (1.0 FTE) Hawaii island community specialist position, who shall report to the director of destination management. -- Requires there to be 1 full-time equivalent (1.0 FTE) director of the convention center position, who shall report to the assistant executive director. --Appropriation out of the convention center enterprise special fund to the department of business, economic development, and tourism for payment of expenses arising from any and all use, operation, maintenance, alteration, improvement, or any unforeseen or unplanned repairs of the convention center, including without limitation the food and beverage service and parking service provided at the convention center facility; the sale of souvenirs, logo items, or other items; for any future major repair, maintenance, and improvement of the convention center facility as a commercial enterprise or as a world class facility for conventions, entertainment, or public events; and for marketing the convention center facility. (\$\$) -- SB1522 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TOU/ ECD/ then WAL then FIN

SB1523 SD1 (SSCR 820)

RELATING TO THE STATE BOARD OF PROFESSIONAL ENGINEERS, ARCHITECTS, SURVEYORS AND LANDSCAPE ARCHITECTS.

Introduced by: Elefante B

Amends provisions relating to definitions under professional engineers, architects, surveyors and landscape architects law. Defines board to mean the state board of professional engineers, architects, surveyors, and landscape architects established pursuant to provisions relating to board of professional engineers, etc., members; appointment; tenure; qualifications. -- Amends provisions relating to applications for and certificates of licensure; renewal; fees; continuing education. Provides that if the board denies an application for licensure, the board shall furnish the applicant with a written notice of denial accompanied by a written explanation describing the reasons for the denial. -- SB1523 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to CPC

SB1527 SD2 (SSCR 982)

RELATING TO ADDRESS CONFIDENTIALITY.

Introduced by: San Buenaventura J, Chang S

Amends provisions relating to definitions. Defines department to mean the department of law enforcement. -- Amends provisions relating to address confidentiality program; established; appeal; and rulemaking authority. -- Appropriations to be expended by the department of law enforcement for ____ full-time equivalent (____FTE) positions, operating costs, and equipment to support the address confidentiality program pursuant to this law. (\$\$) -- SB1527 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1531 SD2 (SSCR 975)

RELATING TO MENTAL HEALTH.

Introduced by: Lee C

Establishes provisions relating to beneficial treatments advisory council; established. Establishes within the department for administrative purposes only, a beneficial treatments advisory council. Requires the advisory council to examine federal, state, and local laws, regulations, administrative rules, and procedures regarding the treatment of mental health; examine available medical, psychological, and scientific studies, research, and other information relating to the safety and efficacy of methods to treat mental health conditions; examine requirements, specifications, and guidelines for a medical professional to prescribe and provide various treatments to patients in jurisdictions in which the treatment is used to treat mental health conditions; develop a long term strategic plan to ensure the availability of therapeutic psilocybin, psilocybin based products, and methylenedioxymethamphetamine that are safe, accessible, and affordable for adults 21 years of age or older; and advise the department on new and revised mental health treatment options. -- SB1531 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then CPC

SB1532 SD2 (SSCR 770)

RELATING TO CULTURE AND ARTS.

Introduced by: Lee C, Chang S, Fukunaga C, Kanuha D, Keith-Agaran G, McKelvey A Establishes provisions relating to leadership awards. Establishes provisions relating to the Hawaii leadership awards program. Establishes within the foundation for administrative purposes the Hawaii leadership awards program to honor persons who have made considerable and outstanding contributions to Hawaii; and serve as inspirations to others. -- Appropriation to state foundation on culture and the arts to establish and administer the Hawaii leadership awards program. (\$\$) -- SB1532 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to CAI then FIN

SB1534 SD2 (SSCR 1024)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to state mileage-based road usage charge. Requires vehicles described in this provision to be subject to a state mileage-based road usage charge. Requires the state mileage-based road usage charge to be calculated by the director of finance at the rate of cents per mile traveled; multiplied by the number of miles traveled; less the estimated amount of paid state motor fuel taxes that correspond with the number of miles traveled, as shall be determined by departmental administrative rulemaking process. Requires the number of miles traveled to be calculated as the difference between the vehicle's 2 most recent odometer readings, as noted on the vehicle's certificate of inspection. Prohibits the state mileage-based road usage charge to be less than 0 dollars. Provides that for the 1st registration renewal of new motor vehicles for which no certificate of inspection is required, the state mileage-based road usage charge assessed shall be 70 dollars, and this amount shall be subtracted from the calculation of the state mileage-based road usage charge for that vehicle's 2nd registration renewal. -- Establishes provisions relating to the Hawaii highway safety and modernization council. Establishes the Hawaii highway safety and modernization council. Requires the council to be placed in the department of transportation for administrative purposes. Requires the state highway safety council to advise the governor on matters relating to the programs and activities of the State in the field of highway safety. --Amends provisions relating to state registration fee. Provides that alternative fuel vehicles shall pay an annual vehicle registration surcharge fee of 50 dollars, which shall be assessed and collected beginning with the 1st registration renewal for every alternative fuel vehicle and shall be deposited into the state highway fund. -- Amends provisions relating to certificates of inspection. Provides that for an electric vehicle, the certificate shall also state the odometer reading of the vehicle on the date that the vehicle was inspected. -- Amends provisions relating to application for registration; full faith and credit to current certificates; this part not applicable to certain equipment. Requires all applications to also contain a description of the vehicle, including the name of the maker; the type of fuel for the use of which it is adapted, including gasoline, diesel oil, liquefied petroleum gas, or electricity; the serial or motor number; the date 1st sold by the manufacturer or dealer. -- Repeals provisions relating to the State highway safety council. -- SB1534 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then CPC then FIN

SB1535 SD1 (SSCR 555)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to traffic safety; exemptions; historic preservation review;

LRB Systems March 9, 2023

environmental impact statement law under highways law. Allows the director of transportation to exempt any state or county project under a ground transportation facilities plan developed pursuant to provisions relating to ground transportation facilities under ground transportation infrastructure law from historic preservation; and environmental impact statement law as specified. Further provides that such project has the primary purpose of building protective infrastructure and related appurtenances for pedestrians, bicyclists, and people on other mobility devices by either adding not more the 12 feet in width to any existing hardened travel surface, or providing for a new hardened travel surface of not more than 12 feet in width. -- SB1535 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to TRN then WAL/ LGO/ then FIN

SB1538 SD2 (SSCR 887)

RELATING TO THE JUDICIARY.

Introduced by: Keith-Agaran G

Judiciary improvements Act of 2023. Appropriations for capital improvement funds over the 2023 - 2025 fiscal biennium. Allows the issuance of general obligation bonds. (\$\$) -- SB1538

SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1541

RELATING TO VOTING MORE THAN ONCE DURING AN ELECTION.

Introduced by: Rhoads K, Keith-Agaran G

Amends provisions relating to elections fraud under election offense. Requires the following persons to be guilty of an election fraud: every person who, at any election, votes or attempts to vote in the name of any other person, living or dead, or in some fictitious name, or who votes or attempts to vote more than once during any election, regardless of whether 1 of the elections is in a state or territory of the US outside of Hawaii, or knowingly gives or attempts to give more than 1 ballot for the same office at 1 time of voting; provided that a person does not commit an election fraud if the person votes once in Hawaii's primary election and also votes in the primary election of another state or territory during the same year, so long as the person was properly registered to vote in all such elections. For the purposes of this paragraph, a person is properly registered to vote if the person's residence in the state in which they are currently voting was acquired with the intent to make that state their legal residence with all the accompanying obligations therein, and if, at the time of voting, that person is registered to vote with the office of elections of the state in which they are voting. -- SB1541

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Single Referral to JHA

SB1543 SD2 (SSCR 974)

RELATING TO PUBLIC FINANCING FOR CANDIDATES TO ELECTED OFFICE.

Introduced by: Rhoads K, Chang S, Fukunaga C, Keith-Agaran G, Lee C, McKelvey A Establishes provisions relating to comprehensive public funding for candidates to state and county offices. Establishes provisions relating to establishment. Establishes a comprehensive public funding program for candidates to state and county public offices in the State, beginning with the 2026 general election year. -- Establishes provisions relating to qualifications for comprehensive public funding; seed money contributions; limitations on use of seed money; penalties; application for comprehensive public funds; qualifying contributions; certification of qualification for comprehensive public funds; comprehensive public funds to be distributed to certified candidates; certified candidates; continuing obligation; restrictions; penalties; comprehensive publicly-funded candidates; reporting; deposit of, and access to, public funds; deposit of money into the Hawaii election campaign fund; violations; penalties; forms; receipts; candidate guide and trainings; and sufficiency of funding for the comprehensive public funding program. -- Amends provisions relating to Hawaii election campaign fund; creation. -- Report to the legislature. -- Appropriation into and out of the Hawaii election campaign fund to the campaign spending commission in preparing for the comprehensive public funding of candidates in elections taking place in 2026, including the hiring of 2 full time equivalent (2.00 FTE) temporary positions. (\$\$) -- SB1543 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1547 SD1 (SSCR 1025)

RELATING TO VALUE-ADDED PRODUCTS.

Introduced by: Dela Cruz D

Establishes provisions relating to food and product innovation network; established. Establishes within the agribusiness development corporation the food and product innovation network. Requires the purpose of the food and product innovation network to be to allow

businesses in the State to capitalize globally on the made in Hawaii brand, pursuant to provisions relating to Hawaii-made products; Hawaii-processed products; create world-class products; and scale up production by providing the businesses with access to a diverse suite of manufacturing equipment and industry expertise. -- Amends provisions relating to definitions under the agribusiness development corporation law. Defines partner member and primary member. -- Amends provisions relating to powers; generally under the under the agribusiness development corporation law. Requires the corporation to develop, promote, assist, and market agricultural products for local consumption, and shall promote and assist in commercial export of agricultural products; and oversee the food and product innovation network pursuant to this provision; provided that the responsibilities and operations of each partner member shall remain with the partner member. -- Appropriation to the agribusiness development corporation for the food and product innovation network established pursuant to this Act, including dollars for a food and product innovation facility on the island of Molokai; provided that the facility shall utilize axis deer for producing food and value-added dollars for a food and product products, including leather and pharmaceuticals; and innovation facility on the island of Oahu. (\$\$) -- SB1547 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to AGR then ECD then FIN

SB1551 SD2 (SSCR 1026)

RELATING TO SUPPORTIVE HOUSING.

Introduced by: Kouchi R (BR)

Established within the statewide office on homelessness and housing solutions the supportive housing pilot program to provide and maintain affordable, permanent housing and services for individuals and families with special needs. Requires the statewide office on homelessness and housing solutions to collaborate with the Hawaii housing finance and development corporation, Hawaii public housing authority, and various state, county, and community agencies to implement the pilot program. Requires the Hawaii housing finance and development corporation to assist in the development of a rental housing project or projects in which some or all of the units are targeted to special needs individuals or families who require supportive services and with household incomes at or below 30 per cent of area median income; and allowed to establish rules and qualification criteria for the award of supportive housing projects without regard to provisions relating to administrative procedure. Requires authority to implement project based rent supplement payments at a level sufficient to fill the gap between the flat rents needed to cover project financing, operating, maintenance, or other costs, and an amount that targeted residents can afford; provided that the authority may enter into memoranda of agreements with the counties or specialized nonprofit organizations as necessary to implement this provision. Exempts the authority from Hawaii public procurement code, to establish rules and qualification standards for participants of the supportive housing program. Requires the statewide office to administer supportive services that assist the residents participating in the pilot program to retain housing, improve their health status, and maximize their ability to live and, when possible, work in the community. Allows the support services to include, mental health, substance abuse. counseling, and daily living activities; and funding of approximately 800 dollars per month is intended to be matched with federal medicaid funds. Allows the statewide office to enter into memoranda of agreement with the counties or specialized nonprofit organizations as necessary to implement this provision. Exempts the office to provisions relating to administrative procedure law to establish rules and qualification standards for participants of the supportive housing program. Requires the statewide office to develop an information system for the standardized collection of client level data and data on the provision of housing and services to individuals and families in need of or in supportive housing to assist stakeholders in measuring the need for supportive housing and assessing and improving the effectiveness of the pilot program. Joint reports to the legislature. Appropriation into and out of the rental housing revolving fund for the Hawaii housing finance and development corporation for supportive housing projects or supportive housing units in rental projects targeted for special needs individuals and families who require supportive services and with household incomes at or below 30 per cent of the median family income; and 1 full time equivalent (1.0 FTE) permanent housing finance specialist I position. -- Appropriation to the Hawaii public housing authority for contracts, not to exceed 20 years, with new supportive housing rental projects or supportive housing rental units in rental projects for project based rent supplement payments for the pilot program; and 1 full time equivalent (1.0 FTE) permanent housing public housing specialist position. -- Appropriation to the statewide office on homelessness and housing solutions the provision of support services for qualified individuals and families in new supportive housing; and 1 full time equivalent (1.0 FTE) permanent position; and for the development of a supportive housing information system. (\$\$) -- SB1551 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG/ HLT/ then FIN

SB1552 SD2 (SSCR 1027) RELATING TO INVASIVE SPECIES.

Introduced by: Gabbard M, Aquino H, Inouye L, San Buenaventura J, Shimabukuro M Appropriation to the department of land and natural resources for LNR402, native resources and fire protection program, to support the Hawaii ant lab in mitigating the effects of little fire

ants in the state. (\$\$) -- SB1552 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB1567 SD2 (SSCR 788) RELATING TO CAREER AND TECHNICAL EDUCATION.

Introduced by: Dela Cruz D

Establishes provisions relating to board's power and authority; nonfederal funds. Authorizes the State Board for Career and Technical Education to cooperate with the Legislature to advise on provisions of all nonfederal funds received that are earmarked for career and technical education. -- Establishes provisions relating to workforce development pathways. Requires the State Board for Career and Technical Education, in collaboration with the Department of Business, Economic Development, and Tourism and Department of Labor and Industrial Relations, to develop and implement workforce development pathways. -- Amends provisions relating to career and technical education under federal aid by changing its title to career and technical education. -- Amends provisions relating to board's power and authority by changing its title to board's power and authority; federal funds. Requires annual reports to the Legislature. -- Amends provisions relating to career and technical education coordinating advisory council. Amends the membership composition of the Career and Technical Education Coordinating Advisory Council. -- Appropriation to the university of Hawaii for the development and implementation of career and technical education workforce development pathways as established in this Act. -- Appropriation to the department of education for differential pay increases for career and technical education teachers; provided that the teachers meet the requirements for a standard limited license in career and technical education issued by the Hawaii teacher standards board, as negotiated between the employer and the exclusive representative of collective bargaining unit (5) in a memorandum of understanding; provided further that no funds shall be released until the memorandum of understanding between the superintendent of education and the exclusive representative of collective bargaining unit (5) is executed. -- Appropriation to be expended by the department of education to the state public charter school commission for differential pay increases for career and technical education teachers; provided that the teachers meet the requirements for a standard limited license in career and technical education issued by the Hawaii teacher standards board, as negotiated between the employer and the exclusive representative of collective bargaining unit (5) in a memorandum of understanding; provided further that no funds shall be released until the memorandum of understanding between the superintendent of education and the exclusive representative of collective bargaining unit (5) is executed. (\$\$) -- SB1567 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to EDN then FIN

SB1568 SD2 (SSCR 769) RELATING TO TAXATION.

Introduced by: Keith-Agaran G

Amends provisions relating to county surcharge on state tax under general provisions law. Allows each county that has established a surcharge on state tax prior to March 31, 2019. under authority of this provision to amend the surcharge ordinance to change the county's surcharge rate, within the rates enumerated in provisions relating to county surcharge on state tax; administration licenses; tax; exemptions and provisions relating to county surcharge on state tax; administration, or the authorized uses of surcharge revenues, pursuant to this provision; provided that no ordinance shall be amended pursuant to this provision until the county has conducted a public hearing on the proposed amendment; the ordinance shall be amended prior to December 31, 2023; and any change to a county's surcharge rate made pursuant to this provision shall take effect on January 1, 2025. Requires each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision prior to January 1, 2023, to use the surcharges received from the State for housing infrastructure; provided that a county that uses surcharge revenues for housing infrastructure shall not pass on related infrastructure costs to the developer of a housing project; provided that each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision after December 31, 2022, shall use the surcharges received from the State only for the purposes

described in this provision. -- Amends provisions relating to county surcharge on state tax; administration licenses; tax; exemptions under general excise tax law. Provides that no surcharge on state tax may be levied prior to January 1, 2025, if the county surcharge on state tax was established by the adoption of an ordinance on or after March 31, 2019, but prior to December 31, 2023. -- Amends provisions relating to county surcharge on state tax; administration under use tax law. Provides that no surcharge on state tax may be levied prior to January 1, 2025, if the county surcharge on state tax was established by the adoption of an ordinance on or after March 31, 2019, but prior to December 31, 2023. -- SB1568 SD2 Current Status: Mar-09 23 Introduction/Passed First Reading - House

tus: Mar-09 23 Introduction/Passed First Reading - House Mar-09 23 Multiple Referral to LGO then HSG then FIN

SB1569 SD2 (SSCR 1028)

RELATING TO TELEWORK.

Introduced by: Keohokalole J, Aquino H, Chang S, DeCoite L, Fukunaga C, Kidani M Establishes the telework working group to evaluate and address current workplace issues of the State to include the use of telework to address long term vacancies; the effect of telework on employee hiring and retention; the applicability and feasibility of telework to certain departments and positions; the lack of uniform telework management policies among state agencies; and the implementation of performance metrics to ensure that telework productivity matches in office productivity. Requires the department of human resources development to provide administrative and clerical support required by the working group. Working group to be dissolved on June 30, 2025 (sunset). Report to the legislature. Appropriation. (\$\$) -- SB1569 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then FIN

SB1572 SD1 (SSCR 332)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Keohokalole J

Amends provisions relating to appropriate bargaining units; and resolution of disputes; impasses under collective bargaining in public employment law. Requires all employees throughout the State within any of the following categories to constitute an appropriate bargaining unit; includes employees of the city and county of Honolulu's emergency services department to be designated as bargaining unit (16). Excludes employees of the city and county of Honolulu's emergency services department from bargaining unit (10). -- SB1572 SD1

Current Status: Mar-07 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then JHA then FIN

SB1573 SD2 (SSCR 1029)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Kanuha D

Establishes in the office of the governor for administrative purposes, a working group to ascertain and address state watershed management to enable the development and construction of affordable housing projects across the State; to conduct an inventory of all available water resources statewide and identify appropriate aquifer replenishment as it pertains to each county water use and development plan, including the water source capacity for affordable housing development; and streamline the well permit approval process to ensure available water supply as specified. Reports to the legislature. Task force to dissolve on June 30, 2024 (sunset). -- SB1573 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to WAL/ HSG/ then FIN

SB1577 SD1 (SSCR 589)

RELATING TO THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS.

Introduced by: Wakai G, Aquino H, DeCoite L, Elefante B, Keohokalole J, Lee C, San Buenaventura J

Amends provisions relating to department of commerce and consumer affairs. Requires the director of commerce and consumer affairs to make all business registration applications available online. Requires all applications to contain the name and contact information, including the phone number, email address, and mailing address, of the registering entity. -- SB1577 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to ECD then CPC then FIN

SB1578 SD1 (SSCR 826)

RELATING TO CABLE TELEVISION SYSTEMS.

Introduced by: Wakai G

Amends provisions relating to designation of access organizations for public, educational, or governmental access channels under cable television systems law. Requires the director of

LRB Systems March 9, 2023

commerce and consumer affairs to ensure that the terms and conditions required of the operation of an access organization designated under this provision are fair to the public, taking into account to include the economics of providing access in the service area, including but not limited to enabling connectivity and educational training in digital literacy, media literacy, and workforce development. -- Amends provisions relating to reports. Requires each cable operator to file with the director reports of its financial, technical, and operational condition, including viewership numbers, and its ownership; provided that viewership numbers shall be reported only for channels designated for public, educational, and government access use. Requires the reports to be made in a form and on the time schedule prescribed by the director and shall be kept on file open to the public. -- SB1578 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then CPC

SB1586 SD1 (SSCR 1136)

RELATING TO THE UNIVERSITY OF HAWAII COLLEGE OF TROPICAL AGRICULTURE AND HUMAN RESOURCES.

Introduced by: Richards III H. Chang S. Kanuha D. McKelvey A

Appropriation to the university of Hawaii for the college of tropical agriculture and human resources at Manoa to establish 5 full time equivalent (5.00 FTE) extension agent positions. (\$\$) -- SB1586 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then FIN

SB1588 SD2 (SSCR 1030)

RELATING TO FOOD SAFETY.

Introduced by: Richards III H, Aguino H, McKelvey A

Appropriation to the department of agriculture to establish and implement, under program identification number AGR192, general administration for agriculture, a GroupGAP (Good Agricultural Practices) food safety training and certification program. (\$\$) -- SB1588 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to AGR then FIN

SB1592 SD2 (SSCR 973)

RELATING TO THE SENIOR MEDICARE PATROL PROGRAM.

Introduced by: Moriwaki S

Appropriation to the executive office on aging for 1 full time equivalent (1.00 FTE) program specialist III position, 1 full time equivalent (1.00 FTE) program specialist IV position, and 1 full time equivalent (1.00 FTE) program specialist V position within the executive office on aging for the state's senior medicare patrol program. (\$\$) -- SB1592 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HUS then FIN

SB1594 SD2 (SSCR 972)

RELATING TO CRISIS INTERVENTION.

Introduced by: Moriwaki S, Aquino H, McKelvey A, San Buenaventura J

Establishes provisions relating to crisis intervention and diversion program. Established within the department of health, a crisis intervention and diversion program to redirect persons in the criminal justice system having mental illnesses to the appropriate health care system and services. Requires the program to collaborate with law enforcement, courts, mental health providers, and the community. Allows the department to lease or acquire a behavioral health crisis center to treat and refer patients from the criminal justice system to appropriate services and providers. -- Amends provisions relating to definitions under mental health, mental illness, drug addiction, and alcoholism law. Defines crisis intervention officer to mean a law enforcement officer who has been trained to recognize and communicate with a person suffering from a mental health crisis. Requires crisis intervention officers to be certified by the department of health as specialized 1st responders for calls involving persons in crisis. -- Amends provision relating to emergency examination and hospitalization. Adds a crisis intervention officer certified by the department of health; and designated behavioral health crisis center. Appropriation. Requires matching funds. (\$\$) -- SB1594 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HLT then FIN

SB1596 SD1 (SSCR 1031)

RELATING TO SCHOOL CAMPUSES.

Introduced by: McKelvev A. Chang S

Establishes a Maui campus housing pilot program, to be administered by the school facilities authority during the planning, design, and construction of the on campus housing. Requires on campus housing to be available to teachers, staff, and administrators employed at Lahainaluna and Kulanihakoi high schools on the island of Maui. Provides that the program commence on July 1, 2023, and end on June 30, 2029 (sunset). Requires the Hawaii public

housing authority to administer the program after construction of the on campus housing is complete. Joint reports to the legislature by the school facilities authority and the department of education. Appropriation. (\$\$) -- SB1596 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HSG then EDN then FIN

SB1598 SD2 (SSCR 971)

RELATING TO WATER TESTING.

Introduced by: McKelvey A

Appropriation to the university of Hawaii to support water testing by science faculty of the

university of Hawaii Maui college. (\$\$) -- SB1598 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to HET then WAL then FIN

SB1609 SD2 (SSCR 768)

RELATING TO NATIVE HAWAIIAN AFFAIRS.

Introduced by: Inouve L

Requires the departments listed in this Act to provide grants to federal tax-exempt nonprofit organizations to support their organizational missions. Requires the grants to be tailored toward improving Native Hawaiian communities and culture through various assistance programs, including programs that offer Native Hawaiian historic preservation, business training, entrepreneurship, and mentoring. -- Appropriation to the department of business, economic development, and tourism for 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. Requires grants to federal tax exempt non profit organizations to support their organizational mission. --Amends Act 195, Session Laws of 2022, relating to Native Hawaiian affairs. Provides that any grant shall be used exclusively for the purposes of this Act; the applicant shall indicate capability to properly use the grant for the purpose of the grant program; the applicant shall comply with other requirements as the department or agency may prescribe; all activities undertaken with funds received shall comply with all applicable federal, state, and county statutes and ordinances; the applicant shall indemnify and save harmless the State of Hawaii and its officers, agents, and employees from and against any and all claims arising out of or resulting from activities carried out or projects undertaken with funds provided hereunder, and procure sufficient insurance to provide this indemnification if requested to do so by the department; and the grants shall be awarded in conformance with the standards in provisions relating to standards for the award of grants. (\$\$) -- SB1609 SD2

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to JHA then FIN

SB1614 SD1 (SSCR 425)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Fevella K

Amends provisions relating to appropriate bargaining units; resolution of disputes; impasses under collective bargaining in public employment law. Establishes a collective bargaining unit (16) for adult corrections officers of the department of public safety's corrections division or a successor agency to which the officers and duties have been transferred. -- SB1614 SD1

Current Status: Mar-09 23 Introduction/Passed First Reading - House

Mar-09 23 Multiple Referral to LGO then CMV then JHA then FIN

SB1615 SD2 (SSCR 902)

RELATING TO THE DEPARTMENT OF HEALTH.

Introduced by: Fevella K

Requires the developmental disabilities division of the department of health to adopt rules pursuant to administrative procedure, to amend its eligibility criteria for the home and community based services medicaid waiver to include individuals having an intellectual or a developmental disability and a comorbid mental illness. Report to the legislature.

Appropriation. (\$\$) -- SB1615 SD2

Mar-09 23 Introduction/Passed First Reading - House Current Status:

Mar-09 23 Multiple Referral to HLT/ HUS/ then FIN

(This page is intentionally blank.)

HB0011 HD2 (HSCR 1049)

RELATING TO TIME SHARING PLANS.

Introduced by: Quinlan S

Amends provisions relating to disclosure statement under time sharing plans law. Requires any offering of a time sharing plan to the public to disclose a list of the primary plan documents and supplementary plan documents. Provides definitions. Provides that if the time share plan is located in a condominium property regime, a description of the project and, if the purchaser will be a direct owner of a unit in the condominium project, a brief description of any pertinent provisions of the project instruments; and notice of any material liens, title defects, or encumbrances on or affecting the title to the units or plan. For all other liens, title defects, and encumbrances, in lieu of listing these in the disclosure statement, allows a reference to be made to a website by way of link or otherwise, wherein such items may be listed and thereby disclosed, and be available for review. -- Amends provisions relating to limited permit. The contract for purchase signed by the purchaser includes a notice that is the same as or similar to the rescission notice required pursuant to provisions relating to disclosure statement, provided that it requires the rescission period to be at least 7 days. --Amends provisions relating to consultant review of developer filing. Allows the director to contract with private consultants in connection with the review of the filing required of time share developers pursuant to provisions relating to registration required; developer, acquisition agent, plan manager, and exchange agent; registration renewal provided that in lieu of reviewing copies of all encumbrances on title, requires the consultant to accept a certification from the developer that the time share interest being sold is free and clear of blanket liens or other material encumbrances that may materially and adversely impact utilization of the property by a purchaser, or if that is not the case, identifying the blanket liens or other material encumbrances and either specifying how those encumbrances will be addressed or what the impact of such encumbrances may be to the purchaser. -- Amends provisions relating to authority of director. Requires the director to include in the annual report the frequency and circumstances under which a developer's certification was accepted, pursuant to provisions relating to consultant review of developer filing, or when it was determined that further review was necessary and the justifications for such further review. -- HB0011 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0012 HD1 (HSCR 247)

RELATING TO TIME SHARING.

Introduced by: Quinlan S

Amends provisions relating to registration required; developer, acquisition agent, plan manager, and exchange agent; registration renewal under time sharing plans law. Requires a developer to be responsible for ensuring that the use for time sharing purposes of time share units located outside of the state in a time share plan is in compliance with the zoning and land use laws and regulations of the jurisdiction where the time share units are located. Prohibits the developer to not be required, as part of the developer registration, to submit evidence that the use of time share units located outside the State in the time share plan is in compliance with the zoning and land use laws and regulations of the jurisdiction where the time share units are located. -- HB0012 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to WTL then CPN/ JDC/

HB0015 HD2 (HSCR 390)

RELATING TO REAL PROPERTY LIENS.

Introduced by: Tarnas D

Establishes provisions relating to real property. Establishes provisions relating to lien on real property; violation of land use laws. Allows the State or any county in which the affected real property is situated to attach and record a lien on the real property for any unpaid civil fines resulting from a violation of a land use law in connection with the property. -- Amends provisions relating to priority of lien; and rule-making authority. -- Amends provisions relating to general powers and limitation of the counties. Allows a county to proceed with a power of sale of the property after all notices, orders, and appeal proceedings are exhausted. Provides that after all notices, orders, and appeal proceedings are exhausted, a county may satisfy all unpaid civil fines arising from the violation of a land use law, ordinance, or rule through the power of sale on the real property subject to a recorded lien. Requires a power of sale to become fully effective within a county upon the enactment or adoption by the county of appropriate and particular laws, ordinances, or rules establishing the power of sale. -- HB0015 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0016 HD2 (HSCR 1085)

RELATING TO LIQUOR. Introduced by: Todd C (BR)

Amends provisions relating to licenses, classes under intoxicating liquor law. Provides that any provision to the contrary notwithstanding allows licensees engaged in meal service to sell with food unopened beer; wine; and prepackaged cocktails, for pick up, delivery, take out, or other means to be consumed off premises. -- Amends provisions relating to place of business; exception; solicitors and representatives permits. Exempts any provision to the contrary notwithstanding, that a licensee holding a class 4 retail dealer license to deliver a customer's purchased liquor to the customer's vehicle located at a nearby curbside or other designated location. -- HB0016 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0024 HD1 (HSCR 11)

RELATING TO WATER COMMON CARRIERS.

Introduced by: Todd C

Amends provisions relating to issuance of securities; execution of leases by changing it to issuance of securities. Repeals provision that allows a water common carrier to enter into long term leases of more than 3 years and leverage leases; and all long term leases of more than 3 years and all leverage leases entered into by a water carrier without an order of the public utilities commission authorizing the same then in effect shall be void. -- HB0024 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then CPN

HB0025 HD2 (HSCR 945)

RELATING TO TAXATION.

Introduced by: Yamashita K

Amends provisions relating to refundable food/excise tax credit by changing its title to food/excise tax rebate under income tax law. Requires there to be allowed to each individual taxpayer, who files an individual income tax return for a taxable year, and who is not claimed or is not otherwise eligible to be claimed as a dependent by another taxpayer for federal or Hawaii state individual income tax purposes, a food/excise tax rebate; provided that an individual who has no income or no income taxable under this law and who is not claimed or is not otherwise eligible to be claimed as a dependent by a taxpayer for federal or Hawaii state individual income tax purposes shall be eligible for this rebate. -- HB0025 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0027 HD1 (HSCR 779)

RELATING TO THE STATE BUDGET.

Introduced by: Yamashita K

Amendment relating to the state budget. -- HB0027 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to WAM

HB0028 HD1 (HSCR 780)

RELATING TO STATE PROGRAMS.

Introduced by: Yamashita K

Amendment relating to state programs. -- HB0028 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to WAM

HB0032 HD1 (HSCR 428)

RELATING TO GOVERNMENT SERVICES.

Introduced by: Yamashita K

Amends provisions relating to office of the legislative analyst established. Requires the committee to appoint a legislative analyst who shall serve for a term of 4 years. Allows the committee to remove the legislative analyst from office by a 3/4 vote of its members, but only for cause. Allows the legislative analyst and other clerical and technical employees to participate in any employee benefit program plan or privilege generally available to state employees. -- HB0032 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to GVO then WAM

HB0033 HD1 (HSCR 937)

RELATING TO STATE BONDS.

Introduced by: Yamashita K, Nishimoto S

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. (\$\$) -- HB0033 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0035 HD1 (HSCR 938)

RELATING TO NON-GENERAL FUND REPORTS.

Introduced by: Yamashita K

Amends provisions relating to non-general fund program measures reports. Provides that no

LRB Systems March 9, 2023

later than October 1 annually, each department shall submit to the legislature a report for each non-general fund account under its control that shall include but not be limited to a summary identifying and quantifying the target population served for each of the 4 prior fiscal years; and to be served in each of the ensuing 2 fiscal years; measures by which the effectiveness of serving the target population and attaining the objectives is to be assessed; the level of effectiveness achieved in the 4 prior fiscal years and planned for each of the ensuing 2 fiscal years; and a description of the activities encompassed. Amends provisions non-general fund cost element reports. Report to legislature. -- HB0035 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0037

RELATING TO NON-GENERAL FUNDS.

Introduced by: Yamashita K

Abolishes the native Hawaiian rights fund of the office of Hawaiian Affairs, pursuant to the recommendation made by the auditor in auditor's report no. 22-02, and transfers any unencumbered balance to the general fund. -- Abolishes the native Hawaiian rights fund, administratively established in 1987, and requires any unencumbered balance to lapse to the credit of the general fund. -- HB0037

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0038 HD1 (HSCR 14)

RELATING TO NON-GENERAL FUNDS.

Introduced by: Yamashita K

Amends provisions relating to department of human resources development. Establishes in the state treasury the human resources development revolving fund, to be administered by the department of human resources development, which shall consist of all revenues received by the department as a result of entrepreneurial efforts in securing new sources of funds not provided for in the department's budget for services rendered by the department, all revenues received by the department from the charging of participant fees for in-service training that are in addition to general fund appropriations in the department's budget for developing and operating in-service training programs, appropriations made by the legislature to the fund, and moneys directed to the department from any other source, including gifts, grants, and awards. Requires moneys in the human resources development revolving fund to be used for supporting the department's entrepreneurial initiatives, training activities, and programs; administrative costs of the department's entrepreneurial initiatives, training activities, and programs; and any other purpose deemed necessary by the director for the purpose of facilitating the department's entrepreneurial initiatives, training activities, and programs. --HB0038 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB0039 HD1 (HSCR 939)

RELATING TO NON-GENERAL FUNDS.

Introduced by: Yamashita K

Reclassifies or abolishes certain non-general funds of the department of taxation, pursuant to the recommendations made by the auditor in auditor's report no. 22-14, and transfers any unencumbered balance of an abolished fund to the general fund. Requires the litigated claims fund, an administratively established trust fund, to be reclassified as a trust account. Abolishes the temporary deposits--payroll overpayment trust account, administratively established in 2008, and requires any unencumbered balance to lapse to the credit of the general fund. -- HB0039 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0040

RELATING TO THE GENERAL FUND.

Introduced by: Yamashita K

Requires there to be allowed each resident individual taxpayer who files an individual income tax return for the 2023 taxable year and who is not claimed or is not otherwise eligible to be claimed as a dependent by another taxpayer for federal or Hawaii state individual income tax purposes, a general income tax credit of _____ dollars, which shall be deducted from income tax liability computed under income tax law; provided that a resident individual who has no income or no income taxable under income tax law, and who is not claimed or is not otherwise eligible to be claimed as a dependent by another taxpayer for federal or Hawaii state individual income tax purposes may claim this credit. -- Provides that in accordance with article VII, section 6, of the Hawaii Constitution, there is appropriated out of the general revenues of the State of Hawaii the sum of _____ dollars or so much thereof as may be necessary for fiscal year 2023-2024 for deposit into the other post-employment benefits trust fund established under provisions relating to other post-employment benefits trust. -- Provides that in accordance with article VII, section 6, of the Hawaii Constitution, there is appropriated

out of the general revenues of the State of Hawaii the sum of dollars or so much thereof as may be necessary for fiscal year 2023-2024 for deposit into the emergency and budget reserve fund established under provisions relating to emergency and budget reserve fund. (\$\$) -- HB0040

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0042 HD1 (HSCR 27)

RELATING TO CAMPAIGN FINANCE.

Introduced by: Kong S

Amends provisions relating to disposition of campaign funds; termination of registration. Requires the candidate committee and candidate who receives contributions for an election but fails to file nomination papers for that election to return residual funds to the contributors or donate the funds pursuant to this provision no later than 90 days after the date on which nominations for that election shall be filed. Requires funds not returned to contributors or donated pursuant to this provision to escheat to the Hawaii election campaign fund. Allows a candidate who loses an election and the candidate committee of the candidate to use campaign funds as provided in provisions relating to campaign funds only used for certain purposes, return funds to contributors, or donate funds pursuant to this provision until 1 year from the date of the election for which the campaign funds were received. Requires funds that are not used, returned to contributors, or donated pursuant to this provision to escheat to the Hawaii election campaign fund. Allows candidates and candidate committees described in this provision to donate the campaign funds specified in those provision to the general fund of the State or to the real property tax general fund of any county of the State. -- HB0042 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0054 HD1 (HSCR 23)

RELATING TO EDUCATION.

Introduced by: Woodson J, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Lowen N, Marten L, Matayoshi S, Mizuno J, Nakashima M, Onishi R, Perruso A, Quinlan S, Sayama J, Takayama G, Tam A, Tarnas D, Todd C, Ward G

Establishes provisions related to nationally certified school psychologist; incentive program. Establishes within the department of education a nationally certified school psychologist incentive program to recognize and support exemplary educational practice by offering incentive payments to school psychologists who earn the nationally certified school psychologist credential from the National Association of School Psychologists. Appropriation to the Department of Education to offer incentive pay for the nationally certified school psychologist incentive program. (\$\$) -- HB0054 HD1

Mar=03 23 Introduction/Passed First Reading - Senate Current Status:

Mar=09 23 Multiple Referral to EDU then WAM

HB0055 HD1 (HSCR 334)

RELATING TO EDUCATION.

Introduced by: Woodson J, Cochran E, Ganaden S, Hashem M, Hussey-Burdick N, Kapela J, Lowen N, Marten L, Mizuno J, Perruso A, Tarnas D, Todd C, Ward G

Establishes provisions relating to sustainable community school pilot program; grants; planning. Requires the department to establish a two-year sustainable community school pilot program and make grants available to plan for sustainable community schools. Requires the pilot program to terminate on June 30, 2025 (sunset). -- Establishes provisions relating to sustainable community school pilot program; grants; implementation. Requires the department to make sustainable community schools operational grants of up to a year available to implement a sustainable community school's strategy. Report to the legislature. -- HB0055 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0057 HD1 (HSCR 39)

RELATING TO WORKERS' COMPENSATION.

Introduced by: Todd C, Kahaloa K, Kapela J, Lowen N, Onishi R, Tarnas D

Amends provisions relating to volunteer fire stations under general provisions law. Provides that for volunteer firefighters, average weekly wages shall be computed as set forth in provisions relating to generally under workers' compensation law. -- Amends provisions relating to generally under workers' compensation law. Provides that in computing the average weekly wages of an injured public board member, reserve police officer, police chaplain, reserve public safety law enforcement officer, sheriffs' chaplain, volunteer firefighter, volunteer boating enforcement officer, or volunteer conservation and resources enforcement officer wages of other employees in comparable employment may be considered. -- HB0057 HD1

Mar=07 23 Introduction/Passed First Reading - Senate Current Status:

Mar=09 23 Multiple Referral to LBT/ PSM/ then WAM

HB0067 HD1 (HSCR 324) MAKING AN APPROPRIATION FOR THE PU'UHONUA PROGRAM.

Introduced by: Matayoshi S, Kitagawa L, Marten L, Quinlan S

Appropriation to the university of Hawaii for the Windward community college puuhonua

(pu'uhonua) program. (\$\$) -- HB0067 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE/ PSM/ then WAM

HB0068 HD1 (HSCR 69) RELATING TO CRIMINAL JUSTICE.

Introduced by: Matayoshi S, Chun C, Cochran E, Hussey-Burdick N, Ichiyama L, Lowen N, Marten L, Morikawa D, Nakashima M, Nishimoto S, Takayama G, Tam A, Tarnas D

Appropriation to the judiciary for the establishment of a centralized statewide criminal pretrial

justice data reporting and collection system. (\$\$) -- HB0068 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0069 HD1 (HSCR 36) RELATING TO AFTER-SCHOOL PROGRAMS.

Introduced by: Matayoshi S, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Lamosao R, Lowen N, Marten L, Mizuno J, Nakashima M, Nishimoto S, Perruso A, Quinlan

S, Sayama J, Tam A, Tarnas D, Todd C

Appropriation to the department of education for the department's resources for enrichment,

athletics, culture and health program. (\$\$) -- HB0069 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0070 HD2 (HSCR 1073) RELATING TO CONTROLLED SUBSTANCES.

Introduced by: Matayoshi S, Nakashima M

Amends provisions relating to hemp processing; hemp product sale and prohibitions; labeling. Prohibits a person to sell, hold, offer, or distribute for sale any hemp product into which a synthetic cannabinoid has been added or that contains cannabinoids created through isomerization, including Delta 6 cis or trans tetrahydrocannabinol, and their optical isomers (other names: Delta 8 cis or trans tetrahydrocannabinol, and their optical isomers); provided that this paragraph shall not be construed to prohibit a medical cannabis dispensary licensed pursuant to medical cannabis dispensary system law from selling or holding, offering, or distributing for sale cannabis or manufactured cannabis products that contain naturally occurring Delta 8 tetrahydrocannabinol. -- Amends provisions relating to schedule I under uniform controlled substances Act. Provides that any cannabinoid to include Delta 8 cis or trans tetrahydrocannabinol, and their optical isomers. -- HB0070 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0074 HD1 (HSCR 12) RELATING TO THE GENERAL EXCISE TAX.

Introduced by: Todd C, Hashimoto T, Marten L, Onishi R

Amends provisions relating to aircraft service and maintenance facility. Redefines aircraft service and maintenance facility to mean a facility for aircraft service and maintenance that; services and maintains jet aircraft and is no less than 30,000 square feet in area, which may include ancillary space that is integral to the facility, such as parts and inventory warehouse space, tool rooms, and related administrative and employee space; or services and maintains helicopters and in which no less than 75 per cent of the helicopters serviced and maintained annually are equipped with quiet technology. Defines quiet technology to mean the use of design, technologies, and structure modifications to rotorcraft to reduce or redirect the sound generated by the engine exhaust, tail, or the main rotor, and that reduces the craft's total overall noise level by at least decibels. -- HB0074 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0080 HD2 (HSCR 1101) RELATING TO AUTHENTIC ASSESSMENTS.

Introduced by: Kapela J, Cochran E, Ganaden S, Hussey-Burdick N, Marten L, Perruso A,

Tam A, Tarnas D, Ward G

Amends provisions relating to standards-based curriculum. Allows school complexes to develop rigorous classroom-based performance assessments which may include authentic assessments. Defines authentic assessment to mean an evaluation of student performance that involves multiple forms of measurement other than standardized testing and that connects instructional content to real-world problem-solving, including project-based learning and problem-based learning. -- HB0080 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

•

HB0085 HD1 (HSCR 116) RELATING TO SINGLE-USE PLASTICS.

Introduced by: Quinlan S, Chun C, Hashimoto T, Holt D, Hussey-Burdick N, Kahaloa K,

LRB Systems March 9, 2023

Lamosao R, Lowen N, Matayoshi S, Todd C

Establishes provisions relating to personal care products; small plastic bottles; lodging establishments; prohibition under solid waste pollution. Provides that beginning on January 1, 2025, for lodging establishments with more than 50 sleeping room accommodations; and on January 1, 2027, for lodging establishments with 50 or fewer sleeping room accommodations, prohibits a lodging establishment to provide a small plastic bottle containing a personal care product to a person staying in a sleeping room accommodation, in any space within the sleeping room accommodation, or within any bathrooms used by the public or guests. Exempts a lodging establishment to use bulk dispensers of personal care products; and provide personal care products in small plastic bottles to a person at no cost, upon request, at a place other than a sleeping room accommodation; a space within the sleeping room accommodation; or within any bathrooms used by the public or guests. Allows the department of health to inspect sleeping accommodations in a lodging establishment and issue a citation for a violation. Establishes civil penalties. -- HB0085 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to EET/ AEN/ then CPN/ JDC/

HB0088 HD1 (HSCR 204)

RELATING TO COASTAL EROSION.

Introduced by: Quinlan S

Requires the University of Hawaii to establish and implement a 2 year program to study sand movement patterns and coastal erosion along the coast between Sunset beach park and Ehukai beach park on the north shore of Oahu. Requires the study to examine the impact of sandbag wall, tarps, rocks placed in the shoreline, sand pushing, and coastal restoration on beach processes. Report to legislature. Prohibits homeowners to install or use a sandbag wall, between July 1, 2023, and December 31, 2025, unless authorized by an emergency permit from the department of land and natural resources. Appropriation to the University of Hawaii to study sand movement patterns and coastal erosion along the coast between Sunset beach park and Ehukai beach park on the north shore of Oahu, including the impact of sandbag walls, tarps, rocks placed in the shoreline, sand pushing, and coastal restoration on beach processes. (\$\$) -- HB0088 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0089

RELATING TO CAMPAIGN CONTRIBUTIONS BY CANDIDATE COMMITTEES.

Introduced by: Saiki S (BR)

Amends provisions relating to contributions to candidate committees; limits by changing its title to contributions to candidate committees; limits; when prohibited. Prohibits an elected official as defined in provisions relating to fundraiser; notice of intent to solicit or accept campaign contributions during any regular session or special session of the legislature, including any extension of any regular session or special session and any legislative recess day, holiday, or weekend. -- HB0089

Current Status: Feb=08 23 Introduction/Passed First Reading - Senate

Feb=09 23 Single Referral to JDC

HB0090

RELATING TO COMMITTEE FUNDRAISERS.

Introduced by: Saiki S (BR)

Amends provisions relating to fundraiser; fundraiser event; notice of intent; when prohibited. Redefines fundraiser to mean any function held for the benefit of a candidate, candidate committee, or noncandidate committee that is intended or designed, directly or indirectly, to raise contributions for which any price is charged or any contribution is suggested for attending the function. -- HB0090

Current Status: Feb=08 23 Introduction/Passed First Reading - Senate

Feb=09 23 Single Referral to JDC

HB0091 HD1 (HSCR 83)

RELATING TO ORDERS OF THE CAMPAIGN SPENDING COMMISSION.

Introduced by: Saiki S (BR)

Amends provisions relating to administrative fines; relief. Requires these rights to deemed waived if the order is a preliminary determination of probable cause rendered during a public agency meetings and records law meeting pursuant to provisions relating to notice of complaint; opportunity to explain or respond to complaint and the person fails to request a contested case hearing within 20 days of receipt of the preliminary determination, as provided in provisions relating to preliminary determination regarding probable cause. -- Provides that in addition to contempt proceedings, the campaign spending commission may file the commission's order in the 1st circuit court to have the order confirmed as a judgment, which shall then have the same force and effect and shall be enforceable and collectible in the same manner as other judgments issued by the circuit courts; provided that there shall be no appeal

from the judgment. -- HB0091 HD1

Current Status: Feb=09 23 Introduction/Passed First Reading - Senate

Feb=09 23 Single Referral to JDC

HB0092

RELATING TO VIOLATIONS OF CAMPAIGN FINANCE LAW.

Introduced by: Saiki S (BR)

Amends provisions relating to administrative fines; relief. Changes assessment of fine on an individual to on a person other than a noncandidate committee that makes only independent expenditures and changes the amount of the fine to not to exceed 1,000 dollars for each occurrence or an amount not to exceed 3 times the amount of an unlawful contribution or expenditure. Changes the assessment of a fine on a corporation, organization, association, or labor union to on a noncandidate committee that makes only independent expenditures and has either received at least 1 contribution of more than 10,000 dollars from any 1 person or has made expenditures of more than 10,000 dollars in the aggregate, in an election period, and changes the amount of the fine to not to exceed 5,000 dollars for each occurrence or an amount not to exceed 3 times the amount of an unlawful contribution or expenditure. Provides that if an administrative fine is imposed upon a candidate or noncandidate committee, the campaign spending commission may order that the fine, or any portion of the fine, be paid from the personal funds of the candidate or officers of the noncandidate committee. --HB0092

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0093

RELATING TO ORGANIZATIONAL REPORTS.

Introduced by: Saiki S (BR)

Amends provisions relating to organizational report, candidate committee and provisions relating to organizational report, noncandidate committee. Requires the campaign spending commission to publish on its website the names of all candidates who have failed to file the organizational report; or correct a report within 2 weeks after the commission provides a notice to correct. -- HB0093

Current Status: Feb=08 23 Introduction/Passed First Reading - Senate

Feb=09 23 Single Referral to JDC

HB0095 HD2 (HSCR 1185)

RELATING TO PARTIAL PUBLIC FINANCING OF ELECTIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to maximum amount of public funds available to candidate. Prohibits the maximum amount of public funds available in each election to a candidate for the office of governor, lieutenant governor, or mayor of the city and county of Honolulu or county of Hawaii to exceed 15 per cent; the office of state senator, state representative, mayor of the county of Kauai or county of Maui, county council member, and prosecuting attorney to exceed 22.5 per cent; or the office of Hawaiian affairs to exceed 10 per cent, of the expenditure limit established provisions relating to voluntary expenditure limits; filing affidavit for each election. -- Amends provisions relating to minimum qualifying contribution amounts; qualifying contribution statement. Adjusts the minimum amount of qualifying contributions certain candidates must receive to participate in the program. Increases the matching fund payments for excess qualifying contributions. -- HB0095 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0097 HD1 (HSCR 84)

RELATING TO PRELIMINARY DETERMINATION OF PROBABLE CAUSE.

Introduced by: Saiki S (BR)

Amends provisions relating to preliminary determination regarding probable cause. Requires the preliminary determination with findings of fact and conclusions of law to be served upon the respondent by 1st class mail and electronic mail. Provides that if the respondent is a candidate, candidate committee, or noncandidate committee and the preliminary determination is mailed to the address contained in the organizational report of the candidate or committee, there shall be a presumption that the candidate or committee received the preliminary determination within 5 business days of the preliminary determination being mailed. -- HB0097 HD1

Current Status: Feb=09 23 Introduction/Passed First Reading - Senate

Feb=09 23 Single Referral to JDC

HB0099

RELATING TO LIMITING A CAMPAIGN'S ACCEPTANCE OF CASH CONTRIBUTIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to contributions, generally. Prohibits a candidate, candidate committee, or noncandidate committee, to accept a contribution of more than 100 dollars in cash, in the aggregate, from a single person during each election period and shall issue a

receipt to the contributor and keep a record of the contribution. -- HB0099 Current Status: Feb=08 23 Introduction/Passed First Reading - Senate

Feb=09 23 Single Referral to JDC

HB0100 HD1 (HSCR 828)

RELATING TO CRIMINAL JUSTICE DATA SHARING.

Introduced by: Saiki S (BR)

Establishes the criminal justice data sharing working group to address the complexities of statewide data sharing in the criminal justice system and make recommendations for a statewide criminal justice data repository. Requires the working group to develop a formal memoranda of agreement to be executed by participating agencies to ensure the repository's continued operation and coordinated planning and development; and identify operational and policy drivers that will influence development priorities for the repository in the short and long term. Requires the working group to comprise the following members the chief of police for the counties of hawaii, maui, kauai, and the city and county of honolulu, or the chief's designee; and other representatives. Requires the working group to select a chairperson and vice chairperson from among its members. Allows the working group to hold informational briefings and listening sessions to gather input from the public on issues related to criminal justice data sharing within the state. Reports to the legislature. Requests the legislative reference bureau to provide staff, research, and drafting assistance to the working group. Requires the working group to be officially convened at the pleasure of the chairperson and vice chairperson, but no later than August 1, 2023. Allows the data to be shared between departments to include for each criminal case specific requirements. Requires the working (sunset). -- HB0100 HD1 group to cease to exist on

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0102

RELATING TO PROFESSIONAL ENGINEERS.

Introduced by: Saiki S (BR)

Amends provisions relating to qualifications for licensure. Prohibits a person to be eligible for licensure as a professional engineer unless the person is a graduate of a school or college approved by the state board of professional engineers, architects, surveyors, and landscape architects as of satisfactory standing, and has completed an engineering curriculum of 4 years or more; has had 4 years of full time or equivalent part time professional level government employment performing lawful experience in review of engineered plans and calculations under the direct supervision of an applicably licensed engineer; and has successfully passed a written examination, prescribed by the board and designed to test the person's knowledge, skill, and competency in the profession of engineering. -- HB0102

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to PSM then CPN

HB0105 HD2 (HSCR 1069)

RELATING TO LICENSE PLATES.

Introduced by: Saiki S (BR)

Amends provisions relating to requires all number plates to; effective until December 31, 2023, bear the word "Hawaii" along the upper portion of the plate and the words "Aloha State" along the lower portion of the plate; and effective January 1, 2024, bear the word "Hawaii" along the upper portion of the plate and the words "Aloha State" along the lower portion of the plate, and both "Hawaii" and "Aloha State" may either contain all uppercase or lowercase letters or have the 1st letter of each word be uppercase. -- HB0105 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0107 HD1 (HSCR 827)

RELATING TO RENEWAL OF DRIVER'S LICENSES.

Introduced by: Saiki S (BR)

Amends provisions relating to license renewals; procedures and requirements under highway safety law. Allows any person who holds a category (1), (2), or (3) license issued under this part to apply for a renewal of the driver's license online, by using any electronic or digital means provided by the examiner of drivers, or by mail. Prohibits driver's license to be renewable by mail or by electronic or digital means for more than 2 consecutive renewals, regardless of whether the license expires, as provided under provisions relating to expiration of licenses; 16 years have lapsed since the applicant had appeared in person. -- HB0107 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0110 HD1 (HSCR 295)

RELATING TO LICENSE PLATES.

Introduced by: Saiki S (BR)

Amends provisions relating to special number plates. Provides that effective January 1, 2024, appropriate diacritical marks may be allowed for Hawaiian words. -- HB0110 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0118

RELATING TO TRAFFIC FINES.

Introduced by: Saiki S (BR)

Establishes provisions relating to prohibitions or restrictions on stopping, standing, or parking of vehicles on county highways. Allows each county, by ordinance, to prohibit or restrict the stopping, standing, or parking of vehicles by designating specific sections of county highways that shall be subject to provisions relating to noncompliance with stopping, standing, or parking requirements. Provides that upon adoption of the ordinance, the county shall submit to the judiciary notice of the adoption of the ordinance and a copy of the ordinance. -- Amends provisions relating to noncompliance with stopping, standing, or parking requirements. Provides that any person committing a violation of any law or ordinance prohibiting or restricting the stopping, standing, or parking of vehicles on state highways or designated county highways shall be charged, in addition to any other applicable penalties and fines, a state highway enforcement program surcharge of 200 dollars to be enforced and collected by the district courts and to be deposited into the state highway fund. -- HB0118

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to TCA/ PSM/ then JDC

HB0126 HD1 (HSCR 76)

RELATING TO PUBLIC CORRUPTION.

Introduced by: Saiki S (BR)

Amends provisions relating to bribery. Requires to be a defense to a prosecution under this provision that the accused conferred or agreed to confer the pecuniary benefit as a result of extortion or coercion. Bribery is a class B felony; provided that bribery is a class A felony if the public servant is an elected or appointed official; the value, or aggregate value, of the pecuniary benefit described in this provision exceeds 20,000 dollars; or the person commits 3 or more acts of bribery as described in this provision in a 3-year period. -- HB0126 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0129

RELATING TO RECOUNTS.

Introduced by: Saiki S (BR)

Amends provisions relating to mandatory recount of votes. Requires the chief election officer, or the clerk in the case of a county election, to conduct a recount of all votes cast for any office or ballot question in any election if the official tabulation of all of the returns for that office or question reveals that the difference in the number of votes cast in the affirmative for the ballot question and the number of votes cast in the negative for the ballot question, including when applicable, the tabulation of blank votes, is equal to or less than 100 votes or 1/4 of 1 per cent of the total number of votes cast for the contest, whichever is lesser. Requires all mandatory recounts of votes under this provision to be completed and the results publicly announced by the 5th business day after election day. — Amends provisions relating to contests for cause in primary, special primary elections, and county elections held concurrently with a regularly scheduled primary or special primary election. Repeals provisions that requires a complaint for a contest for cause that arises from a mandatory recount to be filed no later than 4:30 pm on the 3rd calendar day following the public announcement of the results of the mandatory recount. — HB0129

Current Status: Feb=14 23 Introduction/Passed First Reading - Senate

Feb=14 23 Single Referral to JDC

HB0130 HD1 (HSCR 290)

RELATING TO VALIDATION OF BALLOTS.

Introduced by: Saiki S (BR)

Amends provisions relating to counting of mail in ballots; validity; ballots included in recounts; certification of final tabulation. Requires the county clerk of the respective counties to make reasonable efforts to determine the validity of ballots within 5 business days following an election day. Prohibits a ballot to be validated beyond the 5th business day following an election. -- Prohibits an election result to be certified pursuant to provisions relating to certification of results of election unless all ballots verified as valid by the clerk within 5 business days following an election day have been added to the final tabulation. -- HB0130 HD1

Current Status: Feb=14 23 Introduction/Passed First Reading - Senate

Feb=14 23 Single Referral to JDC

HB0132 HD1 (HSCR 781)

RELATING TO ELECTIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under voting systems law. Defines direct recording electronic voting system to mean a system that generates a voter verifiable paper audit trail and utilizes electronic components, which are logically and physically integrated into a single unit, for the functions of ballot presentation, vote capture, vote recording, and tabulation.

Redefines electronic voting system to include but is not limited to the mechanical tabulation system and direct recording electronic voting system. Defines marksense ballot voting system to mean a mechanical tabulation system using paper ballots and optical scanning, digital scanning, or similar technology equipment, for which the voter manually records votes by marking the appropriate voting position on the ballot, with a prescribed marking device, in the manner instructed by the chief election officer; and the marks on the ballots are subsequently read by the optical scan, digital scan, or similar technology device, in conformance with the specifications of the voting system selected by the chief election officer. Defines mechanical tabulation system to mean an automatic tabulation system, including a marksense ballot voting system, that tabulates paper ballots. Provides that the mechanical tabulation system does not include a direct recording electronic voting system. -- Amends provisions relating to electronic voting requirements. Specifies additional requirements and procedures with which the chief election officer must comply when using an electronic voting system, including procedures for conducting the post-election, pre-certification audit. -- HB0132 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0136 HD1 (HSCR 776)

RELATING TO LEGISLATIVE ALLOWANCE.

Introduced by: Saiki S (BR)

Amends provisions relating to allowance for incidental expenses. Requires each house of the legislature to post on the legislature's website, on an annual basis and in a manner prescribed by the respective rules of each house, a report of the legislative allowance expenditures for each member of the respective house. -- HB0136 HD1

Current Status: Feb=22 23 Introduction/Passed First Reading - Senate

Feb=22 23 Single Referral to JDC

HB0137 HD1 (HSCR 289)

RELATING TO LOBBYISTS.

Introduced by: Saiki S (BR)

Amends provisions relating to contributions and expenditures; statement under lobbyists law. Requires the statement to contain specific information, including the identity, by bill number, resolution number, and, if applicable, budget cost or program identification number, or other similar identifier, of the legislative or administrative action that was commented on, supported by, or opposed by the person filing the statement during the statement period. -- HB0137 HD1 Current Status: Feb=14 23 Introduction/Passed First Reading - Senate

Feb=14 23 Single Referral to JDC

HB0138

RELATING TO MANDATORY LOBBYIST TRAINING.

Introduced by: Saiki S (BR)

Amends provisions relating to mandatory lobbyist training. Provides that before registering pursuant to provisions relating to registration of lobbyists, requirements, each lobbyist shall complete the lobbyist training course administered by the state ethics commission. Requires registered lobbyists to repeat the lobbyist training course required by this provision at least once every 2 years. -- Amends provisions relating to registration of lobbyists, requirements. Requires each lobbyist to provide and certify the following information, including documentation confirming the lobbyist's completion of the mandatory lobbyist training course pursuant to this provision. -- Amends provisions relating to penalties; administrative fines. Requires any person who fails to provide information required by provisions relating to registration of lobbyists, requirements, including documentation confirming completion of the mandatory lobbyist training course, or provisions relating to contributions and expenditures; statement; to be subject to an administrative fine imposed by the state ethics commission that shall not exceed 1,000 dollars for each violation of this law. -- Provides that in the absence of good cause shown, each lobbyist who is registered with the state ethics commission as of the effective date of this Act shall complete the lobbyist training course required by this Act, within 6 months following the effective date of this Act, and at least once every 2 years thereafter. -- HB0138

Current Status: Feb=14 23 Introduction/Passed First Reading - Senate

Feb=14 23 Multiple Referral to JDC then WAM

HB0140

RELATING TO RECORD DISPOSITION.

Introduced by: Saiki S (BR)

Amends provisions relating to disclosure files; disposition under standards of conduct law. Provides that upon the expiration of the 6 year period, the financial disclosure statement and all copies thereof may be destroyed. Provides that upon the expiration of 6 years after an election for which a candidate for state elective office or a constitutional convention has filed a financial disclosure statement, the state ethics commission may destroy the candidate's

financial disclosure statement and all copies thereof. -- Amends provisions relating to manner of filing; public records. Requires all statements required by this law to be filed with the state ethics commission to be maintained by the state ethics commission for a period of no less than 6 years from the date of filing; and shall constitute part of the public records of the state ethics commission. -- Requires this Act to apply to all disclosures that were filed before the effective date of this Act and that are in the state ethics commission's possession and control. -- HB0140

Current Status: Feb=14 23 Introduction/Passed First Reading - Senate

Feb=14 23 Single Referral to JDC

HB0141 HD1 (HSCR 782)

RELATING TO FINANCIAL DISCLOSURES.

Introduced by: Saiki S (BR)

Amends provisions relating to requirements of disclosure. Requires each member of the legislature to also disclose the name of any person that is subject to provisions relating to contributions and expenditures; statement and that is a business partner of the member; an employer of the member; an officer or director of the member's employer; or a client of the member, member's partner, or member's employer, where the client provided at least 5,000 dollars of income during the preceding calendar year. -- HB0141 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0142

RELATING TO GIFTS FROM LOBBYISTS.

Introduced by: Saiki S (BR)

Establishes provisions relating to unlawful gifts by lobbyists. Makes it unlawful for a lobbyist or any person or entity required to file a statement of expenditures under provisions relating to contributions and expenditures; statement to make a gift to a legislator or employee that is prohibited by provisions relating to gifts or title 21, chapter 7 of the Hawaii administrative rules (Hawaii state ethics commission gifts and fair treatment). -- Amends provisions relating to penalties; administrative fines. Requires any person or entity that makes a gift in violation of section 97-____; to be subject to an administrative fine imposed by the state ethics commission that shall not exceed 1,000 dollars for each violation of this law. -- HB0142

Current Status: Feb=14 23 Introduction/Passed First Reading - Senate

Feb=14 23 Single Referral to JDC

HB0143 HD1 (HSCR 40)

RELATING TO THE REDUCED IGNITION PROPENSITY CIGARETTE PROGRAM.

Introduced by: Saiki S (BR)

Amends provisions relating to reduced ignition propensity cigarette program special fund. Allows moneys in the reduced ignition propensity cigarette program special fund to also be administered and expended by the state fire council to defray the cost of statewide fire prevention, education, life safety, and preparedness programs, especially as those programs relate to youth, seniors, and persons with disabilities, including the hiring of administrative personnel. -- HB0143 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM then WAM

HB0146 HD1 (HSCR 29)

RELATING TO THE STATE FIRE COUNCIL.

Introduced by: Saiki S (BR)

Amends provisions relating to state fire council; composition; functions. Requires the state fire council to be placed within the department of labor and industrial relations for administrative purposes. Requires the state fire council to consist of the fire chiefs of the counties, the fire chief of the hawaii state aircraft rescue fire fighting unit, and a representative of the division of forestry and wildlife of the department of land and natural resources. Allows the state fire council to appoint an advisory committee to assist it in carrying out its functions under this law. Allows the advisory committee to include the heads of the various county building departments, including a representative of the hawaii state aircraft rescue fire fighting unit, a representative of the division of forestry and wildlife of the department of land and natural resources, and allows other members of the public as the state fire council to determine who best assist it. Allows the state fire council to also appoint advisory committees comprised of representatives from each county fire department, a representative of the hawaii state aircraft rescue fire fighting unit, and a representative of the division of forestry and wildlife of the department of land and natural resources to assist in drafting the state fire code and coordinating statewide training, data collection, and contingency planning needs for firefighters; and advise and assist the county and state fire departments to prescribe standard procedures and forms relating to inspections, investigations, and reporting of fires, to approve plans for cooperation among the county fire departments, and to advise the governor and the

legislature with respect to fire prevention and protection, life safety, and any other functions or activities for which the various county fire departments are generally responsible. --

HB0146 HD1

Current Status: Feb=22 23 Introduction/Passed First Reading - Senate

Feb=22 23 Multiple Referral to PSM/ WTL/ then WAM

HB0153 HD1 (HSCR 137)

RELATING TO STATE WATER CODE PENALTIES.

Introduced by: Ichiyama L, Poepoe M, Takayama G, Tarnas D

Amends provisions relating to penalties and common law remedies. Requires violation fine to be no less than 50 dollars and to not exceed 25,000 dollars per violation. Requires that each day that a violation exists or continues to exist is to constitute a separate offense. Requires penalties for continuing violations to be assessed from the earliest known date of the violation to be determined by the commission on water resource management by a preponderance of the evidence; provided that if the earliest known date cannot be determined by a preponderance of the evidence, penalties for continuing violations shall be assessed from the earliest date the commission is made aware of the violation. -- Appropriations to be expended by the department of land and natural resources for full-time equivalent (2.0 FTE) general professional positions in the commission on water resource management. (\$\$) --HB0153 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0159 HD1 (HSCR 486)

RELATING TO LIQUOR LICENSES.

Introduced by: Todd C (BR)

Amends provisions relating to application; penalty for false statements under intoxicating liquor law. Exempts notarized application for the renewal of a license. -- HB0159 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to CPN then JDC

HB0161 HD1 (HSCR 16)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Matayoshi S, Garrett A

Amends provisions relating to Hawaii labor relations board. Requires the representative of labor to be a person who is appointed by the governor and whose name has been submitted to the governor to serve as the representative of labor by the exclusive representatives certified pursuant to provisions relating to recognition and representation; employee participation. Requires the process to determine the nominee whose name is to be submitted to the governor to be determined by a simple majority of the exclusive representatives certified pursuant to provisions relating to recognition and representation; employee participation. Requires the governor to transmit the name of the person nominated to serve as the representative of labor to the senate for advice and consent not later than 20 days after submission of the nominee's name to the governor; provided that, if the governor fails to nominate the person selected by a simple majority of exclusive representatives in accordance with this provision, the simple majority of exclusive representatives shall transmit the person's name directly to the senate for confirmation. -- HB0161 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then JDC

HB0163 HD1 (HSCR 310)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Matayoshi S, Garrett A

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; 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; provided that the parties may mutually agree on repricing procedures in conformance with this provision; provided further that a repricing request can only be submitted once per occupation in any 18 month period. -- 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. -- HB0163 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM/ JDC/

HB0164 HD1 (HSCR 361)

RELATING TO PROFESSIONAL LICENSE FEE RENEWALS.

Introduced by: Matayoshi S, Garrett A

Establishes provisions relating to professional licenses; renewal fees. Requires each employer to pay any fee required for the renewal of any professional license held by an employee of that employer that is necessary for the employee to carry out the employee's duties; provided that nothing in this provision shall be construed as requiring an employer to pay for an employee's initial professional license fee; provided further that an employee who ceases employment with the employer that paid the renewal fee shall pay back to the employer the amount of the fee that is proportional to the remaining term of the license. --

HB0164 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT/ CPN/ then WAM

HB0165 HD1 (HSCR 272)

RELATING TO INTERNAL COMPLAINT PROCEDURES.

Introduced by: Matayoshi S, Garrett A

Amends provisions relating to internal complaint procedures under civil service law. Requires a formal complaint to be filed within 20 working days; provided that if efforts were made to resolve the complaint informally, the deadline for filing a formal complaint under internal complaint procedures shall be tolled after receipt of a reply to the informal complaint. --

HB0165 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then JDC

HB0167 HD2 (HSCR 1079)

RELATING TO WAGES.

Introduced by: Matayoshi S (BR)

Amends provisions relating to contractor liability; unpaid wages. Requires a general contractor entering into or under a contract in the State for the erection, construction, alteration, or repair of a building, structure, or other private work not subject to wages and hours of employees on public works law to assume and is liable for any debt owed to a claimant for wages incurred by a subcontractor at any tier acting under, by, or for the general contractor, for the claimant's performance of labor included in the contract between the general contractor and the owner. Prohibits the general contractor's liability under this provision to extend to penalties, consequential or liquidated damages, or any benefit, fringe benefit, or contribution claims. Allows the director of the department of labor and industrial relations to enforce liability for unpaid wages against a general contractor. Requires the general contractor's liability to be limited to unpaid wages, including any interest owed. Allows a joint labor management cooperation committee established pursuant to section 175a of the federal Labor Management Cooperation Act of 1978 (29 U.S.C. 175a) to bring an action in any court of competent jurisdiction against a general contractor or subcontractor at any tier for unpaid wages owed to a claimant by the general contractor or subcontractor for the performance of private work, including unpaid wages owed by the general contractor. Allows the court to award a prevailing party in such an action reasonable attorney's fees and cost, including expert witness fees. Requires an action brought pursuant to this provision to be filed within 1 year from the date on which the person did or performed the labor for which the claim is made, but no later than 45 days after the date of completion as defined in provisions relating to filing notice, contents under mechanic's and materialman's lien. -- Amends provisions relating to definitions under wages and other compensation, payment of law. Redefines employer to include a general contractor who, for purposes of wages owed to a subcontractor's employees, is deemed the employer for enforcement. -- HB0167 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0168 HD2 (HSCR 530)

RELATING TO PUBLIC WORKS.

Introduced by: Matayoshi S (BR)

Amends provisions relating to violations; penalties under wages and hours of employees on public works law. Where the department finds that a 1st violation of this law has been committed, the department of labor and industrial relations, after proper notice and opportunity for hearing, to assess and order the person or firm in violation to be jointly and severally liable for a penalty equal to 25 per cent of the amount of back wages found due or 250 dollars per offense, up to 2,500 dollars, whichever is greater. Requires the person and firm to be listed on the notice of violation. Requires where the department finds that a 2nd violation of this law has been committed, whether on the same or another contract, within 2 years of the 1st

notification of violation, the department, after proper notice and opportunity for hearing, to order the person or firm in violation to be jointly and severally liable for a penalty equal to the amount of back wages found due or 500 dollars for each offense, up to 5,000 dollars, whichever is greater. Requires the person and firm to be listed on the notice of violation. Provides definitions. Defines person to include a sole proprietor and the principal responsible managing employee for the project being investigated and holders of the contractor's license as provided under contractors law. -- Amends provisions relating to suspension. Requires person to have the same meaning as in provisions relating to violations; penalties. -- HB0168 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT/ GVO/ then JDC

HB0187 HD2 (HSCR 1051)

RELATING TO RENEWABLE ENERGY.

Introduced by: Lowen N, Kapela J, Matayoshi S, Perruso A, Tam A

Establishes provisions relating to project labor standards for large-scale renewable energy projects; attestation or declaration; project labor agreement. Requires a person who constructs a covered project sited in the state to, within 30 days from the date construction begins, provide a signed attestation or declaration to the department of labor and industrial relations stating to the best of that person's knowledge and belief, under penalty of perjury, requires that during all periods of construction all contractors and subcontractors working on the covered project to use apprentices enrolled in or graduated from an apprenticeship pursuant to apprenticeship law; have policies in place that are designed to limit or prevent workplace harassment and discrimination and that promote workplace diversity, equity and inclusion. In addition to the requirements described in this provision, requires the attestation or declaration to include specified information. Requires a person to be exempt from the requirements of this provision if the person provides the department of labor and industrial relations with a copy. Provides definitions. -- HB0187 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0192 HD2 (HSCR 1041)

RELATING TO ENERGY EFFICIENCY.

Introduced by: Lowen N, Ganaden S, Hussey-Burdick N, Kapela J, Kila D, Marten L, Mizuno J, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Todd C, Ward G

Establishes provisions relating to fluorescent lamps under energy resources law. Provides definitions. Establishes provisions relating to fluorescent lamps; mercury-containing lighting; prohibited. Prohibits to sell, offer for sale, or distribute for sale in the state as a new manufactured product beginning January 1,_____, a screw or bayonet base type compact fluorescent lamp; and a pin-base type compact fluorescent lamp or linear fluorescent lamp. Establishes provisions relating to exemptions. Prohibits this provision to not apply to a lamp used for image capture and projection, including photocopying; printing, directly or in preprocessing; lithography; film and video projection; and holography. -- HB0192 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0193 HD1 (HSCR 57)

RELATING TO ENERGY-EFFICIENCY PORTFOLIO STANDARDS.

Introduced by: Lowen N, Cochran E, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Marten L, Mizuno J, Nakashima M, Perruso A, Poepoe M, Quinlan S, Tarnas D, Todd C, Woodson J

Amends provisions relating to financing for state government agencies. Provides that as may be applicable, requires an agency to consult with the public benefits fee administrator of the commission prior to planning an energy efficiency measure subject to this provision; requires the agency's proposed energy efficiency measures to meet or exceed the public benefits fee administrator's enhanced efficiency levels and requirements to be eligible for the Hawaii green infrastructure loan program; requires the agency to coordinate with the public benefits fee administrator throughout the entire project cycle to ensure that energy efficiency is maximized; and requires all supporting documentation required by the public benefits fee administrator to be provided by the agency to ensure compliance with the State's energy efficiency portfolio standards under provisions relating to energy efficiency portfolio standards. Increases the energy efficiency portfolio standards to be designed to achieve from 4,300 to achieve 6,000 gigawatt hours of cumulative persisting electricity savings from statewide by 2030 to statewide by 2045. Extends that allows public utility commission interim goals for electricity use reduction to include 2030, 2035, and 2040, and to also adjust the 2045 and interim standards by rule or order to maximize cost effective energy efficiency programs and technologies. --Beginning in 2023, requires demand response programs and related activities conducted by electric utility companies, including those conducted in cooperation with the public benefits fee administrator, to count toward these standards in a manner determined by the commission by rule or order. -- HB0193 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EET then CPN/ WAM/

HB0197 HD1 (HSCR 56)

RELATING TO CLIMATE CHANGE MITIGATION.

Introduced by: Lowen N, Cochran E, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Marten L, Mizuno J, Perruso A, Poepoe M, Quinlan S, Tam A, Tarnas D, Todd C, Woodson J

Establishes the refrigerant management - emissions reduction law. Establishes provisions relating to refrigerant management program; establishment; exemptions. Requires the department of health to establish a refrigerant management program designed to reduce emissions of high GWP refrigerants and ozone depleting substance refrigerants from activities or equipment responsible for significant volumes of such emissions, including the operation of stationary commercial and industrial large refrigeration systems and activities to install, service, repair, and dispose of stationary refrigeration systems and air conditioning systems. -- Establishes provisions relating to rules; and state building code; hydrofluorocarbons; update. Provides that when adopting, amending, or updating the codes and standards identified in provisions relating to Hawaii state building codes; requirements, the state building code council shall establish codes and standards that are consistent with the goal of reducing greenhouse gas emissions associated with hydrofluorocarbons. -- Establishes provisions relating to refrigerant use. Requires no law, rule, ordinance, or code, including the state building code, to prohibit or limit the use of a refrigerant designated as acceptable for use pursuant to title 42 US Code section 7671k; provided that any equipment containing the refrigerant is listed and installed in accordance with appropriate safety standards and use conditions. -- Appropriation to the department of health for the establishment of a refrigerant management program to reduce emissions of hydrofluorocarbon refrigerants and chlorofluorocarbon cooling agents from activities or equipment responsible for significant volumes of such emissions. (\$\$) -- HB0197 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN/ HHS/ then WAM

HB0201 HD2 (HSCR 1075)

RELATING TO HISTORIC PRESERVATION.

Introduced by: Ichiyama L, Aiu M, Hashimoto T

Amends provisions relating to definitions under historic preservation law. Redefines historic property to mean any building, structure, object, district, area, or site, including a heiau and an underwater site, that is over 50 years old and meets the criteria to be placed onto the Hawaii register of historic places or has important value to Native Hawaiians or other ethnic groups of the State due to associations with cultural practices once carried out, or still being carried out, at the property or due to associations with traditional beliefs, events, or oral accounts that are important to the group's history, traditional practices, and cultural identity; or 100 years old. -- HB0201 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0202 HD2 (HSCR 683)

RELATING TO HISTORIC PRESERVATION REVIEWS.

Introduced by: Ichiyama L, Aiu M, Hashimoto T

Amends provisions relating to review of effect of proposed state projects. Allows the department of land and natural resources to retain a 3rd party consultant to conduct the review if, after an initial evaluation, the department determines that it will not be able to provide its written concurrence or non concurrence within 60 days of the filing of the request with the department; the 3rd party consultant has the qualifications and experience required pursuant to this provision to conduct the review; and the 3rd party consultant will contract to provide a recommendation to the department within 30 days of the filing of the request with the department. Provides that whenever the department retains any 3rd party consultant, including an archaeologist, architect, engineer, planner, or other person to review an application for a permit, license, or approval under this provision, the 3rd party consultant shall meet the educational and experience standards as well as the qualifications for preservation professionals pursuant to rules adopted by the state historic preservation division. -- Amends provisions relating to privately owned historic property. Allows the department to retain a 3rd party consultant to conduct the review if, after an initial evaluation, the department determines that it will not be able to provide its written concurrence or non concurrence within 60 days of the landowner's notification of construction, alteration, disposition, or improvement; the 3rd party consultant has the qualifications and experience required pursuant to this provision to conduct the review; and the 3rd party consultant will contract to provide a recommendation to the department within 30 days of the landowner's notification of construction, alteration, disposition, or improvement. Provides that whenever the department retains any 3rd party consultant, including an archaeologist, architect, engineer, planner, or other person, to review

an application for a permit, license, or approval under this provision, the 3rd party consultant shall meet the educational and experience standards as well as the qualifications for preservation professionals pursuant to rules adopted by the state historic preservation division. -- Amends provisions relating to review of proposed projects. Allows the department to retain a 3rd party consultant to conduct the review and comment if, after an initial evaluation, the department determines that it will not be able to provide its review and comment within 60 days of being advised of the project pursuant to this provision; the 3rd party consultant has the qualifications and experience required pursuant to this provision to conduct the review; and the 3rd party consultant will contract to provide a recommendation to the department within 30 days of being advised of the project pursuant to this provision. Provides that whenever the department retains any 3rd party consultant, including any archaeologist, architect, engineer, planner, or other person, to review an application for a permit, license, or approval under this provision, the 3rd party consultant shall meet the educational and experience standards as well as the qualifications for preservation professionals pursuant to rules adopted by the state historic preservation division. --Appropriation to the department of land and natural resources for the state historic preservation division of the department of land and natural resources to retain 3rd party consultants to conduct reviews pursuant to this Act. -- HB0202 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0203 HD1 (HSCR 722)

RELATING TO CIVIL SERVICE.

Introduced by: Ichiyama L, Poepoe M, Tarnas D

Establishes provisions relating to historic preservation program. Requires within the department a division to administer a comprehensive historic preservation program to include employment of sufficient professional and technical staff for the purposes of this law who may be exempt from civil service law; provided that provided that notwithstanding provisions relating to civil service and exemptions, the exemptions for these positions shall not expire. -- HB0203 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0209 HD1 (HSCR 676)

RELATING TO TOURISM.

Introduced by: Tam A, Chun C, Hashimoto T, Hussey-Burdick N, Kapela J, Kila D, Kitagawa L, Lamosao R, Marten L, Matayoshi S, Perruso A, Poepoe M

Establishes provisions relating to declaration form; desecration laws. Requires the department of agriculture to include in the plant and animal declaration form a statement on desecration laws. -- HB0209 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN/ EET/ then WAM

HB0217 HD1 (HSCR 384)

RELATING TO HOME RENOVATIONS.

Introduced by: Takayama G, Amato T, Chun C, Cochran E, Hashimoto T, Ichiyama L, Kila D, Kitagawa L, Kobayashi B, Lowen N, Marten L, Matayoshi S, Nakashima M, Nishimoto S, Takenouchi J

Amends provisions relating to structures exempted from provisions of chapter under professional engineers, architects, surveyors and landscape architects law. Prohibits this law to apply to work in respect to any privately owned or privately controlled 1 storied building, dwelling, or structure, the estimated cost of which does not exceed 77,000 dollars, or to any privately controlled 2 storied building, dwelling, or structure, the estimated cost of which does not exceed 67,500 dollars. Prohibits this law to apply to work in respect to any privately owned or privately controlled 1 storied structure which is used primarily as a residence, the estimated cost of which does not exceed 96,500 dollars, or to any privately owned or privately controlled 2 storied structure, which is used primarily as a residence, the cost of which does not exceed 86,500 dollars. -- HB0217 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU then CPN

HB0218 HD2 (HSCR 1048)

RELATING TO PRESCRIPTION DRUGS.

Introduced by: Takayama G

Establishes provisions relating to pharmacies; prescription drug label information; accessibility. Provides that when dispensing a prescription drug to an individual who, as acknowledged by the individual, has difficulty seeing or reading standard printed prescription drug container labels, the dispensing pharmacy shall provide the individual with a means of access to obtain the prescription drug label information required pursuant to provisions relating to drugs limited to dispensing on prescription. -- Amends provisions relating to definitions under pharmacists and pharmacy law. Defines end user's external accessible

device and defines prescription drug reader. -- Requires the board of pharmacy to adopt rules necessary to carry out the purposes of this Act. Requires the rules adopted to allow the board of pharmacy to deny, revoke, or suspend a pharmacy license or impose a fine not to exceed 1000 dollars per violation for failure to comply with the purposes of this Act. -- HB0218 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0222 HD2 (HSCR 515)

RELATING TO HUMAN SERVICES.

Introduced by: Mizuno J

Amends provisions relating to medical care payments by changing it to provisions relating to medical care and long term supports and services payments. Require the department of human services to determine the rates of payment due to all providers of medical care to include long term supports and services and pay such amounts in accordance with the requirements of the appropriation act and the Social Security Act, as amended; and in establishing the payment rates for other noninstitutional items and long term supports and services, prohibits the rates to exceed the current medicare payment; the state limits as provided in the appropriation act: requires the rate determined by the department, to be reviewed for services without medicare comparisons on a consistent schedule but no longer than 5 years in duration; or the provider's billed amount. Requires the department to prepare each biennial budget request for a medical care appropriation to include the payment rates pursuant to payments to health maintenance organizations and prepaid health plans with which the department executes risk contracts for the provision of medical care to eligible public assistance recipients may be made on a pre paid basis. Report to the legislature.

Appropriation. (\$\$) -- HB0222 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB0224 HD2 (HSCR 231)

RELATING TO HUMAN SERVICES.

Introduced by: Mizuno J

Requires the Hawaii public housing authority to establish a 2 year public housing tenant upward mobility pilot program to provide public housing tenants with part time, on the job paid training and work to gain knowledge and experience to fulfill the minimum qualifications needed for future part time and full time employment. Allows the Hawaii public housing authority to enter into a contract with nonprofit organizations, for profit organizations, or foundations to implement the public housing tenant upward mobility pilot program without regard to Hawaii public procurement code and purchases of health and human services law. Appropriation to the Hawaii public housing authority for the implementation of the public housing tenant upward mobility pilot program, including all program costs. (\$\$) -- HB0224 HD2

Current Status:

Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HOU/ HHS/ then WAM

HB0225 HD2 (HSCR 353)

RELATING TO HUMAN SERVICES.

Introduced by: Mizuno J

Amends Act 317, Session Laws of 2022, relating to child welfare services. Requires the child welfare services branch of the department of human services to develop a comprehensive child welfare information system. Requires the department to contract with qualified child welfare software providers or procure available software to develop the comprehensive child welfare information system. Report to the legislature. Appropriation to the department of human services for the development of a comprehensive child welfare information system by the child welfare services branch of the department of human services pursuant to this Act. Prohibits the appropriation made by this Act for fiscal year 2022 - 2023 to lapse at the end of the fiscal year for which the appropriation is made; provided that any unexpended and unencumbered balance of the appropriation as of the close of business on June 30, 2024, shall lapse. (\$\$) -- HB0225 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB0233 HD2 (HSCR 1174)

RELATING TO A CHILD TAX CREDIT.

Introduced by: Kapela J. Cochran E. Ganaden S. Garrett A. Hussey-Burdick N. Kila D. Marten L. Nakashima M. Perruso A. Poepoe M. Quinlan S. Tam A. Tarnas D. Todd C. Ward

Establishes provisions relating to refundable child tax credit under the income tax law. Provides a refundable child income tax credit of dollars per year for each child dollars for each child dependent aged 6 years but dependent aged 5 years or less and less than 18 years. Requires the refundable child tax credit awarded under this provision to

be equally distributed to a qualifying individual taxpayer over 12 consecutive months. Report to the legislature. -- HB0233 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0244 HD2 (HSCR 1102)

RELATING TO CAREER AND TECHNICAL EDUCATION.

Introduced by: Perruso A, Chun C, Cochran E, Ganaden S, Garrett A, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lowen N, Marten L, Nakashima M, Nishimoto S, Poepoe M, Tam A, Tarnas D, Todd C, Ward G, Woodson J

Establishes a career and technical education working group within the department of education for administrative purposes. Requires the working group to propose actions that the department of education may take to maintain a career and technical education program that prepares students for careers in current or emerging occupations and empowers students to meet the social, economic, and environmental challenges facing Hawaii, evaluate the extent to which the department of education's current career and technical education programs equip students with the knowledge and skills necessary to participate in the 21st century workforce, particularly with regards to industries that advance the State's goals of economic diversification and transitioning to a clean energy economy; recommend ways of expanding career and technical education programs that allow students participating in a career and technical education program to complete up to 12 credits of the student's graduation requirements through career and technical education courses; examine processes for providing secondary school students participating in career and technical education programs with for credit internship or apprenticeship opportunities that result in professional certification or licensure; assess the potential benefits of offering grade 9 students the opportunity to earn credit in a course that describes and explains the school's career and technical education programs; determine the number of teachers currently providing instruction in career and technical education and the number of career and technical education teachers who are certified or licensed in the career pathway for which they are responsible for delivering instruction; analyze methods of strengthening the career and technical education teaching workforce, including by offering sabbaticals to public school teachers to receive career pathway training, providing incentives to encourage graduates of career and technical education programs to become public school teachers, and allowing teacher to co teach career and technical education courses with licensed industry professionals and subject matter specialists; evaluate the number of classrooms that are currently dedicated to career and technical education at each secondary school and the cost of capital improvements that may be necessary to expand access to career and technical education programs; and perform an analysis of high performing career and technical education programs in Massachusetts and other states that highlight opportunities for, and costs of, incorporating components of high performing models into Hawaii's career and technical education programming, including personnel and capital improvements needed to implement those models. Report to the legislature. Appropriation. (\$\$) -- HB0244 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0247 HD1 (HSCR 588)

RELATING TO AGRICULTURE.

Introduced by: Perruso A, Cochran E, Kapela J, Kila D, Marten L, Poepoe M, Tarnas D Amends provisions relating to contracts for food; percentage to be grown within the State. Increases the percentages of local agricultural products that certain departments are required to purchase by certain deadlines. Expands annual reporting requirements to include the total spending by certain market channels. Requires each relevant state departments and the University of Hawaii system to include a corrective action plan in its respective report to the legislature, should it not meet its benchmark. Report to the legislature. Repeals provisions relating to farm to school meals. -- Appropriation to the office of the governor for the establishment of 1 full-time equivalent (1.0 FTE) permanent farm-to-state liaison position within the office of the governor to facilitate the reporting requirements and procurement of locally grown food to meet the requirements of provisions relating to contracts for food; percentage to be grown within the State. (\$\$) -- HB0247 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0248 HD2 (HSCR 339)

RELATING TO EDUCATION.

Introduced by: Perruso A, Amato T, Cochran E, Hussey-Burdick N, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Nakashima M, Nishimoto S, Poepoe M, Tam A, Tarnas D, Todd C, Ward G

Establishes provisions relating to farm to school program; farm to school meals; implementation. Requires complex area superintendents to have the authority to implement the farm to school program and farm to school meals program, pursuant to provisions relating to Hawaii farm to school program; farm to school coordinator and provisions relating to farm

to school meals, within their respective complex area schools. -- Requires the department of education to fully implement the farm to school program and the farm to school meals program, pursuant to provisions relating to Hawaii farm to school program; farm to school coordinator and provisions relating to farm to school meals, no later than the 2024-2025 school year. Report to the legislature. -- Requires any school cafeteria supervisor who currently works at the school level to report directly to the complex area superintendent to which the school belongs. -- Establishes within the department of education 5 full-time equivalent (5.0 FTE) permanent school cafeteria supervisor positions, who shall have the duties and responsibilities described in this provision. -- Requires the school cafeteria supervisor positions transferred by this provision, among other responsibilities, to be based at the school level; report directly to a complex area superintendent; coordinate with school cafeteria supervisors working at the system level to implement the farm to school and farm to school meals programs; and be responsible for the outcomes of their respective complex area school production kitchens. -- Appropriation to the department of education to establish 5 full-time equivalent (5.0 FTE) permanent school cafeteria supervisor positions pursuant to this Act. Requires the office of talent management of the department of education to review the existing classification and compensation schedules for school cafeteria supervisors. Report to the legislature. (\$\$) -- HB0248 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to EDU/ AEN/ then WAM

HB0249 HD1 (HSCR 698)

RELATING TO THE HAWAII CHILD NUTRITION PROGRAM.

Introduced by: Perruso A, Amato T, Cochran E, Hussey-Burdick N, Kapela J, Kila D, Kitagawa L, Lowen N, Marten L, Matayoshi S, Nakashima M, Nishimoto S, Poepoe M, Tarnas D, Todd C, Ward G

Establishes the Hawaii child nutrition programs law. Establishes provisions relating to Hawaii child nutrition programs agency; purpose. Establishes within department of human services for administrative purposes only, the Hawaii child nutrition programs agency. Requires the agency to serve as the state link between the US Department of Agriculture Food and Nutrition Services and local program operators. Requires the purpose of the Hawaii child nutrition programs agency to conduct audits, provide technical assistance, disburse federal funds to local program operators, and administer and award grants to promote the purchasing of locally grown foods by all schools in the State participating in the US Department of Agriculture child nutrition programs. -- Establishes provisions relating to grants. Requires the farm to school division within the agency to administer a grant program to support the State's public schools by funding the initiatives described in this provision. Report to the legislature. -- Requires all employees of the Hawaii child nutrition program who occupy civil service positions and whose functions are transferred to the department of human services by this Act to retain their civil service status, whether permanent or temporary. -- Appropriation to the department of human services to fund grants administered by the Hawaii child nutrition programs agency for the 2023-2024 school year. -- Appropriation to the department of human services for the establishment of 1 permanent full-time equivalent (1.0 FTE) farm to school coordinator; 1 permanent full-time equivalent (1.0 FTE) Hawaii child nutrition programs accountant; and 1 permanent full-time equivalent (1.0 FTE) farm to school farmer support position. (\$\$) -- HB0249 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0250 HD1 (HSCR 24)

RELATING TO FARM TO SCHOOL PROCUREMENT.

Introduced by: Perruso A, Cochran E, Kapela J, Kila D, Kitagawa L, Lowen N, Marten L, Poepoe M, Tarnas D

Establishes provisions relating to food program; procurement; geographic preference; exemption. Requires the department of education to adopt rules for the procurement of goods and services related to the administration of food programs at public schools that incorporate a geographic preference for unprocessed locally grown and locally raised agricultural products. Requires the rules adopted pursuant to this provision to be in accordance with federal guidance on geographic preference pursuant to the final rule published on April 22, 2011, 76 Federal Register 22603, et seq. Requires the rules adopted pursuant to this provision to also incorporate requirements for maintaining internal policies and procedures for the timely and efficient procurement of goods and services, including post award contract management and oversight procedures, that are consistent with the goals of public accountability and public procurement practices; posting the specific information on the department's website; prohibiting contracts involving cost plus percentage of cost pricing calculations; considering quality, delivery, best value, sustainability, nutritional value, and past performance when determining the most advantageous proposal; prohibiting artificial division or parceling that would avoid competitive bidding or competitive proposals; and implementing

a dispute resolution process for procurement award and post award contract actions. --

HB0250 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0257 HD1 (HSCR 273)

RELATING TO THE DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT.

Introduced by: Garrett A

Appropriation to the department of human resources development for the establishment of 2 permanent full time equivalent (2.00 FTE) human resource specialist positions, 3 permanent full time equivalent (3.00 FTE) general professional positions, and 1 permanent full time equivalent (1.00 FTE) human resource technician position to expand the ability of the training branch of the employee relations division to offer professional development programs for state employees; for the expansion of offerings within the learning management system; for the purchase of licenses to enable the learning management system to become the single system of record for the state. (\$\$) -- HB0257 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB0258 HD2 (HSCR 1170)

RELATING TO THE ACQUISITION OF THE SAINT FRANCIS SCHOOL CAMPUS FOR THE UNIVERSITY OF HAWAII AT MANOA.

Introduced by: Garrett A

Allows the board of regents of the university of Hawaii, with the approval of the governor, to issue revenue bonds from time to time to finance the costs of acquiring the Saint Francis school campus located at 2707 Pamoa road in Honolulu, not to exceed \$_____. Appropriation to the board of regents and the university of Hawaii. (\$\$) -- HB0258 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0259 HD1 (HSCR 838)

RELATING TO CONSUMER PROTECTION.

Introduced by: Kahaloa K, Chun C, Garrett A, Hashimoto T, Holt D, Kapela J, Kila D, Lowen N, Nakashima M, Takenouchi J, Todd C

Amends provisions relating to Hawaii-grown roasted or instant coffee; labeling requirements. Prohibits using geographic origins of coffee in labeling or advertising for roasted or instant coffee that contains less than a certain percentage of coffee by weight from that geographic origin, phased in to a minimum of 51 per cent on or after July 1, 2025. Prohibits use of the term All Hawaiian in labeling or advertising for roasted or instant coffee not produced entirely from green coffee beans grown and processed in the State. -- HB0259 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0260 HD1 (HSCR 122)

RELATING TO EDUCATION.

Introduced by: Woodson J, Amato T, Cochran E, Gates C, Hashimoto T, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Mizuno J, Nishimoto S, Perruso A, Poepoe M, Tam A. Tarnas D

Establishes provisions relating to cafeterias; volunteer student helpers; safety. Requires the department of education to develop and implement safety training based on best practices for all cafeteria student helpers. Requires the department to ensure that all cafeteria student helpers receive the safety training prior to the student helper volunteering. Requires the department to provide personal protective equipment for all cafeteria student helpers prior to the student helpers volunteering and shall require all cafeteria student helpers to be directed and supervised by trained personnel at all times. -- HB0260 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0261 HD1 (HSCR 200)

RELATING TO EARLY LEARNING OPPORTUNITIES.

Introduced by: Woodson J, Amato T, Chun C, Cochran E, Gates C, Hashimoto T, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Takenouchi J, Tarnas D, Todd C, Ward G

Requires the department of human services to establish and implement a child care accreditation program; develop standards, policies, and procedures for the administration of the program as specified. Requires requests for grants to be submitted to the department in accordance with administrative rules adopted by the department to administer the grant program. Establishes grant request requirements and conditions for applicants. Prohibits the department to release the public funds approved for a grant under this provision unless a contract is entered into between the department and the grant recipient. Requires appropriation for grants made under this provision to be subject to the allotment system

generally applicable to all appropriations made by the legislature. Allows the department to contract with service provider in accordance with Hawaii public procurement code and purchases of health and human services law. Report to the legislature. -- Amends provisions relating to child care grant program special fund; established. Requires the department to expend moneys in the special fund to award grants to private entities to include for child care accreditation program grants awarded. -- Amend provisions relating to preschool open doors program; provider accreditation. -- Extends service provider of the preschool open doors program accreditation process sunset date. Appropriation. (\$\$) -- HB0261 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HHS then WAM

HB0262 HD1 (HSCR 292)

RELATING TO EDUCATION.

Introduced by: Woodson J, Amato T, Cochran E, Garrett A, Gates C, Hashimoto T, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Sayama J, Takenouchi J, Tam A, Tarnas D, Todd C, Ward G

Amends provisions relating to attending school in what service area. Requires that a person of school age to be required to attend the school of the service area, as determined by the department, in which the person resides, unless; the parent of the person has transferred or is pending transfer from another state to a military installation in Hawaii while on active military duty pursuant to an official military order. Requires that if this provision applies the department to, within 5 days of receipt of a military order, accept an application for school or program enrollment and course registration by electronic means. Requires that the parent to provide proof of residence and any other required documents to the department within 10 days after the arrival date provided on the official military orders. -- HB0262 HD1

Current Status: Mar=02 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to PSM/ EDU/ then JDC

HB0264

RELATING TO CRIMES AGAINST SPORTS OFFICIALS.

Introduced by: Holt D, Garrett A, Gates C, Hashimoto T, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Nishimoto S, Onishi R, Sayama J, Tarnas D, Todd C Amends provisions relating to assault against a sports official under disposition of convicted defendants law. If a person is convicted of the offense of assault in the 1st degree, 2nd degree or 3rd degree, the victim of the offense is a sports official engaged in the lawful discharge of the sports official's duties, allows the court to order, in the court's discretion, that the defendant be enjoined from attending any sports event of the type. -- Amends provisions relating to Assault in the 2nd degree under offenses against the person law. A person commits the offense of assault in the 2nd degree if the person intentionally or knowingly causes bodily injury to a sports official who is engaged in the lawful discharge of the sports official's duties. Defines sports official and lawful discharge of the sports official's duties have the same meaning as in provisions relating to assault against a sports official under disposition of convicted defendants law. -- HB0264

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Single Referral to JDC

HB0275 HD1 (HSCR 519)

RELATING TO TARO.

Introduced by: Kila D, Chun C, Holt D, Ichiyama L, Kahaloa K, Lamosao R, Lowen N, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Takenouchi J Establishes provisions relating to grant program; taro farmers. Establishes in the department of agriculture a grant program to assist taro farmers in meeting the costs of cultivating taro for consumption. -- Appropriation to the department of agriculture for the department of agriculture to provide grants under the grant program established pursuant to this Act. (\$\$) -- HB0275 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to AEN then WAM

HB0277 HD1 (HSCR 685)

RELATING TO MOTOR VEHICLE INSURANCE.

Introduced by: Kila D, Chun C, Ichiyama L, Kitagawa L, Lamosao R, Tam A, Todd C Amends provisions relating to penalty under motor vehicle insurance law. Changes that provide that each violation shall be deemed a separate offense and shall be subject from a fine of no less than 100 dollars to a fine of no less than _____ dollars nor from more than 5,000 dollars to _____ dollars, which shall not be suspended except as provided. Further changes that if the person is convicted of not having had a motor vehicle insurance policy in effect at the time the citation was issued, the fine shall be from 500 dollars to the fine shall be to ____ dollars for the 1st offense and a minimum of from 1,500 dollars to a minimum of ____ dollars

for each subsequent offense that occurs within a 5 year period from any prior offense. -- HB0277 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0278 HD1 (HSCR 725)

RELATING TO HEALTH.

Introduced by: Kila D, Chun C, Garrett A, Hashimoto T, Ichiyama L, Kahaloa K, Kitagawa L, Lamosao R, Nishimoto S, Poepoe M, Takenouchi J, Tam A

Establishes the Alzheimer's working group within the department of health. Requires the working group to plan and implement a public health campaign for awareness of Alzheimer's disease and other related dementias. Requires the working group to include materials to educate the public on the early signs of cognitive impairment, the value of early detection and diagnosis, and the important of discussing with health care professionals any changes in memory and thinking. Report to the legislature; provided the report includes a media campaign with deliverables from member organizations of the working group, a proposed budget for each deliverable, and a proposed timeline to execute the planned activities of the media campaign. Working group to dissolve on December 31, 2025 (sunset). Appropriation to the executive office on aging. (\$\$) -- HB0278 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB0302 HD1 (HSCR 311)

RELATING TO WORKFORCE DEVELOPMENT.

Introduced by: Gates C, Cochran E, Holt D, Lamosao R, Marten L, Mizuno J, Nakashima M, Nishimoto S, Perruso A, Tam A, Todd C, Woodson J

Establishes provisions relating to youthbuild program; established. Establishes within the department of labor and industrial relations the youthbuild program to assist non profit or public entities in applying and qualifying for youthbuild program grants from the US department of labor. Requires the department to establish program requirements. Allows the department to award grants to eligible non profit or public entity that have been awarded a federal youthbuild program grant; provided that any department grant awarded shall be used toward meeting the federal 25 per cent matching funds requirement of the US Department of Labor youthbuild program; and may be matched in cash or in kind contributions. Appropriations. (\$\$) -- HB0302 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB0305 HD1 (HSCR 594)

RELATING TO AGRICULTURE.

Introduced by: Gates C, Hashimoto T, Holt D, Kila D, Kitagawa L, Lamosao R, Marten L, Matayoshi S, Nakashima M, Onishi R, Perruso A, Tarnas D, Todd C

Amends provisions relating to objectives and policies for the economy--agriculture. Repeals provisions that requires planning for the State's economy with regard to agriculture to be directed towards achievement of the viability of the sugar and pineapple industries. -- Amends provisions relating to economic priority guidelines. Repeals provisions relating to priority guidelines to promote the continued viability of the sugar and pineapple industries. -- HB0305 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to WTL/ AEN/ then WAM

HB0306 HD2 (HSCR 1112)

RELATING TO ORNAMENTAL GINGER.

Introduced by: Gates C, Kila D, Kitagawa L, Lamosao R, Marten L, Nakashima M, Nishimoto S, Onishi R, Todd C

Appropriation to the university of Hawaii for statewide research into ornamental ginger pathogens, prevention of the spread of ornamental ginger pathogens, production and distribution of pathogen free ornamental ginger plants, and outreach to ornamental ginger producers. (\$\$) -- HB0306 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0307 HD1 (HSCR 43)

RELATING TO AGRICULTURAL PARK LEASES.

Introduced by: Gates C, Hashimoto T, Holt D, Kila D, Lamosao R, Matayoshi S, Mizuno J, Onishi R. Tarnas D. Todd C

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. -- HB0307 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN then WAM

HB0308 HD1 (HSCR 677)

RELATING TO SUSTAINABLE FOOD SYSTEMS.

Introduced by: Gates C, Garrett A, Holt D, Hussey-Burdick N, Kila D, Lamosao R, Lowen N, Marten L, Matayoshi S, Perruso A, Quinlan S, Sayama J, Tam A, Tarnas D

Establishes within the department of agriculture the sustainable food systems working group. Requires the working group to identify a governance structure and implementation plan for an interagency food systems plan linked to the United Nations Sustainable Development Goals for a more sustainable, resilient local food economy that enhances and sustains the environmental, economic, and social health of the community. Report to the legislature. Requires the sustainable food systems working group to be dissolved on June 30, 2025 (sunset). -- Appropriation to the department of agriculture for the purpose of establishing the sustainable food systems working group and implementing this Act, including coordinating stakeholder meetings; managing public meetings and website data management in accordance with public agency meetings and records law; writing and printing the plan; and potentially obtaining services on a fee. Appropriation to the department of agriculture for _____ formulations. FTE) sustainability specialist position in the department of agriculture. -- HB0308 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN then WAM

HB0313 HD1 (HSCR 44)

RELATING TO AGRICULTURE.

Introduced by: Gates C, Hussey-Burdick N, Kila D, Kitagawa L, Lamosao R, Marten L, Matayoshi S, Mizuno J, Nakashima M, Nishimoto S, Onishi R, Perruso A, Tam A, Tarnas D, Todd C

Appropriation to the university of Hawaii to establish the foreign agriculture small equipment pilot program at a community college selected by the university, to identify and purchase foreign agricultural technology, including small equipment tractors, and retrofit engines to comply with the US Environmental Protection Agency's emission standards for small engines. Report to the legislature. (\$\$) -- HB0313 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE/ AEN/ then WAM

HB0314 HD1 (HSCR 577)

RELATING TO FOOD BANKS.

Introduced by: Gates C, Chun C, Cochran E, Holt D, Kahaloa K, Kitagawa L, Lamosao R, Marten L, Matayoshi S, Mizuno J, Nakashima M, Nishimoto S, Perruso A, Tam A, Tarnas D, Todd C, Woodson J

Appropriation to the office of community services of the department of labor and industrial relations to fund the purchase, storage, and transportation costs of food for distribution to those in need; provided that no more than 15 per cent may be used for administrative costs; provided further that the funds shall be distributed using the Emergency Food Assistance Program's methodology to determine the allocation to each of the 4 counties. (\$\$) -- HB0314 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB0334 HD1 (HSCR 313)

RELATING TO EMPLOYER-UNION HEALTH BENEFITS TRUST FUND CONTRIBUTIONS. Introduced by: Matayoshi S, Garrett A

Amends provisions relating to state and county contributions; active employees under the Hawaii employer union health benefits trust fund law. Requires the State, through the department of budget and finance, and the counties, through their respective departments of finance, to pay to the Hawaii employer union health benefits trust fund a monthly contribution equal to _____ per cent of the total premium for providing a health benefit plan to each of their respective employee beneficiaries and employee beneficiaries with dependent beneficiaries, which shall be used toward the payment of costs of a health benefits plan. -- Requires the State, through the department of budget and finance, and the counties, through their respective departments of finance, to pay to the fund a monthly contribution equal to _____ per cent of the total premium for providing a life insurance plan and any administrative fees to each of their respective employees, to be used toward the payment of group life insurance benefits for each employee. -- Amends provisions relating to definitions; scope of negotiations; consultation; and resolution of disputes; impasses under collective bargaining in public employment law. -- HB0334 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then PSM then WAM

HB0335 HD2 (HSCR 633)

RELATING TO DEPARTMENT OF EDUCATION PROCUREMENT.

Introduced by: Matayoshi S, Garrett A, Perruso A, Woodson J

Establishes provisions relating to career and technical education equipment procurement; small purchases. Requires procurements of less than 100,000 dollars for career and technical education equipment for the department to be exempt from the requirement to conduct procurements through an electronic system and shall only be subject to; no less than 3 quotations for procurements of 5,000 dollars to less than 15,000 dollars; and no less than 3 written quotations for procurements of 15,000 dollars to less than 100,000 dollars. -- HB0335 HD2

Current Status: Mar=03 23 Introduc

Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0339 HD2 (HSCR 564)

RELATING TO EXEMPTIONS FROM CIVIL SERVICE FOR POSITIONS IN THE DEPARTMENT OF HUMAN SERVICES.

Introduced by: Mizuno J

Amends provisions relating to civil service and exemptions under public officers and employees law. Requires the civil service to which this chapter applies to comprise all positions in the state now existing or hereafter established and embrace all personal services performed for the state, except the following: 1 additional deputy in the department of human services either in charge of welfare or other functions within the department as may be assigned by the director of human services; in the director's office of the department of human services, the enterprise officer, information security and privacy compliance officer, security and privacy compliance engineer, security and privacy compliance analyst, information technology implementation manager, assistant information technology implementation manager, resource manager, community/project development director, policy director, and limited English proficiency project manager/coordinator; in the social services division of the department of human services, the business technology analyst. -- HB0339 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to LBT/ HHS/ then WAM

HB0340 HD2 (HSCR 794)

RELATING TO BROTHER JOSEPH DUTTON DAY.

Introduced by: Mizuno J

Establishes provisions relating to Brother Joseph Dutton day under holidays and periods of recognition and observance law. Requires April 27 of each year to be known and designated as Brother Joseph Dutton day; provided that this day is not and to not be construed to be a state holiday. -- HB0340 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to TCA

HB0346 HD2 (HSCR 1143)

RELATING TO ELECTRIC VEHICLE CHARGING INFRASTRUCTURE.

Introduced by: Lowen N

Amends provisions relating to design of state buildings. Beginning July 1, 2023, where feasible and cost-effective, requires the design of all new state building construction to include parking areas that are electric vehicle charger-ready. Defines electric vehicle charger-ready to mean having sufficient wire, conduit, raceway, termination point to support a minimum of 40-ampere, 208 or 240-volt branch circuits, and electrical panel capacity suitable to provide Level 2 charging consistent with an alternating current Level 2 charging station. -- Requires the Hawaii state energy office, in consultation with the department of accounting and general services and department of transportation, to develop and apply filters by which to survey existing state facilities statewide that include parking and to prioritize retrofitting state facilities with readily available information that may include location, expected future demand for charging, estimated costs for retrofits of parking stalls, other make-ready work, whether other improvements are planned that would allow for electric vehicle charger-ready retrofit work to be performed at the same time, and other factors deemed relevant to its assessment. Report to legislature. -- Appropriations to the department of accounting and general services to conduct detailed cost assessments and to install or contract for the installation of retrofits and electric vehicle charging systems at the selected state facilities pursuant to this Act. (\$\$) --HB0346 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0349 HD2 (HSCR 529)

RELATING TO CHILDREN. Introduced by: Ichiyama L

Amends provisions relating to jurisdiction; children under family court law. Requires the court to have exclusive original jurisdiction in proceedings concerning emancipation of a minor pursuant to provisions relating to emancipation of certain minors under children law.

Concerning any child living or found within the circuit who is neglected; beyond the control of the child's parent or other custodian; neither attending school nor receiving educational services required by law whether through the child's own misbehavior or nonattendance or otherwise; or in violation of curfew. -- Amends provisions relating to emancipation of certain minors. Requires a minor to be deemed to be emancipated if the minor has entered into a valid marriage pursuant to family court law or is on active duty with the armed forces of the US. Requires an emancipated minor to be considered to have the rights and responsibilities of an adult; provided that nothing in this provision to be deemed to confer upon an emancipated minor the right to vote in any federal, state, or county election, or the right to purchase, possess, consume, or sell alcoholic beverages, tobacco products, or electronic smoking devices. Allows a minor who has reached the age of 16 years who seek to be emancipated to file a petition for a declaration of emancipation with the family court in the circuit in which the minor resides. Requires the petition to be filed on behalf of the minor seeking emancipation by a youth service organization recognized by the department of human services or an attorney of the minor, and prohibits the parent or quardian of a minor to, in their individual capacity or as a representative or agent of the minor, petition for emancipation of the minor. Requires the petition for a declaration of emancipation to be signed and verified by the petitioning minor and shall include specified information. Requires the judiciary to prepare and make available to the public forms that may be used for emancipation proceedings. Upon receipt of the petition, requires the court to set a date for hearing on the petition; issue a summons; appoint a guardian ad litem; and require the minor to undergo a mental health evaluation. Requires the court to order reasonable fees of counsel, experts, and the minor's guardian ad litem, and other costs of services required in relation to a petition for declaration of emancipation, including reasonable fees for service of process of the petition, summons, and notice of hearing, and services provided by mental health providers, to be paid by the minor's parents or guardian.. Allows the fees and costs of a guardian ad litem appointed pursuant to this provisions to be paid for by the court, unless the minor or the minor's parents or guardian have sufficient funds. Requires the mental health evaluation ordered pursuant to this provision to be paid for by the minor or the minor's parents or quardian, or, if they are unable to, requires the evaluation to be conducted by the child and adolescent mental health division of the department of health. -- HB0349 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0350 HD2 (HSCR 1090)

RELATING TO CHILD ABUSE REPORTING.

Introduced by: Ichiyama L

Amends provisions relating to reports under the child abuse law. Provides that notwithstanding any other state law concerning confidentiality to the contrary, the following persons who, in their professional or official capacity, have reason to believe that child abuse or neglect has occurred or that there exists a substantial risk that child abuse or neglect may occur in the reasonably foreseeable future, shall immediately report the matter orally to the department or to the police department; members of the clergy or custodians of records therefor; provided that a member of the clergy shall not be required to report information gained solely during a penitential communication, except when the clergy member believes that there exists a substantial risk that child abuse or neglect that is especially heinous, atrocious, or cruel, manifesting exceptional depravity, may occur in the reasonably foreseeable future. Defines especially heinous, atrocious, or cruel, manifesting exceptional depravity to have same meaning as in provisions relating to enhanced sentence for 2nd degree murder. -- HB0350 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0351 HD2 (HSCR 1148)

RELATING TO TAX CREDITS.

Introduced by: Ichiyama L

Establishes provisions relating to fire prevention and fire safety system in condominiums; maintenance fee increase; tax credit under income tax law. Provides a nonrefundable tax credit to a qualified taxpayer who owns a unit for which the association is increasing the maintenance fee to comply with a county ordinance requiring an automatic fire sprinkler system or alternative fire prevention and fire safety system. -- HB0351 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0352 HD1 (HSCR 814)

RELATING TO TEMPORARY RESTRAINING ORDERS.

Introduced by: Ichiyama L

Amends provisions relating to period of order; hearing. On the earliest date that the business of the court will permit, but no later than 15 days from the date the temporary restraining order is granted, requires the court, after giving due notice to all parties, to hold a hearing on the

application requiring cause to be shown why the order should not continue. In the event that service has not been effected, the court may set a new date for the hearing; provided that the date shall not exceed 90 days from the date the temporary restraining order was granted. Requires all parties to attend the hearing and may be represented by counsel. Allows the court to allow the petitioner to attend the hearing remotely upon request; provided that the court shall allow the petitioner to attend the hearing remotely if the petitioner's allegations include at least 1 allegation of domestic abuse. Requires the court to consider factors such as the petitioner's lack of transportation, child care, and paid time off as well as the petitioner's fear of respondent's presence in determining whether to allow the petitioner to attend the hearing remotely. -- HB0352 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0353 HD1 (HSCR 320)

RELATING TO HEALTH CARE EDUCATION.

Introduced by: Hashimoto T, Amato T, Cochran E, Poepoe M

Appropriation to the university of Hawaii for instructional costs, including the cost of casual employees and overload pay, for the certified nurse aide to practical nurse bridge program at the Maui college; to provide student aid to participants in the certified nurse aide to practical nurse bridge program at Maui college, including tuition, fees, supplies, and related costs. (\$\$) -- HB0353 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE/ HHS/ then WAM

HB0360 HD2 (HSCR 625)

RELATING TO HOUSING.

Introduced by: Hashimoto T

Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules under the Hawaii housing finance and development corporation law. Allows the corporation to develop on behalf of the State or with an eligible developer, or may assist under a government assistance program in the development of, housing projects that shall be exempt from all statutes, ordinances, charter provisions, and rules of any government agency relating to planning, zoning, construction standards for subdivisions, development and improvement of land, and the construction of dwelling units thereon; provided that the legislative body of the county in which the housing project is to be situated shall have approved the project with or without modifications; the legislative body shall approve, approve with modification, or disapprove the project by resolution within _____ days after the corporation has submitted the preliminary plans and specifications for the project to the legislative body. Provides that if on the _____ day a project is not disapproved, it shall be deemed approved by the legislative body. -- HB0360 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to HOU/ PSM/ then WAM

HB0361 HD1 (HSCR 500)

RELATING TO THE GREEN JOBS YOUTH CORPS.

Introduced by: Ichiyama L, Poepoe M

Appropriation to the department of land and natural resources for the green jobs youth corps; provided that the department and its partner or partners shall be permitted to obtain and utilize federal or other outside funding for the purpose of matching state funds provided for the green jobs youth corps. (\$\$) -- HB0361 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0364

RELATING TO TRESPASS.

Introduced by: Ichiyama L

Establishes provisions relating to enforcement of trespass laws on public land. Provides that when trespass involves public land, any state or county law enforcement officer shall be authorized to and shall enforce the trespass laws without regard to whether the land is owned by the state or by a county. -- HB0364

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to WTL then JDC

HB0365 HD1 (HSCR 206)

RELATING TO SPECIAL MANAGEMENT AREAS.

Introduced by: Ichiyama L, Hashimoto T, Poepoe M

Amends provisions relating to definitions under coastal zone management law. Redefines development to exclude use of any land for the purpose of cultivating, planting, growing, and harvesting plants, crops, trees, and other agricultural, horticultural, or forestry products or animal husbandry, or aquaculture or mariculture of plants or animals, or other agricultural purposes, including all traditional fishpond and traditional agricultural practices; installation, maintenance, repair, and replacement of public pedestrian and bicycle facilities, including

sidewalks, paths, bikeways, crosswalks, stairs, ramps, traffic control barriers, signs, signals, and associated improvements; trash removal or invasive vegetation removal or control, excluding the use of herbicides; installation of fencing, including associated improvements and incidental structures, for invasive species control or preservation of native habitats on conservation land; installation, maintenance, repair, and replacement of lighting, fixtures, and equipment to establish compliance with current standards at existing public facilities; installation, maintenance, repair, and replacement of security measures, including fencing, to existing public facilities; and Hawaiian traditional and customary practices, including work conducted by traditional means near, in, or related to loko i'a, traditional Hawaiian fishponds. -- HB0365 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to WTL then JDC

HB0367 HD1 (HSCR 835) F

RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Saiki S

Amends provisions relating to issuance of securities under public utilities commission; and provisions relating to issuance of securities; execution of leases under Hawaii water carrier Act. Adds that requires the public utilities commission to make every effort to complete its deliberations and issue its approval or disapproval as expeditiously as possible and within 6 months from the date the public utility corporation filed its completed financial application request, or the water carrier filed its completed financial application request. -- HB0367 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0368 HD1 (HSCR 837)

RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Saiki S

Establishes provisions relating to reports to the public utilities commission; expiration. Provides that any reporting requirement established by the public utilities commission through an order and is not provided for in this law or any other statute to expire 1 year after the issuance of the order; provided that allows the public utilities commission to issue a new order allowing for the continuation of the reporting requirement; provided further that requires the new order to provide justification for the continuation of the reporting requirement. -- HB0368 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0369 HD1 (HSCR 834)

RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Saiki S

Amends provisions relating to acquirement of stock of another public utility under public utilities commission law. Exempts the sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation is done in accordance with this provision; or the public utility is disposing a fully depreciated asset or property with a 0 net book value. Provides that every sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation that requires authorization from the public utilities commission and is made other than in accordance with the order of the commission shall be void. -- Amends provisions relating to transfer of certificates of public convenience and necessity, and carrier property under Hawaii water carrier Act. Exempts the water carrier is disposing a fully depreciated asset or property with a 0 net book value. Provides that every sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation that requires authorization from the public utilities commission and is made other than in accordance with an order of the commission authorizing the same shall be void. -- HB0369 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0370 HD1 (HSCR 836)

RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Saiki S

Amends provisions relating to merger and consolidation of public utilities. Provides that with respect to mergers, consolidations, acquisitions, or other changes of control; requires the public utilities commission to complete its review and issue a decision within 9 months from the date that the public utility, other than an investor owned electric utility company, files its completed application seeking an order of authorization. Further provides that with respect to mergers, consolidations, acquisitions, or other changes of control; and for which an investor owned electric utility company seeks an order of authorization from the public utilities commission, requires the commission to complete its review and issue a decision within 12 months from the date that the investor owned electric utility company files its completed application. -- HB0370 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0371 HD2 (HSCR 1045)

RELATING TO TELECOMMUNICATIONS AND CABLE INDUSTRY INFORMATION REPORTING.

Introduced by: Saiki S

Amends provisions relating to definitions under broadband infrastructure grant program. Redefines broadband infrastructure to mean the medium used to provide broadband service, including fiber optic cable, copper cable, coaxial cable, and wireless media, such as satellite communications, wireless networks, and worldwide interoperability for microwave access. Redefines broadband service to mean an always on service that includes but is not limited to computer processing capabilities, information provision, and computing interactivity with data transport, which enables end users to access the Internet and use a variety of applications at minimum speeds established by the Federal Communications Commission. -- Amends provisions relating to broadband infrastructure. Redefines broadband infrastructure to have the same meaning as in provisions relating to broadband infrastructure grant programs. Redefines broadband service to have the same meaning as in provisions relating to broadband infrastructure grant programs. -- Amends provisions relating to automatic renewal clauses and continuous service clauses. Exempts this provision to apply to cable operator subject to cable television systems law to the extent that the provider is engaged in activities regulated pursuant to cable television systems law or the Federal Communications Commission. -- Repeals provisions relating to telecommunications and cable industry information reporting law. -- HB0371 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0374 HD1 (HSCR 833)

RELATING TO ALCOHOL.

Introduced by: Saiki S

Amends provisions relating to definitions under intoxicating liquor law. Redefines beer to mean any alcoholic beverage containing no less than 0.5 per cent alcohol by volume obtained by the fermentation or any infusion or decoction of malt, wholly or in part, or any substitute therefor, including grain of any kind, bran, glucose, sugar, or molasses. Provides that beer includes ale, porter, brown, stout, lager beer, small beer, strong beer, and alcoholic seltzer beverages. Provides that beer does not include sake, known as Japanese rice wine, cooler beverage, or a product of distillation, by whatever name known, that contains distilled spirits, alcoholic spirits, or spirits. -- Amends provisions relating to licenses, classes. Allows a class 14 brewpub license to sell, manufactured on the licensees premises to include beer under specified requirements. -- HB0374 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0378 HD2 (HSCR 1050)

RELATING TO CONTROLLED SUBSTANCES.

Introduced by: Saiki S

Amends provisions relating to registration under regulation of manufacture, distribution, prescription, and dispensing of controlled substances. Requires the department of public safety in determining the public interest, to consider the factors that any other factor relevant to and consistent with the public health and safety, including but not limited to the prevention of activities within the applicant's areas that are potentially injurious to the health, safety, and welfare of the public and neighborhood. -- Establishes within the department of public safety, or its successor agency, for administrative purposes a substance use disorder services clinic working group to collaborate and consult to develop recommendations to balance the needs of persons receiving treatment for substance use disorders with the needs of public safety. Report to the legislature. Working group to cease to exist on June 30, 2024 (sunset). -- HB0378 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0381 HD2 (HSCR 769)

RELATING TO CONDOMINIUMS.

Introduced by: Saiki S

Amends Act 187, Session Laws of 2013, relating to condominiums, as amended by Act 196, Session Laws of 2018. Provides that on June 30 of every odd numbered year, any unexpended additional amounts paid into the condominium education trust fund and initially dedicated to supporting mediation or voluntary binding arbitration of condominium related disputes, as required by provisions relating to condominium education trust fund; payments by associations and developers shall be used for educational purposes as provided in provisions relating to condominium education trust fund. -- HB0381 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to CPN

HB0384 HD2 (HSCR 1186)

RELATING TO PARENTAGE. Introduced by: Saiki S (BR)

Establishes the uniform parentage act. Enacts portions of the uniform parentage act of 2017

to replace the uniform parentage act of 1973. -- HB0384 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0386 HD1 (HSCR 825)

RELATING TO THE SAFETY OF JUDICIARY PERSONNEL.

Introduced by: Saiki S (BR)

Establishes the internet posting of personal information law. Establishes provisions relating to internet posting of personal information; judges and other court staff. Prohibits a person or organization to knowingly make available on the internet the personal information of the following individuals, with the intent to intimidate or to threaten injury, harm, or violence to the individual or the individual's immediate family members, or under circumstances in which a reasonable person would believe that providing the information would expose the individual to harassment or a risk of harm to life or property; a sitting federal judge; a sitting, full-time justice of the Hawaii supreme court; a sitting, full-time judge of the Hawaii state intermediate court of appeals, circuit court, circuit family court, district court, or district family court; a US probation and pretrial officer; or a judiciary social worker. -- Establishes provisions relating to injunctive and declaratory relief; attorney's fees and costs. Allows a person whose personal information is disseminated in violation of this provision to bring an action seeking injunctive or declaratory relief. -- HB0386 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0388 HD1 (HSCR 49)

RELATING TO EDUCATION.

Introduced by: Woodson J, Amato T, Belatti D, Cochran E, Gates C, Hashimoto T, Holt D, Kapela J, Kila D, Lowen N, Marten L, Matayoshi S, Nakashima M, Onishi R, Perruso A, Takenouchi J, Tam A, Tarnas D

Amends provisions relating to instructional materials; exceptional children under education law. Removes the requirement that all publishers of textbooks and instructional materials sold to the state or any public school to furnish computer diskettes for literary subjects in the American Standard Code for Information Interchange from which braille versions can be produced. Requires publishers to also furnish computer diskettes in American Standard Code for Information Interchange for nonliterary subjects including natural sciences, computer science, mathematics, and music when braille specialty code translation software is available. Adds, in accordance with section 612(a)(23) of the federal Individuals with Disabilities Education Act as amended, the State adopts the US Secretary of Education's National Instructional Materials Accessibility Standard as in effect on the effective date of act ___, session laws of 2023, and as may be subsequently revised. Requires the department to coordinate with the National Instructional Materials Access Center to obtain the benefits of this service. -- HB0388 HD1

Current Status:

Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to EDU then WAM

HB0390 HD1 (HSCR 1)

RELATING TO THE UNIVERSITY OF HAWAII PROMISE PROGRAM.

Introduced by: Woodson J, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Amends provisions relating to Hawaii community college promise program; established under university of Hawaii system law. Changing title to Hawaii promise program; established. Requires the program to provide scholarships for the unmet direct cost needs of qualified students enrolled at any campus of the university of Hawaii. Requires a student enrolled in an undergraduate program at a university of Hawaii campus, other than a community college campus, to be eligible for scholarship consideration for a maximum of 8 semesters if the student: qualifies for Hawaii resident tuition; completes and submits the Free Application for Federal Student Aid for each academic year and accepts all federal and state aid, grants, scholarships, and other funding sources that do not require repayment; is enrolled in a classified degree or certificate program with 12 or more credits per semester; maintains satisfactory academic progress, as defined by federal requirements established pursuant to Title IV of the Higher Education Act of 1965, as amended, and determined by the campus at which the student is enrolled: and has been determined by the campus to have unmet direct cost needs: requires that a student enrolled in a certificate program to not be required to submit a FAFSA application each academic vear. Requires a student enrolled an undergraduate program at a University of Hawaii campus, other than a community college campus, to meet the requirements of this provision. -- Amends provisions relating to Hawaii community college promise program subaccount under University of Hawaii system law. Changing title to Hawaii promise program subaccount. Reports to the legislature. Appropriates

funds (\$\$). -- HB0390 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE then WAM

HB0400 HD2 (HSCR 1175)

RELATING TO TAXATION.

Introduced by: Holt D, Cochran E, Gates C, Hussey-Burdick N, Kitagawa L, Lamosao R, Lowen N, Marten L, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Sayama J, Takenouchi J, Tarnas D, Todd C

Establishes provisions relating to employer-provided or employer-sponsored child care tax credit under income tax law. Provides that for each taxpayer that employs at least 1 employee in the State and provides employer-provided child care or employer-sponsored child care to those employees, the amount of the credit shall be equal to ____ per cent of the cost of operation to the employer less any amounts paid by the employees during the taxable year. -- Establishes provisions relating to employer child care property tax credit. Provides that for each taxpayer that employs at least 1 employee in the State, the aggregate amount of the per cent of the cost of child care property purchased or acquired by the taxpayer and 1st placed in service during the taxable year and the credit may be claimed __ per cent per year for _ years. -- HB0400 HD2 at a rate of Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0406 HD2 (HSCR 724)

RELATING TO HEALTH.

Introduced by: Belatti D

Amends Act 212, Session Laws of 2021, relating to the transition of the oahu regional health care system from the Hawaii health systems corporation into the department of health. Requires the department of health and Oahu regional health care system to develop a strategic plan for the utilization of all Oahu regional health care system facilities. Report to the legislature. -- Amends Act 285, Session Laws of 2022, relating to the oahu regional health care system. Provides that no later than June 30, 2024, the Daniel K. Akaka state veterans home on Oahu shall 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. Report to the legislature. -- HB0406 HD2

Mar=03 23 Introduction/Passed First Reading - Senate Current Status: Mar=09 23 Multiple Referral to HHS/ PSM/ then WAM

HB0413 HD1 (HSCR 274)

RELATING TO THE DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT.

Introduced by: Garrett A

Appropriation to the department of human resources development to retain the services of an online employment marketplace or networking platform to assist in recruiting employees for the state. (\$\$) -- HB0413 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB0415 HD2 (HSCR 348)

MAKING AN APPROPRIATION TO IMPLEMENT THE RECOMMENDATIONS OF THE TASK FORCE ON MOBILITY MANAGEMENT, ESTABLISHED PURSUANT TO ACT 214. SESSION LAWS OF HAWAII 2013.

Introduced by: Todd C, Hashimoto T, Marten L

Appropriation to the department of health for the implementation of the recommendations made by the task force on mobility management, established pursuant to Act 214, session laws of 2013, including funding for 1 full time equivalent (1.0 FTE) mobility manager in each of the counties of Hawaii, Kauai, and Maui; 1 full time equivalent (1.0 FTE) statewide outreach position; and 1 full time equivalent (1.0 FTE) statewide coordinator. (\$\$) -- HB0415 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0418 HD1 (HSCR 207)

RELATING TO EMERGENCY PREPAREDNESS.

Introduced by: Ilagan G, Ichiyama L

Appropriation to the department of defense for repairing sirens on all islands of the state that are part of the all hazard statewide outdoor warning siren system. (\$\$) -- HB0418 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0419 HD1 (HSCR 309)

RELATING TO RESIDENTIAL PHOTOVOLTAIC ENERGY GENERATING SYSTEMS.

Introduced by: Ilagan G, Lowen N

Establishes provisions relating to off grid residential photovoltaic energy generating system installation; exemption from county permit requirements. Requires that notwithstanding any law to the contrary, each county to exempt from county permitting requirements the installation of off-grid residential photovoltaic energy generating systems on the rooftops of

residential properties if the installation complies with all other applicable state and county building and zoning code requirements. Prohibits the state or any county to be liable for claims arising from the installation unless the claim arises out of gross negligence or intentional misconduct by the State or county. Prohibits an off-grid residential photovoltaic energy generating system that receives an exemption under this provision to be eligible for interconnection to the Hawaii electric system for the entire duration of its operation. -- HB0419 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EET/ PSM/ then CPN

HB0426 HD1 (HSCR 790)

RELATING TO FIREARMS.

Introduced by: Tarnas D, Amato T, Ganaden S, Kapela J, Lowen N, Marten L, Nakashima M, Perruso A, Sayama J, Takayama G, Tam A

Establishes provisions relating to firearm industry responsibility under firearm, ammunition, and dangerous weapons law. Provides definitions. Establishes provisions relating to firearm industry members; standards of conduct. Requires it to be a violation of this provision for a firearm industry member to fail to comply with any requirement of this provision. Requires a firearm industry member to establish, implement, and enforce reasonable controls. Establishes provisions relating to violations; who may sue; relief. Requires an act or omission by a firearm industry member in violation of this provision to constitute an actionable cause of action. Allows a person who has suffered harm in the state because of a firearm industry member's violation of this provision to bring an action in a court of competent jurisdiction. Allows the attorney general or any county attorney or public prosecutor to bring a civil action in a court of competent jurisdiction in the name of the people of the state to enforce this provision and remedy harm caused by a violation of this provision. Establishes provisions relating to interpretation of part. -- HB0426 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM then JDC

HB0439 HD1 (HSCR 345)

RELATING TO IMMIGRANT SERVICES.

Introduced by: Lamosao R, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Hashimoto T, Holt D, Ilagan G, Kahaloa K, Martinez R, Nishimoto S, Tam A, Woodson J

Establishes provisions relating to immigrant services and access unit under community services law. Establishes within the office of community services an immigrant services and access unit to promote economic self sufficiency, inclusion, and community integration for immigrants by improving access to appropriate services, resources, and benefits as specified. Appropriation. (\$\$) -- HB0439 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB0441 HD1 (HSCR 410)

RELATING TO CLIMATE EQUITY.

Introduced by: Lowen N, Ganaden S, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Marten L, Matayoshi S, Mizuno J, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Quinlan S, Takayama G, Tam A, Tarnas D, Todd C

Appropriation to the university of Hawaii for the development of a database and data portal from data sources detailed in the report "Social Vulnerability to Climate Change in Hawaii - Data, Indicators, and 'Gap' Assessment" and accompanying guide; provided that the development of the database to be coordinated with relevant stakeholders, including those involved in the existing hazard mitigation framework; and for the maintenance and updating of the data portal. (\$\$) -- HB0441 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0448 HD2 (HSCR 1080)

RELATING TO MINORS.

Introduced by: Mizuno J

Amends provisions relating to order for protection under domestic abuse protective orders law. Allows a petition for relief under this law to be made by any minor 16 years of age or older on their own behalf without the consent of a parent or legal guardian; or any emancipated minor as provided under provisions relating to emancipation of certain minors under children law. -- HB0448 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0450 HD1 (HSCR 346)

RELATING TO CHILD CARE.

Introduced by: Mizuno J

Establishes provisions relating to special circumstances; income eligibility under department of human services law. Provides that when determining whether a parent, guardian, or other

responsible party meets the income eligibility requirements for child care subsidies under this law and any rule adopted thereunder, requires the department to consider special circumstances, including but not limited to the retroactive payment of worker's compensation or temporary disability insurance benefits to the parent, guardian, or other responsible party, that cause the monthly gross income of the parent, guardian, or other responsible party to exceed the eligible monthly gross income. -- HB0450 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB0451 HD1 (HSCR 356)

RELATING TO INCARCERATED INDIVIDUALS.

Introduced by: Mizuno J

Amends provisions relating to act 125, session laws of 2022. Requires the appropriations made by this provision for fiscal year 2022-2023 to not lapse at the end of the fiscal year for which the appropriation is made; provided that any unexpended and unencumbered balance of the appropriation as of the close of business on June 30, 2024, to lapse on that date. Requires the sum appropriated to be expended by the department of public safety or its successor department of corrections and rehabilitation for the purposes of this act. Requires the appropriation made by this section for fiscal year 2022-2023 to not lapse at the end of the fiscal year for which the appropriation is made; provided that any unexpended and unencumbered balance of the appropriation as of the close of business on December 31, 2023, to be transferred to the department of corrections and rehabilitation pursuant to act 278, session laws of Hawaii 2022; provided further that any unexpended and unencumbered balance of the appropriation as of the close of business on June 30, 2024, to lapse on that date. Appropriates funds (\$\$). -- HB0451 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM then WAM

HB0463

RELATING TO ELECTIONS.

Introduced by: Kitagawa L, Hashimoto T, Holt D, Matayoshi S, Tarnas D

Amends provisions relating to registration of candidate committee or noncandidate committee. Requires the organizational report for a noncandidate committee to be filed within 10 days of receiving contributions or making or incurring expenditures of more than 100 dollars, in the aggregate, in a 2 year election period; provided that within the 30 day period prior to an election, a noncandidate committee shall register by filing an organizational report within 2 days of receiving contributions or making or incurring expenditures of more than 100 dollars, in the aggregate, in a 2 year election period. -- HB0463

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0464 HD1 (HSCR 522)

RELATING TO MAGNET SCHOOLS.

Introduced by: Kitagawa L, Kila D, Marten L, Matayoshi S

Establishes a 5 year magnet school pilot program within the department of education. Requires the program to begin enrollment of students in the pilot program at the beginning of the 2024-2025 school year; be conducted at Waiahole and Ka'a'awa elementary schools; and incorporate the specialized agricultural and mauka to makai watershed curriculums established by these schools. Requires each magnet school location to be staffed with, at a minimum, 1 full-time counselor, 1 full-time vice principal, 1 full-time media specialist, and 1 full-time topical specialist. Requires the department of education to adopt rules pursuant to administrative procedure law to carry out the purposes of this act, including establishing a means for students outside of the pilot program's service area to apply for and enroll in the magnet schools through the State's geographic exception process. Requires the department of education to submit a report of its findings and recommendations, including any proposed legislation, regarding the magnet school pilot program to the legislature no later than 20 days prior to the convening of the regular session of 2029. Requires the report to include the effects of the pilot program on enrollment at Waiahole and Ka'a'awa elementary schools, changes in usage of community resources, and a recommendation of whether the pilot program should be continued, modified, or terminated. Requires the magnet school pilot program to cease to exist at the end of the 2028-2029 school year (sunset). Appropriates funds for the magnet school program and 8 full time equivalent (8.0 FTE) positions as specified (\$\$). -- HB0464 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0470 HD2 (HSCR 1089)

RELATING TO MINORS.

Introduced by: Tam A, Amato T, Cochran E, Ganaden S, Hussey-Burdick N, Ichiyama L,

LRB Systems March 9, 2023

Kapela J, Lamosao R, Lowen N, Marten L, Perruso A, Tarnas D, Todd C, Woodson J Amends provisions relating to consent to no cost emergency shelter and related services under social services law. Requires any provider who renders no cost emergency shelter and related services to a minor pursuant to this provision and can demonstrate compliance with this provision to be immune from any civil or criminal liability based on the provider's determination to provide the shelter and related services; provided that if a provider's assessment and determination, or conduct in providing no cost emergency shelter and related services, is the result of the provider's gross negligence or wilful or wanton acts or omissions, the provider may be held liable for the provider's gross negligence or wilful or wanton acts or omissions. Requires a provider who renders no cost emergency shelter and related services to a minor to document in writing the efforts made to contact the minor's parent, legal guardian, or legal custodian; and take steps to ensure that youth who are or should be under the legal jurisdiction of the juvenile justice or child welfare systems obtain and receive services from those systems until a time as the youth are released from the jurisdiction of juvenile justice or child welfare systems as required by the Runaway and Homeless Youth Act, title 42 US Code sections 5701 through 5752, as amended. -- Amends provisions relating to act 23, session laws of 2021. Repeals the sunset date. -- HB0470 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0473 HD1 (HSCR 143)

RELATING TO THE STATE FOUNDATION ON CULTURE AND THE ARTS.

Introduced by: Tam A

Appropriation to the state foundation on culture and the arts for the creative workforce grant program for the awarding of 25,000 dollars grants to eligible nonprofit arts and culture organizations to support the living wage of 1 or more salaried staff or contractual personnel in a creative worker role within the organization. (\$\$) -- HB0473 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then WAM

HB0474 HD1 (HSCR 424)

RELATING TO THE STATE OF HAWAII MUSEUM OF NATURAL AND CULTURAL HISTORY.

Introduced by: Tam A, Kapela J, Kila D, Kitagawa L, Marten L, Perruso A, Poepoe M, Takenouchi J, Tarnas D, Todd C, Woodson J

Appropriation out of the funds received by the state of Hawaii from the federal _____ Act, Public Law _____ to the department of budget and finance to sustain and support the Bernice Pauahi Bishop Museum, officially designated as the state of Hawaii Museum of Natural and Cultural History. (\$\$) -- HB0474 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then WAM

HB0475 HD1 (HSCR 543)

RELATING TO THE STATE FOUNDATION ON CULTURE AND THE ARTS.

Introduced by: Tam A, Amato T, Ganaden S, Hashimoto T, Kapela J, Lowen N, Marten L, Perruso A, Tarnas D, Todd C, Woodson J

Appropriation to the state foundation on culture and the arts for the art in private places program; provided that "private places" means nonstate owned publicly accessible areas and city and county buildings, and the establishment of 1 full time equivalent (1.00 FTE) permanent position. (\$\$) -- HB0475 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then WAM

HB0478 HD1 (HSCR 144)

RELATING TO THE STATE FOUNDATION ON CULTURE AND THE ARTS.

Introduced by: Tam A, Amato T, Cochran E, Ganaden S, Hussey-Burdick N, Kapela J, Kila D, Kitagawa L, Lowen N, Marten L, Nishimoto S, Perruso A, Takenouchi J, Tarnas D, Todd C.

Appropriation to the state foundation on culture and the arts for the artist fellowship program for the awarding of 1 time fellowships to promising artists in the amount of no less than 25,000 dollars per fellowship. (\$\$) -- HB0478 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then WAM

HB0480 HD1 (HSCR 296)

RELATING TO HIGHWAY SAFETY.

Introduced by: Ilagan G, Todd C

Amends provisions relating to definitions under highway safety law. Defines special interest vehicle to mean a vehicle that is at least 35 years old or is modified to resemble a vehicle that is at least 35 years old and, because of its significance, is being collected, preserved, restored, or maintained by a collector. Defines special interest vehicle to include a street rod

vehicle and a street rod replica vehicle, as those terms are defined in special interest vehicles under highway safety law. -- Amends provisions relating to special interest vehicles. Defines street rod replica vehicle to mean a vehicle that was assembled from a manufactured kit, either as components manufactured at least 35 years before the date the component is being sold; or components manufactured to resemble a vehicle that is at least 35 years old. Defines street rod vehicle to mean a vehicle that was manufactured at least 35 years before the date the vehicle is being registered as a street rod vehicle; or to resemble a vehicle that is at least 35 years old. -- HB0480 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0485 HD3 (HSCR 1096)

RELATING TO MARRIAGE.

Introduced by: Ichiyama L, Amato T, Hashimoto T, Kahaloa K, Kapela J, Kila D, Lowen N, Marten L, Perruso A, Tam A, Todd C

Establishes provisions relating to new certificates of marriage; issuance; gender and sex identifiers. Requires the department of health to permit any person who possesses a valid certificate of marriage that has been filed with the department and that includes gender and sex identifiers for the person that differ from the person's changed gender and sex identifiers and, if applicable, changed name, to apply for a new certificate of marriage; provided that the department shall require the applicant to submit specified documents. Requires each new certificate of marriage issued pursuant to this provision to reflect the applicant's changed designation as bride, groom, partner, or spouse; and name, if applicable; and replace the original certificate of marriage. Prohibits a new certificate of marriage issued pursuant to this provision to be marked as amended; or reveal the language of the original certificate of marriage that was changed. Requires the department of health to establish fees pursuant provisions relating to administrative procedure law to be paid for the issuance of a new certificate of marriage pursuant to this provision. Provides that upon receipt of the documents submitted pursuant to this provision and the applicant's payment of the fees established pursuant to this provision, the department of health shall issue to the applicant a new certificate of marriage; and seal and file any documents evidencing the preparation of the new certificate of marriage, including the original certificate of marriage; provided that these documents shall only be opened pursuant to an order of any court of competent jurisdiction within a state, territory, or possession of the US, or by request of the marriage registrant. Requires the department of health to issue a new certificate of marriage to any applicant who satisfies the requirements of this provision regardless of the date of the applicable marriage. -- Amends provisions relating to record of solemnization; marriages, reported by whom; certified copies. Provides that except for any certificate of marriage replaced, sealed, and filed , copies of the contents of any certificate on file with, and pursuant to section 338certified by, the department shall be considered the same as the original for all purposes. --HB0485 HD3

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0491 HD2 (HSCR 674)

RELATING TO A LEAVE GRANT PROGRAM.

Introduced by: Lamosao R, Amato T, Belatti D, Cochran E, Hussey-Burdick N, Kila D, Kitagawa L, Perruso A, Poepoe M

Requires the department of labor and industrial relations to conduct an actuarial study on a potential leave grant pilot program to help small businesses with up to 100 employees offer their employees paid family leave and sick leave. Requires the study to identify the following, at minimum: the potential costs of the grants that would be paid to small businesses; and the costs to administer the pilot program. Reports to the legislature. Appropriates funds (\$\$). HB0491 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB0493 HD2 (HSCR 1176)

RELATING TO TAXATION.

Introduced by: Lamosao R, Amato T, Chun C, Cochran E, Gates C, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lowen N, Marten L, Matayoshi S, Mizuno J, Nishimoto S, Poepoe M, Sayama J, Tam A, Tarnas D, Todd C Amends provisions relating to refundable food/excise tax credit under income tax law. Amends the income brackets and credit amounts of the refundable food/excise tax credit. -- HB0493 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0494 HD1 (HSCR 824)

RELATING TO MOTOR VEHICLES.

Introduced by: Lamosao R, Amato T, Belatti D, Cochran E, Garrett A, Hashimoto T, Holt D, Kila D, Kitagawa L, Marten L, Mizuno J, Morikawa D, Nishimoto S, Perruso A, Poepoe M

Amends provisions relating to procedure when title of vehicle transferred; delivery of certificate mandatory and changes its title to procedure when title or interest of vehicle transferred; delivery of certificate mandatory. Requires any organization that receives a motor vehicle as a charitable donation to be deemed, upon receipt of the motor vehicle, to be a transferee for purposes of this provision and to be subject to all of the applicable rights, responsibilities, and liabilities of a transferee under this provision. -- HB0494 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0497 HD1 (HSCR 35)

RELATING TO HOUSING.

Introduced by: Sayama J, Chun C, Cochran E, Garrett A, Hashimoto T, Holt D, Ichiyama L, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Marten L, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Quinlan S, Takayama G, Takenouchi J, Tam A, Tarnas D, Ward G, Woodson J

Requires the school facilities authority to conduct a feasibility study for the development of teacher and workforce housing at the Queen Liliuokalani elementary school property; and submit the feasibility study to the governor and legislature no later than 20 days prior to the convening of the regular session of 2024. Report to the legislature. -- Appropriation to the school facilities authority for the feasibility study required by this act. (\$\$) -- HB0497 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to EDU/ HOU/ then WAM

HB0500 HD1 (HSCR 125)

RELATING TO EDUCATION.

Introduced by: Sayama J, Amato T, Chun C, Cochran E, Ganaden S, Garcia D, Gates C, Hashimoto T, Hussey-Burdick N, Ichiyama L, Kila D, Kitagawa L, Lamosao R, Marten L, Martinez R, Nakashima M, Perruso A, Quinlan S, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Ward G

Appropriation to the department of education for the promotion and support of surfing as an interscholastic sport. (\$\$) -- HB0500 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0503 HD2 (HSCR 481)

RELATING TO COMPUTER SCIENCE EDUCATION.

Introduced by: Woodson J, Amato T, Cochran E, Gates C, Hashimoto T, Kila D, Lowen N, Marten L, Matayoshi S, Morikawa D, Nakashima M, Tarnas D, Todd C

Requires the board of education to work with the department of education to analyze the need, impact, and feasibility of making computer science a graduation requirement. Requires the board of education to determine whether making computer science a graduation requirement would be in the best interests of public school students and the public, based on the analysis conducted pursuant to this provision. Report to the legislature. Appropriation to the department of education for teacher professional development in computer science. (\$\$) -- HB0503 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0521 HD1 (HSCR 1150)

RELATING TO RAW MILK.

Introduced by: Nakashima M

Establishes provisions relating to raw milk and raw milk products; direct sales. Allows a producer to sell raw milk and raw milk products directly to consumers for human consumption, subject to rules adopted by the board of agriculture pursuant to this provision; provided that the farm or facility from which the raw milk or raw milk product originated shall own or house no more than 2 milk-bearing cows. Provides that no later than July 1, 2023, the board shall adopt rules governing the direct sale to consumers of raw milk and raw milk products for human consumption. -- Amends provisions relating to licensing under the milk control act law. Except for provisions relating to raw milk and raw milk products; direct sales, it shall be unlawful for any producer, producer-distributor, or distributor to produce, sell, process, or distribute milk in a milk shed unless the person is duly licensed as provided by this law. --Amends provisions relating to remedies; penalties. Provides that the direct sale to consumers of raw milk or raw milk products for human consumption pursuant to this provision, and any rules adopted to implement this provision, shall not constitute a violation of this law. Establishes provisions relating to raw goat milk; sales under department of health law, Allows. raw goat milk to be sold for pet consumption. Requires the department of health to adopt rules pursuant to chapter 91 governing the sale of raw goat milk for pet consumption. Requires the rules to: include conditions similar to those found in the administrative rules of other states that allow the sale of raw goat milk; establish standards to ensure that raw goat milk is not contaminated during production or sale; and regulate any circumstances under which producers may share goats for the purposes of producing raw goat milk. Requires each

container of raw goat milk intended for sale for pet consumption to include on the container or packaging: a label reading raw goat milk; and a statement reading contains pathogens that may be unsafe for human consumption. -- HB0521 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0522 HD1 (HSCR 501)

RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Nakashima M, Amato T, Belatti D, Gates C, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Morikawa D, Nishimoto S, Onishi R, Perruso A, Takayama G, Takenouchi J, Tarnas D, Todd C

Amends provisions relating to additional powers in an emergency period. Repeals provisions for a mayor or the governor to suspend electronic media transmission during a state of emergency. In the event of a state of emergency declared by the governor pursuant to provisions relating to state of emergency, allows the governor to exercise the following additional powers pertaining to emergency management during the emergency period to shut off water mains, gas mains, or electric power connections, or suspend other services. -- HB0522 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM then JDC

HB0525 HD2 (HSCR 684)

RELATING TO THE UNIFORM COMMERCIAL CODE.

Introduced by: Nakashima M

Implements the 2022 uniform commercial code amendments set forth by the uniform law

commission. -- HB0525 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to CPN then JDC

HB0537 HD2 (HSCR 681)

RELATING TO ELECTRONIC SMOKING DEVICES.

Introduced by: Matayoshi S, Amato T, Cochran E, Garrett A, Kapela J, Kila D, Kitagawa L, Lowen N, Marten L, Nakashima M, Nishimoto S, Perruso A, Sayama J, Tarnas D

Amends provisions relating to definitions under cigarette tax and tobacco tax law. Redefines tobacco to mean tobacco in any form, other than cigarettes or little cigars, that is prepared or intended for consumption or for personal use by humans, including large cigars and any substitutes thereof other than cigarettes that bear the semblance thereof, snuff, chewing or smokeless tobacco, and smoking or pipe tobacco; or any electronic smoking device or e liquid. -- HB0537 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0538 HD1 (HSCR 271)

RELATING TO RESIDENTIAL REAL PROPERTY.

Introduced by: Matayoshi S, Belatti D, Hashimoto T, Holt D, Kila D, Kitagawa L, Lamosao R, Marten L, Nishimoto S, Takenouchi J, Tarnas D

Establishes provisions relating to penalties for unaddressed zoning violations. Requires penalties for a violation of any county zoning ordinance, rule, or regulation to be an owner of real property who fails to remediate all conditions that gave rise to issuance of the notice of violation, to the county planning or permitting agency's satisfaction and within the agency's specified time frame, shall be assessed by the agency a fine of no less than 1,000 dollars for each day the violation persists; if fines assessed to the owner of real property exceed 5,000 dollars, then the notice of violation shall constitute a lien upon the real property within 30 days; and if within 30 days of receiving notice of the lien, the owner of real property fails to satisfy the lien specified in this provision; and commence and diligently conduct remediation of all conditions that gave rise to issuance of the notice of violation, to the county planning or permitting agency's satisfaction, then the applicable county planning or permitting agency shall commence foreclosure proceedings, judicial or nonjudicial, on the real property without delay. -- HB0538 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0540 HD1 (HSCR 333)

RELATING TO EDUCATION.

Introduced by: Matayoshi S, Amato T, Ganaden S, Garrett A, Hashimoto T, Holt D, Hussey-Burdick N, Kapela J, Kila D, Kitagawa L, Lowen N, Marten L, Morikawa D, Nishimoto S, Perruso A, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J

Establishes provisions relating to school meals; universal free school breakfast and lunch under public charter schools law. Requires school meals to be made available under the school meals program in every public charter school where the students are required to eat meals at school. Requires, beginning with the 2023-2024 school year, a public charter school to serve 1 school breakfast to any requesting student at no cost to the student each school day, regardless of a student's eligibility for participation in the federal School Breakfast

Program. Requires free school lunch to meet the meal requirements for lunches established pursuant to title 7 Code of Federal Regulations section 220.8. Requires, beginning with the 2023-2024 school year, a public charter school to serve 1 school lunch to any requesting student at no cost to the student each school day, regardless of a student's eligibility for participation in the federal National School Lunch Program. Requires free school lunch shall meet the meal requirements for lunches established pursuant to title 7 Code of Federal Regulations section 210.10. Requires no student to be denied a meal solely for failure to pay within 7 days after a student's meal fund account reaches a zero or negative balance. Allows the commission to adopt rules or policies governing the collection of funds for student meal accounts with a negative fund balance; provided that no rule or policy to prohibit feeding a student as required pursuant to this provision. It is the intent of this section not to jeopardize the receipt of any federal aid and to the extent, and only to the extent necessary to effectuate this intent, allows the governor to modify the strict provisions of this section, but to promptly report any such modification with the governor's reasons therefor to the next succeeding session of the legislature for review. -- Amends provisions relating to school meals under education law. Changing title to school meals; universal free school breakfast and lunch. Requires beginning with the 2023-2024 school year, the department to serve 1 school breakfast to any requesting student at no cost to the student each school day, regardless of a student's eligibility for participation in the federal School Breakfast Program. Requires free school lunch to meet the meal requirements for lunches established pursuant to title 7 Code of Federal Regulations section 220.8. Requires, beginning with the 2023-2024 school year, the department to serve 1 school lunch to any requesting student at no cost to the student each school day, regardless of a student's eligibility for participation in the federal National School Lunch Program. Requires free school lunch to meet the meal requirements for lunches established pursuant to title 7 Code of Federal Regulations section 210.10. Requires no student to be denied a meal solely for failure to pay within 7 days after a student's meal fund account reaches a zero or negative balance. It is the intent of this section not to jeopardize the receipt of any federal aid and to the extent, and only to the extent necessary to effectuate this intent, allows the governor to modify the strict provisions of this provision, but to promptly report any such modification with the governor's reasons therefor to the next succeeding session of the legislature for review. Appropriates funds (\$\$). -- HB0540 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0541 HD1 (HSCR 276)

RELATING TO VEHICLE SAFETY.

Introduced by: Matayoshi S, Amato T, Cochran E, Kila D, Kitagawa L, Lamosao R, Marten L, Todd C

Amends provisions relating to certificates of inspection under motor and other vehicles law. Requires upon application for a certificate of inspection to be issued for a vehicle or moped, an inspection as prescribed by the director under this provision to be conducted on the vehicle or moped, and if the vehicle or moped is found to be in a safe operating condition, including adhering to head lamp requirements and specifications pursuant to lights for motor vehicles, motorcycles, motor scooters, motorized bicycles under traffic violations law, as applicable, a certificate of inspection to be issued upon payment of a fee to be determined by the director. Requires the director of transportation to adopt necessary rules for the administration of inspections and the issuance of certificates of inspection; provided that the rules to include head lamp requirements that adhere to the specifications pursuant to lights for motor vehicles, motorcycles, motor scooters, motorized bicycles under traffic violations law, as applicable. -- HB0541 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then CPN

HB0542 HD2 (HSCR 784)

RELATING TO PROCUREMENT.

Introduced by: Matayoshi S, Amato T, Cochran E, Holt D, Hussey-Burdick N, Kila D, Kitagawa L, Marten L, Nakashima M, Takenouchi J, Tarnas D, Todd C

Amends provisions relating to competitive sealed bidding under Hawaii public procurement code. Requires contracts to be awarded by competitive sealed bidding except as otherwise provided in methods of source selection under Hawaii procurement code. Award is based on the criteria set forth in the invitation for bids. Requires an invitation for bids to be issued, and to include a purchase description and all contractual terms and conditions applicable to the procurement. Requires if the invitation for bids is for construction, it to: specify that all bids include the name of each person or firm to be engaged by the bidder as a joint contractor or subcontractor in the performance of the contract and the nature and scope of the work to be performed by each; and allow the bidder to clarify or correct immaterial or technical information required by this provision for up to 24 hours after the bid submission deadline; provided that any additions or substitutions of listed joint subcontractors shall be prohibited,

including changes to the nature and scope of work as listed; provided further that the 24 hour period to be complementary and in addition to the time for correction or withdrawal of inadvertently erroneous bids before or after award, as permitted in accordance with rules adopted by the policy board pursuant to this provision. Requires this paragraph does not abrogate or modify, and to not be construed or deemed to abrogate or modify, the authority of the regulated industries complaints office of the department of commerce and consumer affairs and contractors license board to enforce contractors law. Requires bids to be opened publicly in the presence of 1 or more witnesses, at the time and place designated in the invitation for bids; provided that if the bid is for construction, it to be opened no sooner than 24 hours after the deadline for the submission of the bids. Repeals on June 30,3000 (sunset). Establishes definitions. -- HB0542 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to GVO then JDC

HB0546 HD1 (HSCR 142)

RELATING TO THE FUEL TANK ADVISORY COMMITTEE.

Introduced by: Aiu M

Amends provisions relating to duties under fuel tank advisory committee. Requires the advisory committee to hold no fewer than 1 regular meeting in each quarter of a calendar year. -- HB0546 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0547 HD1 (HSCR 198)

RELATING TO EARLY CHILD CARE.

Introduced by: Marten L, Amato T, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Ichiyama L, Kapela J, Kitagawa L, Lowen N, Mizuno J, Nishimoto S, Perruso A, Takenouchi J, Tam A, Tarnas D, Todd C

Requires the department of human services to establish and administer a 2 year infant and toddler child care worker subsidy pilot program to retain the existing early child care workforce in licensed infant and toddler centers; and establish standards and qualifications for participation in the pilot program as specified. Requires each applicant for a subsidy to provide proof that the applicant has US citizenship or permanent US resident alien status and is a resident of the State at the time of application; is currently licensed or registered as a child care provider, or is an exempt provider approved by the department; provides infant and toddler care at the time of application; complies with all other federal, state, or county statutes, rules, or ordinances necessary to conduct the activities or provide the services for which a subsidy is awarded; complies with all applicable federal and state laws prohibiting discrimination against a person on the basis of race, color, national origin, religion, creed, sex, age, sexual orientation, or disability; agrees not to use state funds for entertainment or lobbying activities; allows the department, legislative committees and their staff, and the auditor full access to the applicant's records, reports, files, and other related documents and information for the purposes of monitoring, measuring the effectiveness of, and ensuring the proper expenditure of the subsidy; is employed by a child care facility that is not part of, owned or operated by, or owned and operated as a private educational institution; satisfies any other standards that may be required by the source of funding; and meets all other standards prescribed in rules adopted by the department to implement the subsidy. Annual report to the legislature. Pilot program to cease to exist on July 1, 2025 (sunset). Appropriation (\$\$) -- HB0547 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HHS/ LBT/ then WAM

HB0551 HD1 (HSCR 246)

RELATING TO HEALTH.

Introduced by: Matayoshi S, Amato T, Chun C, Cochran E, Ganaden S, Garrett A, Hashem M, Hashimoto T, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Kobayashi B, Lowen N, Marten L, Onishi R, Perruso A, Sayama J, Tam A, Tarnas D

Establishes provisions relating to the sale of flavored tobacco products prohibited under health law. Beginning January 1, 2024, prohibits any 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. Establishes fines for violations. Allows the director of the department of health to appoint, commission, or contract for services of a 3rd party 1 or more inspectors as the exigencies of the enforcement of this part may require. Requires persons appointed, commissioned, or contracted for services under this part to have and allowed to exercise all the powers and authority outlined in the rules adopted pursuant to provisions relating to administrative rules. Allows the department of health to adopt rules pursuant to administrative procedure law to effectuate the purposes of this provision. Establishes 2 full time equivalent (2.00 FTE) program specialist positions to review, process, and initiate inspections under the authority

of the department of health and 1 full time equivalent (1.00 FTE) hearings officer position to preside over administrative hearings and other related hearings duties as required under this Act. Appropriation. (\$\$) -- HB0551 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0554 HD2 (HSCR 536)

RELATING TO CAMPUS SAFETY.

Introduced by: Kapela J, Amato T, Cochran E, Ganaden S, Garrett A, Hussey-Burdick N, Lamosao R, Perruso A, Tam A, Tarnas D, Todd C

Amends provisions relating to campus safety and accountability under university of Hawaii system law. Train university of Hawaii students enrolled at least part time and employees, including campus safety and security personnel, Title IX coordinators, confidential advocates, and residential advisors, on: public law 92-318, Title IX of the federal education amendments of 1972, as amended; the Violence Against Women act of 1994, as amended; and university of Hawaii executive policies on misconduct; provide all existing university of Hawaii employees with the training described in this provision by December 31, 2023, and every 2 years thereafter. Ensure that any individual who participates in the implementation of the university of Hawaii's disciplinary process, including confidential advocates, individuals responsible for resolving complaints of reported incidents, and individuals responsible for conducting a meeting, hearing, or other disciplinary proceeding or informal resolution process, has training or experience in handling sexual misconduct complaints and the university's disciplinary process to include: the effects of trauma, including any neurobiological and physical impact trauma has on a person; cultural competence training regarding how sexual misconduct may impact individuals differently depending on factors related to an individual's cultural background, including race, color, national origin, ethnicity, religion, economic status, and sex including gender identity, gender expression, sexual orientation, and pregnancy or parenting status; ways to communicate sensitively and compassionately with a reporting party, including an awareness of responding with consideration of the reporting party's cultural background and providing services to the reporting party or assisting the reporting party in locating services; and training and information regarding how sexual misconduct may impact individuals with disabilities. Requires Aa each campus of the University of Hawaii system. designate a confidential advocate for individuals to confidentially discuss incidents of, and obtain information on, sexual misconduct and related issues; provided that confidential advocates and communications received by confidential advocates to not be exempt from any otherwise applicable mandatory reporting requirements for child and vulnerable adult neglect and abuse as provided by department of human services law and child abuse law. With guidance from the office of institutional equity, confidential advocates, prevention educators, local law enforcement, and local sexual and domestic violence advocacy organizations, provide mandatory annual trauma informed, gender inclusive, LGBTQ+ inclusive sexual misconduct primary prevention and awareness programming for all students enrolled at least part time and employees of the university to include: an explanation of consent as it applies to sexual activity and sexual relationships; the role drugs and alcohol play in an individual's ability to consent: strategies for bystander and upstander intervention and risk reduction education that include recognition of individual biases and attitudes; how to access supportive measures for reporting parties; and culturally responsive methods to address the unique experiences and challenges faced by individuals based on race, color, ethnicity, national origin, religion, economic status, disability, and sex including sexual orientation, gender identity, and pregnancy or parenting status. Requires the university to not subject a reporting party or witness who asks for an investigation of sexual misconduct to a disciplinary proceeding or sanction for a violation of the university's policy related to drug or alcohol use, trespassing, unauthorized entry of university facilities, or other violations of university policy or code of conduct unless the university determines that the report of sexual misconduct was not made in good faith or the violation was egregious. Requires if the university's code of conduct prohibits sexual activity or certain forms of sexual activity, including same-gender relationships or sexual activity, the university to not take disciplinary action against individuals reporting sexual misconduct or non-harassing sexual activity related to the incident or other non-harassing sexual activity discovered during an investigation into the reported incident. Requires the university to review any disciplinary action taken against a reporting party to determine if there is a link between the disclosed sexual misconduct and the misconduct that led to the reporting party being disciplined. Requires this section to not be construed to limit the university's ability to establish an immunity policy for student conduct violations not mentioned in this section. Establishes definitions. Appropriates funds (\$\$). -- HB0554 HD2 Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE then WAM/ JDC/

HB0561 HD1 (HSCR 165)

RELATING TO TAX CREDITS.

Introduced by: Yamashita K

Establishes provisions relating to tax credits; generally. Requires any income tax credit established or renewed under this law after December 31, 2023, to include either a 5 year sunset date; or beginning with the 6th year of the credit, an annual 1/3 reduction in the credit

amount allowed to be claimed, over a 3 year period. -- HB0561 HD1
Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0562 HD1 (HSCR 209)

RELATING TO PERMITS.

Introduced by: Yamashita K

Establishes provisions relating to county permit exemption; repetitive construction projects. Requires a contract for repetitive construction projects of facilities under the control of the department of education, University of Hawaii, or school facilities authority to be exempt from any applicable county permit requirement due to any county agency having jurisdiction over the proposed action; provided that no contract for repetitive construction projects shall be exempt from federal, state, or county floodplain management development standards or statutes, codes, ordinances, rules, or regulations with which compliance is required under the National Flood Insurance Program. -- Amends provisions relating to construction, renovation, or repair of school facilities; county permit exemption. Requires any contract for the construction, renovation, or repair of facilities under the control of the department of education, university of Hawaii, or school facilities authority to be exempt from any county requirement that related off site improvements be made by the contracting government agency as a condition to the issuance of any permit. -- HB0562 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0564 HD1 (HSCR 315)

RELATING TO THE DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT.

Introduced by: Yamashita K

Appropriation to the department of human resources development for the establishment of 2 full time equivalent (2.00 FTE) information technology specialist positions within the department; to upgrade information technology systems within the department, including network upgrades; purchase and install desktop computers, workstations, and laptop computers; and train personnel. (\$\$) -- HB0564 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB0565 HD1 (HSCR 5)

RELATING TO STATE SELF-INSURANCE AGAINST PROPERTY AND CASUALTY RISKS. Introduced by: Yamashita K

Establishes provisions relating to state self-insurance against property and casualty risks special fund under state risk management and insurance administration law. Establishes the state self-insurance special fund within the state treasury. Requires moneys in the special fund to be used to provide the state with self-insurance coverage against property and casualty risks pursuant to responsibilities of the comptroller under state risk management and insurance administration law. Requires the special fund to pay claims to state agencies for losses to property of the state caused by fire or other casualty, including the cost to: repair or replace buildings and other structures; replace damaged contents; and provide alternate structures while damaged structures are being repaired or replaced. Allows moneys in excess of the amounts necessary for meeting the immediate requirements of the special fund to be invested as provided in short-term investment of state moneys under state financial administration fund. Requires interest earned by the special fund to be credited to the special fund. Requires, to ensure that the special fund is operated on an actuarially sound basis, the governor to authorize the annual transfer of dollars in general funds to the special fund. Allows the comptroller to establish deductibles for the state agencies for certain perils or classes of property or casualty risks and to: assess the agencies for losses incurred in the amount of the deductible; or reduce the payment from the special fund to cover the property or casualty loss by the amount of the deductible. Requires for any year in which the balance in the special fund is insufficient to keep the special fund actuarially sound and pay the claims required this provision, the comptroller to request that the governor authorize an advance to the special fund of sufficient sums of money from other funds in the state treasury. Requires the moneys advanced to the special fund pursuant to this provision to be repaid from the special fund in annual installments, with interest. Requires the amount of each annual installment to be fixed by the comptroller so that the moneys advanced can be reasonably expected to be repaid in not more than 10 years. Allows, to ensure that moneys advanced to the special fund are repaid as specified in in this provision, the comptroller to further assess the state agencies. -- Amends provisions relating to responsibilities of the comptroller under state risk management and insurance administration law. Requires the comptroller, through the risk manager, to: establish and administer self-insurance coverage against casualty risks

of the state, including those employees of the state who, in the comptroller's discretion, may be at risk. Establish and administer self-insurance coverage against all property risks of the state. Consult with state agencies to determine what insurance policies, other than self-insurance coverage against property and casualty risks, are presently in force or are sought by the state agencies and to make determinations about whether to continue subscribing to insurance policies. -- Amends provisions relating to state risk management revolving fund under state risk management and insurance administration law. Repeals requirement to pay claims to state agencies for losses to property of the state caused by fire or other casualty, including the cost to repair or replace buildings and other structures, replace damaged contents, and to provide alternate structures while damaged structures are being repaired or replaced. Repeals provisions allowing the comptroller to establish deductibles for the state agencies for certain perils or classes of property losses and to: assess the agencies for losses incurred in the amount of the deductible; or reduce the payment from the state risk management revolving fund to cover the casualty loss by the amount of the deductible. Appropriates funds (\$\$). -- HB0565 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to GVO then WAM/ JDC/

HB0567 HD2 (HSCR 392)

RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.

Introduced by: Holt D, Amato T, Ganaden S, Gates C, Hashimoto T, Marten L, Morikawa D, Quinlan S, Tarnas D, Todd C, Ward G

Establishes provisions relating to exemptions for any housing development for the department of Hawaiian home lands under general excise tax law. Exempts this law to apply to any amounts related to, but is not limited to, planning, design, financing, or construction activities conducted by any qualified person or firm for a new construction, moderate rehabilitation, or substantial rehabilitation project for the department of Hawaiian home lands. -- Amends provisions relating to application of tax, etc. under use tax law. Prohibits the tax imposed by this law to apply to any use of property, services, or contracting exempted by provisions relating to exemption of certain scientific contracts with the US, provisions relating to exemptions for certified or approved housing projects, or this provision. -- Amends provisions relating to applicability and exemptions under education law. Exempts from this provision any form of housing developed where new housing units are created by the department of Hawaiian home lands for use by beneficiaries of the Hawaiian Homes Commission Act, 1920, as amended. -- Amends Act 197, Session Laws of 2021, relating to school impact fees. Repeals sunset date. -- Amends Act 279, Session Laws of 2022, relating to the department of Hawaiian home lands. Appropriation to the department of Hawaiian home lands for the purposes of this Act; provided that any moneys not expended or encumbered for specific purposes shall lapse to the general fund on June 30, 2023. -- Appropriation to the department of Hawaiian home lands for the purposes of Act 279, Session Laws of 2022, relating to the department of Hawaiian home lands; provided that any moneys not encumbered for specific purposes shall lapse to the general fund on June 30, 2025. -- Amends provisions relating to housing; county powers. Requires each county to recognize housing units developed by the department of Hawaiian home lands and issue affordable housing credits to the department of Hawaiian home lands for development where new housing units are created. -- Amends Act 141, Session Laws of 2009, relating to affordable housing, as amended by Act 102, Session Laws of 2015, as amended by Act 80, Session laws of 2019. Repeals the sunset date. -- Amends Act 98, Session Laws of 2012, relating to affordable housing, as amended by Act 102, Session Laws of 2015, as amended by Act 55, Session Laws of 2016, as amended by Act 80, Session Laws of 2019. Repeals the sunset date. (\$\$) -- HB0567 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0572 HD1 (HSCR 316)

RELATING TO ADMINISTRATIVE RULEMAKING.

Introduced by: Takenouchi J, Belatti D, Chun C, Cochran E, Hashimoto T, Hussey-Burdick N, Ichiyama L, Kila D, Kitagawa L, Lamosao R, Marten L, Nakashima M, Nishimoto S, Poepoe M, Sayama J, Takayama G, Tam A, Todd C

Amends provisions relating to proposed rulemaking actions and rules; posting on the lieutenant governor's internet website. Requires beginning January 1, 2000, all state agencies, through the office of the lieutenant governor, to make available on the website of the office of the lieutenant governor each proposed rulemaking action of the agency and the full text of the agency's proposed rules or changes to existing rules in Ramseyer format, showing the proposed language for repeal by brackets and strike-through and the proposed new material by underscoring, including citation to any existing rule or part thereof affected by the proposed repeal or new material, and using parallel columns or other appropriate stylistic devices to aid the reader. Requires the full text of the agency's proposed rules to be in a digitally accessible and searchable format. -- Amends provisions relating to procedure for

adoption, amendment, or repeal of rules. Requires the notice to be mailed and electronically provided to all persons who have made a timely written request of, and provided a valid working email address to, the agency for advance notice of its rulemaking proceedings given at least once statewide for state agencies and in the county for county agencies. -- Amends provisions relating to filing and taking effect of rules. Requires all state agencies, through the office of the lieutenant governor, to make available on the website of the office of the lieutenant governor, the rule being adopted, amended, or repealed, showing in Ramseyer format the proposed language for repeal by brackets and strike-through and the proposed new material by underscoring, including citation to any existing rule or part thereof affected by the proposed repeal or new material, and using parallel columns or other appropriate stylistic devices to aid the reader. Requires the full text of the agency's proposed rules to be in a digitally accessible and searchable format. -- HB0572 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to GVO then JDC

HB0573

RELATING TO FENTANYL TEST STRIPS.

Introduced by: Takenouchi J, Amato T, Chun C, Cochran E, Ganaden S, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Morikawa D, Nakashima M, Nishimoto S, Poepoe M, Sayama J, Takayama G, Tam A, Tarnas D, Todd C

Amends provisions relating to definitions under uniform controlled substances Act. Defines fentanyl test strip to mean a small strip of paper that can detect the presence of fentanyl in different kinds of drugs, including cocaine, methamphetamine, and heroin; and different drug forms, such as pills, powder, and injectable drugs. Provides that drug paraphernalia does not include fentanyl test strips. -- HB0573

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then JDC

HB0576 HD1 (HSCR 609)

RELATING TO FERAL CHICKEN MANAGEMENT.

Introduced by: Takenouchi J

Requires the department of land and natural resources and department of agriculture; the city and county of Honolulu; and the counties of Hawaii, Maui, and Kauai to collaborate on feral chicken management projects to manage federal chicken populations; mitigate the impacts of feral chicken on native habitats and ecosystems; and reduce feral chickens' disturbance to indigenous species of wildlife and plants, agriculture, and communities; and generate a viable source of food to assist in feeding the State's houseless or hungry. Appropriations to the department of land and natural resources to establish 1 full-time equivalent (1.0 FTE) natural resources management specialist position related to feral chicken management. (\$\$) -- HB0576 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0579 HD2 (HSCR 534)

RELATING TO HUMAN TRAFFICKING.

Introduced by: Kitagawa L, Amato T, Belatti D, Cochran E, Hussey-Burdick N, Ichiyama L, Kapela J, Lamosao R, Lowen N, Marten L, Matsumoto L, Morikawa D, Perruso A, Poepoe M, Takenouchi J

Establishes provisions relating to human trafficking prevention program. Requires the department of the attorney general to develop and implement a program to prevent, and to assist victims of, human trafficking. Requires the program to assess the current needs of the State's anti trafficking response and develop a statewide strategy to prevent human trafficking; a plan to provide increased support and assistance to victims of human trafficking and victims of the commercial sexual exploitation of children; implement statewide strategies to address accountability for child enticement, commercial sexual exploitation, pimping, and human trafficking through law enforcement efforts, prosecutions, and crime prevention efforts; promote public awareness of human trafficking and the commercial sexual exploitation of children; the availability of services for victims of human trafficking; and the availability of national and state hotlines for victims and witnesses; produce and maintain informational materials, including a website, on the prevention of human trafficking and the commercial sexual exploitation of children; and the availability of public resources for victims and witnesses; develop and provide comprehensive training on ways to prevent, identify, and address human trafficking and the commercial sexual exploitation of children; and apply for and monitor federal funding for anti trafficking efforts. Requires every public official and state and county department to render all necessary assistance and cooperation within the official's or department's jurisdictional power to share information and to assist the program in carrying out its duties under this provision. -- Requires the department of the attorney general to submit a report to the legislature no later than 20 days prior to the convening of the regular

session of 2024 on the State's efforts to address the commercial sexual exploitation of children; and shall submit a report to the legislature no later than 20 days prior to the convening of the regular session of 2025 on the State's efforts to address human trafficking. Allows the department of the attorney general to submit additional reports to the legislature providing data, status updates, and recommendations, as determined by that department. -- HB0579 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then JDC/ WAM/

HB0580 HD1 (HSCR 130)

RELATING TO VICTIM-COUNSELOR PRIVILEGE.

Introduced by: Perruso A, Amato T, Belatti D, Cochran E, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Lamosao R, Lowen N, Marten L, Martinez R, Matsumoto L, Morikawa D, Poepoe M, Takenouchi J

Amends provisions relating to enactment under Hawaii rules of evidence law. Redefines victim to mean a person who consults a victim counselor for assistance in overcoming any adverse emotional or psychological effect of sexual assault, domestic violence, dating violence. stalking, sexual harassment, or child abuse. Redefines victim counselor to mean a sexual assault counselor, domestic violence victims' counselor, or confidential advocate. Provides that a confidential advocate is a person who is designated by the university of Hawaii pursuant to campus safety and accountability to confidentially discuss sexual assault, domestic violence, dating violence, stalking, sexual harassment, and related issues with victims, has undergone a minimum of 35 hours of training, and whose primary function is the rendering of advice, counseling, or assistance to victims. Provides that a victim has a privilege to refuse to disclose and to prevent any other person from disclosing confidential communications made to a victim counselor for the purpose of counseling or treatment of the victim for the emotional or psychological effects of sexual assault, domestic violence, dating violence, stalking, sexual harassment, or child abuse or neglect, and to refuse to provide evidence that would identify the name, location, or telephone number of a safe house, abuse shelter, or other facility that provided temporary emergency shelter to the victim. -- HB0580 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE then JDC

HB0581 HD2 (HSCR 1088)

RELATING TO CHILD CUSTODY.

Introduced by: Lamosao R, Amato T, Belatti D, Cochran E, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Lowen N, Marten L, Martinez R, Matsumoto L, Morikawa D, Perruso A, Poepoe M, Takenouchi J

Amends provisions relating to child custody evaluators; qualification; registry; complaints. Provides that beginning July 1, 2024, a person described in this provision who seeks to be appointed as, or who wishes to continue acting as, a child custody evaluator pursuant to this provision, requires the person to complete a training course on the dynamics of domestic violence at least once every 3 years; provided that the training course shall include a minimum of 5 hours of training; and following completion of the training course, to submit a letter or certificate of completion to the family court and, upon request, to provide copies thereof to all parties or to the parties' attorneys. -- HB0581 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0582 HD1 (HSCR 297)

RELATING TO SEXUAL ABUSE OF MINORS.

Introduced by: Poepoe M, Amato T, Belatti D, Cochran E, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Lamosao R, Lowen N, Marten L, Martinez R, Matsumoto L, Morikawa D, Perruso A, Takenouchi J

Amends provisions relating to civil action arising from sexual offenses; application; certificate of merit and changes its title to civil action arising from sexual offenses; application; certificate of merit; trauma-informed response under limitation of actions law. Requires no action for recovery of damages based on physical, psychological, or other injury or condition suffered by a victim when the victim was a minor, arising from the sexual abuse of the victim by any person when the victim was a minor, to be commenced against the person who committed the act of sexual abuse more than 32 years after the 18th birthday of the victim; or 5 years after the date the victim discovers or reasonably should have discovered that psychological injury or illness occurring after the victim's 18th birthday was caused by the sexual abuse, whichever occurs later. Allows a claim to also be brought under this provision against a legal entity if the person who committed the act of sexual abuse against the victim was employed by an institution, agency, firm, business, corporation, or other public or private legal entity domiciled within the state that owed a duty of care to the victim; or the person who committed the act of sexual abuse against the victim, agency, firm, business, corporation, or other public or private legal entity that owed a duty of care to the

victim. Requires damages against the legal entity to be awarded under this provision only if there is a finding of gross negligence on the part of the legal entity. With respect to a legal entity against whom a claim is brought pursuant to provisions specified, allows a plaintiff to request, and a court to order, the personnel of the legal entity to undergo training on trauma informed response to allegations of sexual abuse. -- HB0582 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0586 HD2 (HSCR 1187)

RELATING TO THE JUDICIARY.

Introduced by: Ganaden S, Amato T, Hussey-Burdick N, Tarnas D

Establishes provisions relating to automated court appearance reminder system; requirements under courts generally law. Requires, no later than July 1, 2024, the judiciary to develop, implement, and administer an automated court appearance reminder system that will generate and transmit text message and electronic mail notifications to certain persons who are required to appear in court at a future date. Requires the automated court appearance reminder system to: be used in all traffic and criminal cases in the district, family, and circuit courts; and generate a text message and electronic mail notification for each scheduled future court appearance that: is transmitted to the recipient no later than 24 hours before the recipient's scheduled court date and time; requires that if the court is unable to schedule the future court appearance more than 24 hours in advance, then the text message and electronic mail notification to be transmitted to the recipient as soon as possible after the court appearance is scheduled; and includes the following information: the name of the person who is required to appear in court; the case number of the matter in which the person is required to appear; the date, time, and location of the scheduled court appearance; a recommendation that the person make a plan to attend court, including marking their calendar, setting an alarm, and arranging for transportation, time off from school or work, or childcare, as applicable; and the potential consequences that may result if the person fails to appear in court at the scheduled date and time, such as the issuance of a bench warrant for the person's arrest. Allows the automated court appearance reminder system to generate and transmit multiple successive text message and electronic mail notifications for each scheduled future court appearance, but the timing of the last text message and electronic mail notification to comply with the requirements of this provision. Requires the judiciary to consult with the intake services center division of the department of public safety or its successor agency with respect to the design of the automated court appearance reminder system and any additional elements not specified by this section that should be considered for inclusion. Allows the judiciary to contract with a 3rd party to develop, implement, and administer the automated court appearance reminder system. -- Amends provisions relating to arrest, how made under arrests, search warrants law. Requires the person to note in the arrest record the arrestee's mobile telephone number and electronic mail address or a mobile telephone number and electronic mail address at which the arrestee may be reliably contacted. Requires the citation to contain the name and current address of the offender, including the offender's mobile telephone number and electronic mail address or a mobile telephone number and electronic mail address at which the offender may be reliably contacted. Appropriates funds (\$\$). -- HB0586 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0593 HD1 (HSCR 810)

RELATING TO POLICE REPORTS.

Introduced by: Holt D, Hashimoto T, Lamosao R, Marten L, Nakashima M, Onishi R, Takayama G, Tarnas D

Establishes provisions relating to request for copy of police report by a surviving immediate family member. Requires each surviving immediate family member of a deceased person for whom law enforcement initiated an investigation to, upon request, be provided a copy of the closing report prepared by the investigating police department, upon the conclusion of any criminal proceedings related to the incident, the passage of 5 years after the report has been completed, or the passage of 7 years after the underlying incident, whichever occurs 1st; provided that if the investigation has been reopened in the 6 months prior to the request, the investigating police department shall not be required to provide a copy of the report to the family member while the investigation is ongoing; provided further that upon the conclusion of the reopened investigation there shall be no further delay in providing a copy of the report to the requesting family member. -- HB0593 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0600 HD1 (HSCR 48)

RELATING TO SAFE ROUTES TO SCHOOL.

Introduced by: Ganaden S, Amato T, Cochran E, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Lowen N, Nakashima M, Perruso A, Poepoe M, Tam A, Ward G Establishes provisions relating to safe routes to school advisory committee. Establishes within

the planning branch of the highways division of the department of transportation for administrative purposes a safe routes to school advisory committee to advise the state on strategies to ensure that each child in the state is able to safely bike, walk, roll, or bus to that child's respective school. Requires the safe routes to school advisory committee to develop a comprehensive statewide safe routes to school plan. -- Appropriation to the department of transportation to hire additional staffing, including 1 full time equivalent (1.00 FTE) safe routes to school program coordinator position; procure any facilities and equipment necessary to support the safe routes to school advisory committee; and match any federal funds received by the State for costs related to sidewalks. (\$\$) -- HB0600 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then WAM

HB0605 HD1 (HSCR 585)

RELATING TO INFRASTRUCTURE.

Introduced by: Gates C, Cochran E, Holt D, Hussey-Burdick N, Kila D, Lamosao R, Lowen N. Marten L. Perruso A. Tarnas D.

Establishes a dam and reservoir working group to be placed within the department of land and natural resources. Requires the dam and reservoir working group to review applicable state laws, administrative rules, and operational policies, and recommend amendments, modifications, or actions to be taken to ensure and enhance the continued availability and operation of dams and reservoirs in the State; and examine the role dams and reservoirs can play in drought mitigation and the maintenance of a dependable water supply. Report to legislature. Requires the working group to cease to exist on June 30, 2024 (sunset). Appropriation to the department of land and natural resources to support the work of the dam and reservoir working group. (\$\$) -- HB0605 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN/ WTL/ then WAM

HB0606 HD1 (HSCR 602)

RELATING TO MEAT PROCESSING.

Introduced by: Gates C, Cochran E, Holt D, Hussey-Burdick N, Kahaloa K, Kila D, Lamosao R. Marten L. Morikawa D. Nakashima M. Perruso A. Todd C

Requires the department of agriculture, in collaboration with the Hawaii interagency council on homelessness; department of land and natural resources, division of forestry and wildlife; and department of health, food safety branch, to develop and implement a plan to expand the meat processing capacity in the state to allow for meat from axis deer and other wild game to be processed for distribution by non profit food distribution services by July 1, 2025. Appropriation to the department of agriculture for the implementation of a plan to expand the meat processing capacity in the state pursuant to this Act. -- HB0606 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN then WAM

HB0607 HD2 (HSCR 1177)

RFI ATING TO TAXATION.

Introduced by: Gates C, Belatti D, Cochran E, Hussey-Burdick N, Kahaloa K, Kila D, Lamosao R, Marten L, Nakashima M, Onishi R, Perruso A, Tam A, Tarnas D, Todd C Establishes provisions relating to interisland produce shipping tax credit under income tax law. _ per cent of the input Provides an income tax credit to each producer to be equal to transportation costs for the shipping of produce and agricultural goods between counties, up to a maximum of ____ dollars per producer. -- HB0607 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0608 HD2 (HSCR 1158)

RELATING TO TAXATION.

Introduced by: Gates C, Cochran E, Hussey-Burdick N, Kahaloa K, Kila D, Lamosao R, Lowen N, Marten L, Nishimoto S, Perruso A, Tam A, Todd C

Establishes provisions relating to organic foods production tax credit under income tax law. Provides an income tax credit to be equal to the qualified expenses incurred by a qualified taxpayer to produce organically produced agricultural products, including expenses incurred to obtain organic certification from the US Department of Agriculture, pursuant to the Organic Foods Production Act, up to a maximum of dollars. -- HB0608 HD2

Mar=09 23 Introduction/Passed First Reading - Senate Current Status:

HB0609 HD2 (HSCR 1113)

RELATING TO AGRICULTURE.

Introduced by: Gates C, Cochran E, Hashimoto T, Holt D, Hussey-Burdick N, Kahaloa K, Kila D, Lamosao R, Marten L, Matayoshi S, Morikawa D, Perruso A, Tam A, Tarnas D, Todd C,

Appropriation to the department of agriculture for costs for the meat inspection program, including the establishment of 3 full time equivalent (3.00 FTE) inspector positions to perform

meat inspection services. (\$\$) -- HB0609 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0610 HD2 (HSCR 1159)

RELATING TO TAXATION.

Introduced by: Gates C, Belatti D, Holt D, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Martinez R, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Tarnas D, Todd

Establishes provisions relating to farm workforce retention tax credit under income tax law. Provides a farm workforce retention tax credit to be; for the taxable year beginning after December 31, 2023: dollars per eligible farm employee employed by the qualified _ dollars per eligible taxpayer; for the taxable year beginning after December 31, 2024: farm employee employed by the qualified taxpayer; for the taxable year beginning after December 31, 2025: dollars per eligible farm employee employed by the qualified taxpayer; for the taxable year beginning after December 31, 2026: dollars per eligible farm employee employed by the qualified taxpayer; and for the taxable year beginning after December 31, 2027, and ending on December 31, 2028: dollars per eligible farm employee employed by the qualified taxpayer. -- HB0610 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0612 HD2 (HSCR 1160)

RELATING TO TAXATION.

Introduced by: Gates C, Cochran E, Holt D, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Nakashima M, Nishimoto S, Perruso A, Tam A, Tarnas D, Todd C Establishes provisions relating to farming income tax credit under income tax law. Provides an income tax credit to be equal to the qualified expenses of the eligible farmer, rancher, or fisher up to a maximum of dollars. -- HB0612 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0615 HD1 (HSCR 644)

RELATING TO RESTRICTIONS ON AGRICULTURAL USES AND ACTIVITIES.

Introduced by: Nakamura N. Aiu M. Amato T. Chun C. Cochran E. Ganaden S. Gates C. Hashimoto T, Holt D, Hussey-Burdick N, Kahaloa K, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Onishi R, Perruso A, Poepoe M, Quinlan S, Takenouchi J, Tam A, Tarnas D, Todd C

Amends provisions relating to private restrictions on agricultural uses and activities; not allowed under land use commission law. Provides that any provision in a private agreement contained in a conveyance of land recorded on or before July 8, 2003, that limits or prohibits agricultural use or activity and has since expired but has not been renewed and recorded in the bureau of conveyances shall be void. -- HB0615 HD1

Current Status:

Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to AEN/ WTL/ then JDC

HB0617 HD1 (HSCR 727)

RELATING TO ORAL HEALTH.

Introduced by: Nakamura N. Amato T. Belatti D. Cochran E. Ganaden S. Garrett A. Gates C, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J

Establishes within the department of health an oral health task force to review all existing information and data relating to oral health status in Hawaii, including the Hawaii oral health coalition 2022 - 2023 environmental scan, for evidence of key oral health issues and evident areas for action; review all existing information and data relating to the department of health public dental health functions and program processes and make recommendations regarding organizational structure, personnel needs, contracted service needs, required resources, and potential additional funding and support; review and analyze systemic issues in oral health services and processes statewide and make recommendations on systemic changes and improvements to improve equity in oral health; develop an oral health strategic blueprint that includes goals, objectives, specific actions, and resources needed; act as a systemic facilitator for key oral health stakeholders so that complex and problematic issues can be discussed and addressed in a timely and effective manner; ensure that there are agreed upon community metrics for analyzing the development and implementation of medicaid funding for oral health: and make recommendations to state and county policymakers regarding systemic actions recommended to improve oral health in Hawaii. Report to the legislature. Task force to cease to exist on June 30, 2025 (sunset). Appropriation. (\$\$) -- HB0617 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0618

RELATING TO FAMILY.

Introduced by: Tarnas D, Amato T, Ganaden S, Gates C, Hashimoto T, Ichiyama L, Kapela J, Marten L, Matayoshi S, Mizuno J, Perruso A, Poepoe M, Takayama G, Takenouchi J Establishes provisions relating to domestic abuse; exemption from mediation in paternity proceedings. Provides that in contested paternity proceedings where there are allegations of domestic abuse, the court shall not require a party alleging the domestic abuse to participate in any component of any mediation program against the wishes of that party. Requires a mediator who receives a referral or order from a court to conduct mediation to screen for the occurrence of domestic abuse between the parties. Prohibits a mediator to engage in mediation when it appears to the mediator, or when either party asserts, that domestic abuse has occurred, unless certain conditions are met. Prohibits the court to require a party alleging domestic abuse to participate in any component of any mediation program against the wishes of that party if a temporary restraining order or a protective order is in effect with regard to the parties. Provides that if a party has alleged domestic abuse and a temporary restraining order or a protective order is not in effect with regard to the parties, the court may order mediation or refer either party to mediation only if certain conditions are met. -- Amends provisions relating to battered spouses; exemption from mediation in divorce proceedings by changing its title to domestic abuse; exemption from mediation in divorce proceedings. Replaces references to family violence with domestic abuse. Defines domestic abuse to mean the same as provisions relating to definitions under the domestic abuse protective orders law. --HB0618

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then JDC

HB0619 HD2 (HSCR 1161)

RFI ATING TO TAXATION.

Introduced by: Poepoe M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garcia D, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Kitagawa L, Lowen N, Marten L, Matayoshi S, Morikawa D, Nishimoto S, Perruso A, Tam A, Todd C, Woodson I

Establishes provisions relating to qualified farm food donation tax credit under income tax law. Provides an income tax credit to each qualified farm that donates an eligible food product or prepared food to food banks or food pantries located in the State. Requires the credit to be equal to _____ per cent of the wholesale value of the eligible food product or prepared food. Prohibits the total amount of tax credits claimed per qualified farm to exceed _____ dollars. Prohibits the total amount of tax credits allowed under this provision in any particular year to exceed _____ dollars for each county. -- Appropriation to the department of agriculture for the administration of the certification process for the qualified farm food donation tax credit. (\$\$) -- HB0619 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0622 HD2 (HSCR 525)

RELATING TO SUICIDE PREVENTION.

Introduced by: Poepoe M

Establishes provisions relating to prevent suicide Hawaii task force; established. Establishes within the department of health for administrative purposes, the prevent suicide Hawaii task force to examine, evaluate, and determine methods to improve education, awareness, support services, and outreach to best prevent suicides in Hawaii, particularly among native Hawaiians and pacific islanders; and monitor and implement the strategic plan formulated pursuant to House Concurrent Resolution No. 66, (2016). Annual report to the legislature. -- HB0622 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0640 HD1 (HSCR 839)

RELATING TO INSURANCE.

Introduced by: Nakashima M, Belatti D, Morikawa D, Nakamura N, Tarnas D

Amends provisions relating to insurance coverage during car sharing period. Requires a peer to peer car sharing program to assume liability, of a shared car owner for bodily injury or property damage to 3rd parties or uninsured and underinsured motorist or personal injury protection losses during the car sharing period in an amount stated in the car sharing program agreement, which amount to be no less than 750,000 dollars. Establishes exemptions as specified. Requires a peer to peer car sharing program to ensure that, during each car sharing period, the shared car owner and shared car driver are insured under a motor vehicle insurance policy and insurance coverage in amounts no less than the minimum amounts set forth in provisions relating to required motor vehicle policy coverage; recognizes that the shared car insured under the policy is made available and used through a peer to peer car sharing program; or does not exclude use of a shared car by a shared car driver; and satisfied by motor vehicle insurance maintained by a shared car owner; a shared car driver; a peer to peer car sharing program; or any combination of policies maintained by a shared car owner,

shared car driver, or peer to peer car sharing program. Requires the insurer, insurers, or peer to peer car sharing program providing coverage to assume primary liability for a claim as specified. Requires insurers providing a motor vehicle insurance policy pursuant to this provision to offer the optional coverages requirements as specified. -- Amends Act 56 session laws of 2022. Repeals the sunset date. -- HB0640 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0642 HD2 (HSCR 1086)

RELATING TO CONSUMER PROTECTION.

Introduced by: Nakashima M, Morikawa D, Nishimoto S, Sayama J, Tarnas D

Establishes provisions relating to protection of elders and vulnerable adults from financial exploitation. Establishes provisions relating to governmental disclosures. Provides that if a check casher reasonably believes that financial exploitation of an elder or a vulnerable adult may have occurred, may have been attempted, or is being attempted, the check casher shall promptly notify the director of the office of consumer protection. Requires a check casher who, in good faith and exercising reasonable care, makes a disclosure of information pursuant to this provision to be immune from administrative or civil liability that might otherwise arise from the disclosure or for any failure to notify the director of the disclosure. Establishes provisions relating to 3rd party disclosures; immunity for 3rd party disclosures; refusing to cash checks; immunity for refusing to cash checks; records; multiple duties to report; and exemptions. -- Amends provisions relating to exemptions under check cashing law. -- HB0642 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0647 HD1 (HSCR 217)

RELATING TO ALCOHOL.

Introduced by: Nakashima M, Nishimoto S, Sayama J

Amends provisions relating to definitions under liquor tax and intoxicating liquor law. Redefines beer to mean any alcoholic beverage containing no less than 0.5 per cent alcohol by volume obtained by the fermentation or any infusion or decoction of malt, wholly or in part, or any substitute therefor, including grain of any kind, bran, glucose, sugar, or molasses. Provides that beer includes ale, porter, brown, stout, lager beer, small beer, strong beer, and alcoholic seltzer beverages. Provides that beer does not include sake, known as Japanese rice wine, cooler beverage, or a product of distillation, by whatever name known, that contains distilled spirits, alcoholic spirits, or spirits. -- HB0647 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0650 HD2 (HSCR 1083)

RELATING TO HEALTH.

Introduced by: Hashimoto T, Aiu M, Amato T, Belatti D, Cochran E, Garrett A, Gates C, Hashem M, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Lamosao R, Lowen N, Matayoshi S, Morikawa D, Nishimoto S, Onishi R, Perruso A, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Amends the our care, our choice Act. Defines advanced practice registered nurse to mean a registered nurse licensed to practice in this State who has met the qualifications of the nurses law and who, because of advanced education and specialized clinical training, is authorized to assess, screen, diagnose, order, utilize, or perform medical, therapeutic, preventive, or corrective measure, including prescribing medication. Redefines attending provider to include an advanced practice registered nurse licensed. Redefines consulting provider to include an advanced practice registered nurse licensed who is qualified by specialty or experience to diagnose and prescribe medications. Redefines counseling to include psychiatric mental health nurse practitioner. Changes that a qualified patient shall have made an oral request and a written request, and reiterated the oral request to the qualified patient's attending provider form not less than 20 day to not less than 5 days after making the initial oral request. -- Amends provisions relating to waiting periods. Provides that if the qualified patient's attending provider attests that the qualified patient will, within a reasonable medical judgment, die within 15 days after making the initial oral request, the 15 day waiting period shall be waived and the qualified patient may reiterate the oral request to the attending provider at any time after making the initial oral request. Changes the term physician to provider. -- HB0650 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0652 HD2 (HSCR 1097)

RELATING TO CAREGIVERS.

Introduced by: Hashimoto T, Aiu M, Amato T, Belatti D, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J

Establishes provisions relating to caregiver workforce support and development center under

executive office on aging. Establishes within the executive office on aging, a caregiver workforce support and development center. Allows the center in consultation with members of the education and health care industries, develop a comprehensive statewide recruitment and retention campaign to encourage more residents to enter the health care workforce; in consultation with appropriate organizations, develop programs to educate and train informal caregivers, including familial caregivers, to best practice informal caregiving; provide professional development courses, including relating to interviewing, management, and leadership, for current employers and employees; and develop an active aging strategy to keep kupuna and kupuna caregivers as healthy as possible. Appropriation to executive office on aging for the establishment of a caregiver workforce support and development center within the executive office on aging. (\$\$) -- HB0652 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0654 HD2 (HSCR 489)

RELATING TO BUILDINGS.

Introduced by: Cochran E, Amato T, Chun C, Gates C, Hashimoto T, Hussey-Burdick N, Kapela J, Lowen N, Marten L, Perruso A

Establishes provisions relating to building benchmark program. Establishes provisions relating to powers and duties of the Hawaii state energy office. Requires the Hawaii state energy office to receive, disburse, use, expend, and account for all funds that are made available by the US and State for the purposes of this provision; provide support and assistance in the administration of the building benchmark program; review federal programs, federal permits, federal licenses, and federal development proposals for consistency with the building benchmarking program; facilitate public participation in the building benchmarking program, including maintaining of a public advisory body to identify sustainable buildings problems and provide policy advice and assistance to the Hawaii state energy office; prepare and periodically update a plan for use of building management funds to resolve problems and issues that are not adequately addressed by existing laws and rules; advocate for agency compliance with this provision; monitor the enforcement activities of the state agencies responsible for the administration of the objectives and policies of this provision; prepare an annual report to the governor and legislature, including recommendations for any proposed legislation necessary to ensure agency compliance with the objectives and policies of this provision and any guidelines enacted by the legislature; and coordinate the implementation of the buildings benchmarking program. -- Establishes provisions relating to collecting and entering benchmarking data; submitting a benchmarking report; benchmarking schedule; benchmarking exemptions; maintenance of records; compliance; and rules. -- Amends provisions relating to public buildings; benchmarks; retro-commissioning guidelines; energy savings performance contracts. Provides that by December 31, 2024, each state department with responsibilities for the design and construction of public buildings and facilities shall benchmark every existing public building that is larger than 10,000 square feet and shall use the benchmark as a basis for determining the State's investment in improving the efficiency of its own building stock. Requires benchmarking to be conducted using the ENERGY STAR portfolio manager or equivalent tool. Requires the chief energy officer of the Hawaii state energy office to provide technical assistance and training to affected departments on the ENERGY STAR portfolio manager or equivalent tool, as funding is made available to support this effort. -- Amends provisions relating to energy efficiency implementation for state facilities. Requires state facilities to implement cost-effective energy efficiency measures as follows; 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; provided that nothing in this provision shall prohibit facilities from implementing energy efficiency measures sooner than indicated under this provision. -- Amends provisions relating to Hawaii state energy office; established. Requires the Hawaii state energy office to carry out the responsibilities for the building benchmarking program, as specified in this provision. -- Appropriation to the department of business, economic development, and tourism for the building benchmarking program established by this Act. (\$\$) -- HB0654 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to EET/ PSM/ then WAM

HB0660 HD1 (HSCR 224)

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

Introduced by: Belatti D, Amato T, Garrett A, Gates C, Kapela J, Kobayashi B, Mizuno J, Nishimoto S, Takenouchi J

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist Hawaii Pacific Health, a Hawaii nonprofit corporation, and 1 or more of its nonprofit

affiliates to finance the costs of construction of, improvements to, and equipping of health care facilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0660 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB0668 HD1 (HSCR 216)

RELATING TO HOUSING.

Introduced by: Hashimoto T, Aiu M, Ichiyama L

Amends provisions relating to housing; county powers under general provisions law. Provides that that the authority of a county whose population is greater than 500,000 to exercise these powers shall be contingent upon the county's continued compliance with provisions relating to infrastructure dedication; affordable housing and provisions relating to public highways and trails, with respect to accepting the dedication of infrastructure and public highways in affordable housing developments, as determined by the Hawaii housing finance and development corporation. -- Amends provisions relating to infrastructure dedication; affordable housing. Requires infrastructure for a development that primarily consists of affordable housing at the time that construction commences to be deemed dedicated to the county if the county does not accept or reject the request for dedication of infrastructure within 60 days of the receipt by the appropriate county council of a completed application for dedication request. Requires requests for dedication of infrastructure to be accepted; provided that the dedicated infrastructure does not contravene health or safety standards, as determined by the Hawaii housing finance and development corporation; and the completion of the improvements comprising a dedicated infrastructure is granted approval by the county or a 3rd party reviewer. -- HB0668 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU/ PSM/ then JDC

HB0670 HD2 (HSCR 712)

RELATING TO THE LAND USE COMMISSION.

Introduced by: Hashimoto T, Aiu M

Amends provisions relating to establishment of the commission under the land use commission law. Requires a simple majority of affirmative votes from the members serving on the commission to be necessary for any boundary amendment. -- HB0670 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to WTL then JDC/ WAM/

HB0674 HD1 (HSCR 386)

RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY.

Introduced by: Hashimoto T, Aiu M

Amends provisions relating to rentals and tenant selection under Hawaii public housing authority law; and provisions relating to housing; tenant selection under State low income housing; administration. Repeals provision that requires the Hawaii public housing authority to provide that not less than 50 per cent of available units to be for applicants without preference and up to 50 percent of available units to be for applicants with preference. -- HB0674 HD1

Current Status: N

Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU then WAM

HB0675 HD1 (HSCR 441)

RELATING TO THE HAWAII HOUSING FINANCE AND DEVELOPMENT CORPORATION. Introduced by: Hashimoto T, Aiu M

Establishes provisions relating to applications for financing; application periods. Requires that if sufficient funding is available, the Hawaii Housing Finance and Development corporation to open at minimum 2 application periods each year for the receipt of applications for financing from parties interested in applying for financing for the development of affordable housing in the State from the low-income housing tax credit program, Hula Mae multi-family revenue bond program, rental housing revolving fund program, and dwelling unit revolving fund program. Allows applications for the 4 programs to be consolidated for administrative efficiency. -- HB0675 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU then WAM

HB0676 HD1 (HSCR 444)

RELATING TO DISTRICT BOUNDARY AMENDMENTS.

Introduced by: Hashimoto T, Aiu M

Amends provisions relating to amendments to district boundaries. Requires an application for a district boundary amendment involving a land area over 15 acres, except for lands that are designated as important agricultural lands or lands where the soil is classified by the land study bureau's detailed land classification as overall (master) productivity class A or B, to be

determined by the appropriate county land use decision-making authority for the district and shall not require consideration by the land use commission if, by the date of the application, the county has adopted an ordinance that establishes a procedure for determining such district boundary amendments; requires the county to own and retain ownership of the land area for at least 99 years; requires that 100 per cent of the land area be used for affordable housing as defined by county ordinance; requires the district boundary amendment and approved uses to be consistent with the applicable county general plan or community development plan; requires the county to complete and incorporate mitigation of the impact on county and state resources, including schools and highways; provided that mitigation efforts under this paragraph shall be approved by the appropriate department; and incorporates due process into the procedure for determining district boundary amendments pursuant to this provision pursuant to all state laws and the public trust doctrine. -- Amends provisions relating to amendments to district boundaries; proceedings before the land use commission. Adds provisions relating to amendments to district boundaries; proceedings before the land use commission. Adds provisions relating to amendments to district boundaries. -- HB0676 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to WTL/ GVO/ then JDC

HB0677 HD1 (HSCR 436)

RELATING TO THE DWELLING UNIT REVOLVING FUND.

Introduced by: Hashimoto T, Aiu M, Kila D, Kitagawa L, Marten L, Todd C

Requires the Hawaii housing finance and development corporation to establish a 5 year dwelling unit revolving fund equity pilot program to address the high, unmet demand of for sale units by Hawaii residents, specifically those residents earning more than 80 per cent and up to 120 per cent of the area median income; and purchase equity in for sale housing development projects; provided that requires this equity to be allocated to specific units within the housing development projects and the price to be paid by each eligible buyer of a unit to be reduced by Hawaii housing finance and development corporation's equity amount for that unit. Provides that if a buyer sells the buyer's unit within 30 years of the date of the buyer's purchase of the unit, then at the time of the sale, requires the buyer to repay to the Hawaii housing finance and development corporation the corporation's appreciated equity value; provided that if the buyer does not sell the unit within 30 years of the date of the buyer's purchase of the unit then, before the expiration of this 30 year period, requires the buyer to repay to the Hawaii housing finance and development corporation the corporation's appreciated equity value; provided further that this requirement to run with the deed for each unit until the obligation to repay the appreciated equity value has been satisfied. Requires corporation to establish rules pursuant to administrative procedure, to implement this provision, including that requires rules establishing the methods by which appreciated equity values to be calculated, assessed, and satisfied. Report to the legislature. Appropriation into and out of dwelling unit revolving fund to the Hawaii housing finance and development corporation for the dwelling unit revolving fund equity pilot program. Appropriation to the Hawaii housing finance and development corporation for the establishment and hiring of 1 full time equivalent (1.00 FTE) housing development specialist III position to support the dwelling unit revolving fund equity pilot program. (\$\$) -- HB0677 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HOU then WAM

HB0678 HD1 (HSCR 438)

RELATING TO HOUSING.

Introduced by: Hashimoto T, Aiu M

Amends provisions relating to housing; county powers. Requires each county to recognize housing units developed pursuant to Hawaii housing finance and development corporation law and issue affordable housing credits to the eligible developer for residences required to be sold or rented to individuals within a specified income range. Requires the credits to be transferable and shall be issued on a 1 credit for 1 unit basis, unless the housing unit is eligible for additional credits as provided by county ordinance or rule or any memoranda of agreement between a county and the Hawaii housing finance and development corporation. Provides that in the event that the Hawaii housing finance and development corporation owns credits and the credits are transferred, 25 per cent of any monetary proceeds from the transfer shall be used by the Hawaii housing finance and development corporation to develop units for rental properties. Requires credits to be issued for each income specified single family residence, multi family unit, other residential unit, whether for purposes of sale or rental, or if allowed under the county's affordable housing programs, vacant lot, developed pursuant to Hawaii housing finance and development corporation law. Provides that if low-income housing tax credits are utilized in conjunction with Hawaii housing finance and development corporation law, then credits shall not be issued. Allows the credits to be applied county wide

within the same county in which the credits were earned to satisfy affordable housing obligations imposed by the county on market priced residential and non residential developments. Prohibits county wide or project specific requirements for housing class, use, or type or construction time for affordable housing units to impair, restrict, or condition the county's obligation to apply the credits in full satisfaction of all county requirements, whether by ordinance, rule, or particular zoning conditions of a project. Allows the Hawaii housing finance and development corporation to enter into a memorandum of agreement with the county of Kauai to establish, modify, or clarify the conditions for the issuance, transfer, and redemption of the affordable housing credits in accordance with county affordable housing ordinances or rules. Allows the Hawaii housing finance and development corporation to enter into a memorandum of agreement with the city and county of Honolulu to establish, modify, or clarify the conditions for the issuance, transfer, and redemption of the affordable housing credits in accordance with county affordable housing ordinances or rules. Sunsets on July 1, 2031 (sunset) -- HB0678 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM/ HOU/ then WAM

HB0679 HD1 (HSCR 1122)

RELATING TO STATE FUNDS.

Introduced by: Hashimoto T, Aiu M, Kitagawa L, Onishi R, Todd C

Amends act 236, session laws of 2022, relating to state funds. Provides that funds shall not be expended or deposited into the rental housing revolving fund prior to July 1, 2023; provided further that any unencumbered balances from the appropriation shall lapse to the general fund on June 30, 2024. (\$\$) -- HB0679 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0690 HD1 (HSCR 593)

RELATING TO AGRICULTURE.

Introduced by: Gates C, Holt D, Hussey-Burdick N, Marten L, Mizuno J, Nishimoto S, Perruso A, Quinlan S, Tarnas D, Todd C

Establishes provisions relating to Hawaii agricultural investment program under department of agriculture law. Establishes the Hawaii agricultural investment program within the department of agriculture. Requires moneys in the Hawaii agricultural investment program to be awarded as matching grants to: acquire or improve real property, irrigation systems, and transportation networks to promote agricultural production or processing activities; purchase or improve equipment and technology for agricultural production or processing activities; promote workforce development and labor solutions for agricultural production and processing; conduct research on and testing of agricultural products and markets; promote and market agricultural products grown or raised in the state; promote food safety training and education to promote agricultural production and market development; and perform any other immediate response activities intended to support agricultural production or processing that will lead to the reduced import of food, fodder, or feed from outside the State. Requires the following standards to apply to all grants awarded through the Hawaii agricultural investment program: requires any grant to be used exclusively for the purposes of the program: requires the applicant to indicate capability to properly use the grant to promote agricultural production; requires every 3 dollars of a grant awarded through the program and paid from state funds to be matched by 1 dollar paid from federal, private, or other sources; requires the grantee to comply with all applicable federal and state laws prohibiting discrimination against any person on the basis of race, color, national origin, religion, creed, sex, age, sexual orientation, disability, or any other characteristic protected under applicable federal or state law; requires the grant to not be used for purposes of entertainment or perquisites; requires the grantee to comply with other requirements as the department may prescribe; requires all activities undertaken with grant funds received to comply with all applicable federal, state, and county statutes and ordinances; requires the grantee to: indemnify and hold harmless the State of Hawaii and its officers, agents, and employees from and against any and all claims arising out of or resulting from activities carried out or projects undertaken with funds received from the program; and obtain sufficient insurance to provide the indemnification under this provision, if requested to do so by the department of agriculture; and requires the grantee to agree to make available to the department of agriculture all records the grantee may have relating to the grant to monitor the grantee's compliance with the requirements of the program. Reports to the legislature, Appropriates funds (\$\$), HB0690 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0692 HD1 (HSCR 591)

RELATING TO PESTICIDES.

Introduced by: Gates C, Hussey-Burdick N, Lowen N, Marten L, Mizuno J, Perruso A, Quinlan S, Tarnas D, Todd C

Amends provisions relating to violations, warning, and notice under Hawaii pesticide law.

Increases monetary fines for Administrative and criminal penalties. -- HB0692 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0694 HD1 (HSCR 319) RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Gates C, Belatti D, Hussey-Burdick N, Marten L, Onishi R, Perruso A, Quinlan

S, Tam A, Todd C

Appropriation to the department of agriculture to support the aquaculture disease diagnostic laboratory at the state veterinary laboratory building in the department of agriculture animal industry division veterinary laboratory services branch, in partnership with the university of

Hawaii college of tropical agriculture. (\$\$) -- HB0694 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN/ HRE/ then WAM

HB0695 HD2 (HSCR 1044) RELATING TO FENCES.

Introduced by: Gates C, Holt D, Kila D, Lamosao R

Amends provisions relating to lawful fence; penalty. Requires a battery-charged security fence used for non-agricultural purposes to be a lawful fence under certain conditions. -- HB0695

HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0704 HD1 (HSCR 279) RELATING TO MOTOR VEHICLE REGISTRATION.

Introduced by: Saiki S

Amends provisions relating to application for registration; full faith and credit to current certificates; this part not applicable to certain equipment under highway safety law. Requires the provisions of this provision requiring the registration of motor vehicles to not apply to tractor trucks, flatbed trucks, forklifts, and top picks being used as marine terminal equipment temporarily moving in or between terminals at Nimitz Highway, between 8:30 a.m. and 3:00 p.m., and from 6:30 p.m. to 5:30 a.m.; Sand Island Access Road and Forrest Avenue, including all roadways abutting pier accessways; provided that vehicles abide by the speed limit and keep up with the flow of traffic; Aulti Street, abutting Kapalama Container Terminal; Malakole Street, abutting Barbers Point; and Hanua Street, abutting Barbers Point; provided

that an escort vehicle is present. -- HB0704 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then CPN

HB0707 HD1 (HSCR 818) RELATING TO FALSE CLAIMS.

Introduced by: Saiki S

Establishes provisions relating to false, fictitious, or fraudulent claims under offenses against public administration law. A person commits the offense of making a false, fictious, or fraudulent claim against the State or a county if the person makes or presents to any agent of the State, any of the counties, or any department or agency thereof, any claim upon or against the State, a county, or any department or agency thereof, that the person knows to be false, fictitious, or fraudulent. Provides that making a false, fictitious, or fraudulent claim against the State or a county is a class C felony. -- Amends provisions relating to eligibility requirements for public funds. Requires that a person who is convicted for making a false, fictitious, or fraudulent claim pursuant to offenses against public administration law to be disqualified from receiving public financing for elections under these provisions for a period of 10 years from the date of conviction. -- HB0707 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0710 HD1 (HSCR 817) RELATING TO GOVERNMENT.

Introduced by: Saiki S

Establishes provisions relating to using or making false statements or entries; generally under offenses against public administration law. A person commits the offense of using or making false statements or entries if, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the state, or any county, the person intentionally or knowingly falsifies, conceals, or covers up a material fact by any trick, scheme, or device. Makes using or making false statements or entries a class C felony. -- Amends provisions relating to eligibility requirements for public funds under elections generally. Requires a person who is convicted for using or making false statements or entries under offenses against public administration law be disqualified from receiving public financing under this subpart for a period of 10 years from the date of conviction. -- Amends provisions relating to obstruction of justice. A person commits the offense of obstruction of justice if the person intentionally influences; obstructs; impedes; or endeavors to influence, obstruct, or impede, the due administration of justice by means of force, threat of force, coercion, fraud, or deception. Makes obstruction of justice is

a class B felony. A person charged under this section, notwithstanding any law to the contrary, shall not be eligible for a deferred acceptance of guilty plea or nolo contendere plea under criminal procedure: deferred acceptance of guilty plea, nolo contendere plea law. -- Amends provisions relating to chapter not applicable; when under criminal procedure: deferred acceptance of guilty plea, nolo contendere plea law. Requires this law to not apply when the offense charged is as specified. -- HB0710 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0711 HD1 (HSCR 819)

RELATING TO FRAUD. Introduced by: Saiki S

Establishes provisions relating to fraud under offenses against property rights law. A person commits the offense of fraud if, with the intent to defraud, the person executes or attempts to execute any scheme or artifice to defraud or to obtain money or property by means of false or fraudulent pretenses, representations, or promises. Makes fraud a class B felony Requires a person charged under this provision to be eligible for a deferred acceptance of guilty plea or nolo contendere plea. Requires a person who is convicted under this provision to be disqualified from receiving public financing for a period of 10 years from the date of conviction. -- Amends provisions relating to eligibility requirements for public funds. Requires a person who is convicted for fraud under this provision to be from receiving public financing under this

subpart for a period of 10 years from the date of conviction. -- HB0711 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0712 HD1 (HSCR 823)

RELATING TO RECORDINGS OF PUBLIC MEETINGS.

Introduced by: Saiki S

Amends provisions relating to remote meeting by interactive conference technology; notice; quorum. Provides that boards are encouraged to keep recordings available on their website. -- Amends provisions relating to minutes. Provides that before the removal of a recording that was maintained on a board's website pursuant to provisions relating to remote meeting by interactive conference technology; notice; quorum, the board shall provide the state archives with a copy of the recording. Requires written minutes to include at minimum; if an electronic audio or video recording of the meeting is available online, a link to the electronic audio or video recording of the meeting, to be placed at the beginning of the minutes. -- HB0712 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0714 HD1 (HSCR 330)

RELATING TO MOORING LINES.

Introduced by: Saiki S

Amends provisions relating to Honolulu harbor piers 1 and 2; jurisdiction. Requires the department of transportation to require that the securing of mooring lines from vessels requiring tug assistance to commercial docks, wharves, piers, quays, and landings be performed by a stevedoring company. -- HB0714 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to TCA then WAM

HB0717 HD1 (HSCR 816)

RELATING TO NEPOTISM.

Introduced by: Saiki S

Amends provisions relating to nepotism; prohibition. Provides that beginning July 1, 2023, no employee shall appoint, hire, or promote a relative or household member to, or demote, discharge, or terminate a relative or household member from; or participate in an interview or discussion regarding the appointment, hiring, or promotion of a relative or household member to, or the demotion, discharge, or termination of a relative or household member from, a paid position in the employee's employing agency; provided that this provision shall not prohibit an employee from performing ministerial acts that may impact the relative or household member if those acts are a part of the normal job functions of the employee. Provides that beginning July 1, 2023, no employee shall supervise a relative or household member unless the employee has a physical impairment requiring the employment of a particular relative or household member; provided that the employee discloses the prospective employment to the state ethics commission before the appointment or hire is made; or disqualifies oneself from taking any official action directly affecting the relative or household member. Prohibits an employee to award a contract to or otherwise take official action on a contract with a business if the employee knows or reasonably should know that the employee's relative or household member is an executive officer of or holds a substantial ownership interest in that business. -- HB0717 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0719 HD1 (HSCR 396)

RELATING TO PUBLIC RECORDS.

Introduced by: Saiki S

Amends provisions relating to copies of records; other costs and fees. Requires the cost of reproducing any government record, except maps, photographs, geographic information system digital data, 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 FTE) permanent positions to be placed within the office of information practices. -- HB0719 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0723 HD1 (HSCR 815)

RELATING TO THE SUNSHINE LAW.

Introduced by: Saiki S

Amends provisions relating to legislative branch; applicability by changing its title to legislative branch; legislatively appointed bodies; applicability under public agency meetings and records law. Requires this provision to apply to each legislatively appointed body and shall take precedence over any rules and procedures of the senate or house of representatives that govern the same content of this provision as they relate to meetings and public hearings of legislatively appointed bodies. Allows any bill or resolution establishing a legislatively appointed body to exempt that body from the requirements of this provision by inclusion in its final form of a specific finding or declaration that articulates the rationale for the exemption. — HB0723 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0724

RELATING TO CAMPAIGN CONTRIBUTIONS.

Introduced by: Saiki S

Amends provisions relating to contributions by state and county contractors; prohibited by changing its title to contributions by state and county contractors; contributions by state and county grantees; prohibited. Requires it to be unlawful for any person who receives a grant or subsidy from the State, or from a county pursuant to county charter or code, at any time between the execution of the contract for the grant or subsidy through the completion of the contract, to directly or indirectly make any contribution, or promise expressly or impliedly to make any contribution to any candidate committee or noncandidate committee, or to any candidate or any person for any political purpose or use; or knowingly solicit any contribution from any person for any purpose during any period. Requires it to be unlawful for the owners, officers, and any immediate family members of any state or county contractor under this provision, at any time between the execution of a contract through completion of the contract pursuant to this provision, to directly or indirectly make any contribution to any candidate committee or noncandidate committee. Requires it to be unlawful for the owners, officers, and any immediate family members of any state or county grantee under this provision, at any time between the execution of a contract through completion of the contract pursuant to this provision, to directly or indirectly make any contribution to any candidate committee or noncandidate committee. -- HB0724

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0726

RELATING TO CAMPAIGN CONTRIBUTIONS.

Introduced by: Saiki S

Amends provisions relating to contributions to candidate committees; limits by changing its title to contributions to candidate committees; limits; contributions to elected officials; 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 as defined in provisions relating to fundraiser; fundraiser event; notice of intent; when prohibited shall solicit or accept campaign contributions from any person. -- HB0726

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0727 HD1 (HSCR 820)

RELATING TO CAMPAIGN FUNDS.

LRB Systems March 9, 2023

Introduced by: Saiki S

Amends provisions relating to ballot issue committee; contributions and expenditures. Requires a ballot issue committee to return all surplus funds to the contributors within 90 days after the election for which the issue appeared on the ballot. Requires surplus funds that are not returned within 90 days after the election for which the issue appeared on the ballot shall escheat to the Hawaii election campaign fund. -- Amends provisions relating to campaign funds only used for certain purposes. Disallows campaign funds to be used by a candidate, treasurer, or candidate committee for specific purposes, including to purchase not more than 2 tickets for each event held by another candidate or committee, regardless of whether the event constitutes a fundraiser. -- HB0727 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0732 HD1 (HSCR 821)

RELATING TO COMPLAINTS ALLEGING VIOLATIONS OF CAMPAIGN SPENDING LAWS. Introduced by: Saiki S

Amends provisions relating to notice of complaint; opportunity to explain or respond to complaint by changing title to notice of complaint; opportunity to explain or respond to complaint; failure to explain or respond to complaint. -- Allows, provided that if the respondent fails to explain or otherwise respond to the complaint, the commission to treat the failure to explain or respond as a rebuttable presumption that a violation has occurred. -- HB0732 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0739 HD2 (HSCR 792)

RELATING TO MOTOR VEHICLE SAFETY INSPECTIONS.

Introduced by: Hussey-Burdick N, Aiu M, Ganaden S, Marten L, Nakashima M, Perruso A, Todd C

Requires the department of transportation to amend its rules pursuant to provisions relating to administrative procedure, to allow the owner of a motor vehicle whose motor vehicle registration and safety check are both expired to register the motor vehicle without a certificate of inspection and, upon successful registration of the motor vehicle, obtain a certificate of inspection pursuant to provisions relating to certificates of inspection; and obtain a certificate of inspection without having to furnish evidence of a motor vehicle's registration and, after obtaining the certificate of inspection, register the motor vehicle. -- HB0739 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then JDC

HB0752 HD1 (HSCR 811)

RELATING TO PROTECTIVE ORDERS.

Introduced by: Ichiyama L

Amends provisions relating to court jurisdiction under domestic abuse protective orders law. Allows an application for relief under this law to be filed in any family court in the circuit in which the petitioner resides or is temporarily located; the respondent resides; the subject of the petition, a petitioner's family or household member who is a minor or who is an incapacitated person or who is physically unable to go to the appropriate place to complete or file the petition, resides or is temporarily located; or the domestic abuse occurred. -- Amends provisions relating to power to enjoin and temporarily restrain harassment under district court law. Allows any person who has been subjected to harassment to petition the district court of the district in which the petitioner resides or is temporarily located; the respondent resides; or the harassment occurred. -- HB0752 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0755 HD1 (HSCR 708)

RELATING TO AQUATIC NUISANCE SPECIES.

Introduced by: Ichiyama L, Poepoe M

Establishes provisions relating to rules under aquatic resources law. Allows the department to adopt rules to prevent and respond to the introduction of aquatic nuisance species from discharges incidental to the normal operation of a vessel. Allows the rules to include standards for the department and the US Coast Guard to use as part of their respective inspection protocols; and requirements for preventative measures and best management practices that will reduce the risk of introduction of aquatic nuisance species. Allows the rules to also include implementation of a course of action in relation to the arrival or pending arrival of a vessel, including a high-risk vessel. Establishes provisions relating to penalties. Requires any person who violates this part or a rule adopted under this law, to be subject to a fine of no less than 25,000 dollars or more than 50,000 dollars per day of violation, or by imprisonment of not more than 3 years, or both. Requires any person who commits a subsequent violation shall be subject to a fine of not more than 100,000 dollars per day of violation, or imprisonment of not more than 6 years, or both. Amends provisions relating to alien organisms and changes its title to aquatic nuisance species. Amends provisions relating to definitions. Provides new definitions. Amends provisions relating to alien aquatic

organisms; lead agency; rules and changes its title to purposes; lead agency. The purposes of this provision are to authorize the department to prevent and respond to the introduction of aquatic nuisance species from discharges incidental to the normal operation of a vessel, including discharges other than ballast water and hull fouling; and reflect the relationship between the federal Vessel Incidental Discharge Act of 2018 and state law. -- HB0755 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0756 HD2 (HSCR 665)

RELATING TO LAND USE.

Introduced by: Ichiyama L

Establishes provisions relating to voluntary relocation of residential development from sea level rise exposure areas involving state lands under public lands law. Establishes provisions relating to definitions. Provides definitions. Establishes provisions relating to general powers. Allows the board to do all things necessary, useful, and convenient in connection with voluntary relocation of development from locations that are or will be critically threatened by impacts related to climate change and sea level rise and have high natural resource value. including acquisitions, leasebacks, transfers of development rights. Establishes provisions relating to sea level rise relocation plan. Requires the department, in cooperation with the appropriate state and county agencies, to prepare, and from time to time revise, plans for the implementation of a program to facilitate voluntary relocation of residential development from areas that are critically threatened by coastal erosion and flooding due to sea level rise; and have high natural resource value. Establishes provisions relating to sea level rise relocation special fund. -- Amends provisions relating to public lands suitable and available for transfer of development rights or land exchanges; inventory. Requires the department to complete and maintain a current inventory of all public lands, regardless of zoning. -- Amends provisions relating to exchanges for conversion of leasehold lands to fee simple ownership. --Appropriation into and out of the sea level rise relocation special fund to the department of land and natural resources to prepare and implement the sea level rise relocation plan and program pursuant to provisions relating to public lands, management and disposition of law and to plan and implement a sea level rise relocation pilot project for voluntary relocation of critically threatened beach front development on the North Shore of Oahu, through mechanisms including but not limited to transfer of development rights and land exchanges. (\$\$) -- HB0756 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0760 HD1 (HSCR 502)

RELATING TO AQUATIC RESOURCES.

Introduced by: Ichiyama L, Poepoe M, Tarnas D

Amends provisions relating to rules under aquatic resources. Subject to administrative procedures law, requires the department of land and natural resources to adopt, amend, and repeal rules that allows the rules to include, but are not limited to any other restriction or requirement as deemed necessary by the department to implement. -- HB0760 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0777 HD2 (HSCR 1072)

RELATING TO BACKGROUND CHECKS.

Introduced by: Mizuno J

Amends provisions relating to criminal history record checks by changing it to background checks. Requires the department to develop procedures for obtaining verifiable information regarding the criminal history, and information confirming the reputable and responsible character, of any current or prospective employee, volunteer, contractor, contractor's employee or volunteer, subcontractor, or subcontractor's employee or volunteer who will be in close proximity to minors, young adults, or vulnerable adults who are receiving from the department child welfare services; social services; services intended to prevent abuse or neglect; or services intended to assist youth aging out of foster care with obtaining and maintaining independent living skills as specified. Establishes termination or denial of employment or termination or refusal to secure services criteria, requirements, and notification. -- Amends provisions relating to employer inquiries into conviction record under employment practices law. Requires criminal history for employment purposes to include employers of individuals or supervisors of individuals responsible for screening passengers or property under title 49 US Code section 44901 or individuals with unescorted access to an aircraft of an air carrier or foreign carrier or in a secured area of an airport in the US pursuant to title 49 US Code section 44936(a): the State or any of its branches, political subdivisions. or agencies pursuant to provisions relating to criminal history record checks under public service law, and provisions relating to prior convictions; criminal records; noncriminal standards under uniform Act on status of convicted persons law; armed security services pursuant to provisions relating to enforcement of laws under aeronautics law; the department of education and public library system pursuant to provisions relating to employees of the

department of education and teacher trainees in any public school; criminal history record checks; private schools pursuant to provisions relating to employees of private schools; criminal history record checks and provisions relating to exceptions under employment practices law; the department of health and providers of a developmental disabilities domiciliary home pursuant to provisions relating to background checks under department of health law; the department of health with respect to employees, providers, or subcontractors in positions that place them in direct contact with clients when providing non witnessed direct mental health services pursuant to provisions relating to employees of the department of health, its providers and subcontractors; background checks; the department of human services pursuant to provisions relating to criminal history record checks under department of human services law, provisions relating to criminal history record checks under services to adults; the department of public safety pursuant to provisions relating to criminal history record checks under public safety law; financial institutions in which deposits are insured by a federal agency having jurisdiction over the financial institution pursuant to provisions relating to exceptions under employer practices law; the board of directors of a cooperative housing corporation or the manager of a cooperative housing project pursuant to provisions relating to employees of cooperative housing corporations; background checks; employers in the business of insurance pursuant to provisions relating to criminal convictions; consent to engage in business under powers and duties of the insurance commissioner; detective agencies and security guard agencies pursuant to provisions relating to private detectives and detective agencies; qualifications for license and provisions relating to principal guards and guard agencies; qualifications for license; and the board of directors of an association under condominiums law or the managing agent or resident manager of a condominiums law. --Amends provisions relating to criminal history record checks under Hawaii criminal justice data center; civil identification law. Allows criminal history record checks to be conducted by the department of human services as specified. -- HB0777 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0781 HD2 (HSCR 793)

RELATING TO CHILDREN.

Introduced by: Mizuno J, Ganaden S

Establishes provisions relating to contact with counsel; parent or legal guardian; consultation. Requires that before a custodial interrogation of and before the waiver of any right against self incrimination by a child under the age of 18, the child to have contact with legal counsel in person, by telephone, or by video conference and to also, to the extent practicable, have contact with a parent, guardian, or legal custodian in person, by telephone, or by video conference. Prohibits the consultation to be waived. Requires the court, in determining the admissibility of statements of a child under the age of 18 made during or after a custodial interrogation, to consider the effect of any failure of the officer who had custody of the child to take steps to comply with this law. Requires any officer who has arrested a child under 18 years of age to notify the child's parent, guardian, or legal custodian that the child has been arrested and to provide the location of the child's detainment. -- HB0781 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then JDC

HB0792 HD1 (HSCR 789)

RELATING TO MINORS.

Introduced by: Mizuno J

Establishes provisions relating to sentencing of minors or adults convicted of a felony offense that was committed before reaching the age of majority. Requires in a case in which the family court has waived jurisdiction over a minor or adult convicted of a felony offense that was committed before reaching the age of majority pursuant to waiver of jurisdiction; transfer to other courts and the minor or adult is convicted of a criminal offense in circuit court, the circuit court to consider, in addition to any other factor that the court is required to consider, the differences between minor and adult offenders, including the diminished culpability of minors as compared to that of adults, and the typical characteristics of youth. Provides that, after considering the factors set forth in these provisions the circuit court, in its discretion: may impose a sentence that includes a period of incarceration that is shorter than any mandatory minimum otherwise required by law; provided that the period of incarceration shall not be shorter than 1/2 of the mandatory minimum otherwise required by law; and when imposing any sentence that includes a period of incarceration of 5 years or more, may decline to impose a mandatory sentencing enhancement otherwise required by law. -- HB0792 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0794 HD1 (HSCR 600)

RELATING TO DISABILITY AWARENESS.

Introduced by: Mizuno J, Amato T, Chun C, Cochran E, Gates C, Hashimoto T, Kapela J,

Kobayashi B, Lamosao R, Marten L, Onishi R, Perruso A, Poepoe M, Tam A

Establishes provisions relating to disability awareness month employment, enrichment, and inclusion. Requires the month of October to be known and designated as Disability Awareness Month employment, enrichment, and inclusion. Prohibits this month to be construed as a state holiday. -- HB0794 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to HHS/ TCA/

HB0797 HD1 (HSCR 840)

RELATING TO OCCUPATIONAL LICENSURE.

Introduced by: Saiki S

Establishes provisions relating to substantial equivalency. Requires an individual whose principal place of business is not in this State and who holds a valid and current license as a certified public accountant from any state that the National Association of State Boards of Accountancy's National Qualification Appraisal Services has verified to be in substantial equivalence with the certified public accountant licensure requirements under the Uniform Accountancy Act to be presumed to have qualifications that are substantially equivalent to this State's requirements; and have a practice privilege in this State, subject to this provision; without the need to obtain a license and permit under section 466-5 (License of certified public accountant) or a permit pursuant to section 466-7 (Permits to practice). Requires an individual whose principal place of business is not in this State and who holds a valid and current license as a certified public accountant from any state that the National Association of State Boards of Accountancy's National Qualification Appraisal Service has not verified to be in substantial equivalence with the certified public accountant licensure requirements under the Uniform Accountancy Act to obtain verification from the National Association of State Boards of Accountancy's National Qualification Appraisal Service that the individual's certified public accountant qualifications are substantially equivalent to the certified public accountant licensure requirements under the Uniform Accountancy Act to be presumed to have qualifications that are substantially equivalent to this State's requirements; and have a practice privilege in this State, subject to this provision, without the need to obtain a license and permit under section 466-5 or a permit pursuant to section 466-7. Allows any individual who passed the Uniform Certified Public Accountant Examination and holds a valid license issued by any other state prior to January 1, 2012, to be exempt from the education requirement under section 466-5.5 (Educational requirements for licensure effective December 31, 2000) for purposes of this provision. Requires an individual who qualifies to have a practice privilege in this State to have the practice privilege for no more than 120 days per calendar year. Requires a licensee of another state exercising the privilege afforded under this provision and the accountancy firm that employs this licensee to jointly and severally consent, as a condition of the exercise of this privilege, to the personal and subject matter jurisdiction, and disciplinary authority of the board; to comply with this law and the rules adopted by the board; in the event the license from the state of the licensee's principal place of business is no longer valid, as a licensee, to cease to offer or render professional services in this State as an individual and on behalf of the accountancy firm: to the appointment of the state board that issued the license as the licensee's agent upon whom process may be served in any action or proceeding by the board against the licensee; to promptly notify the board within 30 days if any disciplinary action relating to the individual's license is commenced in any state; or the individual is convicted of any criminal offense in any state or country; to notify the regulated industries complaints office to refer reports of any licensee violation of this provision to the board for investigation and disciplinary action; and to provide the department of taxation sufficient information to determine the licensee's tax liabilities in this State, to the extent required by law. Allows an individual who has been granted practice privileges under this provision to only do so through an accountancy firm that has obtained a permit issued under section 466-7(d) if the individual, for any entity with its home office in this State, performs any of the following services; any financial statement audit or other engagement to be performed in accordance with statements on auditing standards of the American Institute of Certified Public Accountants; any examination of prospective financial information to be performed in accordance with statements on standards for attestation engagements of the American Institute of Certified Public Accountants; or any engagement to be performed in accordance with the Public Company Accounting Oversight Board's auditing standards. Requires a licensee of this State offering or rendering services or using the licensee's certified public accountant title in another state to be subject to disciplinary action in this State for an act committed in another state for which the licensee would be subject to discipline for the act committed in the other state. Requires the board to investigate any written complaint made by the board of accountancy of another state. Requires the nature and extent of the investigation to be determined by the board in the exercise of its discretion. Provides that in ascertaining substantial equivalency, the board shall consider the qualification without regard

to the sequence in which experience, education, or examination requirements were attained. Allows the board to impose on an individual having a practice privilege or on a permit holder fees, fines, and costs associated with investigation and enforcement. -- Amends provisions relating to definitions; permits to practice; disciplinary action; prohibited acts; enrollment and participation; peer review compliance reporting form; and Hawaii supplement to the peer review report. -- HB0797 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0814 HD1 (HSCR 156)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Aiu M, Hashimoto T, Kila D

Amends provisions relating to county zoning. Requires by July 1, 2024, each county to adopt ordinances to allow religious institutions, educational institutions, and medical institutions to design, build, and construct housing units by right on any land or parcel that the institution owns for purchase in fee simple or use by the institution, its employees, or contractors; provided that any proposed housing development is less than 15 acres; provided further that any housing units developed on the institution's property pursuant to this section shall be retained by the institution for 30 years prior to the institution offer the housing unit for sale. Defines medical institution to mean any organization that has been incorporated in the State as a nonprofit corporation and that has continuously operated and will be operated exclusively to provide, or to contribute to the support of, organizations or institutions organized and operated exclusively to provide hospital, medical, research, or therapeutic services to the public. Defines religious institution to mean any religious institution or organization that does not restrict membership to persons on the basis of race, color, or ancestry and no part of the earnings of which inure to any private shareholder or individual. -- HB0814 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to PSM/ WTL/ HOU/ then WAM

HB0819 HD2 (HSCR 1070)

RELATING TO LIMU KALA.

Introduced by: Kahaloa K, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garcia D, Garrett A, Gates C, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Quinlan S, Souza K, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Establishes provisions relating to state limu. Provides that Limu Kala (Sargassum echinocarpum), the Hawaiian word for the water plant endemic to Hawaii, is adopted, established, and designated as the official limu of the State. -- HB0819 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0823 HD2 (HSCR 1071)

RELATING TO DEATHS WITHIN THE CORRECTIONAL SYSTEM.

Introduced by: Hashem M, Chun C, Ganaden S, Hashimoto T, Poepoe M, Takayama G Amends provisions relating to correctional facility and community correctional center deaths; reporting. Provides that within 48 hours, requires the director of public safety to report to the governor, and the governor to report to the legislature, the death of any correctional facility or community correctional center employee who dies on the grounds of or while on duty at a correctional facility or community correctional center where Hawaii inmates reside; or sustains an injury on the grounds of or while on duty at a correctional facility or community correctional center where Hawaii inmates reside that causes the death of the employee; or Hawaii inmate who is incarcerated by or under the care and custody of a state or contracted correctional facility; or an agent of a state or contracted correctional facility and within 7 days of the director's submission of the report to the governor and requires the department of public safety to post a copy of the report on its public website. Repeals that provide that information is not protected from disclosure by the state or federal law. Provides that when the official cause of death has been determined, requires the director to submit a report to the governor, and the governor to submit the report to the legislature to include information that the clinical mortality review conducted in response to the death, including correctional actions to be taken; the cause of death; and any indication of sexual assault leading to the death. --HB0823 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0824 HD2 (HSCR 696)

RELATING TO MEDICAL RELEASE.

Introduced by: Hashem M, Chun C, Ganaden S, Hashimoto T, Mizuno J, Takayama G, Tarnas D

Establishes provisions relating to medical release program. Requires the director of public safety to assess and refer inmates to the Hawaii paroling authority for possible medical release as provided in provisions relating to paroles and pardons. -- Establishes provisions

relating to the medical release program to release; rules. Allows an inmate to be considered for medical release if the inmate has a terminal illness with a predictably poor prognosis; has a seriously debilitating and irreversible mental or physical condition that impairs the inmate's functional ability to the extent that the inmate would be more appropriately managed in a community setting; is too ill or cognitively impaired to participate in rehabilitation or be aware of punishment; or has a disease or condition that requires a complexity of treatment or level of care that the department is unable to provide on a long term basis. Allows requests for medical release to be initiated by the director of public safety, an inmate, or an inmate's representative when the request is accompanied by a recommendation for medical release by a physician who is licensed to practice medicine in the State. Requires all requests for medical release to be made in writing. Requires requests initiated by an inmate or an inmate's representative to be made to the director and state the grounds for the request, relevant diagnoses and prognosis, and include a statement describing how and why the inmate meets the criteria for medical release. Requires requests initiated by the director to be forwarded to the Hawaii paroling authority with a brief statement of the reasons for the request and a statement that the inmate meets the criteria for release. Requires requests initiated by an inmate or inmate's representative to be reviewed by the director and forwarded to the Hawaii paroling authority with a recommendation from the director for or against release and a statement as to whether the inmate meets the criteria for release. Requires the Hawaii paroling authority to conduct a hearing on all requests for medical release; shall not grant medical release to an inmate who poses a danger to society; and a denial of medical release by the Hawaii paroling authority shall not affect an inmate's eligibility for any other form of parole or release under applicable law. Requires the director to adopt a fast track procedure for the evaluation and release of rapidly dying prisoners; provided that the procedure to be posted on the websites of the department and the Hawaii paroling authority. Requires the Hawaii paroling authority to set reasonable conditions on an inmate's medical release that shall apply through the date upon which the inmate's sentence would have expired. Establishes conditions as specified. Requires the authority to promptly order an inmate to be returned to the custody of the director to await a revocation hearing if the paroling authority receives credible information that the inmate has failed to comply with any reasonable condition set upon the inmates medical release; and to promptly order an inmate to be returned to the custody of the director to await a revocation hearing if the paroling authority receives credible information that the inmate has failed to comply with any reasonable condition set upon the inmate's medical release. -- Establishes provisions relating to medical release program. Requires the department to assess and refer inmates to the Hawaii paroling authority for possible medical release. -- HB0824 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM then JDC

HB0828 HD1 (HSCR 127)

RELATING TO STUDENT TRANSPORTATION.

Introduced by: Kapela J, Amato T, Cochran E, Ganaden S, Hussey-Burdick N, Kila D, Lowen N. Marten L. Nakashima M. Perruso A. Takenouchi J. Tarnas D. Todd C

Amends provisions relating to transportation of school children. Requires policies, procedures, and programs related to the department's school bus program that provide bus transportation services to students to and from school to encompass a student bus fare rate system that includes eligibility for a free bus pass for students who qualify, based on the student's household eligibility, for free lunch or reduced price lunch under the free and reduced price lunch program. Appropriation to the department of education for carry out the purposes of this Act. (\$\$) -- HB0828 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0834 HD1 (HSCR 89)

RELATING TO AMERICAN SIGN LANGUAGE.

Introduced by: Kobayashi B, Amato T, Belatti D, Cochran E, Ganaden S, Garcia D, Hashimoto T, Hussey-Burdick N, Kapela J, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nishimoto S, Perruso A, Poepoe M, Souza K, Takenouchi J, Tam A, Todd C, Woodson J

Establishes provisions relating to American sign language. Provides that American sign language is recognized as a fully developed, autonomous, natural language with its own distinct grammar, syntax, vocabulary, and cultural heritage. -- HB0834 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then JDC

HB0837 HD1 (HSCR 559)

RELATING TO THE STATE PLAN.

Introduced by: Garrett A, Chun C, Gates C, Hussey-Burdick N, Ichiyama L, Kapela J, Lowen

N, Marten L, Morikawa D, Perruso A, Poepoe M, Takayama G

Establishes provisions relating to objectives and policies for facility systems, infrastructure, and transit projects; green infrastructure. Requires planning for state facility systems, infrastructure, and transit projects with regard to green infrastructure to be directed toward the achievement of the following sustainability design objectives; minimizing stormwater runoff and replenishing the water table; reducing the urban heat island effect; removing pollutants from the air; and removing, sequestering, and storing greenhouse gas emissions. Requires planning for state facility systems, infrastructure, and transit projects to incorporate the achievement of the following quality of life experience design objectives; creating a visual and sound barrier to enhance the quality of life in the surrounding community; and incorporating live foliage, trees, green infrastructure, and open green space, with a priority on the use of non invasive Polynesian introduced and Hawaiian plants. -- Amends provisions relating to objective and policies for the physical environment--scenic, natural beauty, and historic resources. Provides that to achieve the scenic, natural beauty, and historic resources objective, it shall be the policy of the State to promote the increase of outdoor public green spaces; connect outdoor public green spaces with existing trails; promote the increase of the urban tree canopy; prioritize the use of Hawaiian plants where feasible to contribute to Hawaii's historic and cultural heritage, sense of place, biodiversity, and resilience. -- Amends provisions relating to population growth and land resources guidelines by changing its title to population growth, land resources, and green infrastructure priority guidelines. Provides that priority guidelines to promote the use of green infrastructure in state facility systems, infrastructure, and transit projects; design all new state facilities, infrastructure, and transit upgrades to include best practices for tree planting and other green infrastructure; make provisions for maintaining trees by following Accredited Standards Committee of the Tree Care Industry Association, the ANSI A300, or similar best practice standards appropriate for Hawaii for tree care; periodically revisit and modernize the design and planting around the area where trees are planted in urban areas; select tree species matched to site conditions to maximize tree health; select tree and vegetation species for larger size at maturity where possible to maximize environmental benefits; prioritize the use of Hawaiian plants where feasible to contribute to Hawaii's historic and cultural heritage, sense of place, biodiversity. and resilience; promote traffic safety with placement of foliage and trees consistent with Federal Highway Administration guidance, outside of clear zones. -- Requires the office of planning, in partnership with the greenhouse gas seguestration task force, to submit a report to the legislature. -- HB0837 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN/ WTL/ then WAM

HB0838 HD1 (HSCR 405)

RELATING TO LONG-TERM CARE.

Introduced by: Garrett A, Amato T, Belatti D, Chun C, Hashimoto T, Kapela J, Nishimoto S, Perruso A, Takayama G, Takenouchi J, Tam A, Todd C

Establishes within the university of Hawaii college of social sciences research institute, a long term care commission. Requires the commission to review and update, as appropriate, the long term care policy goals and guiding principles expressed in part II of Act 224, session laws of 2008; review the assessments, conclusions, and recommendations contained in the Long Term Care Reform in Hawaii report and Final Report, dated January 18, 2012, and update as appropriate as specified; develop an updated 5 year comprehensive long term care plan to accomplish long term care policy goals that, when implemented, will ensure the availability of a full continuum of institutional and community based services, including benchmarks to evaluate accomplishments for each year; monitor federal legislation for recent changes that may impact the program and adjust the long term care plan accordingly; and collaborate with interested stakeholders, including the executive office on aging and community coalitions or organizations concerned with educating the public regarding long term care. Requires each appointed member to have a background in business, economics, finance, management, health care, long term care, social services, or public policy development, or be an advocate for or consumer of long term care services. Requires the university of Hawaii college of social sciences research institute to convene the 1st commission meeting as soon as practicable, but no later than November 1, 2023, and specified requirements. Report to the legislature. Commission to terminate on adjournment sine die of the regular session of the 2028 legislature (sunset), Appropriation, (\$\$) -- HB0838 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HHS/ HRE/ then WAM

HB0841 HD2 (HSCR 1054)

RELATING TO DOMESTIC ABUSE PROTECTIVE ORDERS.

Introduced by: Tarnas D

Amends provisions relating to reports by the department of human services; court

LRB Systems March 9, 2023

responsibilities. Requires, in cases where there are allegations of child abuse or neglect, as defined in child abuse law, involving a family or household member who is a minor or an incapacitated person as defined in the uniform probate code, the employee or appropriate nonjudicial agency designated by the family court to assist the petitioner to report the matter to the department of human services, as required under child abuse law and child protective act, and further notify the department of the granting of the temporary restraining order and of the hearing date. -- HB0841 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0843 HD1 (HSCR 284)

RELATING TO EDUCATION.

Introduced by: Woodson J, Amato T, Ganaden S, Garcia D, Hashem M, Hashimoto T, Kapela J, Kitagawa L, Lowen N, Marten L, Matayoshi S, Morikawa D, Nakashima M, Perruso A, Poepoe M, Quinlan S, Tarnas D, Todd C

Establishes provisions relating to remote schools categorical funding. Provides that subject to legislative appropriations, a remote school may receive supplemental categorical funding to support additional instructional and support staff. Requires any supplemental categorical funding provided to a remote school pursuant to this provision to be in addition to the allocation determined under the weighted student formula that is made to the remote school. Defines remote school to mean any public school, except charter schools, that is located on an island with a population of less than 10,000. Appropriation. (\$\$) -- HB0843 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to EDU then WAM

HB0848 HD2 (HSCR 1094)

RELATING TO THE HAWAII INSTITUTE FOR MARINE BIOLOGY.

Introduced by: Kitagawa L, Chun C, Cochran E, Kapela J, Kila D, Lamosao R, Marten L, Matayoshi S, Morikawa D, Nishimoto S, Perruso A, Poepoe M, Takenouchi J, Todd C, Woodson J

Appropriation to the university of Hawaii for 1 full time equivalent (1.00 FTE) permanent building maintenance worker II position to support the Hawaii institute for marine biology; for 1 full time equivalent (1.00 FTE) permanent administrative officer position to support the Hawaii institute for marine biology; and for 1 full time equivalent (1.00 FTE) permanent website specialist position to support the Hawaii institute for marine biology. (\$\$) -- HB0848 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0850 HD2 (HSCR 1103)

RELATING TO EDUCATION.

Introduced by: Kitagawa L, Kapela J, Kila D, Lamosao R, Marten L, Matayoshi S, Nishimoto S, Perruso A, Poepoe M, Takenouchi J, Todd C

Establishes within the department of education a trauma informed education pilot program at the Castle Kahuku and Kailua Kalaheo complex area, which shall include and be a continuation of the existing trauma informed education pilot program in the department for those complex areas. Appropriation to the department of education for 1 full time equivalent (1.00 FTE) permanent complex area compassionate Ko'olaupoko (Koolaupoko) trauma informed resource teacher position; for 1 full time equivalent (1.00 FTE) permanent district educational specialist II position, to be located within the office of the Castle Kahuku complex area superintendent. (\$\$) -- HB0850 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0852 HD1 (HSCR 194)

RELATING TO STATE ENTERPRISE ZONES.

Introduced by: Holt D, Belatti D, Cochran E, Hashimoto T, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Onishi R, Quinlan S, Takenouchi J, Todd C

Amends provisions relating to definitions under state enterprise zones law. Redefines eligible business activity to include production of agricultural products where the business is a producer as defined in provisions relating to producer defined, or the processing of agricultural products or value added agricultural products, all or some of which were grown within an enterprise zone; or development or production of renewable energy for sale primarily to a public utility company for resale to the public; provided that medical cannabis dispensary activities pursuant medical cannabis dispensary system shall not be considered an eligible business activity for the purposes of this law. -- HB0852 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0870 HD2 (HSCR 1118)

RELATING TO THE NEIGHBOR ISLANDS BLIND AND VISUALLY IMPAIRED SERVICE PILOT PROGRAM.

Introduced by: Takayama G, Amato T, Chun C, Cochran E, Ganaden S, Gates C, Hashimoto T, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Lamosao R, Marten L, Matayoshi S,

Morikawa D, Nakashima M, Nishimoto S, Onishi R, Perruso A, Pierick E, Poepoe M, Takenouchi J, Tam A, Todd C

Requires the department of human services to establish a neighbor islands blind and visually impaired service pilot program that provides training and other services to blind and visually impaired individuals residing on the neighbor islands. Requires the pilot program to provide peer to peer outreach, sight loss adjustment, peer counseling support, and mobility training to participants, including specified criteria. Requires the services of the pilot program pursuant to this provision to be provided by volunteers, who shall be recruited, assigned, and supervised by the department or an entity contracted by the department to organize and implement the pilot program; requires all volunteers to have the necessary qualification, to be chosen based on experience and training, and to utilize training methods consistent with the structured discovery approach used by the new visions program operated by the Ho'opono (Hoopono) services for the blind branch within the department of human services' division of vocational rehabilitation. Requires applications for participation in the pilot program to be submitted on a form furnished by the department. Requires the department to establish procedures and requirements for accepting participants into the pilot program; authorized to extend and supplement the services provided by the Ho'opono services for the blind branch; and enter into a contract with a nonprofit organization to recruit, train, and supervise volunteer service corps members and to oversee the pilot program; provided that existing department personnel may be assigned to fulfill administrative and fiscal responsibilities of the pilot program as specified. Requires the department to establish a neighbor islands blind and visually impaired service pilot program working group composed of neighbor island residents who are blind or visually impaired to make recommendations regarding the establishment and implementation to the pilot program. Report to the legislature. Pilot program to cease to exist on July 30, 2027 (sunset). Appropriation to the department of human services for the pilot program and working group. Act to be repealed on June 30, 2027 (sunset). (\$\$) -- HB0870 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0872 HD1 (HSCR 406)

RELATING TO THE HAWAII HEALTHY AGING PARTNERSHIP.

Introduced by: Takayama G, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Gates C, Hashimoto T, Holt D, Hussey-Burdick N, Kapela J, Kitagawa L, Kobayashi B, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Onishi R, Perruso A, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J

Appropriation to the executive office on aging to fund the Hawaii healthy aging partnership to improve the health and well being of Hawaii's kupuna. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB0872 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB0875 HD1 (HSCR 241)

RELATING TO EDUCATION.

Introduced by: Perruso A, Amato T, Cochran E, Ganaden S, Garrett A, Gates C, Hussey-Burdick N, Kapela J, Lowen N, Marten L, Martinez R, Matayoshi S, Morikawa D, Nishimoto S, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J

Establishes provisions relating to Hawaii teacher apprenticeship program under Education law. Establishes the requires the goals of the Hawaii teacher apprenticeship program to be to: recruit teachers that reflect the diversity of the student population and community; support teachers and the placement of prospective teachers in high-need schools; provide prospective teachers last-dollar support for postsecondary education, including tuition, student fees, books, technology, credentialing fees, transportation, and support for passing state testing requirements for licensure; provided that: the individual is enrolled in a state-approved teacher education program at a university of Hawaii campus and qualifies for Hawaii resident tuition; the individual makes a formal commitment to teach in the Hawaii public school system for a minimum of 3 consecutive years as a licensed teacher immediately following completion of a state-approved teacher education program; and requires if the individual fails to complete the state-approved teacher education program, or to satisfy the teaching requirement within the designated number of years, the individual to repay the funds received to the department, as set by the terms and conditions of the department; provide financial incentives for teachers, including professional learning opportunities; partner with institutions of higher education to provide tutoring, academic counseling, assistance with credential requirements, and support for taking and passing state testing requirements for licensure; and support other initiatives to support, recruit, develop, and retain teachers, as determined by the department. Allows the department to adopt rules pursuant to administrative procedure law to implement and administer the Hawaii teacher apprenticeship program. Requires moneys repaid by individuals pursuant to this provision to be deposited in the Hawaii teacher apprenticeship program

special fund established under this provision. -- Establishes provisions relating to Hawaii teacher apprenticeship program special fund under education law. Provides that there is established the Hawaii teacher apprenticeship program special fund into which shall be deposited legislative appropriations and all moneys received as repayment from individuals due to a breach in contractual agreements under the Hawaii teacher apprenticeship program established under this provision. Requires the special fund to be administered and used by the department to support the goals of the Hawaii teacher apprenticeship program and related costs. Appropriates funds (\$\$). -- HB0875 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0877 HD1 (HSCR 131)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Perruso A, Amato T, Ganaden S, Gates C, Hussey-Burdick N, Kapela J, Marten L, Poepoe M, Todd C

Establishes provisions relating to Hookaulike: a criminal legal system institute for restoration and healing; established under university of Hawaii system law. Establishes at the William S. Richardson school of law the hookaulike: a criminal legal system institute for restoration and healing, to be under the direction of a director who shall be appointed by the dean of the school of law, with the approval of the board of regents. Requires that subject to the availability of funds, faculty, and facilities, the institute to assist vulnerable communities to help in the design and advocacy of inclusive and fair criminal legal systems aimed at restoration and healing, particularly the disparate challenges facing Native Hawaiians, Pacific Islander communities, and people of color in the criminal legal system. Appropriates funds for 12 permanent full-time equivalent (12.0 FTE) positions and funding for hookaulike: a criminal legal system institute for restoration and healing, at the William S. Richardson school of law, as specified (\$\$). -- HB0877 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE/ JDC/ then WAM

HB0880 HD1 (HSCR 812)

RELATING TO POLICING.

Introduced by: Tarnas D, Amato T, Cochran E, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kitagawa L, Marten L, Matayoshi S, Mizuno J, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Takayama G, Tam A, Todd C

Establishes provisions relating to police stops; arrests; uses of force; data collection; report to the legislature. Requires the chief of each county police department to submit an annual report to the legislature with a summary of data and visual displays, including but not limited to graphs and charts, relating to police stops, arrests, uses of force, and trends relating to police stops, arrests, and uses of force. -- Amends provisions relating to reports to legislature by changing its title to annual report to the legislature of misconduct incidents. -- HB0880 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0883 HD1 (HSCR 418)

RELATING TO HEALTH.

Introduced by: Morikawa D, Amato T, Belatti D, Nishimoto S, Takenouchi J

Appropriation to the department of health for the operation of mobile clinics providing medication assisted treatment throughout the state; provided that the mobile clinics shall be staffed with medical professionals, including behavioral therapists trained in cognitive behavioral and contingency management interventions. (\$\$) -- HB0883 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB0884 HD1 (HSCR 619)

RELATING TO TRAVELING TEAM PHYSICIANS.

Introduced by: Morikawa D, Amato T, Gates C, Hussey-Burdick N, Nakashima M, Nishimoto S, Sayama J, Takenouchi J, Tam A

Establishes provisions relating to traveling team physicians; exemption under medicine and surgery law. Requires a physician licensed and in good standing to practice as a physician in another state to be exempt from the licensure requirements of this law if the physician has a written or oral agreement with a sports team to provide care to team members and coaching staff traveling with the team for a specific sporting event to take place in the state; or the physician has been invited by a national sport governing body to provide services to team members and coaching staff at a national sport training center in the state or to provide services at an event or competition in the state that is sanctioned by the national sport governing body; provided that the physician's practice is limited to that required by the national sport governing body; the services provided by the physician are within the physician's scope of practice; and the services provided the Hawaii medical board of the

date the physician intends to enter and practice in the state before the physician enters the state. Requires nothing in these provisions to be construed to permit a physician exempted by this provision to provide care or consultation to any person residing in the state, other than a person specified in this provision; or practice at a licensed health care facility in the state. Requires an exemption obtained pursuant to this provision to be valid while the physician is traveling with the sports team, but no longer than 10 days per individual sporting event. Upon application to the Hawaii medical board and for good cause shown, allows the Hawaii medical board to increase the time period in this provision by a maximum of 20 days per sporting event; provided that no physician shall be exempted for more than 30 additional days in a calendar year. -- HB0884 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to CPN

HB0892 HD2 (HSCR 1202)

RELATING TO SMALL BOAT HARBORS.

Introduced by: Cochran E, Amato T, Ganaden S, Hashimoto T, Hussey-Burdick N, Perruso A, Poepoe M, Woodson J

Appropriation out of the boating special fund to the department of land and natural resources to provide security at small boat harbors, including the hiring of 3 full time equivalent (3.00 FTE) permanent positions to be assigned to provide security at small boat harbors within the county of Maui. (\$\$) -- HB0892 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0896 HD1 (HSCR 407)

RELATING TO THE DEPARTMENT OF EDUCATION.

Introduced by: Cochran E, Amato T, Gates C, Hussey-Burdick N, Kapela J, Kila D, Lowen N, Perruso A, Poepoe M

Requires the department of education to assess its facilities and provide the legislature with a list of priority facilities in each county at which the installation of renewable energy systems, including battery storage, on school facilities would provide the most benefit, including costs associated with and timelines for the completion of the installations; provide a list of priority play areas on school campuses in each county that are most in need of covered play areas to protect children from over exposure to heat and ultraviolet rays, based on data including average and highest temperatures, ultraviolet index ratings, and days without cloud cover in an area; and assess and report on the feasibility of including renewable energy systems on play area covers on school campuses. Report to the legislature. -- HB0896 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0899 HD2 (HSCR 1082)

RELATING TO HEALTH.

Introduced by: Amato T, Kitagawa L, Mizuno J, Morikawa D, Nishimoto S, Takenouchi J Establishes provisions relating to fetal alcohol spectrum disorder awareness month. Designates the month of September to be known as fetal alcohol spectrum disorder awareness month to promote public awareness of the risks of alcohol consumption during pregnancy; provided that this month is not and shall not be construed to be a state holiday. -- HB0899 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0905 HD1 (HSCR 183)

RELATING TO SUSTAINABLE GROUNDWATER YIELDS.

Introduced by: Poepoe M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Lamosao R, Marten L, Perruso A Requires the university of Hawaii, in consultation with the commission on water resource management, to develop a scope of work and cost analysis to complete a flexible groundwater model that proposes methods for determining the needs of traditional and customary Native Hawaiian practices, climate change projections, and groundwater dependent ecosystems. Reports to the legislature. -- HB0905 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0907 HD2 (HSCR 774)

RELATING TO TELEHEALTH.

Introduced by: Poepoe M, Amato T, Chun C, Ganaden S, Hashimoto T, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Perruso A, Pierick E, Tam A, Tarnas D, Todd C

Amends provisions relating to coverage for telehealth under department of human services law; the accident and health or sickness insurance contracts law; the mutual benefit societies law; and the health maintenance organization Act (hmos). Requires reimbursement for services provided through telehealth by way of an interactive telecommunication system to be equivalent to reimbursement for the same services provided via face to face contact

between a health care provider and a patient. provided that reimbursement for the diagnosis, evaluation, or treatment of a mental health disorder delivered through an interactive telecommunications system to meet the requirements of title 42 Code of Federal Regulations section 410.78. Defines interactive telecommunications system has the same meaning as in title 42 Code of Federal Regulations section 410.78, as amended. -- HB0907 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then CPN

HB0908 HD2 (HSCR 1203)

RELATING TO THE LAND CONSERVATION FUND.

Introduced by: Poepoe M, Amato T, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Lowen N, Marten L, Martinez R, Perruso A, Todd C

Amends provisions relating to disposition of taxes. Requires all taxes collected under this law to be paid into the state treasury to the credit of the general fund of the State, to be used and expended for the purposes for which the general fund was created and exists by law; provided that of the taxes collected each fiscal year 10 per cent or _____ dollars, whichever is less, shall be paid into the land conservation fund established pursuant to land conservation fund law; and 50 percent or 38,000,000 dollars, whichever is less, to be paid into the rental housing revolving fund. -- HB0908 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0913 HD2 (HSCR 1087)

RELATING TO THE NATURAL ENERGY LABORATORY OF HAWAII AUTHORITY. Introduced by: Lowen N, Holt D

Amends provisions relating to establishment of the natural energy laboratory of Hawaii authority; purpose. Requires the purpose of the natural energy laboratory of Hawaii authority to be to facilitate research; development; and environmentally responsible and culturally appropriate commercialization of natural energy resources and ocean related research, technology, and industry in Hawaii and to engage in environmentally responsible and culturally appropriate retail, commercial, or tourism activities that will financially support that research, development, and commercialization at a research and technology park in Hawaii. Requires its duties to include establishing, managing, and operating facilities, in compliance with all state and federal laws, rules, regulations, and licensing and permitting requirements; promoting and marketing the reasonable utilization of available natural resources in a culturally appropriate and environmentally responsible manner; and engage in community outreach and education in west Hawaii island as they relate to activities within the park to promote workforce development in science, technology, engineering, math, and aquaculture industries, including through programs for local educators, students, educational institutions within Hawaii, and state- and county-sponsored community groups. Amends the authorized composition of the authority's board. -- Amends provisions relating to research advisory committee. Amends the membership of the Natural Energy Laboratory of Hawaii Authority research advisory committee by requiring 1 member to represent the University of Hawaii institutional animal care and use committee. -- HB0913 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0914 HD1 (HSCR 258)

RELATING TO HEALTH.

Introduced by: Mizuno J, Amato T, Cochran E, Gates C, Hashimoto T, Holt D, Kapela J, Kitagawa L, Marten L, Martinez R, Nakashima M, Perruso A, Poepoe M

Amends provisions relating to inspections; visits; state licensed or state certified care facilities. Requires the department to prioritize complaint investigations based on the degree of severity of the allegations and be given the highest priority to allegations of actual harm or potential harm. -- Amends provisions relating to referral or transfers to uncertified or unlicensed care facility; penalty. Provides that it shall be unlawful for any person, corporation, or any other entity in the health care or human services community to knowingly refer or transfer patients to an uncertified or unlicensed care facility. Allows the department of health to impose a fine on any person, corporation, or any other entity in the health care or human services community that knowingly refers or transfers patients to a care home, agency, or facility operating without a certificate or license as required by law. -- Repeals provisions relating to exclusion. -- HB0914 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then CPN/ JDC/

HB0920 HD1 (HSCR 151)

RELATING TO THE HAWAII STATE BUILDING CODE.

Introduced by: Ilagan G, Hashimoto T, Sayama J

Amends provisions relating to county authority to amend and adopt the Hawaii state building codes without council approval, under public improvements law. Requires the governing body of each county to amend, adopt, and update the Hawaii state building codes as they apply

within their respective jurisdiction, in accordance with general powers and limitations of the counties under county organization and administration law, unless otherwise provided for in this section, and without approval of the council. -- Allows, notwithstanding any law to the contrary, a county to adopt a county building code that is distinct from the Hawaii state building codes and applicable only to single-family dwellings, additional dwelling units, duplexes, and non-commercial structures that have no more than ____ square feet of living area. -- HB0920 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU/ PSM/ then CPN

HB0923 HD1 (HSCR 439)

RELATING TO BONDS.

Introduced by: Hashimoto T, Aiu M

Amends provisions relating to allocation of annual state ceiling. Provides that before requesting an additional allocation of the annual state ceiling for a specific calendar year or years under this provision, a county shall have applied all of its allocation of the annual state ceiling for the specified calendar year or years as evidenced by a certificate of the issuer or the director of finance of a county, as applicable, under provisions relating to application of allocation. Provides that if a county assigns all or any part of its private activity bond allocation for a specific calendar year or years to the State under this subsection, the assigned portion shall be applied to a project or projects located in the assigning county; provided that in the event that there are no remaining qualified projects, the private activity bond allocation may be awarded to projects located in other counties. -- Provides that if all or any part of a county's allocation of the annual state ceiling for a specific calendar year or years has not yet been applied under provisions relating to application of allocation any project located in that county seeking private activity bond financing subject to the annual state ceiling for the specified calendar year or years shall request that the county apply its allocation of the annual state ceiling for the specified calendar year or years to the issuance of private activity bonds for the project before requesting that the State apply any part of the State's allocation to the project. -- Amends provisions relating to report of unused allocation; reversion to State. Requires the director of finance of each county to report to the department and Hawaii housing finance and development corporation in writing by November 15 of each year as to the amount of allocation to the county that has not been applied to private activity bonds in the year or assigned pursuant to this law. Provides that unless the director of finance of the county or any issuer, by written certificate, indicates to the department and the Hawaii housing finance and development corporation before November 15 of each year that it intends to carry forward all or any portion of its allocation that has not been applied to private activity bonds in the specified year or assigned pursuant to this law, the unused or unassigned allocation shall revert to the State on December 1 and the State shall be entitled to carry forward the unused or unassigned allocation as permitted by federal law. -- HB0923 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to PSM then WAM

HB0933 HD2 (HSCR 1169)

RELATING TO TELECOMMUNICATIONS ACCESS FOR INDIVIDUALS WITH PRINT DISABILITIES.

Introduced by: Lamosao R, Amato T, Chun C, Kobayashi B, Tam A

Establishes provisions relating to universal service program; access for individuals with print disabilities. Requires the public utilities commission, as authorized by the legislature, to use available funds from the universal service fund established to provide free telephonic access to time sensitive information, including but not limited to state and local government information, public notices, emergency alerts, job opportunities, daily newspapers, and other content, to allow individuals who are blind or visually impaired to access information and services; provided that the amount of funds withdrawn from the universal service fund shall not exceed _____ dollars. Requires the telephonic access to be configured to be accessible to and usable by persons with print disabilities. Requires the public utilities commission to adopt rules to implement this provision. Appropriation. (\$\$) -- HB0933 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0936 HD1 (HSCR 719)

RELATING TO EDUCATION.

Introduced by: Chun C, Aiu M, Amato T, Cochran E, Ganaden S, Garrett A, Hashimoto T, Holt D, Ichiyama L, Kahaloa K, Kapela J, Kitagawa L, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Morikawa D, Nishimoto S, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Requires the department of education to include financial literacy in the existing personal transition plan requirement for each student. Allows school to develop their financial literacy program based on the particular school's stakeholder input on the scope and sequence of its

personal transition plan or provide financial literacy systemically in their school program. Appropriation to the department of education for the establishment of a position dedicated to financial literacy within the office of curriculum and instructional design of the department of education. (\$\$) -- HB0936 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0942 HD2 (HSCR 621)

RELATING TO EMERGENCY MEDICAL RESPONSE.

Introduced by: Matsumoto L, Amato T, Garcia D

Establishes provisions relating to critical medical emergency response. Requires each public school and public charter school to establish a critical emergency response team that shall consist of critical emergency response team members. -- Appropriation to the department of education for public schools to implement critical emergency response teams. Appropriation to the state public charter school commission for public charter schools to implement critical emergency response teams. (\$\$) -- HB0942 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0947 HD1 (HSCR 520)

RELATING TO AGRICULTURE.

Introduced by: Gates C, Hashimoto T, Hussey-Burdick N, Kila D, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Nakashima M, Perruso A, Todd C

Establishes provisions relating to the food manufacturing tax credit under income tax law. Provides an income tax credit equal to the qualified expenses of the qualified taxpayer, up to a maximum of _____ dollars, for food manufacturers that produce value added products. -- HB0947 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0948 HD2 (HSCR 1098)

RELATING TO CHILD AND ADOLESCENT MENTAL HEALTH.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J, Yamashita K

Establishes a child and adolescent crisis mobile outreach team pilot program within the child and adolescent mental health division of the department of health. Requires 1 crisis mobile outreach team to be located on Oahu, and 1 crisis mobile outreach team to be located at a site on a neighbor island. Requires the department of health to determine the most appropriate site on a neighbor island for the pilot program. Requires the crisis mobile outreach team pilot program, to the extent practicable within available resources, to provide the following services: crisis prevention with community collaboration and community program development; face-to-face intervention within 1 hour of a request for intervention; crisis de-escalation and assessment. Stabilization of up to 8 weeks including: connecting youths to community supports and services; in-home clinical support for youths and families; connection with higher level support if determined necessary; and collaboration with community partners and other state agencies. Requires the child and adolescent crisis mobile outreach team pilot program to end on December 31, 2025. Reports to the legislature. Appropriates funds (\$\$) -- HB0948 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0949 HD2 (HSCR 748)

RELATING TO RENEWABLE ENERGY.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J, Yamashita K

Establishes provisions relating to solar energy storage system loan program under energy resources law. Establishes a solar energy storage system loan program, requires to be administered by the authority, to provide low-interest loans to asset limited, income constrained, employed households for the purchase and installation of residential solar energy storage systems. Establishes definitions. -- Establishes provisions relating to renewable energy system installation loan program under energy resources law. Establishes a renewable energy system installation loan program, requires to be administered by the authority, to provide low-interest loans to households with an income of up to 140 per cent of the area median income for the purchase and installation of residential photovoltaic and energy

storage systems, including battery storage systems. -- Establishes provisions relating to solar energy system revolving loan fund under energy resources law. Establishes the solar energy system revolving loan fund within the state treasury, requires into which to be deposited appropriations made by the legislature for deposit into the fund; contributions from public or private partners; and all interest earned on or accrued to moneys deposited into the revolving loan fund. Requires moneys in the solar energy system revolving loan fund to be expended by the authority for the solar energy storage system loan program pursuant to this provision and renewable energy system installation loan program pursuant to this provision. Appropriates funds (\$\$). -- HB0949 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to EET/ CPN/ then WAM

HB0950 HD1 (HSCR 729)

RELATING TO ASSISTED COMMUNITY TREATMENT ORDERS.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J, Yamashita K

Amends provisions relating to period of assisted community treatment under initiation of proceeding for assisted community treatment. Extends family court ordered period of treatment. Amends provisions relating to provisions relating to petition for additional period of treatment; hearing. Limits continued treatment for no more than 2 years. -- HB0950 HD1 Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then JDC

HB0951 HD1 (HSCR 1123)

RELATING TO HOUSING.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J, Yamashita K

Appropriation to be deposited into the rental housing revolving fund. Appropriation out the fund to the Hawaii housing finance and development corporation; provided that up to \$____ may be used for mixed income rental projects or units in mixed income rental projects targeted for individuals and families having incomes above 60 per cent and at or below 100 per cent of the median family income for the state of Hawaii; provided further that any unexpended or unencumbered balance of the appropriation made by this Act as of June 30, 2024, may be used for other rental housing projects. (\$\$) -- HB0951 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0952 HD1 (HSCR 430)

RELATING TO NATURAL RESOURCES.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J, Yamashita K

Appropriation to the department of land and natural resources to protect, manage, and restore natural resources, including native forests, native plants and animals, aquatic resources, coastal lands, and freshwater resources. (\$\$) -- HB0952 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0953 HD1 (HSCR 649)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J, Yamashita K

Requires the department of land and natural resources to develop and publish a website that includes all online application processes necessary to acquire a permit, license, or reservation needed to conduct recreational and commercial activities in the State that are regulated by or under the jurisdiction of the department, including but not limited to: permits for a campsite,

cabin, or pavilion; licenses and permits to hunt or catch or hatch aquatic life or marine life, as allowed by state and federal law; reservations to access certain state parks; access, collection, research, and other required activities; film permits; permits to conduct commercial tours; permits to conduct boating activities; and licenses and permits for any other authorized recreational and commercial activities regulated by the department. Requires the department of land and natural resources to convert and make available all existing application processes, including forms required by the application process and the acceptance of any fee payments, to acquire a permit, license, or reservation needed to conduct recreational and commercial activities in the state that are regulated by or under the jurisdiction of the department into a digital format to be used in the application processes on the department's website. Reports to the legislature. Appropriates funds (\$\$). -- HB0953 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0954 HD2 (HSCR 1178)

RELATING TO TAXATION.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J, Yamashita K

Amends provisions relating to definitions under the income tax law. Defines cost-of-living adjustment factor to mean a factor calculated by adding 1.0 to the percentage change in the Consumer Price Index for All Urban Consumers, as published by the US Department of Labor, from July of the preceding calendar year to July of the current calendar year; provided that, if the Consumer Price Index is discontinued, the Chained Consumer Price Index for All Urban Consumers, as published by the US Department of Labor, shall be used to calculate the cost-of-living adjustment factor. -- Amends provisions relating to operation of certain Internal Revenue Code provisions; sections 63 to 530; provisions relating to tax imposed on individuals; rates; provisions relating to exemptions. Increases the amounts for the income tax brackets and personal exemption and standard deduction amounts for tax year 2023. Adjusts annually for tax years beginning after December 31, 2023, the income tax brackets and personal exemption, and standard deduction amounts by a cost-of-living adjustment factor. Amends the taxable income brackets and income tax rates for each filing status for taxable years beginning after December 31, 2022. -- Amends provisions relating to refundable earned income tax credit. Changes the amount of the state earned income tax credit to an unspecified percentage of the federal earned income tax credit allowed based on an individual's federal income tax return. -- HB0954 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0960 HD1 (HSCR 126)

RELATING TO THE SCHOOL FACILITIES AUTHORITY.

Introduced by: Yamashita K, Chun C, Cochran E, Garrett A, Hashimoto T, Holt D, Ichiyama L, Ilagan G, Kahaloa K, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Morikawa D, Onishi R, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tarnas D, Todd C

Amends Act 257, Session Laws of 2022, relating to education. Appropriation into and out of the school facilities special fund to be expended by the school facilities authority to expand access to pre kindergarten to eligible children of the State. Provides that the appropriation authorized by this Act shall not lapse at the end of the fiscal biennium for which the appropriation is made; provided further that the appropriation authorized by this Act shall lapse on June 30, 2024 (sunset). (\$\$) -- HB0960 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to EDU then WAM

HB0961 HD1 (HSCR 67)

RELATING TO EARLY LEARNING.

Introduced by: Yamashita K, Cochran E, Garrett A, Hashimoto T, Holt D, Ichiyama L, Kahaloa K, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Morikawa D, Nishimoto S, Onishi R, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tarnas D, Todd C

Appropriation out of and into to the department of human services for the preschool grant program, the hiring of 3 temporary (3.00 FTE) information technology positions without regard to provisions relating to collective bargaining in public employee to support modifications to the preschool open doors program, and the data governance issues necessitated by Act 46, session laws of 2020, and Act 210, session laws of 2021. -- Amends provisions relating to preschool open doors program; provider accreditation. Repeal provision that provides the accrediting organization is comparable to the organization specified in this provision. -- Amends provisions relating to executive office on early learning public prekindergarten

program; public preschools. Requires the program to serve 3 and 4 year old children who are in the 2 years prior to kindergarten entry pursuant to provisions relating to kindergarten program; establishment; attendance, with priority extended to underserved or at risk children. -- Amends provisions relating to preschool open doors program. Adds 3 year old children who are in the 2 years prior to kindergarten entry pursuant to provisions relating to kindergarten program; establishment; attendance, with priority extended as specified to be served by the program and subject to availability of funds. -- Amends provisions relating to preschool open doors special fund. Adds federal funds. (\$\$) -- HB0961 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB0963 HD1 (HSCR 59)

RELATING TO BROADBAND.

Introduced by: Yamashita K

Appropriation to the department of budget and finance to provide required matching funds for the federal Broadband Equity, Access, and Deployment program. -- Appropriation out of the funds received by the state of Hawaii from the Infrastructure Investment and Jobs Act to the department of budget and finance for the Broadband Equity, Access, and Deployment program. -- Appropriation to the department of budget and finance to provide additional matching funds required to access federal funds for programs related to broadband. (\$\$) -- HB0963 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EET then WAM

HB0964 HD1 (HSCR 462)

RELATING TO THE CERTIFICATION OF DOCUMENTS.

Introduced by: Yamashita K

Establishes apostilles and certifications law. Defines apostille to mean a certification issued to authenticate documents pursuant to the Hague Treaty. Requires the lieutenant governor to assess a fee of 10 dollars for each apostille or non apostille certification issued. -- Establishes the apostilles and certifications special fund to be administered by the office of the lieutenant governor for operational expenses. Appropriation. (\$\$) -- HB0964 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to GVO then WAM

HB0968 HD1 (HSCR 90)

RELATING TO THE UNIVERSITY OF HAWAII.

Introduced by: Belatti D, Amato T, Ganaden S, Gates C, Hashimoto T, Ilagan G, Kapela J, Kila D, Kobayashi B, Lamosao R, Mizuno J, Nakashima M, Perruso A, Poepoe M, Tam A Appropriation to the university of Hawaii to fund 3 full time equivalent (3.00 FTE) academic and support services specialist positions for the Pamantasan Council. (\$\$) -- HB0968 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE then WAM

HB0970 HD2 (HSCR 1059)

RELATING TO AGRICULTURAL LANDS.

Introduced by: Saiki S (BR)

Amends provisions relating to rules under department of agriculture law. Defines agricultural enterprise lands to mean agricultural lands that are transferred to and managed by the department pursuant to this law -- Amends provisions relating to definitions under non-agricultural park lands. Redefines non-agricultural park lands to mean lands that are transferred to and managed by the department of agriculture pursuant to this law. -- HB0970 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0971 HD2 (HSCR 1114)

RELATING TO AGRICULTURAL LOANS.

Introduced by: Saiki S (BR)

Establishes provisions relating to agricultural emergency loan revolving fund under the agricultural and water infrastructure loans law. Establishes in the state treasury the agricultural emergency loan revolving fund, to be administered and expended by the department, into which shall be deposited all payments received on account of principal from loans made by the fund; and appropriations made by the legislature to the fund. Requires moneys in the agricultural emergency loan revolving fund to be used to fund class D emergency loans made pursuant to provisions relating to classes of loans; purposes, terms, eligibility. -- Amends provisions relating to funds; application of payments. Requires all payments received on account of principal to be credited to the agricultural loan revolving fund or the agricultural emergency loan revolving fund based on which fund provided the original funding for the loan. -- Appropriation into and out of the agricultural emergency loan revolving fund. (\$\$) -- HB0971 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0972 HD1 (HSCR 550) RELATING TO THE ANIMAL INDUSTRY SPECIAL FUND.

Introduced by: Saiki S (BR)

Amends provisions relating to animal industry special fund. Requires moneys received by the board of agriculture from revenues from fees for diagnostic, surveillance, and other work by the animal industry division veterinary laboratory and animal disease control branch, to be deposited into the special fund. Adds moneys in the special fund shall be expended to cover

costs of improvements to laboratory capabilities and operations. -- HB0972 HD1 Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN then WAM

HB0973 HD2 (HSCR 1055) RELATING TO HEMP.

Introduced by: Saiki S (BR)

Amends provisions relating to rulemaking authority under the department of agriculture law. Repeals any rules necessary to address any nuisance issues, including smell, noise, and excessive lighting arising out of the activities of hemp growers licensed under the State's industrial hemp pilot program who grow hemp within areas prohibited under provisions relating

to commercial hemp production. -- HB0973 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0974 HD1 (HSCR 516) RELATING TO AGRICULTURE.

Introduced by: Saiki S (BR)

Establishes within the department of agriculture a grant specialist position, which shall be a full time program specialist position to seek and write grants, provide technical assistance, provide grant program administration, perform needs assessments, make recommendations to the to the chairperson of the board of agriculture, and assist farmers, ranchers, and other agricultural operators in applying for and obtaining grants offered by the US Department of Agriculture and other sources and other sources and fulfilling and complying with the requirements of the grants; provided that priority shall be given to farmers and ranchers who produce local food, at least some portion of which is consumed within the state. Appropriation.

(\$\$) -- HB0974 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0975 HD2 (HSCR 1060) RELATING TO SUSTAINABLE AGRICULTURE.

Introduced by: Saiki S (BR)

Amends Act 312, Session Laws of 2022, relating to relating to sustainable agriculture. Requires the department of agriculture to publicly post information on the cover crop reimbursement pilot program to ensure that all farming operations in the State have equal opportunity to participate in the program. Clarifies applications for grants. Requires the department of agriculture to publicly post any grant awarded under the cover crop reimbursement pilot program. Requires the department of agriculture to convene a review panel to be placed within the department of agriculture comprising knowledgeable representatives from the department of agriculture, University of Hawaii at Manoa college of tropical agriculture and human resources, and industry organizations. -- HB0975 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0977 HD1 (HSCR 196) RELATING TO PURCHASES OF HEALTH AND HUMAN SERVICES.

Introduced by: Saiki S (BR)

Repeals provisions relating to community council under purchases of health and human

services law. -- HB0977 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS/ GVO/ then JDC

HB0978 HD2 (HSCR 1144) RELATING TO PURCHASES OF HEALTH AND HUMAN SERVICES.

Introduced by: Saiki S (BR)

Amends provisions relating to treatment purchase of services under purchases of health and human services law. Allows treatment services to be purchased in accordance with this provision if the need for treatment services is unanticipated and arises from time to time; the required treatment services are for a 1 time purchase for not more than 100,000 dollars and not longer than 1 year; the treatment services are generally accepted practices by the industry or profession; and the award of a contract is based on demonstrated competence and qualification for the type of treatment service required and at fair and reasonable prices. Requires the head of the purchasing agency, or the purchasing agency's designee, to, at a minimum, publish a notice describing the types of treatment services that may be needed

throughout the fiscal year on an as needed basis and inviting providers engaged in providing these treatment services to submit current statements of qualification and expressions of interest to the purchasing agency. Requires the head of the purchasing agency, or the purchasing agency's designee, to form an initial review committee for each profession. Requires contracts for treatment services in excess of 100,000 dollars or that last for more than 1 year to utilize an alternative applicable method of procurement pursuant to provisions relating to methods of selection. -- Amends provisions relating to small purchases under purchases of health and human services law. Purchases of health and human services of less than \$____ are small purchases and shall be made in accordance with rules adopted by the policy board to implement this provision. Requires the threshold amount for goods and services set out in provisions relating to small purchases; prohibition against parceling under hawaii public procurement code law to also apply to this provision. -- HB0978 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0980

RELATING TO FORFEITURE PURSUANT TO SECTION 804-51, HAWAII REVISED STATUTES.

Introduced by: Saiki S (BR)

Amends provisions relating to procedure under bail; bond to keep the peace law. Whenever the court, in any criminal cause, forfeits any bond or recognizance given in a criminal cause, requires the court to immediately enter up judgment in favor of the state and against the principal or principals and surety or sureties and surety insurer or surety insurers on the bond; to cause execution to issue thereon immediately after the expiration of 30 days from the date that notice is given via personal service or certified mail, return receipt requested, to the surety or sureties or the surety insurer or surety insurers on the bond, of the entry of the judgment in favor of the state, unless before the expiration of 30 days from the date that notice is given to the surety or sureties or surety insurer or surety insurers on the bond of the entry of the judgment in favor of the state, a motion or application of the principal or principals, surety or sureties, surety insurer or surety insurers. If the motion or application, after a hearing held thereon, is granted, allows the state to appeal the order granting the motion or application as in the case of a final judgment. -- HB0980

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0981 HD1 (HSCR 788)

RELATING TO CRIMINAL HISTORY BACKGROUND CHECKS.

Introduced by: Saiki S (BR)

Amends provisions relating to license to sell, offer to sell, distribute, or otherwise transfer electric guns or cartridges; fee. Provides that the applicant is not an individual, requires the application and supporting documentation to establish at least the legal name of the responsible person and any other names used by the responsible person, if applicable. Requires every applicant or, in the case of an entity, every principal owner or member of the applying entity, to be fingerprinted and photographed by the police department of the county of application; provided that this requirement shall be waived where fingerprints and photographs are already on file with the police department. Allows the police department to perform a fingerprint-based criminal history background check pursuant to provisions relating to criminal history record checks under hawaii criminal justice data center; civil identification, before any determination to issue a license is made. Requires the applicant to be responsible for all applicable fees. Requires no license to issue if the applicant or responsible person has any conviction for any felony offense. Provides definitions. -- Amends criminal history record checks under hawaii criminal justice data center; civil identification. Allows criminal history record checks to be conducted by the county police departments on applicants for permits to acquire firearms pursuant to provisions relating to permits to acquire under firearm, ammunition and dangerous weapons law, on individuals registering their firearms pursuant to the same provision and on applicants and responsible persons for licenses to sell, offer to sell, distribute, or otherwise transfer electric guns or cartridges pursuant to the same provision. -- HB0981 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to PSM then JDC/ CPN/

•

HB0982 HD1 (HSCR 256)

RELATING TO FUNDING FOR THE DEPARTMENT OF THE ATTORNEY GENERAL TOBACCO ENFORCEMENT UNIT.

Introduced by: Saiki S (BR)

Amends provisions relating to tobacco enforcement special fund. Requires all unencumbered and unexpended moneys in excess of ____ dollars remaining on balance in the tobacco enforcement special fund at the close of June 30 of each year shall lapse to the credit of the state general fund. -- Amends provisions relating to price; payment. Requires stamps to be

sold at their denominated values, plus a stamp fee of 2.2 per cent of the denominated value of each stamp sold, composed of the aggregate of .2 per cent of the denominated value of the stamp to pay for the cost to the State of providing the stamps, with that amount to be deposited to the credit of the department of taxation's cigarette tax stamp administrative special fund; and 2 per cent of the denominated value of the stamp to pay for the cost of enforcing the stamp tax, with that amount to be deposited to the credit of the department of the attorney general's tobacco enforcement special fund; provided that the department by rule may modify the stamp fee to reflect actual costs incurred by the State in providing the stamps. -- Amends provisions relating to Hawaii tobacco settlement special fund. Provides that of all tobacco settlement moneys received by the State each fiscal year, the sum representing the 1st _____ dollars of those moneys shall 1st be deposited in the state treasury in each fiscal year to the credit of the tobacco enforcement special fund. -- HB0982 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to HHS then WAM/ JDC/

HB0983

RELATING TO TIME LIMITATIONS.

Introduced by: Saiki S (BR)

Amends provisions relating to time limitations under preliminary provisions law. Allows a prosecution for murder, murder in the 1st and 2nd degrees, attempted murder, attempted murder in the 1st and 2nd degrees, criminal conspiracy to commit murder in any degree, criminal solicitation to commit murder in any degree, sexual assault in the 1st and 2nd degrees, sex trafficking, and continuous sexual assault of a minor under the age of 14 years to be commenced at any time. Defines public officer or employee to mean any officer or employee of any branch of government, whether elected, appointed, or otherwise employed, and any person participating as advisor, consultant, or otherwise, in performance of a governmental function, but the term does not include jurors or witnesses. Requires the term government to have the same meaning as in section preliminary provisions law. -- HB0983 Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then JDC

HB0984 HD2 (HSCR 1217)

RELATING TO FIREARMS.

Introduced by: Saiki S (BR)

Establishes provisions relating to carrying or possessing a firearm in certain locations and premises prohibited; penalty. Prohibits a person to intentionally carry or possess a loaded or unloaded firearm, whether the firearm is operable or not, and whether the firearm is concealed or unconcealed, while in any locations or premises within the state, such as a building or office owned, or adjacent parking areas; any public or private hospital or medical facility; and other locations as specified. Establishes provisions relating to duty to maintain possession of license while carrying a firearm; duty to disclose; penalty; leaving unsecured firearm in vehicle unattended; penalty; unlawful conduct while carrying a firearm; penalty. Requires carrying a firearm pursuant to a license issued under section 134-9 or in accordance with the Gun Control Act or other provisions to have in the person's immediate possession, the license issued under provisions relating to licenses to carry or credentials as required under the same provisions; and documentary evidence that the firearm being carried is registered under this law. Establishes provisions relating to leaving unsecured firearm in vehicle unattended; penalty. Prohibits a person to intentionally, knowingly, or recklessly store or otherwise leave a loaded or unloaded firearm out of the person's immediate possession or control inside a vehicle without 1st securely locking the firearm in a safe storage depository that is out of sight from outside of the vehicle. Establishes provisions relating to unlawful conduct while carrying a firearm; penalty. Requires a person who is carrying a firearm, including but carrying a firearm pursuant to a license issued under provisions relating to licenses to carry or in accordance with the Gun Control Act or other provisions, to not do any of the following information, such as consume alcohol or intoxicating liquor; or consume a controlled substance. -- Establishes provisions relating to carrying or possessing a firearm on private property open to the public without authorization; penalty; Annual report on licenses to carry. Report to the legislature. -- Establishes provisions relating to enhanced sentencing for carrying or possessing a firearm in certain locations and premises under dispositions of convicted defendants law. -- Amends provisions relating to definitions under firearms, ammunition and dangerous weapons law. Provides new definitions. Redefines crime of violence to mean any offense under state or federal law that has as an element the injury or threat of injury to the person of another against the person or property and also includes offenses as specified. -- Amends provisions relating to permits to acquire; transfer, possession of firearms. -- Amends provisions relating to ownership or possession, prohibited, when; penalty and changes its title to ownership, possession, or control prohibited, when; penalty. -- Amends provisions relating to licenses to carry. -- Amends provisions relating to

revocation of permits and changes its title to revocation of permits and licenses. -- Amends provisions relating to penalties. -- Amends provisions relating to qualified immunity for physicians, psychologists, or psychiatrists who provide information on permit applicants and changes its title to qualified immunity for physicians, psychologists, psychiatrists, physician assistants, or advanced practice registered nurses who provide information on permit or license applicants. -- Amends provisions relating to terroristic threatening in the 1st degree under offenses against the person law. -- Amends provisions relating to criminal history record checks under hawaii criminal justice data center; civil identification law. Allows criminal history record checks to be conducted by the county police departments on applicants for new or renewed licenses to carry a pistol or revolver and ammunition pursuant to provisions relating to licenses to carry under firearms, ammunition and dangerous weapons law. -- Amends Act 30, Session Laws of Hawaii 2022, to repeal sunset date of this provision. -- HB0984 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0985

RELATING TO GOVERNMENT FRAUD.

Introduced by: Saiki S (BR)

Establishes provisions relating to government fraud; penalty under offenses against property rights law. A person commits the offense of government fraud when the person intentionally or knowingly engages in a course of conduct, by means of a materially false pretense, representation, or promise, to obtain money, property, or services from the government; obtain employment with the government; or enter into a contract with the government. A false pretense, representation, or promise is material when it has a natural tendency to influence, or is capable of influencing, the decision of the individual or entity to whom it is addressed. Excludes puffing by statements unlikely to deceive ordinary persons. Defines puffing to mean an exaggerated commendation of wares or services. Prohibits reliance on the part of any person to be a necessary element of the offense described in this provision. Makes government fraud a class C felony. -- HB0985

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to JDC

HB0986 HD1 (HSCR 813)

RELATING TO OFFICIAL MISCONDUCT.

Introduced by: Saiki S (BR)

Establishes provisions relating to official misconduct; penalty under offenses against public administration law. Provides that a public servant commits the offense of official misconduct when, in the person's official capacity, the person commits with intent to obtain a benefit other than the person's lawful compensation, intentionally or knowingly performs an act using the power of that person's office; with intent to obtain a benefit other than the person's lawful compensation, intentionally or knowingly refrains from performing an official duty required by law; or intentionally or knowingly submits or invites reliance on any statement, or in which the person knows to contain a false statement or false information. Defines official function to mean the decision, opinion, recommendation, vote, or other exercise or performance of duty of a public servant. Makes official misconduct a class C felony. Requires this provision to not apply to any statement made, action taken, or inaction by a member of the legislature in the exercise of the member's legislative functions pursuant to article III, section 7, of the Hawaii State Constitution. -- HB0986 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0987 HD1 (HSCR 364)

RELATING TO LABOR DATA COLLECTION.

Introduced by: Saiki S (BR)

Amends provisions relating to data or information collection. Allows the department of business, economic development, and tourism to collect and analyze information and data regarding the wages and hours of employment in the State from employers. Requires every employer subject to department of labor and industrial relations law to make, keep, and preserve records of the persons employed by the employer and of the wages and hours of employment maintained by the employer, and preserve the records for 1 year. -- HB0987 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to EET/ LBT/ then JDC

HB0989 HD1 (HSCR 940)

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

Introduced by: Saiki S (BR)

Appropriation to the department of business, economic development, and tourism to cover the expenses related to the building renovations of the offices of the department (No.1 Capitol

District Building). (\$\$) -- HB0989 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0991 HD1 (HSCR 465)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Saiki S (BR)

Amends provisions relating to technology research and development loans and grants. Allows the Hawaii technology development corporation to provide grants to any business in Hawaii that, among other criteria, applies for a small business innovation research federal grant or a small business technology transfer program federal grant, in an amount not to exceed _____ dollars, subject to the availability of funds. -- Amends provisions relating to manufacturing development program; established. Establishes the manufacturing development program, through which the development corporation may provide grants to any business in Hawaii that is a manufacturer in the State and requires assistance for any of the following items, including training of employees on the use of new or existing manufacturing equipment; or purchasing of renewable energy systems, including photovoltaic, for the purpose of reducing manufacturing energy costs; provided that no grant shall exceed 20 per cent of the cost of any of the above items, and no company shall receive a grant exceeding 100,000 dollars in any given year. -- HB0991 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EET then WAM

HB0992 HD1 (HSCR 440)

RELATING TO THE AFFORDABLE HOMEOWNERSHIP REVOLVING FUND.

Introduced by: Saiki S (BR)

Amends Act 88, Session Laws of 2021, relating to the State budget (the General Appropriations Act of 2021), as amended by Act 248, Session Laws of 2022. Provides that of the general fund appropriation for Hawaii housing finance and development corporation (BED160), the sum of 5,000,000 dollars or so much thereof as may be necessary for fiscal year 2022 - 2023 shall be deposited into the affordable homeownership revolving fund, expended for the purposes for which the revolving fund is established; provided further that the moneys provided in this provision shall not lapse at the end of the fiscal year for which the appropriation is made; provided further that any moneys that remain unencumbered on June 30, 2024, shall lapse on that date. -- HB0992 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU then WAM

HB0993 HD1 (HSCR 431)

RELATING TO SEA LEVEL RISE ADAPTATION.

Introduced by: Saiki S (BR)

Requires the office of planning and sustainable development, in consultation with state agencies with operational responsibilities over facilities owned and managed by the State, to develop a standardized process for assessing the vulnerability of facilities owned and managed by the State to sea level rise in order to ensure that sea level rise planning and adaptation implementation are carried out in a consistent and comprehensive way across state agencies' capital planning projects. Requires the development of a standardized vulnerability assessment process to include a standardized procedure and template for assessing and reporting facility vulnerability to sea level rise; and guidance for agencies with operational responsibilities over facilities owned and managed by the State on how to conduct the vulnerability assessment. -- Appropriation to the office of planning and sustainable development to fund the development of a standardized vulnerability assessment process for facilities owned and managed by the State. (\$\$) -- HB0993 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0994 HD1 (HSCR 432)

RELATING TO LAND USE.

Introduced by: Saiki S (BR)

Requires the office of planning and sustainable development to perform a study that includes but is not limited to an analysis of the rural district policies and standards within the land use law to redefine and increase the effectiveness of the rural district in protecting agricultural working lands; research of best practices for rural land use policy and land use regulation in other jurisdictions for consideration in the redefinition of the rural district; development of options and identification of areas for expansion of the rural district through the reclassification of areas in the agricultural district to the rural district; and development of recommendations for legislation to redefine the rural district policies and standards; and facilitate the reclassification of areas in the agricultural district to the rural district. Report to the legislature. Appropriation to the department of business, economic development, and tourism for the office of planning and sustainable development to perform the study and complete all required reports pursuant to this Act. (\$\$) -- HB0994 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0995 HD2 (HSCR 1078)

RELATING TO IMPORTANT AGRICULTURAL LANDS.

Introduced by: Saiki S (BR)

Amends provisions relating to designation of important agricultural lands; adoption of important agricultural lands maps. Requires the land use commission to conduct at least 1 public hearing in the county where the land is located to receive testimony from the public. Requires the commission to subsequently designate lands as important agricultural lands by adopting a map of the county recommendations, in whole or in part, of those lands that meet the standards and criteria set forth in provisions relating to standards and criteria for the identification of important agricultural lands and the adoption of maps shall be approved by 2/3 of the membership to which the commission is entitled. Requires the adoption of maps designating important agricultural lands pursuant to this provision to not be through a contested case hearing, but rather through rulemaking pursuant to provisions relating to procedure for adoption, amendment, or repeal of rules. -- Establishes provisions relating to important agricultural lands incentive; farm cluster housing. Allows a landowner or lessee of agricultural lands that are designated as important agricultural lands to apply to a county to develop, construct, and maintain farm cluster housing on the lands for rent to farmers and farm employees who actively and currently farm on important agricultural lands; and immediate family members of the individuals described in this provision. -- Amends provisions relating to agricultural processing facilities; permits; priority by changing its title to agricultural processing facilities; farm cluster housing; permits; priority. Adds farm cluster housing references. -- Repeals provisions relating to important agricultural land; farm dwellings and employee housing. -- HB0995 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB0999 HD1 (HSCR 468)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Saiki S (BR)

Establishes a public policy framework that addresses state goals in the area of economic diversification. Report to the legislature. Appropriation into and out of the strategic development programs revolving fund to be expended by the Hawaii technology development for the purpose of stimulating private capital investments into small businesses in Hawaii. -- Appropriation to the Hawaii technology development corporation for the purpose of economic diversification, as described in this Act as follows; _____ dollars to accelerate economic diversification by supporting, enhancing, and encouraging new accelerator programs; ____ dollars to support economic development opportunities with the trade sector, especially products manufactured in Hawaii; ____ dollars to support economic development opportunities with the defense sector, including aerospace and supporting companies conducting small business innovation research through matching grants; and _____ dollars to reduce and mitigate climate change through renewable energy technology demonstration projects such as hydrogen, geothermal, or clean ground, air, and sea transportation. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB0999 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EET then WAM

HB1000 HD1 (HSCR 365)

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 1 (nonsupervisory blue collar employees) and for salary increases and other costs adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 1 (nonsupervisory blue collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB1000 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1001 HD1 (HSCR 366)

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 2 (supervisory blue collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB1001 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1002 HD1 (HSCR 367)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 3 (nonsupervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 3 (nonsupervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB1002 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1003 HD1 (HSCR 368)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 4 (supervisory white collar employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB1003 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1004 HD1 (HSCR 369)

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 5 (teachers and other personnel of the department of education) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 5 (teachers and other personnel of the department of education) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB1004 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1005 HD1 (HSCR 370)

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 6 (educational officers and other personnel of the department of education) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation 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. (\$\$) -- HB1005 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1006 HD1 (HSCR 371)

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 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. -- Appropriation to the Hawaii health systems corporation 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. (\$\$) -- HB1006 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1007 HD1 (HSCR 372)

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 8 (personnel of the university of Hawaii and community college

system) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation 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. (\$\$) --HB1007 HD1

Mar=03 23 Introduction/Passed First Reading - Senate Current Status:

Mar=09 23 Multiple Referral to LBT then WAM

HB1008 HD1 (HSCR 373)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 9 (registered professional nurses) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 9 (registered professional nurses) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB1008 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1009 HD1 (HSCR 374)

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. (\$\$) -- HB1009 HD1

Mar=03 23 Introduction/Passed First Reading - Senate Current Status:

Mar=09 23 Multiple Referral to LBT then WAM

HB1010 HD1 (HSCR 375)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 11 (firefighters) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. --Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 11 (firefighters) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) --HB1010 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1011 HD1 (HSCR 376)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 13 (professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 13 (professional and scientific employees) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB1011 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1012 HD1 (HSCR 377)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance and chief justice for all collective bargaining cost items for collective bargaining unit 14 (state law enforcement officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 14 (state law enforcement officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) -- HB1012 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1013 HD1 (HSCR 378) RELATING TO THE REPEAL OF ACT 192, SESSION LAWS OF HAWAII 2007.

Introduced by: Saiki S (BR)

Repeals Act 192, session laws of 2007, relating to the employees' retirement system. --

HB1013 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then JDC/ WAM/

HB1014 HD1 (HSCR 379) RELATING TO EMPLOYEES' RETIREMENT SYSTEM DISABILITY RETIREMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under the pension and retirement systems law; service connected disability retirement; petition for contested case hearing regarding disability retirement or accidental death benefits; attorney's fees and costs; applications for accidental death benefits; approval by the system; definitions under provisions relating to retirement for Class C public officers and employees; service connected disability retirement; and accidental service connected death benefit. Clarifies the employees' retirement system's eligibility requirement definitions for service connected disability and accidental death benefits. --

HB1014 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then JDC/ WAM/

HB1018 HD1 (HSCR 941)

RELATING TO STATE FUNDS.

Introduced by: Saiki S (BR)

Amends Act 88, Session Laws of 2021, relating to the state budget, as amended by Act 248, Session Laws of 2022. Provides that out of the general fund appropriation for stadium authority (BED180), the sum of dollars or so much thereof as may be necessary for fiscal year 2022-2023 shall be deposited into the stadium development special fund, to be expended for stadium costs for operations, maintenance, and contract costs to developers of the stadium; provided that any unexpended or unencumbered balances from the appropriation shall lapse to the general fund on June 30, 2024; provided further that funds shall not be expended nor deposited into the stadium development special fund before July 1, 2023. -- Amends Act 115, Session Laws of 2022, relating to general fund. Provides that in accordance with article VII, section 6, of the Hawaii State Constitution, there is appropriated out of the general revenues of the State of Hawaii the sum of 300,000,000 dollars or so much thereof as may be necessary for fiscal year 2023 - 2024 for deposit into the pension accumulation fund. -- Amends Act 236, Session Laws of 2022, relating to state funds. Provides that any unexpended or unencumbered balances from the appropriation shall lapse to the general fund on June 30, 2024; provided further that funds shall not be expended nor deposited into the rental housing revolving fund before July 1, 2023. -- Amends Act 296, Session Laws of 2022, relating to Hawaii retirement savings. Appropriation out of the general revenues of the State of Hawaii the sum of 25,000,000 dollars or so much thereof as may be necessary for fiscal year 2023-2024 to be deposited into the Hawaii retirement savings special fund. Appropriation out of the Hawaii retirement savings special fund the sum of 25,000,000 dollars or so much thereof as may be necessary for fiscal year 2023 - 2024 for the State to make matching contributions of up to 500 dollars to the accounts of the 1st 50,000 covered employees who participate in the Hawaii retirement savings program for 12 consecutive months after initial enrollment. (\$\$) -- HB1018 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

RELATING TO PAYMENT OF CLAIMS OF THE UNCLAIMED PROPERTY PROGRAM.

Introduced by: Saiki S (BR)

Amends provisions relating to deposit of funds under unclaimed property law. Requires all unencumbered and unexpended moneys in excess of 2,500,000 dollars remaining on balance in the unclaimed property trust fund on June 30 of each year to lapse to the credit of the state general fund. -- HB1020

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1022 HD1 (HSCR 942) RELATING TO FUNDING ADJUSTMENTS FOR STATE PROGRAMS.

Introduced by: Saiki S (BR)

Amends Act 88, Session Laws of 2021, relating to the State budget, as amended by Act 248, Session Laws of 2022. Appropriates funds to various programs to cover anticipated operating shortfalls due to the limited ability of a department to transfer funds between programs of that department. (\$\$) -- HB1022 HD1

LRB Systems March 9, 2023

HB1020

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1027 HD2 (HSCR 1046)

RELATING TO MONEY TRANSMITTERS MODERNIZATION ACT.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions; exclusions; license qualifications; bond or other security device; and permissible investments and statutory trust under the money transmitters modernization act. Enables timely, coordinated, and efficient regulation of money transmission companies to achieve financial stability and economic growth, while providing consumer protection. Allows the State to share resources, data, and technology tools with other states to create a stronger multi-state system of financial regulation. -- HB1027 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1033 HD1 (HSCR 831)

RELATING TO THE STATE BUILDING CODE COUNCIL.

Introduced by: Saiki S (BR)

Amends provisions relating to state building code council under public improvements law. Provides that there is established a state building code council. Requires the council to be placed within the department of accounting and general services for administrative purposes only. Requires the council to consist of 12 voting members and 1 nonvoting member, who shall be the comptroller or the comptroller's designee. Requires the council members to serve 4 year terms. Requires the voting members to include 1 member representing the Hawaii emergency management agency, appointed by the director of Hawaii emergency management. -- HB1033 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1035 HD1 (HSCR 503)

RELATING TO HOMELAND SECURITY.

Introduced by: Saiki S (BR)

Establishes provisions relating to confidentiality of critical infrastructure information under homeland security law. Requires critical infrastructure information received or maintained by the office of homeland security to be confidential and shall not be disclosed except as provided in this provision. Allows the office of homeland security to share confidential critical infrastructure information received or maintained under this provision with federal agencies and state and county agencies within the state for the purposes of the security of critical infrastructure of protected systems. Requires information to remain confidential and shall not be available to the public. -- Defines critical infrastructure information to mean information not subject to public disclosure under uniform information practices act law and related to the security of critical infrastructure or protected systems, including documents, records, or other information concerning actual, potential, or threatened interference with, attack on, compromise of, or incapacitation of critical infrastructure or protected systems by either physical or computer-based attack or other similar conduct, including the misuse of or unauthorized access to all types of communications and data transmission systems, that violates federal, state, local, or tribal law: harms interstate commerce of the US: or threatens public health or safety; and the ability of any critical infrastructure or protected system to resist interference, attack, compromise, or incapacitation described in this provision, including any planned or past assessment, projection, or estimate of the vulnerability of critical infrastructure or a protected system, including security testing, risk evaluation thereto, risk-management planning, or risk audit. -- HB1035 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1036 HD1 (HSCR 504)

RELATING TO HOMELAND SECURITY.

Introduced by: Saiki S (BR)

Establishes provisions relating to hawaii state fusion center under homeland security law. There is established within the office of homeland security a state fusion center that shall be known as the Hawaii state fusion center. Requires the administrator of homeland security, subject to the direction and control of the director, to oversee the Hawaii state fusion center. Requires the office of homeland security administrator, subject to the direction and control of the director of law enforcement, to oversee the Hawaii state fusion center. Requires hawaii state fusion center to be continually staffed to monitor all crimes and hazards and be the focal point for sharing local, national, and international information and context with the national level intelligence community; collaborate with multi-disciplinary partners, including all levels of local, state and federal governments and private sector partners to receive, analyze, and disseminate threat related information; and coordinate with local, state, and federal agencies for homeland security response activities with specific inclusions. -- HB1036 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1037 HD2 (HSCR 689)

RELATING TO STATEWIDE INTEROPERABLE PUBLIC SAFETY COMMUNICATIONS.

LRB Systems March 9, 2023

Introduced by: Saiki S (BR)

Amends provisions relating to civil service and exemptions under civil service law. 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 law enforcement, the statewide interoperable communications coordinator. -- Amends provisions relating to statewide interoperable communications executive committee. There is established within the department of law enforcement for administrative purposes the statewide interoperable communications executive committee. -- Amends provisions relating to duties of the statewide interoperable communications executive committee. Requires the members of the statewide interoperable communications executive committee to include the director of law enforcement or the director of law enforcement's designee, who shall serve as the chair of the committee. Repeals the deputy director of the law enforcement division of the department of public safety or the deputy director's designee. -- HB1037 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1039 HD1 (HSCR 787)

RELATING TO ACT 278, SESSION LAWS OF HAWAII 2022.

Introduced by: Saiki S (BR)

Amends provisions relating to 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, criminal law enforcement, and public safety programs and functions, for the service of process, and for the security of state buildings and state land. --Amends Act 278, Session Laws of 2022, relating to public safety. -- Amends provisions relating to statewide law enforcement training center; law enforcement complex. Requires the department of law enforcement training 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 and other state law enforcement personnel who exercise police powers in the State. Establishes a new law enforcement complex at the 1st responder technology campus, 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 director of law enforcement; powers and duties. Adds criminal law enforcement programs. --Amends provisions relating to department of corrections and rehabilitation. Transfers specific functions and authority to the department of health, department of human services, and department of defense; rather than to the department of law enforcement. -- Requires the department of the attorney general to transfer 1 chief investigator position, 19 investigator positions, and 1 administrative secretary position from the investigations division of the department of the attorney general to the department of law enforcement. -- HB1039 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to PSM then JDC/ WAM/

HB1040

RELATING TO THE ENHANCED 911 BOARD.

Introduced by: Saiki S (BR)

Amends provisions relating to enhanced 911 board. Provides that there is created within the department of accounting and general services, for administrative purposes, an enhanced 911 board consisting of 14 voting members; requires that the membership consists of the director of the department of law enforcement or the director of law enforcement's designee. -- HB1040

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM then JDC

HB1043 HD1 (HSCR 808)

RELATING TO THE DEPARTMENT OF EDUCATION.

Introduced by: Saiki S (BR)

Repeals Act 4, special session laws of 2021, relating to the department of education. Repeals the Department of Education's weekly report on schools that have reported positive COVID-19

cases. (COVID-19, COVID 19, coronavirus) -- HB1043 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1045 HD1 (HSCR 332)

RELATING TO EDUCATION. Introduced by: Saiki S (BR)

Amends provisions relating to transfer to another school. Requires no school to receive any student under 18 years of age, unless the student's parent or legal guardian produces to the school in which the student is to be enrolled, a certificate of release of the school last attended

by the student; provided that an emancipated minor may produce the minor's own certificate of release. If the parent or legal guardian of a student applies for the student to be enrolled, or an emancipated minor applies to enroll, in a school of higher grade, a certificate of proficiency or a lawful excuse for its absence shall be required. Prohibits this provision to apply to students eligible for assistance provided under the federal McKinney-Vento Homeless Assistance Act of 1987, including unaccompanied youth who are not under the physical custody of a parent or legal guardian. -- HB1045 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then JDC

HB1046 HD2 (HSCR 1042)

RELATING TO EDUCATIONAL HEALTH SERVICES.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under pension and retirement systems law. Redefines year round school employee to mean any teacher, school administrator, school health assistant, educational assistant, school security attendant, or other salaried ten-month department of education employee working in a public school operating under a single-track restructured instructional schedule. -- Amends provisions relating to career development opportunities. Changes aides to assistants. -- Amends provisions relating to administration of medication. Allows school health assistants to assist students by administering oral and topical medication, and in emergency situations, other premeasured medication; provided that he administration of the medication is with the approval of a health care professional within the department, department of health, or health care service per a written agreement with the department. Defines health care professional to mean a physician, surgeon, and other individuals licensed pursuant to medicine and surgery law and nurses licensed pursuant to nurses law. -- Amends provisions relating to school health aides; compensation by changing its title to school health assistants; compensation. -- Amends provisions relating to exceptions.

Adds assistants. -- HB1046 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1047 HD1 (HSCR 809)

RELATING TO EDUCATION.

Introduced by: Saiki S (BR)

Amends Act 205, Session Laws of 2018, relating to behavior analysis. Provides that after the submission of the initial report to the legislature and board of education pursuant to this provision, the department of education shall submit a semiannual report to the legislature and board of education; provided that the semiannual report shall include; the number of students eligible for special education and related services under the category of autism spectrum disorder and have an individualized education program. Report to the legislature. -- HB1047 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1049 HD2 (HSCR 1164)

RELATING TO INCOME TAX.

Introduced by: Saiki S (BR)

Establishes provisions relating to tax credit for teacher expenses under income tax law. Provides to an individual employed by the department of education, a charter school, or a private school in the State as a prekindergarten or kindergarten through 12th grade teacher for at least 900 hours during the taxable year; an income tax credit equal to 80 per cent of the amount expended for qualifying expenses in a taxable year; provided that the credit shall not exceed 500 dollars per taxable year. Defines qualifying expenses to mean expenses paid or incurred by a qualifying taxpayer in connection with books; supplies, other than nonathletic supplies for courses of instruction in health or physical education; computer equipment, including related software and services and other equipment; and supplementary materials used by the qualifying taxpayer in the classroom. -- Amends provisions relating to definitions under income tax law. Defines cost of living adjustment factor to mean a factor calculated by adding 1.0 to the percentage change in the Consumer Price Index for All Urban Consumers, as published by the US Department of Labor, from July of the preceding calendar year to July of the current calendar year; provided that, if the Consumer Price Index is discontinued, the Chained Consumer Price Index for All Urban Consumers, as published by the US Department of Labor, shall be used to calculate the cost-of-living adjustment factor. -- Amends provisions relating to expenses for household and dependent care services necessary for gainful employment; and income tax credit for low income household renters by changing its title to Income tax credit for household renters. Adjusts annually for tax years beginning after December 31, 2023, the dependent care credit and household renters credit by a cost-of-living adjustment factor. -- HB1049 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1054 HD2 (HSCR 654)

RELATING TO HOUSING. Introduced by: Saiki S (BR)

Establishes provisions relating to the rental deposit loan program under the Hawaii housing finance and development corporation law. Establishes within the corporation a rental deposit loan program to assist individuals and families earning between 80 per cent and 120 per cent of the area median income with obtaining rental housing by providing no-interest loans for security deposits up to 2,500 dollars. Requires no interest loans for security deposits under this provision to be repaid to the corporation over a period not to exceed 48 months. -Establishes provisions relating to the rental deposit loan program revolving fund. Establishes in the state treasury the rental deposit loan program revolving fund, to be administered by the corporation. Requires moneys in the rental deposit loan program revolving fund to be used to provide no-interest loans to eligible participants of the rental deposit loan program established under this provision, through a county or qualified nonprofit organization selected by the corporation to administer the program. -- Appropriation to the Hawaii housing finance and development corporation for the establishment of the rental deposit loan program. Appropriation to the Hawaii housing finance and development corporation for 2 full-time equivalent (2.0 FTE) positions to implement the rental deposit loan program. (\$\$) -- HB1054 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU/ WTL/ then WAM

HB1058 HD1 (HSCR 786)

RELATING TO ADOPTION.

Introduced by: Saiki S (BR)

Amends provisions relating to effect of adoption. Requires a legally adopted individual to be considered to be a natural child of the whole blood of the adopting parent or parents as provided in the uniform probate code, relating to the descent of property. Prohibits the former legal parent or parents of an adopted individual and any other former legal kindred to not be considered to be related to the individual as provided in the uniform probate code except as provided in this provision. Requires an adopted person to be considered as a child of both the adopted and natural parents for the sole purpose of determining familial relationships, including the conditions of leases and identification of successors to lessees and under these provisions of the Hawaiian Homes Commission Act, 1920, as amended. -- HB1058 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HWN then JDC

HB1073 HD1 (HSCR 943)

RELATING TO FEES FOR MARRIAGE LICENSES.

Introduced by: Saiki S (BR)

Amends provisions relating to Vital statistics improvement special fund. Requires the fund to consist of fees remitted to include pursuant to provisions relating to marriage license; agent to grant; fee. -- Amends provisions relating to marriage license; agent to grant; fee. Changes fees for any agent appointed and receiving an application for a marriage license to collect from the applicant for the license from 60 dollars to __ dollars, of which the agent, except those provided for in this provision, to retain from 9 dollars to dollars for the agent's dollars to the director of health. benefit and compensation and to remit from 51 dollars to Changes the receipt of remittances under this provision, that requires the director of health to deposit from 32 dollars to ____ for each license issued to the credit of the general fund of the State; from 4.50 dollars to ____ dollars for each license issued to the credit of the spouse and child abuse special fund established; from 4.50 dollars to ____ dollars for each license issued to the credit of the spouse and child abuse special account established; from 10 dollars dollars for each license issued to the credit of the birth defects special fund established; and for dollars for each license issued to the credit of the vital statistics improvement special fund established. Further changes the receipt of remittances, that requires the director of health to deposit 41 dollars to _ dollars for each license issued to the credit of the general fund of the State; from 4.50 dollars to dollars for each license issued to the credit of the spouse and child abuse special fund established; from 4.50 dollars dollars for each license issued to the credit of the spouse and child abuse special account established; from 10 dollars to dollars for each license issued to the credit of the birth defects special fund established: and for each license issued to the credit of the vital statistics improvement special fund established. -- HB1073 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1074 HD1 (HSCR 832)

RELATING TO THE EXECUTIVE OFFICE ON AGING.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under kupuna care and caregiver support services. Redefines caregiver support services; and respite care to include caregivers. Redefines

kupuna care services to mean services for the care recipient, caregiver, or employed caregiver, including adult day care; assisted transportation; attendant care; care coordination; caregiver support services; case management; chore; home delivered meals; homemaker; personal care; respite care; or transportation. -- HB1074 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1079 HD2 (HSCR 1204)

RELATING TO WATER POLLUTION CONTROL.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under water pollution law. Redefines State water to include wetlands required as a part of a water pollution control system are excluded. --Amends provisions relating to permits; procedures for. Repeals provision that prohibits the department of health to require a water quality certification pursuant to section 401 of the federal Clean Water Act under this law for any applicant of the small scale beach restoration program that has received notice of authorization to proceed from the department of land and natural resources office of conservation and coastal lands. -- Amends provisions relating to Hawaiian loko i'a (loko ia). Repeals provisions that require the department to waive the requirement to obtain water quality certification under this law for any person that has received notice of authorization to proceed from the department of land and natural resources office of conservation and coastal lands under the statewide programmatic general permit for the restoration, repair, maintenance, and operation of loko i'a. -- Amends provisions relating to enforcement. Provides that if the director determines that any person has violated or is violating this law, any rule adopted pursuant to this law, or any permit to include water quality certification. Changes that provides that any person who violates this law, any rule, or any term or condition of a permit, water quality certification, or variance issued pursuant to this law to be fined from not more than 25,000 dollars to not more than dollars for each separate offense; and any person who denies, obstructs, or hampers the entrance or inspection by any duly authorized officer or employee of the department of any building, place, or vehicle that the officer or employee is authorized to enter and inspect to be fined from not more than dollars for each day of denial, obstruction, or hampering. 10.000 dollars to not more than -- Amends provisions relating to prohibition under water pollution control. Adds water quality certification. -- Amends provisions relating to certifying agency by changing it to certifying agency and water quality certification. Provides that water quality certification is required pursuant to section 401 of the Act for any applicant for a federal license or permit to conduct any activity, including the construction or operation of facilities which may result in any discharge into navigable waters. Limits the term of any water quality certification issued by the director of health to not exceed 5 years. Prohibits the director to require a person to apply for a water quality certification for activities as specified. -- HB1079 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1081 HD1 (HSCR 257)

RELATING TO PENALTIES FOR UNLICENSED CARE HOMES.

Introduced by: Saiki S (BR)

Repeals provisions relating to penalty under uncertified or unlicensed care facilities. --

HB1081 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to CPN then JDC

HB1082 HD3 (HSCR 1120)

RELATING TO MEDICAL CANNABIS.

Introduced by: Saiki S (BR)

Amends medical cannabis dispensary system. Defines waiting room to mean a designated area at the public entrance of a retail dispensing location that may be accessed by a member of the general public who is waiting for, assisting, or accompanying a qualifying patient, primary caregiver, qualifying out of state patient, or caregiver of a qualifying out of state patient who enters or remains on the premises of a retail dispensing location for the purpose of a transaction conducted; provided that the storage, display, and retail sale of cannabis and manufactured cannabis products shall be prohibited within the waiting room area. Requires the department to establish, maintain, and control the computer software tracking system establish to meet specified system access requirements. Report to the legislature. Allows the department of health to authorize a dispensary to purchase cannabis (marijuana) and manufactured cannabis products from another dispensary in a manner prescribed by the department by rules adopted pursuant to provisions relating to administrative rules. Requires medical cannabis dispensary rules to include a fee structure for the submission of applications and renewals of licenses to dispensaries, production centers; and dispensary to dispensary sales as specified; security requirements and restrictions regarding waiting rooms as specified. Requires the types of medical cannabis products that may be manufactured and distributed to include pre filled and sealed container by inhalation or device that provides safe

pulmonary administration; and pre rolled cannabis flower products, as specified by the department. Allows primary caregiver, qualifying out of state patient, or caregiver of a qualifying out of state patient to access a retail dispensary location; and allows a member of the general public to enter or remain within the waiting room of a retail dispensing location. Substituting the term dispensary to production centers. Exempts an emergency situation to repair infrastructure at a production center by a person not on the department approved list; provided that requires the repair worker to be escorted at all times, and the licensee to notify the department of the use of this individual immediately. Requires any person who violates any of the provisions not less than 100 dollars nor more than 1,000 dollars for each separate violation; each day on which a violation occurs or continues to be counted as a separate violation. Annual report to the legislature and governor. -- Amends provisions relating to medical use of cannabis; reports under uniform controlled substances Act. Requires the department to annually report to the legislature and governor on the medical use of cannabis as specified. -- Pursuant to provisions relating to medical cannabis; economic and other data; collection. Requires the department of business, economic development, and tourism to report to the legislature that provides an analysis of aggregated de identified information regarding the medical cannabis registry and dispensary programs established. -- HB1082 HD3

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1086 HD1 (HSCR 565)

RELATING TO WORKFORCE DEVELOPMENT.

Introduced by: Saiki S (BR)

Establishes provisions relating to conflict of interest. Requires the Hawaii workforce development board and local workforce development boards to develop written conflict of interest policies consistent with P.L. 113-128 (29 U.S.C. 3111(f) and 3122(h)), title 29 Code of Federal Regulations section 97.36, title 20 Code of Federal Regulations parts 679 and 683, title 2 Code of Federal Regulations parts 200 and 2900, as amended, and standards of conduct law. -- Amends provisions relating to the Hawaii workforce development council law by changing its title to Hawaii workforce development board. -- Amends provisions relating to council; appointment; tenure by changing its title to Hawaii workforce development board; appointment; tenure. Establishes within the department of labor and industrial relations the Hawaii workforce development board. Requires the Hawaii workforce development board to fulfill the functions of the state workforce development board for purposes of the federal Workforce Innovation and Opportunity Act of 2014, P.L. No. 113-128 (29 U.S.C. 3101 et. seq.). -- Amends provisions relating to powers of council by changing its title to powers of board. Requires the Hawaii workforce development board to appoint and fix the compensation of an executive director, who shall be exempt from civil service law and standards of conduct law. -- Amends provisions relating to career and technical education coordinating advisory council; and K-12 agriculture workforce development pipeline initiative. -- Repeals provisions relating to organizational relationships. -- Amends provisions relating to annual report; workforce development; report on workforce development programs manpower development and training; administration; duties of center; responsibilities; administration; duties of council; and duties of chairperson and executive director. Substitutes the words workforce development board wherever the words workforce development council appear, as the context requires. Substitutes the word board wherever the word council appears. -- Amends provisions relating to State rehabilitation council. -- HB1086 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to LBT then JDC/ WAM/

HB1087 HD2 (HSCR 1052)

RELATING TO THE WAGE AND HOUR LAW.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under wage and hour law. Redefine employee by repealing provision that shall not include any individual employed by an employer at a guaranteed compensation totaling 2,000 dollars or more a month, whether paid weekly, biweekly, or monthly. Substitutes the terms brother, sister, brother in law, sister in law, son, daughter to sibling, sibling in law, and child. -- HB1087 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1088 HD1 (HSCR 656)

RELATING TO DECLARATION OF WATER SHORTAGE AND EMERGENCY.

Introduced by: Saiki S (BR)

Amends provisions relating to declaration of water shortage and changes its title to declaration of water shortage and emergency. Requires the commission to formulate a statewide plan for implementation during periods of water shortage. Allows the commission, by rule, to declare that a water shortage exists within all or part of an area, whether within or outside of a water management area, when insufficient water is available to meet the

requirements of the permit system or when conditions are such as to require a temporary reduction in total water use within the area to protect water resources from serious harm. Requires the commission to publish a set of criteria for determining when a water shortage exists, including but not limited to impacts and effects of the climate crisis. Allows the commission to impose such restrictions on 1 or more classes of permits and outside of management areas on well and stream diversion owners and operators as may be necessary to protect the water resources of the area from serious harm and to restore them to their previous water quantity or chloride level condition. When a water shortage is declared, allows the commission to cause a notice thereof to be published in a prominent place in a newspaper of general circulation throughout the area and the commission's website. Requires the notice to be published each day for the 1st week of the shortage and once a week for 4 months, followed by monthly publications until the declaration is rescinded. Requires the commission to cause each permittee in the area to be notified by regular and electronic mail of any change in the conditions of the permittee's permit, any suspension thereof, or of any other restriction on the use of water for the duration of the water shortage. Provides that if an emergency condition arises, whether within or outside of a water management area, allows the commission to issue orders reciting the existence of such an emergency and requiring that such actions as the commission deems necessary to meet the emergency be taken. Provides that when a water shortage or emergency results in a long term or permanent reduction of the available water source, allows the commission to, after a hearing, modify, suspend, or revoke water use permits relying on that water source. -- HB1088 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1089 HD1 (HSCR 657)

RELATING TO A STATE BOATING FACILITY LEASE PILOT PROGRAM.

Introduced by: Saiki S (BR)

Establishes provisions relating to state boating facility lease pilot program. Establishes a state boating facility lease pilot program within the department of land and natural resources to be implemented and managed by the division of boating and ocean recreation to allow the board of land and natural resources to lease 1 small boat harbor in its entirety, and fast lands and submerged lands within it, by public auction, request for proposals, or direct negotiation, for private development, management, and operation. Provides that prior authorization from the legislature shall not be required for issuance of a lease under this pilot program. Report to the legislature. Requires the state boating facility lease pilot program to terminate on June 30. 2043 (sunset). -- Amends provisions relating to civil service and exemptions. Requires the civil service to which this law applies to comprise all positions in the State now existing or hereafter established and embrace all personal services performed for the State, except the positions at a state small boat harbor filled by persons employed by any lessee of the department of land and natural resources for private development, management, and maintenance of a state boating facility. -- Amends provisions relating to disposition of state boating facility properties. Repeals provisions requiring any lease of fast lands or submerged lands pursuant to a request for proposals to be subject to provisions relating to Ala Wai boat harbor; leases, regardless to which state boating facility the fast or submerged lands are attached. -- Repeals provisions relating to Ala Wai boat harbor; leases. -- HB1089 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1090 HD1 (HSCR 506)

RELATING TO OCEAN RECREATION COMMERCIAL PERMITS.

Introduced by: Saiki S (BR)

Amends provisions relating to permits and fees for state small boat harbors; permit transfers. Requires the department of land and natural resources to not renew or issue a permit to a person who is not the owner of the vessel is moored or the person desires to moor in a state small boat harbor. Allows the department to designate moorage space within state small boat harbors to accommodate commercial fishing vessels and transient vessels. Except as provided in provisions relating to operation of thrill craft; parasailing; water sledding; commercial high speed boating, allows all new commercial use permits issued for commercial ocean recreation activity occurring in an ocean recreation management area that are not renewals of permits to be issued by the following methods and in the following order until all permits allowed by law or determined by the department to be a reasonable number have been issued seniority based on an applicant's number of years engaged in the business for which a commercial use permit is sought, proven by records including, but not limited to, booking records, gross receipts, passenger manifests, vessel logs, dive logs, and tax records: seniority based on the date and time a commercial use permit application was submitted; unsealed public auction; and lottery. Within an ocean recreation management area or state boating facility where the department has implemented administrative rules setting a limit on the number of commercial use permits that can be issued at any 1 time, if the number of commercial use permits issued exceeds the relevant permit limit, allows the department to

determine which permittees will be allowed to continue to renew their commercial use permit and shall disallow all other permittees from renewing their commercial use permit by seniority based on the existing permittees' number of years engaged in the business in the area or facility, proven by records including, but not limited to, booking records, gross receipts, passenger manifests, vessel logs, dive logs, and tax records, in order to meet the permit limit. -- There is established an ocean recreation commercial permits working group within the division of boating and ocean recreation of the department of land and natural resources. Requires the working group to consist of representatives as specified. Requires the working group to examine the matters as specified. Reports to the legislature. -- HB1090 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1091 HD2 (HSCR 1076)

RELATING TO REAL PROPERTY DISCLOSURES WITHIN SHORELINE AREAS. Introduced by: Saiki S (BR)

Amends provisions relating to notification required; ambiguity under mandatory seller disclosures in real estate transactions. Provides that when residential real property lies adjacent to the shoreline, requires the seller to shall disclose all permitted and unpermitted erosion control structures on the parcel or on state land seaward and adjacent to the parcel, expiration dates of any permitted structures, any notices of alleged violation, and any fines for expired permits or unpermitted structures; and the annual coastal erosion rate for the zoning lot as determined by historical analysis and shown on the county databases for historical erosion rates, when publicly available. -- HB1091 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1097 HD2 (HSCR 1081)

RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

Introduced by: Saiki S (BR)

Amends provisions relating to schedule I under narcotics law. Adds hallucinogenic substances, unless specifically excepted or unless listed in another schedule; N-ethylhexedrone, its optical, positional, and geometric isomers, salts, and salts of isomers (Other names: [alpha]-ethylaminohexanophenone; 2-(ethylamino)-1-phenylhexan-1-one); Alpha-pyrrolidinohexanophenone, its optical, positional, and geometric isomers, salts, and salts of isomers (Other names: [alpha]-PHP; [alpha]-pyrrolidinohexanophenone; 1-phenyl-2-(pyrrolidin-1-yl)hexan-1-one); 4-methyl-alpha-ethylaminopentiophenone, its optical, positional, and geometric isomers, salts, and salts of isomers (Other names: 4-MEAP; 2-(ethylamino)-1-(4-methylphenyl)pentan-1-one); 4'-methyl-alpha-pyrrolidinohexiophenone, its optical, positional, and geometric isomers, salts, and salts of isomers (Other names: 4'-methyl-alpha-pyrrolidinohexanophenone; MPHP; 1-(4-methylphenyl)-2-(pyrrolidin-1-yl)hexan-1-one); Alpha-pyrrolidinoheptaphenone, its optical, positional, and geometric isomers, salts, and salts of isomers (Other names: PV8; 1-phenyl-2-(pyrrolidin-1-yl)heptan-1-one); 4'-chloro-alpha-pyrrolidinovalerophenone, its optical, positional, and geometric isomers, salts, and salts of isomers (Other names: 4'-chloro-[alpha]-pyrrolidinopentiophenone; 4-chloro-[alpha]-PVP; 1-(4-chlorophenyl)-2-(pyrrolidin-1-yl)pentan-1-one); 2-(ethylamino)-2-(3-methoxyphenyl)cyclohexan-1-one (methoxetamine, MXE). cannabinoids, unless specifically excepted or unless listed in another schedule; Ethyl 2-(1-(5-fluoropentyl)-1H-indazole-3-carboxamido)-3,3-dimethylbutanoate (Other name: 5 F - E D M B - P I N A C A); M e t h y l 2-(1-(5-fluoropentyl)-1H-indole-3-carboxamido)-3,3-dimethylbutanoate (Other names: $5\ F$ - M D M B - P I C A ; $5\ F$ - M D M B - 2 2 0 1) ; N-(adamantan-1-yl)-1-(4-fluorobenzyl)-1H-indazole-3-carboxamide (Other names: FUB-AKB48; FUB-APINACA; AKB48 N-(4-FLUOROBENZYL)); 1-(5-fluoropentyl)-N-(2-phenylpropan-2-yl)-1H-indazole-3-carboxamide (Other names: 5 F - C'U'M Y L - P'IN A'C A; S G T - 2 5 (1-(4-fluorobenzyl)-1H-indol-3-yl)(2,2,3,3-tetramethylcyclopropyl)methanone (Other name: FUB-144). Adds depressant, unless specifically excepted or unless listed in another schedule; and daridorexant. -- Amends provisions relating to schedule V. Adds depressants to include Ganaxolone (3[alpha]-hydroxy-3[beta]-methyl-5[alpha]-pregnan-20-one). -- HB1097 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1100 HD1 (HSCR 944)

RELATING TO CONFORMITY TO THE INTERNAL REVENUE CODE.

Introduced by: Saiki S (BR)

Amends provisions relating to conformance to the federal Internal Revenue Code; general application; operation of certain Internal Revenue Code provisions; sections 63 to 530; administration, adoption, and interrelationship of Internal Revenue Code and Public Laws with this chapter under the income tax law; and conformance to the Internal Revenue Code; general application under the estate and generation skipping transfer tax law. Conforms

Hawaii income and estate and generation skipping transfer tax laws to the Internal Revenue Code of 1986, as amended as of December 31, 2022. -- HB1100 HD1

Code of 1966, as amended as of December 31, 2022. -- RB1100 RB1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1101 HD1 (HSCR 658)

RELATING TO STORMWATER FEES.

Introduced by: Saiki S (BR)

Amends provisions relating to general powers and limitation of the counties. Requires each county to have the power to establish and charge user fees to create and maintain any stormwater management system or infrastructure; provided that no county shall charge against or collect a user fee from any of the State's departments that are responsible for the maintenance and operation of a stormwater management system that connects or otherwise intersects with a county stormwater management system or infrastructure; provided further that no services shall be denied to State departments by reason of nonpayment of such fees.

-- HB1101 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1104 HD1 (HSCR 327)

RELATING TO MOTOR VEHICLES ENFORCEMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to enforcement under traffic violations law. For the purpose of the enforcement of these provisions, the powers of police officers are conferred upon the director of transportation and any motor carrier safety officer. Requires every police officer and motor carrier safety officer to enforce compliance with these provisions with the technical assistance of the department of transportation. The department of transportation is authorized to provide the necessary technical assistance to police officers and motor carrier safety officers to determine compliance or noncompliance with these provisions. Requires police officers and motor carrier safety officers to issue citations to any person violating these provisions as specified. Requires the driver of any vehicle who fails or refuses to stop and submit the vehicle and load to measuring or weighing when directed by a police officer or motor carrier safety officer or who fails or refuses to otherwise comply with this provision, to be fined. --

HB1104 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then JDC

HB1107 HD2 (HSCR 1058)

RELATING TO COMMERCIAL MOTOR VEHICLE WEIGHT LIMITS.

Introduced by: Saiki S (BR)

Amends provisions relating to gross weight, axle, and wheel loads. Requires the total gross weight, in pounds, imposed on any public road, street, or highway within the state by any group of 2 or more consecutive axles, on a vehicle or combination of vehicles to not exceed the following when the distance between the 1st and last axles of the group under consideration is 40 inches or less, requires the weight imposed to not exceed 20,000 pounds; and more than 40 inches but no more than 96 inches, requires the weight imposed to not exceed 34,000 pounds. Requires this grouping of 2 consecutive axles to be known as tandem axle. Requires the public road, street, or highway within the state by any group of 2 or more consecutive axles, on a vehicle or combination of vehicles to not exceed that resulting from application of the formula. -- HB1107 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1108 HD1 (HSCR 329)

RELATING TO COMMERCIAL MOTOR VEHICLE FINES.

Introduced by: Saiki S (BR)

Amends provisions relating to penalties under traffic violations law. Repeals provisions relating to fines. Requires any person who omits to perform any of the acts required by, or who commits any of the acts prohibited by, provisions relating to size of vehicles; width, height, and length, gross weight, axle, and wheel loads, regulation of bumper heights, exception to be fined in accordance with the following for excess weight of up to 100 pounds, the minimum fine for a violation shall be 250 dollars; for excess weight greater than 100 pounds, the fine for a violation shall be an additional 0.11 dollars per pound. Example: A truck is cited for weighing 15,000 pounds in excess of the gross weight limit; the fine is 250 dollars + (15,000-100)*0.11 dollars = 1,889 dollars; and requires the above fines to be applied to each axle and wheel group violation in addition to a gross vehicle weight violation as applicable. Defines person to mean in the case of the transportation of a sealed container or transportation by flatrack, the individual or company the cargo is consigned to or the individual or company located in the state shipping the cargo. -- HB1108 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to TCA then JDC

HB1109 HD2 (HSCR 1057)

RELATING TO COMMERCIAL DRIVER LICENSING.

Introduced by: Saiki S (BR)

Amends provisions relating to disqualification, cancellation, and downgrade under highway safety law. Provides that if the examiner of drivers receives credible information that a commercial driver's license or commercial learner's permit holder is suspected, but has not been convicted, of fraud related to the issuance of the commercial driver's license or commercial learner's permit, the examiner of drivers shall require the driver to re take the skills or knowledge tests, or both. Within 30 days of receiving notification from the examiner of drivers that re testing is necessary, requires the affected commercial driver's license or commercial learner's permit holder to make an appointment or otherwise schedule to take the next available test if the commercial driver's license or commercial learner's permit holder fails to make an appointment within 30 days, requires the examiner of drivers to disqualify the commercial driver's license or commercial learner's permit indefinitely until the applicant reapplies; and If the driver fails either the knowledge or skills test or does not take the test, the examiner of drivers shall disqualify the commercial driver's license or commercial learner's permit indefinitely until the applicant reapplies. Once a commercial driver's license or commercial learner's permit holder's commercial driver's license or commercial learner's permit has been disqualified, the driver or learner shall reapply for a commercial driver's license or commercial learner's permit under state procedures applicable to all commercial driver's license or commercial learner's permit applicants. Requires the examiner of drivers to invalidate the commercial driver's license or commercial learner's permit of a person who has been convicted of fraud relating to the issuance of that commercial driver's license or commercial learner's permit, as well as the application of a person so convicted who seeks to renew, transfer, or upgrade the fraudulently obtained commercial driver's license or commercial learner's permit for a period of no less than 1 year. -- Amends provisions relating to Notification of disqualification, suspension, revocation, cancellation, marking medical certification status as not-certified, or downgrading of commercial driver's licenses or permits; and penalty. -- HB1109 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1110 HD2 (HSCR 746)

RELATING TO THE ROAD USAGE CHARGE PROGRAM.

Introduced by: Saiki S (BR)

Establishes provisions relating to state mileage-based road usage charge. Provides that beginning July 1, 2025, in addition to all other fees and taxes levied by this law, electric vehicles shall be subject to a state mileage based road usage charge. Requires the state mileage based road usage charge to be paid each year following the vehicle's most recent inspection together with all other taxes and fees levied by this law on a staggered basis as established by each county as authorized by provisions relating to registration, expense and the state mileage based road usage charge shall likewise be staggered so that the state mileage based road usage charge is due and payable at the same time and shall be collected together with the county registration fee. Requires vehicles subject to the state mileage based road usage charge to include all electric vehicles in the State except for vehicles that qualify for any of the exemptions in provisions relating to exemptions for new vehicles and official vehicles; stored vehicles; exemptions for certain cars furnished to disabled veterans; and exemption for National Guard, military reserves, and other active duty military personnel claiming Hawaii as their residence of record. Provides that until June 30, 2028, owners of electric vehicles shall be offered a choice to pay a 50 dollar registration surcharge in lieu of the state mileage based road usage charge. Requires the department of transportation to develop a long term mileage based road usage charge implementation plan that includes findings, recommendations, implementation phase schedules, and proposed legislation for deployment of a state mileage based road usage charge program to encompass all passenger vehicles and light duty trucks by December 31, 2033. Report to the legislature. --Amends provisions relating to state registration fee; certificates of inspection; application for registration; full faith and credit to current certificates; this part not applicable to certain equipment. Appropriation to the department of transportation to be used with available federal funds, for the initial implementation of the state mileage based road user charge established by this Act. (\$\$) -- HB1110 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to TCA then WAM

HB1113 HD1 (HSCR 399)

RELATING TO THE DRUG AND ALCOHOL TOXICOLOGY TESTING LABORATORY.

Introduced by: Saiki S (BR)

Amends provisions relating to state highway fund; State drug and alcohol toxicology testing laboratory special fund; established by changing its title to drug and alcohol toxicology testing laboratory special fund; established; operating a vehicle under the influence of an intoxicant;

habitually operating a vehicle under the influence of an intoxicant; operating a vehicle after license and privilege have been suspended or revoked for operating a vehicle under the influence of an intoxicant; penalties; disposition of funds. Amends references to the state drug and alcohol toxicology testing laboratory special fund. -- Amends Act 196, session laws of 2021, relating to operating a vehicle under the influence of an intoxicant. Requires the drug and alcohol toxicology testing laboratory special fund established in provisions relating to state drug and alcohol toxicology testing laboratory special fund; established to be abolished and repealed on June 30, 2028, and any unencumbered remaining balances shall lapse to the credit of the state highway fund. (sunset). -- Appropriation into the drug and alcohol toxicology testing laboratory special fund to the department of transportation or appropriated as a grant-in-aid to the city and county of Honolulu emergency services department for deposit into the drug and alcohol toxicology testing laboratory special fund. Appropriation out of the drug and alcohol toxicology testing laboratory special fund to the department of transportation or appropriated as a grant-in-aid to the city and county of Honolulu emergency services department for the establishment and maintenance of a 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 drug and alcohol toxicology testing laboratory. Report to the legislature. (\$\$) -- HB1113 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1121 HD1 (HSCR 215)

RELATING TO LEASEHOLD CONVERSION.

Introduced by: Tam A, Amato T, Belatti D, Ganaden S, Marten L, Mizuno J

Amends provisions relating to other provisions as to gross income, adjusted gross income, and taxable income. Excludes from gross income, adjusted gross income, and taxable income 100 per cent of the gain realized by a fee simple owner from the sale of a leased fee interest in units within a condominium project, cooperative project, or planned unit development to the association of apartment owners or the residential cooperative housing corporation of the leasehold units. Act to be repealed on January 1, 2030 (sunset). -- HB1121 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to CPN then WAM

HB1128 HD2 (HSCR 695)

RELATING TO SUPPORT FOR TRADITIONAL NATIVE SPEAKERS OF HAWAIIAN. Introduced by: Morikawa D, Ganaden S, Hashimoto T, Holt D, Ichiyama L, Kapela J, Marten L, Mizuno J, Perruso A, Quinlan S, Tam A, Tarnas D

Establishes provisions relating to Hawaiian language. Requires for the purposes of this law, in any island with a population of 500 or less, the Hawaiian language to be recognized as the sole indigenous language of the Hawaiian islands, as recognized in the Constitution of the State of Hawaii as an official language, and any public school may offer a course in Hawaiian language. Provides that Hawaiian language speakers currently consist of native speakers whose families have never lost the language and new speakers who have come to learn the language either from native speakers or through classroom study. -- Amends provisions relating to official languages. Prohibits Hawaiian to be required for public acts and transactions. Provides that for each island with a population of 500 or less, every effort shall be made to accommodate Hawaiian speakers, both native speakers and new speakers in their respective varieties and orthographies, by translating public documents, notices, and medical records to Hawaiian and by providing interpreters for social and legal services in a version of Hawaiian best suited for native speakers, such as Niihau community members, and new speakers, respectively. Defines Hawaiian to mean the language of native speakers who come from an unbroken lineage of the speakers of the language spoken prior to 1777 in the islands referenced in the provisions of the Organic Act. Defines native speakers to mean speakers of the Hawaiian language who come from an unbroken lineage of primary speakers of the Hawaiian language and children of new speakers whose language is that of their parents who are new speakers. Defines new speakers to mean speakers whose 1st language is something other than Hawaiian who have come to learn Hawaiian later in life to a level of proficiency comparable to that of competent native speakers, whether from instruction by native speakers or classroom or self study not from native speakers. -- Requires the state public charter school commission, in consultation with native speakers, to conduct a study on the Hawaiian language, including the variety of the Hawaiian language spoken on Niihau and any other Hawaijan language known to have been perpetuated since 1777 in the Hawaijan archipelago. Requires no later than 20 days prior to the regular session of 2024, the state public charter school commission to publish educational and community resource materials for native speakers of the Hawaiian language. Report to the legislature. -- Appropriation to the state public charter school commission to conduct the study, publish the materials, consult stakeholders, and draft the report as required by this Act. (\$\$) -- HB1128 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HWN/ EDU/ then WAM/ JDC/

HB1129 HD1 (HSCR 293)

RELATING TO INCARCERATED WOMEN.

Introduced by: Hashem M, Chun C, Ganaden S, Ichiyama L, Morikawa D, Poepoe M,

Takayama G

Appropriation as a grant to Hawaii Friends of Restorative Justice for the education and reentry program for incarcerated women. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB1129 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM/ HRE/ then WAM

HB1130 HD1 (HSCR 359)

RELATING TO CORRECTIONS.

Introduced by: Hashem M, Chun C, Ganaden S, Ichiyama L, Morikawa D, Poepoe M Appropriation to the department of public safety to administer level I trauma informed

certification programs for adult corrections officers statewide. (\$\$) -- HB1130 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM/ HRE/ then WAM

HB1131 HD1 (HSCR 358)

RELATING TO GENDER PARITY IN PROGRAMS FOR INCARCERATED WOMEN. Introduced by: Hashem M, Chun C, Ganaden S, Ichiyama L, Morikawa D, Poepoe M Requires the university of Hawaii at Manoa Thompson school of social work and public health to conduct a comparative study of all programming offered to persons incarcerated at correctional facilities in the State for the purpose of identifying gaps in programming offered to female inmates. Report to the legislature. Appropriation to the university of Hawaii for the comparative study required by this Act. (\$\$) -- HB1131 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to PSM/ HRE/ then WAM

HB1132 HD1 (HSCR 357)

RELATING TO THE HAWAII CORRECTIONAL SYSTEM OVERSIGHT COMMISSION.

Introduced by: Hashem M, Chun C, Ganaden S, Ichiyama L, Kila D, Kitagawa L, Lamosao R. Morikawa D. Poepoe M. Takayama G, Takenouchi J

Amends the Hawaii correctional oversight commission law. Changes that require each oversight coordinator appointed to serve from a 2 year term to a 4 year term. Requires the commission to oversee the State's correctional system and have jurisdiction over investigating complaints at correctional facilities and facilitating a correctional system transition to a rehabilitative and therapeutic model; provided that when an investigation is concluded, requires the commission to publish a summary of the investigation, without information that would identify any complainant or witness, and any action taken by the commission in response. Provides that in addition to the purposes described in provisions relating to exceptions or any other applicable exemption from provisions relating to meeting under public agency meetings and records law and in accordance with the procedures for holding an executive session meeting pursuant to provisions relating to executive meetings; allows the commission to hold a meeting closed to the public to discuss with the oversight coordinator a complaint investigated when necessary to maintain confidentiality as required by provisions relating to studies and investigations; procedures. -- Amends provisions relating to studies and investigations; procedures. Allows the oversight coordinator to make inquiries and obtain information as the oversight coordinator thinks fit, enter without notice to inspect the premises of an agency or correctional facility, and in an investigation, hold private hearings in accordance with administrative procedure law. -- HB1132 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to PSM then JDC

HB1134 HD2 (HSCR 1074)

RELATING TO KANEOHE BAY.

Introduced by: Kitagawa L, Ichiyama L, Matayoshi S, Nakashima M

Amends provisions relating to rules under ocean recreation and coastal areas programs law. Requires the department to adopt rules pursuant to administrative procedures with respect to the prescribing procedures for enforcement personnel to issue subpoenas and take custody of property suspected to be used in unauthorized commercial ocean use activity pursuant to Kaneohe Bay ocean use activities; permits; restrictions; establishing administrative penalties and fines for violations of this provision; and prescribing any other procedures determined by the department in its experience and discretion to effectuate the intent of this provision and the Kaneohe Bay master plan. -- Amends provisions relating to Kaneohe Bay ocean use activities; permits; restrictions. Prohibits a person to conduct any commercial ocean use activity within Kaneohe Bay waters without a permit issued by the department of land and natural resources. -- HB1134 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1145 HD1 (HSCR 395)

RELATING TO EQUITY.

Introduced by: Matsumoto L

Establishes provisions relating to universal changing accommodations. Establishes provisions relating to new establishments; criteria and application; requirement to provide universal changing accommodations. Provides that on each floor containing restrooms for public use, each new establishment shall be required to provide, at a minimum, the following; 2 universal changing accommodations that are accessible, 1 each, by women and men; or 1 universal changing accommodation that is accessible by both women and men. Requires each new establishment to post signage indicating the location of the universal changing accommodations. Requires a violation of this provision to constitute an unlawful discriminatory practice. -- Establishes provisions relating to construction documents; hardship exemption; violations; private cause of action; exclusion from Hawaii civil rights commission. -- Amends provisions relating to design of state buildings. Requires State building construction to include universal changing accommodations pursuant to this provision of discrimination in public accommodations law. -- HB1145 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1148 HD1 (HSCR 321)

RELATING TO MENTAL HEALTH.

Introduced by: Marten L, Amato T, Ganaden S, Garrett A, Hussey-Burdick N, Kapela J, Kila D, Kobayashi B, Lowen N, Matayoshi S, Mizuno J, Morikawa D, Perruso A, Pierick E, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C

Appropriation to the university of Hawaii to support and expand the mental health technician certificate of competence program through the hiring of 1 full time equivalent (1.00 FTE) mental health technician certificate program coordinator, establishment of a scholarship program, granting of scholarships, and funding of other necessary administrative costs. (\$\$) -- HB1148 HD1

Current Status:

us: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS/ HRE/ then WAM

HB1149 HD2 (HSCR 1115)

RELATING TO THE COCONUT RHINOCEROS BEETLE PROGRAM.

Introduced by: Marten L, Amato T, Ganaden S, Gates C, Hussey-Burdick N, Kapela J, Kila D, Lowen N, Matsumoto L, Mizuno J, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Tam A, Tarnas D, Todd C

Appropriation to the university of Hawaii to support existing coconut rhinoceros beetle (CRB) response positions and activities. (\$\$) -- HB1149 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1150 HD2 (HSCR 1116)

RELATING TO INVASIVE SPECIES.

Introduced by: Marten L, Amato T, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lowen N, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Tam A, Tarnas D, Todd C

Appropriation to the department of land and natural resources for LNR402, native resources and fire protection program, to support the Hawaii ant lab in mitigating the effects of little fire ants in the state. (\$\$) -- HB1150 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1154 HD2 (HSCR 1092)

RELATING TO GUARDIANSHIP.

Introduced by: Saiki S

Amends provisions relating to emergency guardians under uniform probate court. Provides that the court finds that compliance with the procedures of this provision will likely result in substantial harm to the respondent's health, safety, or welfare, including when the respondent resides in a psychiatric facility, hospital, or homeless shelter, and that no other person appears to have authority and willingness to act in the circumstances, allows the court, on petition by a person interested in the respondent's welfare, to appoint an emergency guardian whose authority may not exceed 120 days and who may exercise only the powers specified in the order. -- Amends provisions relating to powers of guardian. Except as otherwise limited by the court, allows a quardian to consent to medical or other care, treatment, or service for the ward, including care, treatment, or service over the objection of the ward; and provides that reasonable under all of the circumstances, delegate to the ward certain responsibilities for decisions affecting the ward's well-being. -- Amends provisions relating to emergency hospitalization under mental health, mental illness, drug addiction, and alcoholism law. A patient who is examined in an emergency department or hospitalized on an emergency basis pursuant to this provision, is determined to be imminently dangerous to self or others by an emergency room physician or psychologist or diagnosed with a mental illness or substance use disorder. -- HB1154 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1156 HD2 (HSCR 1053)

RELATING TO HEALTH.
Introduced by: Saiki S

Amends provisions relating to emergency examination and hospitalization under admission to psychiatric facility. Adds that allows long acting psychotropic medication. Allows the psychiatric facility, behavioral health crisis center, or hospital where the patient is held to request the director to file a petition for an order for treatment over the patient's objection; requires the request for petition to include supporting information. Requires the director of health to review such request expeditiously and if the request appears to satisfy the 4 factors in provisions relating to criteria for issuance of court or administrative order for treatment over the patient's objection; to file and pursue a petition to request an order for treatment over the patient's objection as soon as possible in court or upon request by the facility, behavioral health crisis center, or hospital convene an administrative panel. -- Amends provisions relating to initiation of proceeding for involuntary hospitalization. Provides that if the petitioner believes that treatment over objection is necessary before or during commitment, allows the petitioner to join in the petition for a request for treatment pursuant to provisions relating to criteria for issuance of court or administrative order for treatment over the patient's objection. -- Amends provisions relating to criteria for issuance of court or administrative order for treatment over the patient's objection. Provides that a patient who has been committed to a psychiatric facility for involuntary hospitalization; is in the custody of the director and residing in a psychiatric facility or hospital; is transported to a psychiatric facility for emergency admission pursuant to provisions relating to emergency examination and hospitalization; is delivered to a psychiatric facility or a behavioral health crisis center for an emergency examination; or is subject to a court order under provisions relating to effect of finding of unfitness to proceed and regained fitness to proceed may be ordered to receive treatment over the patient's objection, including the taking or application of medication, if the court, or administrative panel through the administrative authorization process established. -- Amends provisions relating to criteria for administrative authorization process. Requires an administrative panel to be convened by the director as soon as possible following a request from a psychiatric facility, behavioral health crisis center, or hospital for an administrative order to treat a patient who appears to meet the standards for an order of treatment pursuant to provisions relating to criteria for issuance of court or administrative order for treatment over the patient's objection. Allows the department of health to adopt rules, pursuant to administrative procedure to effectuate this provision. Report to the legislature. -- Amends provisions relating to examination for assisted community treatment indication. Provides that if a plan is indicated, requires the psychiatrist or advanced practice registered nurse to prepare the certificate specified by provisions relating to initiation of proceeding for assisted community treatment or request the director to file a petition and assist with the certificate specified by provisions relating to initiation of proceeding for assisted community treatment. -- Amends provisions relating to initiation of proceeding for assisted community treatment. Allows any interested party to file, or request the director to file, a petition with the family court alleging that another person meets the criteria for assisted community treatment. Requires the interested party to be responsible for providing information to the director to support the petition. Requires the director to review the request as expeditiously as possible upon receipt of the request and, if the request satisfies the requirements, to file a petition to request assisted community days of the request. Requires the interested party to have the right to bring a petition on their own behalf if the director has not filed a petition within Amends provisions relating to hearing date. Requires the family court to set a hearing date on a petition, and any subsequent hearing dates for the petition, as soon as possible. Provides that unless exigent circumstances exist, requires the court to endeavor to file a final order on the petition within 30 days of the date the petition is filed; and allows the court to use online hearings to accommodate the needs of the parties and witnesses, in accordance with family court rules. -- Amends provisions relating to disposition. Requires a notice of the order to be provided to the director, the interested party who filed or requested the petition, and those persons entitled to notice pursuant to provisions relating to notice. Allows the subject to stipulate to a petition for assisted community treatment if the subject is provided a proposed order for community assisted treatment, including the proposed treatment plan, either at the time the petition is filed or prior to entry of the court's order on the petition under specified conditions. -- Amends provisions relating to notice of intent to discharge. Include a notice to the interested party who filed or requested the petition. -- Amends provisions relating to petition for additional period of treatment; hearing. Allows a request to the director to file a petition with the family court for an order of continued assisted community treatment. Report to the legislature. -- HB1156 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1159 HD2 (HSCR 1077)

RELATING TO CLIMATE CHANGE.

Introduced by: Saiki S

Amends provisions relating to Kakaako community development district; development guidance policies. Requires the development guidance policies generally governing the Hawaii community development authority's action in the Kakaako community development district to be; development shall consider the impacts of climate change, sea level rise, and climate resilient development in the design and siting of buildings. -- Amends provisions relating to Kalaeloa community development district; development guidance policies. Requires the development guidance policies to generally govern the authority's actions in the Kalaeloa community development district; development shall consider the impacts of climate change, sea level rise, and climate resilient development in the design and siting of buildings. -- HB1159 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1182 HD2 (HSCR 1117)

RELATING TO THE DEPARTMENT OF AGRICULTURE.

Introduced by: Todd C, Gates C, Kahaloa K, Nakashima M, Onishi R

Appropriation to the department of agriculture for the preparation of an environmental impact statement for lessees to drill non potable water wells on individual parcels at Panaewa agricultural park. -- HB1182 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1183 HD1 (HSCR 710)

RELATING TO STATE PARKS.

Introduced by: Nakamura N, Aiu M, Amato T, Belatti D, Ganaden S, Garrett A, Gates C, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Amends provisions relating to contracts for concessions; bid required, exception under concessions on public property law. Prohibits the bidding requirements of this provisions to not apply to concessions or space on public property set aside for the operation of concessions at state parks that are designated by the board of land and natural resources as environmentally, culturally, historically, or operationally unique and are supported by nonprofit corporations incorporated in accordance with state law solely for purposes of supporting state aims and goals of the designated state park, and operating under agreement with the appropriate agency solely for those purposes, aims, and goals. -- HB1183 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1184 HD1 (HSCR 567)

RELATING TO PROCUREMENT.

Introduced by: Nakamura N, Amato T, Chun C, Cochran E, Ganaden S, Garrett A, Holt D, Hussey-Burdick N, Kahaloa K, Kapela J, Kila D, Kobayashi B, Lamosao R, Lowen N, Matayoshi S, Morikawa D, Nakashima M, Nishimoto S, Onishi R, Poepoe M, Takenouchi J, Todd C

Amends provisions relating to procurement of professional services under hawaii public procurement code law. Provided that when fewer than 3 persons qualified under state law respond to an additional notice of need under this provision that has been posted for at least 30 days, allows the purchasing agency to request the chief procurement officer's approval to proceed under rules adopted by the policy board. Requires the request to include the dates of all solicitation notices and the names of all persons on the list prepared pursuant to this provision, if any. Requires submissions to then be evaluated by the selection committee in accordance with these provisions; provided that if 2 persons qualified under state law respond to the additional notice, requires the selection committee to rank them based on the criteria in this provision. Provides that if both persons hold the same qualifications, requires the selection committee to rank the persons in a manner that ensures equal distribution of contracts between them. Requires the ranking to be sent to the head of the purchasing agency for negotiations conducted in the manner set forth in this provision. Requires the rankings of the selection committee to not be overturned without due cause; provides that if only 1 person qualified under state law responds to the additional notice, requires the selection committee to 1st evaluate the person's qualifications and may then send the name to the head of the purchasing agency to negotiate a contract at a fair and reasonable price: and provides that if no response is received to the additional notice, allows the head of the purchasing agency to determine that there is only 1 source for the required service and engage in direct negotiations with a qualified person. For any contract to be awarded, requires the purchasing agency to issue a Notice of Sole Source at least 7 days prior to awarding a contract. Allows persons to file a written objection to the issuance of a contract within 7 days. Requires rules of the policy board to provide for the disposition of objections, including a

written summary of the disposition. Requires the written determination, any objection, past performance evaluations relied upon, and a written summary of the disposition of any objection to be included in the contract file. Requires the written determination to contain the information required by the rules of the policy board. -- HB1184 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to GVO then WAM

HB1192 HD1 (HSCR 429)

RELATING TO ADVANCING CIVIC ENGAGEMENT.

Introduced by: Perruso A, Amato T, Belatti D, Ganaden S, Hussey-Burdick N, Kapela J, Lowen N, Marten L, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C

Establishes provisions relating to coordination with the public access room; outreach and engagement under education law. Requires the department of education to assign appropriate staff to coordinate with the public access room with respect to the outreach and engagement program described in provisions relating to public access room established. -- Establishes provisions relating to coordination with the public access room; outreach and engagement under university of Hawaii system law. Requires the university of Hawaii to assign appropriate staff to coordinate with the public access room with respect to the outreach and engagement program described in provisions relating to public access room established. -- Amends provisions relating to public access room established. Provides that as part of its duties, the public access room shall establish and maintain an outreach and engagement program for primary, secondary, post-secondary, and community education. -- Appropriation to the legislative reference bureau to establish 1 full-time equivalent (1.0 FTE) position within the public access room. (\$\$) -- HB1192 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to GVO then WAM

HB1193 HD1 (HSCR 471)

RELATING TO THE TAX CREDIT FOR RESEARCH ACTIVITIES.

Introduced by: Holt D, Gates C, Hashimoto T, Kila D, Kitagawa L, Lamosao R, Lowen N, Matayoshi S, Mizuno J, Todd C

Amends provisions relating to tax credit for research activities. Requires each taxpaver. together with all of the taxpayer's related entities, as determined under section 267(b) of the Internal Revenue Code of 1986, as amended, and all business entities under common control, as determined under sections 414(b), 414(c), and 1563(a) of the Internal Revenue Code of 1986, as amended, to be eligible for no more than dollars in tax credits provided by this provision per taxable year. Provides that if in any calendar year the annual amount of certified credits reaches dollars in the aggregate, the department of business, economic development, and tourism shall immediately discontinue certifying credits and notify the department of taxation. Provides that in no instance shall the department of business, economic development, and tourism certify a total amount of credits exceeding per calendar year. Provides that to comply with this restriction, the department of business, economic development, and tourism shall certify credits on a 1st-come, 1st-served basis, which shall be determined based on the date a complete application is received by the department of business, economic development, and tourism. Redefines qualified high technology business have the same meaning as in provisions relating to royalties derived from patents, copyrights, or trade secrets excluded from gross income; provided that the business shall be registered to do business in the State; and occupy a business location and address in the State where at least 75 per cent of the business's employees are located. --Amends Act 261, Session Laws of 2019, relating to tax credits. Extends the sunset date for tax credits for research activities from December 31, 2024 to December 31, 2029 (sunset). -- HB1193 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1194 HD2 (HSCR 1179)

RELATING TO AN ECONOMIC DEVELOPMENT DISTRICT PLANNING ORGANIZATION. Introduced by: Holt D, Belatti D, Gates C, Hashimoto T, Kahaloa K, Kila D, Lamosao R, Marten L, Mizuno J, Nakashima M, Nishimoto S, Todd C

Establishes provisions relating to Hawaii economic development district planning organization. Establishes the Hawaii economic development district planning organization, which shall be the district organization for purposes of implementing the US economic development administration-approved comprehensive economic development strategy. Requires that the Hawaii economic development district planning organization to be placed within the department of business, economic development, and tourism and attached to the office of planning and sustainable development for administrative purposes. Requires the Hawaii economic development district planning organization to be headed by a board that comprise of 15 members. Requires that the nongovernmental members of the planning organization board to serve for not more than 2 consecutive 4 year terms and to hold public meetings at

least twice a year. Report to the legislature. -- Establishes 4 full-time equivalent (4.0 FTE) temporary economic development planning analyst positions to support the Hawaii economic development district planning organization; provided that the positions shall be exempt from civil service law and collective bargaining in public employment law; provided further that the positions shall be funded using general funds. -- Appropriation to the department of business, economic development, and tourism to carry out the purposes of this Act, including the hiring of necessary staff. (\$\$) -- HB1194 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1200 HD1 (HSCR 237)

RELATING TO THE CONSERVATION AND RESOURCES ENFORCEMENT PROGRAM. Introduced by: Tarnas D

Establishes provisions relating to unmanned aircraft systems program under conservation and resources enforcement program law. Requires the department of land and natural resources to establish an unmanned aircraft systems program, which to be compliant with all applicable federal and state laws, to assist the conservation and resources enforcement program in carrying out its duties under this provision. Conservation and resources enforcement officers may use unmanned aircraft systems to monitor, investigate, and obtain evidence of natural and cultural resource violations to carry out the purposes of this chapter. Requires the department of land and natural resources to: maintain detailed records of the use of unmanned aircraft systems and the effectiveness of the unmanned aircraft systems program. Reports to the legislature. -- HB1200 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to WTL then WAM/ JDC/

HB1201 HD1 (HSCR 706)

RELATING TO NOISE POLLUTION.

Introduced by: Matayoshi S, Aiu M, Belatti D, Garrett A, Holt D, Ichiyama L, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Nishimoto S, Takenouchi J, Tarnas D Establishes provisions relating to helicopters; public nuisance; noise pollution; private right of action; exceptions. Requires any helicopter that generates a sound level of more than decibels for bass sound, measured using the dBC weighting system, from a complainant's site at ground level, shall constitute a public nuisance and a source of noise pollution in violation of this law. Allows the department of transportation to accept decibel readings gathered by complainants as evidence of a violation of this law. Establishes fines. Allows any person who is aggrieved by a violation of this provision to have a private right of action and to bring a civil action against the owner or operator of the helicopter in the district court of the district in which the violation occurred to enjoin further violations and to recover 3 times the person's actual damages or 1,000 dollars for each violation, whichever sum is greater. Exempts any helicopter owned or operated by a government agency or organization; or used to supply emergency services such as emergency aeromedical services or search and rescue services; and decibel readings taken at any ground level site located within a ____ mile radius of an airport. -- HB1201 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1203 HD2 (HSCR 1201)

RELATING TO TAXATION.

Introduced by: Matayoshi S, Amato T, Belatti D, Cochran E, Ganaden S, Garrett A, Gates C, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Quinlan S, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J Establishes provisions relating to employer child care tax credit under income tax law. Provides an income tax credit to be equal to _____ per cent of the cost of operation to an employer less any amounts paid for by employees during a taxable year; or _____ per cent of the costs incurred by an employer as a result of providing employer-sponsored child care at a child care facility within a reasonable distance from the employer's workplace premises. -- HB1203 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1204 HD1 (HSCR 325)

RELATING TO PUBLIC EDUCATION.

Introduced by: Matayoshi S, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Quinlan S, Sayama J, Takenouchi J, Tam A, Tarnas D, Todd C Establishes provisions relating the public education scholarship program under the University of Hawaii system law. Establishes the program to be administered by the University of Hawaii. Requires the program to pay for the tuition of a student in return for a service commitment to teach in a public school classroom of the department of education or a Hawaii public charter

school. Requires the public education scholarship program to cover the cost of tuition for 4 years of enrollment in the University of Hawaii needed to complete a bachelor's degree in teaching; provided that a recipient who fails to maintain satisfactory academic progress or does not receive a teaching degree upon graduation to be terminated from the program and to be required to repay the portion of the scholarship already dispensed on the recipient's behalf. Requires recipients to complete 7 years of teaching out of the 10 years following graduation and having obtained a license from the Hawaii teacher standards board in a public school classroom of the department of education or a Hawaii public charter school. Requires if a recipient fails to complete the required service commitment, the recipient to reimburse the University of Hawaii for the full amount of the award received from the program. Appropriates funds (\$\$). -- HB1204 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HRE/ EDU/ then WAM

HB1205 HD1 (HSCR 569)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Matayoshi S. Belatti D. Garrett A. Hashimoto T. Hussey-Burdick N. Kapela J, Kila D, Marten L, Martinez R, Nakashima M, Perruso A, Tam A

Amends provisions relating to scope of negotiations; consultation, under collective bargaining in public employment law. Requires, as exclusive representative, to have the right to act for and negotiate agreements covering all employees in the unit and to be responsible for representing the interests of the employees without discrimination and without regard to employee organization membership; provided that the exclusive representative to not be required to provide grievance representation to employees who do not pay dues or dues equivalents and who decline to pay reasonable costs of that representation. -- HB1205 HD1 Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then JDC

HB1206 HD2 (HSCR 660)

RELATING TO A STATE PERMITTING OFFICE.

Introduced by: Alcos III D, Garcia D, Kila D, Marten L, Matsumoto L, Pierick E, Ward G Requires the department of accounting and general services to establish a 5-year state permit pilot program to process building and infrastructure permits for construction of state-owned buildings, state roads and highways, and other construction on state lands. Subject to the requirements of this Act, requires the department of accounting and general services to review applications containing state building and infrastructure construction plans to ensure that the plans satisfy the state building code as required by provisions relating to State building code; compliance under public improvements law, the applicable county building code, and any other applicable construction codes; and issue a state permit to the applicant if the application satisfies all applicable codes or deny the application if the application does not satisfy all applicable codes. Allows a person to obtain a state permit from the department of accounting and general services in lieu of obtaining a county building or infrastructure permit required by any county for any type of work regarding a state building, state infrastructure, or any type of work on state land. Requires any person who obtains a state permit under this Act to not be liable for any failure to obtain a county building or infrastructure permit for the same work submitted in an application to the office for which the state permit was issued. Requires the county in which the state project is located to issue a certificate of occupancy to the State for any building for which a state permit was issued under this Act, upon completion of the building for which the state permit was issued; the building passing final inspection by a state-designated inspector; and formal acceptance of the building by the state. Reports to the legislature. Requires the working group to be dissolved on June 30, 2028 (sunset). Appropriations to be expended by the department of accounting and general services for the establishment of the state permit pilot program. (\$\$) -- HB1206 HD2

Mar=07 23 Introduction/Passed First Reading - Senate Current Status: Mar=09 23 Multiple Referral to GVO then TCA then WAM

HB1212 HD1 (HSCR 454)

RELATING TO WATER NEUTRALITY.

Introduced by: Poepoe M, Amato T, Belatti D, Cochran E, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Lowen N, Marten L, Perruso A, Tam A

Establishes within the commission on water resources management for administrative purposes, the water neutrality task force. Requires the task force to create a plan for Hawaii to become water neutral by the year 2050 (sunset) as specified. Requires the task force to consider the recommendations made by the water reuse task force established pursuant to HCR086 SD1 (2018). Report to the legislature. Task force to cease to exist on June 30, 2026 (sunset). -- HB1212 HD1

Mar=07 23 Introduction/Passed First Reading - Senate Current Status:

Mar=09 23 Multiple Referral to WTL/ AEN/ then WAM

HB1217 HD2 (HSCR 744)

RELATING TO MEDICAL CANNABIS.

Introduced by: Belatti D, Amato T, Cochran E, Ganaden S, Kapela J, Lowen N, Marten L, Mizuno J, Nakashima M, Takenouchi J, Tarnas D

Amends provisions relating to prohibited acts B penalties under uniform controlled substances Act. Provides that it is unlawful for any person to include to cultivate, produce, manufacture, distribute or dispense medical cannabis if the person is not authorized pursuant to uniform controlled substances Act, provisions relating to medical use of cannabis, or medical cannabis dispensary system law. -- Amends provisions relating to definitions. Redefines medical use to include from the qualifying patient's authorized primary caregiver to the qualifying patient. -- Amends provisions relating to medical use of cannabis; conditions of use. Exempts the authorization for the medical use of cannabis to include a person's cultivation, handling, or possession of a qualifying patient's medical cannabis, unless the person is the qualifying patient or the qualifying patient's registered primary caregiver. -- Amends provisions relating to registration requirements; qualifying patients; primary caregivers. Limits no more than 5 qualifying patients may use any particular location to cultivate cannabis; provided that this limitation shall not apply to qualifying patients who obtain a written exemption from the department of health. Prohibits a primary caregiver to use a qualifying patient's cannabis, nor shall the primary caregiver accept a qualifying patient's cannabis as compensation for the primary caregiver's services. -- Amends provisions relating to protections afforded to a qualifying patient, primary caregiver, qualifying out of state patient, or caregiver of a qualifying out of state patient. Authorizes the department of health to conduct onsite inspections to verify a person's compliance with this law. Prohibits a person to mischaracterize or disguise transactions arising out of the production, manufacture, sale, or distribution of cannabis intended for medical use as another type of compensation or expense. -- Amends provisions relating to prohibited acts; flammable solvents. Prohibits a qualifying patient, primary caregiver, qualifying out of state patient, or caregiver of a qualifying out of state patient to use butane or any other flammable solvent to process cannabis plants or manufacture cannabis products. -- Amends provisions relating to product quality under bottled water law. Prohibits a person to produce, manufacture, or dispense cannabis or manufactured cannabis products without a dispensary license. -- HB1217 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HHS then JDC/ WAM/

HB1223 HD1 (HSCR 303)

RELATING TO TEACHER LOANS.

Introduced by: Amato T, Ganaden S, Hashimoto T, Hussey-Burdick N, Kapela J, Kila D, Lowen N, Marten L, Mizuno J, Nishimoto S, Poepoe M, Tam A

Establishes provisions relating to teacher loans; department of education schools; forgiveness. Establishes the department of education teacher loan program to be administered by the department of education, in partnership with a financial institution whose operations are principally conducted in Hawaii, to provide financial support to teachers who agree to teach as a full-time teacher for 5 years in the Hawaii public school system in a hard-to-fill position including special education, regular education shortage categories, or Title 1 schools; or at a school located in a rural area in the State, as determined by the superintendent. Provides that upon a showing of proof that the borrower has met the requirements of this provision for 5 years, the loan shall be forgiven. -- Establishes provisions relating to the department of education teacher loan program revolving fund. Establishes the department of education teacher loan program revolving fund for the purpose of providing loans pursuant to this provision. -- Establishes provisions relating to teacher loans; public charter schools; forgiveness; and public charter school teacher loan program revolving fund. -- Appropriation into and out of the department of education teacher loan program revolving fund to be expended by the department of education for the department of education teacher loan program. -- Appropriation into and out of the public charter school teacher loan program revolving fund to be expended by the state public charter school commission for the public charter school teacher loan program. (\$\$) -- HB1223 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to EDU then WAM

HB1231 HD1 (HSCR 822)

RELATING TO CRIMINAL PROPERTY DAMAGE.

Introduced by: Souza K, Cochran E, Matsumoto L, Pierick E, Ward G

Amends provisions relating to criminal property damage in the 3rd degree law. A person commits the offense of criminal property damage in the 3rd degree if by means other than fire: the person intentionally or knowingly damages the property of another that is used in a business operation, without the other's consent, in an amount exceeding 100 dollars. As used in this paragraph, property that is used in a business operation includes signage, furniture, doors, windows, vehicles bearing the name of the business operation, and any other fixtures

or equipment that are associated with the business operation. -- HB1231 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1233 HD2 (HSCR 636)

RELATING TO TOURISM.

Introduced by: Hussey-Burdick N, Amato T, Belatti D, Cochran E, Ganaden S, Gates C, Kapela J, Marten L, Perruso A, Poepoe M

Requires the school of travel industry management of the university of Hawaii at Manoa to conduct a tourism social carrying capacity study, to research and establish estimates of the tourism social carrying capacity for each of the islands of Oahu, Maui, Hawaii, Kauai, Lanai, and Molokai. Requires in conducting the study, the school of travel industry management to: consider the tourism social carrying capacity as perceived by Hawaii residents and visitors; consult with the department of health to determine how the volume of tourist visitation on each of the islands of Oahu, Maui, Hawaii, Kauai, Lanai, and Molokai affects the health systems of those islands; consult with the department of land and natural resources to determine how the volume of tourist visitation on each of the islands of Oahu, Maui, Hawaii, Kauai, Lanai, and Molokai affects the state parks, hiking trails, and beaches of those islands; assess visitor industry employment, including the quality, benefits, and changes over time; examine the capacity of resources that residents and visitors rely on and the limits on increasing these resources; and study other locations facing overtourism. Allows the school of travel industry management to consult with any other relevant agency, stakeholder, or other entity. Appropriates funds (\$\$). -- HB1233 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HRE/ EET/ then WAM

HB1235 HD2 (HSCR 527)

RELATING TO CORRECTIONS.

Introduced by: Hussey-Burdick N, Amato T, Cochran E, Ganaden S, Kapela J, Marten L, Perruso A, Poepoe M, Tam A

Appropriation to the department of public safety to purchase and install digital cameras in all adult correctional officer control rooms at state correctional facilities and to purchase body cameras for adult correctional officers to wear while on duty at state correctional facilities. -- Provides that on January 1, 2024, all responsibilities and appropriations under this Act shall transfer from the department of public safety to the department of corrections and rehabilitation, as established by Act 278, Session Laws of 2022, relating to public safety. (\$\$) -- HB1235 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1241 HD2 (HSCR 1062)

RELATING TO RIGHT OF ENTRY FOR PROFESSIONAL SURVEYORS.

Introduced by: Nakashima M, Lowen N, Onishi R, Todd C

Establishes provisions relating to professional land surveyor right of entry to private property; notification; identification. Allows a professional land surveyor licensed pursuant to this law and any assistant under the direct supervision of the land surveyor may enter the private property of the landowner of the real property to be surveyed and any adjoining lands, but not any building, structure, residence, or vehicle, at reasonable times to perform land surveying at the request of the landowner of, or person with an interest in, the real property to be surveyed. -- Amends provisions relating to criminal trespass in the 1st degree; criminal trespass in the 2nd degree. Prohibits this provision to a professional land surveyor, or assistant under the direct supervision of the land surveyor, who enters or remains in or upon the land or premises of another, in accordance with this provision, for the purpose of performing land surveying at the request of the landowner of, or person with an interest in, the real property to be surveyed. -- HB1241 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1245 HD1 (HSCR 259)

RELATING TO AMBULANCES.

Introduced by: Hashimoto T, Amato T, Poepoe M

Appropriation to the department of health for the purchase of 1 advanced life support ambulance and related equipment to be based in the central Maui area of the county of Maui, and to fund pay related personnel costs for 1 state certified emergency medical technician and 1 state certified paramedic. (\$\$) -- HB1245 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to HHS then WAM

HB1246 HD1 (HSCR 544)

RELATING TO HOUSING.

Introduced by: Hashimoto T, Aiu M

Amends provisions relating to bonds; authorization under Hawaii housing finance and development corporation law. Allows the corporation to issue such types of bonds as it may

determine, including without limitation bonds payable from and secured, in whole or in part, by income and revenues derived from the housing or infrastructure project or projects financed from the proceeds of bonds; receipts derived from any grant from the federal government made in aid of a housing or infrastructure project or projects financed from the proceeds of bonds; or income and revenues derived from a particular designated housing or infrastructure project or projects whether or not financed, in whole or in part, from the proceeds of bonds. Allows any of the bonds to be additionally secured by a pledge of any revenues or a mortgage of any housing or infrastructure project, other property of the corporation, the pledge or assignment of any loans or other agreements, or any note or other undertaking, obligation, or property held by or on behalf of the corporation to secure loans made from the proceeds of bonds for any "housing loan program", as the term is defined in subpart B or D, or any other loan program administered by the corporation and financed from the proceeds of bonds. Requires any housing or infrastructure project or projects authorized by, and undertaken pursuant to, this law to constitute an "undertaking" within the meaning of that term as defined and used in provisions relating to revenue bonds under state bonds law. -- Amends provisions relating to issuance of bonds for the development of infrastructure. Without limiting provisions relating to bonds; authorization, the corporation, pursuant to and in accordance with this subpart or provisions relating to community facilities district or provisions relating to regional state infrastructure subaccounts, is authorized to issue bonds for the purpose of financing the development of infrastructure for land owned by the corporation or land owned by an eligible developer whose housing project approval by a state or county agency requires the construction of affordable housing; and regional state infrastructure projects under provisions relating to regional state infrastructure subaccounts. -- Amends provisions relating to regional state infrastructure subaccounts. Requires each regional state infrastructure subaccount to consist of the specific sources of revenue, including proceeds from bonds issued pursuant to provisions relating to issuance of bonds for the development of infrastructure. Allows the corporation to expend revenues in the subaccounts to repay holders of bonds issued pursuant to provisions relating to issuance of bonds for the development of infrastructure. -- Appropriation into and out of the dwelling unit revolving fund to the Hawaii housing finance development corporation to carry out the purposes of the dwelling unit revolving fund; provided that the appropriation shall not lapse at the end of the fiscal year for which the appropriation is made; provided further that all moneys from the appropriation that are unencumbered as of June 30, 2025, shall lapse on that date. Appropriation into and out of the dwelling unit revolving fund to the Hawaii housing finance and development corporation for the purposes for which the revolving fund is established. (\$\$) -- HB1246 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU then WAM

HB1248 HD1 (HSCR 552)

RELATING TO SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM INCENTIVES.

Introduced by: Kahaloa K, Amato T, Ganaden S, Garrett A, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Nakashima M, Nishimoto S, Onishi R, Perruso A, Pierick E, Poepoe M, Sayama J, Tam A, Tarnas D, Todd C

Appropriation to the department of agriculture for the continued administration of the Hawaii healthy food incentive program and to provide matching funds to beneficiaries who participate in the supplemental nutrition assistance program. (COVID-19, COVID 19, coronavirus) (\$\$) -- HB1248 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN then WAM

HB1250 HD1 (HSCR 251)

RELATING TO MAMAKI TEA.

Introduced by: Kahaloa K, Amato T, Belatti D, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Matayoshi S, Nakashima M, Nishimoto S, Perruso A, Pierick E, Tam A

Establishes provisions relating to mamaki tea; labeling requirements. Imposes labeling requirements for mamaki tea grown in the State. Appropriation to the department of agriculture for the purpose of administering the mamaki tea labeling requirements imposed by this Act. (\$\$) -- HB1250 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to CPN/ AEN/ then WAM

HB1254 HD1 (HSCR 704)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Cochran E, Amato T, Ganaden S, Hussey-Burdick N, Kapela J, Marten L Appropriation to the department of land and natural resources to establish 2 full time

equivalent (2.00 FTE) homelessness coordinator positions within the department, provided that 1 position shall be based on Maui and 1 position shall be based on Oahu to coordinate activities across all divisions of the department to respond to homeless individuals on the department's lands; to establish 2 0.5 full time equivalent (1.00 FTE) homelessness coordinator positions within the department, provided that 1 position shall be based on Kauai and 1 position shall be based on Hawaii island to coordinate activities across all divisions of the department to respond to homeless individuals on the department's lands. (\$\$) -- HB1254 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS/ WTL/ then WAM

HB1255 HD1 (HSCR 402)

RELATING TO SPECIAL PURPOSE REVENUE BONDS.

Introduced by: Cochran E, Amato T, Ganaden S, Hussey-Burdick N, Poepoe M, Woodson

Authorizes the issuance of special purpose revenue bonds, with the approval of the governor. to assist West Maui Hospital Foundation. Inc., a Hawaii corporation, with financing of costs related to the design and construction of and equipment for West Maui Hospital and Medical Center in the county of Maui, including any necessary infrastructure improvements. Requires the department of budget and finance not issue any special purpose revenue bonds unless the county of Maui serves as guarantor of any debt service on the special purpose revenue bonds issued. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1255 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB1260 HD1 (HSCR 398)

RELATING TO ADDRESS CONFIDENTIALITY.

Introduced by: Ichiyama L, Amato T, Chun C, Mizuno J, Takayama G, Tarnas D Establishes provisions relating to contract for administrative services under relating to address confidentiality program law. Allows the department of law enforcement to contract the services of a 3rd party to administer the address confidentiality program under this law. -- Amends provisions relating to definitions. Defines department to mean the department of law enforcement. -- Amends provisions relating to address confidentiality program; established; appeal; and rulemaking authority. -- Appropriations to the department of law enforcement for FTE positions, operating costs, and equipment to support the address confidentiality

program pursuant to these provisions. (\$\$) -- HB1260 HD1 Mar=07 23 Introduction/Passed First Reading - Senate Current Status:

Mar=09 23 Multiple Referral to PSM/ JDC/ then WAM

HB1261 HD2 (HSCR 1149)

RELATING TO SPECIAL PURPOSE DIGITAL CURRENCY LICENSURE.

Introduced by: Sayama J, Amato T, Belatti D, Cochran E, Ganaden S, Gates C, Hashimoto T, Holt D, Ichiyama L, Kahaloa K, Kitagawa L, Nakashima M, Nishimoto S, Onishi R, Pierick E. Takayama G. Takenouchi J. Tarnas D. Todd C

Establishes the special purpose digital currency licensing act law. Establishes a program for the licensure, regulation, and oversight of special purpose digital currency companies beginning on January 1, 2024. -- Establishes provisions relating to exclusions; powers of commissioner. -- Establishes provisions relating to license required; payment of fees; license; application; issuance; issuance of license; grounds for denial; anti money laundering program; cybersecurity program; fees; bond; renewal of license; annual report; quarterly reports; principal place of business; sale or transfer of license; change of control; ownership and control of digital currency. -- Establishes provisions relating to required disclosures; tangible net worth requirement; records; advertising and marketing; confidentiality. -- Establishes provisions relating to enforcement authority; violations; penalties; investigation and examination authority; prohibited practices; voluntary surrender of license; suspension or revocation of licenses; orders to cease and desist; consent orders; civil penalties; criminal penalties; unlicensed persons; administrative procedures; hearings; division functions. --Amends provisions relating to definitions under the money transmitters modernization act law; criminal history record checks. -- Requires the companies participating in the digital currency innovation lab operated by the department of commerce and consumer affairs and Hawaii technology development corporation to be allowed to continue operations until their applications are acted upon by the division of financial institutions of the department of commerce and consumer affairs; provided that the complete application is submitted to the division of financial institutions of the department of commerce and consumer affairs by March 1, 2024. Requires a company authorized to participate in the digital currency innovation lab as of June 30, 2023, and whose application for licensure under this Act has been submitted to the division of financial institutions of the department of commerce and consumer affairs

on or before March 1, 2024, to be exempt from the requirements in this provision for a period of 6 months from the date on which the application is deemed complete or until the commissioner of financial institutions approves or denies the application, whichever occurs 1st. Allows the commissioner of financial institutions, for good cause, to reduce or extend the 6 month period. Requires submission of an application for licensure to be evidenced through the nationwide multi-state licensing and registry system developed and maintained by the Conference of State Bank Supervisors for the state licensing and registration of state-licensed financial services providers to the commissioner of financial institutions. -- Allows the department of commerce and consumer affairs to employ necessary personnel without regard to civil service law, including 3 full time equivalent (3.0 FTE) positions for examiners, to assist with the implementation and continuing function of this Act. Appropriation to the department of commerce and consumer affairs to establish and hire 3 full-time equivalent (3.0 FTE) permanent examiners, without regard to civil service law to carry out the purposes of the special purpose digital currency license program established by this Act; provided that the positions may be added to the position count for the division of financial institutions of the department of commerce and consumer affairs. (\$\$) -- HB1261 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1263 HD2 (HSCR 1099)

RELATING TO THE HAWAII ABLE SAVINGS PROGRAM.

Introduced by: Sayama J, Amato T, Belatti D, Cochran E, Ganaden S, Garrett A, Gates C, Hashem M, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Martinez R, Matsumoto L, Mizuno J, Morikawa D, Nakashima M, Onishi R, Perruso A, Poepoe M, Quinlan S, Takayama G, Takenouchi J, Tam A, Todd C, Woodson J

Amends provisions relating to Hawaii ABLE savings program trust fund. Allows the director to use funds deposited into the Hawaii ABLE savings program trust fund for any expenses incurred in developing and administering the program. -- HB1263 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1266 HD2 (HSCR 1084)

RELATING TO FOOD DONATIONS.

Introduced by: Gates C, Holt D, Hussey-Burdick N, Kahaloa K, Kila D, Lamosao R, Marten L, Martinez R, Matayoshi S, Mizuno J, Perruso A

Amends provisions relating to exceptions to liability under donation of food. Requires the exceptions to liability specified in this provision to include the donation of wild game; provided that the good-faith donor or distributor reasonably believes that the food is fit for human consumption. -- HB1266 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1267 HD1 (HSCR 717)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Gates C, Cochran E, Holt D, Hussey-Burdick N, Kahaloa K, Kila D, Kobayashi B, Lamosao R, Lowen N, Marten L, Mizuno J, Nishimoto S, Perruso A

Requires the department of land and natural resources to develop and implement a management system to allow for improved management, such as the system that has been used and deemed successful at Haena state park; provided that the management system pursuant to this Act shall be unique and tailored to the specific criteria and needs of Ka'ena point state park, Makua, and Keawa'ula regions. -- HB1267 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1294 HD1 (HSCR 826)

RELATING TO ELECTIONS.

Introduced by: Kila D, Aiu M, Belatti D, Garrett A, Kahaloa K, Lamosao R, Perruso A, Poepoe M, Quinlan S, Takenouchi J, Tam A, Todd C

Establishes provisions relating to legal name of candidates. Requires every candidate for public office in the State to use their legal name for all election purposes. -- HB1294 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1296 HD1 (HSCR 612)

RELATING TO EARLY INTERVENTION SERVICES.

Introduced by: Kila D, Aiu M, Chun C, Garrett A, Kahaloa K, Lamosao R, Poepoe M, Takenouchi J

Establishes an early interventions services working group within the department of health. Requires the working group to study and recommend ways to assist and support deaf and hard of hearing children, including best practices in early intervention services and education, and develop strategies to implement those recommendations. Requires the members of the working group to not be subject to standards of conduct law solely based on their participation on the working group. Requires the department of health to provide administrative support to the working group. Reports to the legislature. Appropriates funds (\$\$). -- HB1296 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB1300 HD2 (HSCR 1100)

RELATING TO MENTAL HEALTH.

Introduced by: Chun C, Amato T, Cochran E, Ganaden S, Gates C, Holt D, Kahaloa K, Kila D, Kobayashi B, Lamosao R, Lowen N, Marten L, Nakashima M, Pierick E, Poepoe M Establishes provisions relating to provisional licensure; associate marriage and family therapist; services reimbursable under licensed marriage and family therapists law. Requires the department to grant, upon application and payment of proper fees, provisional licensure as an associate marriage and family therapist to an individual who has received a master's degree or doctoral degree from an accredited educational institution in marriage and family therapy or in an allied field related to the practice of mental health counseling; has completed a 1 year practicum with 300 hours of supervised client contact; and engages in practice under the clinical supervision of a licensed marriage and family therapist during the period of time necessary to fulfill the clinical experience requirements for licensure as a marriage and family therapist pursuant to provisions relating to application for licensure; provided that the licensed marriage and family therapist is in good standing with the department. Requires each provisional license to include the name and title of the licensed marriage and family therapist or therapists providing clinical supervision of the applicant as described in this provision. Allows a licensed associate marriage and family therapist to only practice marriage and family therapy under the direct supervision of the licensed marriage and family therapist. -- Amends provisions relating to definitions. -- Amends provisions relating to powers and duties of the director. Allows the director to examine and approve the qualifications of all applicants under this law, and issue a license to each successful applicant granting permission to use the title of marriage and family therapist, licensed marriage and family therapist, associate marriage and family therapist, or licensed associate marriage and family therapist in this state pursuant to this law and the rules adopted under this law. -- Amends provisions relating to prohibited acts; exemptions; licensure fees; renewal of license; confidentiality and privileged communications; and therapist prohibited from testifying in alimony and divorce actions. --Establishes provisions relating to provisional license; associate mental health counselor; services reimbursable under mental health counselors law. Requires the department to grant, upon application and payment of proper fees, provisional licensure as an associate mental health counselor to an individual who has received a master's degree or doctoral degree from an accredited educational institution in counseling or in an allied field related to the practice of mental health counseling. -- Amends provisions relating to definitions; powers and duties of the director; prohibited acts; exemptions; licensure; fees; renewal of license; fees; and confidentiality and privileged communications. -- Amends provisions relating to mental health counselor prohibited from testifying in alimony and divorce actions and changes its title to mental health counselor or associate mental health counselor prohibited from testifying in alimony and divorce actions. -- Establishes provisions relating to provisional license; associate psychologist; services reimbursable under psychologists law. Requires the board to grant, upon application and payment of proper fees, provisional licensure as an associate psychologist to an individual who possesses a doctoral degree from an American Psychological Association approved program in clinical psychology, counseling psychology. -- Amends provisions relating to definitions; license required; exemptions; public service employment; powers and duties; requirements for licensing; licensure of state employed clinical psychologists; licenses, issuance, display; renewals; continuing education requirement; and prohibited acts; penalties. -- Amends provisions relating to licensing requirements and changes its title to licensing requirements, services reimbursable under social workers law. -- Amends provisions relating to licensing requirements and changes its title to licensing requirements; services reimbursable under social workers law. Requires services provided by a supervised social worker who is working to obtain post masters clinical social work experience under the supervision of a licensed clinical social worker or individual identified in this provision in order to qualify for a license as a licensed clinical social worker to be eligible for insurance reimbursement through the insurance of the applicable client through reimbursements of claims. -- Appropriations out of the compliance resolution fund to be expended by the department of commerce and consumer affairs to establish, recruit, and hire 1 full-time equivalent (1.0 FTE) office assistant V position to process new license applications established by this Act; and to make appropriate updates to the professional and vocational licensing division's internal databases to create new licenses types established by this Act and associated requirements. (\$\$) -- HB1300 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1301 HD1 (HSCR 702)

RELATING TO CANCER.

Introduced by: Chun C, Amato T, Belatti D, Cochran E, Ganaden S, Hashimoto T, Holt D,

Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Takayama G, Takenouchi J, Tam A Appropriation to the university of Hawaii for a multi ethnic cohort study focusing on the social determinants of health, lifestyles, environmental exposures, and resilience factors of Native Hawaiians, Pacific Islanders, and Filipinos. (\$\$) -- HB1301 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1303 HD1 (HSCR 555)

RELATING TO WATER CONSERVATION.

Introduced by: Lowen N, Amato T, Chun C, Cochran E, Ganaden S, Hashimoto T, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Kila D, Lamosao R, Marten L, Martinez R, Matayoshi S, Mizuno J, Perruso A, Poepoe M, Tam A, Tarnas D, Todd C

Appropriation to the city and county of Honolulu board of water supply to establish an irrigation water use reduction pilot program. Provides that no moneys appropriated shall be expended unless a 40 per cent match is provided by the city and county of Honolulu. Provided further that the rebate amount shall be determined by the board of water supply but not be more than 1,500 dollars per project. Requires the board of water supply to verify that the residential homeowner experienced a reduction in water use by at least 30 per cent and the replacement of landscaping or irrigation was performed by a licensed landscape contractor in good standing with the department of commerce and consumer affairs. Report to the legislature. (\$\$) -- HB1303 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to PSM/ WTL/ then WAM

HB1319 HD2 (HSCR 1091)

RELATING TO THE TRAFFIC CODE.

Introduced by: Cochran E, Ganaden S, Hussey-Burdick N, Kila D, Marten L, Mizuno J, Perruso A, Pierick E

Establishes provisions relating to bicycle at intersection with inoperative vehicle detection device under statewide traffic code law. Allows, notwithstanding any law to the contrary, any person operating a bicycle between the hours of 11:00 pm and 5:00 am to proceed directly through an intersection on a steady red signal; provided that: the intersection, including a left turn only lane, is controlled by traffic-control signals programmed to change to a green signal after a vehicle detection device recognizes the approaching vehicle, and the vehicle detection device does not recognize the arrival of the bicycle; the operator of the bicycle comes to a full and complete stop at the intersection and waits over a vehicle loop detector when visible in the pavement; the traffic-control signal, including the left turn only signal, as appropriate, does not change to a green signal after either the completion of 1 traffic signal cycle or the time it would take for the completion of 1 traffic signal cycle; no contraflow lane is in operation or being set up; and the operator of the bicycle exercises due care and proceeds with caution through the intersection, yielding the right-of-way to any vehicle that has entered the intersection from another highway or is approaching so closely on the other highway as to constitute an immediate hazard during the time when the bicycle operator is moving across or within the intersection. -- Establishes provisions relating to motorcycle at intersection with inoperative vehicle detection device under statewide traffic code law. Allows notwithstanding any law to the contrary, any person operating a motorcycle between the hours of 11:00 pm and 5:00 am to proceed directly through an intersection on a steady red signal; provided that: the intersection, including a left turn only lane, is controlled by traffic-control signals programmed to change to a green signal after a vehicle detection device recognizes the approaching vehicle, and the vehicle detection device does not recognize the arrival of the motorcycle; the operator of the motorcycle comes to a full and complete stop at the intersection and waits over a vehicle loop detector when visible in the pavement; the traffic-control signal, including the left turn only signal, as appropriate, does not change to a green signal after either the completion of 1 traffic signal cycle or the time it would take for the completion of 1 traffic signal cycle; no contraflow lane is in operation or being set up; and the operator of the motorcycle exercises due care and proceeds with caution through the intersection, yielding the right-of-way to any vehicle that has entered the intersection from another highway or is approaching so closely on the other highway as to constitute an immediate hazard during the time when the motorcycle operator is moving across or within the intersection. -- Establishes provisions relating to moped at intersection with inoperative vehicle detection device under statewide traffic code law. Allows notwithstanding any law to the contrary, any person operating a moped between the hours of 11:00 pm and 5:00 am to proceed directly through an intersection on a steady red signal; provided that: the intersection, including a left turn only lane, is controlled by traffic-control signals programmed to change to a green signal after a vehicle detection device recognizes the approaching vehicle, and the vehicle detection device does not recognize the arrival of the moped; the operator of the moped comes to a full and complete stop at the intersection and waits over a vehicle loop

detector when visible in the pavement; the traffic-control signal, including the left turn only signal, as appropriate, does not change to a green signal after either the completion of 1 traffic signal cycle or the time it would take for the completion of 1 traffic signal cycle; no contraflow lane is in operation or being set up; and the operator of the moped exercises due care and proceeds with caution through the intersection, yielding the right-of-way to any vehicle that has entered the intersection from another highway or is approaching so closely on the other highway as to constitute an immediate hazard during the time when the moped operator is moving across or within the intersection. -- HB1319 HD2 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1326 HD1 (HSCR 250)

RELATING TO THE ENVIRONMENT.

Introduced by: Lowen N

Establishes provisions relating to 0 waste initiative and packaging waste reduction and reuse program. Defines packaging reduction to mean the reduction of the weight number of items of packaging used to provide products for consumption. Establishes within the department. a Hawaii 0 waste initiative with the goal of sending 0 waste to the landfill or to incineration with specified criteria. Requires the department to, by rule, establish dates and interim goals under the Hawaii 0 waste initiative by which the State to achieve a 25 per cent, 50 per cent, and 75 per cent reduction in the amount of waste going to the landfill or incineration. Provides that under the Hawaii 0 waste initiative, requires the department to facilitate a transition from a linear economy to a circular economy; establish policies and programs that reduce waste and consumption and maximize reuse, refill, composting, and recycling; seek to reduce the amount of toxic and hazardous waste that is imported into the State and poses a risk to air quality, water quality, and groundwater resources and otherwise creates dangerous pollution when used or disposed of; where feasible, seek market based solutions that internalize the external costs to producers that have been borne by taxpayers in the past, beginning with considering programs for products that have successful extended producer responsibility programs in other jurisdictions, including but not limited to carpets, large appliances, electronic waste, packaging waste, prescription drugs, batteries, paint, pesticides, tires, photovoltaic panels, used motor oil, and mattresses; seek to learn from policies implemented in other jurisdictions, while also considering the State's unique needs and the needs of each county; work with other state agencies, counties, and the private sector to implement the initiative; and conduct public outreach and education statewide about the Hawaii zero waste initiative. Annual report to the legislature. Requires the department to establish a packaging waste advisory council, which to advise the department on the needs assessment pursuant to provisions relating to needs assessment and packaging waste reduction and reuse plan pursuant to provisions relating to packaging waste reduction and reuse plan and program; implementation. Requires the department, with assistance from each county and advice and input from the advisory council, to develop a statewide needs assessment, which to detail the resources needed to reduce packaging waste from each respective county's baseline amount by 75 per cent by 2030; provided that for a county with a population greater than 500,000; to detail the resources needed to reduce the county's packaging waste that the county sends to a landfill or to a power plant that burns municipal solid waste as a fuel; and to categorize its resource needs by method of packaging waste disposal. Further requires the department to compile the needs assessments and consolidate them along with any recommendations made by the counties and work with the advisory council to develop an implementation plan; provided that requires priority to be given to packaging reuse and refill programs. --Establishes packaging waste special fund and packaging waste reduction and reuse plan and program; implementation as specified. Requires the department and counties to prepare to implement the packaging waste reduction and reuse program beginning July 1, 2027. Allows the department to adopt rules pursuant to provisions relating to administrative procedure law necessary to implement this provision. Annual report to the legislature. Exempts any material that is regulated by the department as a deposit beverage or used in the packaging of a product that is regulated as a drug, medical device, or dietary supplement by the US Food and Drug Administration under the Federal Food, Drug, and Cosmetic Act or the Dietary Supplement Health and Education Act of 1994. Appropriation. (\$\$) -- HB1326 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1327 HD2 (HSCR 1104)

RELATING TO TAX CREDITS.

Introduced by: Woodson J, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garcia D, Garrett A, Hashimoto T, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lowen N, Marten L, Matsumoto L, Mizuno J, Morikawa D, Nishimoto S, Perruso A, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C, Ward G

Establishes provisions relating to qualified expenses; educational supplies; tax credit under income tax law. Provides an income tax credit to an individual who is employed by the

department of education or the Hawaii state public library system as a prekindergarten through 12th grade teacher, instructor, school librarian, counselor, principal, registrar, or aide; or as a teacher or teacher assistant as part of a head start program, in a school for at least 900 hours during a school year, to be equal to the amounts expended for qualified expenses in a taxable year; provided that the credit shall not exceed _____ dollars per taxable year. -- HB1327 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1329 HD1 (HSCR 38)

RELATING TO EDUCATION.

Introduced by: Woodson J, Amato T, Belatti D, Ganaden S, Garcia D, Garrett A, Gates C, Hashimoto T, Kahaloa K, Kila D, Kobayashi B, Lowen N, Marten L, Mizuno J, Morikawa D, Nakashima M, Onishi R, Takenouchi J, Tam A, Tarnas D, Todd C, Ward G

Requires the department of education to work with Hawaii State Teachers Association, Hawaii Government Employees Association, and Hawaii United Public Workers to develop and implement an active shooter training program in all public schools under the jurisdiction of the department; and provide that public school students are exempt from participation in any active shooter training program developed by the department. -- HB1329 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then JDC

HB1330 HD1 (HSCR 338)

RELATING TO SCHOOL BUS SERVICES.

Introduced by: Woodson J, Amato T, Chun C, Cochran E, Ganaden S, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Poepoe M, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Appropriation to the department of education for school bus services. (\$\$) -- HB1330 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to EDU then WAM

HB1336 HD2 (HSCR 1093)

RELATING TO CRIMINAL JUSTICE REFORM.

Introduced by: Ganaden S, Amato T, Kapela J, Marten L, Perruso A, Poepoe M, Tarnas D Establishes provisions relating to initial court appearance; failure to appear; grace period under criminal procedures: district courts law. Allows a person who fails to appear in court for the initial appearance in a case to be granted a grace period of 48 hours before the court may issue an arrest warrant for the person's nonappearance. During the grace period, allows the person to voluntarily appear at court without the need to provide advance notice to the court. Provides that if the 48-hour grace period is scheduled to expire on a Saturday, Sunday, or state holiday, requires the expiration to be extended to the same time on the next business day. -- Establishes provisions relating to initial court appearance; failure to appear; grace period under criminal procedures: circuit courts law. Allows a person who fails to appear in court for the initial appearance in a case to be granted a grace period of 48 hours before the court may issue an arrest warrant for the person's non-appearance. During the grace period. allows the person to voluntarily appear at court without the need to provide advance notice to the court. If the 48 hour grace period is scheduled to expire on a Saturday, Sunday, or state holiday, requires the expiration to be extended to the same time on the next business day. --Amends provisions relating to arrest, how made and changes its title to arrest, how made; citation in lieu of arrest; failure to appear under arrests, search warrants law. Provides that if the police officer finds and is reasonably satisfied that the person, the person poses a significant danger to a specific or reasonably identifiable person or persons, based upon an articulable risk to a specific person or the community, as evidenced by the circumstances of the offense or by the person's record of prior convictions. -- Amends provisions relating to warrant after summons issued under criminal procedures: district courts law. Allows the district judge, for any cause that appears to the district judge to be sufficient, after the issue of the summons, and by virtue of the complaint therein contained and recited, to issue the district judge's warrant for the immediate arrest, upon the charge, of the person so summoned; provided that if the court granted a grace period, requires the warrant to not be issued until 48 hours after the person's failure to appear in response to the summons. --Amends provisions relating to intake service centers under corrections law. -- Amends provisions relating to bailable and changes its title to pretrial release; bailable offenses under bail, bond to keep the peace law. -- Amends provisions relating to conditions of release on bail, recognizance, or supervised release; violations of conditions of release on bail, recognizance, or supervised release; sanctions for violation of conditions of release on bail, recognizance, or supervised release. -- Amends provisions relating to drug screening; request under criminal procedures: district courts law. -- Establishes provisions relating to drug screening; request under criminal procedures: circuit courts law. -- Amends provisions relating

to terms and conditions of parole; suspension and revocation under corrections law. Requires no parole to be revoked and no credits forfeited without cause, which must be stated in the order revoking the parole but shall not be based solely upon the parolee having tested positive for drug use, or in the order forfeiting the credits after notice to the paroled prisoner of the paroled prisoner's alleged offense and an opportunity to be heard; provided that a parolee shall not be arrested under this subsection solely because the parolee has tested positive for drug use. -- HB1336 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1340 HD2 (HSCR 1047)

RELATING TO MENTAL HEALTH.

Introduced by: Tam A, Amato T, Belatti D, Cochran E, Ganaden S, Gates C, Hashimoto T, Kapela J, Kila D, Lowen N, Marten L, Mizuno J, Poepoe M

Establishes provisions relating to temporary breakthrough therapy designation advisory council. Allows the director of health to establish a temporary breakthrough therapy designation advisory council to assess a breakthrough therapy designation for a mental health or substance abuse treatment within 3 months of a breakthrough therapy designation approval by the US Food and Drug Administration. Establishes within the department of health for administrative purposes only, an advisory council to examine federal and state laws, regulations, administrative rules, and community practices regarding the treatment of mental health or substance abuse conditions for which the breakthrough therapy designation applies; examine available clinical and scientific studies, research, and other information relating to the safety and efficacy of methods to treat mental health or substance abuse conditions for which the breakthrough therapy designation applies; and examine requirements, specifications, and guidelines for a health care professional to prescribe and provide various treatments for patients who may benefit. Advisory council to terminate upon the withdrawal of the breakthrough therapy designation or final approval by the US Food and Drug Administration (sunset). Report to the legislature. -- HB1340 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1344 HD2 (HSCR 1061)

RELATING TO ANGER MANAGEMENT.

Introduced by: Takayama G

Amends provisions relating to temporary restraining order; and violation of an order for protection under domestic abuse protective orders law. Requires a person convicted under this provision to be ordered by the court to complete an assessment at any available domestic violence program and to complete a domestic violence intervention or anger management course as determined by the domestic violence program. -- Amends provisions relating to domestic violence intervention and changes its title to domestic violence intervention; anger management. Requires any sentence for a domestic violence intervention or anger management course specified by to be imposed by the court, with or without probation. --Amends provisions relating to abuse of family or household members; penalty under offenses against the family and against the incompetents law. Whenever a court sentences a person or grants a motion for deferral pursuant to these provisions, it also requires that the offender complete within a specified time frame any available domestic violence intervention programs, unless diverted to anger management counseling based on an assessment conducted by a domestic violence intervention service provider, in which case the person shall complete anger management counseling. When a person is ordered by the court to complete any domestic violence intervention programs, anger management counseling, or parenting classes, requires that person to provide adequate proof of compliance with the court's order. -- HB1344 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1348 HD2 (HSCR 1056)

RELATING TO LABELING OF MACADAMIA NUTS.

Introduced by: Kahaloa K, Amato T, Belatti D, Chun C, Cochran E, Gates C, Hashimoto T, Hussey-Burdick N, Kila D, Lamosao R, Matayoshi S, Morikawa D, Nakashima M, Poepoe M, Sayama J, Takenouchi J, Tam A, Tarnas D, Todd C

Amends provisions relating to macadamia nuts; labeling requirements. Requires a listing of the countries of origin of the portion of the raw or processed macadamia nuts not grown in the State that are included in the package to also be shown on the principal display panel pursuant to section 304 of the Tariff Act of 1930 (19 U.S.C. 1304), as amended. Provides it shall be a violation of this provision to use a label, as provided for under this provision, containing the words Hawaii Grown Macadamia Nuts that misrepresents and creates a reasonable expectation that the origin of the macadamia nuts in the package as being grown in the State, including but not limited to the use of a company name or the use of images of the State, if less than the specified percentage or none of the macadamia nuts in the package were grown in the State. -- HB1348 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1350 HD2 (HSCR 1162) RELATING TO FOOD SAFETY.

Introduced by: Kahaloa K

Appropriation to the department of agriculture to establish and implement, under general administration for agriculture, a GroupGAP (Good Agricultural Practices) food safety training

and certification program. (\$\$) -- HB1350 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1356 HD1 (HSCR 414) RELATING TO MEDICAID PATIENT CARE.

Introduced by: Lamosao R, Martinez R

Appropriation to the department of human services to provide enhanced payments to providers of state licensed adult residential care homes (ARCH TYPE-1) and developmentally disabled domiciliary (DD-DOM) homes that are caring for medicaid patients, to assist with COVID-related costs and lost revenues. Requires federal matching funds. (COVID-19, COVID

19, coronavirus) (\$\$) -- HB1356 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB1357 HD1 (HSCR 456) RELATING TO CARE HOMES.

Introduced by: Lamosao R, Martinez R

Appropriation to the department of human services to provide enhanced payments in the amount of 2,500 dollars per medicaid eligible client under the care of community care foster family homes, adult residential care homes type I, expanded adult residential care homes, and developmental disabilities domiciliary homes for each year during the period between July 1, 2009, to June 30, 2023; provided that enhanced payments for medicaid eligible clients who were housed less than a year shall be prorated; provided further that, to claim this enhanced payment, applicable care home operators shall provide historical records of the medicaid eligible clients under their care and enhanced payments shall be made in monthly installments or in a single lump sum. (\$\$) -- HB1357 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB1359 HD2 (HSCR 749) RELATING TO HEMP.

Introduced by: Morikawa D, Amato T, Cochran E, Hussey-Burdick N, Lowen N, Nakashima M, Perruso A

Amends provisions relating to commercial hemp production. Repeals redundant regulations on hemp production, which will reduce costs for the State and Hawaii farmers. Amends the hemp law in a manner that recognizes the unique constraints of Hawaii farmers, while protecting human health. Allows an individual or entity licensed by the US Department of Agriculture to produce hemp in Hawaii to sell hemp biomass. Requires any products that are labeled as, advertised as, or implied to be made from hemp grown in Hawaii to list the percentage of Hawaii-grown hemp included on the product on the label. -- Appropriation to the department of health for the hiring of a toxicologist or consultant familiar with hemp industry standards for the purposes provisions relating to laboratory standards and testing; certification, as amended by this Act. (\$\$) -- HB1359 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to AEN/ CPN/ then WAM/ JDC/

HB1362 HD2 (HSCR 1180) RELATING TO PASS-THROUGH ENTITY TAXATION.

Introduced by: Yamashita K

Establishes provisions relating to pass-through entity taxation election under income tax law. Authorizes certain entities to elect to pay Hawaii income tax at the entity level through pass-through entities. -- HB1362 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1363 HD3 (HSCR 1145) RELATING TO TAXATION.

Introduced by: Yamashita K

Amends provisions relating to county surcharge on state tax under general provisions law. Allows each county that has established a surcharge on state tax before March 31, 2019, under these provisions to amend the surcharge ordinance to change the authorized uses of surcharge revenues, pursuant to this provision; provided that no ordinance shall be amended pursuant to this provision until the county has conducted a public hearing on the proposed amendment; and the ordinance shall be amended before December 31, 2023. Requires each county having a population equal to or less than 500,000 that adopts a county surcharge on

state tax ordinance pursuant to this provision to use the surcharges received from the State for housing infrastructure; provided that a county that uses surcharge revenues for housing infrastructure shall not pass on related infrastructure costs to the developer of a housing project; provided further that this provision apply only if a county amended its surcharge ordinance pursuant to this provision or adopts a county surcharge on state tax ordinance after December 31, 2022; provided that each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision after December 31, 2022, shall use the surcharge revenues received from the State only for the purposes described in this provision. -- Amends provisions relating to county surcharge on state tax; administration licenses; tax; exemptions under general excise tax law. Provides that no surcharge on state tax may be levied before January 1, 2024, if the county surcharge on state tax was established by the adoption of an ordinance on or after March 31, 2019, but on or before August 1, 2023; or January 1, 2025, if the county surcharge on state tax was established by the adoption of an ordinance on or after August 2, 2023, but before December 31, 2023; and after December 31, 2030. -- Amends provisions relating to county surcharge on state tax; administration under use tax law. Provides that no surcharge on state tax may be levied prior to January 1, 2025, if the county surcharge on state tax was established by the adoption of an ordinance on or after August 2, 2023, but before December 31, 2023. --HB1363 HD3

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1366 HD1 (HSCR 457)

RELATING TO HOMELESSNESS.

Introduced by: Mizuno J, Amato T, Ganaden S, Kahaloa K, Kila D, Marten L, Poepoe M Requires the department of human services to coordinate a voluntary homeless assistance pilot program to be known as the return to home pilot program to provide eligible homeless individuals with assistance in being reunited with family and relatives in the individual's home state; to contract with eligible non profit organizations, for profit organizations, or foundations to administer the pilot program without regard to Hawaii public procurement code and purchases of health and human services. Establishes pilot project eligibility criteria and requirements. Provides that except in cases where the participant is indigent and lacks the financial resources, requires participants of the return to home pilot program or the participant's family or relatives in the participant's home state to be responsible for 1/2 of the cost of any transportation used to return the participant to the participant's home state. Requires the pilot program to actively seek the participation of local airlines, cruise lines, charter companies, homeless programs, travel agencies, and the visitor industry to coordinate and implement the pilot program. Pilot program to cease to exist on June 30, 2026 (sunset). Appropriation. (\$\$) -- HB1366 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HHS then WAM

HB1368 HD1 (HSCR 421)

RELATING TO THE HOSPITAL SUSTAINABILITY PROGRAM.

Introduced by: Mizuno J, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Kahaloa K, Kapela J, Kila D, Kobayashi B, Lowen N, Marten L, Martinez R, Matsumoto L, Nakashima M, Nishimoto S, Perruso A, Poepoe M

Amends provisions relating to findings and declaration of necessity under hospital sustainability program law. Requires the department of human services to use the revenue from the fee and associated federal medicaid matching funds exclusively to make payments to hospital and for other purposes as described in this law. Redefines private hospitals, except for hospitals that are charitable hospitals funded primarily through donations or other non insurance sources funding and whose net patient revenue is less than 50 per cent of operating expenses, per the medicaid cost report. -- Amends provisions relating to hospital sustainability program special fund. Clarifies that requires moneys in the hospital sustainability program special fund to consist of all revenues collected or received by the department from the hospital sustainability fee as required by this law. Repeals provision that all federal medicaid funds received by the department as a result of matching expenditures made with the hospital sustainability fee; and provision that any money remaining in the hospital sustainability program special fund 6 months after the repeal of this law, shall be distributed to hospital within 30 days in the same proportions as received from the hospital. -- Amends provisions relating to hospital sustainability fee. Increase fees, Repeals provision that allows the department to also exclude any facility from the hospital sustainability fee if it is determined that its exclusion is required to meet federal standards of approval. Allows the department to upon good faith consultation and negotiations with the hospital trade association located in the State, modify, add to, or exclude facilities in the assessment if necessary to obtain and maintain approval of the waiver by the Centers for Medicare and Medicaid Services; provided that the modification, addition, or exclusion is consistent with the

purposes of this law. -- Amends provisions relating to hospital sustainability fee assessments. Repeals provision that the fee shall be divided and paid in 12 equal installments on a monthly basis. Requires the department to determine, upon good faith consultation and negotiations with the hospital trade association located in State, the prospective fee rate for the applicable fiscal year. Requires the department to impose the hospital sustainability fee on a monthly basis. Requires the hospital to pay the hospital sustainability fee within 60 calendar days after the end of the calendar month that the department imposed the fee; provided that if required federal approvals have not been secured by the end of a calendar month, requires the fees for that month to be paid within 10 days after notification to the hospitals that the required approvals have been received. -- Amends provisions relating to federal approval. Adds that requires the department to seek waivers and any additional approval form the Centers for Medicare and Medicaid services that may be necessary to implement the hospital sustainability program, including approval of the contracts between the State and medicaid managed care health plans. -- Amend provisions relating to penalties for failure to pay the hospital sustainability fee. Repeals the term prime plus. -- Amends provisions relating to private hospital payments through enhanced rates to medicaid manage care health plans by changing it to provisions relating to private hospital payments through enhanced payments to medicaid manage care health plans. Requires the department to use moneys from the hospital sustainability program special fund solely to fulfill the requirements; and use revenues from the hospital sustainability fee and federal matching funds to enhance payments to medicaid managed care health plans consistent with the following objectives specified. Requires collection of the hospital sustainability fee established to be discontinued, if the department of health reduces reimbursement rates for private hospital services to medicaid patients with the intention of using the funds to supplant the planned or permanent reduction in reimbursement rates. -- Amends Act 217, session laws of 2012, as amended by Act 141, session laws of 2013, as amended by Act 123, session laws of 2014, as amended by Act 70, session laws of 2015, as amended by Act 60, session laws of 2016, as amended by Act 59, session laws of 2017, as amended by Act 173, session laws of 2019, as amended by Act 38, session laws of 2021 by repealing the sunset date. Appropriation to the department of human services for the hospital sustainability program. (\$\$) -- HB1368 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to HHS then WAM

HB1369 HD1 (HSCR 420)

RELATING TO NURSING FACILITIES.

Introduced by: Mizuno J, Amato T, Belatti D, Cochran E, Ganaden S, Garrett A, Gates C, Kahaloa K, Kapela J, Kila D, Kobayashi B, Lowen N, Marten L, Matsumoto L, Nakashima M, Perruso A, Pierick E, Poepoe M, Souza K, Todd C

Amends provisions relating to additional amounts not taxable; needs allowance; waiver program individuals; findings and declaration of necessity; nursing facility sustainability program special fund; nursing facility sustainability fee; nursing facility sustainability fee assessment; penalties for failure to pay nursing facility sustainability fee; enhanced rates to medicaid managed care health plans; termination. -- Repeals the nursing facility tax law. --Amends Act 156, Session Laws of 2012, relating to long term care facilities, as amended by Act 142, Session Laws of 2013, as amended Act 124, Session Laws of 2014, as amended by Act 69, Session Laws of 2015, as amended by Act 59, Session Laws of 2016, as amended by Act 60, Session Laws of 2017, as amended by Act 163, Session Laws of 2019, as amended by Act 24, Session Laws of 2021. Repeals sunset date. -- Amends Act 124, Session Laws of 2014, relating to the nursing facility sustainability program, as amended by Act 69, Session Laws of 2015, as amended by Act 59, Session Laws of 2016, as amended by Act 60, Session Laws of 2017, as by Act 163, Session Laws of 2019, as amended by Act 24, Session Laws of Hawaii 2021. Repeals sunset date. -- Makes permanent and amends the nursing facility sustainability program, exempts the program from the central service and administrative expenses assessments. -- Appropriation out of the nursing facility sustainability program special fund to the department of human services for the purposes consistent with provisions relating to the nursing facility sustainability program special fund. (\$\$) -- HB1369 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB1371 HD1 (HSCR 434)

RELATING TO THE SAND ISLAND STATE RECREATION AREA.

Introduced by: Holt D, Hussey-Burdick N, Kahaloa K, Kila D, Martinez R, Mizuno J, Nakamura N, Perruso A, Todd C

Requires the department of land and natural resources to prepare a master plan for the Sand Island state recreation area that develops the concept of a people's park. Requires the plan to: incorporate community and stakeholder participation and address improvements for

developed and undeveloped portions of the state recreation area; incorporate a Native Hawaiian arts and cultural center for community uses; assess current and future environmental conditions, such as climate change and sea level rise; propose improvements to existing facilities and infrastructure; propose the addition of new facilities and infrastructure; preserve and interpret significant historic features; and make other recommendations to expand opportunities for outdoor recreation. Reports to the legislature. Appropriates funds (\$\$). -- HB1371 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1373 HD2 (HSCR 1119)

RELATING TO WORKFORCE DEVELOPMENT.

Introduced by: Holt D, Cochran E, Hashimoto T, Kahaloa K, Kila D, Lamosao R, Mizuno J, Nakashima M, Todd C

Establishes provisions relating to workforce development incentive; rebate program. Requires the department of business, economic development, and tourism to administer a workforce development incentive rebate program that incentivizes local independent film and television productions. -- Amends provisions relating to motion picture, digital media, and film production income tax credit under income tax law. Prohibits any taxpayer who claims a tax credit under this provision to be eligible for a workforce development incentive rebate under this provision for the same project. -- HB1373 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1375 HD3 (HSCR 1218)

RELATING TO TOURISM.

Introduced by: Quinlan S, Amato T, Hussey-Burdick N, Kapela J, Kobayashi B, Lamosao R, Lowen N, Marten L, Perruso A, Poepoe M

Establishes the destination management agency law. Establishes provisions relating to destination management agency; commission; established. Establishes the destination management agency, which shall be a body corporate and a public instrumentality of the State, for the purpose of implementing this law. Requires the agency to be placed within the department of business, economic development, and tourism for administrative purposes only. Requires the agency to be headed by a commission that shall consist of 3 members who are appointed by the governor in the manner prescribed in provisions relating to selection and terms of members of boards and commissions; except that the members shall not be subject to the advice and consent of the senate. -- Establishes provisions relating to powers, generally. Allows the agency to develop, coordinate, and implement state policies and directions for tourism and related activities taking into account the economic, social, and physical impacts of tourism on the State, Hawaii's natural environment, and areas frequented by visitors; among other powers. Establishes provisions relating to the convention center enterprise special fund, tourism emergency special fund; tourism special fund; and county assistance special fund; established. -- Report to the legislature. -- Repeals the Hawaii tourism authority law. -- Transfers all rights, powers, functions, and duties of the Hawaii tourism authority to the destination management agency. -- HB1375 HD3 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1382 HD2 (HSCR 745)

RELATING TO MEAT DONATION.

Introduced by: Onishi R

Establishes provisions relating to exceptions to liability under donation of food law. Requires the exceptions to liability specified in this provision to include: the donation of livestock or wild game meat; provided that the good faith donor harvested the meat in a food safe manner and processed the meat in accordance with federal law and the distributor reasonably believes that the food is fit for human consumption. Establishes a meat processing task force within the department of agriculture. Donor means any individual, food vendor, food manufacturer, food distributor, grocery or convenience store, charitable or nonprofit organization, butcher, meat processor, or government agency that donates food to needy persons where the food in question has been prepared and packaged in a facility meeting all relevant food safety guidelines, certifications, and requirements and has passed all food safety inspections. Reports to the legislature. Appropriates funds. (\$\$) -- HB1382 HD2

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to AEN then WAM

HB1383 HD1 (HSCR 592)

RELATING TO AGRICULTURE.

Introduced by: Onishi R, Gates C, Hussey-Burdick N, Kahaloa K, Lamosao R, Morikawa D, Nakashima M, Perruso A, Tarnas D, Todd C, Woodson J

Establishes within the department of agriculture an agricultural import replacement task force to identify the top 10 fruit and vegetable imports to the State that can be commercially grown by farmers in the State. Report to the legislature. Requires the task force to be dissolved on

June 30, 2025 (sunset). -- Establishes provisions relating to agricultural import replacement tax credit. Provides an income tax credit equal to the qualified expenses of the qualified taxpayer, up to a maximum of ____ dollars in any taxable year. -- HB1383 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1384 HD1 (HSCR 469)

RELATING TO MANUFACTURING.

Introduced by: Onishi R, Gates C, Holt D, Hussey-Burdick N, Kahaloa K, Lamosao R, Lowen N, Morikawa D, Nakashima M, Perruso A, Todd C

Establishes provisions relating to manufacturing development tax credit. Provides a manufacturing development tax credit equal to qualified expenses of a qualified taxpayer, up to a maximum of _____ in any taxable year for the purchasing of food manufacturing equipment; training of employees on the use of food manufacturing equipment; improving existing energy efficiency manufacturing equipment or the purchase of improved energy efficiency equipment in the food manufacturing process; or studying or planning the implementation of a new food manufacturing facility. (COVID-19, COVID 19, coronavirus) -- HB1384 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1385 HD2 (HSCR 694)

RELATING TO PUBLIC LANDS.

Introduced by: Onishi R, Gates C, Hashimoto T, Holt D, Ichiyama L, Kahaloa K, Lowen N, Nakashima M, Sayama J, Tarnas D, Todd C

Establishes provisions relating to public lands redevelopment. Establishes provisions relating to designation of redevelopment district; boundaries; transfer to the committee. Requires the legislature to designate redevelopment districts by law for any area of public lands classified as commercial and industrial; hotel, apartment, and motel; or resort use pursuant to provisions relating to classes of lands, if the legislature determines that there is a need for planning, development, or redevelopment because the buildings and infrastructure in the area are dilapidated or have deteriorated due to age or obsolescence. Requires the designation to specify the boundaries of the redevelopment district. Requires the law designating the redevelopment district to transfer the management of the public lands within the designated district to the planning committee for the designated district; provided that any lessee or permittee within the designated district shall fully comply with the existing lease or permit. --Establishes provisions relating to planning committee; members; district administrator; repeal; planning committee; powers and duties; generally; exemption from administrative supervision of boards and commissions; district redevelopment plan; and designated redevelopment district revolving fund. -- Amends provisions relating to lease provisions; generally; lease restrictions; generally. -- Requires the Waiakea peninsula redevelopment district to include the area bounded by the shoreline from the intersection of Lihiwai street and Kamehameha avenue; Kamehameha avenue to its intersection with Kalanianaole avenue; Kalanianaole avenue to its intersection with Banyan way; Banyan way from its intersection with Kalanianaole avenue to its intersection with Banyan drive; from the intersection of Banyan way and Banyan drive to the shoreline; the shoreline around the Wajakea peninsula, including Moku Ola island, to the intersection of Lihiwai street and Kamehameha avenue. Establishes a Waiakea peninsula redevelopment district planning committee. Transfers the public lands within the Waiakea peninsula redevelopment district to the Waiakea peninsula redevelopment district planning committee. -- Establishes the Waiakea peninsula redevelopment district revolving fund. Requires the moneys in the revolving fund to be used in the Waiakea peninsula redevelopment district for the purposes described in this provision. -- Appropriation into and out of the Waiakea peninsula redevelopment district revolving fund to the Waiakea peninsula redevelopment district planning committee for the purposes of this provision. (\$\$) -- HB1385 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1394 HD1 (HSCR 435)

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

Introduced by: Nakamura N, Chun C, Cochran E, Ganaden S, Hashimoto T, Holt D, Ichiyama L, Lowen N, Perruso A, Poepoe M, Todd C

Appropriation to the department of land and natural resources for the operations and personnel of the department's division of forestry and wildlife to manage hotspots at trailheads as part of the Na Ala Hele trail and access program. (\$\$) -- HB1394 HD1 Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1395 HD1 (HSCR 385)

RELATING TO HOUSING.

Introduced by: Nakamura N, Hashimoto T, Holt D, Kila D, Kitagawa L, Todd C Appropriation to the Hawaii public housing authority for the planning and design of up to 114 housing units at the Kapaa public housing project site in Kapaa, Kauai, including the

LRB Systems March 9, 2023

114

development of 36 replacement public housing units, and up to 78 additional housing units comprised of a mix of supportive housing, affordable housing, and workforce housing. (\$\$) -- HB1395 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HOU then WAM

HB1396 HD2 (HSCR 705)

RELATING TO CESSPOOLS.

Introduced by: Nakamura N, Chun C, Cochran E, Hashimoto T, Holt D, Kahaloa K, Lowen N, Morikawa D, Perruso A, Takayama G, Todd C

Establishes within the environmental management division of the department of health, a county cesspool conversion pilot program to work with the 4 counties to identify a priority area in each county in which a pilot project could be implemented to expand the county sewage system or other centralized treatment system to connect individual properties in the priority area and reduce or eliminate cesspools in the identified area; meet with appropriate community stakeholders and homeowners to gather input regarding plans for the pilot project; conduct planning and design; estimate capital and ongoing maintenance costs; and equitably allocate the funds available to each county to carry out the pilot project. Report to the legislature. Appropriation. Establishes provisions relating to wastewater branch; cesspool conversion section. Establishes within the wastewater branch of the department, a cesspool conversion section to manage and facilitate various state financing options for the conversion of cesspools in the State; develop and manage public outreach and education regarding the conversion of cesspools; inform cesspool owners of available options and assistance for compliant conversions of cesspools; manage any federal, state, or other available grants to assist with the conversion of cesspools; secure available federal funding that may be used to assist in the conversion of cesspools; and facilitate partnerships with counties, non governmental organizations, and the private sector relating to the department's responsibilities under this provision. Appropriation. -- Establishes provisions relating to cesspool upgrade, conversion, or connection; income tax credit. Authorizes each taxpayer subject to the tax imposed under this law, a cesspool upgrade, conversion, or connection income tax credit to be deductible from the taxpayer's net income tax liability, if any, imposed by this law for the taxable year in which the credit is properly claimed. Provides that in the case of a partnership, S corporation, estate, or trust, the tax credit allowable is for qualified expenses incurred by the entity for the taxable year. Requires that the expenses upon which the tax credit is computed to be determined at the entity level; and distribution and share of credit to be determined by rule. Establishes credit limits for qualified expenses of taxpayer and certification requirements. Defines qualified expenses to mean costs that are necessary and directly incurred by the taxpayer for upgrading or converting a qualified cesspool to a director of health approved wastewater system, or connecting a qualified cesspool to a sewerage system, and that are certified as such by the department of health. -- Amends provisions relating to review for 2022 and every 5th year thereafter under review of tax exemptions, exclusions, and credits. Adds credit for cesspool upgrade, conversion, or connection. --Amends provisions relating to review for 2023 and every 5th year thereafter. Repeals provision that requires provisions relating to credit for cesspool upgrade, conversion, or connection. -- Amends provisions relating to notification required; ambiguity under mandatory seller disclosures in real estate transaction law. Requires the seller to include the material fact information in the disclosure statement provided to the buyer subject to this law when residential real property contains a cesspool and the cesspool is identified by the maps in the university of Hawaii 2022 Hawaii cesspool hazard assessment and prioritization tool, subject to the availability of the maps. (\$\$) -- HB1396 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1397 HD1 (HSCR 447)

RELATING TO SUPPORTIVE HOUSING.

Introduced by: Nakamura N, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Gates C, Hashimoto T, Hussey-Burdick N, Kahaloa K, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Established within the statewide office on homelessness and housing solutions the supportive housing pilot program to provide and maintain affordable, permanent housing and services for individuals and families with special needs. Requires the statewide office on homelessness and housing solutions to collaborate with the Hawaii housing finance and development corporation, Hawaii public housing authority, and various state, county, and community agencies to implement the pilot program. Requires the Hawaii housing finance and development corporation to assist in the development of a rental housing project or projects in which some or all of the units are targeted to special needs individuals or families who require supportive services and with household incomes at or below 30 per cent of area

median income; and allowed to establish rules and qualification criteria for the award of supportive housing projects without regard to provisions relating to administrative procedure. Requires authority to implement project based rent supplement payments of no more than 500 dollars a month, to project owners for units that are rented to eligible residents participating in the supportive housing pilot program. Allows the authority to enter into memoranda of agreements with the counties or specialized nonprofit organizations as necessary to implement this provision. Exempts the authority from Hawaii public procurement code, in selecting a qualified nonprofit organization to administer the rent supplement payments and without regard to administrative procedure, to establish rules and qualification standards for participants of the supportive housing program. Requires the statewide office to administer supportive services that assist the residents participating in the pilot program to retain housing, improve their health status, and maximize their ability to live and, when possible, work in the community. Allows the support services to include, mental health, substance abuse, counseling, and daily living activities; and funding of approximately 800 dollars per month is intended to be matched with federal medicaid funds. Allows the statewide office to enter into memoranda of agreement with the counties or specialized nonprofit organizations as necessary to implement this provision; in selecting a qualified nonprofit organization to administer the supportive service payments and without regard to administrative procedure, establish rules and qualification standards for participants of the supportive housing program. Requires the statewide office to develop an information system for the standardized collection of client level data and data on the provision of housing and services to individuals and families in need of or in supportive housing to measuring the need for supportive housing and assessing and improving the effectiveness of the pilot program. Joint reports to the legislature. Appropriation out of and into of the rental housing revolving fund for the Hawaii housing finance and development corporation for supportive housing projects or supportive housing units in rental projects targeted for special needs individuals and families who require supportive services and with household incomes at or below 30 per cent of the median family income; and 1 full time equivalent (1.0 FTE) permanent housing finance specialist I position. -- Appropriation to the Hawaii public housing authority for contracts, not to exceed 20 years, with new supportive housing rental projects or supportive housing rental units in rental projects for project based rent supplement payments for the pilot program; and 1 full time equivalent (1.0 FTE) permanent housing public housing specialist position. -- Appropriation to the statewide office on homelessness and housing solutions for the provision of support services for qualified individuals and families in new supportive housing and 1 full time equivalent (1.0) permanent position; and for the development of a supportive housing information system. (\$\$) -- HB1397 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to HOU/ HHS/ then WAM

HB1398 HD1 (HSCR 635)

RELATING TO COLLECTIVE BARGAINING.

Introduced by: Nakamura N, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Gates C, Hashimoto T, Kila D, Kitagawa L, Lamosao R, Marten L, Mizuno J, Morikawa D, Nakashima M, Perruso A, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C

Amends provisions relating to appropriate bargaining units. Requires all employees throughout the State within any of the following categories to constitute an appropriate bargaining unit; State and county telecommunications and emergency dispatchers and other telecommunications dispatch personnel. -- HB1398 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1405 HD1 (HSCR 641)

RELATING TO NATURAL RESOURCES.

Introduced by: Poepoe M, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garcia D, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Kila D, Lowen N, Marten L, Morikawa D, Nishimoto S, Sayama J, Takenouchi J, Tam A, Todd C

Requires the commission on water resource management and division of aquatic resources of the department of land and natural resources, in partnership with the university of Hawaii and the department of health, to conduct research on limu to understand the impacts of groundwater use on groundwater-dependent ecosystems. Reports to the legislature. Appropriates funds (\$\$). -- HB1405 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1406 HD1 (HSCR 562)

RELATING TO ENVIRONMENTAL PROTECTION.

Introduced by: Poepoe M, Amato T, Belatti D, Cochran E, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Lamosao R, Lowen N, Marten L, Morikawa D, Perruso A, Sayama J, Tam A, Tarnas D, Todd C

Establishes provisions relating to failure to recycle asphalt under solid waste pollution law.

Requires any person, including the State, the counties, and their contractors, who executes a paving project greater than ____ square yards and who removes asphalt as part of that project to recycle not less than per cent of the planed asphalt pavement; provided that a person may dispose of the planed asphalt pavement through application as landfill cover only after making a determination that recycling or reusing the planed asphalt pavement is not possible; and complying with rules adopted by the department of transportation pursuant to provisions relating to asphalt recycling and storage. Establishes administrative fines for violation or subsequent violation as specified. -- Establishes provisions relating to asphalt recycling and storage. Requires the department of transportation, in consultation with the department of health, to adopt rules pursuant to administrative procedure law to establishing best practices for paving projects; requiring that all asphalt processing, stockpiling, and disposal procedures prohibit distribution and incorporation of planed asphalt pavement into the environment; and establishing standards, procedures, and certifications for disposal of planed asphalt pavement through application as landfill cover for planed asphalt pavement that cannot be recycled. Further requires the department to designate not less than 1 site on each island with a population of greater than 1,000 where planed asphalt payement can be safely and securely stored for future use in new pavement; provided that prohibits the locations to be in any area prone to flooding; or develop a centralized state processing and storage facility to serve as a repository for all excess planed asphalt pavement unable to be recycled in place. -- HB1406 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to TCA/ HHS/ AEN/ then WAM

HB1408 HD3 (HSCR 1095)

RELATING TO DIGITAL EQUITY.

Introduced by: Takenouchi J, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kila D, Kitagawa L, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Nakashima M, Nishimoto S, Poepoe M, Quinlan S, Takayama G, Tam A, Tarnas D, Todd C, Woodson J

Establishes the digital equity grant program law. Establishes provisions relating to digital equity grant program; establishment. Establishes a digital equity grant program, which shall be placed within the Hawaii broadband and digital equity office for administrative purposes. Requires the office to receive and review grant applications and may award grants for eligible projects pursuant to the program. -- Establishes provisions relating to eligible projects. Provides that to be eligible for a grant, the area to be served by the project shall include covered populations on the date the application is submitted. Requires projects that include the deployment of broadband infrastructure to be ineligible for a grant. -- Establishes provisions relating to applicant preference; applications; review of applications; confidential treatment; approval; Hawaii broadband and digital equity office authority; and rules. --Provides that within 6 months after the effective date of this Act, the department of business, economic development, and tourism shall adopt rules to implement the digital equity grant program; provided that any rules adopted pursuant to this provision shall include rules regarding the submission, review, and approval of applications; administration of the projects funded; and grant agreements memorializing the award of funds. -- Appropriation to the department of business, economic development, and tourism for the digital equity grant program established by this Act. (\$\$) -- HB1408 HD3

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1409 HD2 (HSCR 751)

RELATING TO EMPLOYEE BENEFITS.

Introduced by: Takenouchi J, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Hashimoto T, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kila D, Kitagawa L, Lamosao R, Marten L, Matayoshi S, Mizuno J, Nakashima M, Nishimoto S, Poepoe M, Tam A, Tarnas D, Todd C, Woodson J

Amends family leave requirement. Provides that any employee who suffers from a total inability to perform the duties of the employee's employment resulting from the birth of a child who is required to stay in a neonatal intensive care unit, shall be entitled to additional family leave equivalent to the duration the child is in a neonatal intensive care unit, for up to 8 weeks, starting from the date the child is discharged from the neonatal intensive care unit; provided further that during the additional period of family leave, the employee provides kangaroo care to the child or expresses breast milk for the child; and leave pursuant to this provision may be taken intermittently during each calendar year. Provides that for the purposes of this provision, kangaroo care to mean a technique of newborn care where the baby is kept chest to chest and skin to skin with a parent. -- Amends provisions relating to unpaid leave permitted; relationship to paid leave; sick leave. Provides that nothing in this law shall be construed to require an employer to provide its employees with paid family leave. Further provides that if an employer provides its employees with paid family leave, family

leave taken by an employee pursuant to provisions relating to family leave requirement may consist of unpaid leave, paid leave, or a combination of paid and unpaid leave; or if an employer provides paid family leave for fewer than the family leave period to which an employee is entitled pursuant to provisions relating to family leave requirement, leave taken by the employee beyond the period of paid family leave provided by the employer may be unpaid. Requires the department to amend its administrative rules to ensure that neonatal care is included as a related medical condition wherever the phrase pregnancy, childbirth, or related medical condition is used. -- HB1409 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to LBT/ HHS/ then WAM

HB1412 HD1 (HSCR 340)

RELATING TO LIBRARIES.

Introduced by: Takenouchi J

Establishes provisions relating to contract and license agreements for electronic books law. Establishes provisions relating to definitions under contract and license agreements for electronic books law. -- Establishes contracts between publishers and libraries under contract and license agreements for electronic books law. Requires no contract or license agreement entered into between any publisher and any library in the state to: preclude, limit, or restrict the library from performing customary operational functions, including: licensing electronic literary materials; employing technological protection measures as is necessary to loan electronic literary materials; a library's right to make non-public preservation copies of electronic literary materials; and a library's right to loan electronic literary materials via interlibrary loan systems; preclude, limit, or restrict the library from performing customary lending functions, including any provision that: precludes, limits, or restricts the library from loaning electronic literary materials to borrowers; restricts the library's right to determine loan periods for licensed electronic literary materials; requires the library to acquire a license for any electronic literary material at a price greater than that charged to the public for the same item; restricts the number of licenses for electronic literary materials that the library may acquire after the same item is made available to the public; requires the library to pay a cost per circulation fee to loan electronic literary materials, unless substantially lower in aggregate than the cost of purchasing the item outright; restricts the total number of times a library may loan any licensed electronic literary materials over the course of any license agreement, or restricts the duration of any license agreement, unless the publisher offers a license agreement to libraries for perpetual public use without such restrictions, at a price that is considered reasonable and equitable as agreed to by both parties; and restricts or limits the library's ability to virtually recite text and display artwork of any materials to library patrons such that the materials would not have the same educational utility as when recited or displayed at a library; restrict the library from disclosing any terms of its license agreements to other libraries; and require, coerce, or enable the library to violate the law protecting the confidentially of a patron's library records as specified in section 8-200.5-3, Hawaii Administrative Rules. -- Establishes provisions relating to remedies under contracts and license agreements for electronic books law. Requires an offer to license electronic literary materials to a library that includes a prohibited provision listed in this provision to constitute an unfair or deceptive act or practice within the meaning of unfair competition, practices, declared unlawful under monopolies; restraint of trade law and to be deemed void and unenforceable pursuant to contracts void under monopolies; restraint of trade law. Requires any remedy provided pursuant suits by persons injured, amount of recovery, injunctions under monopolies; restraint of trade law to be available for the enforcement of this provision. Allows actions for relief pursuant to this provision to be brought by libraries, library officers, or borrowers. Requires parties to be enjoined from enforcing license agreements that include a prohibited provision under this provision. Requires a contract to license electronic literary materials to a library that includes prohibited provisions under this provision to be unconscionable within the meaning of unconscionable contract or clause under uniform commercial code law and to be deemed unenforceable and avoid. Requires any attempt to waive any provisions of this chapter is contrary to public policy and to be deemed unenforceable and void. -- HB1412 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1415 HD1 (HSCR 662)

RELATING TO ENERGY.

Introduced by: Amato T, Belatti D, Kapela J, Mizuno J, Pierick E, Poepoe M Establishes provisions relating to electric vehicle charging system; loan program. Requires the public utilities commission, in consultation with electric vehicle stakeholders and the Hawaii state energy office to administer a loan program that incentivizes the installation of an electric vehicle charging system, and may contract with a 3rd party to operate and manage the loan program. Establishes loan program eligibility and specified requirements for an

applicant. Requires the commission to adopt rules pursuant to administrative procedure law to carry out the purposes of this provision. -- Establishes provisions relating to electric vehicle charging system loan revolving fund for be used to provides loans pursuant to provisions relating to electric vehicle charging system; loan program to eligible applicants. -- Amends provisions relating to electric vehicle charging system; rebate program. Prohibits a person who claims a rebate under this provision to be eligible for the electric vehicle charging system loan program. -- Amends provisions relating to electric vehicle charging system; rebate program; administrator; establishment by changing it to provisions relating to electric vehicle charging system; rebate program; loan program; administrator; establishment. Adds electric vehicle charging system loan program. Appropriation. (\$\$) -- HB1415 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to CPN/ TCA/ then WAM

HB1426 HD1 (HSCR 193)

RELATING TO VALUE-ADDED PRODUCTS.

Introduced by: Kahaloa K, Gates C, Lamosao R

Establishes provisions relating to food and product innovation network; established. Establishes within the agribusiness development corporation the food and product innovation network. Requires the purpose of the food and product innovation network to be to allow businesses in the State to capitalize globally on the made in Hawaii brand, pursuant to provisions relating to Hawaii-made products; Hawaii-processed products; create world-class products; and scale up production by providing the businesses with access to a diverse suite of manufacturing equipment and industry expertise. -- Amends provisions relating to definitions under the agribusiness development corporation law. Defines partner member and primary member. -- Amends provisions relating to powers; generally under the under the agribusiness development corporation law. Requires the corporation to develop, promote, assist, and market agricultural products for local consumption, and shall promote and assist in commercial export of agricultural products; and oversee the food and product innovation network pursuant to this provision; provided that the responsibilities and operations of each partner member shall remain with the partner member. -- Appropriation to the agribusiness development corporation for the food and product innovation network established pursuant to this Act, including dollars for a food and product innovation facility on the island of Molokai; provided that the facility shall utilize axis deer for producing food and value-added products, including leather and pharmaceuticals; dollars for a food and product innovation facility on the island of Oahu; dollars for an open-access food and value-added product development facility in Hilo on the island of Hawaii; and an open-access food and value-added product development facility in Kailua-Kona on the island of Hawaii. (\$\$) -- HB1426 HD1

Current Status: Mar=03 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to AEN/ EET/ then WAM

HB1430 HD1 (HSCR 134)

RELATING TO THE UNIVERSITY OF HAWAII AT HILO.

Introduced by: Nakashima M, Kapela J, Perruso A, Tarnas D, Todd C

Establishes provisions relating to institute of indigenous education, science, and outreach. Establishes provisions relating to institute of indigenous education, science, and outreach; establishment. Establishes the institute of indigenous education, science, and outreach within the University of Hawaii at Hilo through a collaboration between the University of Hawaii at Hilo Imiloa astronomy center and the University of Hawaii at Hilo Hawaiian language college; provided that the institute shall have its own unique powers of scheduling, outreach, and functionality from those of the University of Hawaii; provided further that the institute may incorporate as a nonprofit corporation to further its objectives. -- Establishes provisions relating to patents, copyrights, inventions, discoveries, and other rights; and annual report. Report to the legislature. -- HB1430 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1439 HD2 (HSCR 750)

RELATING TO EVICTION MEDIATION.

Introduced by: Hashimoto T, Kitagawa L, Matayoshi S, Sayama J

Amends provisions relating to landlord's remedies for failure by tenant to pay rent and changes its title to landlord's remedies for failure by tenant to pay rent; pre-litigation mediation. Allows a landlord or the landlord's agent to, any time after rent is due, demand payment thereof and notify the tenant in writing that unless payment is made within a time mentioned in the notice no less than 10 calendar days after receipt thereof, the rental agreement will be terminated. Requires the notice to be deemed received on the date of the posting. Provides that the notice is mailed to the tenant via the US Postal Service, properly addressed, and with appropriate postage, requires the notice to be deemed to have been received 2 business days after mailing, unless the letter is returned to the landlord as undeliverable. Requires the

10-calendar-day notice to provide information as specified. Requires landlords or their agents to provide the 10-calendar-day notice to a mediation center on the island on which the dwelling unit of the tenant is located that offers free mediation for residential landlord-tenant matters. -- Appropriations to the judiciary to contract for mediation services pursuant to this provision. -- There shall be established within the Hawaii public housing authority an emergency rent relief program available to participants in pre-litigation mediation pursuant to provisions relating to landlord's remedies for failure by tenant to pay rent to provide resources that will help avoid eviction and maintain stable tenancies. Requires participants in the emergency rent relief program to be eligible to receive rent relief payments after mediation. Requires participants to be limited to a maximum of 5,000 dollars under the program and may elect to receive payment in 2 methods. -- Appropriations to Hawaii public housing authority for an emergency rent relief program to be made available only to participants in the pre-litigation mediation pilot program, pursuant to provisions relating to landlord's remedies for failure by tenant to pay rent, as amended by section 2 of this Act, for the purposes of avoiding eviction and maintaining stable tenancies; and to fund the cost of administering the emergency rent relief program, including administrative and monitoring expenses incurred by the Hawaii Public Housing Authority and the nonprofit intermediary recipient. (\$\$) -- HB1439

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate Mar=09 23 Multiple Referral to CPN/ JDC/ then WAM

HB1442 HD2 (HSCR 686)

RELATING TO REHABILITATION.

Introduced by: Belatti D, Amato T, Chun C, Cochran E, Ganaden S, Garrett A, Hashimoto T, Hussey-Burdick N, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C Establishes provisions relating to examination of defendants via telehealth under penal responsibility and fitness to proceed law. Requires the director of health to prescribe by rule the requirements, terms, conditions, and circumstances under which examinations of defendants conducted pursuant to this law may be administered via telehealth. With regard to examinations of defendants conducted via telehealth and pursuant to this law, requires the director of health, in the case of any facility under the jurisdiction of the director of health; the director of public safety, in the case of any facility under the jurisdiction of the director of public safety; and the chief justice, in the case of any facility under the jurisdiction of the chief justice, to establish procedures regarding the provision and use of telehealth resources at appropriate facilities. -- Amends provisions relating to examination of defendant with respect to physical or mental disease, disorder, or defect excluding fitness to proceed. In some cases where the defendant is charged with an offense listed under specified provisions if a court-based certified examiner is available, requires the court to appoint the court-based certified examiner to examine and provide an expedited report solely upon the issue of the defendant's capacity to understand the proceedings against the defendant and defendant's ability to assist in the defendant's own defense. -- Amends provisions relating to effect of finding of unfitness to proceed and regained fitness to proceed. -- Amends provisions relating to proceedings for defendants charged with petty misdemeanors not involving violence or attempted violence; criminal justice diversion program and changes its title to criminal justice diversion program for certain defendants whose fitness remains an outstanding issue. -- Amends provisions relating to escape in the 2nd degree under offenses against public administration law. --Appropriations to the judiciary for the establishment of 1.0 FTE law clerk position for the mental health calendar judge presiding over matters under penal responsibility and fitness to proceed law. -- Appropriations to the department of health for the establishment of positions and for additional resources necessary to implement this provision. -- Appropriations to the department of health for the establishment of FTE positions and for additional resources necessary to accommodate telehealth examinations of defendants pursuant to this provision. -- Appropriations to the department of public safety for the establishment of FTE positions and for additional resources necessary to accommodate telehealth examinations of defendants pursuant to this provision. -- Appropriations to the judiciary for the FTE positions and for additional resources necessary to accommodate telehealth examinations of defendants pursuant to provision. -- Amends provisions relating to disposition under mental health, mental illness, drug addiction and alcoholism law, Provides that after hearing all relevant evidence, including the results of any diagnostic examination ordered by the family court, the family court finds that the criteria for assisted community treatment under provisions relating to criteria for assisted community treatment have been met beyond a reasonable doubt and that the criteria under the same provision have been met by clear and convincing evidence, requires the family court to order the subject to obtain assisted community treatment for a period of no more than 2 years. -- Amends provisions

relating to period of assisted community treatment; petition for additional period of treatment; hearing. A subject of assisted community treatment is automatically and fully discharged at the end of the family court ordered period of treatment, a period of no more than 2 years, unless a new family court order has been obtained as provided hereinbelow. -- Amends provisions relating to examination of defendant with respect to physical or mental disease, disorder, or defect excluding penal responsibility under penal responsibility and fitness to proceed law. --Amends provisions relating to revocation, modification of probation conditions under disposition of convicted defendant law. -- Establishes provisions relating to behavioral health crisis centers under mental health, mental illness, drug addiction and alcoholism law. -- Appropriations to the director of health to establish or contract with behavioral health crisis centers pursuant to this provision. -- Appropriations to the judiciary to restore funding for probation officer services for the mental health court. --Amends provisions relating to this Act. Substitutes the phrase director of corrections and rehabilitation, or similar term, wherever the phrase director of public safety, or similar term, appears. (\$\$) -- HB1442 HD2

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate
Mar=09 23 Multiple Referral to JDC/ HHS/ then WAM

HB1458 HD1 (HSCR 491)

RELATING TO LIQUOR LICENSES.

Introduced by: Saiki S (BR)

Amends provisions relating to licenses, classes under intoxicating law. Increases class 18 small craft producer pub license licensee to manufacture in the State barrels of malt beverages; barrels of wine; or barrels of alcohol on the licensee's premises during the license year as specified. -- HB1458 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Single Referral to CPN

HB1486 HD1 (HSCR 616)

RELATING TO THE KUPUNA CARE PROGRAM.

Introduced by: Saiki S

Appropriation to the department of health for the kupuna care program within the executive

office on aging. (\$\$) -- HB1486 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to HHS then WAM

HB1502 HD1 (HSCR 829)

RELATING TO EVIDENCE.

Introduced by: Saiki S

Establishes provisions relating to limitation on compellable testimony from journalists and newscasters; exceptions. Prohibits a journalist or newscaster presently or previously employed by or otherwise professionally associated with any newspaper or magazine, news agency, press association, wire service, or radio or television transmission station or network, or digital news media website to be required by a legislative, executive, or judicial officer or body, or any other authority having the power to compel testimony or the production of evidence, to disclose, by subpoena or otherwise, the source, or information that could reasonably be expected to lead to the discovery of the identity of the source, of any published or unpublished information obtained by the person while so employed or professionally associated in the course of gathering, receiving, or processing information for communication to the public; or any unpublished information obtained or prepared by the person while so employed or professionally associated in the course of gathering, receiving, or processing information for communication to the public. Allows the limitation on compellable testimony to be claimed by and afforded to any individual under specified conditions. Provides exceptions. -- HB1502 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1505 HD1 (HSCR 412)

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

Introduced by: Saiki S, Amato T, Belatti D, Chun C, Cochran E, Ganaden S, Garrett A, Hussey-Burdick N, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Mizuno J, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Appropriation to the Hawaii employer union health benefits trust fund to develop a program that is consistent with its current investment objectives documented in the investment policy statement and considers investment opportunities in industries that will sustain Hawaii's natural environment or produce economic opportunities for its residents. (\$\$) -- HB1505 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1506 HD1 (HSCR 413)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM OF THE STATE OF HAWAII. Introduced by: Saiki S, Amato T, Belatti D, Cochran E, Ganaden S, Garrett A, Gates C, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Matayoshi S, Mizuno J, Morikawa D, Nishimoto S, Onishi R, Perruso A, Poepoe M, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Amends provisions relating to investments under pension and retirement systems law. Requires the purpose of investments to be the exclusive benefit of members and their beneficiaries. Investments may be made in private placements. Investments in institutional blind pool limited partnerships, limited liability companies, or direct investments that make private debt and equity investments in privately held companies, including but not limited to investments in Hawaii high technology businesses or venture capital investments that, in the informed opinion of the board, are appropriate to invest funds of the system. Requires in evaluating venture capital investments, the board to consider the benefits to the members and their beneficiaries but to also consider, among other things, the impact an investment may have on job creation in Hawaii and on the state economy and opportunities in industries that will sustain Hawaii's natural environment or produce economic opportunities for its residents. including renewable energy businesses and businesses that use the investment capital to acquire the infrastructure and services needed to become energy sustainable. Requires the board to report annually to the legislature on any Hawaii venture capital investments it has made; provided that if the board determines it is not prudent to invest in any Hawaii venture capital investments or in industries that will sustain Hawaii's natural environment or produce economic opportunities for its residents, including renewable energy businesses and businesses that use the investment capital to acquire the infrastructure and services needed to become energy sustainable, the board to report the rationale for the decision. Reports to the legislature. Appropriates funds (\$\$). -- HB1506 HD1

Current Status: Mar=07 23 Introduction/Passed First Reading - Senate

Mar=09 23 Multiple Referral to LBT then WAM

HB1508 HD1 (HSCR 693)

RELATING TO NATIVE HAWAIIAN AFFAIRS.

Introduced by: Saiki S

Appropriation to the department of business, economic development, and tourism for improving native Hawaiian communities and culture by providing 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. (\$\$) -- HB1508 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1509 HD2 (HSCR 1043)

RELATING TO COMMON-INTEREST DEVELOPMENTS.

Introduced by: Saiki S

Establishes a common interest development oversight task force within the department of commerce and consumer affairs. Requires the task force to: investigate the feasibility of bringing the various common interest developments in the state under the oversight of the department of commerce and consumer affairs, including but not limited to registration and enforcement of the controlling statutory chapters cooperative housing corporations, planned community associations, and condominiums; investigate whether additional duties and fiduciary responsibilities should be placed on members of boards of directors of a cooperative housing corporation; and develop any necessary legislation to effectuate the purposes of this provision. Requires the task force to cease on June 30, 2025 (sunset). Reports to the legislature. -- HB1509 HD2

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1511 HD1 (HSCR 509)

RELATING TO WATER RESOURCES.

Introduced by: Saiki S

Appropriation to the city and county of Honolulu board of water supply as a grant in aid to plan, design, and construct 7 monitoring wells and an exploratory well on Oahu. (\$\$) -- HB1511 HD1

Current Status: Mar=09 23 Introduction/Passed First Reading - Senate

HB1514 HD1 SD1 (SSCR 1137)

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

LRB Systems March 9, 2023

expenses up to and including June 30, 2024, including the 2023 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 ombudsman for defraying expenses of the office. -- Appropriation to the state ethics commission for defraying expenses of the office. -- 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. (\$\$) -- HB1514 SD1

Current Status: Mar=09 23 Passed Third Reading Senate