

BILLS PASSED

BY THE

HAWAII STATE LEGISLATURE

REGULAR SESSION OF 2023

SHOWING ACTIONS TAKEN AS OF

May 4, 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 contains brief descriptions of all bills passed by the Hawaii State Legislature during the Regular Session of 2023. We have included such data as the bill number, title, introducer, description, committee reports, current status, and sections of the Hawaii Revised Statutes affected by the bill. This publication reflects data recorded up to and including May 4, 2023, which is the date that the Legislature adjourned sine die. For your information, under Article III, Section 16 of the Hawaii State Constitution, the Governor has 45 days after adjournment sine die (not counting Saturdays, Sundays, and holidays), to consider bills for approval.

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

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

Charlotte A. Carter-Yamauchi
Director
Legislative Reference Bureau

May 2023

**WHERE TO OBTAIN COPIES OF BILLS OR ACTS
(Honolulu)**

SOURCE	CONTACT	HOURS	COST
All public libraries. Click on "Visit" at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librarieshawaii.org .	Electronic access via the internet only at www.capitol.hawaii.gov . Internet computer sessions available with library card or 1-hour guest pass. 15¢/page donation for self-service printing.
Hawai'i State Archives Kekāuolohi Building ʻIolani Palace Grounds 364 S. King Street Honolulu 96813 Phone: (808) 586-0329 email: archives@hawaii.gov	Reference Archivist	Monday - Friday 9:00 am - 4:00 pm	Copies 25¢/page. Certification \$2.25/record, which is subject to change. See http://ags.hawaii.gov/archives/about-us/forms-and-fees/ for other fees and services. State, local, federal government agencies gratis. Prepayment required to duplicate records and to mail copy orders (postage and handling fees). Staff unable to conduct research. Finding aids to Legislature records and other collections that might be of interest is available online at https://ags.hawaii.gov/archives/about-us/archives-research/ . Specific citations to bills, resolutions, and committee reports required to request records, see reference desk staff for assistance.
Senate Document Center State Capitol Room 012A Honolulu 96813 Phone: (808) 586-6755	Tracy Kim or Senate Clerk's office (808) 586-6720	Monday - Friday 8:30 am - 4:30 pm	Free for reasonable quantities.
House Printshop State Capitol Room 012B Honolulu 96813 Phone: (808) 586-6591 houseprintshop@capitol.hawaii.gov	Tammy Tengan or Summer Kaleo	Monday - Friday 8:00 am - 5:00 pm	General public – may request free copies to be mailed or faxed for reasonable quantities.
Lieutenant Governor State Capitol 5 th Floor Honolulu 96813 Phone: (808) 586-0255	Front Desk	Monday - Friday 9:00 am - 4:00 pm	25¢/page. Cost of postage for any mailings. Prepayment with cash, cashier's check or money order required.
Supreme Court Law Library Aliʻiolani Hale 417 S. King Street, Rm. 115 Honolulu 96813 Phone: (808) 539-4964	Front Desk	Monday - Friday 7:45 am - 4:15 pm	15¢/page (self service). Document delivery via email for 25¢/page plus \$2 handling charge (plus postage for mail-outs), prepayment with business or cashier's check or money order required.
William S. Richardson School of Law Library 2525 Dole Street Honolulu 96822 Phone: (808) 956-7583	Circulation Desk	By appointment only. Please call (808) 956-7583 to arrange an appointment or request remote delivery.	Scanned pages may be printed at circulation desk for 10¢/page. Documents can also be downloaded to flash drive or emailed.

**WHERE TO OBTAIN COPIES OF BILLS OR ACTS
(Hawaii, Kauai, & Maui)**

SOURCE	CONTACT	HOURS	COST
<i>Hawaii</i>			
All public libraries. Click on "Visit" at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librarieshawaii.org .	Electronic access via the internet only at www.capitol.hawaii.gov . Internet computer sessions available with library card or 1-hour guest pass. 15¢/page donation for self-service printing.
Third Circuit Court Law Library - Hilo Hale Kaulike 777 Kīlauea Avenue Hilo 96720 Phone: (808) 961-7438	Jasmine	Monday - Friday 7:45 am - 4:30 pm	10¢/page (self service) 15¢/page via usage of the internet
Third Circuit Court Law Library - Kona Keohuolū Courthouse 74-5451 Kamakaeha Avenue Kailua-Kona 96740 Phone: (808) 322-8729	Sarah	Monday - Friday 7:45 am - 4:15 pm	10¢/page (self service) 15¢/page via usage of the internet
<i>Kauai</i>			
All public libraries. Click on "Visit" at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librarieshawaii.org .	Electronic access via the internet only at www.capitol.hawaii.gov . Internet computer sessions available with library card or 1-hour guest pass. 15¢/page donation for self-service printing.
Fifth Circuit Court Law Library - Kaua'i Pu'uhonua Kaulike Building 3970 Ka'ana Street, Suite 100 Līhu'e 96766-1281 Phone: (808) 539-4964		Monday, Wednesday, Friday, 9 am - 12 pm. Closed Tuesday and Thursday.	15¢/page (self service) or via usage of the internet
<i>Maui</i>			
All public libraries. Click on "Visit" at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librarieshawaii.org .	Electronic access via the internet only at www.capitol.hawaii.gov . Internet computer sessions available with library card or 1-hour guest pass. 15¢/page donation for self-service printing.
Second Circuit Court Law Library - Maui Hoapili Hale 2145 Main Street, Room 207 Wailuku 96793 Phone: (808) 244-2706	Service Center Rm. 141	Monday - Friday 7:45 am - 4:30 pm	15¢/page (self service) or via usage of the internet

SENATE BILLS THAT PASSED THE LEGISLATURE

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

Committee Reports: SSCR 651 (HHS/ CPN/) SSCR 1079 (JDC) HSCR 1266 (HLT/ JHA/)

Current Status: Mar-20 23 Received by the Governor

Mar-22 23 Approved by Governor (Act 2 2023)

Section Affected: 453-16, 457-8.7, (7 SECTIONS) REPRODUCTIVE HEALTH CARE SERVICES, 836-2, 442-9, 453-8, 453-8.6, 455-11, 457-12, 457-12.5, 461-21.5, 636C- (1 SECTION), 577A-1

SB0007 HD1 CD1 (CCR 129)

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 CD1

Committee Reports: SSCR 56 (EDU) SSCR 715 (JDC) HSCR 1365 (EDN) HSCR 1924 (FIN) CCR 129

Current Status: May-03 23 Received by the Governor

Section Affected: 302A-1151.1

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

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member changes their party membership during their term of office. -- SB0009 SD1
Committee Reports: SSCR 3 (JDC) HSCR 1631 (JHA)
Current Status: Mar-31 23 Received by the Governor
Apr-19 23 Approved by Governor (Act 13 2023)
Section Affected: 11-41

SB0019 HD1 CD1 (CCR 35)

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 military-overseas 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 CD1

Committee Reports: SSCR 2 (JDC) HSCR 1620 (JHA) CCR 35

Current Status: May-03 23 Received by the Governor

Section Affected: 11- (1 SECTION), 15-13.5, 15D-10.5

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

Committee Reports: SSCR 1 (JDC) HSCR 946 (JHA)

Current Status: Mar-08 23 Received by the Governor

Mar-22 23 Approved by Governor (Act 1 2023)

Section Affected: 801-1

SB0045 SD1 HD2 (HSCR 1640)

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 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 deemed pursuant to provisions relating to emancipation of certain minors. -- SB0045 HD2

Committee Reports: SSCR 306 (HHS) SSCR 694 (JDC) HSCR 1402 (HUS) HSCR 1640 (JHA)

Current Status: Apr-18 23 Received by the Governor

Section Affected: 586-3

SB0051 SD1 HD1 CD1 (CCR 33)

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

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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 no 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 CD1

Committee Reports: SSCR 681 (JDC) HSCR 1387 (JHA) HSCR 2151 (FIN) CCR 33
Current Status: May-03 23 Received by the Governor
Section Affected: 11-323, 11-391, 11-393

SB0067 SD1 HD2 CD1 (CCR 174)

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 commercial vendor to preset commercial beach equipment on any beach under the jurisdiction of the department 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 subsection (a) through rules adopted pursuant to administrative procedures law. Requires any commercial vendor who violates this provision to be subject to an administrative fine of 5,000 dollars for a 1st offense, 10,000 dollars for a 2nd offense, and 15,000 dollars for a 3rd or subsequent offense. Requires this provision to apply only to public beaches and not beaches located on private land, such as accreted lands, and within a county, with a population over 900,000; or with a population above 100,000 and below 180,000. Provides definitions. -- SB0067 CD1

Committee Reports: SSCR 10 (WTL/ CPN/) SSCR 1094 (JDC/ WAM/) HSCR 1241 (WAL) HSCR 1794 (JHA) CCR 174

Current Status: May-04 23 Passed Legislature

Section Affected: 200- (1 SECTION) PROHIBITED COMMERCIAL ACTIVITIES ON CERTAIN BEACHES

SB0105 HD1 CD1 (CCR 54)

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 CD1

Committee Reports: SSCR 117 (EDU) SSCR 696 (JDC) HSCR 1611 (EDN) CCR 54

Current Status: May-03 23 Received by the Governor

Section Affected: ACT 205 2018

SB0109 SD1 HD1 CD1 (CCR 3)

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. Redefines family by substituting the term mother to natural parent. -- Amends family law by substituting the terms, they or he or she to the parents or parent; the term mothers to birthing parents; the term father or adoptive father to non birthing parent; the term stepfather to birthing parents spouse; the terms husband and wife to married couple or spouse; the term paternity to biological parentage; the terms brother and sister to siblings; the terms uncle and niece, aunt and nephew to a person and child of person's biological siblings; and the terms he or she to the party. -- SB0109 CD1

Committee Reports: SSCR 723 (JDC) HSCR 1784 (JHA) CCR 3

Current Status: May-03 23 Received by the Governor

Section Affected: 321-342, 571-61, 578-1, 578-2, 578-14.5, 578-15, 580-21, 580-22, 580-23, 580-24, 580-26, 580-47, 580-56, 587A-4

SB0110 SD1 HD1 CD1 (CCR 4)

RELATING TO GENDER-NEUTRAL TERMINOLOGY.

Introduced by: San Buenaventura J

SENATE BILLS THAT PASSED THE LEGISLATURE

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. Allows any unmarried adult person or any person married to the legal parent of a minor child, or a married couple jointly, to petition the family court of the circuit in which the person or persons reside or are in military service or the family court of the circuit in which the individual to be adopted resides or was born or in which a child placing organization approved by the department of human services under the provisions of child placing organizations, child caring institutions, and resource family homes; authority over, investigation of, and standards for under department of human services law, having legal custody of the child is located, for leave to adopt an individual toward whom the person or persons do not sustain the legal relationship of parent and child and for a change of the name of the individual. -- SB0110 CD1
Committee Reports: SSCR 833 (JDC) HSCR 1785 (JHA) CCR 4
Current Status: May-03 23 Received by the Governor
Section Affected: 578- (1 SECTION), 580- (1 SECTION), 578-1

SB0141 SD1 HD1 CD1 (CCR 36)

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 title 3 US Code section 6, the chief election officer shall immediately 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 title 3 US Code 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 shall vacate the office of elector, creating a vacant position to be filled pursuant to provisions relating to filling vacancies of presidential electors. -- SB0141 CD1
Committee Reports: SSCR 683 (JDC) HSCR 1619 (JHA) CCR 36
Current Status: May-03 23 Received by the Governor
Section Affected: 14- (1 SECTION), 14-21, 14-25, 14-27, 14-28

SENATE BILLS THAT PASSED THE LEGISLATURE

SB0151 SD2 HD2 CD1 (CCR 72)

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 allows a law enforcement officer to 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 to be the duty of a law enforcement officer who observes another law enforcement officer using force that the observing law enforcement officer believes to be beyond that which is necessary, as determined by an objectively reasonable law enforcement officer under the circumstances, based upon the totality of information actually known to the observing law enforcement officer to notify the division head of the law enforcement officer who exercised the use of excessive force. Requires the notice to be submitted in writing immediately or as soon as is practicable after observing the use of excessive force. -- 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 excessive force, including but not limited to legal standards, de-escalation techniques, crisis intervention, mental health response, implicit bias, and 1st aid. -- SB0151 CD1

Committee Reports: SSCR 255 (PSM) SSCR 990 (JDC) HSCR 1393 (JHA) HSCR 2102 (FIN) CCR 72

Current Status: May-03 23 Received by the Governor

Section Affected: 139- (2 SECTIONS), 139-6

SB0162 SD2 HD2 CD1 (CCR 26)

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 federally qualified health center, Native Hawaiian health center, community health center, rural health clinic, mobile dental outreach program, or post-secondary dental auxiliary training program accredited by the American Dental Association Commission on Dental Accreditation. -- 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, rural health clinic, or mobile dental outreach program. -- 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 CD1

Committee Reports: SSCR 391 (HHS) SSCR 753 (CPN) HSCR 1408 (HLT) HSCR 1881 (CPC) CCR 26

Current Status: May-03 23 Received by the Governor

Section Affected: 447-1.5, 448-9, 448-9.6, 448-12

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

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disabilities, and special accessibility needs to accessibility needs. -- SB0179
Committee Reports: SSCR 680 (JDC) HSCR 1634 (JHA)
Current Status: Mar-31 23 Received by the Governor
Apr-19 23 Approved by Governor (Act 14 2023)
Section Affected: 11-10.5, 11-10.6

SB0182 SD1 HD1 CD1 (CCR 68)

RELATING TO DISCLOSURES OF FINANCIAL INTERESTS.

Introduced by: Kouchi R (BR)

Amends provisions relating to requirements of disclosure. Amends the filing deadline for disclosures of financial interests by certain candidates. 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 CD1

Committee Reports: SSCR 684 (JDC) HSCR 1385 (JHA) HSCR 2152 (FIN) CCR 68
Current Status: May-03 23 Received by the Governor
Section Affected: 84-17

SB0193 SD1 HD1 CD1 (CCR 66)

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 CD1

Committee Reports: SSCR 324 (PSM/ WTL/) SSCR 970 (WAM) HSCR 1373 (LGO)
HSCR 1795 (WAL) CCR 66
Current Status: May-03 23 Received by the Governor
Section Affected: 132-16

SB0203 SD1 HD1 CD1 (CCR 5)

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 rebuttable presumption that a violation has occurred. Requires the respondent to have 30 days from the mailing of the complaint under this provision to explain or otherwise respond to the complaint before the rebuttable presumption takes effect. -- SB0203 CD1

Committee Reports: SSCR 207 (JDC) HSCR 1627 (JHA) CCR 5
Current Status: May-03 23 Received by the Governor
Section Affected: 11-403

SB0210 SD2 HD1 CD1 (CCR 90)

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 and make recommendations for a statewide criminal justice data repository. Requires the working group to develop a

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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 July 1, 2029 (sunset). -- SB0210 CD1

Committee Reports: SSCR 21 (PSM) SSCR 1118 (JDC/ WAM/) HSCR 1629 (JHA)
CCR 90

Current Status: May-03 23 Received by the Governor

SB0211 SD2 HD2 CD1 (CCR 113)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

Introduced by: Kouchi R (BR)

Establishes provisions relating to retroactive reinstatement; retroactive rescission of suspension; retroactive payments under pension and retirement systems law. Provides that upon certification by the employees' retirement system of the State of Hawaii, the retroactive reinstatement, retroactive rescission of suspension, and retroactive payment provided to an employee pursuant to a final resolution of claims 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. Redefines service. -- Amends provisions relating to compensation. Redefines compensation. -- SB0211 CD1

Committee Reports: SSCR 342 (LBT) SSCR 1084 (WAM/ JDC/) HSCR 1313 (LGO)
HSCR 1511 (JHA) HSCR 2052 (FIN) CCR 113

Current Status: May=02 23 Passed Legislature

Section Affected: 88- (1 SECTION), 88-21, 88-21.5

SB0214 SD1 HD1 CD1 (CCR 20)

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, including 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 CD1

Committee Reports: SSCR 233 (TCA) SSCR 731 (JDC) HSCR 1628 (JHA) CCR 20

Current Status: May-03 23 Received by the Governor

Section Affected: 711- (1 SECTION), 711-1112

SB0228 SD1 HD1 CD1 (CCR 1)

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

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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 CD1

Committee Reports: SSCR 720 (JDC) HSCR 1621 (JHA) CCR 1
Current Status: Apr-28 23 Received by the Governor
Section Affected: 708- (1 SECTION), 710- (2 SECTIONS)

SB0239 SD2 HD3 CD1 (CCR 197)

RELATING TO EARLY LEARNING ACCREDITATION.

Introduced by: Kidani M

Establishes provisions relating to child care accreditation program; established. 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. Requires each grant contract executed by the department to monitor to ensure compliance with, and to be evaluated annually. Allows the department to contract with service provider in accordance with Hawaii public procurement code and purchases of health and human services law. Requires the department to adopt rules without regard to administrative procedure law to administer the program. 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. -- Amends provisions relating to preschool open doors program; provider accreditation. -- Extends service provider of the preschool open doors program accreditation process sunset date. Appropriation to the department of human services for the child care accreditation program established by this Act, including the establishment of 1 full-time equivalent (1.0 FTE) permanent position for the child care accreditation program. (\$\$) (expenditure ceiling) -- SB0239 CD1

Committee Reports: SSCR 575 (HHS) SSCR 1062 (WAM) HSCR 1254 (HUS) HSCR 1569 (CPC) HSCR 2095 (FIN) CCR 197

Current Status: May-04 23 Passed Legislature
Section Affected: 346- (1 SECTION), 346-183, 346-184

SB0295 SD2 HD2 CD1 (CCR 172)

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). -- SB0295 CD1

Committee Reports: SSCR 64 (HHS) SSCR 655 (WAM) HSCR 1428 (HUS) HSCR 2096 (FIN) CCR 172

Current Status: May-04 23 Passed Legislature

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

Committee Reports: SSCR 510 (HHS) SSCR 998 (JDC) HSCR 1344 (HUS) HSCR 1789 (JHA)

Current Status: Mar-31 23 Received by the Governor

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- Section Affected: Apr-19 23 Approved by Governor (Act 15 2023)
348-8
- SB0318 SD2 HD1 CD1 (CCR 199) RELATING TO FETAL ALCOHOL SPECTRUM DISORDERS.
Introduced by: San Buenaventura J (BR)
Requires the department of health to establish and administer a 3 year pilot program with a primary and secondary prevention component and tertiary prevention component that implements 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. (\$\$) (expenditure ceiling) -- SB0318 CD1
Committee Reports: SSCR 480 (HHS) SSCR 670 (WAM) HSCR 1523 (HLT) HSCR 2071 (FIN) CCR 199
Current Status: May-04 23 Passed Legislature
- 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
Committee Reports: SSCR 27 (TCA) SSCR 729 (JDC) HSCR 1362 (HLT) HSCR 1790 (JHA)
Current Status: Mar-31 23 Received by the Governor
Apr-19 23 Approved by Governor (Act 16 2023)
Section Affected: 291C-26
- SB0372 SD1 HD1 (HSCR 1617) 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 intervene and report unnecessary or 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 HD1
Committee Reports: SSCR 22 (PSM) SSCR 728 (JDC) HSCR 1617 (JHA)
Current Status: Apr-20 23 Received by the Governor
Section Affected: 803-7
- SB0390 SD1 HD2 CD1 (CCR 37) 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. -- SB0390 CD1
Committee Reports: SSCR 401 (HHS) SSCR 752 (CPN) HSCR 1364 (HLT) HSCR 1883 (CPC) CCR 37
Current Status: May-03 23 Received by the Governor
Section Affected: ACT 119 2021
- SB0404 SD2 HD2 CD1 (CCR 176) RELATING TO THE HOSPITAL SUSTAINABILITY PROGRAM.
Introduced by: San Buenaventura J, Keith-Agaran G, Keohokalole J, McKelvey A
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

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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. -- 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 the State, the prospective fee rate for the applicable fiscal year; and to impose the hospital sustainability fee on a monthly basis; and pay the fee within 60 calendar days after the end of the calendar month that the department imposed the fee. -- Amend provisions relating to federal approval. Adds that includes approval of the contracts between the State and medicaid manage 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 private hospital payments through enhanced payments to medicaid managed 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. Requires enhance payment to medicaid managed care health plans objectives as specified. Adds that requires each medicaid managed health care plan to expend 100 per cent of any increased payment it receives to carry out the goal of this 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. -- 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 purposes of the hospital sustainability program. (\$\$) -- SB0404 CD1
Committee Reports: SSCR 61 (HHS) SSCR 933 (WAM) HSCR 1484 (HUS/ HLT/)
HSCR 2097 (FIN) CCR 176
Current Status: May-04 23 Passed Legislature
Section Affected: 346G-2, 346G-3, 346G-4, 346G-5, 346G-6, 346G-7, 346G-9,
346G-10, 346G-12, ACT 217 2012, ACT 141 2013, ACT 123
2014, ACT 70 2015, ACT 60 2016, ACT 59 2017, ACT 173 2019,
ACT 38 2021, 36-30, 36-27

SB0406 SD1 HD2 (HSCR 1637)

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 HD2
Committee Reports: SSCR 317 (HHS) SSCR 852 (JDC) HSCR 1405 (HUS) HSCR
1637 (JHA)
Current Status: Apr-18 23 Received by the Governor

SENATE BILLS THAT PASSED THE LEGISLATURE

Section Affected: 571-46.3

SB0410 SD1 HD2 CD1 (CCR 55)

RELATING TO EXPUNGEMENT.

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

Amends provisions relating to expungement orders under 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 listing the court case number has been entered and transmitted to the court. -- SB0410 CD1

Committee Reports: SSCR 722 (JDC) HSCR 1381 (CPC) HSCR 1866 (JHA) CCR 55

Current Status: May-03 23 Received by the Governor

Section Affected: 831-3.2

SB0415 SD2 HD2 (HSCR 1863)

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 construction 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 construction work not subject to wages and hours of employees on public works law, 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 liens law. 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 HD2

Committee Reports: SSCR 367 (GVO) SSCR 793 (CPN) HSCR 1440 (LGO) HSCR 1863 (JHA)

Current Status: Apr-18 23 Received by the Governor

Section Affected: 388- (1 SECTION), 388-1

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

Committee Reports: SSCR 87 (AEN) SSCR 710 (JDC) HSCR 1262 (EEP) HSCR 2067 (FIN)

Current Status: Apr-10 23 Received by the Governor

Apr-19 23 Approved by Governor (Act 24 2023)

SENATE BILLS THAT PASSED THE LEGISLATURE

Section Affected: 341-6

SB0435 SD1 HD2 CD1 (CCR 200)

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 for 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 CD1

Committee Reports: SSCR 40 (LBT) SSCR 1075 (JDC) HSCR 1312 (LGO) HSCR 1506 (JHA) HSCR 2056 (FIN) CCR 200

Current Status: May-04 23 Passed Legislature

Section Affected: 104-24, 104-25

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 filing 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

Committee Reports: SSCR 801 (CPN) HSCR 1382 (CPC) HSCR 1915 (FIN)

Current Status: Apr-05 23 Received by the Governor

Apr-19 23 Approved by Governor (Act 21 2023)

Section Affected: 436B-9

SB0473 SD1 HD2 CD1 (CCR 28)

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 license, registration, and permit requirements of this law to apply to a manufacturer, wholesale distributor, manufacturer engaged in direct distribution to qualified persons, or 3rd party logistics provider, to the extent the manufacturer, wholesale distributor, manufacturer engaged in direct distribution to qualified persons, or 3rd party 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 certain criteria are met. -- SB0473 CD1

Committee Reports: SSCR 402 (HHS) SSCR 736 (CPN) HSCR 1429 (HLT) HSCR 1884 (CPC) CCR 28

Current Status: May-03 23 Received by the Governor

Section Affected: 461- (1 SECTION) DISTRIBUTION OF DIALYSATE DRUGS

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AND DEVICES

- SB0478 SD2 HD1 CD1 (CCR 31) RELATING TO TELECOMMUNICATIONS AND CABLE INDUSTRY INFORMATION REPORTING.
Introduced by: Keohokalole J
Amends provisions relating to definitions under broadband infrastructure grant program law. 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. Provides that broadband service does not include wireless network infrastructure or facilities used to provide wireless services over a licensed spectrum. -- 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. -- Repeals provisions relating to telecommunications and cable industry information reporting law. -- SB0478 CD1
Committee Reports: SSCR 344 (LBT) SSCR 855 (CPN/ JDC/) HSCR 1454 (HET) HSCR 1879 (CPC) CCR 31
Current Status: May-03 23 Received by the Governor
Section Affected: 206R-1, 356D-11.5, 481-9.5, 440J-1, 440J-2, 440J-3
- SB0483 SD1 HD2 CD1 (CCR 112) 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 CD1
Committee Reports: SSCR 686 (JDC) HSCR 1359 (JHA) HSCR 2145 (FIN) CCR 112
Current Status: May-03 23 Received by the Governor
Section Affected: 560:2- (8 SECTIONS) PARENT-CHILD RELATIONSHIP, 560:2-(2 SECTIONS), 560:3-(12 SECTIONS) UNIFORM ESTATE TAX APPORTIONMENT ACT, 560:1-201, 560:1-401, 560:1-403, 560:2-102, 560:2-103, 560:2-104, 560:2-106, 560:2-107, 560:2-113, 560:2-114, 560:2-202, 560:2-203, 560:2-205, 560:2-209, 560:2-212, 560:2-302, 560:2-402, 560:2-403, 560:2-405, 560:2-514, 560:2-603, 560:2-606, 560:2-608, 560:2-704, 560:2-706, 560:2-707, 560:2-804, 560:3-108, 560:3-203, 560:3-301, 560:3-303, 560:3-406, 560:3-605, 560:3-703, 560:3-720, 560:3-801, 560:3-803, 560:3-806, 560:3-915, 560:4-205, 560:2-108, 560:3-916
- SB0487 RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES OR THE SESSION LAWS OF HAWAII FOR THE PURPOSES OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, OR DELETING OBSOLETE OR UNNECESSARY PROVISIONS.
Introduced by: Kouchi R (BR)
Amends or repeals various provisions of the Hawaii revised statutes and the session laws of Hawaii for the purpose of correcting errors, clarifying language, correcting references, and deleting obsolete or unnecessary provisions. -- SB0487
Committee Reports: SSCR 677 (JDC) HSCR 1633 (JHA)
Current Status: Mar-31 23 Received by the Governor
Apr-19 23 Approved by Governor (Act 17 2023)
Section Affected: 124B-116, 124B-171, 141-15, 144-2, 144-4, 279L-1, 291C-32, 327-38, 328-19.1, 342L-30, 421J-16, 514B-113, ACT 250 2022, 346-7.5

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- SB0497 SD1 HD1 CD1 (CCR 19) 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 3 or more lanes for traffic moving in the same direction, no commercial vehicle weighing 10,000 pounds or more shall be driven in the far 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. Prohibits 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 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. -- SB0497 CD1
Committee Reports: SSCR 138 (TCA) SSCR 851 (JDC) HSCR 1786 (JHA) CCR 19
Current Status: May-03 23 Received by the Governor
Section Affected: 291C- (1 SECTION) OVERSIZED COMMERCIAL VEHICLES
- SB0531 SD2 HD1 CD1 (CCR 169) RELATING TO EDUCATION.
Introduced by: Kanuha D
Amends provisions relating to school facilities authority; established; and school facilities authority board. Requires the schools facilities authority board, rather than the governor, to appoint an executive director of the school facilities authority who shall be exempt from civil service law and collective bargaining in public employment law. -- SB0531 CD1
Committee Reports: SSCR 140 (EDU) SSCR 654 (EDU) HSCR 1367 (EDN) HSCR 1927 (FIN) CCR 169
Current Status: May-03 23 Received by the Governor
Section Affected: 302A-1702, 302A-1704
- SB0588 SD2 HD1 CD1 (CCR 151) 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 CD1
Committee Reports: SSCR 25 (TCA) SSCR 940 (WAM) HSCR 1464 (TRN) HSCR 2078 (FIN) CCR 151
Current Status: May-04 23 Passed Legislature
- SB0599 SD1 HD2 CD1 (CCR 170) 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

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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 CD1

Committee Reports: SSCR 390 (HHS) SSCR 737 (CPN) HSCR 1304 (HLT) HSCR 1529 (CPC) HSCR 2089 (FIN) CCR 170

Current Status: May-03 23 Received by the Governor

Section Affected: 453-5.5, 466D-1, 466D-4

SB0602 SD2 HD1 CD1 (CCR 27)

RELATING TO HEALTH.

Introduced by: San Buenaventura J

Establishes provisions relating to CLIA waived tests; authority; permitting and education requirements; reporting under pharmacists and pharmacy law. Requires a pharmacist to only exercise the authority granted under this provision of the definition of "practice of pharmacy" to order, perform, and report the results of certain CLIA (federal Clinical Laboratory Improvement Amendments of 1988) waived tests; after completing appropriate training that includes programs approved by the Accreditation Council for Pharmacy Education, curriculum-based programs from an Accreditation Council for Pharmacy Education-accredited college of pharmacy, state or local health department programs, or programs recognized by the board, and any regulations promulgated by the federal Centers for Medicare and Medicaid Services; and upon application for and receipt of a permit pursuant to the requirements of provisions relating to regulation of certain other occupations. Requires any pharmacist performing a CLIA-waived test for a patient to report the results of the test to a minor patient's pediatrician or an adult patient's primary care provider, if such information is provided by the patient at the time of testing. Requires the pharmacist to attempt to solicit pediatrician or primary care provider information at the time of performing the CLIA-waived test. Requires for any CLIA-waived tests performed, pharmacists to follow all applicable state laws and rules regarding the reporting of diseases. -- Amends provisions relating to definitions under pharmacists and pharmacy law. Defines CLIA-waived tests. Redefines practice of pharmacy to mean the ordering, performing, and reporting the results of the following CLIA-waived tests; blood glucose; hemoglobin A1C; hepatitis C; human immunodeficiency virus; influenza; respiratory syncytial virus; SARS-CoV-2; or streptococcal pharyngitis. (COVID-19, COVID 19, coronavirus) -- SB0602 CD1

Committee Reports: SSCR 527 (HHS) SSCR 751 (CPN) HSCR 2051 (CPC) CCR 27

Current Status: May-03 23 Received by the Governor

Section Affected: 461- (1 SECTION), 461-1

SB0671 SD1 HD1 (HSCR 1624)

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 fentanyl test strips. -- SB0671 HD1

Committee Reports: SSCR 456 (HHS) SSCR 726 (JDC) HSCR 1624 (JHA)

Current Status: Apr-18 23 Received by the Governor

Section Affected: 329-1

SB0674 SD1 HD2 CD1 (CCR 179)

RELATING TO THE INTERSTATE MEDICAL LICENSURE COMPACT.

Introduced by: San Buenaventura J, Keith-Agaran G

Establishes the interstate medical licensure compact law. Authorizes the governor to enter into a compact on behalf of the State of Hawaii with any other state legally joining therein, to create a comprehensive process that complements the existing licensing and regulatory authority of state medical boards and provides a streamlined process that allows physicians to become licensed in multiple states. -- Requires the department of commerce and consumer affairs to adopt rules for the purposes of implementing and administering the interstate medical licensure compact law. -- SB0674 CD1

Committee Reports: SSCR 487 (HHS) SSCR 913 (CPN/ WAM/) HSCR 1306 (HLT) HSCR 1527 (CPC) HSCR 2086 (FIN) CCR 179

Current Status: May-04 23 Passed Legislature

Section Affected: (3 SECTIONS) INTERSTATE MEDICAL LICENSURE COMPACT

SB0691 SD2 HD2 CD1 (CCR 25)

RELATING TO EFFICIENCY STANDARDS.

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

SENATE BILLS THAT PASSED THE LEGISLATURE

Rhoads K, Shimabukuro M

Amends provisions relating to definitions under energy resources law. 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. Allows the chief energy officer to adopt rules pursuant to administrative procedures law to 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 CD1

Committee Reports: SSCR 536 (EET) SSCR 1074 (CPN) HSCR 1421 (EEP) HSCR 1890 (CPC) CCR 25

Current Status: May-03 23 Received by the Governor

Section Affected: 196-81, 196-83, 196-84, 196-85, 196-86, 196-88

SB0696 SD1 HD1 CD1 (CCR 103)

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 CD1

Committee Reports: SSCR 542 (LBT/ PSM/) SSCR 1000 (WAM) HSCR 1245 (LGO) HSCR 1528 (CPC) HSCR 2057 (FIN) CCR 103

Current Status: May-03 23 Received by the Governor

Section Affected: 46-13.1, 386-181

SB0712 SD2 HD1 CD1 (CCR 89)

RELATING TO CORRECTIONS.

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

Establishes a level I trauma informed certification program to be placed within the university of Hawaii windward community college for adult corrections officers. Requires the department of public safety to collaborate with and provide support to the university of Hawaii. Allows the department, with the approval of the governor, as the designated expending agency to delegate windward community college the implementation of projects related or similar to the program when it is determined advantageous or convenient to do so. -- SB0712 CD1

Committee Reports: SSCR 645 (PSM/ HRE/) SSCR 1060 (WAM) HSCR 1330 (CMV) HSCR 1919 (FIN) CCR 89

Current Status: May-03 23 Received by the Governor

SB0726 SD1 HD1 CD1 (CCR 160)

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 CD1

Committee Reports: SSCR 42 (LBT) SSCR 927 (WAM) HSCR 1247 (LGO) HSCR 2058 (FIN) CCR 160

Current Status: May-03 23 Received by the Governor

Section Affected: 26-5

SB0729 SD1 HD2 CD1 (CCR 171)

RELATING TO BOARD MEMBERS.

SENATE BILLS THAT PASSED THE LEGISLATURE

Introduced by: Moriwaki S

Amends provisions relating to powers and duties of commission. Requires the real estate commission to develop a curriculum for leadership training for condominium boards of directors, including pertinent provisions of condominiums law, association governing documents, and the fiduciary duties of board members. Report to the legislature. -- SB0729 CD1

Committee Reports: SSCR 821 (CPN) HSCR 1302 (HSG) HSCR 1535 (CPC) HSCR 2130 (FIN) CCR 171

Current Status: May-03 23 Received by the Governor

Section Affected: 467-4

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

Committee Reports: SSCR 107 (HWN) HSCR 1343 (CAI) HSCR 1875 (JHA)

Current Status: Apr-04 23 Received by the Governor

Apr-19 23 Approved by Governor (Act 11 2023)

Section Affected: 8- (1 SECTION) LA KUOKOA

SB0732 SD2 HD1 CD1 (CCR 67)

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

Establishes provisions relating to indigenous people's day under holidays and periods of recognition and observance law. Requires the 2nd Monday in October of each year to be known as indigenous people's day; provided that this day is not and to not be construed to be a state holiday. -- SB0732 CD1

Committee Reports: SSCR 109 (HWN) SSCR 918 (WAM) HSCR 1480 (CAI) HSCR 1921 (FIN) CCR 67

Current Status: May-03 23 Received by the Governor

Section Affected: 8- (1 SECTION) INDIGENOUS PEOPLES' DAY

SB0739 HD1 (HSCR 1614)

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 HD1

Committee Reports: SSCR 717 (JDC) HSCR 1614 (JHA)

Current Status: Apr-19 23 Received by the Governor

Section Affected: 711-1107

SB0743 SD1 HD1 CD1 (CCR 189)

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.

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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. (\$\$) (expenditure ceiling) -- SB0743 CD1

Committee Reports: SSCR 162 (AEN) SSCR 920 (WAM) HSCR 1564 (AGR) HSCR 1941 (FIN) CCR 189

Current Status: May-04 23 Passed Legislature

Section Affected: ACT 105 2014, ACT 152 2015, ACT 65 2017, ACT 32 2018, ACT 111 2019, ACT 138 2021, 149A-13.5

SB0746 SD1 HD2 CD1 (CCR 21)

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 and Hawaii processed coffee; labeling or advertising requirements. Expands the coffee labeling and advertising requirements to include ready-to-drink coffee beverages and the inner packages and inner wrapping labels of roasted coffee, instant coffee, and ready-to-drink coffee beverages. Specifies that the coffee labeling and advertising requirements apply if the applicable products are produced in whole or in part from Hawaii-grown and Hawaii-processed green coffee beans. 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 CD1

Committee Reports: SSCR 247 (AEN) SSCR 839 (CPN) HSCR 1418 (AGR) HSCR 1949 (CPC) CCR 21

Current Status: May-03 23 Received by the Governor

Section Affected: 486-120.6

SB0759 SD2 HD2 CD1 (CCR 91)

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. -- SB0759 CD1

Committee Reports: SSCR 481 (HHS) SSCR 922 (WAM) HSCR 1431 (HLT) HSCR 2090 (FIN) CCR 91

Current Status: May-03 23 Received by the Governor

SB0764 SD1 HD3 CD1 (CCR 100)

RELATING TO AFFORDABLE HOUSING.

Introduced by: Kanuha D

Amends provisions relating to permitted investments under loans and investments. Allows a bank to invest its own assets in limited partnerships, limited liability partnerships, limited liability companies, or corporations formed to invest in residential properties that will qualify for the low income housing tax credit under section 42 of the Internal Revenue Code of 1986, as amended, and under income tax law and taxation of banks and other financial corporations law; provided that allows the bank to invest in an aggregate amount of up to 15 per cent of the bank's capital and surplus without the prior approval of the commissioner of financial institutions or any after the fact notice. Allows an eligible bank to make an investment that exceeds 15 per cent, but does not exceed 20 per cent, of the bank's capital and surplus without prior notification to, or approval by, the commissioner if the eligible bank submits an after the fact notice of the investment to the commissioner. Establishes the after the fact notice requirements as specified. Defines eligible bank to mean a bank that is well capitalized; has a composite rating of 1 or 2 under the Uniform Financial Institutions Rating System; has a Community Reinvestment Act rating of outstanding or satisfactory; and is not subject to a cease and desist order, consent order, formal written agreement, or Prompt Corrective Action directive or, if subject to any such

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order, agreement, or directive, is informed in writing by the commissioner or appropriate federal regulator that the bank may be treated as an eligible bank for purposes of this provision. -- SB0764 CD1

Committee Reports: SSCR 180 (HOU) SSCR 755 (CPN) HSCR 1319 (HSG) HSCR 1534 (CPC) HSCR 2142 (FIN) CCR 100

Current Status: May-03 23 Received by the Governor

Section Affected: 412:5-305

SB0798 SD1 HD1 CD1 (CCR 24)

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's application for registration or annexation to include a list of the projects containing the time share units that are included in the application and that are located outside the state; and a statement by the developer that it has verified that the use of each of those out-of-state time share units for time sharing purposes in the manner contemplated by the developer's time share plan is either in compliance with or not prohibited by the zoning and land use laws and regulations of the jurisdiction where the time share units are located. Requires the developer to not be required, as part of the developer registration, to submit any other evidence that the use of out-of-state time share units for time sharing purposes in the developer's time share plan is either in compliance with or not prohibited by the zoning and land use laws and regulations of the jurisdiction where the time share units are located. -- SB0798 CD1

Committee Reports: SSCR 569 (WTL) SSCR 866 (CPN/ JDC/) HSCR 1232 (TOU) HSCR 1878 (CPC) CCR 24

Current Status: May-03 23 Received by the Governor

Section Affected: 514E-10

SB0799 SD1 HD2 CD1 (CCR 38)

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 CD1

Committee Reports: SSCR 827 (CPN) HSCR 1233 (TOU) HSCR 1885 (CPC) CCR 38

Current Status: May-03 23 Received by the Governor

Section Affected: 514E-10

SB0811 SD2 HD2 CD1 (CCR 127)

RELATING TO DEMOGRAPHIC DATA.

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

Establishes a task force on 21st 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 CD1

Committee Reports: SSCR 369 (GVO) SSCR 924 (WAM) HSCR 1374 (LGO) HSCR 2109 (FIN) CCR 127

Current Status: May-03 23 Received by the Governor

SB0813 SD1 HD2 CD1 (CCR 182)

RELATING TO COURT INTERPRETERS.

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

SENATE BILLS THAT PASSED THE LEGISLATURE

McKelvey A, Rhoads K

Establishes provisions relating to study for annual adjustments of fees for interpreters. Beginning in 2026 and every 3 years thereafter, the judiciary shall conduct a study of interpreter fees, including recommendations on adjustments to the fee rates, and submit its findings and recommendations to the chief justice for consideration. -- Appropriations to be expended by the judiciary to fund the study for annual adjustments of fees for interpreters. (\$\$) (expenditure ceiling) -- SB0813 CD1

Committee Reports: SSCR 334 (JDC) SSCR 925 (WAM) HSCR 1355 (JHA) HSCR 2103 (FIN) CCR 182

Current Status: May-04 23 Passed Legislature

Section Affected: 606- (1 SECTION) STUDY FOR ANNUAL ADJUSTMENTS OF FEES FOR INTERPRETERS

SB0814 SD2 HD2 CD1 (CCR 152)

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. (\$\$) (expenditure ceiling) -- SB0814 CD1

Committee Reports: SSCR 491 (GVO) SSCR 926 (WAM) HSCR 1441 (LGO) HSCR 2110 (FIN) CCR 152

Current Status: May-04 23 Passed Legislature

SB0821 SD1 HD2 CD1 (CCR 163)

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. Reports 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). (\$\$) (expenditure ceiling) -- SB0821 CD1

Committee Reports: SSCR 124 (PSM) SSCR 666 (WAM) HSCR 1391 (JHA) HSCR 2104 (FIN) CCR 163

Current Status: May-04 23 Passed Legislature

SB0830 SD2 HD1 CD1 (CCR 185)

RELATING TO EMERGENCY MEDICAL RESPONSE.

Introduced by: Dela Cruz D

Establishes provisions relating to critical emergency response under education law and public charter schools law. Requiring a one-year Critical Emergency Response Pilot

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Program within the State Public Charter School Commission and the Department of Education to establish a critical emergency response team for each public charter school and department school located in central Oahu selected by the commission and department to participate in the pilot program. 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 paragraph; and respond in good faith when activated. -- Appropriation of 150,000 dollars to the state public charter school commission for department schools and public charter schools to implement critical emergency response teams. Report to legislature. (\$\$) (expenditure ceiling) -- SB0830 CD1

Committee Reports: SSCR 118 (EDU) SSCR 885 (WAM) HSCR 1372 (EDN) HSCR 1928 (FIN) CCR 185

Current Status: May-04 23 Passed Legislature

SB0833 SD2 HD3 CD1 (CCR 198)

RELATING TO THE WAHIAWA IRRIGATION SYSTEM.

Introduced by: Dela Cruz D

Requires the office of the governor to negotiate with Wahiawa Water Company, Inc.; Dole Food Company, Inc.; Sustainable Hawaii, LLC; or any other appropriate owner for the State's fee simple acquisition of the Wahiawa irrigation system. -- Requires all users of water associated with the Wahiawa irrigation system to pay such rates sufficient to operate and maintain the irrigation system as prescribed by the agribusiness development corporation. -- Allows the State to by exercise of eminent domain acquire the Wahiawa dam, the spillway associated with the Wahiawa irrigation system, and the ditch system associated with the Wahiawa irrigation system, including all parcels in this Act. -- Appropriation to the department of agriculture 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; provided further that if negotiations for the acquisition of the property are unsuccessful, the appropriation shall be used for an eminent domain action to acquire the property; provided further that moneys from the appropriation may be expended for an eminent domain action and its associated costs. -- Appropriation to the department of agriculture for 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; provided that the expenditure of the appropriation is contingent upon the State's acquisition of the property. -- Provides that if the transfer of all properties authorized to be acquired by this Act are not filed or recorded with the bureau of conveyances by June 30, 2026, the governor shall notify the legislature and the revisor of statutes by June 30, 2026, that the conveyance was not filed or recorded with the bureau of conveyances, and this Act shall be repealed in its entirety on July 1, 2026. -- Provides that if the transfer of all properties authorized to be acquired by this Act are filed or recorded with the bureau of conveyances by June 30, 2026, the governor shall notify the legislature and the revisor of statutes by June 30, 2026, that the transfer of all properties authorized to be acquired by this Act were filed or recorded with the bureau of conveyances, and this Act shall not be repealed and the appropriations authorized pursuant to this Act shall not lapse at the end of the fiscal year for which the moneys were appropriated; provided that all moneys that remain unexpended or unencumbered on June 30, 2026, shall lapse. (expenditure ceiling) -- SB0833 CD1

Committee Reports: SSCR 96 (WTL/ AEN/) SSCR 671 (WAM) HSCR 1315 (WAL) HSCR 1510 (JHA) HSCR 2135 (FIN) CCR 198

Current Status: May-04 23 Passed Legislature

SB0855 SD1 HD2 CD1 (CCR 153)

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

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of the date of the budget. -- SB0855 CD1

Committee Reports: SSCR 823 (CPN) HSCR 1377 (CPC) HSCR 2081 (FIN) CCR 153

Current Status: May-03 23 Received by the Governor

Section Affected: 514B-148

SB0865 SD2 HD1 CD1 (CCR 180)

RELATING TO HOUSING.

Introduced by: Chang S, Aquino H, Keohokalole J

Establishes provisions relating to 99 year leasehold program under Hawaii community development authority law. -- Establishes provisions relating to definitions. Defines urban redevelopment site to mean non ceded state owned lands within a 1 mile radius of a public transit station in a county having a population greater than 500,000. -- Establishes provisions relating to 99 year leasehold program. Establishes the 99 year leasehold program for the purpose of providing low-cost, leasehold residential condominium units for sale to Hawaii residents on state-owned lands within an urban redevelopment site. Requires the program to be limited to 1 project on non-ceded lands within an urban redevelopment site, which shall be selected by the authority. -- Establishes provisions relating to rules; guidelines; sale of the leasehold interest of residential condominium units; 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; assistance by state and county agencies; lands no longer needed; rules; leasehold condominiums on state lands; and annual reports. -- Amends provisions relating to applicability and exemptions under school impact fees. Exempts any form of development by the Hawaii community development authority pursuant to Hawaii community development authority law. -- Appropriation to the Hawaii community development authority for the Hawaii community development authority to adopt rules; engage the community; and conduct site and predevelopment planning; for the 99 year leasehold program established in this Act. -- Appropriation to the Hawaii community development authority for the establishment of 2 full-time equivalent (2.0 FTE) positions within the Hawaii community development authority. (expenditure ceiling) -- SB0865 CD1

Committee Reports: SSCR 395 (HOU/ WTL/ GVO/) SSCR 1125 (WAM) HSCR 1481 (HSG/ WAL/) HSCR 2131 (FIN) CCR 180

Current Status: May-04 23 Passed Legislature

Section Affected: 206E- (14 SECTIONS) NINETY-NINE YEAR LEASEHOLD PROGRAM, 302A-1603

SB0869 SD2 HD1 (HSCR 1630)

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 HD1

Committee Reports: SSCR 508 (HHS) SSCR 1112 (JDC/ WAM/) HSCR 1630 (JHA)

Current Status: Apr-21 23 Received by the Governor

Section Affected: 352D-11

SB0894 SD2 HD2 CD1 (CCR 126)

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). -- 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 CD1

Committee Reports: SSCR 205 (GVO/ HHS/) SSCR 892 (WAM) HSCR 1487 (HUS/ HLT/) HSCR 2139 (FIN) CCR 126

Current Status: May-04 23 Passed Legislature

Section Affected: ACT 209 2021, 346- (5 SECTIONS) OFFICE OF WELLNESS AND RESILIENCE, 27-61, 27-62, 27-63, 27-64

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- SB0898 SD2 HD1 CD1 (CCR 183) 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 nonprofit organizations as necessary to implement this provision. Requires the authority, without regard to administrative procedure law, to establish rules and any additional qualification standards specifically for recipients of the state rent supplement program for kupuna. Report to the legislature. Appropriation to the authority for the state rent supplement program for kupuna, provided that any funds appropriated under this provision shall be in addition to the base budget of the Hawaii public housing authority for the state rent supplement program. Act to be repealed on June 30, 2026 (sunset). (\$\$) (expenditure ceiling) -- SB0898 CD1
Committee Reports: SSCR 509 (HHS/ HOU/) SSCR 704 (WAM) HSCR 1400 (HSG) HSCR 2132 (FIN) CCR 183
Current Status: May-04 23 Passed Legislature
Section Affected: 356D- (1 SECTION) STATE RENT SUPPLEMENT PROGRAM FOR KUPUNA
- SB0900 SD2 HD2 CD1 (CCR 178) 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. Report to the legislature. -- Appropriation to the executive office on aging for the establishment of 1 full time equivalent (1.0 FTE) program specialist III position, 1 full time equivalent (1.0 FTE) program specialist IV position, and 1 full time equivalent (1.0 FTE) program specialist V position within the executive office on aging for the Hawaii state health insurance assistance program. (\$\$) (expenditure ceiling) -- SB0900 CD1
Committee Reports: SSCR 411 (HHS) SSCR 1127 (WAM) HSCR 1432 (HLT) HSCR 2091 (FIN) CCR 178
Current Status: May-04 23 Passed Legislature
Section Affected: 349- (1 SECTION) THE HAWAII STATE HEALTH INSURANCE ASSISTANCE PROGRAM
- SB0911 SD1 HD1 (HSCR 1615) RELATING TO JURORS.
Introduced by: Rhoads K, Chang S, Keith-Agaran G
Amends provisions relating to grounds of qualification and disqualification. Requires a prospective juror to be disqualified to serve as a juror if the prospective juror has been convicted of a felony in a state or federal court and not finally discharged or pardoned. -- SB0911 HD1
Committee Reports: SSCR 721 (JDC) HSCR 1615 (JHA)
Current Status: Apr-19 23 Received by the Governor
Section Affected: 612-4
- 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
Committee Reports: SSCR 612 (CPN) SSCR 734 (JDC) HSCR 1383 (CPC) HSCR 1872 (JHA)
Current Status: May=02 23 Veto Overridden - Senate

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Section Affected: May-04 23 Veto Overriden - House
514B-141

- SB0930 SD1 HD2 CD1 (CCR 39) 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 a dwelling unit, 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 dwelling unit to cover the costs of obtaining information about the applicant; provided that a landlord or the landlord's agent shall only charge an application screening fee for an applicant who is 18 years of age or older or an emancipated minor. Allows information sought by the landlord or the landlord's agent charging the fee to include personal reference checks, tenant reports, criminal background checks, and credit reports produced by any consumer credit reporting agency. Upon request by the applicant, requires a landlord or the landlord's agent to provide to the applicant a receipt for payment of the application screening fee; and breakdown of costs covered by the application screening fee. -- SB0930 CD1
Committee Reports: SSCR 824 (CPN) HSCR 1398 (HSG) HSCR 1882 (CPC) CCR 39
Current Status: May-04 23 Received by the Governor
Section Affected: 521- (1 SECTION) APPLICATION SCREENING FEE
- SB0933 SD1 HD1 CD1 (CCR 56) RELATING TO TEMPORARY RESTRAINING ORDERS.
Introduced by: Rhoads K
Amends provisions relating to period of order; hearing. 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. In cases where the petitioner's allegations do not include at least 1 allegation of domestic abuse, allows the court to allow the petitioner to attend the hearing remotely, with consideration of factors such as the petitioner's lack of transportation, child care, and paid time off, as well as the petitioner's fear of the respondent's presence. -- SB0933 CD1
Committee Reports: SSCR 805 (JDC) HSCR 1612 (JHA) CCR 56
Current Status: May-04 23 Received by the Governor
Section Affected: 586-5
- SB0941 SD2 HD1 CD1 (CCR 164) 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 housing on or off campus; and classrooms; request any state or county agency to render services to the authority; and transfer the property to another public agency or contract to manage the leasing and property management of housing projects. -- 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 into and out of the school facilities special fund to the school facilities authority for the construction of housing prioritized for teachers, educators, and staff; and personnel and other related expenses as deemed appropriate. -- Requires housing developed pursuant to this Act to be prioritized for teachers, educators, and staff. Allows the school facilities authority to adopt rules pursuant to administrative procedure law with respect to leasing housing developed by the school facilities authority. (\$\$) -- SB0941 CD1
Committee Reports: SSCR 97 (EDU) SSCR 895 (WAM) HSCR 1470 (HSG/ EDN/ HSCR 2140 (FIN) CCR 164
Current Status: May-04 23 Passed Legislature
Section Affected: 302A-1703
- SB0944 SD1 HD2 CD1 (CCR 57) RELATING TO THE UNIFORM PARENTAGE ACT.
Introduced by: Keohokalole J, McKelvey A
Requires the department of the attorney general to convene a task force to recommend amendments to Hawaii Revised Statutes (HRS) update existing parentage laws that reflect outdated concepts of families, parenthood, conception and gestation, and parental rights. Report to the legislature. Task force to be dissolved on December 31, 2025 (sunset). -- SB0944 CD1

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Committee Reports: SSCR 804 (JDC) HSCR 1524 (HLT) HSCR 1869 (JHA) CCR 57
Current Status: May-04 23 Received by the Governor

SB0945 SD2 HD2 CD2 (SENATE
FLOOR AMENDMENT 13 OR
HOUSE FLOOR AMENDMENT 12)

RELATING TO SPECIAL PURPOSE DIGITAL CURRENCY LICENSURE.

Introduced by: Keohokalole J, Shimabukuro M

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. -- Appropriation to the department of commerce and consumer affairs to carry out the special purpose digital currency licensing program established by this Act. (\$\$) -- SB0945 CD2

Committee Reports: SSCR 615 (CPN) SSCR 1066 (WAM) HSCR 1379 (CPC) HSCR 1947 (FIN) CCR 168 - filed SENATE FLOOR AMENDMENT 13
HOUSE FLOOR AMENDMENT 12

Current Status: May-04 23 Passed Legislature

Section Affected: (31 SECTIONS) SPECIAL PURPOSE DIGITAL CURRENCY LICENSING ACT, 489D-4, 846-2.7

SB0966 HD1 CD1 (CCR 60)

RELATING TO DISPOSAL OF SOLID WASTE.

Introduced by: Lee C, Chang S, McKelvey A, Shimabukuro M

Amends solid waste law. Clarifies felony disposal of solid waste is a class C felony for which a fine of no more than 50,000 dollars for each separate offense to be imposed; and petty misdemeanor disposal of solid waste is punishable by imprisonment of no more than 30 days for each separate offense. Requires that each day of violation to constitute a separate offense. Provides 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 CD1

Committee Reports: SSCR 250 (AEN) SSCR 849 (JDC) HSCR 1491 (EEP) HSCR 1874 (JHA) CCR 60

Current Status: May-04 23 Received by the Governor

Section Affected: 342H-37, 342H-39

SB0968 SD2 HD1 CD1 (CCR 125)

RELATING TO TRANSPORTATION.

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 services, in collaboration with the department of

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transportation, to develop, implement, administer, and manage a program 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; and to develop, implement, administer, and manage a pilot project to provide a reasonable number of secure, enclosed bicycle storage lockers at 2 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. Report to the legislature. -- SB0968 CD1

Committee Reports: SSCR 328 (GVO/ TCA/) SSCR 897 (WAM) HSCR 1521 (TRN/ LGO/) HSCR 1935 (FIN) CCR 125

Current Status: May=02 23 Passed Legislature

Section Affected: 27- (1 SECTION) PUBLIC EMPLOYEE PARKING FACILITIES

SB0975 SD2 HD3 CD1 (CCR 196)

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. 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 any tobacco products to a person or entity in this State that is not a licensee under this law. Requires unlawful shipment of tobacco products to be a misdemeanor if the person or entity knowingly ships or causes to be shipped tobacco products having a value of less than 10,000 dollars, in violation of this provision; and a class C felony if the person or entity knowingly ships or causes to be shipped tobacco products having a value of 10,000 dollars or more, in violation of this provision. -- Amends provisions relating to definitions under the cigarette tax and tobacco tax law. Defines e liquid and electronic smoking device. Redefines tobacco products. -- Amends provisions relating to license; and retail tobacco permit. Increases the license and permit fees for wholesalers, dealers, and retailers. -- Amends provisions relating to taxes under the cigarette tax and tobacco tax law. Requires every wholesaler or dealer, in addition to any other taxes provided by law, to pay, for the privilege of conducting business and other activities in the State; an excise tax equal to 70 per cent of the wholesale price of each article or item of tobacco products, other than large cigars, electronic smoking devices, and e liquids, sold by the wholesaler or dealer on and after September 30, 2009, whether or not sold at wholesale, or if not sold, then at the same rate upon the use by the wholesaler or dealer; and 70 per cent of the wholesale price of each electronic smoking device or e-liquid sold, used, or possessed by a wholesaler or dealer on and after January 1, 2024, whether or not sold at wholesale, or if not sold, then at the same rate upon the use by the wholesaler or dealer. -- Repeals provisions relating to electronic smoking device retailer registration unit under the attorney general law. -- Repeals provisions relating to delivery sales. -- SB0975 CD1

Committee Reports: SSCR 564 (HHS/ CPN/) SSCR 1088 (WAM/ JDC/) HSCR 1303 (HLT) HSCR 1572 (JHA) HSCR 2087 (FIN) CCR 196

Current Status: May-04 23 Passed Legislature

Section Affected: 245- (1 SECTION), 245-1, 245-2, 245-2.5, 245-3, 28-161, 28-162, 28-163, 28-164, 28-165, 28-166, 28-167, 28-168, 245-17

SB0989 HD2 (HSCR 1639)

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. Requires this provisions to not apply 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 the person was authorized by federal regulations to operate an unmanned aircraft system and was operating the system in an otherwise lawful manner and consistent with federal regulations. Makes trespass with an unmanned aircraft system a misdemeanor. -- SB0989 HD2

Committee Reports: SSCR 242 (TCA) SSCR 848 (JDC) HSCR 1347 (TRN) HSCR 1639 (JHA)

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Current Status: Apr-18 23 Received by the Governor
Section Affected: 711- (1 SECTION) TRESPASS WITH AN UNMANNED AIRCRAFT SYSTEM

SB1022 HD1 CD1 (CCR 150)

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 composition and terms of the board. -- SB1022 CD1

Committee Reports: SSCR 513 (EDU) SSCR 960 (WAM) HSCR 1371 (EDN) HSCR 1929 (FIN) CCR 150

Current Status: May-02 23 Passed Legislature

Section Affected: 302L- (1 SECTION), 302L-1.6

SB1024 SD2 HD1 CD1 (CCR 167)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to 0 emissions transportation under the Hawaii climate change mitigation and adaptation initiative law. Requires it to be the goal of the State to reduce greenhouse gas emissions and achieve 0 emissions across all transportation modes within the State, including across all sectors of ground transportation; and sea and air interisland transportation. Requires each department, board, and commission to incorporate these goals into the department, board, or commission's plans and take any actions necessary to achieve the goals established in this provision. 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 interisland 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 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. Allows the department of transportation and Hawaii state energy office to adopt rules pursuant to administrative procedure law to effectuate this provision. -- 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 set forth in provisions relating to 0 emissions clean economy target and the Hawaii climate change mitigation and adaptation initiative law; coordinate with other groups, agencies, and programs within 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 set forth in provisions relating to 0 emissions clean economy target and the Hawaii climate change mitigation and adaptation initiative law; consider reducing vehicle miles travelled and demand management; and consider equity concerns, including economic and accessibility impacts to low-income communities. Report to the Hawaii climate change mitigation and adaptation commission and legislature. Requires the working group to cease to exist on January 1, 2035 (sunset). -- Establishes an interisland 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 set forth in provisions relating to 0 emissions clean economy target and the Hawaii climate change mitigation and adaptation initiative law; coordinate with other groups, agencies, and programs within and outside of the State that are working to achieve 0 emissions interisland transportation; and coordinate with other groups, agencies, and programs within and outside of the State that are developing interim solutions to achieve long-haul 0 emissions transportation, which may include including lower-carbon sustainable aviation fuels, hydrogen based fuel, or other potential options. Report to the Hawaii climate change mitigation and adaptation commission and legislature. Requires the working group to cease to exist on

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January 1, 2035 (sunset). -- SB1024 CD1
Committee Reports: SSCR 469 (TCA/ AEN/) SSCR 758 (WAM) HSCR 1519 (TRN/ EEP/) HSCR 1936 (FIN) CCR 167
Current Status: May=02 23 Passed Legislature
Section Affected: 225P- (1 SECTION) ZERO EMISSIONS TRANSPORTATION

SB1057 SD2 HD2 CD1 (CCR 59)

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 positions that are internal transfer or promotion within a current employer; or public employee positions for which salary, benefits, or other compensation are determined pursuant to collective bargaining; or positions with employers having fewer than 50 employees. -- 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 CD1
Committee Reports: SSCR 347 (LBT) SSCR 796 (CPN) HSCR 1461 (ECD/ LGO/) HSCR 1868 (JHA) CCR 59
Current Status: May-04 23 Received by the Governor
Section Affected: 378- (1 SECTION), 378-2.3

SB1064 SD2 HD2 CD1 (CCR 181)

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 each award to be approved by the board before disbursement and to be subject to conditions imposed by the board. 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 full-time equivalent (2.0 FTE) positions in the department of land and natural resources, to include the 1 planner position; and 1 accountant position. (\$\$) (expenditure ceiling) -- SB1064 CD1
Committee Reports: SSCR 383 (WTL) SSCR 954 (WAM) HSCR 1316 (WAL) HSCR 2119 (FIN) CCR 181
Current Status: May-04 23 Passed Legislature
Section Affected: 179D- (1 SECTION) DAM AND APPURTENANCE IMPROVEMENT OR REMOVAL GRANT PROGRAM

SB1076 SD2 HD2 CD1 (CCR 159)

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 electronic mail 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

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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 of 171,248 dollars 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. (\$\$) (expenditure ceiling) -- SB1076 CD1
Committee Reports: SSCR 149 (JDC) SSCR 1071 (WAM) HSCR 1386 (JHA) HSCR 2148 (FIN) CCR 159
Current Status: May-04 23 Passed Legislature
Section Affected: 11- (1 SECTION), 11-118.5

SB1079 SD1 HD1 CD1 (CCR 32)

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 CD1

Committee Reports: SSCR 835 (JDC) HSCR 1616 (JHA) CCR 32
Current Status: May-04 23 Received by the Governor
Section Affected: 291E- (1 SECTION), 706- (1 SECTION)

SB1086 SD2 HD2 CD1 (CCR 7)

RELATING TO TRANSPORTATION.

Introduced by: Lee C, Chang S, McKelvey A, Rhoads K
Amends provisions relating to state highway safety council and changes its title to state highway safety and modernization council. Provides that there is established the Hawaii highway safety and modernization 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. In addition to the chairperson of the house of representatives standing committee having jurisdiction over transportation, the chairperson of the senate standing committee having jurisdiction over transportation, including the 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 CD1

Committee Reports: SSCR 137 (TCA) SSCR 860 (JDC) HSCR 1395 (TRN) HSCR 1793 (JHA) CCR 7
Current Status: May=02 23 Passed Legislature
Section Affected: 286-5

SB1141 SD2 HD2 CD1 (CCR 184)

RELATING TO WORKERS' COMPENSATION.

Introduced by: McKelvey A, Keith-Agaran G
Effective July 1, 2023, transfers all rights, powers, functions, duties, resources, and the

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individual budget of the Hawaii state public library system relating to workers' compensation for its employees to the department of human resources development, subject to amendment or repeal by subsequent legislation; and 1 full-time equivalent (1.0 FTE) permanent position shall be transferred to the department of human resources development from the Hawaii state public library system. -- Appropriation to the department of human resources development for the salary and benefits of 1 full-time equivalent (1.0 FTE) human resources specialist position to the department of human resources development for the management and administration of workers' compensation for the Hawaii state public library system and its employees. (\$\$) (expenditure ceiling) -- SB1141 CD1

Committee Reports: SSCR 337 (LBT) SSCR 993 (WAM) HSCR 1559 (LGO/ EDN/ HSCR 2114 (FIN) CCR 184

Current Status: May-04 23 Passed Legislature

SB1151 SD2 HD1 CD1 (CCR 71)

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. -- Requires an award granted to a student to be equal to the student's unmet direct cost need, based on the Free Application for Federal Student Aid calculation of need, less the amounts available to the student from Pell grants and other scholarships; provided that the unmet direct cost need for a student who enrolls in a certificate program shall be based on a suitable instrument, as determined by the university of Hawaii, less the amounts available to the student from grants and other scholarships. -- SB1151 CD1

Committee Reports: SSCR 210 (HRE) SSCR 1013 (WAM) HSCR 1494 (HET) HSCR 2085 (FIN) CCR 71

Current Status: May-04 23 Received by the Governor

Section Affected: 304A-506

SB1163 SD1 HD1 CD1 (CCR 161)

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. (\$\$) (expenditure ceiling) -- SB1163 CD1

Committee Reports: SSCR 129 (PSM) SSCR 1015 (WAM) HSCR 1331 (CMV) HSCR 1920 (FIN) CCR 161

Current Status: May-04 23 Passed Legislature

SB1166 SD2 HD2 CD1 (CCR 87)

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 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 electronic or digital 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 CD1

Committee Reports: SSCR 226 (TCA) SSCR 1012 (WAM) HSCR 1337 (JHA) HSCR 2105 (FIN) CCR 87

Current Status: May-04 23 Received by the Governor

Section Affected: 286-107

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- SB1173 SD1 HD2 (HSCR 1791) 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 a 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 when modifications to a vehicle's parts are adjusted to bypass pollution controls, or the vehicle is equipped with defeat devices, including electronic programmers or tuners to adjust fuel and timing settings while also turning off certain emission controls that are designed to inhibit the release of visible exhaust. Requires this provision to not apply to drag racing events that are organized by government or private entities and either sanctioned by an official hot rod association or held on a track sanctioned by an official hot rod association; military events; community events; and parade events. -- SB1173 HD2
Committee Reports: SSCR 243 (TCA) SSCR 859 (JDC) HSCR 1348 (TRN) HSCR 1791 (JHA)
Current Status: Apr-18 23 Received by the Governor
Section Affected: 291- (1 SECTION) INTENTIONAL RELEASE OF EXHAUST EMISSIONS PROHIBITED
- SB1189 SD1 HD1 CD1 (CCR 6) 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 CD1
Committee Reports: SSCR 837 (JDC) HSCR 1623 (JHA) CCR 6
Current Status: May-04 23 Received by the Governor
Section Affected: 11-334
- SB1230 SD2 HD1 CD1 (CCR 128) 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. -- 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 CD1
Committee Reports: SSCR 257 (PSM) SSCR 1082 (JDC) HSCR 1575 (JHA) HSCR 2154 (FIN) CCR 128
Current Status: May-04 23 Received by the Governor
Section Affected: 134- (7 SECTIONS), 134-1, 134-2, 134-4, 134-7, 134-9, 134-13, 134-17, 134-18, 707-716, 846-2.7, ACT 30 2022, 134-3
- SB1232 SD1 HD1 CD1 (CCR 111) 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 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 CD1
Committee Reports: SSCR 289 (EDU) SSCR 1018 (WAM) HSCR 1466 (EDN) HSCR 1930 (FIN) CCR 111
Current Status: May-04 23 Received by the Governor
Section Affected: 312-2.1, 312-4.6

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- SB1254 SD2 HD2 CD1 (CCR 110) RELATING TO THE KAIWI COAST.
Introduced by: Lee C
Requires the department of land and natural resources to petition the board of land and natural resources to designate the following tax map key numbers as a state park under the name "Kaiwi coast state park": (1)3-9-11:002; and (1)3-9-11:007. Requires the department of land and natural resources to administer the lands in this provision that have been designated by the board of land and natural resources as a state park. Requires this Act to be exempt from the requirements of provisions relating to legislative approval of sale or gift of lands, and the boundary amendment requirements of land use commission law. -- Requires all land within or added to the Kaiwi coast state park to be considered for designation as conservation land. -- SB1254 CD1
Committee Reports: SSCR 361 (WTL) SSCR 1007 (WAM) HSCR 1317 (WAL) HSCR 1509 (JHA) HSCR 2116 (FIN) CCR 110
Current Status: May-04 23 Received by the Governor
- SB1267 SD1 HD1 (HSCR 1613) 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, an incapacitated person or 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 HD1
Committee Reports: SSCR 816 (JDC) HSCR 1613 (JHA)
Current Status: Apr-19 23 Received by the Governor
Section Affected: 586-2, 604-10.5
- SB1268 SD1 HD2 (HSCR 1861) 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 HD2
Committee Reports: SSCR 253 (AEN) SSCR 842 (JDC) HSCR 1413 (AGR) HSCR 1861 (JHA)
Current Status: May=04 23 Passed Legislature
Section Affected: 141D-2, 166E-2
- SB1277 SD2 HD2 CD1 (CCR 201) 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 to the department of accounting and general services, department of the attorney general, department of education, department of human services, department of land and natural resources, department of public safety, and the state public charter school commission for claims against the state or the department or its officers or employees for the payment of judgements 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. -- Provides that the departments shall obtain the approval of the attorney general before payment of any claim can be made. (\$\$) (expenditure ceiling) -- SB1277 CD1
Committee Reports: SSCR 336 (JDC) SSCR 705 (WAM) HSCR 1392 (JHA) HSCR 2149 (FIN) CCR 201
Current Status: May-04 23 Passed Legislature

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- SB1313 SD1 HD1 CD1 (CCR 114) 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 CD1
Committee Reports: SSCR 68 (LBT) SSCR 355 (WAM) HSCR 1251 (LGO) HSCR 2060 (FIN) CCR 114
Current Status: May-04 23 Received by the Governor
Section Affected: 87A-24
- SB1314 SD2 HD1 (HSCR 1972) 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 HD1
Committee Reports: SSCR 69 (LBT) SSCR 359 (WAM) HSCR 1972 (FIN)
Current Status: Apr-19 23 Received by the Governor
Section Affected: 87A-23
- SB1315 SD2 HD1 (HSCR 1973) 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 HD1
Committee Reports: SSCR 338 (LBT) SSCR 1033 (WAM) HSCR 1973 (FIN)
Current Status: Apr-19 23 Received by the Governor
Section Affected: 87A-23
- SB1327 SD1 HD1 CD1 (CCR 165) RELATING TO THE USE OF ELECTRONIC FILING BY THE PUBLIC UTILITIES COMMISSION.
Introduced by: Kouchi R (BR)
Amends public utilities commission law and under Hawaii water carrier Act. Defines document to mean includes any application, complaint, pleading, brief, answer, motion, memorandum, declaration, exhibit, certificate of service, and other papers filed by or with the commission. -- Amends provisions relating to electronic copies of documents. Requires that communications, correspondence, and service of orders and other official documents to be made upon the public utility or water carrier 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

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email address on file; and proof of service by to include electronic transmission to the last known mailing or email address. -- Amends provisions relating to reports and decisions. Requires whenever the public utilities commission inquiries into the operations, operating rights, rates, safety of operations, or directs inquiry and investigation into water carrier activities regulated under this law, and holds public hearing thereon, to make a report in writing, on paper or an electronic copy. Adds that require service of a citation issued under this provision to be made by personal service; electronic service; certified mail, restricted delivery, sent to the last known business or residence address; or electronic mail to the address of the person cited. -- SB1327 CD1

Committee Reports: SSCR 819 (CPN) HSCR 1384 (CPC) HSCR 1917 (FIN) CCR 165
Current Status: May-04 23 Received by the Governor
Section Affected: 269-1, 269-6.5, 271-4, 271-26.5, 271G-5, 271G-7.5, 271G-8, 271G-19

SB1340 SD2 HD2 CD1 (CCR 58)

RELATING TO THE PRACTICE OF BEHAVIOR ANALYSIS.

Introduced by: Kouchi R (BR)

Amends provisions relating to exemptions under behavior analysts law. Reinstates the exemption from the behavior analyst licensing requirements for certain teachers working in collaboration with a licensed behavior analyst or licensed psychologist. Expands the exemption for registered behavior technicians to implement applied behavior analysis services under the direction of a licensed psychologist. Reinstates the exemption from the behavior analyst licensing requirements for individuals who implement applied behavior analysis services to participants in the Medicaid home and community-based services waiver program. Requires the department of education to report to the legislature on the implementation of Medicaid reimbursements for applied behavior analysis services. -- SB1340 CD1

Committee Reports: SSCR 529 (HHS) SSCR 784 (CPN) HSCR 1544 (EDN/ HLT/)
HSCR 1888 (CPC) CCR 58

Current Status: May-04 23 Received by the Governor

Section Affected: 465D-7

SB1344 SD2 HD2 CD1 (CCR 29)

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; provided that the administration of the medication is with the approval of a health care professional within the department, department of health, or health care service pursuant to a written agreement with the department. Defines health care professional to mean a physician, surgeon, and other professional licensed pursuant to medicine and surgery law, or nurse 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 CD1

Committee Reports: SSCR 287 (EDU) SSCR 785 (CPN) HSCR 1468 (EDN) HSCR
2084 (CPC) CCR 29

Current Status: May-04 23 Received by the Governor

Section Affected: 88-21, 302A-708, 302A-853, 302A-854, 457-13

SB1357 SD1 HD1 CD1 (CCR 92)

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 extending its sunset date to July 1, 2030 (sunset). -- 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 extending its sunset date to July 1, 2030 (sunset). -- SB1357 CD1

Committee Reports: SSCR 223 (HWN) SSCR 1107 (JDC/ WAM/) HSCR 1397 (HSG)
HSCR 2133 (FIN) CCR 92

Current Status: May-04 23 Received by the Governor

Section Affected: ACT 141 2009, ACT 102 2015, ACT 80 2019, 46-15.1, ACT 98
2012, ACT 55 2016

SB1370 SD1 HD1 CD1 (CCR 175)

RELATING TO LICENSES TO SOLEMNIZE MARRIAGES.

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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 CD1

Committee Reports: SSCR 574 (HHS) SSCR 698 (CPN) HSCR 1363 (HLT) HSCR 2092 (FIN) CCR 175

Current Status: May-04 23 Passed Legislature

Section Affected: 572-11, 572-12

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

Committee Reports: SSCR 478 (HHS) SSCR 870 (JDC) HSCR 1635 (CPC)

Current Status: Mar-31 23 Received by the Governor

Apr-19 23 Approved by Governor (Act 18 2023)

Section Affected: 349-16

SB1373 SD1 HD1 CD1 (CCR 102)

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. -- SB1373 CD1

Committee Reports: SSCR 566 (HHS) SSCR 1053 (WAM) HSCR 1974 (FIN) CCR 102

Current Status: May-04 23 Received by the Governor

Section Affected: 349-5.5

SB1378 SD1 HD1 CD1 (CCR 23)

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 to knowingly refer or transfer patients to an uncertified or unlicensed care facility. Allows the department of health to impose a fine on any person, corporation, or any other entity that knowingly refers or transfers patients to a care home, agency, or facility operating without a certificate or license as required by law. -- Repeals provisions relating to exclusion. -- SB1378 CD1

Committee Reports: SSCR 479 (HHS) SSCR 799 (CPN/ JDC/) HSCR 1407 (HLT) HSCR 1889 (CPC) CCR 23

Current Status: May-04 23 Received by the Governor

Section Affected: 321-487, 321-488

SB1381 SD1 HD1 CD1 (CCR 2)

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

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benefit manger; maximum allowable cost. -- SB1381 CD1
Committee Reports: SSCR 587 (CPN) SSCR 841 (JDC) HSCR 1526 (HLT) HSCR
1877 (CPC) CCR 2
Current Status: May-04 23 Received by the Governor
Section Affected: 328-106

SB1383 SD1 HD1 CD1 (CCR 104)

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 pursuant to provisions relating to unemployment insurance technology assessment 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. Report to the legislature. -- 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 0.01 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 CD1

Committee Reports: SSCR 70 (LBT) SSCR 404 (WAM) HSCR 1444 (LGO) HSCR
2061 (FIN) CCR 104

Current Status: May-04 23 Received by the Governor

Section Affected: 383- (2 SECTIONS), 383-129

SB1391 SD1 HD2 CD1 (CCR 99)

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 CD1

Committee Reports: SSCR 522 (WTL) SSCR 1109 (JDC/ WAM/) HSCR 1239 (WAL)
HSCR 1508 (JHA) HSCR 2066 (FIN) CCR 99

Current Status: May-04 23 Received by the Governor

Section Affected: 171-6.4, 501-151, 634-51

SB1417 SD1 HD1 CD1 (CCR 186)

RELATING TO CLIMATE CHANGE.

SENATE BILLS THAT PASSED THE LEGISLATURE

Introduced by: Moriwaki 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. -- SB1417 CD1

Committee Reports: SSCR 301 (AEN/ WTL/) SSCR 1054 (WAM) HSCR 1476 (WAL) HSCR 1876 (JHA) CCR 186

Current Status: May-04 23 Passed Legislature

Section Affected: 206E-33, 206E-194

SB1437 SD1 HD2 CD1 (CCR 88)

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 entities to elect to pay Hawaii income tax at the entity level through pass-through entities. -- SB1437 CD1

Committee Reports: SSCR 809 (WAM) HSCR 1501 (ECD) HSCR 2082 (FIN) CCR 88

Current Status: May-04 23 Received by the Governor

Section Affected: 235- (1 SECTION) PASS-THROUGH ENTITY TAXATION ELECTION

SB1468 SD2 HD2 CD1 (CCR 30)

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. Allows a professional land surveyor licensed pursuant to this law, and any assistant under the direct supervision of the professional land surveyor, to 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 after providing a written notice not less than 10 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 professional land surveyor, who enters or remains in or upon the land or premises of another 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 CD1

Committee Reports: SSCR 588 (CPN) SSCR 858 (JDC) HSCR 1380 (CPC) HSCR 1867 (JHA) CCR 30

Current Status: May-04 23 Received by the Governor

Section Affected: 464- (1 SECTION), 708-813, 708-814

SB1493 SD1 HD1 CD1 (CCR 34)

RELATING TO LOBBYISTS.

Introduced by: Rhoads K, Awa B, Keith-Agaran G

Establishes provisions relating to contributions and expenditures 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 organizational report pursuant to provisions relating to registration of candidate committee or noncandidate committee. Prohibits an elected official, candidate, candidate committee, or other individual required to file an organizational 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 under this provision. Requires any contribution prohibited by this provision to escheat to the Hawaii election campaign fund. -- 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

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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 organizational report pursuant to provisions relating to registration of candidate committee or noncandidate committee. -- SB1493 CD1

Committee Reports: SSCR 688 (JDC) HSCR 1626 (JHA) CCR 34

Current Status: May-04 23 Received by the Governor

Section Affected: 11- (1 SECTION), 97-5

SB1502 SD2 HD2 CD1 (CCR 101)

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 each county, by ordinance to regulate the parking utilized by shared cars. -- Amends provisions relating to insurance coverage during car sharing period. Changes primary insurance coverage for each shared car available and used through a peer to peer car sharing program in amounts from no less than 750,000 dollars to no less than 4 times the amounts set forth in provisions relating to required motor vehicle policy coverage for death, bodily injury, and property damage per accident, and costs of defense outside the limits. Substitutes the terms peer to peer car sharing driver to shared car driver. -- Amends Act 56, session laws of 2022. Repeals sunset date. -- SB1502 CD1

Committee Reports: SSCR 278 (TCA) SSCR 781 (CPN) HSCR 1538 (CPC) HSCR 1948 (FIN) CCR 101

Current Status: May-04 23 Received by the Governor

Section Affected: 279L- (1 SECTION), 431:10C-802, ACT 56 2022

SB1505 SD2 HD2 (HSCR 1638)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to restriction of use of facilities under harbor law. Authorizes the department of transportation to delay or deny approval for port entry or departure for any vessel for which the department has received notice from a federal agency or other agency that the vessel or its crew has engaged in activity that has violated any federal, state, or county law or rule pertaining to environmental protection, maritime transportation, trafficking of illegal contraband, or the collection or extraction of undersea minerals unlicensed or unpermitted by the State; provided that allows the department to grant approvals for use of any commercial harbor facility by that vessel in coordination with the federal agency or other agency. -- SB1505 HD2

Committee Reports: SSCR 228 (TCA) SSCR 857 (JDC) HSCR 1349 (TRN) HSCR 1638 (JHA)

Current Status: Apr-18 23 Received by the Governor

Section Affected: 266- (1 SECTION) RESTRICTION OF USE OF FACILITIES

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

Committee Reports: SSCR 497 (GVO) SSCR 1078 (JDC) HSCR 1632 (JHA)

Current Status: Mar-31 23 Received by the Governor

Apr-19 23 Approved by Governor (Act 19 2023)

Section Affected: 92-4

SB1518 SD2 HD3 CD1 (CCR 154)

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 procurement 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

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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 procurement 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 department of education educational 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 CD1

Committee Reports: SSCR 209 (EDU) SSCR 976 (WAM) HSCR 1292 (EDN) HSCR 1558 (LGO) HSCR 2083 (FIN) CCR 154

Current Status: May-04 23 Received by the Governor

Section Affected: 302A- (1 SECTION), 302A- (1 SECTION), 103D-102

SB1527 SD2 HD1 CD1 (CCR 162)

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. -- Appropriation to the department of law enforcement for 2 full-time equivalent (2.0 FTE) positions, operating costs, and equipment to support the address confidentiality program pursuant to this law. (\$\$) (expenditure ceiling) -- SB1527 CD1

Committee Reports: SSCR 428 (PSM/ JDC/) SSCR 982 (WAM) HSCR 1339 (JHA) HSCR 2107 (FIN) CCR 162

Current Status: May-04 23 Passed Legislature

Section Affected: 801G-1, 801G-2, 801G-7, 801G-13

SB1534 SD2 HD3 CD1 (CCR 177)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to state mileage-based road usage charge. Requires electric vehicles defined 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 county director of finance at the rate of 0.8 cents per mile traveled, multiplied by the number of miles traveled, less the estimated amount of paid state fuel taxes that correspond with the number of miles traveled. Requires the department to adopt rules pursuant to administrative procedure law to determine the method for calculating the estimated amount of paid state fuel taxes that correspond with the number of miles traveled. 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 pursuant to provisions relating to certificates of inspection. Requires the state mileage-based road usage charge to be not less than 0 dollars, and the state mileage based road usage charge shall be not more than 50 dollars per year. 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 50 dollars, and such amount once paid shall be subtracted from the calculation of the state mileage-based road usage charge upon that vehicle's 2nd registration renewal. Report to the legislature. -- Amends provisions relating to state registration fee. Provides that alternative fuel vehicles shall pay an annual vehicle registration surcharge 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. Requires the certificate of inspection to state the odometer reading of the vehicle on the date of inspection. -- 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, such as gasoline, diesel oil, liquefied petroleum gas, or battery electricity. -- Appropriation out of the state highway fund 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 pursuant to this Act. (\$\$) -- SB1534

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CD1

Committee Reports: SSCR 444 (TCA) SSCR 1024 (WAM) HSCR 1227 (TRN) HSCR 1543 (CPC) HSCR 1955 (FIN) CCR 177

Current Status: May-04 23 Passed Legislature

Section Affected: 249- (1 SECTION), 249-31, 286-26, 286-41

SB1541 HD1 (HSCR 1622)

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 HD1

Committee Reports: SSCR 693 (JDC) HSCR 1622 (JHA)

Current Status: Apr-19 23 Received by the Governor

Section Affected: 19-3

SB1552 SD2 HD1 CD1 (CCR 188)

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. (\$\$) (expenditure ceiling) -- SB1552 CD1

Committee Reports: SSCR 254 (AEN) SSCR 1027 (WAM) HSCR 1549 (AGR) HSCR 1945 (FIN) CCR 188

Current Status: May-04 23 Passed Legislature

SB1586 SD1 HD2 CD1 (CCR 166)

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 out of the university of Hawaii tuition and fees special fund to the university of Hawaii for the college of tropical agriculture and human resources at Manoa to establish 5 administrative, professional, and technical full time equivalent (5.00 FTE) positions. (\$\$) -- SB1586 CD1

Committee Reports: SSCR 560 (HRE/ AEN/) SSCR 1136 (WAM) HSCR 1497 (HET) HSCR 1953 (FIN) CCR 166

Current Status: May-04 23 Passed Legislature

SB1588 SD2 HD2 CD1 (CCR 187)

RELATING TO FOOD SAFETY.

Introduced by: Richards III H, Aquino 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. (\$\$) (expenditure ceiling) -- SB1588 CD1

Committee Reports: SSCR 525 (AEN) SSCR 1030 (WAM) HSCR 1411 (AGR) HSCR 2079 (FIN) CCR 187

Current Status: May-04 23 Passed Legislature

SB1592 SD2 HD1 CD1 (CCR 173)

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. (\$\$) (expenditure ceiling) -- SB1592 CD1

Committee Reports: SSCR 315 (HHS) SSCR 973 (WAM) HSCR 1345 (HUS) HSCR 2100 (FIN) CCR 173

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HB0011 HD2 SD1 CD1 (CCR 40)

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 CD1

Committee Reports: HSCR 248 (TOU) HSCR 1049 (CPC) SSCR 1770 (CPN) CCR 40
Current Status: May-03 23 Received by the Governor
Section Affected: 514E-9, 514E-10.5

HB0016 HD2 SD1 (SSCR 1768)

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 SD1

Committee Reports: HSCR 490 (CPC) HSCR 1085 (JHA) SSCR 1768 (CPN)
Current Status: Apr-28 23 Received by the Governor
Section Affected: 281-31, 281-39

HB0024 HD1 SD2 CD1 (CCR 130)

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. Adds that allows a water common carrier to, on securing the prior approval of the public utilities commission, and not otherwise to enter into vessel leases longer than 5 years; enter into leverage leases for vessels; or issue stocks and stock certificates, bonds, notes, and other evidence of indebtedness, payable at periods of more than 12 months after the date. Redefines property and facilities to mean property and facilities used in all operations of a water carrier whether or not included in its regulated operations or rate base. Prohibits a water carrier to issue securities, enter into vessel leases longer than 5 years or enter into leverage leases for vessels, to acquire property or to construct, complete, extend, improve, or add to its facilities or service, if the commission determines that the proposed purpose will have a material adverse effect on its operations. Prohibits a carrier to repurchase or reissue its own common stock without prior commission approval. Provides that all stock and every stock certificate, and every bond, note, or other evidence of indebtedness of a water carrier not payable within

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12 months, issued without an order of the commission authorizing the same, then in effect, shall be void. Provides that in addition, all vessel leases longer than 5 years and all leverage leases entered into by a water carrier for vessels without an order of the commission authorizing the same then in effect shall be void. -- HB0024 CD1

Committee Reports: HSCR 11 (TRN) HSCR 770 (CPC) HSCR 925 (FIN) SSCR 1400 (TCA) SSCR 1751 (CPN) CCR 130

Current Status: May-03 23 Received by the Governor

Section Affected: 271G-17.5

HB0028 HD1 SD1 CD1 (CCR 192)

RELATING TO STATE PROGRAMS.

Introduced by: Yamashita K

Appropriation to the department of taxation for the department to upgrade software and computer systems. -- 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. (\$\$) (expenditure ceiling) -- HB0028 CD1

Committee Reports: HSCR 780 (FIN) HSCR 807 (FIN) SSCR 1778 (WAM) CCR 192

Current Status: May-04 23 Passed Legislature

HB0033 HD1 SD1 CD1 (CCR 191)

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 CD1

Committee Reports: HSCR 937 (FIN) SSCR 1779 (WAM) CCR 191

Current Status: May-04 23 Passed Legislature

HB0068 HD1 SD1 CD1 (CCR 134)

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
Amends provisions relating to centralized statewide criminal pretrial justice data reporting and collection system. Requires the ongoing staff support for the system to be conducted by the criminal justice research institute's staff and shall not be contracted to another entity. Requires the institute to protect any information and data that may be shared. Report to the legislature. -- Appropriation to the judiciary to establish a centralized statewide criminal pretrial justice data reporting and collection system. -- Appropriation to the department of public safety or its successor department of corrections and rehabilitation to establish a centralized statewide criminal pretrial justice data reporting and collection system. (\$\$) (expenditure ceiling) -- HB0068 CD1

Committee Reports: HSCR 69 (JHA) HSCR 1190 (FIN) SSCR 1257 (JDC) SSCR 1880 (WAM) CCR 134

Current Status: May-04 23 Passed Legislature

Section Affected: 614-3

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

Committee Reports: HSCR 80 (JHA) SSCR 1167 (JDC)

Current Status: Mar-21 23 Received by the Governor

Mar-31 23 Approved by Governor (Act 4 2023)

Section Affected: 11-342

HB0091 HD1 SD1 (SSCR 1397)

RELATING TO ORDERS OF THE CAMPAIGN SPENDING COMMISSION.

Introduced by: Saiki S (BR)

Amends provisions relating to preliminary determination regarding probable cause. Requires the respondent to be afforded an opportunity to contest the campaign spending commission's preliminary determination of probable cause by making a request for a contested case hearing under administrative procedure law within 30 days of receipt of the preliminary determination. -- Amends provisions relating to administrative fines; relief. Requires these rights to be deemed waived if the order is a preliminary determination of

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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 30 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 SD1

Committee Reports: HSCR 83 (JHA) SSCR 1397 (JDC)
Current Status: May-03 23 Received by the Governor
Section Affected: 11-405, 11-410

HB0092 SD1 (SSCR 1764)

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 the funds of the 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. --

HB0092 SD1

Committee Reports: HSCR 70 (JHA) HSCR 1191 (FIN) SSCR 1764 (JDC)
Current Status: May-03 23 Received by the Governor
Section Affected: 11-410

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

Committee Reports: HSCR 81 (JHA) SSCR 1168 (JDC)
Current Status: Mar-21 23 Received by the Governor
Mar-31 23 Approved by Governor (Act 5 2023)
Section Affected: 11-322, 11-323

HB0097 HD1 SD1 (SSCR 1162)

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. Provides that as a courtesy, the campaign spending commission shall send the preliminary determination with findings of fact and conclusions of law to the respondent by electronic mail; provided that the electronic mail shall not constitute service. 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 7 business days of the preliminary determination being mailed. -- HB0097 SD1

Committee Reports: HSCR 84 (JHA) SSCR 1162 (JDC)
Current Status: May-03 23 Received by the Governor
Section Affected: 11-405

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- 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
Committee Reports: HSCR 82 (JHA) SSCR 1157 (JDC)
Current Status: Mar-20 23 Received by the Governor
Mar-31 23 Approved by Governor (Act 6 2023)
Section Affected: 11-351
- HB0118 SD2 (SSCR 1731) 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; provided that any federal or state agency authorizing a road closure shall preempt a county ordinance. 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 SD2
Committee Reports: HSCR 803 (JHA) SSCR 1398 (TCA/ PSM/) SSCR 1731 (JDC)
Current Status: Apr-28 23 Received by the Governor
Section Affected: 46- (1 SECTION), 291C-111
- 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
Committee Reports: HSCR 290 (JHA) SSCR 1158 (JDC)
Current Status: Mar-20 23 Received by the Governor
Mar-31 23 Approved by Governor (Act 7 2023)
Section Affected: 11-108
- HB0133 HD1 SD2 CD1 (CCR 118) RELATING TO THE BUDGET OF THE OFFICE OF HAWAIIAN AFFAIRS.
Introduced by: Saiki S (BR)
Office of Hawaiian Affairs Appropriations Act of 2023 (OHA budget). Appropriations to the office of Hawaiian affairs for the 2023 - 2025 fiscal biennium. (\$\$) (expenditure ceiling) -- HB0133 CD1
Committee Reports: HSCR 528 (JHA) HSCR 1220 (FIN) SSCR 1305 (HWN) SSCR 1804 (WAM) CCR 118
Current Status: May-04 23 Passed Legislature
- 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
Committee Reports: HSCR 289 (JHA) SSCR 1159 (JDC)
Current Status: Mar-20 23 Received by the Governor

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Mar-31 23 Approved by Governor (Act 8 2023)

Section Affected: 97-3

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

Committee Reports: HSCR 286 (JHA) SSCR 1163 (JDC) SSCR 1484 (WAM)

Current Status: Apr-04 23 Received by the Governor

Apr-19 23 Approved by Governor (Act 20 2023)

Section Affected: 97- (1 SECTION), 97-2, 97-7

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

Committee Reports: HSCR 287 (JHA) SSCR 1160 (JDC)

Current Status: Mar-20 23 Received by the Governor

Mar-31 23 Approved by Governor (Act 9 2023)

Section Affected: 84-17.5, 97-4

HB0141 HD1 SD1 (SSCR 1233)

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, who is on the lobbyist list and not just a client with a lobbyist, where the client provided at least 5,000 dollars of income during the preceding calendar year. -- HB0141 SD1

Committee Reports: HSCR 782 (JHA) SSCR 1233 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 84-17

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

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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

Committee Reports: HSCR 288 (JHA) SSCR 1161 (JDC)
Current Status: Mar-20 23 Received by the Governor
Mar-31 23 Approved by Governor (Act 10 2023)
Section Affected: 97- (1 SECTION), 97-7

HB0153 HD1 SD1 CD1 (CCR 97)

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 60,000 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. -- HB0153 CD1

Committee Reports: HSCR 137 (WAL) HSCR 477 (JHA) HSCR 1125 (FIN) SSCR 1146 (WTL) SSCR 1859 (JDC/ WAM/) CCR 97
Current Status: May-03 23 Received by the Governor
Section Affected: 174C-15

HB0161 HD1 SD1 CD1 (CCR 63)

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. -- HB0161 CD1

Committee Reports: HSCR 16 (LGO) HSCR 476 (JHA) HSCR 1016 (FIN) SSCR 1169 (LBT) SSCR 1583 (JDC) CCR 63
Current Status: May-03 23 Received by the Governor
Section Affected: 89-5

HB0192 HD2 SD1 CD1 (CCR 12)

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 CD1

Committee Reports: HSCR 409 (EEP) HSCR 1041 (CPC) SSCR 1152 (EET) SSCR 1816 (CPN) CCR 12
Current Status: May-03 23 Received by the Governor
Section Affected: 196- (3 SECTIONS) FLUORESCENT LAMPS

HB0217 HD1 SD2 CD1 (CCR 49)

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

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Amends provisions relating to structures exempted from provisions of chapter under professional engineers, architects, surveyors and landscape architects law. Prohibits the provisions of this law to apply to work in respect to any privately owned or privately controlled 1 storied building or structure, the estimated cost of which does not exceed 180,000 dollars, nor to any privately controlled 2 storied building or structure, the estimated cost of which does not exceed 162,000 dollars. Provides that whenever the exemption provided for in this provision is applied to the construction of a new residence, it shall be noted and recorded with the bureau of conveyances. Prohibits the following work to be exempted from the requirements of this law; any structure, residence, or building. -- HB0217 CD1

Committee Reports: HSCR 384 (HSG) HSCR 842 (CPC) SSCR 1280 (HOU) SSCR 1749 (CPN) CCR 49

Current Status: May-03 23 Received by the Governor

Section Affected: 464-13

HB0218 HD2 SD2 CD1 (CCR 52)

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 labels on prescription drug containers, 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 by alternate accessible formats. -- 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 by the board of pharmacy to set forth rules in accordance with this Act applicable to hospital pharmacies and manufacturers of prescription drugs that provide their products directly to consumers; and 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. -- HB0218 CD1

Committee Reports: HSCR 611 (HLT) HSCR 1048 (CPC) SSCR 1324 (HHS) SSCR 1752 (CPN) CCR 52

Current Status: May-03 23 Received by the Governor

Section Affected: 461- (1 SECTION), 461-1

HB0264 SD1 (SSCR 1259)

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. Provides that 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 SD1

Committee Reports: HSCR 801 (JHA) SSCR 1259 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 706-605.6, 707-711

HB0278 HD1 SD2 CD1 (CCR 93)

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

Appropriation to the executive office on aging of the department of health to create and implement an Alzheimer's disease and related dementias public health campaign to educate the public on the early signs of cognitive impairment, the value of early detection and diagnosis of cognitive impairment, and the importance of discussing with health care professionals any changes in memory and thinking. (\$\$) (expenditure ceiling) -- HB0278

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- CD1
Committee Reports: HSCR 725 (HLT) HSCR 900 (FIN) SSCR 1266 (HHS) SSCR 1736 (WAM) CCR 93
Current Status: May-04 23 Passed Legislature
- HB0300 HD1 SD1 CD1 (CCR 190) RELATING TO THE STATE BUDGET.
Introduced by: Saiki S (BR)
General Appropriations Act of 2023 (state budget). Appropriations for general operating funds for the support of state government operations over the 2023 - 2025 fiscal biennium. (\$\$) (expenditure ceiling) -- HB0300 CD1
Committee Reports: HSCR 1222 (FIN) SSCR 1783 (WAM) CCR 190
Current Status: May-04 23 Received by the Governor
Section Affected: ACT 40 2019, ACT 6 2020, ACT 88 2021, ACT 248 2022
- HB0306 HD2 SD1 CD1 (CCR 116) 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. (\$\$) (expenditure ceiling) -- HB0306 CD1
Committee Reports: HSCR 517 (AGR) HSCR 1112 (FIN) SSCR 1327 (AEN/ HRE/) SSCR 1504 (WAM) CCR 116
Current Status: May-04 23 Passed Legislature
- HB0307 HD1 SD1 CD1 (CCR 117) 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 having a population of less than 500,000. -- HB0307 CD1
Committee Reports: HSCR 43 (AGR) HSCR 643 (WAL) HSCR 849 (CPC) SSCR 1150 (AEN) SSCR 1602 (WAM) CCR 117
Current Status: May-03 23 Received by the Governor
Section Affected: 166-11
- HB0339 HD2 SD1 CD1 (CCR 75) 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 CD1
Committee Reports: HSCR 63 (HUS) HSCR 564 (LGO) HSCR 954 (FIN) SSCR 1323 (LBT/ HHS/) SSCR 1840 (WAM) CCR 75
Current Status: May-03 23 Received by the Governor
Section Affected: 76-16
- HB0349 HD2 SD1 CD1 (CCR 69) 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

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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 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; and issue a summons requiring the appearance of the minor's parents or guardian and any other person deemed necessary by the court unless the parents or guardian and the person deemed necessary by the court promise in writing to appear voluntarily. -- HB0349 CD1

Committee Reports: HSCR 65 (HUS) HSCR 529 (JHA) HSCR 955 (FIN) SSCR 1234 (JDC) CCR 69

Current Status: May-03 23 Received by the Governor

Section Affected: 571-11, 577-25

HB0350 HD2 SD1 (SSCR 1395)

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 SD1

Committee Reports: HSCR 203 (HUS) HSCR 1090 (JHA) SSCR 1395 (HHS) SSCR 1584 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 350-1.1

HB0353 HD1 SD1 CD1 (CCR 149)

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 the Maui college, including tuition, fees, supplies, and related costs. (\$\$) (expenditure ceiling) -- HB0353 CD1

Committee Reports: HSCR 320 (HET) HSCR 891 (FIN) SSCR 1350 (HRE/ HHS/) SSCR 1875 (WAM) CCR 149

Current Status: May-04 23 Passed Legislature

HB0364 SD1 (SSCR 1148)

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, allows any state or county law enforcement officer to enforce the trespass laws of this part without regard to whether the land is owned by the state or by a county; provided that nothing in this provision shall be construed to alter the existing responsibility of law enforcement officers to enforce, as applicable, the laws of the State, or to alter the respective jurisdictional boundaries observed by state and county law enforcement officers. Requires nothing contained in

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this provision to diminish, alter, or amend any existing rights, privileges, or practices of the Native Hawaiian people; nor shall the obligations of the state to the Native Hawaiian people be absolved." -- HB0364 SD1

Committee Reports: HSCR 802 (JHA) SSCR 1148 (WTL) SSCR 1585 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 708- (1 SECTION) ENFORCEMENT OF TRESPASS LAWS ON PUBLIC LAND

HB0365 HD1 SD2 (SSCR 1599)

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, including incidental ground disturbance, 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 SD2

Committee Reports: HSCR 206 (WAL) HSCR 931 (JHA) SSCR 1149 (WTL) SSCR 1599 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 205A-22

HB0369 HD1 SD1 CD1 (CCR 65)

RELATING TO THE PUBLIC UTILITIES COMMISSION.

Introduced by: Saiki S

Amends provisions relating to merger and consolidation of public utilities under public utilities commission law. Exempts a public utilities from the sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation is done in accordance with this provision; the public utility is disposing a fully depreciated asset or property with a 0 net book value; provided that the disposal is made to an unaffiliated entity; and results in a 0 or net reduction to the public utility's rate base; or the public utility is donating a fully depreciated asset or property with 0 net book value to a charitable or nonprofit organization. Provides that every sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation that requires authorization from the public utilities commission under this provision and is made other than in accordance with an order of the commission authorizing the same shall be void. -- Amends provisions relating to transfer of certificates of public convenience and necessity, and carrier property under Hawaii water carrier Act. Provides that no water carrier to sell, lease, assign, mortgage, or otherwise dispose of, or encumber the whole or any part of its property necessary or useful in the performance of transportation services for the public or any certificate of public convenience and necessity; nor shall any water carrier, by any means, directly or indirectly, merge or consolidate its property, certificates of public convenience and necessity, or any part thereof, with any other carrier, without 1st having secured from the public utilities commission an order authorizing it so to do, unless the water carrier is either disposing a fully depreciated asset or property with a 0 net book value; provided that the disposal is made to an unaffiliated entity; and results in a 0 or net reduction to the water carrier's rate base; or donating a fully depreciated asset or property with 0 net book value to a charitable or nonprofit organization. Provides that very sale, lease, assignment, mortgage, disposition, encumbrance, merger, or consolidation that requires authorization from the public utilities commission under this provision and is made other than in accordance with an order of the commission authorizing the same shall be void.

-- HB0369 CD1

Committee Reports: HSCR 834 (CPC) SSCR 1769 (CPN) CCR 65

Current Status: May-03 23 Received by the Governor

Section Affected: 269-19, 271G-14

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- HB0382 HD1 SD3 CD1 (CCR 202) RELATING TO THE JUDICIARY.
Introduced by: Saiki S (BR)
Judiciary appropriations Act of 2023 (judiciary budget). Appropriations to the judiciary for the 2023 - 2025 fiscal biennium. (\$\$) (expenditure ceiling) -- HB0382 CD1
Committee Reports: HSCR 532 (JHA) HSCR 1221 (FIN) SSCR 1382 (JDC) SSCR 1844 (WAM) - filed FLOOR AMENDMENT 6 CCR 202
Current Status: May-04 23 Passed Legislature
- HB0388 HD1 SD2 CD1 (CCR 158) 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. Establishes definitions. 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. Allows if the needed instructional materials cannot be obtained in the eligible student's appropriate accessible format, the department to enter into a written contract with the publisher of the print instructional materials to require the publisher to prepare and, on or before delivery of the print instructional materials, provide to the national instructional materials access center electronic files containing the contents of the print instructional materials using the national instructional materials accessibility standard; or if the needed instructional materials cannot be obtained in the eligible student's appropriate accessible format due to being new or innovative start-up instructional materials or a Hawaii-based publisher, the department may purchase materials as a pilot for up to 1 calendar year. Requires the individualized education program for an eligible student to: contain information sufficient to document approval of the student as an eligible person, as defined in section 121(d)(3) of the Copyright Act of 1976 (17 U.S.C. 121(d)(3)), as amended; identify: the print instructional materials and other materials to be used by the students without disabilities. Specify the supplementary aids and services the individualized education program reasonably anticipates the eligible student will need to receive for the duration of the individualized education program for reasonable access to classroom materials and media not identified in this section. -- HB0388 CD1
Committee Reports: HSCR 49 (EDN) HSCR 878 (FIN) SSCR 1374 (EDU) SSCR 1845 (WAM) CCR 158
Current Status: May-03 23 Received by the Governor
Section Affected: 302A-442.5
- 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
Committee Reports: HSCR 790 (JHA) SSCR 1209 (PSM) SSCR 1760 (JDC)
Current Status: Apr-11 23 Received by the Governor

HOUSE BILLS THAT PASSED THE LEGISLATURE

Apr-26 23 Approved by Governor (Act 28 2023)

Section Affected: 134- (4 SECTIONS) FIREARM INDUSTRY RESPONSIBILITY

HB0451 HD1 SD1 CD1 (CCR 95)

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 CD1

Committee Reports: HSCR 356 (CMV) HSCR 868 (FIN) SSCR 1201 (PSM) SSCR 1863 (WAM) CCR 95

Current Status: May-04 23 Passed Legislature

Section Affected: ACT 125 2022

HB0463 SD1 CD1 (CCR 44)

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 500 dollars, in the aggregate, in a 2 year election period; provided that within the 30 day period before 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 500 dollars, in the aggregate, in a 2 year election period. -- HB0463 CD1

Committee Reports: HSCR 785 (JHA) SSCR 1236 (JDC) CCR 44

Current Status: May-03 23 Received by the Governor

Section Affected: 11-321

HB0475 HD1 SD2 CD1 (CCR 106)

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

Establishes provisions relating to art in private places pilot program under the foundation on culture and the arts law. Establishes the art in private places pilot program to be placed within the foundation for administrative purposes. Provides that under the pilot program, the executive director shall enter into agreements to loan state-owned art to non-state individuals, businesses, or entities for reasonable financial consideration. Requires state-owned art loaned to non-state individuals, businesses, or entities pursuant to this provision to be displayed in non-state owned publicly accessible areas and county-owned buildings. Allows the executive director to void any loan agreement made pursuant to this provision and collect the loaned art if any non-state individual, business, or entity violates this provision. Prohibits a non-state individual, business, or entity to be entitled to the return of any financial consideration received by the State if a loan agreement is voided by the executive director pursuant to this provision or rule. Requires any revenues received by the State pursuant to this provision to be deposited into the art in private places special account. Report to the legislature. -- Establishes provisions relating to art in private palces special account. Allows the state foundation on culture and the arts to expend moneys in the art in private places special account for the administration and implementation of the art in private places pilot program pursuant to this provision. -- Amends provisions relating to art in public places and relocatable works of art programs, and state art museum by changing its title to art in public places and relocatable works of art programs, art in private places pilot program, and state art museum. -- Amends provisions relating to purpose. Requires the foundation to administer the art in public places and relocatable works of art programs, pursuant to provisions relating to works of art special fund, the art in private places pilot program established pursuant to this provision, and the state art museum to achieve the following purposes; including; create, display, and maintain in public places, non-state owned publicly

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accessible areas and county-owned buildings, and the state art museum a collection of works of art that represents the diversity and excellence of the State's artistic expression; and provides to all the citizens of the State the fullest possible access to the highest quality aesthetic and educational experiences available. -- HB0475 CD1

Committee Reports: HSCR 543 (CAI) HSCR 865 (FIN) SSCR 1277 (TCA) SSCR 1865 (WAM) CCR 106

Current Status: May-03 23 Received by the Governor

Section Affected: 9- (2 SECTIONS), 9-21

HB0478 HD1 SD2 CD1 (CCR 105)

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

Amends provisions relating to establishment of foundation under foundation on culture and the arts law. Requires the commission to be composed of 11 members, 9 of whom shall be voting members appointed and removed by the governor pursuant to provisions relating to selection and terms of members of boards and commissions and 2 of whom shall be ex officio, nonvoting members. Provides that the governor shall appoint members who; by reason of education or extensive experience, are generally recognized as having demonstrated accomplishment or expertise in the fields of culture, the arts, history, and the humanities; and are familiar with the people and cultures of Hawaii. Provides that further, the governor shall ensure that, of the voting members appointed, at least 1 member has a background or experience in each of the following: the needs of public educators; neighbor island communities; native Hawaiian culture and diversity; and urban design and public infrastructure. -- HB0478 CD1

Committee Reports: HSCR 144 (CAI) HSCR 866 (FIN) SSCR 1385 (TCA) SSCR 1866 (WAM) CCR 105

Current Status: May-03 23 Received by the Governor

Section Affected: 9-2

HB0485 HD3 SD2 (SSCR 1600)

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 allow 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 pursuant to section 338-____, copies of the contents of any certificate on file with, and certified by, the department shall be considered the same as the original for all purposes. -- HB0485 SD2

Committee Reports: HSCR 101 (HLT) HSCR 389 (JHA) HSCR 1096 (FIN) SSCR 1296 (HHS) SSCR 1600 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 338- (1 SECTION), 572-13

HOUSE BILLS THAT PASSED THE LEGISLATURE

- HB0494 HD1 SD1 CD1 (CCR 9) 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 CD1
Committee Reports: HSCR 824 (JHA) SSCR 1511 (JDC) CCR 9
Current Status: May-03 23 Received by the Governor
Section Affected: 286-52
- HB0503 HD2 SD1 CD1 (CCR 86) 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 necessary timeline and appropriate process for making computer science a graduation requirement by no later than the 2030-2031 school year. 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. Requires the board of education to make a determination on how students can be allowed to complete computer science courses as a substitute for core academic courses to satisfy graduation credit requirements, beginning with the 2024-2025 school year. Report to the legislature. -- HB0503 CD1
Committee Reports: HSCR 37 (EDN) HSCR 481 (HET) HSCR 1109 (FIN) SSCR 1375 (EDU) SSCR 1792 (WAM) CCR 86
Current Status: May-03 23 Received by the Governor
- HB0525 HD2 SD2 (SSCR 1728) 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 SD2
Committee Reports: HSCR 226 (CPC) HSCR 684 (JHA) HSCR 996 (FIN) SSCR 1365 (CPN) SSCR 1728 (JDC)
Current Status: Apr-28 23 Received by the Governor
Section Affected: 490: - (17 SECTIONS) CONTROLLABLE ELECTRONIC RECORDS, 490:9- (3 SECTIONS), 490:9- (2 SECTIONS), 490:9- (1 SECTION), 490:9- (1 SECTION), 490:1-201, 490:1-204, 490:1-301, 490:1-306, 490:2-102, 490:2-106, 490:2-201, 490:2-202, 490:2-209, 490:2A-102, 490:2A-103, 490:2A-107, 490:2A-202, 490:3-104, 490:3-105, 490:3-401, 490:3-604, 490:4A-103, 490:4A-201, 490:4A-202, 490:4A-203, 490:4A-210, 490:4A-211, 490:4A-305, 490:5-104, 490:5-116, 490:7-102, 490:7-106, 490:8-102, 490:8-103, 490:8-106, 490:8-110, 490:8-303, 490:9-102, 490:9-104, 490:9-105, 490:9-203, 490:9-204, 490:9-207, 490:9-208, 490:9-209, 490:9-301, 490:9-304, 490:9-305, 490:9-310, 490:9-312, 490:9-313, 490:9-314, 490:9-316, 490:9-317, 490:9-323, 490:9-330, 490:9-331, 490:9-332, 490:9-406, 490:9-408, 490:9-601, 490:9-605, 490:9-613, 490:9-614, 490:9-616, 490:9-628, 490:2-203, 490:2-205, 490:2A-201, 490:2A-203, 490:2A-205, 490:2A-208, 490:4A-207, 490:4A-208, 490:9-210, 490:9-324, 490:9-334, 490:9-341, 490:9-404, 490:9-509, 490:9-513, 490:9-608, 490:9-611, 490:9-615, 490:9-619, 490:9-620, 490:9-621, 490:9-624
- HB0541 HD1 SD1 CD1 (CCR 14) 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

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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. -- Requires the department of transportation to amend its rules pursuant to administrative procedure law to requires the owner of a motor vehicle whose motor vehicle registration and safety check are both expired to: obtain a certificate of inspection pursuant to certificates of inspection under motor and other vehicles law without having to furnish evidence of a motor vehicle registration; and after obtaining the certificate of inspection, register the motor vehicle.

HB0541 CD1

Committee Reports: HSCR 276 (TRN) HSCR 841 (CPC) SSCR 1403 (TCA) SSCR 1817 (CPN) CCR 14

Current Status: May-03 23 Received by the Governor

Section Affected: 286-26

HB0554 HD2 SD2 CD2 (SENATE
FLOOR AMENDMENT 12 OR
HOUSE FLOOR AMENDMENT 11)

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. Requires the university of Hawaii to train all 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; provided that the training to include: the effects of trauma, including any neurobiological and physical impact trauma, 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, disability, and sex, which includes 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 the possible impact of sexual misconduct on individuals having disabilities. Requires at 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; provided that the program to include: an explanation of consent as it applies to sexual activity and sexual relationships; the effect of drugs and alcohol on an individual's ability to consent; strategies for bystander and upstander intervention and risk reduction education that include recognition of individual biases and attitudes; methods 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; national origin; ethnicity; religion; economic status; disability; and sex which includes gender identity, gender expression, sexual orientation and pregnancy or parenting status. Requires the university to not subject a reporting party or witness who

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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 unless the university determines that the report of sexual misconduct was not made in good faith. 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 nothing in 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 CD2

Committee Reports: HSCR 129 (HET) HSCR 536 (JHA) HSCR 893 (FIN) SSCR 1369 (HRE) SSCR 1756 (WAM/ JDC/) CCR 148 - filed SENATE FLOOR AMENDMENT 12 HOUSE FLOOR AMENDMENT 11

Current Status: May-04 23 Passed Legislature

Section Affected: 304A-120

HB0579 HD2 SD1 CD1 (CCR 147)

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 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 offender accountability for child enticement, commercial sexual exploitation, 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 available for anti trafficking efforts. Requires each 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 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 2026 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 2027 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 CD1

Committee Reports: HSCR 146 (HUS) HSCR 534 (JHA) HSCR 959 (FIN) SSCR 1263 (HHS) SSCR 1812 (JDC/ WAM/) CCR 147

Current Status: May-03 23 Received by the Governor

Section Affected: 28- (2 SECTIONS) HUMAN TRAFFICKING PREVENTION PROGRAM

HB0580 HD1 SD1 (SSCR 1601)

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

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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 SD1

Committee Reports: HSCR 130 (HET) HSCR 535 (JHA) HSCR 894 (FIN) SSCR 1251 (HRE) SSCR 1601 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 626-1 RULE 505.5

HB0581 HD2 SD2 (SSCR 1730)

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 SD2

Committee Reports: HSCR 512 (HUS) HSCR 1088 (JHA) SSCR 1292 (HHS) SSCR 1730 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 571-46.4

HB0600 HD1 SD2 CD2 (SENATE
FLOOR AMENDMENT 11 OR
HOUSE FLOOR AMENDMENT 10)

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, or roll to school. Requires the safe routes to school advisory committee to develop a comprehensive, statewide safe routes to school plan. -- Appropriation into and out of the safe routes to school program special fund to the department of transportation to support and facilitate the safe routes to school program, projects, and advisory committee; and match any federal funds received by the state for costs related to sidewalk and other infrastructure planning, development, and construction. (\$\$) -- HB0600 CD2

Committee Reports: HSCR 48 (TRN) HSCR 337 (EDN) HSCR 926 (FIN) SSCR 1273 (TCA) SSCR 1874 (WAM) CCR 145 - filed SENATE FLOOR AMENDMENT 11 HOUSE FLOOR AMENDMENT 10

Current Status: May-04 23 Passed Legislature

Section Affected: 291C- (1 SECTION), 291C-3

HB0615 HD1 SD1 (SSCR 1732)

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 SD1

Committee Reports: HSCR 47 (AGR) HSCR 644 (WAL) HSCR 848 (CPC) SSCR 1359 (AEN/ WTL) SSCR 1732 (JDC)

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Current Status: Apr-28 23 Received by the Governor
Section Affected: 205-4.6

HB0650 HD2 SD1 (SSCR 1414)

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 advanced practice registered nurse or clinical nurse specialist licensed with psychiatric or mental health training, or marriage and family therapist licensed. Changes oral request for medication for an adult who is capable and has been determined by the attending provider and a consulting provider who has voluntarily expressed the adult's wish to die to submit 2 oral request, a minimum of from 20 days apart to 5 days apart. Provides that if the qualified patient's attending provider attests that the qualified patient will, within a reasonable medical judgment, die within 5 days after making the initial oral request, the 5 day waiting period shall be waived and allows the qualified patient to reiterate the oral request to the attending provider at any time after making the initial oral request. -- HB0650 SD1

Committee Reports: HSCR 100 (HLT) HSCR 738 (CPC) HSCR 1083 (JHA) SSCR 1414 (HHS/ CPN/) SSCR 1805 (JDC)

Current Status: Apr-28 23 Received by the Governor
Section Affected: 327L-1, 327L-2, 327L-9, 327L-11, 327L-19

HB0660 HD1 SD2 CD1 (CCR 74)

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 CD1

Committee Reports: HSCR 224 (CPC) HSCR 997 (FIN) SSCR 1294 (HHS) SSCR 1873 (WAM) CCR 74

Current Status: May-04 23 Passed Legislature

HB0674 HD1 SD1 CD1 (CCR 78)

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 CD1

Committee Reports: HSCR 386 (HSG) HSCR 971 (FIN) SSCR 1187 (HOU) SSCR 1592 (WAM) CCR 78

Current Status: May-03 23 Received by the Governor
Section Affected: 356D-31, 356D-42

HB0675 HD1 SD2 CD1 (CCR 79)

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

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development of affordable housing in the State from the low-income housing tax credit program, Hula Mae multi-family 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 CD1

Committee Reports: HSCR 441 (HSG) HSCR 972 (FIN) SSCR 1188 (HOU) SSCR 1788 (WAM) CCR 79

Current Status: May-03 23 Received by the Governor

Section Affected: 201H- (1 SECTION) APPLICATIONS FOR FINANCING

HB0677 HD1 SD2 CD1 (CCR 142)

RELATING TO THE DWELLING UNIT REVOLVING FUND.

Introduced by: Hashimoto T, Aiu M, Kila D, Kitagawa L, Marten L, Todd C

Amends provisions relating to real property; restrictions on transfer; waiver of restrictions under Hawaii housing finance and development corporation law. Provides that after the end of the 10 year from the date of initial purchase or execution of an agreement of sale, the purchaser may sell the real property and sell or assign the property free from any price restrictions; provided that the purchaser shall be required to pay to the corporation the sum of; interest on the subsidy or deferred sales price, if applicable, and any other amount expended at a rate established by the corporation computed as to the subsidy or deferred sales price, if applicable, from the date of purchase or execution of the agreement of sale, and as to any amount expended, from the date of expenditure; provided that the computed interest shall not extend beyond 30 years from the date of purchase or execution of the agreement of sale of the real property. If any proposed sale or transfer will not generate an amount sufficient to pay the corporation the sum as computed under this paragraph, the corporation shall have the 1st option to purchase the real property at a price that shall not exceed the sum as computed under this provision.

-- Allows the Hawaii housing finance and development corporation to establish a 5 year dwelling unit revolving fund equity pilot program, which shall be funded by the dwelling unit revolving fund, to address the high, unmet demand of for sale units by Hawaii residents, specifically residents who own no other real property; receive no gift funds; and work in a profession that is facing a shortage as defined by the corporation, including health care workers, educators, law enforcement officers, including staff at correctional facilities, or agricultural field workers. Allows the Hawaii housing finance and development corporation to purchase equity in for sale housing development projects; provided that this equity shall be allocated to specific units within the housing development projects and the price to be paid by each eligible buyer of a unit shall 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, the buyer shall 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 the buyer shall repay to the Hawaii housing finance and development corporation the corporation's appreciated equity value prior to the expiration of the 30 year period; provided further that this requirement shall run with the deed for each unit until the obligation to repay the appreciated equity value has been satisfied. Allows the corporation to establish rules pursuant to administrative procedure, to implement this provision, including rules that establish the methods by which appreciated equity values to be calculated, assessed, and satisfied. Report to the legislature. -- Allows the Hawaii housing finance and development corporation to spend up to 10,000,000 dollars or so much thereof as may be necessary for fiscal year 2023-2024 from the dwelling unit revolving fund for the equity pilot program established pursuant to this Act. -- HB0677 CD1

Committee Reports: HSCR 436 (HSG) HSCR 973 (FIN) SSCR 1282 (HOU) SSCR 1723 (WAM) CCR 142

Current Status: May-04 23 Passed Legislature

Section Affected: 201H-47

HB0692 HD1 SD1 CD1 (CCR 17)

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 CD1

Committee Reports: HSCR 591 (AGR) HSCR 1067 (JHA) SSCR 1241 (AEN) SSCR 1808 (JDC) CCR 17

Current Status: May-03 23 Received by the Governor

Section Affected: 149A-41

HOUSE BILLS THAT PASSED THE LEGISLATURE

- HB0695 HD2 SD1 CD1 (CCR 18) 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 circumstances. -- HB0695 CD1
Committee Reports: HSCR 605 (AGR) HSCR 1044 (CPC) SSCR 1330 (AEN/ PSM/)
SSCR 1753 (JDC) CCR 18
Current Status: May-03 23 Received by the Governor
Section Affected: 142-61
- HB0704 HD1 SD1 CD1 (CCR 15) 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; Auiki Street, abutting Kapalama Container Terminal; Malakole Street, abutting Barbers Point; and Hanua Street, abutting Barbers Point; provided that an escort vehicle is present. -- HB0704 CD1
Committee Reports: HSCR 279 (TRN) HSCR 993 (CPC) SSCR 1267 (TCA) SSCR
1748 (CPN) CCR 15
Current Status: May-03 23 Received by the Governor
Section Affected: 286-41
- HB0710 HD1 SD2 CD1 (CCR 10) RELATING TO GOVERNMENT.
Introduced by: Saiki S
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. Requires obstruction of justice to be a class C felony; provided that if the person engaged in activity under subsection (1)(b), obstruction of justice shall be a class B felony. -- HB0710 CD1
Committee Reports: HSCR 817 (JHA) SSCR 1418 (GVO) SSCR 1829 (JDC) CCR 10
Current Status: May-03 23 Received by the Governor
Section Affected: 710-1072.5
- HB0712 HD1 SD1 (SSCR 1419) 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 SD1
Committee Reports: HSCR 823 (JHA) SSCR 1419 (GVO) SSCR 1815 (CPN/ JDC/)
Current Status: Apr-28 23 Received by the Governor
Section Affected: 92-3.7, 92-9
- HB0717 HD1 SD2 CD1 (CCR 43) RELATING TO NEPOTISM.
Introduced by: Saiki S
Amends provisions relating to nepotism; prohibition. Prohibits an employee to appoint, hire, promote, or retain 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, promotion, or retention 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. Prohibits an employee to supervise a relative or household

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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. Requires any employee who knowingly violates this provision to be subject to the administrative fines set forth in provisions relating to administrative fines. Prohibits this provision to apply to employees or agencies of the legislative or judicial branch of the State. -- HB0717 CD1

Committee Reports: HSCR 816 (JHA) SSCR 1179 (LBT) SSCR 1503 (JDC) - filed FLOOR AMENDMENT 2 CCR 43

Current Status: May-03 23 Received by the Governor

Section Affected: 84- (1 SECTION) NEPOTISM

HB0777 HD2 SD2 CD1 (CCR 13)

RELATING TO BACKGROUND CHECKS.

Introduced by: Mizuno J

Amends provisions relating to criminal history record checks by changing it to background checks under department of human services law. Requires the department to develop procedures for obtaining verifiable information regarding the criminal history of any person who is employed or seeking employment, including a contractor and its employees or subcontractor and its employees if prior authority to access federal tax information has been provided by the US Department of the Treasury, if the person will require access to federal tax information. Allows the department to terminate or deny employment to any current or prospective employee or terminate or refuse to secure the services of a contractor and its employees or subcontractor and its employees authorized under provision, if the department finds by reason of the nature and circumstances of the background investigation conducted that the current or prospective employee, contractor, contractor's employees, subcontractor, or subcontractor's employees pose a risk to the security of federal tax information. 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, whose position places or would place them 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. -- Amends provisions relating to employer inquiries into conviction record under employment practices. Adds that the State or any of its branches, political subdivisions, or agencies pursuant 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; provided that any state law permitting the State and any of its branches, political subdivisions, agencies, or semi autonomous public bodies corporate and politic to conduct more extensive inquiries into an individual's criminal history for employment purposes than those permitted under this provision shall prevail. -- 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 the department of human services to include provisions relating to background checks. -- Amends provisions relating to criminal history record checks under Hawaii criminal justice data center; civil identification law. Requires the department of human services on current or prospective employees or contractors who have access to federal tax information in order to comply with requirements of federal law, regulation, or procedure, and on current or prospective employees; volunteers; contractors; or contractors' employees, or volunteers; subcontractors; or subcontractors' employees or volunteers, whose position places or would place them in close proximity to minors, young adults, or vulnerable adults, as provided by provisions relating to background checks. -- HB0777 CD1

Committee Reports: HSCR 201 (HUS) HSCR 1072 (JHA) SSCR 1402 (HHS/ LBT/) SSCR 1729 (JDC) CCR 13

Current Status: May-03 23 Received by the Governor

Section Affected: 323F-5.5, 346-2.5, 378-2.5, 846-2.7

HB0781 HD2 SD1 CD1 (CCR 50)

RELATING TO CHILDREN.

HOUSE BILLS THAT PASSED THE LEGISLATURE

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 detention. -- HB0781 CD1

Committee Reports: HSCR 343 (HUS) HSCR 793 (JHA) SSCR 1262 (HHS) SSCR 1762 (JDC) CCR 50

Current Status: May-03 23 Received by the Governor

Section Affected: 571- (1 SECTION) CONTACT WITH COUNSEL

HB0794 HD1 SD1 (SSCR 1427)

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 SD1

Committee Reports: HSCR 600 (CAI/ HLT/) HSCR 990 (JHA) SSCR 1427 (HHS/ TCA/)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 8- (1 SECTION) DISABILITY AWARENESS MONTH: EMPLOYMENT, ENRICHMENT, AND INCLUSION

HB0819 HD2 SD1 (SSCR 1821)

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 SD1

Committee Reports: HSCR 599 (CAI) HSCR 1070 (JHA) SSCR 1276 (TCA) SSCR 1821 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 5- (1 SECTION) STATE LIMU

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

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Committee Reports: HSCR 294 (CMV) HSCR 1071 (JHA) SSCR 1202 (PSM) SSCR 1586 (JDC)
Current Status: Apr-05 23 Received by the Governor
Apr-19 23 Approved by Governor (Act 22 2023)
Section Affected: 353-40

HB0834 HD1 SD1 (SSCR 1316)

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 SD1

Committee Reports: HSCR 89 (CAI) HSCR 687 (JHA) HSCR 846 (CPC) SSCR 1316 (HHS) SSCR 1587 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 1- (1 SECTION) AMERICAN SIGN LANGUAGE

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 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

Committee Reports: HSCR 350 (HUS) HSCR 1054 (JHA) SSCR 1260 (HHS) SSCR 1759 (JDC)

Current Status: Apr-11 23 Received by the Governor

Apr-19 23 Approved by Governor (Act 27 2023)

Section Affected: 586-10.5

HB0848 HD2 SD1 CD1 (CCR 107)

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 the establishment of 1 full time equivalent (1.00 FTE) permanent administrative, professional, and technical building maintenance worker II position, 1 full time equivalent (1.00 FTE) permanent administrative, professional, and technical administrative officer position, and 1 full time equivalent (1.00 FTE) permanent administrative, professional, and technical website specialist position to support the Hawaii institute of marine biology (UH100). (\$\$) (expenditure ceiling) -- HB0848 CD1

Committee Reports: HSCR 318 (HET) HSCR 1094 (FIN) SSCR 1232 (HRE) SSCR 1593 (WAM) CCR 107

Current Status: May-04 23 Passed Legislature

HB0870 HD2 SD1 CD2 (SENATE
FLOOR AMENDMENT 9 OR
HOUSE FLOOR AMENDMENT 9)

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 to provide training and other services to blind and visually impaired individuals residing on the neighbor islands. Requires the pilot program to provide peer to peer outreach, sight loss adjustment, peer counseling support, and mobility training to program participants as specified. Requires the department to work with neighbor island transportation service providers and other individuals and entities to develop a special needs transportation assistance service network to serve program participants; and establish procedures and requirements for accepting program participants and application requirements. Requires that the pilot program to be

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authorized to extend and supplement the existing services provided by the Ho'opono (Ho opono) services for the blind branch. Requires the department shall enter into a contract with a nonprofit organization to recruit, train, and supervise volunteer service corps members and oversee the pilot program; provided that allows existing department personnel to be assigned to fulfill administrative and fiscal responsibilities of the pilot program; and any contract entered into pursuant to this provision to be exempt from Hawaii public procurement code and purchases of health and human services law. Establishes nonprofit organization contracted under this provision with specified requirements and conditions. 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 of the pilot program. Further requires the department to, in collaboration with the working group, to develop a written implementation plan that includes a pilot program performance period and program budget, and to submit the plan, including any proposed legislation. Report to the legislature. Pilot program to cease to exist on July 30, 2029 (sunset). Appropriation to the department to fund the establishment and operation of the neighbor islands blind and visually impaired service pilot program and working group, including the contracting of services to coordinate the convening of the working group and implementation of the pilot program; provided that requires the department of human services to include funding for the pilot program in its regular budget request submitted in 2024; and any funds appropriated pursuant to this provision shall be in addition to and shall not supplant any portion of the base budget for any state or county agency providing services for blind or visually impaired persons. Provides that the combined total amount of general fund appropriations contained in only these 2 Acts will cause the state general fund expenditure ceiling for fiscal year 2023 - 2024 to be exceeded by 1,063,860,367 dollars or 11 per cent. Further provide that the reasons for exceeding the general fund expenditure ceiling are that the appropriation made in this Act is necessary to serve the public interest; and the appropriation made in this Act meets the needs addressed by this Act. Act to be repealed on June 30, 2029 (sunset). (\$\$) (expenditure ceiling) -- HB0870 CD2

Committee Reports: HSCR 349 (HUS) HSCR 1118 (FIN) SSCR 1325 (HHS) SSCR 1791 (WAM) CCR 138 - filed SENATE FLOOR AMENDMENT 9 HOUSE FLOOR AMENDMENT 9

Current Status: May-04 23 Passed Legislature

HB0884 HD1 SD2 CD1 (CCR 11)

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; provided that the physician's practice is limited to that required by the bona fide national sport governing body, intercollegiate league, or professional league. 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, the Hawaii medical board may extend the time period in this subsection up to 20 days per individual sporting event, for a total of 30 days; provided that no physician shall be granted extensions that total more than 30 days in a calendar year. -- HB0884 CD1

Committee Reports: HSCR 619 (HLT) HSCR 844 (CPC) SSCR 1393 (CPN) SSCR 1822 (JDC) CCR 11

Current Status: May-03 23 Received by the Governor

Section Affected: 453- (1 SECTION) TRAVELING TEAM PHYSICIANS

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

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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

Committee Reports: HSCR 707 (HLT) HSCR 1082 (JHA) SSCR 1143 (HHS) SSCR 1481 (TCA)

Current Status: Mar-31 23 Received by the Governor
Apr-19 23 Approved by Governor (Act 12 2023)

Section Affected: 8- (1 SECTION) FETAL ALCOHOL SPECTRUM DISORDER AWARENESS MONTH

HB0907 HD2 SD2 (SSCR 1819)

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) by requiring reimbursement for services provided through telehealth via an interactive telecommunications system to be equivalent to reimbursement for the same services provided via in person 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 using 2 way, real time audio only communication technology to meet the requirements of title 42 Code of Federal Regulations section 410.78 as defined. -- HB0907 SD2

Committee Reports: HSCR 94 (HLT) HSCR 774 (CPC) HSCR 903 (FIN) SSCR 1297 (HHS) SSCR 1819 (CPN)

Current Status: May-03 23 Received by the Governor

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

HB0923 HD1 SD1 CD1 (CCR 141)

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 pursuant to a cooperative agreement with the department and Hawaii housing finance and development corporation under this provision, the private activity bond allocation may be awarded to projects located in other counties. -- Provides that in order to facilitate the construction of new rental housing projects, the department and Hawaii housing finance and development corporation may enter into a cooperative agreement with a county to coordinate the award of private activity bonds and low-income housing tax credits for new rental housing projects in the county. Requires the agreement to, except as provided under federal law, be exempt from all statutes, ordinances, charter provisions, and rules of any government agency relating to the award of private activity bonds and low-income housing tax credits. -- 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. -- Amends Act 182, Session Laws of 2022, relating to bonds. Prohibits special purpose revenue bonds requiring an allocation of annual state ceiling to be authorized after June 30, 2023, and before December 31, 2028. -- HB0923 CD1

Committee Reports: HSCR 439 (HSG) HSCR 907 (FIN) SSCR 1283 (HOU) SSCR 1485 (WAM) CCR 141

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Current Status: May-03 23 Received by the Governor
Section Affected: 39B-2, 39B-4, ACT 182 2022

HB0933 HD2 SD1 CD2 (SENATE
FLOOR AMENDMENT 14 OR
HOUSE FLOOR AMENDMENT 7)

RELATING TO TELECOMMUNICATIONS ACCESS FOR INDIVIDUALS WITH PRINT DISABILITIES.

Introduced by: Lamosao R, Amato T, Chun C, Kobayashi B, Tam A
Appropriation to the public utilities commission to provide free telecommunications access to certain information for persons with a print disability. -- HB0933 CD2
Committee Reports: HSCR 58 (HET) HSCR 766 (CPC) HSCR 1169 (FIN) SSCR 1368 (CPN) SSCR 1790 (WAM) CCR 108 - filed SENATE FLOOR AMENDMENT 14 HOUSE FLOOR AMENDMENT 7
Current Status: May-04 23 Passed Legislature

HB0948 HD2 SD2 CD1 (CCR 131)

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 crisis mobile outreach team. Requires the child and adolescent crisis mobile outreach team pilot program to provide, to the extent practicable with available resources, to provide the following services to children and adolescents: 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 for not more than 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 by the crisis mobile outreach team; 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 (\$\$) (expenditure ceiling) -- HB0948 CD1
Committee Reports: HSCR 426 (HLT) HSCR 1098 (FIN) SSCR 1299 (HHS) SSCR 1594 (WAM) CCR 131
Current Status: May-04 23 Passed Legislature

HB0950 HD1 SD1 CD1 (CCR 53)

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 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 and may request assistance from the department of the attorney general with the preparation and filing of a petition. -- Amends provisions relating to initiation of proceeding for assisted community treatment. Requires the family court to set a hearing date on a petition, and any subsequent hearing dates for the petition, as soon as possible. -- Amend provisions relating to hearing on petition. 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; and provisions relating to period of assisted community treatment. Changes that require the court to order the subject to obtain assisted community treatment for a period of no more than 1 year to no more than 2 years. -- Amends provisions relating to notice of intent to discharge. Requires the notice to be filed with the family court that issued the order for assisted community treatment, and served by personal service or by certified mail on the interested party who filed the petition and those persons whom the order for assisted community treatment specifies as entitled to receive notice. -- Amends provisions relating to petition for additional period of treatment hearing. Provides that

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before the expiration of the period of assisted community treatment ordered by the family court, allows any interested party to file, or may request the department of the attorney general to file, a petition with the family court for an order of continued assisted community treatment. -- HB0950 CD1

Committee Reports: HSCR 729 (HLT) HSCR 992 (JHA) SSCR 1348 (HHS) SSCR 1827 (JDC) CCR 53

Current Status: May-03 23 Received by the Governor

Section Affected: 334-121.5, 334-124, 334-126, 334-127, 334-130, 334-131, 334-133

HB0953 HD1 SD1 CD1 (CCR 140)

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 and an accompanying mobile application that includes all online application processes, including a means of collecting any fee, 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 activities; film permits; permits to conduct commercial tours; permits to conduct boating activities; licenses to visit a state-owned park, beach, forest, hiking trail, or other natural area on state land, as designated by rule by the board of land and natural resources; 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. Requires the website and mobile application required under this provision to be accessible to people with disabilities and available in multiple languages. Reports to the legislature. Appropriates funds (\$\$) (expenditure ceiling) -- HB0953 CD1

Committee Reports: HSCR 649 (WAL) HSCR 1208 (FIN) SSCR 1214 (WTL) SSCR 1738 (WAM) CCR 140

Current Status: May-04 23 Passed Legislature

HB0954 HD2 SD2 CD1 (CCR 135)

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 expenses for household and dependent care services necessary for gainful employment under income tax law. Increases the household and dependent care services tax credit for 5 years. -- Amends provisions relating to refundable earned income tax credit. Increases the refundable earned income tax credit for 5 years. -- Amends provisions relating to refundable food/excise tax credit. Increases the income thresholds and credit amounts of the refundable food/excise tax credit for 5 years. -- Requires Act to be repealed on December 31, 2027 and provisions reenacted (sunset). -- HB0954 CD1

Committee Reports: HSCR 474 (ECD) HSCR 1178 (FIN) SSCR 1780 (WAM) FLOOR AMENDMENT 3 CCR 135

Current Status: May-03 23 Received by the Governor

Section Affected: 235-55.6, 235-55.75, 235-55.85

HB0960 HD1 SD2 CD1 (CCR 120)

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,

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Morikawa D, Onishi R, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tarnas D, Todd C

Amends provisions relating to definitions under education law. Redefines project to include prekindergarten facilities. -- Amends provisions relating to powers; generally. Includes prekindergarten facilities. -- Amends provisions relating to school facilities special fund. Includes prekindergarten facilities. -- 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). (\$\$) (expenditure ceiling) -- HB0960 CD1

Committee Reports: HSCR 126 (EDN) HSCR 888 (FIN) SSCR 1376 (EDU) SSCR 1739 (WAM) CCR 120

Current Status: May-04 23 Passed Legislature

Section Affected: 302A-1701, 302A-1703, 302A-1706, ACT 257 2022

HB0961 HD1 SD2 CD1 (CCR 76)

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

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. -- HB0961 CD1

Committee Reports: HSCR 67 (HUS) HSCR 721 (EDN) HSCR 928 (FIN) SSCR 1377 (EDU) SSCR 1789 (WAM) CCR 76

Current Status: May-03 23 Received by the Governor

Section Affected: 346-184, 302L-7, 346-181, ACT 210 2021

HB0964 HD1 SD2 CD1 (CCR 146)

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, including but not limited to postage and supplies. Appropriation to be deposited into the apostilles and certification special fund. (\$\$) (expenditure ceiling) -- HB0964 CD1

Committee Reports: HSCR 462 (LGO) HSCR 923 (FIN) SSCR 1301 (GVO) SSCR 1740 (WAM) CCR 146

Current Status: May-04 23 Passed Legislature

Section Affected: (3 SECTIONS) APOSTILLES AND CERTIFICATIONS

HB0968 HD1 SD1 CD1 (CCR 133)

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 for the Pamantasan Council for 1 full time equivalent (1.00 FTE) permanent faculty position at Leeward community college, 1 full time equivalent (1.00 FTE) permanent faculty position at the university of Hawaii Maui college, and 1 full time equivalent (1.00 FTE) permanent administrative, professional, and technical position at the university of Hawaii at Manoa. (\$\$) (expenditure ceiling) -- HB0968 CD1

Committee Reports: HSCR 90 (CAI) HSCR 479 (HET) HSCR 867 (FIN) SSCR 1341 (HRE) SSCR 1868 (WAM) CCR 133

Current Status: May-04 23 Passed Legislature

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- HB0972 HD1 SD1 CD1 (CCR 115) 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 CD1
Committee Reports: HSCR 550 (AGR) HSCR 854 (FIN) SSCR 1244 (AEN) SSCR 1608 (WAM) CCR 115
Current Status: May-03 23 Received by the Governor
Section Affected: 142-3.6
- HB0977 HD1 SD1 (SSCR 1408) 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 SD1
Committee Reports: HSCR 196 (LGO) HSCR 760 (CPC) HSCR 924 (FIN) SSCR 1408 (HHS/ GVO/) SSCR 1826 (JDC)
Current Status: May-03 23 Received by the Governor
Section Affected: 103F-202
- HB0978 HD2 SD2 CD1 (CCR 64) 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 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 for an amount less than the threshold established in hawaii procurement code law for goods and services are small purchases, and shall be made in accordance with rules adopted by the policy board. -- HB0978 CD1
Committee Reports: HSCR 242 (LGO) HSCR 771 (CPC) HSCR 1144 (FIN) SSCR 1409 (GVO/ HHS/) SSCR 1872 (WAM) CCR 64
Current Status: May-03 23 Received by the Governor
Section Affected: 103F-404, 103F-405
- HB0980 SD1 (SSCR 1425) 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, 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 SD1
Committee Reports: HSCR 797 (JHA) SSCR 1425 (JDC)
Current Status: Apr-28 23 Received by the Governor
Section Affected: 804-51

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HB0983 SD2 (SSCR 1823)

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. Requires public servant to have the same meaning as in preliminary provisions law. -- HB0983 SD2

Committee Reports: HSCR 798 (JHA) SSCR 1229 (LBT) SSCR 1823 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 701-108

HB0986 HD1 SD1 CD1 (CCR 8)

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; or with intent to obtain a benefit other than the person's lawful compensation, intentionally or knowingly refrains from performing an official duty that is imposed upon the person by law or is clearly inherent in the nature of the person's office. 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 CD1

Committee Reports: HSCR 813 (JHA) SSCR 1614 (JDC) CCR 8

Current Status: May-03 23 Received by the Governor

Section Affected: 710- (1 SECTION) OFFICIAL MISCONDUCT

HB0992 HD1 SD1 CD1 (CCR 77)

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, and 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 CD1

Committee Reports: HSCR 440 (HSG) HSCR 908 (FIN) SSCR 1190 (HOU) SSCR 1794 (WAM) CCR 77

Current Status: May-04 23 Passed Legislature

Section Affected: ACT 88 2021, ACT 248 2022

HB0999 HD1 SD2 CD1 (CCR 136)

RELATING TO THE HAWAII TECHNOLOGY DEVELOPMENT CORPORATION.

Introduced by: Saiki S (BR)

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. -- Establishes a public policy framework that addresses state goals in the area of economic diversification. Report to the legislature. -- Appropriation to the Hawaii technology development corporation for economic diversification, as described in this Act as follows; 2,000,000 dollars to accelerate economic diversification by supporting, enhancing, and

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encouraging new accelerator programs; 2,000,000 dollars to support economic development opportunities with the trade sector, especially products manufactured in Hawaii; and 2,000,000 dollars to support economic development opportunities with the defense sector, including aerospace, and to support companies conducting small business innovation research through matching grants. (\$\$) (COVID-19, COVID 19, coronavirus) (expenditure ceiling) -- HB0999 CD1

Committee Reports: HSCR 468 (ECD) HSCR 1000 (FIN) SSCR 1156 (EET) SSCR 1876 (WAM) CCR 136

Current Status: May-04 23 Passed Legislature

Section Affected: 206M-2

HB1000 HD1 SD1 CD1 (CCR 80)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 1 (nonsupervisory blue collar employees) and unit 10 (institutional, health, and correctional workers) and for salary increases and other costs adjustments for state officers and employees excluded from collective bargaining. (\$\$) (expenditure ceiling) -- HB1000 CD1

Committee Reports: HSCR 365 (LGO) HSCR 910 (FIN) SSCR 1181 (LBT) SSCR 1719 (WAM) CCR 80

Current Status: May-04 23 Passed Legislature

HB1001 HD1 SD1 CD1 (CCR 81)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees), unit 3 (nonsupervisory white collar employees), unit 4 (supervisory white collar employees), unit 6 (educational officers and other personnel of the department of education), unit 8 (personnel of the university of Hawaii and community college system), unit 9 (registered professional nurses), unit 13 (professional and scientific employees), and unit 14 (state law enforcement officers) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) (expenditure ceiling) -- HB1001 CD1

Committee Reports: HSCR 366 (LGO) HSCR 911 (FIN) SSCR 1182 (LBT) SSCR 1720 (WAM) CCR 81

Current Status: May-04 23 Passed Legislature

HB1004 HD1 SD1 CD1 (CCR 82)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 5 (teachers and other personnel of the department of education) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) (expenditure ceiling) -- HB1004 CD1

Committee Reports: HSCR 369 (LGO) HSCR 914 (FIN) SSCR 1185 (LBT) SSCR 1710 (WAM) CCR 82

Current Status: May-04 23 Passed Legislature

HB1006 HD1 SD1 CD1 (CCR 83)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 7 (faculty of the university of Hawaii and community college system) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) (expenditure ceiling) -- HB1006 CD1

Committee Reports: HSCR 371 (LGO) HSCR 916 (FIN) SSCR 1170 (LBT) SSCR 1712 (WAM) CCR 83

Current Status: May-04 23 Passed Legislature

HB1010 HD1 SD1 CD1 (CCR 84)

RELATING TO PUBLIC EMPLOYMENT COST ITEMS.

Introduced by: Saiki S (BR)

Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 11 (firefighters) and for salary increases and other cost adjustments for state officers and employees excluded from collective bargaining. (\$\$) (expenditure ceiling) -- HB1010 CD1

Committee Reports: HSCR 375 (LGO) HSCR 920 (FIN) SSCR 1174 (LBT) SSCR 1716 (WAM) CCR 84

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Current Status: May-04 23 Passed Legislature

HB1018 HD1 SD1 CD1 (CCR 193)

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 49,500,000 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 2022 - 2023 for deposit into the pension accumulation fund; 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 pension accumulation fund before July 1, 2023. -- 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 2022-2023 to be deposited into the Hawaii retirement savings special fund; 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 Hawaii retirement savings special fund before July 1, 2023. 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 2022 - 2023 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; 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 before July 1, 2023. (\$\$) -- HB1018 CD1

Committee Reports: HSCR 941 (FIN) SSCR 1773 (WAM) CCR 193

Current Status: May-04 23 Passed Legislature

Section Affected: ACT 88 2021, ACT 248 2022, ACT 115 2022, ACT 236 2022, ACT 296 2022

HB1020 SD1 CD1 (CCR 194)

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 3,000,000 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 CD1

Committee Reports: HSCR 936 (FIN) SSCR 1774 (WAM) CCR 194

Current Status: May-04 23 Passed Legislature

Section Affected: 523A-26

HB1022 HD1 SD1 CD1 (CCR 195)

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 CD1

Committee Reports: HSCR 942 (FIN) SSCR 1775 (WAM) CCR 195

Current Status: May-04 23 Passed Legislature

Section Affected: ACT 88 2021, ACT 248 2022, (6 SECTIONS)

HB1027 HD2 SD1 CD1 (CCR 47)

RELATING TO MONEY TRANSMITTERS MODERNIZATION ACT.

Introduced by: Saiki S (BR)

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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 CD1

Committee Reports: HSCR 161 (ECD) HSCR 1046 (CPC) SSCR 1765 (CPN) CCR 47
Current Status: May-03 23 Received by the Governor
Section Affected: 489D-4, 489D-5, 489D-6, 489D-7, 489D-8, 489D-12, 489D-18, 489D-22.5

HB1033 HD1 SD1 CD1 (CCR 73)

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 CD1

Committee Reports: HSCR 831 (CPC) SSCR 1198 (PSM) SSCR 1609 (WAM) CCR 73

Current Status: May-03 23 Received by the Governor

Section Affected: 107-22

HB1036 HD1 SD1 (SSCR 1862)

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 SD1

Committee Reports: HSCR 504 (WAL) HSCR 1211 (FIN) SSCR 1199 (PSM) SSCR 1862 (JDC/ WAM/)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 128A- (1 SECTION) HAWAII STATE FUSION CENTER

HB1037 HD2 SD1 CD1 (CCR 96)

RELATING TO STATEWIDE INTEROPERABLE PUBLIC SAFETY COMMUNICATIONS.

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 CD1

Committee Reports: HSCR 141 (WAL) HSCR 689 (JHA) HSCR 1212 (FIN) SSCR 1254 (PSM/ GVO/) SSCR 1796 (WAM) CCR 96

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Current Status: May-03 23 Received by the Governor
Section Affected: 76-16, 128A-12, 128A-13

HB1045 HD1 SD1 CD1 (CCR 51)

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 CD1

Committee Reports: HSCR 332 (EDN) HSCR 930 (JHA) SSCR 1139 (EDU) SSCR 1487 (JDC) CCR 51

Current Status: May-03 23 Received by the Governor

Section Affected: 302A-1145

HB1058 HD1 SD1 (SSCR 1754)

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 SD1

Committee Reports: HSCR 786 (JHA) SSCR 1208 (HWN) SSCR 1754 (JDC)

Current Status: Apr-28 23 Received by the Governor

Section Affected: 578-16

HB1079 HD2 SD2 CD1 (CCR 124)

RELATING TO WATER POLLUTION CONTROL.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under water pollution law. Defines Act to mean the Clean Water Act (formally referred to as the Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972), P.L. 92-500, as amended (33 U.S.C. 1251 et seq). Defines territorial seas to mean the belt of the seas measured from the line of ordinary low water along that portion of the coast that is in direct contact with the open sea and the line marking the seaward limit of inland waters, and extending seaward a distance of 3 miles. 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 60,000 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

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employee is authorized to enter and inspect to be fined from not more than 10,000 dollars to not more than 25,000 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 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. Clarifies that allows the director to act as a certifying agency by repealing requirement as defined in 10 Code of Federal Regulations 121.1 (e) (1985). Requires the director to adopt and enforce rules, pursuant to administrative procedure law, to administer water quality certifications; and requires the term of any water quality certification issued by the director to not exceed 5 years. Prohibits the director to require a person to apply for a water quality certification under specified condition. -- HB1079 CD1

Committee Reports: HSCR 496 (WAL/ EEP/) HSCR 1204 (FIN) SSCR 1219 (WTL)
SSCR 1813 (JDC/ WAM/) CCR 124

Current Status: May-03 23 Received by the Governor

Section Affected: 342D-1, 342D-6, 342D-6.5, 342D-9, 342D-30, 342D-50, 342D-53

HB1081 HD1 SD1 (SSCR 1755)

RELATING TO PENALTIES FOR UNLICENSED CARE HOMES.

Introduced by: Saiki S (BR)

Repeals provisions relating to penalty under uncertified or unlicensed care facilities. -- HB1081 SD1

Committee Reports: HSCR 257 (HLT) HSCR 690 (JHA) HSCR 983 (FIN) SSCR 1396
(CPN) SSCR 1755 (JDC)

Current Status: May-03 23 Received by the Governor

Section Affected: 321-486.3

HB1082 HD3 SD2 CD1 (CCR 157)

RELATING TO MEDICAL CANNABIS.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under medical cannabis dispensary system law. Defines waiting room to mean a designated area at the public entrance of a retail dispensing location that may be accessed by a member of the general public who is waiting for, assisting, or accompanying a qualifying patient, primary caregiver, qualifying out of state patient, or caregiver of a qualifying out of state patient who enters or remains on the premises of a retail dispensing location for the purpose of a transaction conducted pursuant to, provided that the storage, display, and requires retail sale of cannabis and manufactured cannabis products to be prohibited within the waiting room area. Redefines manufactured cannabis product means to include a device that provides safe pulmonary administration, that has been manufactured using cannabis; edible cannabis products; and pre rolled cannabis flower products. Prohibits a dispensary to post any signage other than 1 or 2 signs, each no greater than 1,600 square inches bearing only the business or trade name in text without any pictures or illustrations; provided that if any applicable law or ordinance restricting outdoor signage is more restrictive, that law or ordinance shall govern. Changes that allows the department of health to authorize a dispensary to purchase cannabis and manufactured cannabis products from another dispensary in a manner prescribed by the department by rules adopted from pursuant to provisions relating to administrative procedure law to provisions relating to administrative rules. Changes that requires the department to establish standards with respect to a fee structure, set by rules adopted pursuant to administrative procedure law; and establish security requirements and restrictions regarding waiting rooms, including but not limited to security measures to prevent unauthorized access to any area within the retail dispensing location outside of the waiting room; restrictions on marketing and advertising within the waiting room; restrictions on signage within the waiting room; and other reasonable security measures or restrictions as deemed necessary by the department. Repeals provision that for devices that provide safe pulmonary administration to include the device is used to aerosolize and deliver cannabis by inhalation, such as an inhaler, medical grade nebulizer, or other similar medical grade volatilization device. Changes that require the department to establish standards regarding the advertising and packaging of cannabis and manufactured cannabis products; provided that the standards, at a minimum, to require the use of packaging that uses from only black lettering to lettering in colors approved by the department on a white background with no pictures or graphics. Changes that require the following to be subject to background checks conducted by the department or its designee, including but not limited to criminal history record checks in accordance with provisions relating to criminal history record checks under Hawaii

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criminal justice data center; civil identification law that any person permitted to enter and remain from in a dispensary facility to in a retail dispensing location or production center. Substitutes the term dispensary facility to retail dispensing location. Requires the department, in conjunction with medical cannabis dispensaries and physicians and advanced practice registered nurses who issue written certifications pursuant to provision relating to registration requirements; qualifying patients; primary caregivers under medical use of cannabis law, to conduct a continuing education and training program to explain and clarify the purposes and requirements of this law or to provide substance abuse prevention and education. Requires the program to include, at minimum, education and outreach regarding the updated, publicly available list of medical cannabis dispensaries, physicians, and other health care providers participating in the program under this law; lawful activities, unlawful activities, and applicable penalties for a medical cannabis dispensary, qualifying patient, primary caregiver, qualifying out of state patient, caregiver of a qualifying out of state patient, and other entity performing related activities; and the methods and associated requirements for a medical cannabis dispensary, qualifying patient, primary caregiver, or other entity to produce cannabis and manufactured cannabis products, as applicable. -- HB1082 CD1

Committee Reports: HSCR 262 (HLT) HSCR 773 (CPC) HSCR 1120 (FIN) SSCR 1421 (HHS/ CPN/) SSCR 1853 (JDC/ WAM/) CCR 157

Current Status: May-03 23 Received by the Governor

Section Affected: 329-121, 329D-1, 329D-6, 329D-7, 329D-10, 329D-11, 329D-12, 329D-15, 329D-16, 329D-21, 329D-26

HB1088 HD1 SD1 CD1 (CCR 42)

RELATING TO DECLARATION OF WATER SHORTAGE AND EMERGENCY.

Introduced by: Saiki S (BR)

Amends provisions relating to general powers and duties. Requires the general administration of the state water code to rest with the commission on water resource management. In addition to its other powers and duties, allows the commission to declare an emergency if the commission determines, in consultation with the appropriate county and the department of health, that there is an absence of sufficient quantity and quality of water in any area, whether within or outside of a water management area, that threatens the public health, safety, and welfare. Allows the commission to issue orders reciting the existence of the emergency and requiring such actions as the commission deems necessary to address the emergency be taken, including but not limited to apportioning, rotating, limiting, or prohibiting the use of the water resources of the area. Requires an emergency order to expire no later than 1 year after issued by the commission, unless extended by a separate or supplementary order. -- Amends provisions relating to proceedings before the commission concerning water resources. Allows any party to whom an emergency order is directed to challenge that order but shall immediately comply with the order pending disposition of the party's challenge. Requires the commission to give precedence to a hearing on the challenge over all other pending matters. -- 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. -- HB1088 CD1

Committee Reports: HSCR 656 (WAL) HSCR 1063 (JHA) SSCR 1212 (WTL) SSCR 1828 (JDC) CCR 42

Current Status: May-03 23 Received by the Governor

Section Affected: 174C-5, 174C-9, 174C-62

HB1090 HD1 SD1 CD1 (CCR 122)

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,

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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. -- HB1090 CD1

Committee Reports: HSCR 506 (WAL) HSCR 1135 (FIN) SSCR 1220 (WTL) SSCR 1849 (JDC/ WAM/) CCR 122

Current Status: May-03 23 Received by the Governor

Section Affected: 200-10

HB1091 HD2 SD2 CD1 (CCR 41)

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 disclose all permitted and unpermitted erosion control structures on the parcel, expiration dates of any permitted structures, any notices of alleged violation associated with the parcel, and any fines for expired permits or unpermitted structures associated with the parcel; 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 CD1

Committee Reports: HSCR 507 (WAL) HSCR 1076 (JHA) SSCR 1221 (WTL) SSCR 1750 (CPN) CCR 41

Current Status: May-03 23 Received by the Governor

Section Affected: 508D-15

HB1097 HD2 SD1 (SSCR 1426)

RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

Introduced by: Saiki S (BR)

Amends provisions relating to schedule I under uniform controlled substances Act. 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: MPHP; 4'-methyl-alpha-pyrrolidinohexanophenone; 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]-PVP; 4'-chloro-[alpha]-pyrrolidinopentiophenone; 1-(4-chlorophenyl)-2-(pyrrolidin-1-yl)pentan-1-one); and 2-(ethylamino)-2-(3-methoxyphenyl)cyclohexan-1-one (methoxetamine, MXE). Adds 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 I N A C A ; S G T - 2 5) ; a n d (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

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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 SD1
Committee Reports: HSCR 700 (HLT) HSCR 1081 (JHA) SSCR 1426 (JDC)
Current Status: Apr-28 23 Received by the Governor
Section Affected: 329-14, 329-20, 329-22

HB1100 HD1 SD2 (SSCR 1506) 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 SD2
Committee Reports: HSCR 944 (FIN) SSCR 1237 (JDC) SSCR 1506 (WAM)
Current Status: Apr-28 23 Received by the Governor
Section Affected: 235-2.3, 235-2.4, 235-2.5, 236E-3

HB1101 HD1 SD1 CD1 (CCR 121) 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 user fees from the department of transportation in excess of 1,500,000 dollars in the aggregate per year; provided further that no services shall be denied to the department of transportation by reason of nonpayment of the fees. -- HB1101 CD1
Committee Reports: HSCR 658 (WAL) HSCR 1141 (FIN) SSCR 1345 (WTL/ AEN/ SSCR 1848 (JDC/ WAM/) CCR 121
Current Status: May-03 23 Received by the Governor
Section Affected: 46-1.5

HB1104 HD1 SD1 (SSCR 1854) 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 SD1
Committee Reports: HSCR 327 (TRN) HSCR 980 (FIN) SSCR 1271 (TCA) SSCR 1854 (JDC)
Current Status: May-03 23 Received by the Governor
Section Affected: 291-39

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

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Committee Reports: HSCR 326 (TRN) HSCR 1058 (JHA) SSCR 1270 (TCA) SSCR 1825 (JDC)
Current Status: Apr-11 23 Received by the Governor
Apr-19 23 Approved by Governor (Act 26 2023)
Section Affected: 291-35

HB1108 HD1 SD1 (SSCR 1852)

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 SD1

Committee Reports: HSCR 329 (TRN) HSCR 981 (FIN) SSCR 1269 (TCA) SSCR 1852 (JDC/ WAM/)
Current Status: May-03 23 Received by the Governor
Section Affected: 291-37

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

Committee Reports: HSCR 328 (TRN) HSCR 1057 (JHA) SSCR 1399 (TCA/ PSM/ SSCR 1806 (JDC)
Current Status: Apr-11 23 Received by the Governor
Apr-19 23 Approved by Governor (Act 25 2023)
Section Affected: 286-240, 286-241, 286-249

HB1113 HD1 SD1 CD1 (CCR 119)

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

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testing laboratory special fund; established by changing its title to drug and alcohol toxicology testing laboratory special fund; established. Requires moneys in the drug and alcohol toxicology testing laboratory special fund to be administered and expended by the department of transportation, or appropriated as a grant-in-aid to the emergency services department of a county with a population of 500,000 or more, to support a drug and alcohol toxicology testing laboratory. -- Amends provisions relating to 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). 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). -- 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). -- Appropriation into and 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 CD1

Committee Reports: HSCR 399 (JHA) HSCR 1198 (FIN) SSCR 1275 (TCA) SSCR 1887 (WAM) CCR 119
Current Status: May-04 23 Passed Legislature
Section Affected: 248-9, 291E-8, 291E-61, 291E-61.5, 291E-62, 706-643, ACT 196 2021, ACT 216 2021, ACT 94 2022

HB1134 HD2 SD1 CD1 (CCR 123)

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 to take custody of property suspected to be used in unauthorized commercial ocean use activity pursuant to Kaneohe Bay ocean use activities; permits; restrictions. -- 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. Prohibits a person to advertise or otherwise offer any commercial ocean use activity within Kaneohe Bay waters for which the person does not have a permit from the department. -- HB1134 CD1

Committee Reports: HSCR 659 (WAL) HSCR 1074 (JHA) SSCR 1211 (WTL) SSCR 1832 (CPN/ WAM/) CCR 123
Current Status: May-03 23 Received by the Governor
Section Affected: 200-24, 200-39

HB1183 HD1 SD2 CD1 (CCR 98)

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

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under agreement with the appropriate agency solely for those purposes, aims, and goals.

-- HB1183 CD1

Committee Reports: HSCR 710 (WAL/ LGO/) HSCR 1136 (FIN) SSCR 1222 (WTL)
SSCR 1742 (WAM) CCR 98

Current Status: May-03 23 Received by the Governor

Section Affected: 102-2

HB1184 HD1 SD1 CD1 (CCR 70)

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. 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, requires the selection committee to rank the qualified persons based on the criteria in this provision. Provides that 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; Provides that 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; provides that for a situation in which no qualified person responds, allows the chief procurement officer to determine in writing that there is no time for resolicitation or that resolicitation would likely be futile; provided that when making this determination, consideration shall be given to time constraints, competition in the marketplace, and whether the additional potential cost of preparing, soliciting, and evaluating competitive responses is expected to exceed the benefits normally associated with solicitations; and requires the determinations required by this provision to be final and conclusive unless the determinations are clearly erroneous, arbitrary, capricious, or contrary to law. -- HB1184 CD1

Committee Reports: HSCR 567 (LGO) HSCR 1032 (FIN) SSCR 1355 (GVO) SSCR
1797 (WAM) CCR 70

Current Status: May-03 23 Received by the Governor

Section Affected: 103D-304

HB1200 HD1 SD2 CD1 (CCR 109)

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. Requires the department of land and natural resources to not purchase, operate, or otherwise acquire or use unmanned aircraft systems manufactured or assembled by a covered foreign entity; provided that the chairperson of the board of land and natural resources may waive this prohibition on a case-by-case basis to the extent necessary for counter-unmanned aircraft systems activities, criminal investigative purposes, or exigent circumstances; provided further that the chairperson notifies the governor within 15 calendar days after the chairperson grants each waiver. Requires unless waived, no state funds, including funds awarded through a contract, grant, or cooperative agreement or otherwise made available, to be used by the department of land and natural resources in connection with unmanned aircraft systems manufactured or assembled by a covered foreign entity.

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Establishes definitions. Reports to the legislature. (expenditure ceiling) -- HB1200 CD1
Committee Reports: HSCR 237 (EEP) HSCR 541 (JHA) HSCR 1005 (FIN) SSCR 1223 (WTL) SSCR 1784 (WAM/ JDC/) CCR 109
Current Status: May-04 23 Passed Legislature
Section Affected: 199- (1 SECTION) UNMANNED AIRCRAFT SYSTEMS PROGRAM

HB1205 HD1 SD1 (SSCR 1807)

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 SD1
Committee Reports: HSCR 569 (LGO) HSCR 1033 (FIN) SSCR 1255 (LBT) SSCR 1807 (JDC)
Current Status: May-03 23 Received by the Governor
Section Affected: 89-8

HB1255 HD1 SD1 CD1 (CCR 94)

RELATING TO SPECIAL PURPOSE REVENUE BONDS.
Introduced by: Cochran E, Amato T, Ganaden S, Hussey-Burdick N, Poepoe M, Woodson J
Authorizes the issuance of special purpose revenue bonds, with the approval of the governor, to assist West Maui Hospital Foundation, Inc., a Hawaii nonprofit 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. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1255 CD1
Committee Reports: HSCR 402 (HLT) HSCR 986 (FIN) SSCR 1286 (HHS) SSCR 1590 (WAM) CCR 94
Current Status: May-04 23 Passed Legislature

HB1294 HD1 SD1 CD1 (CCR 45)

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; publication under elections, generally law. Provides that if the candidate name requested to be printed on a ballot is different than the candidate's legal name, the office of elections and campaign spending commission shall include the candidate's legal name wherever the name requested to be printed on the ballot is used, including but not limited to use on the office of elections and campaign spending commission websites, on voter information materials provided by the office of elections and campaign spending commission, and at the request of any registered voter; provided that when the candidate requests a name on the ballot that is different than the candidate's legal name, the candidate's legal name shall not be included on the ballot. -- HB1294 CD1
Committee Reports: HSCR 826 (JHA) SSCR 1615 (JDC) CCR 45
Current Status: May-03 23 Received by the Governor
Section Affected: 11- (1 SECTION) LEGAL NAME OF CANDIDATES

HB1329 HD1 SD2 CD1 (CCR 85)

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 the Hawaii State Teachers Association, Hawaii Government Employees Association, and United Public Workers to develop and implement an active shooter training program in all public and charter schools; provided that public and charter school students may decline to participate in active shooter training. -- HB1329 CD1
Committee Reports: HSCR 38 (EDN) HSCR 533 (JHA) HSCR 882 (FIN) SSCR 1379 (EDU) SSCR 1726 (WAM) CCR 85

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Current Status: May-03 23 Received by the Governor

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

Committee Reports: HSCR 598 (HUS) HSCR 1061 (JHA) SSCR 1610 (JDC)

Current Status: Apr-05 23 Received by the Governor

Apr-19 23 Approved by Governor (Act 23 2023)

Section Affected: 586-4, 586-11, 586-13, 709-906

HB1359 HD2 SD2 CD1 (CCR 156)

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 to 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 transparency in labeling of hemp products to identify the percentage of Hawaii-grown hemp or hemp from outside the State in all hemp products. -- Appropriation to the department of health for the hiring of a toxicologist or consultant familiar with hemp industry standards for the purposes of provisions relating to laboratory standards and testing; certification, as amended by this Act. -- Establishes the Hawaii Hemp Task Force to gather data and information to understand industry needs and inform strategies and actions that support agriculture and a robust hemp industry in the State. -- Appropriation to the department of agriculture for the hiring of a 3rd party consultant to identify the infrastructure needs of Hawaii hemp farmers and the hemp industry on each island. -- Amends Act 14, session laws of 2020, relating to hemp. Extends the sunset date to July 1, 2027 (sunset). (\$\$) (expenditure ceiling) -- HB1359 CD1

Committee Reports: HSCR 254 (AGR/ HLT/) HSCR 749 (CPC) HSCR 862 (FIN) SSCR 1392 (AEN/ CPN/) SSCR 1884 (WAM/ JDC/) CCR 156

Current Status: May-04 23 Passed Legislature

Section Affected: 328G- (1 SECTION), 141-42, 141-43, 328G-1, 328G-2, 328G-3, 328G-4, 328G-5, 328G-6, 328G-7, ACT 14 2020, ACT 137 2022, 329-1, 712-1240

HB1363 HD3 SD2 CD1 (CCR 132)

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

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a county that uses surcharge revenues for housing infrastructure shall not pass on those housing 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 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 1, 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 1, 2023, but before December 31, 2023. -- HB1363 CD1

Committee Reports: HSCR 244 (LGO) HSCR 622 (HSG) HSCR 1145 (FIN) SSCR 1303 (HOU/ PSM/) SSCR 1745 (WAM) CCR 132

Current Status: May-03 23 Received by the Governor

Section Affected: 46-16.8, 237-8.6, 238-2.6, 23-14, 40-81.5, 248-2.7

HB1366 HD1 SD2 CD2 (SENATE
FLOOR AMENDMENT 8 OR
HOUSE FLOOR AMENDMENT 8)

RELATING TO HOMELESSNESS.

Introduced by: Mizuno J, Amato T, Ganaden S, Kahaloe 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; and establish a public private partnership by contracting with eligible nonprofit 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 law. Allows the governor's coordinator on homelessness to assist with the implementation of this program. Establishes pilot program eligibility criteria and requirements. 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 January 1, 2026 (sunset). Appropriation to the department for implementation of the return to home pilot program, including all program costs. (\$\$) (expenditure ceiling) -- HB1366 CD2

Committee Reports: HSCR 457 (HUS/ HLT/) HSCR 963 (FIN) SSCR 1315 (HHS) SSCR 1858 (WAM) CCR 137 - filed SENATE FLOOR AMENDMENT 8 HOUSE FLOOR AMENDMENT 8

Current Status: May-04 23 Passed Legislature

HB1369 HD1 SD2 CD1 (CCR 139)

RELATING TO NURSING FACILITIES.

Introduced by: Mizuno J, Amato T, Belatti D, Cochran E, Ganaden S, Garrett A, Gates C, Kahaloe 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 review for 2025 and every 10th year thereafter. Makes conforming amendments. -- 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 the nursing

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facility sustainability program, and exempts the nursing sustainability program special fund 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 CD1

Committee Reports: HSCR 420 (HUS/ HLT/) HSCR 965 (FIN) SSCR 1142 (HHS) SSCR 1734 (WAM) CCR 139

Current Status: May-04 23 Passed Legislature

Section Affected: 23-78, 237-24.7, 346D-4.5, 346F-2, 346F-4, 346F-5, 346F-6, 346F-9, 346F-10, 346F-13, 346E-1, 346E-2, 346E-3, 346E-4, 346E-5, 346E-6, 346E-7, 346E-8, 346E-9, 346E-10, 346E-11, 346E-12, 346E-13, 346E-14, 346E-16, ACT 156 2012, ACT 142 2013, ACT 124 2014, ACT 69 2015, ACT 59 2016, ACT 60 2017, ACT 163 2019, ACT 24 2021, 36-30, 36-27

HB1382 HD2 SD1 CD1 (CCR 155)

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. Requires the task force to cease to exist on June 30, 2025 (sunset). Reports to the legislature.

Appropriates funds. (\$\$) (expenditure ceiling) -- HB1382 CD1

Committee Reports: HSCR 192 (AGR) HSCR 745 (CPC) HSCR 857 (FIN) SSCR 1197 (AEN) SSCR 1508 (WAM) CCR 155

Current Status: May-04 23 Passed Legislature

Section Affected: 145D-2

HB1397 HD1 SD2 CD1 (CCR 144)

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. Allows authority to implement project based rent supplement payments to assist project owners in maintaining rentals at levels affordable to eligible households with incomes at or below 30 per cent of the area median income, which, together with rental payments received from eligible tenants, will provide project owners with limited rates of return on their investments in rental housing accommodations; 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. Allows the authority to establish rules and qualification standards for participants of the supportive housing program. Allows the statewide office to administer payments for supportive services, including employment 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,

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counseling, and daily living activities; and funding of approximately 800 dollars per unit 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. Requires that the 1st project to be developed pursuant to the pilot program established by this Act to be located in a county having a population of more than 500,000. 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 established by this Act. -- 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 for the development of a supportive housing information system. (\$\$) (expenditure ceiling) -- HB1397 CD1

Committee Reports: HSCR 447 (HSG/ HLT/) HSCR 978 (FIN) SSCR 1304 (HOU/ HHS/) SSCR 1889 (WAM) CCR 144

Current Status: May-04 23 Passed Legislature

HB1502 HD1 SD1 CD1 (CCR 46)

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, magazine, news agency, press association, wire service, 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 CD1

Committee Reports: HSCR 829 (JHA) SSCR 1616 (JDC) CCR 46

Current Status: May-03 23 Received by the Governor

Section Affected: 621- (1 SECTION) LIMITATION ON COMPELLABLE TESTIMONY FROM JOURNALISTS AND NEWSCASTERS

HB1509 HD2 SD1 CD1 (CCR 48)

RELATING TO COMMON-INTEREST DEVELOPMENTS.

Introduced by: Saiki S

Establishes a planned community association oversight task force within the department of commerce and consumer affairs. Requires the task force to: examine rights afforded to owners in a condominium property regime governed by condominiums law, and determine the feasibility of extending any of those rights to members of planned community associations governed by planned community associations law; investigate whether additional duties and fiduciary responsibilities should be placed on members of the boards of directors of planned community associations; and develop any legislation necessary to effectuate the purposes of this provision. Requires the task force to cease on June 30, 2025 (sunset). -- Establishes a condominium property regime task force within the department of commerce and consumer affairs. Requires the task force to examine and evaluate issues regarding condominium property regimes under chapter condominiums law, and conduct an assessment of the alternative dispute resolution systems that have been established by the legislature; investigate whether additional duties and fiduciary responsibilities should be placed on members of boards of directors of condominium property regimes; and develop any legislation necessary to effectuate the purposes of this subsection. Requires the members of the task force to serve without compensation, but to be reimbursed for reasonable expenses necessary for the

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performance of their duties, including travel expenses. Reports to the legislature. Requires the task force to cease to exist on June 30, 3025 (sunset). -- HB1509 CD1
Committee Reports: HSCR 626 (HSG) HSCR 1043 (CPC) SSCR 1772 (CPN) CCR 48
Current Status: May-03 23 Received by the Governor

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 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

Committee Reports: HSCR 777 (FIN) SSCR 1137 (WAM)

Current Status: Mar-13 23 Received by the Governor

Mar-28 23 Approved by Governor (Act 3 2023)