BILLS PASSED

BY THE

HAWAII STATE LEGISLATURE REGULAR SESSION OF 2013

SHOWING ACTIONS TAKEN AS OF

May 2, 2013

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 2013. 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 2, 2013, which is the date that the Legislature adjourned <u>sine die</u>. For your information, under Article III, Section 16 of the Hawaii State Constitution, the Governor has 45 days after adjournment <u>sine die</u> (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 Dwight Kagawa or Lori Lee Ohta. They are located at the State Capitol, Room 413 and their phone number is (808) 587-0700.

Charlotte A. Carter-Yamauchi Acting Director Legislative Reference Bureau

May 2013

WHERE TO OBTAIN COPIES OF BILLS OR ACTS (Honolulu)

(Honolulu)			
SOURCE	CONTACT	HOURS	COST
All public libraries. See www.librarieshawaii.org or listing in white pages: State Government, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire.	Electronic access via the internet only. Library card required. Optional 15¢/page donation for printout.
Hawaii State Archives Iolani Palace Grounds 364 S. King Street Honolulu 96813 Phone: 586-0329	Reference Archivist	Monday - Friday 9:00 am - 4:00 pm	Copies of 2012 - 2013 bills, committee reports, resolutions, and concurrent resolutions will be available after December 2013. No charge for local govt. agencies. For private individuals – 25¢/page. Postage and handling charge for any mailings. Certification is \$2.25 per document.
Senate Document Center State Capitol Room 012A Honolulu 96813 Phone: 586-6755	Tia Lobendahn or Senate Clerk's office (586-6720)	Monday - Friday 8:00 am - 4:00 pm	Free for reasonable quantities. Will fax 10 pages or less and mail reasonable quantities.
House Printshop State Capitol Room 012B Honolulu 96813 Phone: 586-6591	Tammy Tengan or Summer Kaleo	Monday - Friday 8:00 am - 4:00 pm	General public – free. Mail and fax requests received for reasonable quantities.
Lieutenant Governor State Capitol 5 th Floor Honolulu 96813 Phone: 586-0255	Ross Tsukenjo	Monday - Friday 7:45 am - 4:30 pm	25¢/page
Supreme Court Law Library 417 S. King Street, Rm. 115 Honolulu 96813 Phone: 539-4964	Front Desk	Monday - Friday 7:45 am - 4:15 pm	15¢/page (self service). Will mail to attorneys on neighbor islands if unavailable at county circuit court libraries or for neighbor island requesters via email for 15¢/page plus \$2 handling charge (and 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: 956-7583	Circulation Desk	Different hours depending on time of year. Call to inquire or check website at <u>www.law.hawaii.ed</u> <u>u/library</u>	10¢/page (with UH debit card — \$1 fee for card) Acts only.

WHERE TO OBTAIN COPIES OF BILLS OR ACTS (Hawaii, Kauai, & Maui)			
SOURCE	CONTACT	HOURS	COST
Hawaii			
All public libraries. See www.librarieshawaii.org or listing in white pages: State Government, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire.	Electronic access via the internet only. Optional 15¢/page donation for printout.
Third Circuit Court Law Library - Hilo Hale Kaulike 777 Kilauea Avenue Hilo 96720 Phone: 961-7438	Debbie	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 Keakealani Building (Old Kona Hospital) 79-1020 Haukapila Street Kealakekua 96750 Phone: 322-8729	Carol	Monday - Friday 7:45 am - 4:15 pm	10¢/page (self service) 15¢/page via usage of the internet
Kauai			
All public libraries. See www.librarieshawaii.org or listing in white pages: State Government, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire.	Electronic access via the internet only. Optional 15¢/page donation for printout.
Fifth Circuit Court Law Library - Kauai 3970 Kaana Street, Suite 100 Lihue 96766-1281 Phone: 482-2327	Rhonda	Monday - Friday 7:45 am - 4:15 pm Closed 12:00 - 1:00 pm	15¢/page (self service) or via usage of the internet
Маиі			
All public libraries. See www.librarieshawaii.org or listing in white pages: State Government, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire.	Electronic access via the internet only. Optional 15¢/page donation for printout.
Second Circuit Court Law Library - Maui Judiciary Complex, Room 207 2145 Main Street Wailuku 96793 Phone: 244-2959	Service Center Rm. 141	Monday - Friday 7:45 am - 4:30 pm	15¢/page (self service) or via usage of the internet

SB0002 HD1 (HSCR 1231)	who commits the offen terroristic threatening mean any object that r or is used or brandishe degree. A person co simulated firearm S	ating to terroristic threatening in the 1st degree. Includes a person ise of terroristic threatening in the 1st degree if the person commits with the use of a simulated firearm. Defines simulated firearm to resembles a firearm; can reasonably be perceived to be a firearm; ed as a firearm Amends provisions relating to robbery in the 1st pommits robbery in the 1st degree if the person is armed with a
SB0003 SD1 HD2 CD1 (CCR 15)	Introduced by: Hee C Amends provisions re trustees of the office of at the general election office of members of th at which they are elect election immediately for provisions relating to b relating to special elect	DFFICE OF HAWAIIAN AFFAIRS. , Galuteria B elating to the election of board members. Requires the board of f Hawaii affairs to be nominated at a primary election and elected n Amends the term of office; vacancies. Requires the term of he board to be 4 years beginning on the day of the general election ted, or if elected at a primary election, on the day of the general bolowing the primary election at which they are elected Amends board of trustees, office of Hawaiian affairs. Repeals the provisions tions held in conjunction with the general election SB0003 CD1 SSCR 373 (THA) SSCR 691 (JDL) HSCR 1019 (OMH) HSCR 1613 (JUD) CCR 15 Apr-30 13 Passed Legislature 13D-4, 13D-5, 17-7
SB0004 HD2 (HSCR 1486)	traffic violations law. highway unless the pe the front or back seat	ating to the mandatory use of seat belts, when, penalty under the Prohibits a person to operate a motor vehicle upon any public erson is restrained by a seat belt assembly and all passengers in of the motor vehicle are restrained by a seat belt assembly or are the child restraint law if under 8 years of age SB0004 HD2
SB0005 SD1 HD1 CD1 (CCR 152)	that upon a withdrawa become unusable for reduced in proportion a if any permanent import destroyed or made universe value thereof shall be Prohibits any land un harvested, unless the crops. Requires that compensated for the p of the withdrawal that the leased land being of tree crops, the resid the value of the crops relocated or marketed difference between th	

SB0006 SD1 HD1 CD1 (CCR 61)	RELATING TO ANIMAL CRUELTY. Introduced by: Hee C Establishes provisions relating to reporting of dog or cat captured or killed in snare or trap. Requires any dog or cat captured or killed in any steel jawed leg hold trap, snare, conibear trap, or foot or leg hold trap in an area zoned as residential to immediately be checked for identification and reported to a county animal control officer and, upon request, be turned over to the animal control officer Establishes provisions relating to cruelty to animals by trapping. Provides that a person commits the offense of cruelty to animals by trapping if the person intentionally, knowingly, or recklessly uses, sets, or maintains steel jawed leg hold traps, or a snare, conibear, or foot or leg hold trap in any other area where such snare or trap is prohibited by law or rule. Exempts employees of state or federal agencies, or persons acting as a designated cooperator or an agent of the State, who are carrying out activities required under a management plan approved by state or federal agencies, pursuant to a mandatory statutory duty for the protection of species listed as threatened or endangered species, or other wildlife species protected by law , or for the protection of public health, safety, or property. Makes it a misdemeanor SB0006 CD1 Committee Reports: SSCR 495 (JDL) HSCR 1317 (JUD) CCR 61 Current Status: Apr-30 13 Passed Legislature Section Affected: 143- (1 SECTION), 711- (1 SECTION)	
SB0009 SD1 HD2 CD1 (CCR 62)	RELATING TO ANIMALS. Introduced by: Hee C Amends provisions relating to cruelty to animals in the 1st degree. Prohibits any person convicted of cruelty to animals in the 1st degree to possess or own any pet animal or equine animal for a minimum of 5 years from the date of conviction SB0009 CD1 Committee Reports: SSCR 497 (JDL) HSCR 1175 (CPC) HSCR 1569 (JUD) CCR 62 Current Status: Apr-30 13 Passed Legislature Section Affected: 711-1108.5	
SB0019 SD1 HD2 CD1 (CCR 75)	5	
I PR Systems		

SB0023 SD1 HD1 CD1 (CCR 159)	ASSIST A SEAWATE Introduced by: Gabba Authorizes the issuand in the planning, design air conditioning distric purpose revenue bond CD1	ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO R AIR CONDITIONING PROJECT. ard M, Ihara L ce of special purpose revenue bonds to assist Kaiuli Energy, LLC, n, construction, equipping, and acquisition of land for a seawater ct cooling facility. Authorizes the issuance of refunding special ds to refund the special purpose revenue bonds. (\$\$) SB0023 SSCR 50 (ENE) SSCR 518 (WAM) HSCR 1131 (EEP/ EDB/)
	Current Status:	HSCR 1503 (FIN) CCR 159 Apr=30 13 Passed Legislature
SB0030 SD1 HD1 (HSCR 1232)	affidavit to state that th and for the candidate t Requires a candidate expenditures to be th representative, and co	
SB0031 HD1 CD1 (CCR 63)	include the amount ar and the name and na committee to which to independent expendit opposed by the expendit candidate Amends preliminary, final, and by January 31 of each	
SB0032	Introduced by: Hee C Establishes the unifor electronic record that accurate copy of the le includes the Constituti session laws of Hawai published by the revis office of the governor; or the state court rules	JNIFORM ELECTRONIC LEGAL MATERIAL ACT. m electronic legal material act. Provides that legal material in an is authenticated by the official publisher is presumed to be an agal material. Provides that legal material and the official publisher ion of the State of Hawaii published by the revisor of statutes; the i published by the revisor of statutes; the Hawaii Revised Statutes or of statutes; any administrative agency rules published by the a state supreme court decision published by the supreme court; s published by the supreme court SB0032 SSCR 486 (JDL) HSCR 1235 (JUD/ CPC/) Apr-02 13 Received by the Governor Apr-11 13 Approved by Governor (Act 11 2013) (11 SECTIONS) UNIFORM ELECTRONIC LEGAL MATERIAL ACT
SB0044 SD1 HD1 (HSCR 1540)	for law enforcement of advanced practice reg	

SB0046 SD2 HD3 CD1 (CCR 150)	RELATING TO EDUCATION. Introduced by: Tokuda J, Baker R Establishes the post secondary education authorization law. Established a post secondary education authorization program within the department of commerce and consumer affairs to establish procedures for and to grant or deny the authorization, reauthorization, and revocation of the authorization of private colleges, universities, seminaries, and religious training institutions. Establishes fees for authorization which shall be deposited into the post secondary education authorization special subaccount of the compliance resolution fund Repeals provisions that the state post secondary education commission serve as a resource to the director of commerce and consumer affairs Authorizes the department to contract for an implementation coordinator or team to assist with the implementation of the law. Appropriation to the subaccount and out of the subaccount for the coordinator or team Requires the director of commerce and consumer affairs to report to the legislature. (\$\$) SB0046 CD1 Committee Reports: SSCR 406 (HRE/ CPN/) SSCR 775 (WAM) HSCR 981 (HED) HSCR 1207 (CPC) HSCR 1611 (FIN) CCR 150 Current Status: Apr-30 13 Passed Legislature Section Affected: (19 SECTIONS) POST-SECONDARY EDUCATION AUTHORIZATION, 26-9, 446E-1.5
SB0048 HD1 CD1 (CCR 3)	RELATING TO THE DEPARTMENT OF EDUCATION. Introduced by: Tokuda J Amends provisions relating to aerospace advisory committee. Repeals a member of the committee representing the department of education Amends provisions relating to duties and responsibilities of the lead agency. Repeals the requirement that the department of education be on the list of state agencies with responsibilities relating to marine and coastal zone management SB0048 CD1 Committee Reports: SSCR 249 (EDU/ PSM/) HSCR 935 (EDN) HSCR 1161 (OMH) HSCR 1484 (EDB) CCR 3 Current Status: Apr-29 13 Received by the Governor Section Affected: 201-72.5, 205A-62
SB0061 SD1 HD1 (HSCR 1566)	RELATING TO JUVENILES. Introduced by: Shimabukuro M Amends provisions relating to informal adjustment law violators under the family court law. Provides that informal adjustment may include participation in a restorative justice program where with the child and the child's parents or guardian, along with other supporters of the child, may meet with the victim harmed by the child's law violation, along with the victim's supporters SB0061 HD1 Committee Reports: SSCR 640 (JDL) HSCR 1011 (HUS) HSCR 1566 (JUD) Current Status: Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 62 2013) Section Affected: 571-31.4
SB0068 SD1 HD1 (HSCR 1464)	RELATING TO SENTENCING. Introduced by: Shimabukuro M Amends provisions relating to sentence of imprisonment for class B and C felonies; ordinary terms by adding discretionary terms. Provides that a person who has been convicted of a class B or class C felony for any offense may be sentenced to an indeterminate term of imprisonment. Requires the court to impose a term of imprisonment of 10 years or less for a class B felony, but not less than 5 years; and 5 years or less for a class C felony, but not less than 1 year. Requires that the minimum length of imprisonment be determined by the Hawaii paroling authority SB0068 HD1 Committee Reports: SSCR 496 (JDL) HSCR 1464 (JUD) Current Status: Apr-29 13 Received by the Governor Section Affected: 706-660
SB0069 SD2 HD1 CD1 (CCR 162)	RELATING TO FIREARMS. Introduced by: Espero W, Green J, Galuteria B, Baker R Amends provisions relating to registration, mandatory, exceptions under the firearms, ammunition and dangerous weapons law. Requires every person registering a firearm to be fingerprinted and photographed by the police department of the county of registration; provided that where fingerprints and photographs are already on file with the department, this requirement may be waived. Requires the police department to perform an inquiry on the person by using the national instant criminal background check system

	before any determination to register a firearm is made. Requires that no fee be charged for the registration of a firearm except for a fee chargeable by and payable to the registering county for persons registering a firearm in an amount equal to the fee actually charged by the Federal Bureau of Investigation to the registering police department for a fingerprint check in connection with the registration SB0069 CD1 Committee Reports: SSCR 334 (PSM) SSCR 805 (WAM) HSCR 984 (PBS) HSCR 1201 (JUD) HSCR 1436 (FIN) CCR 162 Current Status: Apr=30 13 Passed Legislature Section Affected: 134-3
SB0082 SD1 HD2 CD1 (CCR 129)	RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY. Introduced by: Chun Oakland S, Galuteria B, Green J Amends provisions relating to general powers of the authority. Allows the Hawaii public housing authority to sell, lease, rent, hold, maintain, use, and operate any property, real, personal, or mixed, tangible or intangible, in support of its purposes, powers, and programs; provided that the sale of real property shall be subject to legislative approval; receive by gift, grant, devise, bequest, or otherwise from any source, any property, real, personal, or mixed, intangible or tangible, absolutely or in trust, to be used and disposed of, either the principal or the income for the benefit only of the residents assisted by its programs; prohibits gift to the authority that has an estimated value of 1000 dollars or more be accepted unless approved or confirmed by the board of directors; and engage the services of volunteers as deemed appropriate by the authority. Amends provisions relating to rentals and tenant selection. Requires the Hawaii public housing authority to provide not less than 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants without preference and up to 50 per cent of available units for applicants with preference SB0082 CD1 Committee Reports: SSCR 36 (HMS) SSCR 568 (WAM) HSCR 999 (HSG) HSCR 1603 (FIN) CCR 129 Current Status: Apr-30 13 Passed Legislature Section Affected: 356D-4, 356D-31, 356D-42
SB0084 HD2 CD1 (CCR 9)	RELATING TO PUBLIC HOUSING. Introduced by: Chun Oakland S, Galuteria B, Ruderman R Amends provisions relating to definitions under Hawaii Public housing authority law. Changes the federal low rent public housing program to any federally assisted housing as defined in title 24 Code of Federal Regulation. Excludes State low income housing project as defined under State low income housing definitions SB0084 CD1 Committee Reports: SSCR 562 (HMS) HSCR 1055 (HSG) HSCR 1507 (FIN) CCR 9 Current Status: Apr-29 13 Received by the Governor Section Affected: 356D-1
SB0088 SD1 HD2 CD1 (CCR 47)	RELATING TO INTOXICATING LIQUORS IN PUBLIC HOUSING. Introduced by: Chun Oakland S, Galuteria B, Dela Cruz D, Ruderman R Amends provisions relating to prohibitions under intoxicating liquor. Prohibits a person to consume any liquor on any public highway, public sidewalk or public common area within a public housing project, or possess or keep any bottle, can, or other receptacle containing any intoxicating liquor which has been opened, broken seal or the contents of which have been partially removed SB0088 CD1 Committee Reports: SSCR 540 (HMS/ PSM/) HSCR 1000 (HSG) HSCR 1489 (JUD) CCR 47 Current Status: Apr-30 13 Passed Legislature Section Affected: 281-78
SB0094 HD2 CD1 (CCR 80)	RELATING TO THE HAWAII INTERAGENCY COUNCIL ON HOMELESSNESS. Introduced by: Chun Oakland S, Galuteria B, Green J, Ruderman R Amends provisions relating to membership under the department of human services. Adds 1 member of the house of representatives and 1 member of the senate of who shall serve as alternate members and a representative of the Hawaii public housing authority to the Hawaii interagency council on homelessness SB0094 CD1 Committee Reports: SSCR 23 (HMS) HSCR 1076 (HSG) HSCR 1535 (FIN) CCR 80 Current Status: Apr-30 13 Passed Legislature Section Affected: 346-382

SB0102 SD2 HD1 CD1 (CCR 81)	RELATING TO THE ELDERLY. Introduced by: Chun Oakland S, Green J, Ihara L, Galuteria B, Espero W, Baker R Amends provisions relating to mandatory reporting of suspected financial abuse of an elder. Adds appropriate county police to mandatory reporting of suspected financial abuse of an elder. Requires suspected financial abuse to be reported immediately by telephone, facsimile, or electronic device immediately or as soon as practicably possible to the department of human services and the appropriate county police department. Provides that upon notification by a financial institution of suspected financial abuse, requires the county police department, in a timely manner to proceed with a criminal investigation. Redefines financial abuse to mean to wrongfully take, appropriate, obtain, or retain, or assist in taking, appropriating, obtaining, or retaining, real or personal property of an elder adult by any means, including undue influence, or with intent to defraud the elder SB0102 CD1 Committee Reports: SSCR 256 (HMS/ PSM/) SSCR 520 (CPN) HSCR 955 (HUS) HSCR 1127 (CPC) HSCR 1591 (FIN) CCR 81 Current Status: Apr-30 13 Passed Legislature Section Affected: 412:3-114.5
SB0106 SD1 HD1 CD1 (CCR 163)	RELATING TO AGING. Introduced by: Chun Oakland S, Green J, Ihara L, Galuteria B, Espero W Establishes provisions relating to alzheimer's disease and related dementia services coordinator. Establishes an alzheimer's disease and related dementia services. Requires the director of public and private alzheimer's disease and related dementia services. Requires the director of the executive office on aging to appoint the coordinator. Appropriation to the department of health to establish and fill an alzheimer's disease and related dementia services. Requires the director of the executive office on aging to appoint the coordinator. Appropriation to the department of health for kupuna care program provided that the sum appropriation to the department of health for the aging partnership program of the department of health's executive office on aging. Establishes a task force on mobility management within the department of health to make recommendations establishing a transportation framework that assist elders with transportation needs in each county including recommendations relating to the state budget and program development. Requires the working group to consider developing and establishing a program in which a single entity in a geographical area is charged with administering an array of transportation resources; the cost and qualifications of transportation coordinators or operators and the logistics of the arrangements and delivery of transportations services, including cost reimbursements, insurance, and liability; and developing a mobile management master plan for each county. Requires the department of health, through the executive office on aging to submit an interim report of the task force on mobility management. (\$\$) SB0106 CD1 Committee Reports: SSCR 105 (HMS) SSCR 814 (WAM) HSCR 1054 (HLT) HSCR 1606 (FIN) CCR 163 Current S
SB0120 SD1 (SSCR 117)	RELATING TO PUBLIC UTILITIES. Introduced by: Galuteria B Amends provisions relating to general powers and duties under public utilities commission law. Requires the public utilities commission, in carrying out its responsibilities to consider whether the implementation of 1 or more of the following economic incentive or cost recovery mechanisms would be in the public interest by considering the establishment of a shared cost saving incentive mechanism designed to induce a public utility to reduce energy costs and operating costs and accelerate the implementation of energy cost reduction practices; the establishment of a renewable energy curtailment mitigation incentive mechanism to encourage public utilities to implement curtailment mitigation practices when lower cost renewable energy is available but not utilized through the sharing of energy cost saving between the public utility ratepayer, and affected renewable energy projects; the establishment of a stranded cost recovery mechanism to encourage the accelerated retirement of an electric utility fossil fuel electric generation plant by allowing an electric utility to recover the stranded costs

	differentiated authoriz investments in transm investment in fossil fue disincentivize fossil ge	rement of a fossil generation plant; and the establishment of ed rates of return on common equity to encourage increased utility ission and distribution infrastructure, discourage an electric utility el electric generation plants to incentivize grid modernization, and eneration, respectively SB0120 SD1 SSCR 117 (CPN) SSCR 459 (CPN) HSCR 1041 (EEP) HSCR 1548 (CPC) Apr-11 13 Received by the Governor Apr-22 13 Approved by Governor (Act 37 2013) 269-6
SB0192 HD1 CD1 (CCR 64)	person over the age of if the person offers or a it a class C felony. limitations. Provides the after an act of promoter relating to prostitution offenses. Adds offense prostitution, solicitation solicitation of prostitute offenders and other con Redefines sexual offer the offense as a tier 1	
SB0194 SD1 HD1 (HSCR 1237)	Prohibits the use of a c the offense charged	
SB0237 SD2 HD1 CD1 (CCR 170)	RELATING TO PUBLIC SCHOOL LANDS. Introduced by: Tokuda J, English J, Kidani M, Ruderman R, Shimabukuro M Establishes provisions relating to pilot program for lease of public school land Establishes the program within the department of education. Requires the department in consultation with the board of education and any other appropriate agency to serve at the facilitator of the pilot program. Authorizes the department may lease public school land on terms it deems appropriate and that the board may identify and select up to public school land sites as candidates for participation in the pilot program. Authorize the department to lease public school land for no more than 3 public school land site under leases for a term of not more than 55 years unless extended to lessees who sha be required to modify, construct, or utilize facilities to meet public purposes, includin workforce rental housing units, in accordance with specific request for proposal of request for information guidelines. Requires each lease to stipulate that the lessee may retain any revenue generated from the facilities for a public purpose for the length of th lease, be obligated to pay to the county all applicable property tax on the value of an improvements, a leasehold premium may be charged to the lessee for the right to us the public school land based on a competitive bid process, upon the expiration of th lease, the facilities shall revert to the department, and all revenues and proceeds derive by the State under this section shall be deposited in the school facilities subaccount to be used exclusively for the new construction and upgrade of 21st century school facilities and the repair and maintenance of existing school facilities. Establishes the school facilities subaccount for all proceeds from the leases, permits, interest income generated	

from public school lands, and other revenue generated from the non-permanent disposition of public school lands. Annual report to the legislature. Appropriation. (\$\$) -- SB0237 CD1 Committee Reports: SSCR 200 (EDU) SSCR 600 (WAM) HSCR 1466 (WAL/ EDN/

FIN/) CCR 170 Current Status: Apr-30 13 Passed Legislature Section Affected: 302A- (2 SECTIONS), 302A-1148

SB0239 SD1 HD2 CD1 (CCR 37) RELATING TO EDUCATION.

Introduced by: Tokuda J, Kidani M, Ruderman R, Chun Oakland S, Nishihara C Repeals and replaces the secondary school students conference law. Creates a student conference committee who under the guidance of the student conference advisory committee shall plan and coordinate all phases of the annual conference, set the theme, scope, and format of the conference, set up the agenda of the conference, determine the number of participants, plan and provide for food, lodging, and transportation of all participants, and evaluate the worth and effectiveness of the conference. Establishes the student conference advisory committee to assist and advise the student conference committee. -- SB0239 CD1

Committee Reports:SSCR 199 (EDU) SSCR 755 (WAM) HSCR 1057 (EDN) HSCR
1538 (FIN) CCR 37Current Status:Apr-30 13 Passed Legislature
302A- (5 SECTIONS) SECONDARY SCHOOL STUDENTS
CONFERENCE, 317-1, 317-2, 317-3, 317-4, 317-5, 317-6

SB0244 SD2 HD1 CD1 (CCR 153) RELATING TO EDUCATION.

Introduced by: Tokuda J, Kidani M, Ruderman R

Amends provisions relating to the public charter schools law. Requires charter schools to complete an independent financial audit annually. Further requires the state public school commission to develop procedures for obtaining information regarding the criminal history of person who are employed or seeking employment in any position including teacher trainees that places them in close proximity to children. Prohibits charter schools to discriminate against any student or limit admission based on race, color, ethnicity, national origin, religion, gender, sexual orientation, income level, disability, level of proficiency in the English language, need for special education service or academic or athletic ability. Authorizes the commission to requests facilities funding for charter schools as part of its annual budget request. -- Amends provisions relating to definitions under the standards of conduct law. Redefines employee to include any person under an employment contract to serve as the chief executive officer, chief administrative officer, executive director, or designated head of a charter school. -- Redefines public schools to include charter schools governed by the public charter school laws instead of charter schools chartered by the board of education. Requires commission members to disclose a list of all charter schools in which the member is an employee, governing board member, vendor, contractor, agent, or representative. Authorizes the commission to hire staff without regard to civil service law and collective bargaining law. Requires authorizers to follow nationally recognized principles and standard for quality charter authorizing. Repeals provisions that allow the chief executive officer, chief administrative officer, executive director, to serve as an ex officio nonvoting member of the governing board. Requires application forms to be on a website. Repeals limit on contributions by a nonprofit organization. Repeals the right for any applicant to amend or resubmit a charter application that has been denied. Changes charter reauthorization to renewal. Requires the board of education to serve as the final arbitrator of appeals for renewal. Requires the department of education to provide students enrolled at charter schools whose curriculum incorporates virtual education the opportunity to participate in athletics. -- SB0244 CD1

 Committee Reports:
 SSCR 277 (EDU/ JDL/) SSCR 729 (WAM) HSCR 1151 (EDN) HSCR 1580 (FIN) CCR 153

 Current Status:
 Apr-30 13 Passed Legislature

 Section Affected:
 302D- (5 SECTIONS), 302A-101, 302D-1, 302D-3, 302D-5, 302D-6, 302D-12, 302D-13, 302D-14, 302D-15, 302D-16,

302D-18, 302D-21, 302D-31, 378-2.5, 846-2.7, 302D-22 SB0305 SD1 HD1 CD1 (CCR 88) RELATING TO DEVELOPMENT OF PUBLIC HOUSING. Introduced by: Chun Oakland S Amends provisions relating to development of property Repeals public land in

Amends provisions relating to development of property. Repeals public land in a conservation district subject to the prior approval of the board of land and natural

	developer or assist und housing projects Ro land planning activitie plan, policies and ordi procurement laws and industrial properties at be an integral part of which the properties a public housing develop the authority for the implement the develop	s the Hawaii public housing authority to develop with an eligible der a government assistance program in the development of public equires the land planning activities of the authority to coordinate s with the county planning departments and the county land use nances. Provides that the authority shall be subject to all federal d regulations Allows the authority to develop commercial and nd sell or lease other properties if it determines that the uses can the public housing development or benefit to the community in re situated Allows the authority to designate any portions of the pment for commercial, industrial, or other use. Grants powers to development of property and to use any funding authorized to oment of property. Requires net proceeds of all sales or leases, rity to be deposited in the public housing revolving fund SB0305 SSCR 12 (HMS) SSCR 664 (WAM) HSCR 938 (HSG) HSCR 1073 (WAL) HSCR 1424 (FIN) CCR 88 Apr-30 13 Passed Legislature 356D-11
SB0306 SD1 (SSCR 108)	RELATING TO MEDIC Introduced by: Chun C Amends Act 200, sess medicaid buy in progra the legislature prior to submit a draft of the int reference bureau no la to June 30, 2014 (sun	CAID. Oakland S sion laws of 2012, which establishes a joint legislative task force am. Requires the task for to submit an interim and final report to the convening 2014 regular session Requires the task force to erim and final report and any proposed legislation to the legislative ater than November 1, 2013 respectively. Extends the task force
SB0310 SD2 HD2 CD1 (CCR 77)	Introduced by: Chun A Amends provisions re alcoholism law. Chan treatment. Repeals gr enforcement officer. A to any designated men treatment order, issue Changes the term inter involuntary administra assisted community tr prescribed by that prio community treatment from substance abus supervision based on a inpatient hospital treat be imminently danger abuse; the person bas in need of treatment; th illness or substance a and in the persons me community treatment the definition of outpa petition need not be hearing to be served o other court appointed court may designate. represented by the put Allows the court to ac entitled to be notified. appointment of a publit the hearing. Increase	AL HEALTH TREATMENT. Oakland S elating to the mental health, mental illness, drug addiction, and inges involuntary outpatient treatment to assisted community ravely disabled and obviously ill. Replaces police officer with law values a law enforcement officer to take into custody and transport that health program any person subject to an assisted community do for further evaluation and possible emergency hospitalization. rested person to interested party. Allows the court to authorize the ation of medication where the subject has an existing order for the family court finds that the person is mentally ill or suffering e; is unlikely to live safely in the community without available the professional opinion of a psychiatrist; the person has received ment for mental illness or substance abuse or has been found to ous to self or others as a result of mental illness or substance sed on the persons treatment history and current condition is now he person has history of lack of adherence to treatment for mental buse; the assisted community treatment is medically appropriate dical interest; and considering less intrusive alternatives, assisted is essential to prevent the danger posed by the person. Repeals atient treatment psychiatrist. Provides that the hearing on the limited to the facts stated in the petition. Requires notice of a on the public defender, attorney for the subject of the petiton, or attorney as applicable; and given to such other persons as the Provides that notice that if the subject does not want to be blic defender, the subject may contact the subjects own attorney. djourn or continue a hearing for failure to timely notify a person Increases hearing days from 5 to 7 for the family court to order the c defender or other attorney to represent the subject and continue s the calendar days before the filing of the petition and ending at trist's testimony. Requires the psychiatrist testimony meets all the

	criteria for assisted community treatment; provide a written treatment plan, which shall include non mental health treatment; identify the provider or organization responsible for the coordination of care. Changes commitment shall not be for more than 24 hours to 48 hours. Prohibits a subject of the order to be physically forced to take medication under a family court order for assisted community treatment, except in accordance with admission to a psychiatric facility subsequent to the date of the current assisted community treatment order. Provides that a subject may be transported to a designated mental health program for failure to comply with an order for assisted community treatment by and interested party with the consent of the subject of the order or under provisions relating to emergency examination and hospitalization. Requires a treating psychiatris to provide notice of intent to discharge and file with the family court. Requires the order for assisted community treatment to be subject to the Health Care Privacy harmonization Act. Provides that nothing shall preclude the subject of the order reater existing court order. Requires the attement through a designated mental health program to be pursuant to its fee schedules; however, the subject of the order meets criteria for admission to a psychiatric facility under provisions relating to admission to psychiatris to aprovides that nothing shall preclude the subject of the order meets criteria for admission to a psychiatris to provides that nothing shall proclude the subject of the order reates relating to admission to psychiatris to provides that nothing shall preclude the subject of the order or because the subject of the order is no longer a proper subject for assisted community treatment setting changes. Provides that nothing shall preclude the subject's of the corder or because the subject of the order is no longer a proper subject for assisted community treatment and served by personal service or by certified mail on those persons whom the order fo
SB0319 HD1 (HSCR 1036)	RELATING TO THRILL CRAFT. Introduced by: Shimabukuro M Amends Act 89, session laws of 2009, and amends provisions relating to operation of thrill crafts; parasailing; water sledding; commercial high speed boating. Allows a person to operate a thrill craft in the waters of the State to conduct ocean cleanup, as authorized by the department of land and natural resources. Requires the chairperson of the board of land and natural resources to report to the legislature SB0319 HD1 Committee Reports: SSCR 152 (WTL/ ENE/) HSCR 1036 (EEP/ OMH/) HSCR 1553 (CPC) Current Status: Apr-29 13 Received by the Governor
SB0326 SD1 HD1 CD1 (CCR 99)	Section Affected: ACT 89 2009, 200-37 RELATING TO AGRICULTURE. Introduced by: Galuteria B, Nishihara C, Solomon M, Kahele G, Keith-Agaran G Establishes the good agricultural practices task force to identify and develop good agricultural practices and preventative measure guidelines for the food supply system to improve the overall safety of locally grown food. Report to legislature. Task force dissolves on July 1, 2014 (sunset) SB0326 CD1

dissolves on July 1, 2014 (sunset). -- SB0326 CD1 Committee Reports: SSCR 21 (AGL) SSCR 570 (WAM) HSCR 1067 (AGR/ HLT/)

	Current Status:	HSCR 1404 (FIN) CCR 99 Apr-30 13 Passed Legislature
SB0327 SD1 HD1 (HSCR 1066)	Amends provisions rel Requires the policy of agriculture by develop between Hawaii's food promote economically sufficiency, including businesses, and increa- to the economic priority agricultural and aquad farmers by purchasing	CULTURE. eria B, Nishihara C, Solomon M, Kahele G, Keith-Agaran G lating to the objectives and policies for the economyagriculture. of the State to include the objective to strengthen diversified bing an effective promotion, marketing, and distribution system a producers and consumers in the State, nation, and world, and to y competitive activities that increase Hawaii's agricultural self the increased purchase of Hawaii grown foods by residents, ased use by governmental bodies Amends provisions relating y guidelines to promote the growth and development of diversified culture by encouraging residents and visitors to support Hawaii's g locally grown food and products SB0327 HD1 SSCR 74 (AGL/ WTL/) SSCR 618 (WAM) HSCR 1066 (AGR/ EDB/) HSCR 1405 (FIN) Apr-12 13 Received by the Governor Apr-25 13 Approved by Governor (Act 55 2013) 226-7, 226-103
SB0328 SD1 HD2 CD1 (CCR 5)	moneys deposited to reside in the premises an amount agreed upo damages caused by a rental agreement. Pro for an animal from any Prohibits a landlord to r that is a reasonable ag	
SB0332 SD1 HD2 (HSCR 1492)	data; directors rights a and accurate record of hour, shift, day, wee deductions; allowance any other rule prescrib employer to furnish ea name of the employe employee's total hours straight time compens compensation and the compensation; the dat based whether paid b basis, including overtin record and electronic	
SB0341 SD2 (SSCR 537)	Introduced by: Bake Keith-Agaran G	DSITION OF REMAINS. er R, Galuteria B, Chun Oakland S, Solomon M, English J, sition of remains law. Provides a priority list for the right to control

	disposition of the dec	decedent's remains and the location, manner, and conditions of edent's remains SB0341 SD2 SSCR 25 (CPN) SSCR 537 (JDL) HSCR 1240 (CPC) Apr-02 13 Received by the Governor Apr-16 13 Approved by Governor (Act 17 2013) (11 SECTIONS) DISPOSITION OF REMAINS
SB0345 SD1 HD1 CD1 (CCR 82)	Introduced by: Bake Amends provisions re insurance. Increases to 5000 dollars plus i SB0345 CD1	TABLE ELECTRONICS INSURANCE. r R, Galuteria B, English J elating to application for license and fees under portable electronics initial portable electronics limited lines license fee from 150 dollars nitial or renewal license fees from 150 dollars to 2,500 dollars SSCR 290 (TEC/ CPN/) SSCR 571 (WAM) HSCR 1119 (EDB) HSCR 1618 (FIN) CCR 82 Apr=30 13 Passed Legislature 431:31-107
SB0400 SD1 HD1 (HSCR 1164)	Establishes provision are registered or licen implement a written s	AN SERVICES. eria B, Chun Oakland S s relating to safe sleep policy. Requires all child care facilities that sed by the department of human services to develop, maintain, and afe sleep policy by the department for children 1 year or younger iles adopted by the department in accordance with the child care SSCR 47 (HMS/ HTH/) SSCR 521 (CPN) HSCR 1164 (HUS) HSCR 1556 (CPC) Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 71 2013) 346- (1 SECTION) SAFE SLEEP POLICY
SB0403 SD2 HD2 CD1 (CCR 173)	Requires the revenue applicable federal la excluded from gross i taxes or environment agreements, establish with applicable federa may be included in gro from revenue bonds except as noted in th of Hawaiian affairs to the exclusion of inter office of Hawaiian aff program for the acc betterment, extensior and administration o Hawaiian affairs proje revenue of any office municipal taxation an	(BR) Is relating to federal tax exempt status; preference; protection. Is bonds to be issued to comply with the requirements imposed by w providing that the interest on such revenue bonds shall be noome for federal income tax purposes (except as certain minimum al taxes may apply). Authorizes the board of trustees to enter into n funds or accounts, and take any action required in order to comply al law. Allows the issuance of revenue bonds, the interest of which be excluded from gross income for federal income tax purposes. Requires that interest be excluded from gross income for federal income tax purposes, e previous sentence. Requires the board of trustees of the office approve a change, amendment, or modification that would affect est on those revenue bonds Amends provisions relating to the airs. Authorizes the office to issue revenue bonds to fund a loan quisition, purchase, construction, reconstruction, improvement, nor maintenance of an office project or the establishment, funding f a loan program Amends provisions relating to the office of ct and bonds exempt from taxation. Requires that the property and a sproject or loan program be exempt from all state, county, and d assessments. Exempts revenue bonds and all income from all al taxation except inheritance, transfer, and estate taxes SB0403
SB0407 SD1 HD2 CD1 (CCR 16)	Introduced by: Kim E Amends provisions re duties. Repeals the	ND BURIAL COUNCILS. D (BR) lating to island burial councils; creation; appointment; composition; requirement that the department of land and natural resources al councils, and establishes 5 island burial councils, 1 each for

	of 9 members, excep regional representativ of nominees submitte	ai, Molokai, Oahu, and Kauai and Niihau, and which shall consist of Molokai will have 5 members. Provides that at least 2 of the res of each council shall be appointed by the governor from a list d by the office of Hawaiian affairs. Establishes provisions for the r the office and the department to fill vacancies on the councils SSCR 628 (THA) HSCR 1020 (OMH) HSCR 1510 (FIN) CCR 16
	Current Status: Section Affected:	Apr-30 13 Passed Legislature 6E-43.5
SB0409 SD1 (SSCR 474)	Hawai'i (Olelo Hawaii) Not a state holiday Committee Reports: Current Status: Section Affected:	 (BR) lating to holidays. Establishes the month of February as the 'Olelo Month to celebrate and encourage the use of Hawaiian language. SB0409 SD1 SSCR 474 (THA/ TEC/) HSCR 1021 (OMH) HSCR 1435 (FIN) Apr-05 13 Received by the Governor Apr-22 13 Approved by Governor (Act 28 2013) 8- (2 SECTIONS) MAHINA 'OLELO HAWAI'I
SB0423	Introduced by: Kim D Amends provisions in American College of C Gynecologists SBC Committee Reports: Current Status: Section Affected:	relating to in vitro fertilization procedure coverage. Changes Obstetric and Gynecology to American College of Obstetricians and A23 SSCR 248 (CPN) HSCR 1045 (HLT) HSCR 1544 (CPC) Apr-11 13 Received by the Governor Apr-23 13 Approved by Governor (Act 47 2013) 431:10A-116.5, 432:1-604
SB0442 SD1 HD1 (HSCR 1230)	21. Provides that a offense of promoting recklessly sells or off person intoxicating lic under the age of 21 or under his control, and age of 21 SB0442	(BR) lating to promoting intoxicating liquor to a person under the age of person, including any intoxicating liquor licensee, commits the intoxicating liquor to a person under the age of21 if the person ers for sale, influences the sale, serves, delivers, or gives to a quor, and the person receiving the intoxicating liquor is a person r permits a person to possess intoxicating liquor while on property the person possessing the intoxicating liquor is a person under the
SB0454 SD1 HD1 (HSCR 1029)	Introduced by: Solom Amends provisions repurposes by removing to the state plumbing encouraged to promot in the interest of wat wastewater that has re water from bathtubs, washers and laundry household hazardous inappropriate; and ge dishwashers SB04	elating to use of gray water from residential units for irrigation g from residential units. Requires all use of gray water to conform g code. Requires the department of health and counties are te widespread use of gray water consistent with recycling program er conservation. Redefines gray water to mean any untreated not come into contact with toilet waste; gray water includes used showers, and bathroom wash basins and water from clothes / tubs; provided that the water is not contaminated with any s waste or any contaminant the department of health deems ray water excludes wastewater from food preparation sinks or
SB0458 SD1 HD1 CD1 (CCR 91)	FUND.	STATE EDUCATIONAL FACILITIES IMPROVEMENT SPECIAL Kidani M, Tokuda J, Keith-Agaran G, Baker R, Espero W

	Repeals provision the deposited into the fur the legislature for fis payments for financin July 1, 2013 Repea	relating to state educational facilities improvement special fund. hat requires a portion of all general excise tax revenues to be hd. Limits the expenditure from the fund to projects authorized by scal years ending prior to July 1, 2016 (sunset) and for lease ng agreements entered into by the department of education prior to als the state educational facilities improvement special fund on July all lapse to the credit of the general obligation bond fund SB0458 SSCR 119 (EDU) SSCR 791 (WAM) HSCR 1470 (FIN) CCR 91 Apr-30 13 Passed Legislature 36-32, 237-31, 36-27, 36-30, 37D-2
SB0479 SD2 (SSCR 734)	ORGANIZATION. Introduced by: Englis Amends provisions re the metropolitan plan be the director of the P agency that operates	THE MEMBERSHIP OF A METROPOLITAN PLANNING sh J elating to metropolitan planning organization membership. Increase ning organization from 13 to 14 members. Requires that 1 member Honolulu authority for rapid / mass transportation, or any successor public transportation on that island SB0479 SD2 SSCR 84 (TIA) SSCR 734 (WAM) HSCR 1455 (TRN) Apr-09 13 Received by the Governor Apr-16 13 Approved by Governor (Act 12 2013) 279E-3
SB0482 SD1 HD1 (HSCR 1064)	W, Green J, Tokuda Amends provisions ru Increases the sales lin store that in turn sell honey container to ha under 1 year of age Requires producers to passes the food safet product distribution ru available to the dep associated with honey	sh J, Keith-Agaran G, Baker R, Ruderman R, Nishihara C, Espero J, Chun Oakland S, Kidani M elating to home based agricultural producer of honey; exemption. mit to less than 500 gallons per year, allows sales directly to a retail s the honey directly to consumers, and requires the label on the ave the statement that "Honey should not be consumed by infants e;" and "has not been inspected by the department of health." o attend a department of health approved food safety workshop and y certification exam; and keep honey production volume and honey records for a period of at least 2 years and makes the records wartment. Prohibits State and counties to be liable for claims y distributed by home based agricultural producers of honey; except an egligence and intentional misconduct by the State or counties
SB0498 SD2 HD1 CD1 (CCR 148)	Introduced by: Bake Appropriation out of t health for a 24 hour, based in the Maalae certified emergency	RGENCY MEDICAL SERVICES. r R, English J, Keith-Agaran G, Chun Oakland S, Green J he emergency medical services special fund to the department of 7 days a week, special emergency medical response vehicle unit a area on Maui that is appropriately staffed at all times by state medical service personnel, including acquisition of a vehicle, onnel costs. (\$\$) SB0498 CD1 SSCR 80 (HTH) SSCR 517 (WAM) HSCR 1085 (HLT) HSCR 1511 (FIN) CCR 148 Apr=30 13 Passed Legislature
SB0502 SD1 HD1 CD1 (CCR 6)	Introduced by: Bake Establishes provision Requires the seller, it recorded declaration following documents incorporation or other the corporation or as corporation or assoc	ESTATE SELLER DISCLOSURE. r R is relating to disclosure of documents; required documentation. f the residential real property being offered for sale is subject to a , to either directly or through the seller's agent, to provide the and any amendments or supplements thereto: articles of r document, if any, creating the corporation or association whereby isociation has the power to enforce the declaration; bylaws of the iation; declaration of similar organizational documents, and any rules relating to the use of common areas, architectural control,

	connection with the pr real property or other buyer of reports or f considered an amend	, or payment of money as a regular assessment or otherwise in rovisions, maintenance, or service of the benefit of the residential real property or common area Provides that the delivery to the facts after the date of the initial disclosure statement shall be lment of the disclosure statement SB0502 CD1 SSCR 470 (CPN) HSCR 1239 (CPC) CCR 6 Apr-29 13 Received by the Governor 508D- (1 SECTION), 508D-1, 508D-9, 508D-15
SB0505 SD2 HD1 CD1 (CCR 38)	be used to support me with the July 1, 2015, b trust fund fee in an a condominium units in supporting mediation condominium educati commission adopts ru unexpended additiona initially dedicated to s for educational purpos	R, Keith-Agaran G lating to condominium education trust fund. Requires the fund to ediation of condominium related disputes. Requires that beginning biennium registration, an additional annual condominium education mount equal to the product of 1.50 dollars times the number of cluded in the registered project or association to be dedicated to of condominium related disputes. Requires the additional on trust fund fee to total 3 dollars per unit until the real estate ules. Requires that on June 30 of every odd numbered year, any al amounts paid into the condominium related disputes to be used
SB0507 SD1 HD1 CD1 (CCR 7)	Introduced by: Baker Establishes provisions Requires the secretar 2 or more of the follo meeting notice in its et to all members not less meeting of an associa the meeting; and the i for any proposed ame assessment, unless th the association's gove board. Exempts any association SB050 Committee Reports: Current Status:	NED COMMUNITY ASSOCIATIONS. R, Nishihara C, Gabbard M, Keith-Agaran G, Chun Oakland S s relating to notice required under planned community associations. y or other officer specified by the bylaws to give written notice by wing: hand delivery; US mail; electronic mail; or posting of the entirety on a portion of the association's website that is accessible s than 14 days in advance of any regular annual meeting or special tion. Requires that the notice to state the date, time, and place of tems on the agenda, including the general nature of and rationale endment to the declaration or bylaws; any proposal for a special he authority for a special assessment is otherwise provided for in erning documents; and any proposal to remove a member of the board meeting or committee meeting of a planned community 7 CD1 SSCR 251 (CPN) HSCR 965 (HSG) HSCR 1557 (CPC) CCR 7 Apr-30 13 Passed Legislature 421J- (1 SECTION) NOTICE REQUIRED
SB0511	Introduced by: Baker Amends provisions re law by replacing provis this article applies to Electronic Fund Tran transfer is an electron USC subsection 1693	Plating to exclusion of consumer transactions governed by federal sion with relationship to electronic fund transfer Act. Requires that o funds transfer that is a remittance transfer as defined in the paster Act (15 USC subsection 16930-1), unless the remittance ic fund transfer as defined in the Electronic Fund Transfer Act (15
SB0512 SD1 HD2 (HSCR 1485)	Introduced by: Baker Amends provisions r television company pe licensed, provided tha	TRICAL CONTRACTORS. R elating to exemption of public utility and community antennae resonnel. Exempts persons who are employees of a contractor duly t such contractor is retained by a public utility within the State under r granted by the State which is regulated by the public utilities

commission to perform high voltage electrical work for the public utility, and such employees are deemed qualified by the public utility to perform such high voltage electrical work; provided further that in no circumstance shall such persons be less gualified than the public utility's own employees that perform such high voltage electrical work. Such persons are exempt from provisions relating to licensing of electrical or plumbing workers. Act to be repealed on June 30, 2018 (sunset). -- SB0512 HD2 Committee Reports: SSCR 538 (CPN) HSCR 1135 (LAB/ EEP/) HSCR 1485 (CPC) Current Status: Apr-16 13 Received by the Governor

Apr-30 13 Approved by Governor (Act 65 2013) Section Affected: 448E-13

SB0515 SD2 HD1 CD1 (CCR 172) RELATING TO HOUSING.

Introduced by: Chun Oakland S

Appropriation to the department of health for substance abuse treatment and mental health support services for individuals who are homeless or at risk of becoming homeless; for clean and sober housing support services to be administered by the alcohol and drug abuse division of the department of health. -- Appropriation to the department of human services for a rental assistance program (shallow subsidy program) for homeless working individuals and their families who are ready to rent permanent housing to obtain and maintain permanent housing; provided that the maximum subsidy shall be 300 dollars per month after the household pays a minimum of 40 percent of their adjusted gross income for rent; provided further a household's adjusted gross income shall be calculated in the same manner as calculated by the Hawaii public housing authority to qualify for public housing under the authority's control. -- Appropriation to the department of human services to be deposited to the credit of the housing 1st special fund to continue to administer housing 1st programs for chronically homeless individuals in the state. -- Appropriation out of the special fund. -- Appropriation to the department of human services for the homelessness prevention and rapid re housing program; for matching funds for the shelter plus care program of the US Department of Housing and Urban Development. Establishes a voluntary homeless assistance program known as the return to home program to provide eligible homeless individuals with assistance in being reunited with family in the individual's home state. Program shall cease to exist on December 31, 2016 (sunset). -- Appropriation to the department of human services for implementation of the return to home pilot program, including all program costs and hiring of necessary staff. Establishes a homeless assistance working group to work within each local neighborhood in each county to identify, plan, and implement housing options for homeless persons in each local community reflect shared responsibility for addressing homelessness in Hawaii. Report to the legislature. Working group shall cease to exist on June 30, 2016 (sunset). -- Appropriation to the department of human services for the construction and demonstration of innovative temporary housing solutions as they relate to the working group's findings and recommendations. (\$\$) -- SB0515 CD1 Committee Reports: SSCR 48 (HMS/ HTH/) SSCR 715 (WAM) HSCR 1200 (HUS/

HSG/) HSCR 1474 (FIN) CCR 172 Apr-30 13 Passed Legislature

Current Status:

SB0516 SD1 HD1 (FLOOR AMENDMENT 14)

RELATING TO PATERNITY. Introduced by: Shimabukuro M, Chun Oakland S

Amends provisions relating to determination of father and child relationship; who may bring action; when action may be brought; process, warrant, bond, etc. Repeals time period within which action may be brought. Provides that if the child has not become the subject of an adoption proceeding, action may be brought within 3 years after the child reaches the age of majority or any time after that for good cause provided that any period of time during which the man alleged or alleging himself to be the natural father of the child is absent from the State or is openly cohabitating with the mother of the child or is contributing to the support of the child, shall not be computed. -- SB0516 HD1 Committee Reports:

SSCR 644 (JDL) HSCR 1078 (HLT/ HUS/) HSCR 1565 (JUD) FLOOR AMENDMENT 14 Current Status:

Section Affected:

Apr-19 13 Received by the Governor 584-6

SB0529 SD1 HD1 (HSCR 1488)

RELATING TO PARENTAL RIGHTS.

Introduced by: Chun Oakland S, Baker R, Solomon M, Shimabukuro M Amends provisions relating to the criteria and procedure in awarding custody and visitation. Prohibits a person to be granted custody of, or visitation with, a child if the natural parent has been convicted, in a court of competent jurisdiction in any state, of

	that a denial of custod convicted natural pare date of conviction the and establish a mutua may petition the cour visitation Amends p the family courts to ter father upon a finding t jurisdiction in any state of the rape or sexual terminated SB0525	and the child was conceived as a result of that violation. Provides dy or visitation under this law shall not affect the obligation of the rent to support the minor child; allows the court to order the ent to pay child support; this law shall not apply if subsequent to the convicted natural parent and custodial natural parent cohabitate I custodial environment for the child; and a custodial natural parent t to allow the convicted natural parent to be denied custody and provisions relating to termination of parental rights; petition. Allows rminate the parental rights in respect to any child as to any natural that the natural father has been convicted, in a court of competent e, of rape or sexual assault and the child was conceived as a result assault perpetrated by the parent whose rights are sought to be 9 HD1 SSCR 30 (HMS) SSCR 581 (JDL) HSCR 1015 (HUS) HSCR 1488 (JUD) Apr-17 13 Received by the Governor 571-46, 571-61
SB0532 SD1 HD1 CD1 (CCR 168)	Introduced by: Chun Establishes the opport reasonable break time the child's birth each ti other than the bathre coworkers and the put Requires an employer use other appropriat protections and oblig employees if the employees Allows a person who occurrence of the alle Repeals provisions re	ASTFEEDING IN THE WORKPLACE. Oakland S ortunity to express milk law. Requires an employer to provide e for an employee to express milk for a nursing child for 1 year after me the employee has a need to express breastmilk; and a location, oom, that is shielded from view, and free from intrusion from ublic that may be used by any employee to express breast milk. to post notice in a conspicuous place accessible to employees and e means to keep the employer's employees informed of the gations. Exempts an employer that employs fewer than 20 ployer can show that the requirements would impose an undue s provisions relating to civil actions for injunctive relief or damages. alleges a violation to bring civil action within 2 years after the teged violation. Establishes fines of 500 dollars for each violation. elating to breastfeeding SB0532 CD1 SSCR 634 (JDL) HSCR 976 (LAB) HSCR 1139 (JUD) HSCR 1598 (FIN) CCR 168 Apr-30 13 Passed Legislature 378- (3 SECTIONS) OPPORTUNITY TO EXPRESS MILK, 378-10
SB0535 SD1 HD2 CD1 (CCR 76)	Includes as an unlaw any individual employ privileges of employm or expression, sexua status. Redefines em companionship service	
SB0540	burial within any state	

SB0548 SD1 HD2 CD1 (CCR 79)	RELATING TO TELEMEDICINE. Introduced by: Espero W, Baker R Amends provisions related to license required; exceptions. Exempts from the licensing requirement to practice medicine in the State any commissioned medical officer or commissioned employed by the US Department of Defense, while providing direct telemedicine support or services to neighbor island beneficiaries with a Hawaii national guard armory on the island of Hawaii national guard armory on the islands of Kauai, Hawaii, Molokai, or Maui; provided that the commissioned medical officer or the commissioned employed by the US Department of Defense is credentialed by Tripler Army Medical Center Amends provisions related to exempts for psychologists. Exempts from the licensing requirements in the State any psychologist employed by the US Department of Defense, while engaged in the discharge of the psychologist's official duty and providing direct telemedicine support or services to neighbor island beneficiaries with a Hawaii national guard armory on the island of Hawaii national guard armory on the islands of Kauai, Hawaii, Molokai, or Maui; provided that the psychologist employed by the US Department of Defense is credentialed by Tripler Army Medical Center SB0548 CD1 Committee Reports: SSCR 294 (PSM/ HTH/ TEC/) SSCR 582 (CPN) HSCR 943 (VMI) HSCR 1216 (HLT) HSCR 1561 (CPC) CCR 79 Current Status: Apr-30 13 Passed Legislature Section Affected: 453-1.3, 453-2, 465-3
SB0551 SD2 HD1 CD1 (CCR 156)	RELATING TO A MEMORIAL. Introduced by: Espero W Requires the office of veterans' services, with the assistance of the department of accounting and general services, the department of defense, and the state historic preservation division, to develop a plan to establish a memorial honoring the veterans of the Persian Gulf War, Operation Desert Storm, Operation Iraqi Freedom, Operation Enduring Freedom, and Operation New Dawn, Global War on Terrorism, Homeland Defense, and Operation Noble Eagle, and those who have protected our borders by land, sea, and air. Requires a public hearing to receive comments or input from interested organizations and residents. Report to the legislature SB0551 CD1 Committee Reports: SSCR 90 (PSM) SSCR 666 (WAM) HSCR 997 (VMI) HSCR 1478 (FIN) CCR 156 Current Status: Apr-30 13 Passed Legislature
SB0563 SD3 HD2 CD1 (CCR 98)	RELATING TO THE UNIVERSITY OF HAWAII. Introduced by: Tokuda J, Kahele G Repeals the regents candidate advisory council for the board of regents of the university of Hawaii and establishes the candidate advisory council for the board of regents of the university of Hawaii attached to the university of Hawaii. Provides that the members of the regents candidate advisory council shall serve until the member's current term expires SB0563 CD1 Committee Reports: SSCR 414 (HRE) SSCR 607 (WAM) - filed FLOOR AMENDMENT 3 HSCR 1088 (HED) HSCR 1588 (FIN) CCR 98 Current Status: Apr-30 13 Passed Legislature Section Affected: 304A- (1 SECTION), 304A-104, 304A-104.5
SB0586 SD1 HD2 CD1 (CCR 45)	RELATING TO AGRICULTURAL BUILDING PERMITS. Introduced by: Nishihara C, Wakai G Amends the provisions relating to agricultural and aquaculture buildings and structures; no building permit required by changing it to exemptions from building permit and building code requirements. Repeals certain provisions relating to exemptions by county. Allows agricultural buildings, structures, and appurtenances thereto that are not used as dwellings or lodging units to be exempt from building permit and building code requirements where they are no more than 1,000 square feet in floor area, including nonresidential manufactured pre engineered commercial buildings and structures, single stand alone recycled ocean shipping or cargo containers that are used as nonresidential commercial buildings and are properly anchored, and nonresidential indigenous Hawaiian hale that do not exceed 5,000 square feet in size, have no kitchen or bathroom, and are used for traditional agricultural activities or education, provided that the building structures, and appurtenances thereto comply with all applicable state and county zoning codes. Allows structures, and appurtenances thereto to be exempt from building requirements when compliant with relevant building codes or county, national or international prescriptive constructive standards, including nonresidential manufactured

pre engineered and county pre approved commercial buildings and structures consisting of a total square footage greater no greater than 1,000 square feet but no more than 8,000 square feet; and 1 story wood framed or masonry buildings or structures with a structural span of less than 25 feet and a total square footage greater than 1,000 square feet but no more than 8,000 square feet constructed in accordance with county, national, or international prescriptive construction standards, including barns, greenhouses, farm production buildings, including aquaculture hatcheries and plant nurseries, storage building for farm equipment, plant, or animal supplies, or feed, or storage or processing buildings for crops, provided that the height of any stored items shall not collectively exceed 12 feet in height. Requires the exempted agricultural buildings not exceed 5,000 square feet per zoning lot for lots of 2 acres or less; 8,000 square feet per zoning lot for lots greater than 2 acres but not more than 5 acres; and 8,000 square feet plus 2 per cent of the acreage per zoning lot for lots greater than 5 acres; and provided that each exempted agricultural building is compliant with the square foot area restrictions. Requires the minimum horizontal separation between each agricultural building, structure, or appurtenance be 15 feet. Requires the agricultural building, structure, or appurtenance to be located on a commercial farm or ranch and are used for general agricultural or aquacultural operations, or for purposes incidental to such operations. Requires the agricultural building structures, or appurtenances to be constructed or installed on property that is used primarily for agricultural or aquacultural operations, and is 2 or more contiguous acres in area or one or more contiguous acres in are if located in a nonresidential agricultural or aquacultural park. Requires upon completion of construction or installation, the owner, or occupier to provide written notice to the appropriate county fire department and county building permitting agency. Prohibits electrical power or plumbing systems from being connected to the building or structure without 1st obtaining the appropriate county electrical or plumbing permit, and all such installations shall be installed under the supervision of a licensed electrician or plumber and inspected and approved by an appropriate county or licensed inspector, or, if a county building agency is unable to issue an electrical permit because the building or structure is permit exempt, an electrical permit shall be issued for an electrical connection to a meter on a pole beyond the permit exempt structure in accordance with the installation, inspection, and approval requirements. Requires permit exempt structures to be exempt from any certificate of occupancy requirements. Exempts state or any county from being liable for claims arising from the construction of agricultural building, structures, or appurtenances thereto exempt from the building code and permitting process, unless the claim arises out of gross negligence or intentional misconduct by the State or county. These requirements do not apply to building or structures used to store pesticides or other hazardous material unless stored in accordance with federal and state law. Establishes penalties. -- SB0586 CD1

Committee Reports: SSCR 506 (AGL/ PSM/) HSCR 1144 (AGR/ WAL/) HSCR 1555 (CPC) CCR 45 Current Status: Apr=30 13 Passed Legislature

Current Status:	
Section Affected:	

SB0593 SD2 HD1 CD1 (CCR 126) REL/

RELATING TO AGRICULTURE.

46-88

Introduced by: Nishihara C

Amends provisions relating to the livestock revitalization program. Redefines milk to include goats and processing into milk products. Redefines gualified producer to include not less than 10 cows or 25 lactating milking goats; sheep, lambs, or goats that are grown, slaughtered, processed, and marketed in the State, with current annual sales of not fewer than 30 sheep, lambs, or goats; or fish or crustaceans, farmed by aquacultural practices, with current annual sales of not less than 2,000 pounds. Establishes provisions relating to grants; qualified producers. Prohibits the subsidy if the flock or herd size or, in the case of fish or crustaceans sale weight falls 5 per cent or more below the required minimum of 30 birds; 10 cows; 10 sows in any 2 months of applicable fiscal quarter; 20 finished beef cattle annually; 25 lactating milking goats or sales of 500 pounds of fish or crustaceans in the applicable fiscal quarter. Allows funds to be disbursed upon approval of the department of agriculture to the gualifying producers for up to 50 per cent of the feed costs for sheep, lambs, and goats raised in Hawaii and slaughtered in Hawaii for local consumption; or 50 per cent of the feed costs for fish or crustaceans raised in Hawaii and processed for local consumption. Prohibits the department from reimbursing if an annual profit is more than 8 per cent for sheep, lamb, or goat meat producers, or 8 per cent for seafood producers. Requires the department to aggregate the total grant claims and divide and distribute the available grant funds in a pro rata basis. Appropriation. (\$\$) -- SB0593 CD1

	Committee Reports: Current Status: Section Affected:	SSCR 20 (AGL) SSCR 738 (WAM) HSCR 1065 (AGR) HSCR 1406 (FIN) CCR 126 Apr=30 13 Passed Legislature 155D-1, 155D-2
SB0606 SD2 HD2 CD1 (CCR 97)	Introduced by: Tanig Appropriation to the u worksites at each uni	UNIVERSITY OF HAWAII. Juchi B, Kim D Iniversity of Hawaii to fund students employed at new or expanded versity of Hawaii campus. (\$\$) SB0606 CD1 SSCR 417 (HRE) SSCR 668 (WAM) HSCR 1033 (HED) HSCR 1522 (FIN) CCR 97 Apr=30 13 Passed Legislature
SB0614 SD1 HD2 CD1 (CCR 127)	Introduced by: Gabb Requires the comptro a permanent 3 dime impact, and legacy of memory and to utilize Requires the state fo department of accou unveiling on Decemb comptroller and the si work of art to portray to Representative Patsy example as an insp foundation on culture historic preservation a suitable site in the CD1 Committee Reports:	1520 (FIN) CCR 127
SB0633	Introduced by: Keith	Apr=30 13 Passed Legislature CENSED CONTRACTING ACTIVITIES. -Agaran G relating to unlicensed contractor fraud; valuation of property.
	Prohibits the value of of the value of the value of the pro-	any work done by the unlicensed contractor to be used as an offset
SB0635 SD1 HD3 CD1 (CCR 128)	RELATING TO ANIM Introduced by: Keith- Amends provisions re enforcement animal. death to a law enforce injury to or the death is in the discharge of permits that dog to at is in the discharge of i enforcement animal. law enforcement anim result of the injury to of retraining or replaci the law enforcement intentional interference Provides that a perso law enforcement anim strikes, beats, kicks, or poison to a law e discharge of its duties	

incurred as a result of the injury to the service dog or law enforcement animal; and the person, entity or organization that incurs the cost of retraining or replacing the service dog or law enforcement animal for the cost of retraining or replacing the service dog or law enforcement animal, if it is disabled or killed. -- SB0635 CD1

Committee Reports: SSCR 638 (JDL) HSCR 982 (PBS) HSCR 1202 (JUD) HSCR 1534 (FIN) CCR 128

Current Status:Apr-30 13 Passed LegislatureSection Affected:711-1109.4, 711-1109.5, 711-1110

SB0642 HD2 CD1 (CCR 174) RELATING TO HEALTH.

Introduced by: Green J, Chun Oakland S Amends provisions relating to medical use of marijuana (cannabis) law. Redefines adequate supply to not exceed 7 marijuana plants whether immature or mature and 4 ounces of usable marijuana at any given time. -- Redefines medical use by repealing from the primary caregiver to the qualifying patient. -- Redefines primary caregiver who is 18 years or older and who agrees to undertake responsibility for managing the well being of the qualifying patient. -- Redefines written certification by replacing department of public safety with the department of health. Amends provisions relating to registration requirement by transferring registration requirements to the department of health instead of the department of public safety. Requires qualifying patients to report changes in information within 10 working days to the department of health. Allows the department of health to charge a patient a 35 dollars registration fee per year. Allows law enforcement agency verification inquiry 24 hours a day, 7 days a week from the department of health to whether the subject of the inquiry has registered with the department. -- SB0642 CD1 Committee Reports: SSCR 314 (HTH) SSCR 511 (CPN) HSCR 1215 (HLT) HSCR

	1541 (CPC/ JUD/) CCR 174
Current Status:	Apr-30 13 Passed Legislature
Section Affected:	329-121, 329-122, 329-123

SB0655 SD2 HD2 CD1 (CCR 78) RELATING TO HEALTH.

Introduced by: Green J, Ruderman R, Chun Oakland S

Establishes provisions relating to expedited partner therapy. Allows a health professional in addition to treating a patient to provide expedited partners therapy to the partners of the patient to dispense or prescribe antibiotic therapy in the name of the partners, if known, without the physical examination of the partners by the health professional. Requires the department of health to develop and, upon request, distribute to health professionals an information sheet about expedited partner therapy. Prohibits a health care professional who provides expedited partner therapy from being subject to prosecution in a criminal proceeding, liable for damages in a civil action, or subject to disciplinary action for personal injury, death, or other consequences arising from or related in any way to the provision of expedited therapy. -- Establishes provisions relating to advanced practice registered nurses: expedited partner therapy. Authorizes advanced practice registered nurses to provide expedited partner therapy. -- Amends provisions relating to drugs limited to dispensing on prescription. Creates exceptions to prescription drug labeling and reporting requirements for expedited partner therapy. -- SB0655 CD1 Committee Reports: SSCR 79 (HTH) SSCR 604 (CPN) HSCR 1084 (HLT) HSCR 1545 (CPC/ JUD/) CCR 78

Current Status:Apr=30 1Section Affected:453- (4 S)

Apr=30 13 Passed Legislature 453- (4 SECTIONS) EXPEDITED PARTNER THERAPY, 457- (1 SECTION), 328-16, 328-17.6, 328-17.7

SB0680 SD1 HD1 CD1 (CCR 157) RELATING TO HOMELAND SECURITY.

Introduced by: Espero W, Green J Establishes the homeland security law. Establishes the homeland security office within the department of defense. Requires director of homeland security to appoint an administrator of homeland security exempt from civil service and subject to removal by the director. Requires the director to be responsible for formulating and carrying out programs for homeland security. Requires the director to ensure coordination and cooperation among all organizations for homeland security; public agencies, including county, state, and federal agencies; and private organizations and shall cooperate with state, county, and federal homeland security and law enforcement agencies. Authorizes the counties to establish organizations for homeland security. Requires the adjutant general to be the director of homeland security. -- SB0680 CD1

Committee Reports: SSCR 98 (PSM) SSCR 660 (WAM) HSCR 1106 (PBS/ VMI/)

	Current Status: Section Affected:	HSCR 1438 (FIN) CCR 157 Apr=30 13 Passed Legislature (5 SECTIONS) HOMELAND SECURITY, 26-21
SB0682 SD2 HD1 (HSCR 1192)	county fire chief by e to show compliance rehabilitation, or add building or structure, procedures, equipme Prohibits any work to having authority S	ro W elating to submission of building plans for approval. Authorizes the ach respective county to require plans or documentation, or both, with the county's adopted fire code for construction, alteration, ition to any building, structure, or facility, changes in the use of a , or a change in occupancy, and installation or alteration of any ent, property or structure for any life safety or fire protection system. commence without the necessary permits issued by the jurisdiction
SB0697 HD1 CD1 (CCR 46)	the term all members	
SB0722 SD2 HD1 CD1 (CCR 151)	Amends Act 54, ses general services to co public buildings, facil agencies hold title of information from state by each agency. Fur buildings, facilities, a land trust information management of pub transfer to the depar Report to the legislat	ERNMENT. Cruz D, Galuteria B, English J, Tokuda J ssion laws of 2011, requiring the department of accounting and oordinate efforts to establish a complete and accurate inventory of ities, and sites on the lands of the public land trust to which state or over which they maintain management control by accepting e agencies on the inventory of public buildings owned or operated ther requires the department to incorporate the inventory of public in sites together with the public land trust inventory and the public is system to create an integrated, comprehensive system for asset lic buildings, facilities and sites. Requires all state agencies to tment all programs and hardware associated with the inventory. ure. Appropriation. (\$\$) SB0722 CD1 SSCR 382 (WTL/ THA/ EGH/) SSCR 655 (WAM) HSCR 1061 (WAL/ OMH/) HSCR 1440 (FIN) CCR 151 Apr=30 13 Passed Legislature ACT 54 2011, (1 SECTION)
SB0757 SD2 HD2 CD1 (CCR 87)		
SB0827 SD1 HD1 (HSCR 1399)	RELATING TO ELEC Introduced by: Ihara Amends provisions re any ballot cast by ma ballots, including the assistance. Allows a absentee ballot to b employer, the voter's Allows written or ora	CTION OFFENSES.

	provisions relating to r voter affirm that the vo agent of the voter's un Amends provisions r of election fraud if the assistance laws SB Committee Reports: Current Status:	ctions are delivered. Any violation is election fraud Amends eturn envelope, ballot envelope; instructions. Requires that the oter is the person voting and that the voter's employer or agent, ion, or any candidate listed on the ballot did not assist the voter. elating to election fraud. Requires that a person is deemed guilty y assist a voter in the completion of a ballot in violation of voter 0827 HD1 SSCR 544 (JDL) HSCR 1399 (JUD) Apr=30 13 Passed Legislature 11-91.5, 11-139, 15-6, 19-3
SB0856 HD1 (HSCR 1444)	and the constitution da Day to celebrate, ho commitment to individu and actions to promote holiday SB0856 HD Committee Reports: Current Status:	ating to holidays. Establishes provisions relating to civil liberties y. Designates January 30th as Civil Liberties and the Constitution nor, and encourage public education and awareness of the ials to preserving civil liberties for Americans of Japanese ancestry e equal rights for all citizens. Shall not be a construed as a state
SB0867 SD2 HD1 CD1 (CCR 149)	Introduced by: Hee C Amends provisions re Repeals the provisions the employee union tru contribution categorie effective January 1, 2 adjusted annually, beg Committee Reports: Current Status:	AWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND. elating to State and county contributions; retired employees. is that identify specific amounts that employers are to contribute to set fund for each employee beneficiary. Establishes base monthly s for health benefits that the State and the counties shall pay 2014. Requires the base composite monthly contribution be ginning January 1, 2015 SB0867 CD1 SSCR 279 (JDL) SSCR 803 (WAM) HSCR 1136 (LAB) HSCR 1595 (FIN) CCR 149 Apr-30 13 Passed Legislature 87A-33
SB0870 SD1 HD1 (HSCR 1223)	FOR CARE, DISCIPLI Introduced by: Hee C Amends provisions rela discipline, or safety of following types of force striking with a closed breathing, or threateni intentionally, knowingl bodily injury, disfigurer SB0870 HD1	OF FORCE BY PERSONS WITH SPECIAL RESPONSIBILITY NE, OR SAFETY OF OTHERS. ating to use of force by persons with special responsibility for care, f others. Requires that a rebuttable presumption exist for the presumed unjustifiable: throwing, kicking, burning, biting, cutting, l fist, shaking a minor under 3 years of age, interfering with ng with a deadly weapon. Provides that the force used does not y, recklessly or negligently create a risk of causing substantial nent, extreme pain or mental distress, or neurological damage SSCR 322 (JDL) HSCR 1223 (JUD) Apr-05 13 Received by the Governor Apr-22 13 Approved by Governor (Act 31 2013) 703-309
SB0877 SD1 HD2 CD1 (CCR 154)	Introduced by: Hee C Establishes provisions Requires all parties be before any hearing con have the same power circuit court to have proceedings the atten subpoena, witness fee circuit court and paid be excused from attending	PATIONAL SAFETY AND HEALTH HEARINGS. a relating to appeals board under labor and industrial relations. given written notice of a hearing by 1st class mail at least 15 days inducted by the appeals board. Requires each board member to as a possessed by the circuit courts in hearings. Requires the e power to enforce the appeals board or a party by proper dance and testimony of any witness so subpoenaed. Requires as and mileage in cases to be the same in criminal cases in the by the party calling the witness. Provides that no person shall be g or testifying or producing material for hearings or be exempt from ment for perjury committed in so testifying. Requires the appeals

	any hearing. Provides summary exclusion f representative of a pa practice before the ap board to impose other and any action taken b	f the Hawaii rules of civil procedure and other rules in conducting s that contemptuous conduct at any hearing shall be grounds for from the hearing and if misconduct by an attorney or other arty, shall be grounds for suspension or disbarment from further opeals board after due notice and hearing. Allows the appeals sanctions for contemptuous conduct, including dismissal of appeal by the appeals board shall be by a simple majority SB0877 CD1 SSCR 494 (JDL) HSCR 1032 (LAB) HSCR 1523 (FIN) CCR 154 Apr-30 13 Passed Legislature 396- (1 SECTION), 396-3
SB0883 SD2 HD2 (HSCR 1493)	Introduced by: Hee C Establishes bargainin ocean safety and wate	ECTIVE BARGAINING. g unit 14 (state law enforcement officers and state and county er safety officers) SB0883 HD2 SSCR 176 (JDL) SSCR 610 (WAM) HSCR 1027 (LAB/ PBS/) HSCR 1493 (FIN)
	Current Status: Section Affected:	Apr-22 13 Received by the Governor 89-6, 89-7, 89-11
SB0886	CONSTITUTION TO I JUSTICES AND JUDO Introduced by: Hee C Proposes to amend the and judges from 70 ye Committee Reports:	
SB0888 HD1 (HSCR 1567)	Introduced by: Hee C Amends provisions re penalties for failure to employer in the State of hire the date servic Establishes fines. Re been employed by the	D SUPPORT ENFORCEMENT. lating to duty of employers to report new hires to the agency; civil comply with reporting; national new hire directory. Requires each to report to the child support enforcement agency within 20 days tess for remuneration were 1st performed of each new employee. defines new hire to mean an employee who has not previously e employer or was previously employed by the employer but has the prior employment for at least 60 consecutive days SB0888 SSCR 489 (JDL) HSCR 1016 (HUS) HSCR 1567 (JUD) Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 69 2013) 576D-16
SB0890 SD1 HD1 CD1 (CCR 65)	RELATING TO THE H Introduced by: Hee C Amends provisions re appoint an acting me recusal, provided that labor, then employee governor for consider governor shall 1st con member is the represe the governor for consis governor shall 1st consis member appointed du which the recusal occu	HAWAII LABOR RELATIONS BOARD. elating to Hawaii labor relations board. Allows the governor to omber of the board during the temporary inability to act due to t if the regular member is the representative of management or organizations representing public employees may submit to the ation names of persons to serve as an acting member and the sider these persons in selecting an acting member; if the regular entative of the management, then public employers may submit to deration names of persons to serve as an acting member and the sider these persons in selecting an acting members, and an acting e to a regular member's recusal shall be appointed for the case in urred, and the acting member's appointment shall terminate when ed or the case is withdrawn SB0890 CD1
SB0891	RELATING TO NOTA Introduced by: Hee C	

	Amends provisions relating to seal under notary public law. Adds that every notary public seal to include the notary's commission number. Allows the attorney general to adjust fees for issuing or renewing commission and required to establish rules for other fees SB0891	
	Committee Reports:	1430 (FIN)
	Current Status: Section Affected:	Apr-05 13 Received by the Governor Apr-22 13 Approved by Governor (Act 29 2013) 456-3, 456-9
SB0895 SD1 HD1 CD1 (CCR 165)	Introduced by: Hee C Appropriation to the corporation for all co (supervisory blue coll collar employees), co for salary increases excluded from collection those employees with	ATIONS FOR COLLECTIVE BARGAINING COST ITEMS. director of finance, chief justice, and Hawaii health systems ollective bargaining cost items for collective bargaining unit 2 ar employees), collective bargaining unit 3 (nonsupervisory white llective bargaining unit 4 (supervisory white collar employees) and and other cost adjustments for state officers and employees ve bargaining and who belong to the same compensation plans as in collective bargaining units 2, 3, or 4. (\$\$) SB0895 CD1 SSCR 66 (JDL) SSCR 773 (WAM) HSCR 1096 (LAB) HSCR 1494 (FIN) CCR 165 Apr=30 13 Passed Legislature
SB0902 SD1 HD1 CD1 (CCR 166)	Introduced by: Hee C Appropriation to the di fund costs for all co (personnel of the uni increases and other of collective bargaining employees within coll	ATIONS FOR COLLECTIVE BARGAINING COST ITEMS. rector of finance for the Hawaii employer union health benefits trust bllective bargaining cost items for collective bargaining unit 8 versity of Hawaii and community college system) and for salary cost adjustments for state officers and employees excluded from and who belong to the same compensation plans as those ective bargaining unit 8. (\$\$) SB0902 CD1 SSCR 60 (JDL) SSCR 619 (WAM) HSCR 1104 (LAB) HSCR 1529 (FIN) CCR 166 Apr-30 13 Passed Legislature
SB0908 SD1 HD1 CD2 (HOUSE FLOOR AMENDMENT 24 OR SENATE FLOOR AMENDMENT 14)	Introduced by: Hee C Appropriation to the corporation for all co bargaining unit 9 (regi adjustments for emplo	ATIONS FOR COLLECTIVE BARGAINING COST ITEMS. e director of finance, chief justice, and Hawaii health systems llective bargaining cost items and carryover costs for collective stered professional nurses) and for salary increases and other cost oyees excluded from collective bargaining. (\$\$) SB0908 CD2 SSCR 64 (JDL) SSCR 810 (WAM) HSCR 1091 (LAB) HSCR 1499 (FIN) CCR 155 - filed HOUSE FLOOR AMENDMENT 24 SENATE FLOOR AMENDMENT 14 May-02 13 Passed Legislature
SB0909 SD1 HD1 CD1 (CCR 167)	Introduced by: Hee C Appropriation to the corporation for all coll benefits trust fund cos employees) and for s employees excluded compensation plans SB0909 CD1	ATIONS FOR COLLECTIVE BARGAINING COST ITEMS. director of finance, chief justice, and Hawaii health systems ective bargaining cost items and for Hawaii employer union health the for collective bargaining unit 13 (other professional and scientific alary increases and other cost adjustments for state officers and from collective bargaining and who belong to the same as those employees within collective bargaining unit 13. (\$\$) SSCR 62 (JDL) SSCR 624 (WAM) HSCR 1093 (LAB) HSCR 1500 (FIN) CCR 167 May-02 13 Passed Legislature
SB0911 SD1 HD1 CD1 (CCR 164)	Introduced by: Hee C	ATIONS FOR COLLECTIVE BARGAINING COST ITEMS. Hawaii health systems corporation for employment costs. (\$\$) SSCR 72 (JDL) SSCR 682 (WAM) HSCR 1094 (LAB) HSCR 1502 (FIN) CCR 164

	Current Status:	Apr=30 13 Passed Legislature
SB0913 SD1 (SSCR 250)	Requires the total fina purchaser is obligate agreement and a list of be subject Prohib delivering, furnishing promotional device of require that any pro-	
SB0933 SD1 HD1 CD1 (CCR 44)	Introduced by: Green Amends Act 70, sest amounts received by extending the sunset	TRICARE PROGRAM. n J, Chun Oakland S sion laws of 2009, providing a general excise tax exemption for a managed care support contractor of the TRICARE program by date to December 31, 2018 SB0933 CD1 SSCR 626 (WAM) HSCR 944 (VMI) HSCR 1213 (HLT) HSCR 1480 (FIN) CCR 44 Apr-30 13 Passed Legislature ACT 70 2009, 237-24
SB0960 SD1 HD1 CD1 (CCR 10)	Establishes provision foreclosures law. Allo appointed commission public sale SB096	sh J, Keith-Agaran G, Solomon M, Kahele G, Nishihara C, Baker R ns relating to postponement, cancellation of sale under the ows the public sale to either be postponed or canceled by the court ner. Establishes procedures for postponement or cancellation of
SB0966 HD1 CD1 (CCR 66)	RELATING TO THE UNIFORM MEDIATION ACT. Introduced by: Taniguchi B Establishes the uniform mediation law. Requires the mediation parties to mediate by statute or court or administrative rule or referred to mediation by a court, administrative agency, or arbitrator; the mediation parties and the mediator agree to mediate in a record that demonstrates an expectation that mediation communications will be privileged against disclosure; or the mediator or the mediation is provided by a person that holds himself or herself out as a mediator or the mediation is provided by a person that holds itself out as providing mediation SB0966 CD1 Committee Reports: SSCR 548 (JDL) HSCR 1238 (JUD) CCR 66 Current Status: Apr-30 13 Passed Legislature Section Affected: (13 SECTIONS) UNIFORM MEDIATION ACT	
SB0978 HD1 CD1 (CCR 74)	that a defendant who probation unless the involved Amends j it a class C felony if th	

SB0993 SD2 HD1 CD1 (CCR 85)	Introduced by: Kim E Amends provisions re farm enterprise or a p successfully operate Includes graduates fin necessary hands on a their own farm. Provin new farmer and farm loans for the new farm degree in agriculture innovation loans pro agriculture with smalle 5 per cent equity con innovation loans be development, innovat crops that are not typ limited to a maximum	CULTURAL LOANS. 0 (BR) elating to agricultural loans. Redefines new farmer to mean a new erson, who by reason of ability, experience, and training is likely to a farm and who otherwise meets the eligibility requirements. rom farm trainee programs designed to provide interns with the skills and management training to be able to successfully operate des that loans require 2 credit denials, except for class F loans for innovation programs which require 1 credit denial. Requires that ner program for farm trainees and recent college graduates with a be for 100,000 dollars or less. Requires that new farmer and farm vide for farm trainees and recent graduates with a degree in er projects requiring loans of 100,000 or less shall have a minimum tributions towards the cost of the project. Requires the new farm for qualified farmers to perform practical research in crop ive production techniques, new technologies, and production of new ically grown in the State. Requires that farm innovation loans be of 75,000 dollars SB0993 CD1 SSCR 282 (AGL) SSCR 764 (WAM) HSCR 1044 (AGR/ EDB/) HSCR 1407 (FIN) CCR 85 Apr-30 13 Passed Legislature 155-1, 155-3, 155-9
SB0995 HD1 CD1 (CCR 13)	Introduced by: Kim E Amends provisions re program administrate	lating to engineering program manager, by changing it to engineer
SB0997 SD2 HD2 CD1 (CCR 83)	RELATING TO PUBLIC ARCHIVES. Introduced by: Kim D (BR) Establishes provisions relating to the state archivist. Requires the department of accounting and general service to have a state archivist who is responsible for public archives Establishes provisions relating to state archives preservation and long term access special fund for the preservation and long term access to government records. Repeals the provisions relating to the sale of duplicate government publications and studies SB0997 CD1 Committee Reports: SSCR 238 (TEC) SSCR 611 (WAM) HSCR 1124 (CPC) HSCR 1599 (FIN) CCR 83 Current Status: Apr=30 13 Passed Legislature Section Affected: 94- (3 SECTIONS), 94-1, 94-3, 94-4, 94-2, 94-6	
SB1000 SD1 (SSCR 319)	Introduced by: Kim E Amends provisions re chairperson. Require of the committee	lating to the access Hawaii committee; establishment; membership; es the chief information officer or designee to serve as chairperson Amends provisions relating to the annual report. Requires the egislature to include the portal manager's annual financial reports.
SB1001	Introduced by: Kim E Amends provisions re the chief information	ENHANCED 911 BOARD. 0 (BR) slating to the enhanced 911 board. Replaces the comptroller with

SB1003 SD2 HD1 CD1 (CCR 84)	Introduced by: Kim D Establishes additiona government information executive branch dep databases and data c	RMATION TECHNOLOGY. (BR) I duties of the chief information officer relating to security of on. Requires the officer to provide for periodic security audits of all artments and agencies regarding the protection of government ommunications SB1003 CD1 SSCR 264 (TEC) SSCR 593 (WAM) HSCR 1004 (EDB) HSCR 1519 (FIN) CCR 84 Apr-30 13 Passed Legislature 27- (1 SECTION) ADDITIONAL DUTIES OF THE CHIEF INFORMATION OFFICER RELATING TO SECURITY OF GOVERNMENT INFORMATION
SB1016 SD1 HD2 (HSCR 1622)	Introduced by: Kim D Amends provisions re and public access to offense that subjected both, in the other stat been a resident of that covered offender, whe than 10 days or for a Requires that for the address to which the a registered post offic and October of every y to the last reported p offender. Requires the verification form, and general within 10 days offense of failure to co is required to register a to the chief of police w agency that may be verification of the cov location where the cov	STRATION OF COVERED OFFENDERS. (BR) lating to registration of sex offenders and other covered offenders registration information. Redefines sex offense to mean any the offender to sex offender registration or public notification, or e or jurisdiction of conviction, or would have if the offender had at other state or jurisdiction. Requires registration whenever the ether or not a resident of this State, remains in this State for more an aggregate period exceeding 30 days in 1 calendar year covered offender who has registered a permanent residence JS Postal Service will deliver mail or a permanent residence and e box, during the 1st week of the months of January, April, July, ear, the attorney general to mail a nonforwardable verification form ermanent residence address or post office box of the covered e covered offender to sign the verification form upon receipt of the mail the signed and completed verification form to the attorney s after receipt of the form Provides that a person commits the mply with covered offender registration requirements if the person and the person intentionally, knowingly, or recklessly fails to report here the covered offender resides, or to such other department or designated by the attorney by the last day of every month for ered offender's registration information or fails to disclose every vered offender has slept in the previous month SB1016 HD2 SSCR 325 (JDL) HSCR 1194 (PBS) HSCR 1622 (JUD) Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 64 2013) 806-83, 846E-1, 846E-2, 846E-4, 846E-5, 846E-6, 846E-9, 846E-10
SB1020 SD1 HD1 (HSCR 1446)	Introduced by: Kim D Amends provisions rel public law. Redefine control of contribution developed by the Nat venturers. Reduces t Establishes a fine on a a charitable organizat registered charity shal to charitable organi requirements. Exemp 25,000 dollars in contri	RITABLE SOLICITATION. (BR) ating to reciprocal agreements under solicitation of funds from the s professional solicitor to include a person who has custody or s received. Repeals the use of the uniform registration statement ional Association of State Charity Officials. Adds commercial co he period that records must be retained from 5 years to 3 years. a co venturers who fail to file a written consent to use the name of ion. Provides that audited financial statements submitted by a I be confidential. Establishes a fine Amends provisions relating zation exempted from registration and financial disclosure bts any charitable organization that normally receives less than butions annually if during the immediately preceding 3 fiscal years, e, less than 25,000 dollars in contributions. Establishes a fine SSCR 462 (CPN) HSCR 1446 (CPC) Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 61 2013) 467B-1, 467B-2.1, 467B-3, 467B-5, 467B-5.5, 467B-6.5, 467B-8, 467B-9, 467B-9.5, 467B-9.6, 467B-11.5, 467B-12
SB1025 HD3 CD1 (CCR 43)	RELATING TO THE I Introduced by: Kim D	HOUSING LOAN AND MORTGAGE PROGRAM. (BR)

	housing finance and homebuyer assistance provided that such ass relating to loans to ler purchase of existing lo	ating to the housing loan and mortgage program under the Hawaii development corporation. Allows the corporation to provide e in conjunction with eligible loans through loans or other means, sistance meets restrictions and requirements. Repeals provisions ders program, loans to lenders program; collateral security, and bans program SB1025 CD1 SSCR 56 (HMS/ EGH/ CPN/) SSCR 514 (WAM) HSCR 937 (HSG) HSCR 1128 (CPC) HSCR 1508 (FIN) CCR 43 Apr-30 13 Passed Legislature 201H-91, 201H-94, 201H-97, 201H-102, 201H-103, 201H-104
SB1036	Introduced by: Kim D Amends provisions rel employees retirement investment officers, un from civil service. Cha	OYEES' RETIREMENT SYSTEM PERSONNEL. (BR) lating to investment personnel. Allows the board of trustees of the t system, through its executive director, to appoint 1 or more nder the direction of the chief investment officer, who are exempt anges the title of administrator to executive director SB1036 SSCR 549 (JDL) HSCR 1137 (LAB) HSCR 1433 (FIN) Apr-05 13 Received by the Governor Apr-18 13 Approved by Governor (Act 23 2013) 88- (1 SECTION), 88-9, 88-29, 88-90.5, 88-211
SB1039	Introduced by: Kim D Amends provisions re public utilities commis pursuant to annual rep	PUBLIC UTILITIES COMMISSION. (BR) elating to public utilities commission special fund. Requires the ssion to submit an update as part of its annual report submitted port and register of orders to the legislature SB1039 SSCR 471 (CPN) HSCR 995 (CPC) HSCR 1411 (FIN) Apr-05 13 Received by the Governor Apr-18 13 Approved by Governor (Act 24 2013) 269-33
SB1040	Requires the public u generation, transmiss through the use of adv	
SB1042 SD2 HD1 CD1 (CCR 49)	Introduced by: Kim D Amends provisions commission. Allows the employ a professional accountant. Allows administrator and at administrator, chief of consumer affairs and service law. Allows the service law. Amends the commission restruction	PUBLIC UTILITIES COMMISSION. (BR) relating to employment of assistance under public utilities the chairperson of the public utilities commission to appoint and al staff instead of clerks, stenographers, agents, engineers, and the chairperson to appoint and, at pleasure, dismiss a chief torneys, exempt from civil service law. Repeals the chief f policy and research, chief of administrative support, chief of compliance, utility analysts, and attorneys to be exempt from civil the chairperson to appoint other staff with or without regard to civil Act 177, session laws of 2007, by repealing the requirement that acture its operations SB1042 CD1 SSCR 365 (CPN/ JDL/) SSCR 763 (WAM) HSCR 991 (CPC) HSCR 1412 (FIN) CCR 49 Apr-30 13 Passed Legislature 269-3, ACT 177 2007
SB1045 SD1 HD2 (HSCR 1549)	Introduced by: Kim D Amends provisions rel	TRIC COOPERATIVES. (BR) ating to application of this chapter under public utilities commission vaii public utilities commission to waive or exempt an electric

	order, rule, or other la requirements should unreasonable, or not	or all requirements or any applicable franchise, charter, decision, w upon a determination or demonstration that such requirement or not be applied to an electric cooperative or are otherwise unjust, in the public interest SB1045 HD2 SSCR 499 (CPN) HSCR 1182 (EEP) HSCR 1549 (CPC) Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 57 2013) 269-31
SB1066 HD1 CD1 (CCR 8)	securities to include a does not receive the r of the enterprise in a n requirement and exer represents a broker de in the federal Securiti associated persons	(BR) lating to definitions under the uniform securities act law. Redefines ny contractual or quasi contractual arrangement which the offeree ight to exercise practical and actual control over the management neaningful way Amends provisions relating to agent registration mptions. Exempts an individual from registration if an individual ealer in effecting transactions in the State limited to those described tes Exchange Act of 1934 relating to de minimis transactions by
SB1067 SD2 HD1 CD1 (CCR 48)	Introduced by: Kim D Establishes the provision this State Amenic commissioner to impor- person has violated of prescribed by the com- capital of any corporate capital of any corporate capital that the corpor- Amends provisions re- the commissioner in corporation or branch license or change in co- escrow depository lice bonds by changing de- bond from 25,000 do 10,000 dollars; or allow of cash or other secur- insurance by changin to fees. Increases the	sions for the powers of the commissioner of financial institutions of ds provisions relating to administrative penalty. Allows the ose an administrative fine if the commissioner finds a licensee or or failed to comply with any requirement in the law or any rule missioner. Establishes fines Amends provisions relating to net ion engaging in the escrow depository business. Increases the net pration must maintain from 50,000 dollars to 100,000 dollars elating to licensing requirements. Requires the licensee to inform writing of any change to the designated escrow officer for the manager Amends provisions relating to the sale or transfer of control. Requires a fee for the transfer and change in control of an ense to be 5,000 dollars Amends provisions relating to fidelity posits to insurance or other security devices. Increases the fidelity llars to 100,000 dollars and the deductible from 5,000 dollars to ws the licensed escrow depository to deposit an equivalent amount rity device Amends provisions relating to errors and omissions g deposit to other security devices Amends provisions relating administrative fees and fees for violations paid by licensed escrow mmissioner SB1067 CD1
SB1068 SD2 HD1 CD1 (CCR 50)	Introduced by: Kim D Establishes provision: financial institutions t Mortgage Licensing voluntarily cease bus commissioner of its in licensee to maintain a commissioner to ente records and process commissioner to waiv as reasonably necess as an agent for requ Department of Justic	EY TRANSMITTERS. (BR) s relating to money transmitters act. Allows the commissioner of o require all money transmitters to register with the Nationwide System and Registry (NMLS). Allows a money transmitter to siness and surrender its license by giving written notice to the netent to surrender its money transmitter license. Requires each a bond in the amount required by the commissioner. Allows the r into agreements or contracts with NMLS to collect and maintain transaction fees or other fees related to licensees. Allows the re or modify all the requirements and establish new requirements sary to participate in NMLS. Allows the commission to use NMLS uesting information from and distributing information to the US e or any governmental agency; and requesting and distributing n any source directed by the commissioner. Requires each money

transmitter to pay initial and renewal fees. Requires that all fees, administrative penalties, and other charges be deposited into the compliance resolution fund. Changes the late filing fees, name change fee, and change in control of a license fee. -- Amends provisions relating to change control of a license. Requires the applicant to include the history of the applicant's material litigation and criminal convictions for the 5 year period. Increases civil penalties. -- SB1068 CD1

SSCR 339 (CPN/ JDL/) SSCR 724 (WAM) HSCR 950 (EDB) Committee Reports: HSCR 1209 (CPC) HSCR 1420 (FIN) CCR 50 Current Status: Apr=30 13 Passed Legislature Section Affected: 489D- (2 SECTIONS), 489D-4, 489D-7, 489D-9, 489D-9.5, 489D-10, 489D-12, 489D-12.5, 489D-14.5, 489D-15, 489D-16, 489D-17, 489D-21, 489D-28, 846-2.7

RELATING TO MORTGAGE LOAN ORIGINATION. SB1069 SD2 HD2 CD1 (CCR 94) Introduced by: Kim D (BR)

Amends the secure and fair enforcement for mortgage licensing act. Replacing the term the Nationwide Mortgage Licensing System with NMLS. Amends provisions relating to registration of nondepository financial services loan companies with Nationwide Mortgage Licensing System by replacing Nationwide Mortgage Licensing System with NMLS. --Amends provisions relating to secure and fair enforcement for mortgage licensing act. Defines NMLS to mean a mortgage licensing system developed and maintained by the Conference of State Bank Supervisors and the American Association of Residential Mortgage Regulators for the state licensing and registration of state licensed loan originators and other financial services providers, or any system provided by the Consumer Financial Protection Bureau. Provides that for mortgage loan originator companies headquartered out of state, a branch office may be its principal place of business. Redefines licensee to include a mortgage service company and excludes nonprofit organization. Redefines mortgage loan originator to include any individual who offers or negotiates the terms of a residential mortgage loan secured by a dwelling that served as the individual's residence, including a vacation home, or inherited property that served as the deceased's dwelling, provided that the individual does not act as a mortgage loan originator or provide financing for such sales more than 3 times in a calendar year. Redefines mortgage servicer company to add that employs 1 or more individuals who conduct mortgage loan origination activity. Provides that and individual is presumed to control a mortgage loan originator company or a mortgage servicer company if that individual is a director, general partner, managing member, or executive officer who directly or indirectly has the right to vote 10 per cent or more of a class of voting security or has the power to sell or direct the sale of 10 per cent or more of a class of voting securities of that mortgage loan originator company or mortgage servicer company. Adds that an applicant for licensure as a mortgage loan originator must complete pre licensing education of 3 hours of state law rules and has 12 months upon completion of the pre licensing education to submit an application for licensure. Requires a mortgage loan originator company that maintains its headquarters in this State to designate a qualified individual who is physically present in the principal place of business office as its branch manager to oversee and manage that principal place of business office. Increases fees and establishes new fees on mortgage loan originator, mortgage loan originator company, exempt sponsoring mortgage loan originator company, nonprofit organizations, and mortgage servicer company. Requires a sole proprietor mortgage loan originator to obtain and maintain a valid sole proprietor mortgage loan originator license and to pay initial application, annual license renewal; reinstatement; late and criminal background check fees or an amount determined by the commissioner. Requires a mortgage loan originator company to pay the processing fee of 35 dollars for each control person. Requires a mortgage servicer company to pay fees for a principal office to maintain a valid mortgage loan originator company license. --SB1069 CD1 SSCR 136 (CPN) SSCR 759 (WAM) HSCR 1180 (CPC) HSCR

Committee Reports:

1612 (FIN) CCR 94 Apr=30 13 Passed Legislature Current Status: 412:9-501, 454F-1, 454F-1.5, 454F-1.6, 454F-1.7, 454F-3, Section Affected: 454F-4, 454F-6, 454F-7, 454F-8, 454F-9, 454F-10, 454F-10, 5, 454F-11, 454F-15, 454F-16, 454F-20, 454F-22, 454F-41, 454F-2.5, 454F-4.9, 454F-14, 454F-17, 454F-23

SB1070 SD2 HD1 CD1 (CCR 21)

RELATING TO MORTGAGE SERVICERS. Introduced by: Kim D (BR)

	mortgage servicers law. A investigations and exami investigation or examination or secrete any books, rec commissioner to charge an any person to file a written of to license; fees; renewals; applicant for licensure or re by the commissioner or the application fee and renew commissioner. Requires th Consumer Financial Protect the licensee. Provides tha June 30, 2013, shall be det SB1070 CD1 Committee Reports: SSC 141 Current Status: Apr	ating to investigation and examination authority under the Allows the commissioner of financial institutions to conduct nations. Prohibits any licensee or person subject to from knowingly withhold, abstract, remove, mutilate, destroy, ords, computer records, or other information. Allows the examination fee or investigation fee and other costs. Allows complaint to the commissioner Amends provisions relating voluntary surrender of license. Increases fees. Requires an enewal of licensure to file an application on a form prescribed Nationwide Mortgage Licensing System (NMLS). Increases val fees Amends provisions relating to the powers of the commission to report any state or federal violation to the ction Bureau or other federal agency having jurisdiction over t a mortgage servicer who holds a license that is valid as of termined to be in compliance with the licensing provisions CR 135 (CPN) SSCR 684 (WAM) HSCR 1167 (CPC) HSCR 5 (FIN) CCR 21 =30 13 Passed Legislature M- (1 SECTION), 454M-1, 454M-4, 454M-4.5, 454M-8
SB1071 SD2 HD1 CD1 (CCR 22)	relating to the powers of the branch does not include and a federal financial institution directly or indirectly on load arising out of derivative transmount outstanding at any the bank. Allows a bank to bank provided the bank's tier 1 cap to a borrower a below minimis involved on a draft written loan. Establishes annual Repeals provisions relating Hawaii financial institution institution applicants to pa SB1071 CD1 Committee Reports: SSC 1411 Current Status: Apres Section Affected: 412 412 412	
SB1073 SD2 HD2 CD1 (CCR 60)	Introduced by: Kim D (BR) Establishes the dental insu undertakes to provide or ar who has met the requirem a certificate of authority from insurer. Establishes fees a Committee Reports: SSC 154 Current Status: Apr	ERVICE CORPORATIONS. rers law. Defines a dental insurers to means any person who range for or administer 1 or more dental insurance plans and ents under the dental insurance corporations law. Requires in the insurance commissioner to establish or operate a dental and penalties SB1073 CD1 CR 327 (CPN) SSCR 700 (WAM) HSCR 1211 (HLT) HSCR 6 (CPC) CCR 60 -30 13 Passed Legislature SECTIONS) DENTAL INSURERS
SB1074 SD2 HD1 CD1 (CCR 90)	RELATING TO PHYSICAL Introduced by: Kim D (BR) Amends the physical ther	
accredited physical therapist assistant program or an accredited physical therapy program recognized by the US Department of Education, and 5 years of work experience as a physical therapist assistant by December 31, 2014, to be licensed without the necessity of an examination. Allows a physical therapist to use support or auxiliary personnel, including licensed physical therapist assistants, to assist the physical therapist in the practice of physical therapy; provided that such personnel shall perform only duties prescribed by the board of physical therapy and perform these duties under the supervision and direction of a physical therapist. Defines a physical therapist assistant to mean a person who is licensed as a physical therapist assistant in the State and assists the physical therapist in selected components of treatment or intervention. Requires that a physical therapist assistant be licensed before using the title, initials or other words that imply the person is a physical therapist assistant. Prohibits a person from practicing as a physical therapist assistant if the person is not licensed as a physical therapist assistant. Prohibits a person from claiming to be a physical therapist assistant when they are acting within the scope of a license issued under another law. Allows physical therapist assistant to participate in activities that are conducted as part of the educational program and are under the guidance and direct supervision of a licensed physical therapist. Allows a person licensed as a physical therapist or as a physical therapist assistant in another state or foreign country to practice physical therapy in this State if the person is part of a sponsored educational demonstration or instructional program. Allows physical therapists to act as an athletic trainer. Allows a physical therapist or physical therapist assistant to practice in the US Armed Services, the US Public Health Services, or Department of Veterans Administration without state licensure, provided they meet federal regulations and provided further that they will be required to be licensed if they practice beyond the scope of their federal employment. Allows a physical therapist licensed in another state in the US or a country to engage in the practice of physical therapy for up to 60 days if that person is contracted to provide physical therapy to individuals affiliated with or employed by established athletic teams, athletic organizations, or performing arts companies that temporarily practice, compete, or perform in the State. Repeals the requirement that 1 member of the board of physical therapy be a physician, osteopathic physician, or surgeon, and adds that 1 member shall be a physical therapist assistant, who possesses a valid permanent license as a physical therapist assistant and has 3 years of experience. Appropriation to implement the licensure of physical therapist assistants. (\$\$) -- SB1074 CD1 Committee Reports: SSCR 194 (CPN) SSCR 656 (WAM) HSCR 1046 (HLT) HSCR

Current Status: Apr=30 13 Passed Legislature

Section Affected: 461J- (2 SECTIONS), 461J-1, 461J-2, 461J-3, 461J-4, 461J-6

SB1075

SB1076

RELATING TO PHYSICAL THERAPY.

Introduced by: Kim D (BR)

Establishes provisions relating to continuing competence as a physical therapist. Requires each licensed physical therapist to be required to obtain at least 30 units of approved continuing competence units in each 2 year license renewal period. Requires the continuing competence units to be in subjects related to either the professional practice of physical therapy or patient/client management. Provides that for each license renewal period the licensee's units shall include 2 units in ethics, laws, and rules and 4 units in life support for health care professionals. Requires the physical therapist take the continuing competence units from a provider or agency approved by the board. Allows for exemptions, including due to illness and serving in the military. Allows a licensee to apply for inactive status. To reactivate the licensee to keep and maintain records showing that each unit has been completed. -- Amends provisions related to biennial renewal; failure to renew. Requires a licensee to provide proof of completing the required continuing competence units before a forfeited license may be restored. -- SB1075

Committee Reports:SSCR 247 (CPN) HSCR 1053 (HLT) HSCR 1542 (CPC)Current Status:Apr-11 13 Received by the GovernorApr-22 13 Approved by Governor (Act 35 2013)Section Affected:461J- (7 SECTIONS), 461J-1, 461J-10

RELATING TO THE USE OF THE DOCTOR OF ACUPUNCTURE TITLE. Introduced by: Kim D (BR)

Amends provisions relating to use of titles under acupuncturist licensing laws. Allows a licensee who has been approved by the board of acupuncture to use the title Doctor of

	Dr. provided that the v term Doctor, or the pre- proof to the board that acupuncture (tradition a US institute, school, or recognized as a ca that is recognized by accreditation (candida and oriental medicine school, or college, the transcripts and currice evaluator who shall m at least equivalent to oriental medicine, and appropriate governme	hation D.Ac., after the licensee's name, or the term Doctor or prefix word Acupuncturist immediately follows the licensee's name if the efix Dr. is used alone. Requires the licensee to furnish satisfactory at the licensee has been awarded an earned doctoral degree in hal oriental medicine). Requires that if the licensee graduated from , or college, the US institute, school or college must be accredited indidate for accreditation by a regional or national accrediting body of the US Department of Education for the accreditation or pre- icely) of professional post graduate doctoral programs in acupuncture a. Requires that if the licensee graduated from a foreign institute, e licensee, at the licensee's own expense, to have the licensee's ulum evaluated by a board approved and designated professional ake a determination on whether the transcripts and curriculum are the US recognized doctoral program of study in acupuncture and that the foreign institute is licensed, approved, or accredited by the ental authority or an agency recognized by a governmental authority gn jurisdiction and whose curriculum is approved by the board SSCR 477 (CPN) HSCR 1052 (HLT) HSCR 1543 (CPC) Apr-11 13 Received by the Governor Apr-22 13 Approved by Governor (Act 36 2013) 436E-13
SB1077 SD2 HD2 CD1 (CCR 23)	Introduced by: Kim D Amends provisions r Repeals the exemptio or commercial prope supervise the consi subcontractors appro ensure that any elec appropriately licensed taxes, and provide v construction activity w owner or lessee, and laws, ordinances, build of the construction ac upon request by the building permit applic payments to all pers Requires these recorn Prohibits owner builded Exempts agricultural b permit or are exempte penalties. Increases fi provisions relating to	OWNER-BUILDER EXEMPTION. (BR) elating to the owner builder exemption in the contractors law. In for owners who want the exemption to build or improve industrial tries or structures. Requires an owner or lessee exempted to truction activity on the exempt building or structures, hire priately licensed to perform all or part of the construction activity, trical or plumbing work is performed by persons and entities d, deduct Federal Insurance Contributions Act and withholding workers' compensation insurance for persons working on the ho are not licensed and who shall be considered employees of the ensure that the construction activity complies with all applicable ding codes, and zoning regulations. Requires that upon completion tivity, the owner or lessee exempted must make records available department of commerce and consumer affairs, including the cation, the building permit, copies of all contracts, and proof of ons contracted to work on the exempt building and structures. ds be kept for 3 years and must be available with 7 days notice. er from being eligible for funds from the contractors recovery funds. buildings, structures, or appurtenances that do not require a building d from the building code Amends provisions relating to violation; ines for violating owner builder exemption requirements Amends disclosure; contracts SB1077 CD1 SSCR 364 (CPN) SSCR 796 (WAM) HSCR 1060 (WAL/ AGR/) HSCR 1563 (CPC) CCR 23 Apr-30 13 Passed Legislature 444-2.5, 444-23, 444-25.5
SB1079 HD1 (HSCR 1445)	law. Adds article 9A construction and rela (HMO's) act. Adds ar	
SB1082 SD1 HD2 CD1 (CCR 4)	Introduced by: Kim D	ISPORTATION OF SCHOOL CHILDREN. (BR) lating to transportation of school children. Repeals requirement for

		ucation to consider certain factors in formulating a policy. Amends school bus contracts. Repeals certain requirements for contracts. SSCR 242 (EDU/ TIA/) SSCR 726 (WAM) HSCR 1058 (EDN) HSCR 1539 (FIN) CCR 4 Apr-29 13 Received by the Governor 302A-406, 302A-407
SB1083 HD2 CD1 (CCR 2)	Introduced by: Kim E Amends provisions re contractors supplying school children SE	elating to wages, hours, and working conditions of employees of services. Exempts contracts to provide transportation service for
SB1084 SD1 HD1 CD1 (CCR 1)	CONSTITUTION TC PRIVATE EARLY CH Introduced by: Kim E Proposes to amend to Allows public funds to education programs.	b the constitution. Amends provisions relating to public education. be appropriated for the support or benefit of private early childhood
SB1087 SD2 HD3 CD1 (CCR 92)	Introduced by: Kim E Establishes provision infrastructure loan p authority to make gre or installation of gree response technology infrastructure, progra of business, economi public utilities commis the Hawaii green in Establishes provision to issue financing of infrastructure property green infrastructure fe commission to create infrastructure fee whi green infrastructure fee development, tourisr program. Appropriati department with the a Hawaii green infrastru which the Hawaii gree advancing the State's by providing afforda eliminated, or otherw	EN INFRASTRUCTURE. 0 (BR) s relating to green infrastructure loans. Establishes a Hawaii green rogram to be administered by the Hawaii green infrastructure en infrastructure loans and expend funds to finance the purchase in infrastructure equipment for clean energy technology, demand <i>y</i> , and energy use reduction and demand side management ms, and services. Establishes the authority within the department c development, and tourism. Requires the authority to apply to the sion for 1 or more orders to effectuate the program. Establishes firastructure special fund. Annual report to the legislature. s relating to green infrastructure bonds. Authorizes the commission riders if the commission finds that the creation of the green y to secure the payment of the bonds including the imposition of the ea utility wide nonbypassable surcharge, referred to as the green ich shall be deposited in the bond fund. Establishes the Hawaii bond fund Authorizes the department of business, economic in to issue revenue bonds to establish and administer a loan on out of the special fund and out of the bond fund Requires the sustance of the authority to report to the legislature Requires the ucture authority to conduct a study in 2015 to determine extent to en infrastructure authority's activities have benefitted the State by renewable energy goals and reducing energy costs for consumers ble energy options and whether loan program be extended, ise modified. Report to legislature. (\$\$) SB1087 CD1 SSCR 437 (EGH/ ENE/ CPN/) SSCR 816 (WAM) HSCR 963 (EEP) HSCR 1197 (CPC) HSCR 1587 (FIN) CCR 92 Apr=30 13 Passed Legislature 196- (10 SECTIONS) GREEN INFRASTRUCTURE LOANS, 269- (16 SECTIONS) GREEN INFRASTRUCTURE BONDS, 269-5, 269-121
SB1092 SD1 HD1 CD1 (CCR 147)	MAKING AN APPRO TRUST FUND.	OPRIATION TO RECAPITALIZE THE HURRICANE RESERVE

	Introduced by: Kim D (BR) Appropriation to the department of commerce and consumer affairs to recapitalize the hurricane reserve trust fund. (\$\$) SB1092 CD1 Committee Reports: SSCR 196 (CPN) SSCR 780 (WAM) HSCR 1447 (FIN) CCR 147 Current Status: Apr-30 13 Passed Legislature
SB1093 SD2 HD2 CD1 (CCR 171)	RELATING TO SCHOOL READINESS. Introduced by: Kim D (BR) Establishes provisions relating to preschool open doors program. Establishes the program within the department of human service's child care assistance program. Requires the program to provide access to school readiness services that address children's physical, cognitive, linguistic, social, and emotional development, require each provider to conduct school readiness assessments, give priority to children from low and moderate income families, and prepare children for school through either of the State's 2 official languages. Further provides that the program shall serve 4 year old children, with priority extended to children who are not eligible to attend public school kindergarten in the calendar year in which they turn 5 years of age because their birth date occurs after the kindergarten eligibility date and underserved or at risk children. Provides that enrollment in the program shall be voluntary and a parent or guardian of a child enrolled in the program shall share in the costs of the program through a copayment according to a sliding fee scale that is based on need. Reports to the legislature. Appropriation. (\$\$) SB1093 CD1 Committee Reports: SSCR 147 (EDU/ HMS/) SSCR 591 (WAM) HSCR 979 (EDN) HSCR 1584 (FIN) CCR 171 Current Status: Apr-30 13 Passed Legislature Section Affected: 346- (1 SECTION) PRESCHOOL OPEN DOORS PROGRAM
SB1094 SD1 HD1 CD1 (CCR 133)	MAKING AN APPROPRIATION TO THE EMERGENCY AND BUDGET RESERVE FUND. Introduced by: Kim D (BR) Appropriation to be deposited into the emergency and budget reserve fund (rainy day fund). (\$\$) SB1094 CD1 Committee Reports: SSCR 555 (WAM) HSCR 1448 (FIN) CCR 133 Current Status: Apr=30 13 Passed Legislature
SB1102	MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF HUMAN SERVICES FROM THE HOSPITAL SUSTAINABILITY PROGRAM SPECIAL FUND. Introduced by: Kim D (BR) Appropriation out of the hospital sustainability program special fund to the department of human services to be used consistent with the special fund, including the reimbursement of moneys advanced in fiscal year 2012 - 2013 from the health care payments program (HMS 401). (\$\$) SB1102 Committee Reports: SSCR 109 (HMS) SSCR 617 (WAM) HSCR 1079 (HLT/ HUS/) HSCR 1423 (FIN) Current Status: Apr-05 13 Received by the Governor Apr-23 13 Approved by Governor (Act 39 2013)
SB1106 SD2 HD2 (HSCR 1487)	RELATING TO EXEMPTIONS FROM CHILD CARE LICENSING. Introduced by: Kim D (BR) Amends provisions relating to exclusions; exemptions under the department of human services law. Adds a kindergarten, school, or childcare program certified by the department of education or the US Department of Defense and located on federal property. Further adds child care program licensed by the Hawaii council of private schools who submits an application for the exemption to the department of human services evidence that the licensing standards of the Hawaii council of private schools meet or exceed the department's standards for a comparable program, including a monitoring component SB1106 HD2 Committee Reports: SSCR 301 (HMS/ PSM/) SSCR 516 (CPN) HSCR 960 (HUS) HSCR 1129 (CPC) HSCR 1487 (JUD) Current Status: Apr=30 13 Passed Legislature Section Affected: 346-152
SB1112	RELATING TO DELETING STATE PUBLIC HOUSING DELINQUENT ACCOUNTS. Introduced by: Kim D (BR) Establishes provisions relating to delinquent accounts. Allows the Hawaii public housing

	income public housin attorney general to de housing projects that	a collection agency accounts for vacated units within state low ng projects and requires the authority, with the approval of the elete delinquent accounts receivable records for low income public have been delinquent of at least 90 days SB1112 SSCR 445 (HMS/ JDL/) SSCR 798 (WAM) HSCR 964 (HSG) HSCR 1425 (FIN) Apr-05 13 Received by the Governor Apr-23 13 Approved by Governor (Act 40 2013) 356D- (1 SECTION) DELINQUENT ACCOUNTS
SB1118 SD1 HD1 CD1 (CCR 20)	Introduced by: Kim E Amends provisions of Requires the execut advisor, a property n officer salaries to be exceed the governor	HAWAII PUBLIC HOUSING AUTHORITY. O (BR) relating to Hawaii public housing authority establishment, staff. ive director, executive assistant, a chief financial management nanagement branch chief, a chief planner, and a redevelopment set by the board of directors and provides that no salary shall s salary SB1118 CD1 SSCR 444 (HMS) SSCR 661 (WAM) HSCR 1075 (HSG/ LAB/) HSCR 1426 (FIN) CCR 20 Apr-30 13 Passed Legislature 356D-2
SB1124 SD1 HD1 CD1 (CCR 169)	Introduced by: Kim E Amends provisions re health to use 30,000 for activities associat associated with the a fund in excess of 35,0 general fund. Annua	DIETITIAN LICENSURE SPECIAL FUND. (BR) elating to dietitian licensure special fund. Allows the department of dollars of the dietitian licensure special fund during any fiscal year red with administering the licensure program, including the costs dministering the licensure program. Requires any amount in the 000 dollars on June 30 of each fiscal year to be deposited into the I reports to the legislature SB1124 CD1 SSCR 140 (HTH/ CPN/) SSCR 701 (WAM) HSCR 1047 (HLT) HSCR 1513 (FIN) CCR 169 Apr=30 13 Passed Legislature 448B-10
SB1133 SD2 HD2 CD1 (CCR 160)	Introduced by: Kim E Amends provisions re Redefines deposit be consumed only as a n or less of a dietary su sole item of a meal o	DEPOSIT BEVERAGE CONTAINER PROGRAM. D (BR) lating to definitions under the deposit beverage container program. verage by repealing the exclusion of a liquid which is designed and utritional supplement and replacing with a single serving of 1 ounce pplement and a liquid that the department of health finds to be the r a diet SB1133 CD1 SSCR 115 (ENE) SSCR 683 (WAM) HSCR 989 (EEP) HSCR 1178 (CPC) HSCR 1473 (FIN) CCR 160 Apr=30 13 Passed Legislature 342G-1, 342G-101
SB1138 HD1 (HSCR 1217)	Introduced by: Kim E Amends provisions re education to adopt, a are available or may b the state epidemiolo recommendations of Committee on Immun notice, public hearing the small business re public notice of the s rulemaking action on infectious diseases. vaccines which are a consultation with the immunization recomm Advisory Committee	CINATION GUIDELINES. D (BR) elating to rules under the education law. Allows the department of mend or repeals rules to establish a list of specific vaccines which become available. Allows the director of health in consultation with ogist to adopt, amend, or repeals as rules the immunization the US Department of Health and Human Services, Advisory ization Practices as they apply to the vaccines, notwithstanding the and comment requirements of administrative procedure law and egulatory flexibility act. Requires the department of health to give substance of the proposed rule, post the full text of the proposed the Interne Amends provisions relating to immunization against Allows the department of health to establish a list of specific vailable or may become available. Allows the director of health in a state epidemiologist to adopt, amend, or repeals as rules the nendations of the US Department of Health and Human Services, on Immunization Practices as they apply to the vaccines, otice, public hearing, and comment requirements of administrative

		e small business regulatory flexibility act SB1138 HD1 SSCR 546 (HTH/ EDU/) HSCR 1217 (HLT) Apr-17 13 Received by the Governor 302A-1162, 325-32
SB1161 SD1 HD2 CD1 (CCR 41)	harbors and offshore in the owner of the vessed disposal of the vessed disposal of the unauth disposal and then to p from the impoundmen fees due, the owner mooring fees Ame numbered. Prohibits owner is delinquent in and natural resources the department's rule grounded vessels, d Requires all fees and associated with the ve- or transferred SB1	(BR) s relating to mooring of unauthorized vessel in state small boat mooring areas; impoundment and disposal proceedings. Requires al to be solely responsible for all costs of the impoundment and the . Requires all proceeds resulting from the impoundment and the orized vessel to be used 1st to pay the costs of impoundment and bay any mooring fees due. Requires that if the proceeds resulting t and the disposal are inadequate to pay for all costs and mooring of the vessel is to remain liable for the outstanding costs and nds provisions relating to vessels required to be registered and a vessel registration to be renewed or transferred if the registered payment of any moneys due and payable to the department of land , the registered owner has a pending citation for violation of any of es, or the registered owner's vessel is an abandoned vessel, erelict vessel, unauthorized vessel, or an impounded vessel. charges relating to the vessel impound as well as any other fees ssel to be paid in full prior to the vessel registration being renewed
SB1171 SD1 HD2 (HSCR 1610)	Introduced by: Kim D Amends provisions re department of land ar phased review of the large land areas, or v dictate that construction proposed projects. department and the timelines for each pha	elating to review of effect of proposed state projects. Allows the nd natural resources to give its written concurrences based on a project, provided that the proposed project consists of corridors of where access to properties is restricted, or where circumstances on be done in stages Amends provisions relating to review of Requires a programmatic agreement be in place between the project applicant that identifies each phase and the estimated
SB1174 SD1 (SSCR 504)	OF THE LIEUTENAN Introduced by: Kim D Appropriation to the lieutenant governor (L used by the sheriff (F governor Appropria	
SB1176 SD1 HD2 CD1 (CCR 59)	RELATING TO THE I Introduced by: Kim D Amends provisions qualifications. Allows includes the designee the director of public Association and the Association of Social	Mar-15 13 Approved by Governor (Act 2 2013) HAWAII PAROLING AUTHORITY.

	release hearing inform approved or denied; a which shall act by a immediately preceding	s operations to make public no more than 30 days after a parole mation of the prisoner's name; whether the parole request was allows each prisoner a hearing before a panel of 3 of its members majority of the panel members; provided that if it is determined g or during the course of a hearing that a sitting panel member must onflict of interest or illness, the panel may proceed with 2 members.
	Committee Reports: Current Status: Section Affected:	SSCR 647 (PSM) HSCR 1108 (PBS) HSCR 1490 (JUD) CCR 59 Apr-30 13 Passed Legislature 353-61, 353-62
SB1177 HD1 (HSCR 1491)	Introduced by: Kim D Amends Act 24 specia relating to the reentry public safety or the di SB1177 HD1	I session laws of 2009, as amended, Act 76, session laws of 2012, commission. Changes the reentry coordinator to the director of rector's designee to serve as an ex officio nonvoting member
	Committee Reports: Current Status: Section Affected:	SSCR 479 (PSM) HSCR 1109 (PBS) HSCR 1491 (JUD) Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 66 2013) ACT 24 2009 1SP, ACT 76 2012
	Section Affected.	ACT 24 2009 TSP, ACT 76 2012
SB1180 HD1 (HSCR 1621)	Introduced by: Kim D Amends provisions rel administrator of the na assess the degree of substance should be to post a public notice at the state capitol, in website for public insp	RGENCY SCHEDULING OF CONTROLLED SUBSTANCES. (BR) ating to authority to schedule controlled substances. Requires the arcotics enforcement division of the department of public safety to danger or probable danger of and in making a determination if a emergency scheduled. Requires the department of public safety 30 prior to the effective date of the emergency scheduling action on the office of the lieutenant governor, and on the department's bection SB1180 HD1 SSCR 227 (PSM) SSCR 533 (JDL) HSCR 1110 (PBS) HSCR 1621 (JUD) Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 68 2013) 329-11
SB1183 SD2 HD1 (HSCR 1572)	Introduced by: Kim D Amends provisions relintake service center presentence assessm on adult offenders tha Requires pretrial bail records. Allows copy prosecuting attorney; other treatment practit request, the adult client or entities doing resea	lating to intake service centers. Repeals provision that require the rs to provide pretrial assessment or assist in the conduct of ents. Requires centers to provide pretrial bail reports to the courts t are consented by the defendant or that are ordered by the court. reports to be confidential and shall not be deemed to be public y to be provided to the defendant or defendant's counsel; the the department of public safety; any psychiatrist, psychologist, or ioner who is treating the defendant pursuant to a court order; upon t services branch; and in accordance with applicable laws, persons
SB1184 SD1 (SSCR 505)	INTERNAL REVENUE Introduced by: Kim D Amends the Hawaii in	
SB1185 SD1 (SSCR 465)	RELATING TO DENI	AL OF GENERAL EXCISE TAX BENEFITS.

	to properly claim and o nonprofit organization Revenue Service and exempt from the appli	(BR) ating to general excise tax benefits; denial of tax benefits for failure certain amounts held in trust; liability of key individuals. Redefines by repealing the need for a written determination from the Internal adding that the organization be registered with the State and is cation of general excise tax law SB1185 SD1 SSCR 465 (WAM) HSCR 1459 (FIN) Apr-11 13 Received by the Governor Apr-25 13 Approved by Governor (Act 52 2013) 237-9.3, 237-41.5
SB1187 SD1 (SSCR 502)	Prohibits account to be	
SB1188 SD1 HD1 (HSCR 1449)	Introduced by: Kim D Amends provisions re- nonresident not citizer Code. Requires a dec that is not recognizer purposes to compute t and applicable exclusion	ESTATE AND GENERATION-SKIPPING TRANSFER TAXES. (BR) lating to estate and generation - skipping transfer tax act. Defines in to mean a decedent required to file under the Internal Revenue redent which was in a valid civil union or recognized equivalent but d by the Internal Revenue Code as a marriage for federal tax the valuations of property, the gross estate, federal taxable estate, ion amount as if it were recognized as a marriage SB1188 HD1 SSCR 556 (WAM) HSCR 1449 (FIN) Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 60 2013) 236E-2, 236E-6, 236E-7, 236E-21
SB1190 SD1 (SSCR 557)	Introduced by: Kim D Amends provisions re exemptions. Provides that become identifiab required, under the co subject to general exc	MPOSITION OF USE TAX ON IMPORTED CONTRACTING. (BR) lating to the imposition of tax on imported services or contracting; an exemption for a contractor importing or purchasing contracting ble elements, excluding overhead, of the finished work or project ntract, and where the gross proceeds derived by the contractor are bise tax as a contractor SB1190 SD1 SSCR 557 (WAM) HSCR 1461 (FIN) Apr-11 13 Received by the Governor Apr-23 13 Approved by Governor (Act 46 2013) 238-1, 238-2.3
SB1191 SD1 HD1 (HSCR 1450)	board of review to be on number of disputes e within 1 year. Limits each board to hold a p	
SB1192 SD1 (SSCR 501)	and distraint upon all p be completed within 18 pendency of any action a final order is rendered	

SB1193 SD1 HD1 (HSCR 1451)	Committee Reports:SSCR 501 (WAM) HSCR 1462 (FIN)Current Status:Apr-11 13 Received by the Governor Apr-23 13 Approved by Governor (Act 44 2013)Section Affected:231-25RELATING TO SECTION 237-24.3, HAWAII REVISED STATUTES. Introduced by:Kim D (BR)Amends provisions relating to additional amounts not taxable under general excise tax law. Repeals the exemption for intoxicating liquor, cigarettes and tobacco products, and agricultural, meat, or fish product to any person or common carrier in interstate or foreign commerce, or both, whether ocean going or air, for consumption out of state on the shipper's vessels or airplanes SB1193 HD1 Committee Reports:SSCR 467 (WAM) HSCR 1451 (FIN)
	Current Status:Apr-23 13 Received by the GovernorSection Affected:237-24.3
SB1194 SD2 HD1 CD1 (CCR 146)	RELATING TO TRANSIENT ACCOMMODATIONS TAX. Introduced by: Kim D (BR) Amends provisions relating to the transient accommodations tax. Increases the tax to 8.25 per cent for the period beginning on July 1, 2009, to June 30, 2010 (sunset), to 9.25 per cent for the period beginning on July 1, 2010, and thereafter. Repeals the additional tax. Repeals the daily tax on a transient accommodation that is furnished on a complimentary or gratuitous basis or otherwise at no charge including transient accommodations furnished as part of a package. Changes the distribution of revenues to 33 million dollars to the convention center enterprise special fund and 82 million dollars to the tourism special fund. Repeals the distribution a portion of the 82 million dollars to the state parks special fund and the special land and development fund and provides 1 million dollars for the operation of a Hawaiian center and the museum of Hawaiian music and dance at the Hawaii convention center. Further provides that 0.5 per cent of the 82 million dollars shall be transferred to a sub account in the tourism special fund to provide funding for a safety and security budget. Changes the distribution to the counties to 93 million dollars. Provides that 3 million dollars of the excess revenues shall be allocated subject to the mutual agreement of the board of land and natural resources and the board of directors of the Hawaii tourism authority for the protection, preservation, and enhancement of natural resources important to the visitor industry, planning, construction, and repair of facilities and operation and maintenance costs of public lands connected with enhancing the visitor experience. Amends Act 61, session laws of 2009, by repealing the sunset date. Amends Act 103, session laws of 2011, by repealing the sunset date SB1194 CD1 Committee Reports: SSCR 150 (THA) SSCR 703 (WAM) HSCR 1469 (FIN) CCR 146 Current Status: Apr=30 13 Passed Legislature Section Affected: 237D-2, 237D-6.5, ACT 61 2009, ACT 103 2011
SB1196 SD1 HD1 CD1 (CCR 11)	RELATING TO CASH ECONOMY ENFORCEMENT. Introduced by: Kim D (BR) Amends provisions relating tax administration. Provides that is shall be unlawful for any person doing business under general excise tax laws, other than casual sales, to conduct any transaction in cash and fail to offer a receipt or other record of sale and maintain a record of all business transactions conducted each day SB1196 CD1 Committee Reports: SSCR 558 (WAM) HSCR 1008 (EDB) HSCR 1619 (FIN) CCR 11 Current Status: Apr-30 13 Passed Legislature Section Affected: 231-96
SB1197 SD1 HD1 (HSCR 1452)	RELATING TO THE DEPARTMENT OF TAXATION SPECIAL ENFORCEMENT SECTION. Introduced by: Kim D (BR) Amends Act 134, session laws of 2009, which establishes provisions relating to civil compliance; special enforcement section by repealing the sunset date SB1197 HD1 Committee Reports: SSCR 559 (WAM) HSCR 1452 (FIN) Current Status: Apr-16 13 Received by the Governor Apr-30 13 Approved by Governor (Act 58 2013) Section Affected: ACT 134 2009, 235-20.5, 231-1, 237-9, 237-12
SB1203 SD1 (SSCR 560)	RELATING TO CONFORMITY OF THE HAWAII ESTATE AND GENERATION-SKIPPING TRANSFER TAX LAW TO THE INTERNAL REVENUE

	CODE. Introduced by: Kim E Amends the estate a Code SB1203 SD ² Committee Reports: Current Status: Section Affected:	nd generation - skipping transfer tax act to the Internal Revenue
SB1206 SD1 HD1 CD1 (CCR 134)	Requires the director administration of all t legislature on any cor licensed attorneys, a assessment, enforcer on June 30 2017 (sur	D (BR) relating to director; examination, investigation, and collection. or of taxation to be responsible for the collection and general axes Requires the director of taxation to annually report to the htract entered by the director to retain bonded collection agencies, accountants, and auditors or other persons for the purpose of ment, or collection of taxes, until June 30, 2017. Act to be repealed
SB1207 HD2 CD1 (CCR 12)	plan approval require work involving subme exempt from permittin conservation district.	O (BR) s relating to exemption from conservation district permitting and site ments under harbors law. Provides that any law to the contrary, all erged lands used for state commercial harbor purposes shall be ng and site plan approval requirements established for lands in a
SB1209 SD1 HD1 CD1 (CCR 40)	transportation in the c permit and subject to applicant to vend in th State's interstate high	-
SB1214 SD1 HD2 CD1 (CCR 39)	for the commission o prohibited. Prohibits or cause to be applied street, roadway, or hi	
SB1221 SD2 HD2 CD1 (CCR 96)	Appropriation to the support staff member	IER EDUCATION. le G, Chun Oakland S university of Hawaii for a program coordinator and a technical r to complete the necessary planning and studies required for an raining center and associated proposed aeronautical training

	programs at Hawaii community college and the university of Hawaii at Hilo. (\$\$) SB1221 CD1 Committee Reports: SSCR 408 (HRE/ PSM/) SSCR 588 (WAM) HSCR 1034 (HED) HSCR 1516 (FIN) CCR 96 Current Status: Apr=30 13 Passed Legislature
SB1256 SD1 HD2 CD1 (CCR 158)	RELATING TO THE PACIFIC INTERNATIONAL SPACE CENTER FOR EXPLORATION SYSTEMS. Introduced by: Espero W, Wakai G, Baker R Establishes provisions relating to the pacific international space center for exploration systems; reporting requirement. Annual report to legislature. Appropriation to the department of business, economic development, and tourism for the Pacific international space center for exploration systems for personnel costs, operational expenses, and the purchase of equipment, materials, and services. (\$\$) SB1256 CD1 Committee Reports: SSCR 174 (PSM) SSCR 767 (WAM) HSCR 1035 (HED/ EDB/) HSCR 1589 (FIN) CCR 158 Current Status: Apr=30 13 Passed Legislature Section Affected: 201- (1 SECTION) PACIFIC INTERNATIONAL SPACE CENTER FOR EXPLORATION SYSTEMS
SB1265 SD1 HD1 CD1 (CCR 24)	RELATING TO CONTRACTS. Introduced by: Shimabukuro M, Baker R, Chun Oakland S, English J Amends provisions relating to agreement to locate property. Provides that an agreement that provides for compensation that exceeds 25 per cent of the total value of the property shall be unenforceable except by the owner and allows an owner who has agreed to pay compensation that exceeds 25 per cent of the total value of the property, or the administrator on behalf of the owner, to maintain an action to reduce the compensation to an amount not to exceed25 per cent of the total value of the property. Exempts an owner's agreement with an attorney to file a claim as to identified property or contest the administrator's denial of a claim provided that an owner's agreement with an attorney provides for compensation shall not exceed 25 per cent of the total value of the property and an owner's agreement with an attorney to maintain an action in circuit court may provide for compensation that exceeds 25 per cent of the total value of the property only upon approval of the court SB1265 CD1 Committee Reports: SSCR 539 (CPN/ JDL/) HSCR 1122 (CPC/ JUD/) HSCR 1600 (FIN) CCR 24 Current Status: Apr-30 13 Passed Legislature Section Affected: 523A-25
SB1280 SD2 HD1 CD1 (CCR 135)	RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST A SEAWATER PROJECT. Introduced by: Solomon M, Dela Cruz D Authorizes the issuance of special purpose revenue bonds to assist Kona SWAC, LLC, a Hawaii limited liability company, for the planning, design, construction, equipping, acquisition of land for a seawater air conditioning district cooling facility and chilled water distribution system. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) SB1280 CD1 Committee Reports: SSCR 116 (ENE) SSCR 741 (WAM) HSCR 1117 (EDB) HSCR 1421 (FIN) CCR 135 Current Status: Apr=30 13 Passed Legislature
SB1336 SD2 HD1 CD1 (CCR 89)	RELATING TO HEALTH CARE. Introduced by: Hee C, Green J Establishes provisions relating to Kahuku medical center. Requires the Kahuku medical center to be designated as a rural hospital for the purpose of qualifying as a critical access hospital. Act to be repealed on June 30, 2023 (sunset) SB1336 CD1 Committee Reports: SSCR 298 (HMS/ HTH/) SSCR 742 (WAM) HSCR 1050 (HLT) HSCR 1515 (FIN) CCR 89 Current Status: Apr-30 13 Passed Legislature Section Affected: 346- (1 SECTION) KAHUKU MEDICAL CENTER
SB1339 SD1 HD1 CD1 (CCR 42)	RELATING TO RURAL AREAS. Introduced by: Hee C, Green J Establishes designation of rural areas for federal programs law. Provides that if an area does not qualify as rural pursuant to a federal definition, any island with a population

density of fewer than or equal to 500 people per square mile shall be considered rural and any island if the island's population density exceeds 500 people per square mile, an area within the island shall be considered rural if it is within a zip code tabulation area with a population density below 800 people per square mile as determined by the population of the last official census and using the entire zip code tabulation area as determined by the US Census Bureau. -- SB1339 CD1 Committee Reports: SSCR 163 (WTL/ AGL/) SSCR 576 (WAM) HSCR 1049 (HLT)

Current Status: Section Affected: HSCR 1533 (FIN) CCR 42 Apr-30 13 Passed Legislature (1 SECTION) DESIGNATION OF RURAL AREAS FOR FEDERAL PROGRAMS

SB1340 SD2 HD2 CD1 (CCR 93) RELATING TO FOSTER CARE. Introduced by: Hee C

Establishes provisions relating to the young adult voluntary foster care program under the department of human services law. Provides that young adults have the right to meaningful court reviews, including the right to receive notice of any court hearing and reviews, and any other case related proceeding and meetings; be involved in the development of a personalized case plan; and be present at all court hearing and reviews and to address the court during those hearings; provided that young adults may waive their right to be present at the court hearings and reviews or may request to participate in the court hearings and reviews by phone; and request competent legal counsel. Provides that nothing shall be construed to abrogate any other rights that a person who has attained 18 years of age, may have as an adult under state law. Requires the family court to have exclusive jurisdiction over proceeding. Allows a young adult to continue voluntary foster care program services only if they meet certain criteria. Provides that if a young adult is no longer under jurisdiction of child protective act, but chooses to participate in the young adult voluntary foster care program and meets the eligibility criteria, requires the department of human services and the young adult to enter into a voluntary care agreement with other conditions. Allows the department to proved extended foster care services to the young adult as soon as the department determines that a young adult meets eligibility and voluntary care agreement requirements. Requires the department to file a petition invoking the jurisdiction of the court within 30 days after the voluntary care agreement is signed and filed with the court in the county where the young adult resides a petition invoking the jurisdiction of the court. Requires the court to conduct a hearing and make a determination no later than 15 days after the filing of the petition. Establishes notice of hearing and reviews. Requires the department to prepare a report to the court, developed in collaboration with the young adult and submitted 7 days prior to the review date and a copy provided to the young adult. Excludes general public from proceedings. Allows the court to appoint an attorney sua sponte or at the request of any party to represent a young adult if it is deemed by the court to be in the young adult's best interest. Requires a period judicial review to occur not less than once every 180 days after the signing of the voluntary care agreement and may be by court hearing or court review. Establishes termination when the young adult has reached the age of 21 years; the young adult chooses to terminate the voluntary care agreement and stop receiving extended foster care services if the young adult has voluntarily signed a document attesting to the fact that the young adult no longer consents to the court's jurisdiction; has been informed in writing of the effects of terminating voluntary foster care early; and has been informed in writing of the option to reestablish jurisdiction before reaching age 21 and the procedures to do so; or after a court finds that the young adult no longer meets the eligibility requirement or despite the fact that the department has made ongoing reasonable efforts to provide the young adult with services, the young adult is in material noncompliance with the case plan. Establishes reestablishing jurisdiction and liability of the department. Annual report to the legislature. -- SB1340 CD1

Committee Reports:SSCR 299 (HMS) SSCR 745 (WAM/ JDL/) HSCR 975 (HUS)
HSCR 1206 (JUD) HSCR 1428 (FIN) CCR 93Current Status:Apr-30 13 Passed LegislatureSection Affected:346- (17 SECTIONS) YOUNG ADULT VOLUNTARY FOSTER
CARE PROGRAM

SB1349 SD2 HD1 CD1 (CCR 131)

RELATING TO ECONOMIC DEVELOPMENT. Introduced by: Dela Cruz D

Amends provisions relating to the income tax credit for research activities. Provides that in order to qualify for the tax credit, the qualified high technology business shall also

	Internal Revenue Coc Internal Revenue Coc activities after Decen mean a business tha research. Requires a annual survey through website. Requires th Requires the depar collaboration with the and requires the de annually report to the December 31, 2019 (dit for the same qualified research activities under section 41 of the le, irrespective of any subsequent amendments to section 41 of the de, and shall apply only to expenses incurred for qualified research ober 31, 2012. Redefines qualified high technology business to at conducts more than 50 per cent of its activities in qualified qualified high technology business that claims the credit to file an the department of business, economic development, and tourism's e department to annually report to the legislature the information. tment of business, economic development, and tourism in department of taxation to study the effectiveness of the tax credit partment of business, economic development, and tourism to e legislature the results of its study. Extends the tax credit to sunset) SB1349 CD1 SSCR 433 (EGH/ TEC/) SSCR 769 (WAM) HSCR 1116 (EDB) HSCR 1422 (FIN) CCR 131 Apr-30 13 Passed Legislature 235-110.91
SB1360 SD1 HD1 CD1 (CCR 86)	as amended by Act exemption for amount and timeshare assoc operators, that were of repealing the sunset of 91, session laws of December 31, 2012.	eria B sion laws of 2007, as amended by Act 196, session laws of 2009, 91, session laws of 2010, which provides a general excise tax ts received by hotel operators and suboperators from hotel owners iations, and in the case of suboperators, amounts received from disbursed by the operator and suboperator for employee costs, by date Amends Act 196, session laws of 2009, as amended by Act 2010, by repealing the aggregate limit of the tax exemption on
SB1388 SD2 HD2 CD1 (CCR 95)	Introduced by: Kim E Amends provisions re- members on the board to 8. Reduces the nur to 2. Requires the gu system research facu- member who shall organization. Further and 1 member appoin vice president for rese member of the board procurement code w funds are used and co the president of the ur	elating to board of directors; composition. Reduces the number of d of directors of the research corporation of the university of Hawaii mber of members of the board of regents of the university of Hawaii overnor to appoint 1 member who shall be a university of Hawaii llty member, 1 member who shall be from the business sector, 1 be a representative of a non university of Hawaii research requires 1 member to be appointed by the president of the senate the by the speaker of the house of representatives. Requires the earch of the university of Hawaii system to be a nonvoting ex officio of directors Provides that the exemption from the Hawaii public ith respect to construction contracts shall not apply where state ompliance is required by a bill enacted by the legislature. Repeals niversity of Hawaii as the president of the corporation. Requires the γ an executive director SB1388 CD1

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HB0017 HD1 SD2 (SSCR 1332)	RELATING TO COASTAL AREAS. Introduced by: Evans C, Thielen C, Takumi R, Lowen N, Hanohano F, Nishimoto S, Kawakami D, Lee C, Coffman D Amends provisions relating to prohibitions under the public lands, management and disposition of. Amends the exemption to the mining or taking or sand, dead coral or coral rubble, rocks, soil or other marine deposits to include an inadvertent taking from seaward of the shoreline of materials such as those inadvertently carried away on the body, and on clothes, toys, recreational equipment, and bags Further exempts the taking of driftwood, shells, beach glass, glass floats, or seaweed, the exercise of traditional cultural practices as authorized by law or as permitted by the department of Hawaiian home lands, and the response to a public emergency or a state or local disaster Amends Act 160, session laws of 2010, establishing provisions relating to duty to maintain access within beach transit corridors. Prohibits Act to construe, modify or alter any agreement of the department of land and natural resources that was in effect or executed on the effective date of this Act. Repeals the sunset date HB0017 SD2 Committee Reports: HSCR 5 (WAL) HSCR 758 (JUD) SSCR 1024 (WTL) SSCR 1332 (JDL) Current Status: Apr-30 13 Passed Legislature Section Affected: 171-58.5, 205A-44, ACT 160 2010, (1 SECTION), 115-5, 115-9, 205A-2
HB0021 HD2 SD2 CD1 (CCR 57)	RELATING TO CONDOMINIUMS. Introduced by: Evans C Amends provisions relating to association fiscal matters; lien for assessments. Requires that after any judicial or nonjudicial foreclosure proceeding in which the association acquires title to the unit, any excess rental income received by the association from the unit be paid to existing lien holders based on the priority of lien, and not on a pro rata basis, and shall be applied to the benefit of the unit owner HB0021 CD1 Committee Reports: HSCR 561 (CPC) HSCR 914 (JUD) SSCR 1002 (CPN) SSCR 1374 (JDL) CCR 57 Current Status: Apr-30 13 Passed Legislature Section Affected: 514B-146
HB0025 HD2 SD2 CD1 (CCR 68)	RELATING TO SUSPENSION OF FORECLOSURE ACTIONS BY JUNIOR LIENHOLDERS. Introduced by: Evans C Amends provisions relating to judicial action of foreclosure before public sale. Repeals provision that power of sale foreclosure process shall be stayed during the pendency of the circuit court foreclosure action Amends provisions relating to suspension of foreclosure actions by junior lienholders. Prohibits a junior lienholder, except for an association, to initiate or continue a nonjudicial foreclosure until the foreclosure initiated by the foreclosing mortgagee has been concluded by a judgment issued by a court. Further provides that if an association forecloses on residential real property occupied by 1 or more mortgagors who are owner occupants, and the mortgagee subsequently forecloses its lien on the same property, those owner occupants shall retain their right to require the foreclosing mortgagee to participate in the dispute resolution procedures established, notwithstanding the association's foreclosure HB0025 CD1 Committee Reports: HSCR 360 (CPC) HSCR 806 (JUD) SSCR 926 (CPN) SSCR 1375 (JDL) CCR 68 Current Status: Apr-30 13 Passed Legislature Section Affected: 667-37, 667-57, 667-83
HB0026 HD1 (HSCR 1)	MAKING APPROPRIATIONS TO PROVIDE FOR THE EXPENSES OF THE LEGISLATURE, THE AUDITOR, THE LEGISLATIVE REFERENCE BUREAU, THE OMBUDSMAN, AND THE ETHICS COMMISSION. Introduced by: Souki J, Saiki S, Johanson A Appropriation to the senate and the house of representatives for session and nonsession expenses up to and including June 30, 2014, including the 2013 regular session. 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. Expenses for legislators while traveling abroad shall be 145 dollars a day Appropriation to the auditor for the expenses of the office of the auditor. Appropriation out of the fund for the auditor to conduct or complete its audit functions.

	Appropriation to the legislative reference bureau for defraying expenses Appropriation to the office of the ombudsman for defraying expenses Appropriation to the office of the state ethics commission for defraying expenses. (\$\$) HB0026 HD1 Committee Reports: HSCR 1 (FIN) SSCR 126 (WAM) Current Status: Feb-08 13 Received by the Governor Feb-14 13 Approved by Governor (Act 1 2013)
HB0051 SD1 CD1 (CCR 179)	RELATING TO STATE BONDS. Introduced by: Luke 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. (\$\$) HB0051 CD1 Committee Reports: HSCR 579 (FIN) SSCR 1309 (WAM) CCR 179 Current Status: Apr-30 13 Passed Legislature
HB0062 HD2 SD2 CD1 (CCR 69)	RELATING TO PHARMACY BENEFITS MANAGERS. Introduced by: Evans C, Morikawa D, Mizuno J Establishes provisions relating to pharmacy benefits managers; health information; prohibited marketing practices. Prohibits a pharmacy benefits manger from using an individual's health information for the purpose of marketing, unless the use of the individual's health information is medically necessary to the health and safety of the individual, the use of the individual's health information is consistent with regulations of the federal Centers for Medicare and Medicaid, or the individual has affirmatively opted in to use of the information; or from selling or disseminating such information unless the sale or dissemination complies with all federal and state laws and the pharmacy benefits manager has received written approval for such sale or dissemination from the employee benefit plan, health benefits plan, or managed care plan sponsor, and the individual; or from contacting an individual by any means without the express written permission. Allows the use of a patient's health information that is used in conjunction with an insurer authorized program to more effectively use prescription drugs to improve the health and safety of the individual. Requires a pharmacy benefits manager to provide each individual with an opportunity to affirmatively opt in to the sale or dissemination of their health information prior to entering into any arrangement for the lease, rental, dissemination, or sale of such information to any arrangement for the lease, rental, dissemination, or sale of such information to any arrangement for the lease, rental, dissemination, or sale of such information to any arrangement for the lease, rental, dissemination, or sale of such information to any arrangement for the lease, rental, dissemination, or sale of such information to any arrangement for the lease, rental, dissemination, or sale of such information to any arrangement for the lease, rental, dissemination, or sale of such info
HB0065 HD2 SD2 CD1 (CCR 161)	RELATING TO PRESCRIPTION DRUGS. Introduced by: Evans C, Morikawa D, McKelvey A, Mizuno J Establishes the prescription drug benefits law. Allows an otherwise qualified retail community pharmacy registered to do business in this State to enter into a contractual retail pharmacy network agreement. Prohibits a prescription drug benefit plan, health benefits plan or pharmacy benefit manager to refuse to accept an otherwise qualified retail community pharmacy of a pharmacy benefit manager's retail pharmacy network. Requires the insurance commissioner to determine the standards and requirements necessary for a retail community pharmacy to be deemed otherwise qualified. Provides that if a retail community pharmacy enters into a contractual retail pharmacy network agreement a prescription drug benefit plan, health benefits plan or pharmacy benefit manager shall permit each beneficiary, at the beneficiary's option, to fill any covered prescription that may be obtained by mail order at any retail community pharmacy of the beneficiary's choice within the pharmacy benefit manager's retail pharmacy network. Provides that no later than March 31 of each calendar year, requires each prescription drug benefit plan, health benefits plan and pharmacy benefit manager shall file with the insurance commissioner a report for the preceding calendar year stating that the pharmacy benefit manager or prescription drug benefit plan is in compliance and disclose the amount, terms, and conditions relating to copayments, reimbursement options, and other payments associated with a prescription drug benefit plan. Requires the insurance commission to review and examine records supporting the accuracy and completeness of the report. Establishes penalties. Allows a pharmacy benefit manager or prescription drug benefit plan provider to appeal any decision made by the insurance

	option. Requires a Ha to permit each benefit benefit manager, pres health benefits trust negotiated between p a rural pharmacy desi	lishes provisions relating to prescription drugs; mail order opt out waii employer union health benefits trust fund health benefits plan ciary to fill any covered prescription. Requires each pharmacy cription drug benefit plan provider, and the Hawaii employer union fund to submit a report to the legislature. Exempts contacts harmacy benefit managers and community retail pharmacies with gnation pursuant to federal law HB0065 CD1 HSCR 554 (HLT) HSCR 841 (CPC) SSCR 1003 (CPN/ JDL/) SSCR 1383 (WAM) CCR 161 Apr=30 13 Passed Legislature (7 SECTIONS) PRESCRIPTION DRUG BENEFITS, 87A- (1 SECTION)
HB0079 HD1 (HSCR 501)	Introduced by: McKe Amends provisions recognition; endorser recognition as an adva accredited graduate recognized advanced	NCED PRACTICE REGISTERED NURSES. Ivey A, Kobayashi B, Belatti D, Morikawa D relating to advance practice registered nurse; qualifications; nent; fees; eligibility. Requires the board of nursing to grant anced practice registered nurse to a nurse who has completed an level education program preparing the nurse for 1 of the 4 practice registered nurse roles HB0079 HD1 HSCR 501 (HLT) HSCR 835 (CPC) SSCR 910 (HTH) SSCR 1235 (CPN) Apr-04 13 Received by the Governor Apr-18 13 Approved by Governor (Act 19 2013) 457-8.5
HB0087 SD2 CD1 (CCR 32)	commits the offense o premises of any pub reasonable warning o upon an alleged violat to leave shall not be n	Its K ating to criminal trespass in the 2nd degree. Provides that a person of criminal trespass if that person enters or remains unlawfully in the lic housing project or state low income housing project after a r request to leave by housing authorities or a police officer, based ion of law or administrative rule; provided that a warning or request eccessary between 10:00 p.m. and 5:00 a.m. at any public housing a housing project that is closed to the public. Makes it a petty 087 CD1
HB0114 HD3 SD2 CD1 (CCR 117)	of the state procurem shall be the chief procu- services furnished by and landscape archite to powers of the bo procurements for pro- engineers, architects, to be coordinated with the board. Provides determined by both th repair and maintena committee; establishe Requires the board to forth its members' role committee's charter th practices, and conduct to reassess its adequa Requires the indepen- improve the financial et the committee to enga	

Hawaii, the chief financial officer of the university, and external auditors about significant risks or exposures faced by the university, assessing steps that the president has taken or proposes to take to minimize those risks to the university, periodically reviewing compliance with those steps, and reviewing with the general counsel of the university of Hawaii, external auditors, external counsel, and the chief financial officer of the university legal and regulatory matters that, in the opinion of the president may have a material impact upon the financial statements, related organization compliance policies, and programs and reports received from regulators. Requires the committee to hold meetings at least twice a year. Requires the committee to annually review its effectiveness and report to the board of regents. Further requires the report to address other matters affecting the management and organization of the university. Requires the committee to review with any external auditor and the chief financial officer of the university matters affecting the internal control and internal audit, review matters affecting the accounting policies and procedures of the university, review the university's antifraud programs and controls and aid in discovery and remedy, select 1 or more external auditors to be retained by the university, annually evaluate any external auditor. Allows the committee to hire external auditors, legal counsel, or other consultants as necessary. Requires the committee to annually report to the legislature and the board. -- Requires the administrator of the state procurement office to report of the administrator's findings and recommendations, including any proposed legislation, relating to the transparency, efficiency, and compliance of the University of Hawaii's procurement of construction contracts and construction related consultant services pursuant to the Hawaii Public Procurement Code. -- HB0114 CD1 Committee Reports: HSCR 19 (HED) HSCR 461 (HED) HSCR 902 (FIN) SSCR 1042

Current Status: Apr-30 13 Passed Legislature Section Affected: 103D-203, 304A-105, 304A-2672, 304A- (1 SECTION) INDEPENDENT AUDIT COMMITTEE

HB0120 HD2 SD2 CD1 (CCR 145)	RELATING TO HEALTH. Introduced by: Morikawa D, Thielen C, Carroll M, Kobayashi B, Fukumoto B Establishes provisions relating to inspections; public notice. Beginning with inspections occurring on January 1, 2015, requires the department of health to post on its website electronic copies of reports for all inspections it performs for state licensed care facilities; post each report on the departments website within 5 days of the conclusion of each inspection and each report posted a violation committed by a state licensed care facility to be removed from the website after 3 years from the date the report was posted. Establishes a working group on licensed care facilities under the department of health to develop an inspection form to be posted online with information that is fair to the care home operator and useful to the public. Report to the legislature. Working group to dissolve on June 30, 2014 (sunset). Appropriation to the department of health to fund computer equipment, website and database development, and staff support, including 2 full time equivalent position (2.0 FTE). (\$\$) HB0120 CD1 Committee Reports: HSCR 246 (HLT/ HUS/) HSCR 542 (CPC) HSCR 673 (FIN) SSCR 900 (HMS/ HTH/) SSCR 1370 (WAM) CCR 145 Current Status: Apr=30 13 Passed Legislature Section Affected: 321- (1 SECTION) INSPECTIONS
HB0144 HD2 SD2 CD1 (CCR 176)	RELATING TO PROFESSIONAL EMPLOYER ORGANIZATIONS. Introduced by: Souki J, McKelvey A, Nakashima M Establishes provisions relating to registration required under professional employer organizations law. Prohibits a person to use the term "professional employer organization", or "PEO", or other similar name unless the person is registered and in compliance with labor and industrial relations law. Establishes provisions relating to responsibility of professional employer. Requires the professional employer organization to be deemed the employer for all covered employees for the purposes of complying with all laws relating to unemployment insurance, workers compensation, temporary disability insurance, and prepaid health care coverage and provide written notification to each covered employee of this responsibility. Establishes provisions relating to payroll cost exemptions. Requires the department of labor and industrial relations to provide all professional employer organization that have successfully complied with the requirement to the department of taxation at the end of each calendar year. Establishes fees for registration, biennial renewal fee, and restoration fee. Provides that no applicant shall be allowed to register unless the appropriate fees have been paid. Requires fees to be deposited into the state general fund. Amends provisions relating to additional

exemptions. Changes the term employment to employer and assigned employees to covered employees. Adds department to mean the department of labor and industrial relations. Redefines covered employee to mean an individual who performs services for a client company pursuant to a professional employer agreement. Redefines professional employer agreement to mean a written contract by and between a client company and a professional employer organization that provides for covered employees to the client company; describes the duties and responsibilities of the client company and the professional employer organization with respect to the covered employees and includes a declaration by the professional employer organization of the professional employer organization's responsibilities. Redefines professional employer organization to mean any person that is a party to a professional employer agreement with a client company and whose covered employees perform services on a long term, rather than temporary or project specific basis. Amends provisions relating to registration required. Provides that registration shall not be approved unless all of the applicable provisions have been met to the satisfaction of the department of labor and industrial relations. Changes registration expiration from December 31 of each odd numbered year to June 30 of each even numbered year and failure to renew a registration shall result in termination of that registration. Repeals the requirement that the director establish fees and requirements for registration, maintenance of registration, renewal, and restoration of registration for professional employer organizations by rule pursuant to administrative procedure law. Changes the requirement for a performance or financial guaranty type bond to a surety bond or an irrevocable letter of credit equivalent to the required bond amount. Repeals the professional employment organization law. Appropriations. (\$\$) -- HB0144 CD1

Committee Reports:

rts: HSCR 80 (LAB) HSCR 559 (CPC) HSCR 823 (FIN) SSCR 927 (CPN) SSCR 1338 (WAM) CCR 176

Current Status: Section Affected: Apr-30 13 Passed Legislature 373L- (4 SECTIONS), 237-24.75, 373L-1, 373L-2, 373L-3, 373K-1, 373K-2

HB0152 HD1 SD2 CD1 (CCR 182) RELATING TO WORKERS' COMPENSATION MEDICAL FEE SCHEDULES. Introduced by: Souki J, Belatti D, Luke S, Nakashima M

Requires the legislative auditor after consulting with the director of labor and industrial relations and representatives of relevant entities to identify the medical or health care services or procedures for which fees are a significant impediment to injured employees obtaining treatment from providers of those services or procedures and require adjustment to ensure that injured employees are able to obtain adequate access to treatment from those providers. Requires the auditor after identification of the medical or health care services and procedures and upon further consultation with the director and representatives of relevant entities, to establish a methodology for the statistically valid survey of prevailing charges necessary for the adjustment of fees. Requires the auditor after establishing the survey methodology to conduct the survey of prevailing charges for the services and procedures for fee adjustments and recommend the appropriate fee adjustment based upon the survey results. Requires the auditor to transmit the recommendations to the director no later than June 1, 2014. Allows the director to take action to adjust the fees for the medical or health services or procedures identified by the auditor as requiring adjustment. Requires the director to have the discretion to adjust the fee to the amount recommended by the auditor or another amount deemed necessary. Allows the director labor and industrial relations until January 1, 2015, to adjust the fees identified by the auditor and hold at least 1 public hearing, with at least 6 days of public notice in each county before final approval of any adjustment. Requires the auditor to recommend a formalized process for the mandatory periodic review by the director of the medical fee schedule or certain fees in the schedule. Report to the legislature and the director. Appropriation. (\$\$) -- HB0152 CD1

Committee Reports: HSCR 317 (LAB) HSCR 654 (FIN) SSCR 965 (JDL) SSCR 1401 (WAM) CCR 182

Current Status: Apr-30 13 Passed Legislature

HB0178 HD1 SD1 (SSCR 885)

RELATING TO CONTINUING EDUCATION.

Introduced by: Carroll M, Evans C, Awana K, Mizuno J, Lowen N Amends provisions relating to the renewal of a social worker's license. Requires social workers applying for renewal of their licenses between July 1, 2013, and June 30, 2016, to complete a minimum of 15 credit hours of continuing education courses provided that a minimum of 3 credit hours shall be is in ethics courses. Requires social workers applying for renewal of their licenses between July 1, 2016, and June 30, 2019, to

	period preceding the in ethics courses. A renew a credential if the Requires the director these changes to all	of 45 credit hours of continuing education courses within the 3 year renewal date provided that a minimum of 3 credit hours shall be is llows the director of commerce and consumer affairs to refuse to he applicant makes a false statement on an application for renewal. r of commerce and consumer affairs to provide written notice of licensed social workers HB0178 SD1 HSCR 230 (CPC) HSCR 669 (FIN) SSCR 885 (HMS) SSCR 1237 (CPN) Apr-19 13 Received by the Governor 467E-1, 467E-11, 467E-12
HB0197 HD2 SD2 CD1 (CCR 107)	the 2013 - 2015 fisca	
HB0200 HD1 SD1 CD1 (CCR 105)	and capital improvem	
HB0218 HD1 SD2 CD1 (CCR 112)	Introduced by: Souk Amends provisions established. Increase the office of Hawaiian issues relating to the	relating to corrections population management commission es commission from 11 to 13 members. Adds the administrator of affairs and 1 member from the public who is knowledgeable about criminal justice system and has substantial experience or expertise awaiian practices HB0218 CD1
HB0222 HD2 SD2 CD1 (CCR 106)	Introduced by: Souk Office of Hawaiian Af the office of Hawaiiar	BUDGET OF THE OFFICE OF HAWAIIAN AFFAIRS. i J (BR) fairs Appropriations Act of 2013 (OHA budget). Appropriations to a ffairs for the 2013 - 2015 fiscal biennium. (\$\$) HB0222 CD1 HSCR 42 (OMH) HSCR 925 (FIN) SSCR 985 (THA) SSCR 1356 (WAM) CCR 106 Apr=30 13 Passed Legislature
HB0235 HD1 SD1 CD1 (CCR 19)	Introduced by: Souk Amends provisions r incorporated humane animals, contracted ordinances, that impo	LECTION OF RESTITUTION FOR CRIME VICTIMS. i J (BR) elating to victim restitution. Redefines victim to include any duly esociety or duly incorporated society for the prevention of cruelty to with the county or State to enforce animal related statutes or bunds, holds, or receives custody of a pet animal. Exempts costs en contracted and provided for by the counties or State HB0235 HSCR 719 (JUD/ CPC/) SSCR 1294 (JDL) CCR 19 Apr-30 13 Passed Legislature 706-646

HB0266 HD1 SD2 CD1 (CCR 123)	RELATING TO LANGUAGE ACCESS. Introduced by: Aquino H, Tokioka J, Cullen T, Yamane R, Ward G, Fale R, McKelvey A, Awana K, Hanohano F, Cabanilla R, Mizuno J, Cheape L Requires the office of language access in collaboration with other state agencies to implement a multilingual website pilot project. Requires the project to explore the utility and feasibility of creating a multilingual website to improve language access to information provided online for limited English proficient person seeking information about government and government funded services in the State; and to the extent feasible, produce a multilingual website for use by the public for the 12 largest limited English proficient groups in the State. Multilingual website pilot project to cease to exist on June 30, 2017 (sunset). Report to the legislature. Amends provisions relating to office of language access; established. Requires the office of language access to administer a statewide language access resource center. Authorizes the executive director of the office to have the authority to hire personnel to staff the language access resource center and to administer it multilingual website. Requires the executive director of the office of language access to consult with the office of information management and technology in developing the website. Appropriation out of the general fund to the department of health to establish a statewide language access resource center within the office of language access to allow state agencies and covered entities to provide interpretation and translation services to limited English proficient individual in accordance with Hawaii's language access laws. Appropriation out of the general fund to department of health to establish a multilingual website pilot project that enables limited English proficient individuals to obtain information about government services in their own language. (\$\$) HB0266 CD1 Committee Reports: HSCR 504 (HLT) HSCR 652 (FIN) SSCR 998 (HMS) SSCR 1395 (WAM) CCR 123 C
HB0353 HD1 SD2 CD1 (CCR 136)	RELATING TO AGRICULTURE. Introduced by: Lowen N, Coffman D, Onishi R, Wooley J, Hanohano F, Nakashima M, Tsuji C Appropriation to the department of agriculture to research and develop methods for the prevention and treatment of coffee berry borer infestations; to fund efforts to control and mitigate the damage from the coffee berry borer infestation in Hawaii. Requires matching funds. (\$\$) HB0353 CD1 Committee Reports: HSCR 599 (FIN) SSCR 865 (AGL) SSCR 1396 (WAM) CCR 136 Current Status: Apr=30 13 Passed Legislature
HB0373	RELATING TO MAMMOGRAPHY REPORTING. Introduced by: Yamane R, Cullen T, Aquino H Establishes provisions relating to breast density mammography results; report and notification. Beginning January 1, 2014, requires every health care facility that performed a mammography to provide each patient with a mammography report and notification who is categorized by the facility as having dense breast tissue pursuant to the Federal Mammography Quality Standards Act HB0373 Committee Reports: HSCR 742 (HLT) SSCR 916 (HTH) Current Status: Mar-21 13 Received by the Governor Apr-04 13 Approved by Governor (Act 5 2013) Section Affected: 321- (1 SECTION) BREAST DENSITY MAMMOGRAPHY RESULTS
HB0398 HD1 SD2 CD1 (CCR 71)	RELATING TO HUMAN SERVICES. Introduced by: Mizuno J, Brower T, Ing K, Carroll M, Hanohano F Establishes a working group to review issues facing home and community based facilities during the transition of services from the department of human services to the department of health. Requires the chairs of the house and senate committees on human services to convene the working group. Report to the legislature. Working group to be terminate on June 30, 2014 (sunset) HB0398 CD1 Committee Reports: HSCR 311 (HUS) HSCR 836 (CPC) SSCR 931 (HMS/ HTH/) SSCR 1363 (CPN) CCR 71 Current Status: Apr-30 13 Passed Legislature
HB0411 HD2 (HSCR 917)	RELATING TO HOSPITAL EMERGENCY COMPASSIONATE CARE FOR SEXUAL ASSAULT VICTIMS.

Introduced by: Belatti D, Thielen C, Luke S, Lowen N, Ichiyama L, Jordan J, Wooley J, Hanohano F, Cabanilla R, Morikawa D, Carroll M

	Hanohano F, Cabanilla R, Morikawa D, Carroll M
	Establishes provisions relating to compassionate care for sexual assault victims. Requires hospitals that provide medical care to female sexual assault victim to provide
	each female sexual assault victim with medically and factually accurate and unbiased
	written and oral information about emergency contraception; orally inform female sexual assault victim of the option to receive emergency contraception at the hospital; when
	medically indicated, dispense a complete course of emergency contraception to each
	female assault victim who requests it; and ensure that each provider who prescribe or
	administer emergency contraception to be trained to provide a female sexual assault victim with medically and factually accurate and unbiased written and oral information
	about emergency contraception and sexual assault treatment options and access to
	emergency contraception. Prohibits a hospital to deny a female sexual assault victim emergency contraception based on a refusal to undergo a forensic or other medical
	examination or a refusal to report the alleged sexual assault to law enforcement.
	Prohibits a hospital to be required to provide emergency contraception to a female sexual
	assault victim who has been determined to be pregnant. Provides that if private insurance is not or cannot be utilized for payment, requires the department of human
	services pay the cost of the emergency contraception dispensed to sexual assault
	survivors. Establishes provisions relating to enforcement; administrative penalties.
	Requires the department to set charge and collect administrative fines and recover administrative fees and costs, including attorney's fees and costs, resulting from a
	violation. Requires the department to establish a policy and procedure to monitor
	compliance, including complaints process; respond to any complaint received by the department concerning noncompliance by a hospital and provide written notice to any
	hospital that the department determines is in violation, including an opportunity to take
	corrective action. Establishes fines for violations HB0411 HD2 Committee Reports: HSCR 533 (HLT) HSCR 917 (JUD) SSCR 908 (HTH) SSCR 1324
	(JDL)
	Current Status: Apr-11 13 Received by the Governor
	Apr-22 13 Approved by Governor (Act 27 2013) Section Affected: 321- (4 SECTIONS) COMPASSIONATE CARE FOR SEXUAL
	ASSAULT VICTIMS
HB0417 HD2 SD1 CD1 (CCR 139)	RELATING TO THE HAWAII HEALTH SYSTEMS CORPORATION. Introduced by: Nakashima M, Coffman D, Onishi R, Lowen N, Hanohano F, Evans C,
	Belatti D Appropriation to the Hawaii health systems corporation for the primary care training
	program at Hilo medical center. (\$\$) HB0417 CD1
	Committee Reports: HSCR 373 (HLT) HSCR 767 (FIN) SSCR 912 (HTH) SSCR 1267 (WAM) CCR 139
	Current Status: Apr=30 13 Passed Legislature
HB0423 SD1 CD1 (CCR 36)	RELATING TO BUREAU OF CONVEYANCES.
	Introduced by: Saiki S Establishes provisions relating to deregistration of registered land other than fee time
	share interests. Allows the registered owner of the fee interest in registered land to
	submit a written request to the assistant registrar to deregister the land under the land court registration law. Repealed on December 31 2014 (sunset) Amends provisions
	relating to deregistration of fee interests by adding time share Amends Act 120,
	session laws of 2009, relating to deregistration of land by the bureau of conveyances by
	repealing the sunset date HB0423 CD1 Committee Reports: HSCR 6 (WAL) SSCR 859 (CPN) SSCR 1334 (JDL) CCR 36
	Current Status: Apr-30 13 Passed Legislature
	Section Affected: 501- (1 SECTION), 501-20, 501-71, 501-108, 501-261, 501-262, 501-264, 634-51, 636-3, ACT 120 2009
HB0424 HD1 SD2 CD1 (CCR 114)	RELATING TO TIMESHARE CONVEYANCES.
	Introduced by: Saiki S
	Establishes the timeshare commissioner of deeds law. Allows the governor to appoint and commission such number of commissioners of deeds as the governor deems
	necessary for the public good and convenience. Requires each commissioner of deeds
	to keep a record of every acknowledgment, oath, and proof of execution in a book of records. Appropriation to the office of the lieutenant governor to establish and administer
	the commissioner program. Requires governor to appoint commissioners no later than

	July 1, 2014. (\$\$) H Committee Reports:	IB0424 CD1 HSCR 359 (CPC) HSCR 670 (FIN) SSCR 863 (CPN) SSCR 1118 (WAM) CCR 114
	Current Status: Section Affected:	Apr=30 13 Passed Legislature (9 SECTIONS) TIME SHARE COMMISSIONERS OF DEEDS
HB0425 HD1 (HSCR 582)	Introduced by: Saiki 3 Establishes provision compromises authoriz department of taxation case of a lump sum o installment, in the ca department to waive the income certification go in which the request for	RS IN COMPROMISE. S is relating to offers in compromise. Requires requests for zed under provisions relating to tax claims to be submitted to the n and accompanied by 20 per cent of the amount of the offer, in the ffer in compromise or payment in the amount of the 1st proposed ase of a periodic payment offer in compromise. Allows the ne payment requirements for individual taxpayers who meet the low uidelines published by the Internal Revenue Service for the period or compromise has been submitted HB0425 HD1 HSCR 582 (FIN) SSCR 1054 (WAM) Mar-28 13 Received by the Governor Apr-05 13 Approved by Governor (Act 6 2013) 231- (1 SECTION) OFFERS IN COMPROMISE
HB0430 HD1 SD1 CD1 (CCR 118)	Provides that the cap a income tax laws HI	S, Lee C sion laws of 2011, establishing itemized deduction; limitations. amounts shall not apply to charitable contributions deductible under
HB0471 HD1 SD1 CD1 (CCR 108)	relating to the develo advisory committee to	
HB0504 HD1 SD1 (SSCR 1095)	Ichiyama L, Hanoham Amends provisions re auditor in analyzing ea fund to include the ne scope of the program projected revenue, a implemented under th reflect a clear nexus b users or beneficiaries Requires the auditor t the special, revolving department of defens establishment and cor or reviewing a specia continued to ensure th program to be suppor information on fees to explanation of why the fund appropriation pr charges made upon program and the source	an J, Cabanilla R, Yamashita K, Say C, Oshiro M, Ing K, Ito K,

	Current Status: Section Affected:	May-02 13 Passed Legislature 23-11, 23-12, 37-52.3, 37-52.4
HB0514 HD2 SD1 (SSCR 1256)	Establishes provision Hawaii public housing a nonprofit entity deto Housing Act of 193 Department of Housin	LIC HOUSING. In J, Oshiro M, Yamashita K, Ito K, Say C s relating to exemption from tax on income and obligation under the g authority. Provides that income earned and obligations issued by ermined to constitute a public housing agency pursuant to the US 7 and which income and obligations are declared by the US ng and Urban development be exempt from all taxation imposed by from all taxation now or hereafter imposed by the State HB0514 HSCR 11 (HSG) HSCR 592 (FIN) SSCR 887 (HMS) SSCR 1256 (WAM) Apr-30 13 Passed Legislature 356D- (1 SECTION) EXEMPTION FROM TAX ON INCOME AND OBLIGATIONS
HB0527 HD1 (HSCR 67)	Introduced by: Takai	ORM MAINTENANCE ALLOWANCE. i K, McKelvey A elating to the uniform maintenance allowance for enlisted personnel. HSCR 67 (VMI) HSCR 667 (FIN) SSCR 940 (PSM) SSCR 1247 (WAM) Apr-05 13 Received by the Governor Apr-11 13 Approved by Governor (Act 10 2013) 121-41
HB0529 HD1 SD2 (SSCR 1263)	operators of adult fos community care foste expanded adult resid automobile liability ins the department of he Establishes provision operators of commu- insurance with respec- including adequate be of the home. Further provisions relating to disabled to individual the director of health limits the number of a provisions relating to disabilities domicilian sufficient and approp- including adequate be of the home or facilit Amends Act 221 ses (sunset) HB0529 S	no J is relating to care homes; liability; insurance; coverage. Requires ster homes, adult residential care homes, assisted living facilities, er family homes, developmental disabilities domiciliary homes and dential care homes to obtain and maintain liability insurance and surance in coverage amounts deemed sufficient and appropriate by ealth. Further requires verification by the department of health. Is relating to care homes; liability; insurance; coverage. Requires unity care foster family homes to obtain and maintain liability of to the operation of the homes; and automobile liability insurance, odily injury liability coverage for vehicles used to transport residents requires verification by the department of human services. Amends o adult foster care homes. Replaces the term developmentally s with developmental disabilities or intellectual disabilities. Allows to waive the 2 adult limit for certification as an adult foster home but adults with developmental or intellectual disabilities to 3. Amends o care homes; liability insurance; coverage amounts deemed oriate by the department of health; automobile liability insurance, odily injury liability coverage for vehicles used to transport residents is. Further requires verification by the department of health ssion laws of 2011 by extending the repeal date to July 1, 2014
HB0530	Amends provisions r Homelessness Awar significant societal, pu a state holiday HB	nilla R, Oshiro M, Ichiyama L, Har S elating to holidays. Establishes the month of November as the eness Month to promote public awareness of homelessness as a ublic health and welfare, and public housing shortage problem. Not

	Current Status:	Apr-11 13 Received by the Governor Apr-25 13 Approved by Governor (Act 50 2013)
	Section Affected:	8- (1 SECTION) HOMELESSNESS AWARENESS MONTH
HB0536 HD1 SD2 CD1 (CCR 101)	K, Cullen T, İchiyama Amends provisions re established by the pul Affairs and their dep widower be given 1s veteran status of their housing authority to s	hilla R, Tokioka J, Oshiro M, Takayama G, Kawakami D, Yamashita a L, Say C, Coffman D, Ito K elating housing; tenant selection. Provides that within the priorities blic housing authority as certified by the US Department of Veterans endent parents, if any, and adds a deceased veteran's widow or t preference. Provides that parents of veterans shall not use the adult child as a basis for preference and prohibits the Hawaii public select as a tenant, and allows the authority to terminate the tenancy person or any household member owns or acquires a home within
HB0546 HD2 SD2 CD1 (CCR 144)	Introduced by: Choy Establishes a Hawai department of budge the trust fund. Requir task force to examin projected unfunded a other than plans that model; the costs and medical benefits plan process of transitionin benefits plan, includir structure of state and policy premiums and employees; and ar understanding of th Appropriation Est contributions to the of and all other public et their retirees and beil contribution owed by powers. Allows the b employer contribution post employment ber account for each public for each public employ the State. Requires a represents the differ contribution for the s contribution into that transient accommod between a county pu fund and the amount shall be retained by th public employer's and Establishes the anni-	HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND. I, Coffman D, Say C, Oshiro M i employer union health benefits trust fund task force within the tand finance for the purpose of examining the unfunded liability of tes the task force to cease on June 30, 2014 (sunset). Requires the the the unfunded liability of the trust fund, including current and actuarial accrued liability: the availability of medical benefits plans pay or reimburse medical services providers under a fee for service d benefits of alternative medical benefits plans in relation to the s currently offered by the trust fund; an evaluation of the costs and ng from the current medical benefits plans to an alternative medical g recommended proposed legislation; an evaluation of the current county public employers paying a percentage of health insurance d providing recommendations for a benefits plan for prospective by other matters relevant to gaining a full and meaningful e circumstance of the trust fund. Report to the legislature. ablishes provisions relating to the payment of public employer ther post employment benefits trust. Requires each of the counties imployers to make annual required contributions for the benefit of reficiaries. Requires the board to determine the annual required y each public employer Amends provisions relating to other board to retain an actuary to determine the annual required public nor the separate trust fund Amends provisions relating to other usin from all general excise tax revenues realized by the State that rence between the state public employer's annual required trust fund in each fiscal year Amends provisions relating to the atoms tax. Provides that a sum that represents the difference blic employer's annual required contribution for the separate trust to the county public employer's contributions into that trust fund he state director of finance and deposited to the credit of the county hual required contribution into that trust fund in each fiscal year ual contr
HB0560 HD1 SD1 CD1 (CCR 31)		DRDABLE HOUSING URBAN GARDENING. S, Carroll M, Ichiyama L, Ito K, Takayama G, Fale R, Oshiro M,
I PR Systems		

	Establishes provisions housing and developm to develop programs the incorporate urban gar and human resources best practices in urb community gardening	Say C, Cullen T, Cabanilla R, Yamane R, Kawakami D, Aquino H is relating to urban gardening programs. Authorizes the Hawaii nent corporation and the Hawaii community development authority hat provide incentives for the development of housing projects that dening programs, provided that the college of tropical agriculture of the university of Hawaii at Manoa shall be consulted regarding ban gardening, including vertical gardening, aquaponics, and HB0560 CD1 HSCR 213 (HSG) HSCR 642 (EDB) SSCR 1017 (EGH/ HRE/) SSCR 1399 (WAM) CCR 31 Apr-30 13 Passed Legislature 201H- (1 SECTION), 206E- (1 SECTION)
HB0587 HD1 SD1 CD1 (CCR 27)	RELATING TO THE F Introduced by: Kawak Cullen T	PENAL CODE. ami D, Ichiyama L, Oshiro M, Tsuji C, Say C, Takayama G, Ito K,
	Redefines family or h Increases the period officer has reasonable	relating to abuse of family or household members; penalty. household member to include persons in a dating relationship. of separation that a police officer is required to order if the police grounds to believe that there is probable danger of further physical inflicted by 1 person upon a family or household member
		HSCR 728 (JUD) SSCR 1330 (JDL) CCR 27 Apr-30 13 Passed Legislature 709-906
HB0619 HD1 SD1 (SSCR 1295)	Amends provisions rel law. Requires the dep and filth resulting from to report nuisances. nearest authorized ag	ama G, Thielen C, Choy I, Ichiyama L, Ito K, Say C, Oshiro M ating to removal, prevention under nuisances; sanitary regulations partment of health and its agents to examine into nuisances odors a person feeding feral birds. Amends provisions relating to who Allows any person to report to the department of health, or its ent the existence of any nuisance injurious to the public health as the individual learns of the existence of the nuisance HB0619
HB0632 HD2 SD2 CD1 (CCR 115)	Establishes provisions executive branch depa electronic data sets m through the State's op create new electronic provided further that of made public unless the Prohibits any persona posting has been cor purposes or duties of t data sets as often as sets Establishes pr sets be available for in fitness of any data set completeness or accor constitute gross neglig Establishes provisions of the office of informa 3rd parties pursuant t copy, distribute, displa level of conditions pla Requires the chief in practices, to develop	I DATA. C, Say C, Takayama G, Ito K, Oshiro M erelating to electronic data set availability; updates. Requires each artment to use reasonable efforts to make appropriate and existing iantained by the department electronically available to the public en data portal, provided that nothing shall require departments to c data sets or to make datasets available upon demand, and lata licensed to the state by another person or entity shall not be e person or entity licensing the data agrees to the public disclosure. ally identifiable information from being posted online unless the nsented to by the individual or is necessary to fulfill the lawful he department. Requires each department to update its electronic is necessary to preserve the integrity and usefulness of the data ovisions relating to state liability for data sets. Requires that data formational purposes only. Exempts the State from warranting the for a particular purpose and being liable for any deficiencies in the uracy of any data set, except where the State's conduct would gence, wilful and wanton misconduct, or intentional misconduct a relating to data set licensing. Allows the chief information officer aton management and technology to make data sets available to o a license, which may require the licensee to allow any user to ay, or create derivative works at no cost and with an appropriate ced on the use Establishes data set policies and procedures. formation officer, in consultation with the office of information policies and procedures to implement the open data initiative, sets are appropriate for public disclosure provided that the

standards shall not require the departments to post information that is otherwise required to be disclosed; but is personally identifiable information, information that may pose a personal or public security risk, is of minimal public interest, or is otherwise inappropriate for online disclosure as part of a data set. Appropriation for 1 full time equivalent position within the office of information practices. (\$\$) -- HB0632 CD1

Committee Reports: HSCR 229 (CPC) HSCR 570 (JUD) HSCR 687 (FIN) SSCR 1020 (TEC/ JDL/) SSCR 1371 (WAM) CCR 115

Current Status:Apr=30 13 Passed LegislatureSection Affected:27- (5 SECTIONS) DEFINITIONS

HB0635 HD2 SD1 CD1 (CCR 58) RELATING TO BROADBAND.

Introduced by: Yamashita K, Ito K, Jordan J, Hashem M, Oshiro M, Takayama G, Har S, Yamane R, Ichiyama L

Establishes provisions relating to broadband related permits; automatic approval. Requires the State to approve, approve with modification, or disapprove all applications for broadband related permits within 60 business days of submission of a complete permit application and full payment of any applicable fee; provided that the application is not for a conservation district use for broadband facilities. Provides that if on the 61st business day an application is not approved, approved with modification, or disapproved, it shall be deemed approved by the State. Requires the State to approve, approve with modification, or disapprove use applications for broadband facilities within the conservation district within 45 days of submission of a complete application and full payment of any applicable fee. Provides that if on the 46th day, an application is not approved, approved with modification or disapproved by the State, the application shall be deemed approved by the State. Requires an applicant and a public utility to comply with all applicable safety and engineering requirements relating to the installation, improvement, construction, or development of infrastructure relating to broadband service or broadband technology. Prohibits prosecution against the State, its officials. or employees on account of actions taken in reviewing, approving modifying, or disapproving a permit application or against public utilities resulting from such actions. Requires the State to notify the applicant if the application is incomplete. -- Establishes provisions relating to broadband related permits; automatic approval by a county. Requires the county to approve, approve with modification, or disapprove all applications for broadband related permits within 60 business days of submission of a complete permit application and full payment of any applicable fee. Provides that if on the 61st business day an application is not approved, approved with modification, or disapproved, it shall be deemed approved by the county. Requires an applicant and a public utility to comply with all applicable safety and engineering requirements relating to the installation, improvement, construction, or development of infrastructure relating to broadband service or broadband technology. Prohibits prosecution against any county, its officials, or employees on account of actions taken in reviewing, approving modifying, or disapproving a permit application or against public utilities resulting from such actions. Requires the county to notify the applicant if the application is incomplete. -- Amends Act 151, session laws of 2011. Requires an applicant to comply with all applicable safety and engineering requirements relating to the installation, improvement, construction, or development of infrastructure relating to broadband service. -- Provides that the overall weight load on the utility pole does not exceed maximum utility pole safe weight capacities established by the Federal Communications Commission and the public utilities commission. Act to be repealed on June 30, 2018 (sunset). -- HB0635 CD1 Committee Reports: HSCR 347 (EDB) HSCR 851 (CPC) SSCR 983 (TEC/ PSM/)

Current Status: Apr-30 13 Passed Legislature

Section Affected: 27- (1 SECTION), 46- (1 SECTION), ACT 151 2011

HB0651 HD1 (HSCR 807)

RELATING TO ELECTRONIC PRESCRIPTIONS. Introduced by: Belatti D

Amends the uniform controlled substances act. Allows a practitioner to provide a pharmacy with an electronic prescription for a schedule II, III, IV or V controlled substance; provided that the information to be communicated only between the prescribing practitioner and the pharmacy of the patient's choice; the information to be communicated in a retrievable, recognizable format acceptable to the intended recipient; no electronic system, software, or other intervening mechanism or pay to alter the practitioner's prescription; the prescription information processing system to provide for confidentiality safeguards required by any applicable federal or state law; and prescribing practitioners and pharmacists shall exercise prudent and professional judgment regarding

	provision relating to practitioner's Includ	
HB0652 SD2 CD1 (CCR 67)	dispensing pharmacie dispensing pharmacie in Nanakuli and Waiau as amended by Acts pharmacy, by extendi	
HB0653 SD1 CD1 (CCR 109)	HAWAI'I PACIFIC HE Introduced by: Belatti Authorizes the issuar Health, a Hawaii nonp refinance, and reimbu facilities. Authorizes the	i D, Morikawa D nce of special purpose revenue bonds, to assist Hawaii Pacific rofit corporation, and 1 or more of its nonprofit affiliates to finance, irse costs related to the construction or renovation of health care he issuance of refunding special purpose revenue bonds to refund evenue bonds. (\$\$) HB0653 CD1
HB0654 HD2 SD1 (SSCR 953)	Wooley J, Mizuno J Amends provisions re Changes the requirem represent professiona collaboration with the licensing division of th with the center for nurs including but not limited	i D, Morikawa D, Brower T, Nakashima M, Lee C, Kobayashi B, elating to the center for nursing; establishment; advisory board. nents that 3 members represent the Hawaii Nurses' Association to al organizations related to health Amends provisions relating to a center for nursing. Requires the professional and vocational ne department of commerce and consumer affairs to collaborate sing to enable the center for nursing to obtain nursing related data, ad to workforce data of nurses licensed in the State. Provides that equested as part of the nurse license renewal requirements
HB0656 HD2 SD2 CD1 (CCR 35)	Introduced by: Belatti J Establishes a tempor governor. Requires t achieve statewide hea proposed legislation a (sunset). Report to th	TH CARE ADMINISTRATIVE UNIFORMITY. D, Morikawa D, Onishi R, Lee C, Kobayashi B, Wooley J, Mizuno ary health care transformation program within the office of the the program to identify the issues that need to be addressed to althcare transformation, develop a strategy, framework, timeline, and rules. Temporary program to cease to exist on July 1, 2015 he legislature HB0656 CD1 HSCR 370 (HLT) HSCR 843 (CPC) SSCR 924 (HTH/ CPN/) SSCR 1351 (WAM) CCR 35 Apr=30 13 Passed Legislature
HB0668 HD2 SD2 CD1 (CCR 178)	RELATING TO HEAL	TH.

Introduced by: Belatti D, Lee C

Amends provisions relating to medical use of marijuana (cannabis) law. Establishes provisions relating to medical marijuana registry revolving fund. Establishes the medical marijuana (cannabis) registry revolving fund within the state treasury. Requires the director of health to expend moneys to offset the cost of the processing and issuance of a patient registry identification certificate and primary caregiver registration certificates; to fund positions authorized by the legislature; to establish and manage a secure and confidential database; and for any other expenditure necessary, as authorized by the legislature, to implement a medical marijuana registry program. Provides that upon completion of the transfer of the medical use of marijuana allows the department of health to charge a medical marijuana registration fee of no more than 35 dollars and to deposit money derived from fees collected into the medical marijuana registry revolving fund. Amends provisions relating to controlled substance registration revolving fund; established. Repeals the director of public safety the processing and issuance of a patient registry identification certificate designation. Transfers all rights, powers, functions, and duties of the department of public safety relating to the medical use of marijuana (cannabis) to the department of health by January 1, 2015. Requires the department of public safety to facilitate the transfer of functions and the department of health. Requires all designated forms for written certifications issued by the department of public safety to be valid under the department of health until the department of health issues new designated forms. Requires the department of health and department of public safety to develop and implement a plan for the transfer. Joint report on the transfer of the medical use of marijuana program, including the plan and timeline for the transfer, and the progress made, to the legislature. Appropriations to the department of health to effectuate the transfer of the medical use of marijuana program from the department of public safety. -- HB0668 CD1 Committee Reports: HSCR 478 (HLT/ PBS/) HSCR 905 (FIN) SSCR 1005 (HTH/

PSM/) SSCR 1377 (JDL/ WAM/) CCR 178 Current Status: Apr-30 13 Passed Legislature Section Affected: 321- (1 SECTION), 329-59

HB0672 HD2 SD2 CD1 (CCR 124)

RELATING TO HEALTH.

Introduced by: Morikawa D, Belatti D, Brower T, Ing K, Wooley J, Mizuno J, Lee C Amends provisions relating to tobacco by changing it to tobacco products and vapor products prohibited; minors. Prohibits the sale or furnishing of electronic smoking devices to a minor under 18 years of age and prohibits any minor to purchase electronic smoking devices. -- Establishes provisions relating to placement of cigarettes and tobacco products. Provides that a retailer may sell cigarettes, smokeless tobacco, and all other tobacco products only in a direct, face to face exchange between the retailer and the consumer. Exempts duty free sales enterprise selling duty free merchandise and retail tobacco stores, bars, or any other establishment for which the minimum age for admission is 18. -- HB0672 CD1

Committee Reports: HSCR 551 (HLT) HSCR 853 (CPC) SSCR 905 (HTH) SSCR 1257 (CPN) CCR 124 Current Status: Apr=30 13 Passed Legislature

Section Affected: 709-908, 328J- (1 SECTION)

HB0673 HD2 SD2 CD1 (CCR 26)

RELATING TO PESTICIDES. Introduced by: Morikawa D, Mizuno J, Hanohano F

Establishes provisions relating to pesticide use; posting online. Requires the department of agriculture to publish on its website the public information contained in all restricted use pesticide records, reports, or forms submitted to the department, except those records, reports or forms required by the department for restricted use pesticides used for structural pest control; provided that the department shall not post information on its website protected by privacy provisions. -- Requires the legislative reference bureau to conduct a study on pesticides that includes whether other states impose any type of reporting requirements on pesticides that do not fall within the definition of a restricted use pesticide, and if so, the details of the reporting requirement and any other relevant information, to the extent ascertainable. Report to the legislature. -- HB0673 CD1 Committee Reports: HSCR 251 (AGR) HSCR 550 (HLT) HSCR 647 (FIN) SSCR 980

	(AGL/ ENE/) SSCR 1270 (WAM) CCR 26
Current Status:	Apr-30 13 Passed Legislature
Section Affected:	149A- (1 SECTION) PESTICIDE USE

RELATING TO THE OFFICE OF THE LIEUTENANT GOVERNOR.

	governor whose legal to cover personal exp	J lating to the office of the lieutenant governor. Allows a lieutenant residence is on an island other than Oahu to receive an allowance enses HB0696 HD1 HSCR 713 (FIN) SSCR 958 (JDL) SSCR 1328 (WAM) Apr-11 13 Received by the Governor Apr-25 13 Approved by Governor (Act 51 2013) 26-1
HB0697 SD1 CD1 (CCR 181)	Introduced by: Souki Appropriation to the st reference bureau, offi Hawaii employer unio legislative officers and CD1	ATIONS FOR PUBLIC EMPLOYMENT COST ITEMS. J ate ethics commission, office of the auditor, office of the legislative ce of the ombudsman, senate, and house of representatives for n health benefits trust fund costs and other cost adjustments for d employees excluded from collective bargaining. (\$\$) HB0697 HSCR 383 (LAB) HSCR 691 (FIN) SSCR 1301 (JDL/ WAM/) CCR 181 Apr-30 13 Passed Legislature
HB0726 HD1 SD2 CD1 (CCR 180)	Introduced by: Tsuji (Amends provisions re income tax credit. Inc over 700,000 and for credit limit per quali department of busine redacted form. Annua relating to the motion extending the sunset	AND DIGITAL MEDIA INDUSTRY DEVELOPMENT. C, Oshiro M, Say C, Har S, Ito K elating to the motion picture, digital media, and film production reases the percentage of tax credits for a county with a population a county with a population of 700,000 or less and increases the fied production. Allows information to be reported from the ess, economic development, and tourism to the legislature in al report to the legislature Amends Act 88 session laws of 2006, picture, digital media, and film production income tax credit by date to January 1, 2019 HB0726 CD1 HSCR 455 (EDB) HSCR 658 (FIN) SSCR 977 (EGH/TEC/) SSCR 1381 (WAM) CCR 180 Apr-30 13 Passed Legislature 235-17, ACT 88 2006
HB0749 HD2 SD2 CD1 (CCR 143)	Introduced by: Nakas Belatti D, Lee C, Saik Establishes the Hawa labor and industrial re agriculture industry w advisory board; develo further the advisory b National Future Farr recommending project	KFORCE DEVELOPMENT. thima M, Nishimoto S, Onishi R, Lowen N, Evans C, Hanohano F, i S, Takumi R and agriculture workforce advisory board within the department of elations to be responsible for developing the next generation of vorkforce in the State; the mission, direction, and goals of the top partnerships with agricultural organizations and stakeholders to board's mission and objectives; maintaining and supporting the mers of America (FFA) Organization within the State; and ts and programs to promote the expansion and development of the the State HB0749 CD1 HSCR 439 (LAB/AGR/) HSCR 889 (FIN) SSCR 994 (AGL/ JDL/) SSCR 1346 (WAM) CCR 143 Apr-30 13 Passed Legislature 371- (1 SECTION) HAWAII AGRICULTURE WORKFORCE ADVISORY BOARD
HB0762 HD2 SD1 CD1 (CCR 100)	the department to be including the grounds Beretania streets in H and maintain Washing all rents and fees colle on the premises. Re place, including staff	J (BR) lating to department of accounting and general services. Requires e responsible for preserving and protecting Washington Place, , and the historic residence situated on its premises at Miller and onolulu. Requires the department to administer, manage, operate ton Place. Establishes the Washington Place trust fund into which cted for the use of Washington Place and from activities conducted quires the fund be expended by the department on Washington salaries and benefits and shall not be transferred to the general d in the state treasury HB0762 CD1

	Current Status: Section Affected:	Apr-30 13 Passed Legislature 26-6
HB0763 HD1 SD1 CD1 (CCR 137)	Introduced by: Souki Amends provisions rel council to 11 Amer Requires the council t code that shall be a pa loss mitigation standa of the codes and stand later than every 2 year based on a review and published. Requires recommended state publication date of the to the Hawaii State b counties. Adds tha International Energy C governing body of ear	STATE BUILDING CODE. J (BR) lating to state building code council. Increases the members in the nds provisions relating to the authority and duties of the council. to establish a recommended comprehensive model state building art of a loss reduction plan that complies with the development of rds. Requires council to designate the staggering of the adoption dards to be adopted, amended, and updated at a frequency of no trs. Requires that any recommended staggering of adoptions be devaluation of the utility of each model code when each edition is the council to review the codes and standards and adopt amendments as appropriate within 18 months of the official e respective code or standard. Renames the State building code wilding code which shall include the code utilized by at least 3 to the code include The International Residential Code, the conservation Code, and The National Electrical Code. Requires the ch county to amend, adopt, and update the model state building hin its respective jurisdiction, without approval of the council HSCR 633 (WAL) SSCR 1311 (PSM/ WAM/) CCR 137 Apr-30 13 Passed Legislature 107-22, 107-24, 107-25, 107-27, 107-28, 107-29, 431P-5
HB0775 HD2 SD2 CD1 (CCR 120)	OR ITS EMPLOYEES Introduced by: Souki Appropriation to the of claims for legislative re against the State for t judgments or settleme fund to the departmen claims for legislative employees for payme out of the harbor spec the purpose of satisfy State or its officers of liabilities. (\$\$) HB07	J (BR) department of the attorney general for the purpose of satisfying elief to persons, firms, corporations, and entities which have claims he overpayment of taxes, refunds, reimbursements, payments of ents, or other liabilities Appropriation out of the state highway t of transportation, highways division, for the purpose of satisfying relief to persons, for claims against the State or its officers or nts judgments or settlements, or other liabilities Appropriation cial fund to the department of transportation, harbors division, for ring claims for legislative relief to persons, for claims against the or employees for payments judgments or settlements, or other
HB0785 HD1 SD1 CD1 (CCR 53)	Introduced by: Souki Amends provisions r commission to be res native Hawaiians mee is an individual who m Hawaiian registry pro- qualified native Hawa Hawaiians or native Ha the production of rele	DUCTION OF RECORDS. J (BR) relation to the native Hawaii roll commission. Requires the sponsible for certifying that the individual on the roll of qualified at the definition of qualified native Hawaiians, including the person eets the ancestry requirements of Kamehameha schools or of any gram of the office of Hawaiian affairs, and including in the roll of iians all individuals already registered with the State as verified awaiians through the office of Hawaiian affairs as demonstrated by evant office of Hawaiian affairs records, and extending to those d recognitions conferred upon other members of the roll HB0785 HSCR 732 (JUD) SSCR 1297 (JDL) CCR 53 Apr=30 13 Passed Legislature 10H-3
HB0791 HD1 SD1 (SSCR 893)	Introduced by: Souki Establishes provisions a nonprofit corporatio	PROFIT CORPORATIONS. J (BR) s relating to inspection of records by directors. Allows a director of n to inspect and copy the books, records, and documents of the sonable time related to the performance duties, including duties as

	a member of a committee, but not for any other purpose or in any manner that would violate any duty to the corporation or law. Allows the circuit court of the county where the nonprofit corporation's principal office is located to order inspection and copying of the books, records, and documents at the corporation's expense HB0791 SD1 Committee Reports: HSCR 192 (CPC) HSCR 757 (JUD) SSCR 893 (CPN) SSCR 1322 (JDL) Current Status: Apr-30 13 Passed Legislature Section Affected: 414D- (1 SECTION) INSPECTION OF RECORDS BY DIRECTORS
HB0800 HD1 SD2 (SSCR 1269)	MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM FROM THE ENERGY SECURITY SPECIAL FUND. Introduced by: Souki J (BR) Appropriation out of the energy security special fund to the department of business, economic development, and tourism for the program on environment and energy development (BED 120) to support the Hawaii refinery task force. (\$\$) HB0800 SD2 Committee Reports: HSCR 583 (FIN) SSCR 976 (EGH/ ENE/) SSCR 1269 (WAM) Current Status: Apr-30 13 Passed Legislature
HB0805 HD1 SD2 CD1 (CCR 28)	 RELATING TO FEDERAL TAX QUALIFICATION OF THE EMPLOYEES' RETIREMENT SYSTEM. Introduced by: Souki J (BR) Amends provisions relating to the pension and retirement systems law to comply with Internal Revenue Code requirements and pre ERISA vesting rules to maintain the employees' retirement system status as a tax qualified plan. Provides that a member's right to the member's accrued retirement benefit is a non forfeitable upon the attainment of normal retirement age and the completion of the requisite years of credited service. Provides that normal retirement age is 65 and class A and B members who became members before July 1, 2012, the requisite years of credited services if 5 years and for class A and B members who became members after June 30, 2012, the requisite years of credited service is 10 years. Establishes rules to apply for the purpose of applying the limitations in section 415(b) of the Internal Revenue Code HB0805 CD1 Committee Reports: HSCR 384 (LAB) HSCR 898 (FIN) SSCR 1013 (JDL) SSCR 1384 (WAM) CCR 28 Current Status: Apr-30 13 Passed Legislature Section Affected: 88-73, 88-83.5, 88-281, 88-331
HB0808 HD1 SD1 (SSCR 1271)	RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM. Introduced by: Souki J (BR) Establishes provisions relating to civil unions. Requires that under the Hawaii pension and retirement systems law the terms married, marriage, marital, husband, wife, or similar spousal terms include civil union partners and civil unions Amends provisions relating to federal tax qualification requirements. Prohibits civil union partners from receiving the rights of spouses under the Internal Revenue Code HB0808 SD1 Committee Reports: HSCR 387 (LAB) HSCR 810 (FIN) SSCR 1011 (JDL) SSCR 1271 (WAM) Current Status: Apr-19 13 Received by the Governor Section Affected: 88- (1 SECTION), 88-22.5, 88-74.7
HB0811 HD2 SD1 (SSCR 995)	RELATING TO ENERGY INFORMATION REPORTING. Introduced by: Souki J (BR) Amends provisions relating to monitoring of petroleum industry under the unfair trade practices by petroleum industry law. Requires the department of business, economic development and tourism to refer violations to the attorney general Amends provisions relating to the distributors to register. Requires distributors to register with the department instead of the public utilities commission Repeals the provisions relating to the powers of the commission under the petroleum industry information reporting requirements act HB0811 SD1 Committee Reports: HSCR 241 (EEP) HSCR 761 (EDB/ CPC/) SSCR 995 (ENE/ EGH/) SSCR 1249 (CPN) Current Status: Apr-19 13 Received by the Governor Section Affected: 486B-1.5, 486J-2, 486J-11
HB0816 SD1 CD1 (CCR 142)	MAKING APPROPRIATIONS FOR COLLECTIVE BARGAINING COST ITEMS.
LRB Systems	

	corporation for all co (nonsupervisory blue adjustments for emplo	J (BR) director of finance, chief justice, and Hawaii health systems ollective bargaining cost items for collective bargaining unit 1 collar employees) and for salary increases and other cost byees excluded from collective bargaining. (\$\$) HB0816 CD1 HSCR 87 (LAB) HSCR 610 (FIN) SSCR 1302 (JDL/ WAM/) CCR 142
	Current Status:	Apr=30 13 Passed Legislature
HB0820 SD1 CD1 (CCR 141)	Introduced by: Souki Appropriation to the di Hawaii employer unio (teachers and other pe and other cost adjustr HB0820 CD1	ATIONS FOR COLLECTIVE BARGAINING COST ITEMS. J (BR) rector of finance for all collective bargaining cost items and for the n health benefits trust fund costs for collective bargaining unit 5 ersonnel of the department of education) and for salary increases ments for employees excluded from collective bargaining. (\$\$) HSCR 88 (LAB) HSCR 611 (FIN) SSCR 1303 (JDL/ WAM/) CCR 141 Apr=30 13 Passed Legislature
HB0833 HD1 SD1 CD1 (CCR 177)	ITEMS. Introduced by: Souki Appropriation to the corporation for all co (institutional, health, a adjustments for emplo	CY APPROPRIATIONS FOR COLLECTIVE BARGAINING COST J (BR) director of finance, chief justice, and Hawaii health systems llective bargaining cost items for collective bargaining unit 10 and correctional workers) and for salary increases and other cost byees excluded from collective bargaining and who belong to the lans as those employees within collective bargaining unit 10. (\$\$) HSCR 319 (LAB) HSCR 816 (FIN) SSCR 955 (JDL) SSCR 1350 (WAM) CCR 177 Apr-30 13 Passed Legislature
HB0841 HD1 SD1 (SSCR 894)	of insurance laws R to be made within 30 Amends provisions re provisions relating to standards and authori opinions, reports, or su that the rates of comm reserve increases as portfolio to assure the whether the insurer h standards of practice. insurer's operating lo excluding net capital g and replaces the terms insurer's insurance h commissioner may affi by the commissioner general public. Adds i of an insurer's financia Association of Insuran state laws, and rules	
HB0847 HD2 SD1 (SSCR 1001)	RELATING TO ENFO	RCEMENT TOOLS TO IMPROVE PATIENT SAFETY.

medical board to summarily suspend a license and order a licensee to submit to a physical and mental examination under specific circumstances. -- HB0847 SD1 Committee Reports: HSCR 151 (HLT) HSCR 855 (CPC) SSCR 1001 (CPN) SSCR 1325 (JDL) Current Status: Apr-30 13 Passed Legislature 453- (1 SECTION), 453-8 Section Affected: RELATING TO HEALTH INSURANCE. HB0848 HD2 SD1 CD1 (CCR 25) Introduced by: Souki J (BR) Establishes the health care provider network adequacy law. Requires each managed care plan to demonstrate the adequacy of its provider network to the insurance commissioner. Requires the commissioner to consider any applicable federal standards on network adequacy. Requires a certification from a national accreditation organization to create a rebuttable presumption that the network of a managed care plan is adequate. Establishes provisions relating to network adequacy. Requires the commissioner to provide the Hawaii health connector with a list of qualified health plans that meet network adequacy standards. Amends provisions relating to definitions under insurance code law. Redefines small employer to mean in connection with a group health insurance plan with respect to a calendar year and a plan year, and who employed an average of at least 1 but no more than 50 employees on business days during the preceding calendar year and who employs at least 1 employee on the 1st day of the plan year. -- HB0848 CD1 Committee Reports: HSCR 149 (HLT) HSCR 834 (CPC) SSCR 1053 (CPN) CCR 25 Apr=30 13 Passed Legislature Current Status: Section Affected: (2 SECTIONS) HEALTH CARE PROVIDER NETWORK ADEQUACY, 435H- (1 SECTION), 431:2-201.5, 432E-3 HB0858 HD1 SD1 CD1 (CCR 183) RELATING TO THE HI GROWTH INITIATIVE. Introduced by: Souki J (BR) Establishes provisions relating to Hawaii growth initiative; report to legislature. Requires the corporation to submit an annual report to the legislature on the specific annual outcome achieved through the activities and expenditures of the Hawaii growth initiative to develop and strengthen the core capabilities of entrepreneurialism, commercialization, and business formation, in order for Hawaii to develop globally competitive high growth companies. Appropriation to the Hawaii strategic development corporation revolving fund to implement an investment program. Appropriation out of the fund. (\$\$) -- HB0858 CD1 Committee Reports: HSCR 276 (EDB) HSCR 786 (FIN) SSCR 978 (EGH) SSCR 1272 (WAM) CCR 183 Apr-30 13 Passed Legislature Current Status: Section Affected: 211F- (1 SECTION) HI GROWTH INITIATIVE HB0868 RELATING TO ELIMINATING THE ASSET LIMIT ELIGIBILITY REQUIREMENT FOR THE TEMPORARY ASSISTANCE FOR NEEDY FAMILIES PROGRAM. Introduced by: Souki J (BR) Amends provisions relating to applications for public assistance; manner, form, conditions. Repeals asset limitation and the value of 1 motor vehicle in determining the needs of an applicant or recipient for public assistance. -- HB0868 Committee Reports: HSCR 27 (HUS) HSCR 621 (FIN) SSCR 878 (HMS) SSCR 1114 (WAM) Apr-03 13 Received by the Governor Current Status: Apr-18 13 Approved by Governor (Act 18 2013) Section Affected: 346-29 HB0872 MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF HUMAN SERVICES FROM THE NURSING FACILITY SUSTAINABILITY PROGRAM SPECIAL FUND. Introduced by: Souki J (BR) Appropriation out of the nursing facility sustainability program special fund to the department of human services to be used consistent with the special fund, including the reimbursement of moneys advanced in fiscal year 2012 - 2013 from the health care payments program (HMS 401), (\$\$) -- HB0872 Committee Reports: HSCR 159 (HLT/ HUS/) HSCR 585 (FIN) SSCR 879 (HMS) SSCR 1113 (WAM) Apr-03 13 Received by the Governor Current Status: Apr-16 13 Approved by Governor (Act 13 2013)

HB0877 HD1 SD1 (SSCR 895)	OF COMMERCE AND AND OF LABOR AND OF THE HAWAII HEA Introduced by: Souki Amends provisions r composition; operatio director of health, the relation to select a des the designee be subm	elating to board of directors of the Hawaii health connector; n. Allows the director of commerce and consumer affairs, the director of human services, and the director of labor and industrial signee for a specified meeting or meetings of the board. Requires nitted in writing to the board of directors prior to or at the meeting ill serve HB0877 SD1
HB0879 HD2 SD1 (SSCR 913)	Introduced by: Souki Amends Act 217, sess establish the special fu fee. Redefines net pa period ending betwee private hospital to mea waiver that were in op mean the Medicaid se program is operating, special fund. Decreas repeals 2 per cent of to Increases per cent of purposes. Requires th plans for the benefit o special fund appropria 401. Requires the de operation during any outpatient revenue of reports; increases dire cost during state fisca quarterly payment of it 2014 (sunset). Appro	HOSPITAL SUSTAINABILITY PROGRAM. J (BR) sion laws of 2012. Requires the department of human services to und receive revenue from the imposition of a hospital sustainability atient service by changing hospital's medicare cost report for the in July 1, 2009 to 2010 and June 30, 2010 to 2011. Redefines an non public hospitals of the Medicaid section 111 demonstration eration in calendar year 2012. Redefines Section 1115 waiver to action 1115 demonstration waiver under which the state Medicaid . Amends provisions relating to hospital sustainability program ses fund to be used to make direct payments to private hospitals; o be used for Medicaid covered services for the benefit of hospital; of the money used by the department for other departmental he department to include direct supplemental payments to health f the state hospitals. Repeals the hospital sustainability program ation ceiling for fiscal year 2012 - 2013 in federal funds for HMS epartment to include exemption for any hospital that was not in part of calendar year 2012; decrease exempt hospitals with net less and 42 million 500,000 dollars. Based on fiscal year 2011 ect payment to private hospital to cover the uncompensated care al year 2014. Adds fiscal year 2011 for each eligible hospital's s uncompensated care costs. Extends the sunset date to June 30, priation. (\$\$) HB0879 SD1 HSCR 160 (HLT/ HUS/) HSCR 589 (FIN) SSCR 913 (HTH/ HMS/) SSCR 1115 (WAM) Apr-30 13 Passed Legislature ACT 217 2012
HB0880 HD2 SD2 (SSCR 1120)	Introduced by: Souki Amends Act 156, ses program. Repeals the matching funds and re- the fee and associate facilities and for othe definitions. Redefines waiver under which expanded access pla department to support transfers from the state rates to quest expand managed care health. effective date of legis Medicare and Medicai	sion laws of 2012. Establishes the nursing facility sustainability e department of human services to use funds to receive federal equires the department of human services to use the revenue from d federal Medicaid matching funds to make payment to nursing er purposes. Repeals the Quest and Quest expanded access section 1115 waiver to mean Medicaid section 1115 demonstration the state Medicaid program is operating. Replaces QUEST ans with Medicaid managed care health plans. Requires the d direct supplemental payments when receiving intergovernmental e long term care facilities. Amends provisions relating to enhanced ded access plan. Changes quest expanded access to Medicaid Requires payment of rate enhancement to be retroactive to the station and paid within 30 days of notification by the Centers for d services to the department. Extends the sunset date to June 30, opriation out of the nursing facility sustainability program special SD2

	Section Affected:	ACT 156 2012
HB0888 HD2 SD1 CD1 (CCR 33)	PROPERTIES. Introduced by: Souki Establishes provision Hawaii public housing donate, or otherwise d income housing proje relating to lien on aba	DOSITION OF PERSONAL PROPERTY ON PUBLIC HOUSING J (BR) s relating to disposition of abandoned or seized property under authority. Authorizes the Hawaii public housing authority to sell, ispose of property abandoned or seized in or around any state low ct upon compliance with the requirements. Repeals provisions ndoned personalty, sale, etc HB0888 CD1 HSCR 287 (HSG) HSCR 874 (FIN) SSCR 1008 (HMS/ JDL/) SSCR 1340 (WAM) CCR 33 Apr-30 13 Passed Legislature 356D- (1 SECTION), 356D-56
HB0899 HD2 SD2 CD1 (CCR 102)	Exempts the deposit I	
HB0908 HD2 SD1 CD1 (CCR 140)	Introduced by: Souki Establishes provisions the Hawaii home visiti home visiting program home visitation service outcomes, including c strengthen families. F to within the limits of newborns, families usit to Hawaii home visitin service and consider	HAWAII HOME VISITING PROGRAM. J (BR) relating to Hawaii home visiting program; established. Establishes ng program within the department of health. Requires the Hawaii n to be responsible for statewide hospital based screening and es to identify families of newborns at risk for poor health and safety hild abuse and neglect, to promote healthy child development and Requires the hospital based screening and home visiting program f available funds to provide proactive, universal screening of ng a tools designated by the department; refer families at high risk g program providers who shall employ evidence based models of as a high priority, families at risk for poor health outcomes, child propriation out of the Hawaii tobacco settlement special fund. (\$\$) HSCR 374 (HLT/ HUS/) HSCR 769 (FIN) SSCR 990 (HTH) SSCR 1273 (WAM) CCR 140 Apr=30 13 Passed Legislature 321- (1 SECTION) HAWAII HOME VISITING PROGRAM
HB0915	Introduced by: Souki Establishes provisions law. Effective April 1, 2 or reimbursement ma owed, including penal relating to determina Requires any redeter information furnished period to be effective amount of benefits ov respond timely or ade charged against the ac to recovery of benefi determinations or red has been overpaid be program and is disq statement or represent fact to obtain benefits the overpaid amount. the penalty assessme	OYMENT SECURITY LAW. J (BR) s relating to income tax refund offsets under employment security 2013, any employer in default of contributions, advance payments, y be subject to offset of federal tax refund payment of the amount ties, interest, costs, and administrative fees. Amends provisions tion, in general. Replaces the term claimant with individual. mination issued on or after October 1, 2013, on the basis of by the employer or the agent of the employer after the prescribed upon the date of the redetermination. Further requires the entire erpaid due to the employer's or agent of the employer's failure to equately to the agency's request for information as required to be cocunt of the noncomplying employer. Amends provisions relating its paid. Replace the term person with individual. Requires etermination dated on or after October 1, 2013, that the individual enefits under any state or federal unemployment compensation ualified if the department finds that the individual made false tation of a material fact or knowingly failed to disclose a material to include a penalty assessment amount equal to 15 per cent of Effective April 1, 2013, Allows the overpaid benefits amount and ent amount, costs, and administrative fees to be deducted from funds and prohibits penalty assessment amount to be subject to

	to repay overpaid be administrative fees to civil action. Amends p	from future benefits payable. Provides that an individual is liable enefits amount, the penalty assessment amount, costs, and the department of labor and industrial relations without interest by rovisions relating to refunds and adjustments. Adds payments for see authorized under section 6402(f) of the Internal Revenue Code.
	Committee Reports: Current Status:	HSCR 90 (LAB) HSCR 695 (FIN) SSCR 1055 (WAM) Mar-28 13 Received by the Governor Apr-01 13 Approved by Governor (Act 3 2013)
	Section Affected:	383- (1 SECTION), 383-33, 383-44, 383-123
HB0918 HD1 SD1 (SSCR 967)	Introduced by: Souki Amends provisions rel moneys in the employ 2014, to fund costs to under the federal Wor for which insufficient f	EMPLOYMENT AND TRAINING FUND. J (BR) ating to employment and training fund established. Authorizes the ment and training fund, for the period July 1, 2013, to June 30, administer, manage, report, and oversee Title I programs funded kforce Investment Act of 1998, Public Law 105-220, as amended, ederal funds were allocated HB0918 SD1 HSCR 144 (LAB) HSCR 591 (FIN) SSCR 967 (JDL) SSCR 1343 (WAM) Apr-19 13 Received by the Governor 383-128
HB0919	RELATING TO STAT	
	Introduced by: Souki Amends provisions re positions to comprise a embrace all personal special, research, or o by inmates, patients disabilities participation accordance with guide work experience train persons entering the programs such as feder Community Service Administration of the positions filled by person	J (BR) lating to civil service and exemptions. Requires the civil service all positions in the State now existing or hereafter established and services performed for the State, except employees engaged in demonstration projects approved by the governor; positions filled or state institutions, persons with severe physical or mental g in the work experience training; positions filled with students in elines for established state employment; and positions that provide ing or temporary public service employment that are filled by workforce or persons transitioning into other careers under eral Workforce Investment Act of 1998, as amended, or the Senior Employment Program of the Employment and Training US Department of Labor, or other similar state programs; and ons with severe disabilities who are certified by the state vocational at they are able to perform safely the duties of the positions
HB0921	APPEALS BOARD. Introduced by: Souki Amends provisions re board to make or issue orders and to carry in provisions relating to accordance with the H	EEDINGS BEFORE THE LABOR AND INDUSTRIAL RELATIONS J (BR) lating to labor and industrial relations appeals board. Allows the e any order or take other appropriate steps to enforce its rules and to full effect the powers and duties given to it by law. Amends judicial review. Includes electronically filing a notice of appeal in fawaii rules of appellate procedures HB0921 HSCR 94 (LAB) HSCR 626 (FIN) SSCR 961 (JDL) SSCR 1245 (WAM) Apr-05 13 Received by the Governor Apr-16 13 Approved by Governor (Act 14 2013) 371-4, 386-88
HB0924 HD1 SD2 CD1 (CCR 29)	Introduced by: Souki Establishes provisions	ECTIVE BARGAINING. J (BR) s relating to hearings notice. Requires the labor relations board to a hearing by 1st class mail at least 15 days before the hearing

	Committee Reports: Current Status: Section Affected:	HSCR 95 (LAB) HSCR 597 (FIN) SSCR 963 (JDL) SSCR 1260 (WAM) CCR 29 Apr-30 13 Passed Legislature 89- (1 SECTION), 89-9
HB0925		EMPLOYMENT SECURITY APPEALS REFEREE'S OFFICE.
	Amends provisions re law. Allows the depar initial hearing date to known address. Provi appeals referee's offi	elating to appeals, filing, and hearing under employment security tment of labor and industrial relations at least 12 days prior to the mail a written notice of a hearing to the claimant's or party's last des upon application to, and approval by, the employment security ce, allows a claimant or party to an appeal to elect to receive sions, and other appeal document in electronic format in lieu of
	Committee Reports:	
	Current Status:	Apr-05 13 Received by the Governor Apr-16 13 Approved by Governor (Act 15 2013)
	Section Affected:	
HB0927	Introduced by: Souki Amends provisions re moneys in the fund to l training needs for indu recommended by the training needs ident	elating to employment and training fund established. Requires be used with emphasis on serving small businesses by serving the ustries included in the State's economic development strategy as department of business, economic development, and tourism and ified by the county workforce investment boards, employer try or trade associations, labor organizations and similar
HB0928 HD1 SD1 CD1 (CCR 110)	INDUSTRIAL RELAT Introduced by: Souki Amends provisions re Repeals the unemplo finance may not use t provisions relating to expenses. Repeals th exempt from being re Makes the unemploym fund for disability bene HB0928 CD1 Committee Reports: Current Status: Section Affected:	J (BR) lating to transfers from special funds for central service expenses. yment compensation fund from list of funds that the director of o defray central service expenses of the government Amends special fund reimbursements for departmental administrative te unemployment compensation fund from the list of funds that are esponsible for paying a share of the administrative expenses nent compensation fund, the special compensation fund, the special efits and the special premium supplementation fund trust funds HSCR 99 (LAB) HSCR 598 (FIN) SSCR 968 (JDL) SSCR 1342 (WAM) CCR 110 Apr-30 13 Passed Legislature 36-27, 36-30, 383-121, 386-151, 392-61, 393-41, 392-28, 392-42.5, 392-43, 392-45, 392-46, 392-47, 392-52, 392-62, 392-63, 392-64, 392-65, 392-67, 392-69, 392-72, 392-78, 392-92, 393-33, 393-34
HB0929 SD1 (SSCR 1094)	Introduced by: Souki Amends provisions re security law. Changes the applicable schedu	lating to employment and training assessment under employment s the maximum rate of 5 and 4/10 per cent to the maximum rate of
HB0941	RELATING TO THE	NATURAL AREA RESERVES SYSTEM COMMISSION.

	member of the comm traditional and custom	J (BR) elating to natural area reserves system commission. Requires 1 ission to a person possessing a background in native Hawaiian hary practices HB0941 HSCR 3 (WAL) HSCR 273 (OMH) SSCR 877 (WTL/ THA/) Mar-19 13 Received by the Governor Apr-03 13 Approved by Governor (Act 4 2013) 195-6
HB0944	Introduced by: Souki Amends provisions re Replaces methylened provisions relating to s compound containing the nitrogen atom o cycloalkylmethyl, cyclo 1-(N-methyl-2-pyrro tetrahydropyranylmeth extent and whether or Replaces 4-ani Fentanyl-4-anilino-N-p schedule III. alpha-androstan-1 alpha-androstano[3,2- of products, mixtures, wholesalers. Provide steroids is guilty of a c	JNIFORM CONTROLLED SUBSTANCES ACT. J (BR) lating to schedule I under the uniform controlled substances act. lioxypyrovalerone with methylenedioxymethcathinone. Amends schedule II. Adds Tetramethylcyclopropanoylindoles; meaning any a 3-tetramethylcyclopropanoylindole structure with substitution at f the indole ring by an alkyl, haloalkyl, cyanoalkyl, alkenyl, alkylethyl, 1-(N-methyl-2-piperidinyl)methyl, 2-(4-morpholinyl)ethyl, olidinyl)methyl, 1-(N-methyl-3-morpholinyl)methyl, or nyl group, whether or not further substituted in the indole ring to any r not substituted in the tetramethylcyclopropyl ring to any extent. I in o- N- P h e n et hyl-4-piperdine (ANPP) with to obenethyl-4-piperdine (ANPP). Amends provisions relating to Adds Methasterone (2 alpha-17 alpha-dimethyl-5 7beta-ol-3-one); Prostanozol (17 beta-hydroxy-5 c]pryazole to anabolic steroids. Amends provision relating to sales or preparations containing doephedrine; reporting requirement for es that any person who violates provisions relating to anabolic class C felony HB0944 HSCR 547 (PBS) HSCR 829 (JUD) SSCR 901 (PSM) SSCR 1323 (JDL) Apr-11 13 Received by the Governor Apr-23 13 Approved by Governor (Act 48 2013) 329-14, 329-16, 329-18, 329-75
HB0951 HD1 SD2 CD1 (CCR 73)	Introduced by: Souki Establishes provisions department of public process orders to sho possession; orders for the maintenance of t department, the State the State. Provides th person a law enforcem State Requires the and delineate the dut create a process of re requirements of an jur State; and addressing department. Require	s relating to service of process; list. Requires the director of the safety to maintain a list of independent civil process servers to be cause; garnishment; writs of replevin and attachment; writs of rexamination and writs of attachment or execution. Provides that the list shall not create a private cause of action against the , and the agencies, officers, and employees of the department or hat placement of a person's name on the list shall not make the nent officer, sheriff or deputy sheriff, or an employee or agent of the department of public safety to convene a working group to define ies and responsibilities of process servers under its jurisdiction; gistration for process servers in the state; examine the licensing isdictional concerns with the private process server industry in the g other issues deemed relevant by the working group or by the is the working group to meet at least 4 times and report to the repealed on June 30, 2015 (sunset) HB0951 CD1
HB0977 HD2 SD2 CD1 (CCR 111)	learner's permit to be permit" or "CLP" displa a commercial motor v license or non comme	

	which the driver doe driver's license or do Requires test examin skills test Requires license general know Prohibits a record of o system to be used for of driving a commerci is 0.04 or more grams per 100 milliliters or co person who drives a driver's license or co	a driver to drive a commercial motor vehicle during any period in s not have a current commercial learner's permit or commercial bes not have the proper class, restrictions and endorsements hers to communicate with the applicant only in English during the s every applicant to successfully complete the commercial driver's whedge test before being issued a commercial learner's permit conviction transmitted and maintained in the statewide traffic record r purposes other than the licensing of drivers, including any record al motor vehicle while the alcohol concentration of the driver's blood of alcohol per 210 liters of breath or 0.04 or more grams of alcohol ubic centimeters of blood Establishes fines and penalties for any commercial motor vehicle in the state without a valid commercial mmercial learner's permit HB0977 CD1 HSCR 430 (TRN) HSCR 753 (CPC/ JUD/) SSCR 947 (TIA/ PSM/) SSCR 1358 (WAM) CCR 111 Apr-30 13 Passed Legislature 286- (1 SECTION), 286-102, 286-231, 286-233, 286-234, 286-235, 286-236, 286-238, 286-239, 286-240, 286-241, 286-241.4, 286-241.5, 286-244, 286-245, 286-248, 286-249, 286-2
HB0980 HD2 SD2 (SSCR 1403)	mobile telephone, wir while using a mobile operate a motor vehic the sole purpose of r mobile electronic devi shall be an affirmativ mobile electronic de drivers using 2 way ra and scope of their w possess a commerci operator license issu duplex 2 way radio. I operating a motor ve be doubled HB098	i J (BR) is relating to mobile electronic devices (cell phone, cellular phone, eless telephone). Prohibits a person from operating a motor vehicle electronic device. Prohibits a person under 18 years of age to cle while utilizing a hands free mobile electronic device, except for naking a 911 emergency communication. Provides the use of a ice for the sole purpose of making a 911 emergency communication re defense to this law. Exempts emergency responders using a vice while in the performance and scope of their official duties; dios or a private land mobile radio system while in the performance vork related duties and who are operating fleet vehicles or who ial vehicle license; or and drivers holding a valid amateur radio ued by the federal communications commission and using a 1/2 Establishes fines. Requires that if a person violates this law while hicle in a school zone or construction area, the fines imposed will
HB0988 HD2 SD2 CD1 (CCR 138)	environmental responsion operations of an environ shall be responsible for injured, or contamina CD1	
HB0998	Introduced by: McKe Amends Act 169, se repealing the sunset	ession laws of 2010, relating to prohibition of transfer fees by

HB0999 HD2 SD1 (SSCR 1052)	Requires a risk retention risks ceded to a reinsur- or allow a qualify for cr meets the reinsurance by the insurance common Committee Reports: Current Status:	-	for credit reinsurance on credit for reinsurance law reinsurer, if the reinsurer ance companies adopted
HB1059 HD2 SD2 (SSCR 1376)	RELATING TO COUR Introduced by: Souki , Establishes provisions the commencement of at the commencemen offense punishable as under state law, that defendant has lawful consequences, includi or denial of naturalizat the possible conseque required to disclose im	T ADVISEMENT CONCERNING ALIEN	g alien status required at es the court to administer ind plea hearings for an designated as infractions US, whether or not the escuere and irreversible exclusion from admission prney to advise regarding status. Defendant is not purt HB1059 SD2
HB1068 HD1 SD2 CD1 (CCR 121)	Section Affected: RELATING TO HUMA Introduced by: Awana Establishes provisions posting requirement; p 11 liquor licenses, a m employs 1 or more ero posted in a place read specified of a minimum Human Trafficking Re industrial relations to m employers to print. E considered a civil action	802E- (1 SECTION), 802E-2, 802E-3 N TRAFFICKING. K, Mizuno J, Thielen C, Hashem M relating to National Human Trafficking I benalty. Requires an establishment that assage therapy establishment that empl tic or nude massagers or erotic or nude of dily accessible to individuals in the empl specified size that provides specified info esource Center hotline. Requires the on hake an electronic version of the poster a stablishes fine and requires actions to	t holds a class 5 or class loys 5 or more people, or dancers to post and keep ployers employ a poster ormation and the National department of labor and vailable on its website for collect the penalty to be HMS/ JDL/) SSCR 1387
HB1089 HD1 (HSCR 261)	Introduced by: Hanoh Amends provisions rel Appreciation Month to connections of native H HB1089 HD1	APPRECIATION MONTH. ano F ating to holidays. Establishes the month o celebrate the strong kalo tradition in Hawaiians to kalo, the Hawaiian word for HSCR 261 (VMI) HSCR 640 (OMH) SS Mar-22 13 Received by the Governor Apr-09 13 Approved by Governor (Act 7 8- (1 SECTION) KALO APPRECIATION	Hawaii and the cultural taro. Not a state holiday. SCR 935 (THA/ TEC/) 7 2013)
HB1130 HD1 SD1 (SSCR 988)	Introduced by: Onishi Amends provisions rela number of members o executive officers as e number of corporation	AWAII HEALTH SYSTEMS CORPORA R, Morikawa D, Ward G, Lee C, Lowen ating to the Hawaii health systems corpo f the board of directors from 13 to 18. (ex officio voting members to nonvoting n board members in each county to in rnor for each respective county. Require	N, Ing K, Hanohano F ration law. Increases the Changes 5 regional chief members. Increase the nclude 1 member to be

	appointments to strive	bective county to serve 4 year terms. Requires the board member to create a board that includes expertise in the fields of medicine, administration, government affairs, human resources, and law HSCR 741 (HLT) SSCR 988 (HTH) SSCR 1345 (WAM) Apr-22 13 Received by the Governor 323F-3
HB1132 HD1 SD1 CD1 (CCR 51)	Introduced by: Ohno Amends provisions re to be between Janua January 31 for a legis	lating to requirements for disclosure. Redefines disclosure period ry 1 and May 31 for an employee and between January 1 and
HB1133 SD2 (SSCR 1279)	L, Takumi R, Johanso F, Ing K, Brower T, Sa Repeals the public la 2012, by repealing the site for the pu'uhonua (to the department of la as of the effective date generated and deposi unencumbered as of proceeds generated unexpended and uner Transfers all record documents, maps, a acquired, or held by th and natural resources	C, Mizuno J, Lee C, Awana K, Hashem M, Morikawa D, Cheape in A, Coffman D, Fukumoto B, Thielen C, McKelvey A, Hanohano aiki S, McDermott B, Fale R ind development corporation. Amends Act 117, session laws of provision that the corporation assist in determining an appropriate (puuhonua) or wellness center Transfers any funds appropriated ind and natural resources that are unexpended and unencumbered of this Act to the land conservation fund. Transfers any proceeds ited into the stadium facilities special fund that are expended and the effective date of this Act to the general fund. Transfers any and deposited into the school facilities special fund that are ncumbered as of the effective date of this Act to the general fund. s, equipment, machines, files, supplies, contracts, books, papers, nd other personal and real property heretofore made, used, ne public land development corporation to the department of land
HB1136 HD2 SD1 CD1 (CCR 103)	Appropriation to the d	AIR PATROL. C, Lowen N, McKelvey A, Aquino H epartment of defense for the civil air patrol. (\$\$) HB1136 CD1 HSCR 403 (PBS/ VMI/) HSCR 877 (FIN) SSCR 939 (PSM) SSCR 1252 (WAM) CCR 103 Apr=30 13 Passed Legislature
HB1137 HD1 SD2 CD1 (CCR 72)	complaints. Allows a is actively licensed as a residency in psychia social worker. Requi registry of child custody information, to establis court regarding a child legislature. Allows a litigation HB1137 C	Its K is relating to child custody evaluators; qualification; registry; person to be appointed as a child custody evaluator if the person a physician and is a board certified psychiatrist or has completed atry, a psychologist, a marriage and family therapist, or a clinical res the judiciary to maintain on its website a publicly accessible dy evaluators who are qualified and are willing and available to evaluations are responsible for providing the judiciary with relevant sh a complaint process so that parties may file a grievance with the d custody evaluator appointed by the court. Annual report to the complaint against a child evaluator to be resolved through civil

Current Status:	Apr-30 13 Passed Legislature
Section Affected:	571- (1 SECTION), 571-46

HB1147 HD2 SD2 CD1 (CCR 125) RELATING TO CAMPAIGN SPENDING.

Introduced by: Lee C, Belatti D, Saiki S, Nishimoto S, Johanson A, Hanohano F Establishes provisions relating to identification of certain top contributors to noncandidate committees making only independent expenditures. Requires an advertisement to contain an additional notice of the top contributors for this advertisement. -- Amends provisions relating to the campaign spending commissions. Requires the commission to ascertain whether any person has failed to file a report. -- Amends provisions relating to filing of reports, generally. Requires every report required to be filed by an individual or entity to be certified as complete and accurate by the chairperson and treasurer. Requires all reports be made available for public inspection on the commission's website in a searchable database. -- Amends provisions relating to noncandidate committee reports. Requires reports to disclose contributions received and contributions made, the amount and date of each contribution made and the name and address of the candidate. candidate committee, or noncandidate committee to which the contribution was made. Provides that expenditures for advertisements or electioneering communication shall include the names of the candidates supported, opposed or clearly identified; independent expenditures to include the name of any candidate referenced; and for noncandidate committees making independent expenditures only, certification that no expenditures have been coordinated with a candidate, candidate committee, or noncandidate committee, or any agent of a candidate, candidate committee, or noncandidate committee. Further requires any expenditure that is contracted or paid for and that is to be rendered during the last 3 days of an election period to be included in a late expenditure report. -- Amends provisions relating to late contributions by adding late expenditures; reports. Requires that if an electioneering expenditure is made by an entity, the names and titles of the executives or board of directors who authorized the expenditure be filed with the commission. -- Amends provisions relating to electioneering communications; statement of information. Requires each statement of information to contain the names and titles of the executives or board of directors who authorized the expenditure, it he expenditure was made by a noncandidate committee, business entity, or an organization. -- Amends provisions relating to advertisements. Requires any advertisement that is broadcast, televised, circulated, or published, including electronic means, to meet certain specifications. -- Repeals the provisions requiring corporations to file a report with the commission. -- HB1147 CD1

Committee Reports: HSCR 575 (JUD) HSCR 907 (FIN) SSCR 1014 (JDL) SSCR 1367 (WAM) CCR 125 Current Status: May=02 13 Passed Legislature

Current Status: Section Affected:1

1- (1 SECTION), 11-314, 11-331, 11-335, 11-337, 11-338, 11-340, 11-341, 11-391, 11-332

HB1149 HD3 SD2 CD1 (CCR 30) RELATING TO WIND ENERGY FACILITIES.

Introduced by: Lee C, Morikawa D, Ing K, Nishimoto S, Evans C, Hanohano F Establishes provisions relating to decommissioning of wind energy facilities. Requires the owner of a commercial wind energy facility utilizing the renewable energy facility siting process to be responsible, at the owner's expense, for the decommissioning of the wind energy facility upon abandonment of the end of the useful life of the commercial wind energy equipment in the wind energy facility. Authorizes counties to include decommissioning requirements as a condition for a building permit. Exempts wind energy facilities existing in the State provided that an existing lease or other agreement between the wind energy facility owner and the landowner on which the facility is located or a power purchase agreement under which the wind energy facility owner is operating, provides for the decommissioning of the wind energy facility after abandonment or the end of the useful life of the commercial wind energy equipment in the wind energy facility, or the wind energy facility was construction on fee simple land owned by the owner. Requires the owner to file, prior to the initial commercial generation date with the energy resources coordinator, evidence of financial security to cover the anticipated costs of decommissioning the wind energy facility. -- HB1149 CD1 HSCR 223 (EEP) HSCR 487 (CPC) HSCR 804 (FIN) SSCR 1018 Committee Reports:

(ENE/ CPN/) SSCR 1353 (WAM) CCR 30

Current Status: Section Affected: Apr-30 13 Passed Legislature 201N- (3 SECTIONS) DECOMMISSIONING OF WIND ENERGY FACILITIES

HB1187 SD2 CD1 (CCR 70)	RELATING TO HUMAN TRAFFICKING. Introduced by: Mizuno J, Awana K, Saiki S, Luke S, Souki J Amends provisions relating to holidays. Establishes the month of January as the human trafficking awareness month to promote public awareness of human trafficking as a significant societal and public health crisis. Not a state holiday Amends provisions relating to definitions under child abuse law. Redefines child abuse to include sexual exploitation and being a victim of labor trafficking HB1187 CD1 Committee Reports: HSCR 337 (HUS) SSCR 1288 (HMS/ TEC/) FLOOR AMENDMENT 9 CCR 70 Current Status: Apr-30 13 Passed Legislature Section Affected: 8- (1 SECTION), 350-1, 587A-4
HB1202 HD1 SD1 (SSCR 1000)	RELATING TO BUSINESS. Introduced by: Ito K, Har S, Oshiro M Amends provisions relating to civil and criminal sanctions for unlicensed activity; fines; injunctive relief; damages; forfeiture. Exempts a licensee who inadvertently fails to maintain licensing requirements under the appropriate licensing statute and who subsequently corrects the failure so that there was no lapse in licensure Amends provisions relating to unlicensed contracting activity. Exempts a contractor who inadvertently fails to maintain licensing requirements and who subsequently corrects the failures so that there is no lapse in licensure HB1202 SD1 Committee Reports: HSCR 727 (JUD) SSCR 1000 (CPN) SSCR 1373 (JDL) Current Status: Apr-19 13 Received by the Governor Section Affected: 436B-27, 708-8300
HB1207 HD1 SD1 CD1 (CCR 14)	RELATING TO HUMAN SERVICES. Introduced by: Jordan J, Tokioka J, Hashem M, Kawakami D, Morikawa D, Carroll M Requires the department of human services to report on the State's integrity compliance with the federal Patient Protection and Affordable Care Act as it relates to Medicaid program integrity within the managed care health plans, fee for service program, and the Children's Health Insurance Program to include timelines and plans for compliance with the Patient Protection and Affordable Care Act for fiscal years 2013 - 2014, 2014 - 2015 and 2015-2016. Reports to the legislature HB1207 CD1 Committee Reports: HSCR 580 (HUS) SSCR 1287 (HMS) CCR 14 Current Status: Apr-30 13 Passed Legislature
HB1258 HD1 (HSCR 711)	RELATING TO AGING. Introduced by: Souki J (BR) Amends provisions relating to policy advisory board for elder affairs by adding lifetime honorary kupuna. Allows the policy advisory board for elder affairs to honor a non ex officio member by voting to award the member a lifetime honorary kupuna title at a meeting called for the purpose and attended by a quorum. Requires the governor to take into consideration a person's receipt of a lifetime honorary kupuna title when considering the person's reappointment to the board and allows the governor to reappoint a person who holds the lifetime honorary kupuna title for continued terms over the person's lifetime HB1258 HD1 Committee Reports: HSCR 711 (HUS) SSCR 934 (HMS/ HTH/) Current Status: Mar-22 13 Received by the Governor Apr-10 13 Approved by Governor (Act 8 2013) Section Affected: 349-4
HB1263 HD2 SD2 CD1 (CCR 119)	RELATING TO IRRIGATION. Introduced by: Wooley J Appropriation to the department of agriculture for making improvements to the east Kauai irrigation system and Peekauai ditch (Menehune ditch) irrigation system. (\$\$) HB1263 CD1 Committee Reports: HSCR 493 (AGR/ WAL/) HSCR 870 (FIN) SSCR 933 (AGL/ WTL/) SSCR 1359 (WAM) CCR 119 Current Status: Apr=30 13 Passed Legislature
HB1268 HD1 SD1 (SSCR 1293)	RELATING TO PUBLIC LANDS. Introduced by: Wooley J Amends provisions relating to continuation of rights under existing homestead leases, certificates of occupation, right of purchase leases, and cash freehold agreements. Requires that no existing certificate of occupation or existing homestead lease, or

	bequest, or intestate natural resources; pr bequest be limited to a	eof, be transferable or assignable except by conveyance, devise, succession and with the prior approval of the board of land and ovided that transfer or assignment by conveyance, devise, or a member or members of the occupier's or lessee's family or in the lease, to any person or persons designated as a trustee of a land HSCR 76 (WAL/ OMH/) HSCR 918 (JUD) SSCR 1293 (WTL/ THA/ JDL/) Apr-18 13 Received by the Governor 171-99
HB1279 HD1 SD2 CD1 (CCR 104)	Authorizes the departr and to expend the m offender population in treatment and suppor population to achieve department of labor an job training, employme in partnership with the reentering the commu	IC SAFETY. o H, Ichiyama L, Yamashita K, Ing K, Takumi R, Hashem M ment of labor and industrial relations to receive monetary donations noneys collect for programs specifically designed to assist the transitioning to the community in a safe, responsible way; holistic t services designed to enable participants from the ex offender e self sufficiency; and other purposes. Appropriations to the id industrial relation for expenses incurred for reintegration support, ent placement, and case management, including through programs e department of public safety for persons convicted of crimes and unity. (\$\$) HB1279 CD1 HSCR 295 (PBS) HSCR 702 (FIN) SSCR 902 (PSM) SSCR 1337 (WAM) CCR 104 Apr=30 13 Passed Legislature
HB1282 HD1 (HSCR 604)	also be awarded to an support of military oper the US Department of danger if that duty qua Department of Defens members and US militaction HB1282 HD	K, Ito K lating to Hawaii medal of honor. Adds that the medal of honor may n individual who has been killed in action while serving in direct erations in a combat zone if that service is designated as such by f Defense or performing duty subject to hostile fire or imminent lifies the individual for special military pay as determined by the US e. Specifies that medals may be awarded to Hawaii national guard itary reserves who were activated into service and were killed in
HB1287 HD1 SD1 CD1 (CCR 52)	RELATING TO PERSONAL INFORMATION. Introduced by: Souki J Amends provisions relating to unlawful use of Hawaii identification card or driver's license. Allows a business to scan the machine readable zone of an individual's Hawaii identification card or driver's license to verify the individual's age when providing age restricted goods or services to the individual if the business has a reasonable doubt of the individual having reached the minimum age required for purchasing the age restricted goods or services. Act to be repealed July 31, 2014 (sunset) HB1287 CD1 Committee Reports: HSCR 749 (JUD) SSCR 1285 (TEC/ CPN/) CCR 52 Current Status: Apr=30 13 Passed Legislature Section Affected: 487J-6	
HB1328 HD1 SD1 (SSCR 1039)	Introduced by: Carrol Amends Act 159, ses food or fueled produc sunset date HB132	KAHO'OLAWE ISLAND RESERVE. I M, Evans C, Lee C, Awana K, Hanohano F, McKelvey A sion laws of 2010, relating to exemptions for the procurement of cts for Kahoolawe island reserve commission, by repealing the 28 SD1 HSCR 264 (OMH) HSCR 873 (FIN) SSCR 1039 (WTL/ EGH/) SSCR 1329 (WAM) Apr-30 13 Passed Legislature ACT 159 2010, 103D-102
HB1374 HD1 SD1 CD1 (CCR 175)	RELATING TO PROC Introduced by: Johans	CUREMENT. son A, Saiki S, Souki J, Mizuno J, Nishimoto S, Luke S, Nakashima

	Morikawa D, Onishi R Amends provisions re be awarded pursuar professional services emergency procurem	 Lee C, Evans C, Fukumoto B, Thielen C, McKelvey A, Ohno T, R, Fale R, Takai K, Brower T, Belatti D Islating to methods of source selection. Requires that all contracts in to competitive sealed bids; competitive sealed proposals; procurement; small purchases; sole course procurement; and ents HB1374 CD1 HSCR 417 (EDB) HSCR 811 (FIN) SSCR 1038 (EGH) SSCR 1368 (WAM) CCR 175 Apr-30 13 Passed Legislature 103D-301
HB1381 HD2 SD2 CD1 (CCR 34)	Introduced by: Takai Amends provisions re acceptance by affida nonresident requirement the spouse holds a co licensure requirement those established by thas orders issued by Hawaii for a duration of be valid for the same p its particular profession a license issued by en HB1381 CD1	ESSIONAL AND VOCATIONAL LICENSING. K lating to licensure by endorsement or licensure by reciprocity; initial vit; temporary license by adding military spouse. Repeals the ent. Requires that a military spouse receive a license provided that urrent license in another state, district, or territory of the US with s that the licensing authority determines are equivalent to or exceed the licensing authority and is the spouse of a military member who the appropriate agencies of the armed forces to be stationed in of at least 1 year. Requires a license by endorsement or reciprocity period of time as a license issued pursuant to the requirements for on; provided that the total time period that a military spouse holds dorsement or reciprocity shall not exceed 5 years in the aggregate. HSCR 540 (VMI) HSCR 854 (CPC) SSCR 1035 (PSM) SSCR 1365 (CPN) CCR 34 Apr-30 13 Passed Legislature 436B-14.7
HB1388 HD1 SD1 (SSCR 1251)	ASSIST A PROCESS Introduced by: Morika Authorizes the issuar Hawaii corporation, in protect its shrimp hato revenue bonds to refu	
HB1396 HD1 SD2 CD1 (CCR 116)	Introduced by: Ito K, Appropriation to the u	
HB1405 HD2 SD2 CD1 (CCR 17)	Introduced by: Lee C Amends provisions re utilities commission to in effect during the fis relating to public benefits public benefits fee to and energy use reduc State to participate in energy use reduction services HB1405 C	lating to annual report and register of orders. Requires the public include a summary of the power purchase agreements and pricing scal year in its annual report to the governor. Amends provisions efits authorization. Repeals the term energy efficiency. Requires support clean energy technology, demand response technology, ction and demand side management infrastructure Allows the n any clean energy technology, demand response technology, n, or demand side management infrastructure programs and

HB1412 SD2 (SSCR 1339)	RELATING TO SMAL	L BOAT HARBORS.		
	Introduced by: McKel M	vey A, Carroll M, Morikawa D, Hanohano F, Evans C, Nakashima		
	Establishes provisions relating to native Hawaiian canoes; education. Requires the board of land and natural resources to accommodate the mooring of native Hawaiian canoes owned or leased by a nonprofit corporation, association, organization, or other duly chartered entity that operates native Hawaiian canoes for educational purposes. Requires any owner or lessee of a native Hawaiian canoe to report annually to the department describing how the educational activities that were conducted during the previous year used, involved, or focused on the native Hawaiian canoe HB1412 SD2 Committee Reports: HSCR 409 (OMH/ WAL/) SSCR 945 (WTL/ THA/) SSCR 1339 (WAM)			
	Current Status:	Apr-30 13 Passed Legislature		
	Section Affected:	200- (1 SECTION) NATIVE HAWAIIAN CANOES		
HB1424 SD2 CD1 (CCR 122)	Introduced by: McKel Requires the departme islands land trust, to identified as TMK 2-4 seller of the land use retirees of the Maui La	ACQUISITION OF RESOURCE VALUE LANDS. Ivey A, Ing K, Carroll M, Woodson J ent of land and natural resources, in consultation with the Hawaiian engage to acquire the parcel of land located at Lipoa Point, I-1-001-010-0000. Requires the department to ensure that the est he proceeds of the sale to benefit the pension plans of the and and Pineapple Company, Inc. (\$\$) HB1424 CD1 HSCR 266 (OMH/ WAL/) HSCR 663 (FIN) SSCR 1023 (WTL) SSCR 1352 (WAM) CCR 122 Apr=30 13 Passed Legislature		
HB1430 HD2 SD2 CD1 (CCR 113)	RELATING TO HUMAN SERVICES. Introduced by: Mizuno J, Hanohano F, Carroll M Appropriation to the department of human services for the establishment and operation of a comprehensive service center for the deaf, hard of hearing, and deaf blind. (\$\$) HB1430 CD1			
	Committee Reports: Current Status:	1278 (WAM) CCR 113		
	Current Status.	Apr=30 13 Passed Legislature		