

FIFTY-SECOND DAY

Thursday, April 18, 2013

The House of Representatives of the Twenty-Seventh Legislature of the State of Hawaii, Regular Session of 2013, convened at 11:39 o'clock a.m., with Speaker Souki presiding.

The invocation was delivered by Ms. Jeannin-Melissa Russo of Senator Brickwood Galuteria's office, after which the Roll was called showing all Members present.

By unanimous consent, reading and approval of the Journal of the House of Representatives of the Fifty-First Day was deferred.

GOVERNOR'S MESSAGES

The following messages from the Governor (Gov. Msg. Nos. 262 and 1112 through 1117) were received and announced by the Clerk and were placed on file:

Gov. Msg. No. 262, dated April 16, 2013, transmitting the Office of Information Management and Technology Procurement Report as of March 31, 2013, pursuant to Act 222, SLH 2012.

Gov. Msg. No. 1112, informing the House that on April 16, 2013, the following bill was signed into law:

S.B. No. 479, SD 2, entitled: "A BILL FOR AN ACT RELATING TO THE MEMBERSHIP OF A METROPOLITAN PLANNING ORGANIZATION." (ACT 012)

Gov. Msg. No. 1113, informing the House that on April 16, 2013, the following bill was signed into law:

H.B. No. 872, entitled: "A BILL FOR AN ACT MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF HUMAN SERVICES FROM THE NURSING FACILITY SUSTAINABILITY PROGRAM SPECIAL FUND." (ACT 013)

Gov. Msg. No. 1114, informing the House that on April 16, 2013, the following bill was signed into law:

H.B. No. 921, entitled: "A BILL FOR AN ACT RELATING TO PROCEEDINGS BEFORE THE LABOR AND INDUSTRIAL RELATIONS APPEALS BOARD." (ACT 014)

Gov. Msg. No. 1115, informing the House that on April 16, 2013, the following bill was signed into law:

H.B. No. 925, entitled: "A BILL FOR AN ACT RELATING TO THE EMPLOYMENT SECURITY APPEALS REFEREE'S OFFICE." (ACT 015)

Gov. Msg. No. 1116, informing the House that on April 16, 2013, the following bill was signed into law:

S.B. No. 511, entitled: "A BILL FOR AN ACT RELATING TO UNIFORM COMMERCIAL CODE ARTICLE 4A." (ACT 016)

Gov. Msg. No. 1117, informing the House that on April 16, 2013, the following bill was signed into law:

S.B. No. 341, SD 2, entitled: "A BILL FOR AN ACT RELATING TO DISPOSITION OF REMAINS." (ACT 017)

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 700 through 703) were received and announced by the Clerk:

Sen. Com. No. 700, dated April 17, 2013, informing the House that the Senate has on April 16, 2013, reconsidered its action taken on April 11, 2013, in disagreeing to the amendments proposed by the House to the following Senate Bills and has moved to agree to the amendments, and that said bills have this day passed Final Reading:

S.B. No. 482, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO AGRICULTURE."

S.B. No. 529, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PARENTAL RIGHTS."

S.B. No. 1138, HD 1, entitled: "A BILL FOR AN ACT RELATING TO VACCINATION GUIDELINES."

Sen. Com. No. 701, dated April 17, 2013, informing the House that the President has appointed as conferees on the part of the Senate, for the consideration of amendments proposed by the House to the following House Bill:

H.B. No. 471 Dela Cruz, Chair; Espero, Co-Chair;
HD 1, SD 1 English, Green, Slom

Sen. Com. No. 702, dated April 17, 2013, informing the House that the President has appointed as conferees on the part of the Senate, for the consideration of amendments proposed by the House to the following Senate Bill:

S.B. No. 66 Hee, Chair; Shimabukuro, Co-Chair;
SD 1, HD 2 Slom

Sen. Com. No. 703, dated April 17, 2013, informing the House that the Senate has made the following changes to Senate Conferee assignments for the following bill:

S.B. No. 753, Senator Ige discharged as Co-Chair;
SD 2, HD 1 Senator Dela Cruz added as conferee.

INTRODUCTIONS

The following introduction was made to the Members of the House:

Representative Morikawa introduced students from Kawaikini Public Charter School: Kamalani Hopkins, Kalelei Rogers, Kiani Rapozo and Lukini Quereto; and Kumu Kae'e Ah Loo.

At 11:45 o'clock a.m., the Chair declared a recess subject to the call of the Chair.

The House of Representatives reconvened at 12:37 o'clock p.m.

ORDER OF THE DAY

SUSPENSION OF RULES

On motion by Representative Awana, seconded by Representative Fukumoto and carried, the rules were suspended for the purpose of considering a certain House Bill for Final Reading by consent calendar. (Representatives Choy, Mizuno, Nakashima and Yamane were excused.)

FINAL READING

Representative Saiki moved to agree to the amendments made by the Senate to the following House Bill, seconded by Representative Awana and carried: (Representatives Choy, Mizuno, Nakashima and Yamane were excused.)

H.B. No. 1268, HD 1, (SD 1)

H.B. No. 1268, HD 1, SD 1:

Representative Saiki moved that H.B. No. 1268, HD 1, SD 1 pass Final Reading, seconded by Representative Awana.

Representative Har rose to speak in opposition to the measure, stating:

"Mr. Speaker, in opposition. Thank you, Mr. Speaker. Mr. Speaker, we've seen this bill for five years now, and I will continue to submit that this bill is bad policy. For the Members, we've had extensive discussion, and we continue to have extensive discussion because there are so many lingering questions.

"But just to provide a background of where this 999 year lease program came from. Really, this program started from the Land Act of 1895, which provided homestead leases at little to no cost and they were best suited for Native Hawaiians. The homestead leases were inalienable and could not be transferred by will but only accord to statutory descent.

"The program was terminated in 1950 and at that point there were approximately 130 leases that remained. Yet, throughout the years, many of these leases ended up terminating because there were lease cancellations, surrenders, abandonment, failure to pay taxes by these families, failure to meet cultivation or residency requirements, or lessees dying without legal heirs.

"In 1994 we had approximately 46 leases that remained under the 999 year program. When I spoke last to Russell Tsuji, the Deputy Director of the Department of Land and Natural Resources, he confirmed that we're somewhere in the neighborhood of closer to 40 leases at this point, 999 year leases, that we're dealing with.

"Because public resources are required to administer the remaining homestead leases, many officials have favored a quick phase-out of the program. But many of the remaining leaseholders do in fact face financial, legal and emotional obstacles, frustrating their ability to obtain the fee interest. One suggested solution has been to offer the sale of the fee simple ownership for a nominal or reduced leased fee conversion price instead of the fair market price. Now, Mr. Speaker, I would submit that's the way to deal with it.

"This particular bill is only a band-aid. For the Members, just to remind you, back in 2010 this bill did go up to the Governor and at that point the Governor did veto this bill, and I would like to read a portion of the veto message.

"This bill is objectionable because it does not address the underlying issue of how best to resolve family disputes. The bill states that homestead leases are becoming increasingly difficult to manage as conflicts often arise between family members who may have an interest in a homestead lease. Setting up land trusts to hold and manage these leases will not resolve the conflict among surviving family members with respect to their share of the lessee's lease. The establishment of a trust can complicate the process because descendants must now also agree on the process of setting up the trust, appointing the trustee, and naming the beneficiaries.'

'Further, this bill would require the Board of Land and Natural Resources to take actions involving trust laws outside of their sphere of expertise.'

"So I would submit, Mr. Speaker..."

Representative Thielen rose to yield her time, and the Chair "so ordered."

Representative Har continued, stating:

"Thank you, Representative. So at this point, one of the concerns that I have with this bill is this is not good policy to the extent that we're not addressing the underlying issues. We're protracting and prolonging by putting it into a trust for these families who have not been able to resolve their family conflicts. You're now putting it into a trust so they can

continue to keep fighting knowing that the land will be saved in perpetuity because essentially we're only 100 years into the lease.

"One of the things I'd really like to draw the Members' attention to is the Standing Committee Report that just came out of the Senate, SD 1, which we're agreeing to. If you look in the Committee Report, the Senate concedes that the committee finds that this 999 year homestead program is becoming increasingly difficult to manage because conflicts often arise between family members who may have an interest in a 999 year lease. Existing leases are unique because they can only be assigned to members of the lessee's family.

"The Committee Report goes on to say something that I think is very disconcerting and this Body should be aware of. 'Your Committees believe that all state leases should be evaluated and considered for legislation similar to this measure.' All state leases. Think about that and the ramifications if every state lease now will be reviewed and evaluated similar to this 999 year lease program. What does that do to the State of Hawaii and the position that we're putting the Department of Land and Natural Resources in.

"Again, Mr. Speaker, I continue to be consistent on my position. This is not good policy. I've asked the introducer of this measure to look at a long term solution, this is only a band-aid solution, it will not address the underlying problems. Again, this program was terminated in 1950. Once and for all let's give these families real relief. For these reasons, Mr. Speaker, I stand in opposition. Thank you."

Representative Wooley rose to speak in support of the measure, stating:

"Thank you, Mr. Speaker. In support, and I'd like to just make a few comments for the Members. This is a simple bill, a first step maybe, and I want to thank everybody who has helped move it forward, particularly the families. There are less than 50, maybe now less than 40 families left who have these 999 year homestead pastoral leases.

"They have been persistent in asking for a legal tool that fee-simple land owners use, particularly *Kuleana* landowners, and it allows them to peacefully manage the land and clarify the roles, who lives, who pays, who is responsible for what, responsibilities and privileges. I think that this policy is making it possible for us to conserve these pastoral, agricultural leases, hopefully. It's up to the families. But this gives them one more legal tool in their arsenal to work together and manage their lands.

"I could talk until I'm blue in the face on this issue, Mr. Speaker, but I'd like to just call for the question. *Mahalo.*"

Representative Ward rose to speak in opposition to the measure, stating:

"Mr. Speaker, I rise with reservations strong enough to be a no. Mr. Speaker, this is the marketplace of ideas and I've heard the two vendors and I'm going to side on the opposition because one thing that neither of them have mentioned but I think all of us need to know in this Chamber, and that is this bill allows the alienation of Hawaiian lands to non-Hawaiians.

"In this process, and I refer to page 2, as our beloved Blake Oshiro would say, if you would read the bill it says that the 'bequest shall be limited to a member or members of the occupier's or leesee's family or,' this is on page 2, line 4, 'or in the case of a homestead lease, to any person or persons designated as a trustee of a land trust.'

"Mr. Speaker, in other words, okay, we've got family disputes, but does that mean give it to a non-Hawaiian? The obligation that we've had to the Hawaiian people has been broken, has been promised and re-broken, and broken and now if we pass this bill it's saying, hey it's okay you 40 guys, you can get somebody else to do it. You get peace in the family but the alienation of that lease follows with it.

"For those reasons, Mr. Speaker, I'm adamantly opposed. But let me put one footnote on a personal level. I think short of the divine right of kings, nobody should have a 999 year lease. I think it's obsolete. But if we're

going to do it, let's keep the longevity within the Hawaiian community and not the non-Hawaiian community. Thank you."

Representative Jordan rose to speak in support of the measure with reservations, stating:

"Mr. Speaker, please note my reservations on this as we move forward. Thank you."

Representative Cabanilla rose to speak in support of the measure with reservations, stating:

"Mr. Speaker, please note my strong reservations."

Representative Fale rose to speak in opposition to the measure, stating:

"Mr. Speaker, in opposition. I'd like to refer to the words that were just spoken by the Representative from Hawaii Kai, is that the scenario that we find all too often throughout the history of the State of Hawaii is that the Native Hawaiians have often gotten the short end of the stick when we get into matters of litigation. This potential within the law to start transferring lands that belong to a long history of Native Hawaiians, this opens the door to further taking lands out of Native Hawaiian hands, Mr. Speaker.

"This is I think a dangerous place to go, and I think a place, Mr. Speaker, that history has proven is detrimental to the Hawaiian community. For those reasons, Mr. Speaker, I am opposed and I would like to have the words of the Vice Chair of Judiciary as well as the words of the Representative from Hawaii Kai inserted as if they were my own," and the Chair "so ordered." (By reference only.)

Representative Awana rose and asked that the Clerk record an aye vote with reservations for her, and the Chair "so ordered."

Representative Oshiro rose in support of the measure with reservations and asked that his written remarks be inserted in the Journal, and the Chair "so ordered."

Representative Oshiro's written remarks are as follows:

"Mr. Speaker, thank you for permission to submit these additional remarks in support with reservations.

"During the Regular Session of 2011, this Body recommitted a very similar bill as it was placed on the Calendar for Final Reading – House Bill No. 922, Senate Draft 3. On that day, I spoke in support of the motion to recommit the bill. Now, we are the Regular Session of 2013, and again deciding a similar measure that purports to allow the creation of a land trust whereby current tenants may place their leased lands in a trust and consolidate legal authority and status to a trustee or trustees. Suffice to say, I am still uncertain about the unintended consequences of our actions although I truly appreciate the determined and strong thoughts of the sponsor of this draft on behalf of her immediate constituents and all other parties similarly situated. Certainly, I see no lack of sincere interest nor suspect any motive of self-interest or investment. And, I am led to believe that this may be a means to resolve some of the long-standing intra-family disputes that disable the tenants from being good stewards of these leases and nurturing of the intended purpose for these rare 999-year leases.

"My objection and reservation arises from the uncertainty and possible harm upon the current and future beneficiaries of these 999-leases. Specifically, I remain concerned that these 999-years lease, permitted by the government authority after 1893, may have not reflected the best interest of the native Hawaiians whose political status and citizenship was undergoing tremendous upheaval and uncertainty.

"It is my understanding that these 999-leases arose sometime after 1895 or about two years after the overthrow of the Hawaiian Monarch and national government. Indeed, the sovereignty of the Hawaiian nation was, and some would say to this day, under siege, but still remains, awaiting slow coming justice. Still, this important and relevant discussion is not before us in this measure although the leases of these lands, which are, will be affected by our decision.

"So, that is my conflict of conscience insofar as I believe that justice for the Hawaiian people of that sovereign nation may take several forms and this measure be a part of that ultimate remedy. I entrust such to the current benefactors and tenants of these 999 years leases and place this responsibility upon them for the generations to come. As such, I submit for the record my remarks on that bill that were submitted on the 60th Legislative Day of the 2011 Session:

"Mr. Speaker, I rise in support of the recommitment of H.B. 922 S.D. 3. This measure would expand the potential assignees of a 999-year homestead lease to include land trusts created for the purpose of managing and holding a homestead for the benefit of the lessee and lessee's family members.

"Pursuant to the Hawaiian Homes Commission Act, Title 1A: Purpose, §101(b)(2) Hawaii Revised Statutes, placing native Hawaiians on the lands set aside under this Act to assure long-term tenancy to beneficiaries and their successors is one of the hallmarks of this statute.

"Under the present draft of H.B. 922, S.D. 3, upon the death of the lessee, the measure before us could potentially allow persons of no native Hawaiian blood quantum to be designated as a trustee of a land trust, if named the successor by the current lessee. And hence, be entitled to the full rights and privileges of tenancy on lands set aside exclusively for native Hawaiians of a certain blood quantum. As such, the passage of H.B. 922, S.D. 3, would conflict with stipulations of strict conditions of the successor to a lessee, as stated in the Hawaiian Homes Commission Act. Furthermore, should a homestead lessee lose the lease due to right of survivorship or other successorship provision of the land trust, this would leave homestead lands that are previously available for "wait-listed" Hawaiian home lands applicants from promptly being placed back onto the land. Heretofore, the Hawaiian Homes Commission Act has stood for the proposition of preventing alienation of fee title to the lands set aside so that these lands will always be held in trust for continued use by native Hawaiians of a certain blood quantum in perpetuity.

"The structure of the 999-year leases may continue to pose challenges for lessees because of the uncertainties regarding amendments made to §171-99, Hawaii Revised Statutes, of which complex existing legal rights make identifying the rightful leaseholder difficult to determine and hampers orderly transfer of leases. Although disputes over leaseholder rights may exist, the right of the successor, as determined by the Hawaiian Homes Commission Act, should be upheld. Past legislative efforts, such as the amendments of Hawaii Revised Statutes §171-99, during the 2000 & 2004 Legislative Sessions, make it easier for the present leases to be more freely available to members of the lessee's family through the allowance of a leaseholder's parent's siblings, children of parent's siblings, and grandchildren of a parent's siblings to become the occupier or lessee. It should also be noted that the Department of Hawaiian Home Lands and the Attorney General have not commented on this measure throughout any of the House and Senate Committees it passed through. This conspicuous absence of commentary, either for or against, in public hearings, suggest that due diligence would be served by postponement of this important measure.

"In closing, please be assured that I do understand the discerning intent of this measure to create an additional legal option for native Hawaiian families to keep their homestead land within their extended 'ohana, but cannot support this legislation as currently drafted because of the foreseeable allowance and the possibility of an unqualified Hawaiian homestead tenant becoming the lessee of a homestead parcel in direct violation of the Hawaiian Homes Commission Act of 1920. I could not countenance this occurrence knowing that so many qualified native Hawaiians of requisite blood quantum, will not be given the opportunity afforded under the Act. Indeed, unless and until such time that the U.S. Congress amends the Act, to allow such disposition, I will tend to disfavor this type of measure. Criteria for eligibility of homestead lands should remain to be a permanent land base for the benefit and use of native Hawaiians.'

"Thank you."

Representative Carroll rose and asked that the Clerk record an aye vote with reservations for her, and the Chair "so ordered."

Representative Tsuji rose and asked that the Clerk record an aye vote with reservations for him, and the Chair "so ordered."

Representative McKelvey rose and asked that the Clerk record an aye vote with reservations for him, and the Chair "so ordered."

Representative Cheape rose and asked that the Clerk record an aye vote with reservations for her, and the Chair "so ordered."

Representative Cabanilla rose, stating:

"I would like to change my vote to a no, Mr. Speaker. Thank you."

The motion was put to vote by the Chair and carried, and H.B. No. 1268, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC LANDS," passed Final Reading by a vote of 41 ayes to 7 noes, with Representatives Cabanilla, Fale, Har, Hashem, Say, Tokioka and Ward voting no, and with Representatives Choy, Nakashima and Yamane being excused.

At 12:50 o'clock p.m., the Chair noted that the following bill passed Final Reading:

H.B. No. 1268, HD 1, SD 1

SUSPENSION OF RULES

At this time, the Chair stated:

"Members, please note that the Chair has discharged the House conferees previously appointed to House Bill Number 808, House Draft 1, Senate Draft 1. The House will now proceed to reconsider its disagreement to the Senate amendments to certain House Bills including the aforementioned measure."

On motion by Representative Saiki, seconded by Representative Awana and carried, the rules were suspended for the purpose of reconsidering action previously taken in disagreeing to amendments made by the Senate to certain House Bills. (Representatives Choy, Nakashima and Yamane were excused.)

RECONSIDERATION OF ACTION TAKEN

Representative Saiki moved that the House reconsider its action previously taken in disagreeing to the amendments made by the Senate, and give notice of intent to agree to such amendments for the following House Bills, seconded by Representative Awana and carried: (Representatives Choy, Ito, Nakashima and Yamane were excused.)

H.B. No. 178, HD 1, (SD 1)
H.B. No. 808, HD 1, (SD 1)
H.B. No. 811, HD 2, (SD 1)
H.B. No. 918, HD 1, (SD 1)
H.B. No. 929, (SD 1)
H.B. No. 999, HD 2, (SD 1)
H.B. No. 1202, HD 1, (SD 1)

DISPOSITION OF MATTERS PLACED ON THE CLERK'S DESK

Representative Saiki moved to agree to the amendments made by the Senate to the following House Concurrent Resolution, seconded by Representative Awana and carried: (Representatives Choy, Ito, Nakashima and Yamane were excused.)

H.C.R. No. 3, (SD 2)

H.C.R. No. 3, SD 2:

On motion by Representative Saiki, seconded by Representative Awana and carried, H.C.R. No. 3, SD 2, entitled: "HOUSE CONCURRENT RESOLUTION ENCOURAGING CONGRESS AND THE PRESIDENT TO RE-STATE THAT THE CONGRESSIONAL INTENT OF THE FEDERAL UNIFORM CONTROLLED SUBSTANCES ACT IS NOT TO PROHIBIT THE PRODUCTION OF INDUSTRIAL HEMP," was Adopted, with Representatives Choy, Ito, Nakashima and Yamane being excused.

LATE INTRODUCTIONS

The following late introduction was made to the Members of the House:

Representative Cullen introduced Mr. Jim Reed of NCSL, and his wife, Mrs. Susie Reed.

ANNOUNCEMENTS

Representative Thielen: "Thank you, Mr. Speaker. In honor of Earth Day which is this weekend and in honor of just passing HCR Number 3, if Members could wear hemp shirts on Friday or other natural fiber shirts. I hope the President pays good attention to our resolution, Mr. Speaker, and that we can have a thriving industrial hemp agricultural crop and build our houses out of hemp. Thank you."

Representative Morikawa, for the Committee on Health, requested a waiver of the 48-hour advanced notice requirement for the purpose of hearing the following measures on Friday, April 19, 2013, at 8:30 a.m. in Conference Room 229, and the Chair "so ordered."

S.C.R. No. 155, SD 1, Urging the convening of a task force to establish a stroke system of care in the state; and

S.C.R. No. 66, SD 2, Requesting the Hawaii State Center for Nursing to convene a working group composed of various state agencies to identify barriers relating to the practice of advanced practice registered nurses to the full extent of the nurses' education and training in the state.

COMMITTEE REASSIGNMENTS

The following measures were re-referred to committee by the Speaker:

S.C.R. Nos.

Re-referred to:

21	Committee on Water & Land
92, SD2	Committee on Finance
141	Committee on Veterans, Military, & International Affairs, & Culture and the Arts

ADJOURNMENT

At 12:56 o'clock p.m., on motion by Representative Awana, seconded by Representative Fukumoto and carried, the House of Representatives adjourned until 11:30 o'clock a.m. tomorrow, Friday, April 19, 2013. (Representatives Choy, Ito, Nakashima and Yamane were excused.)

HOUSE COMMUNICATIONS

House Communication dated April 18, 2013, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the Speaker has this day appointed as Conferees on the part of the House for the consideration of amendments proposed by the House to the following Senate Bills:

S.B. No. 535, Nakashima/Tsuji/Rhoads, Co-Chrs.;
SD 1, HD 2 Hashem, Johanson

S.B. No. 946, Nakashima/Luke, Co-Chrs.;
SD 1, HD 1 Cachola, Johanson

S.B. No. 1254, Belatti/Morikawa, Co-Chrs.;
SD 1, HD 1 Woodson, Fukumoto

House Communication dated April 18, 2013, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has made the following changes to the conferees on the following measure:

H.B. No. 808, Discharged all conferees.
HD 1, SD 1

House Communication dated April 18, 2013, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has reconsidered its action taken in disagreeing to the amendments made by the Senate on March 28, 2013, and gives notice of intent to agree to the following House Bill:

H.B. No. 999, HD 2, SD 1

House Communication dated April 18, 2013, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has reconsidered its action taken in disagreeing to the amendments made by the Senate on April 4, 2013, and gives notice of intent to agree to the following House Bills:

H.B. No. 178, HD 1, SD 1
H.B. No. 929, SD 1

House Communication dated April 18, 2013, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has reconsidered its action taken in disagreeing to the amendments made by the Senate on April 5, 2013, and gives notice of intent to agree to the following House Bill:

H.B. No. 811, HD 2, SD 1

House Communication dated April 18, 2013, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has reconsidered its action taken in disagreeing to the amendments made by the Senate on April 11, 2013, and gives notice of intent to agree to the following House Bills:

H.B. No. 808, HD 1, SD 1
H.B. No. 918, HD 1, SD 1
H.B. No. 1202, HD 1, SD 1

House Communication dated April 18, 2013, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has this day agreed to the Senate amendments and passed the following bill on Final Reading:

H.B. No. 1268, HD 1, SD 1

House Communication dated April 18, 2013, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has agreed to the amendments made by the Senate and has this day adopted the following House Concurrent Resolution:

H.C.R. No. 3, SD 2