

# CROSSOVER BILLS

## (Bills Which Passed Third Reading)

HAWAII STATE LEGISLATURE

REGULAR SESSION OF 2000

SHOWING ACTIONS TAKEN AS OF

March 12, 1999

Prepared by the:



**LEGISLATIVE REFERENCE BUREAU SYSTEMS OFFICE**

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*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.*

- SB0004 SD2 (SSCR 798) RELATING TO GOVERNMENT ADMINISTRATION. Tam R (586-6450)  
Requires the auditor to contract with independent auditors for the conduct of management or financial audits, or both, of state government operations. Defines independent auditor and agency. Requires the independent auditor to adopt a financial audit work plan, to ensure that the audit is conducted by program and functional areas. Report to the legislature and the governor. Establishes a joint legislative task force to establish an agenda and goals and objectives consistent with this Act. Appropriation. (\$\$) -- SB0004 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LMG then FIN (586-6270)
- SB0005 SD2 (SSCR 599) RELATING TO AGRICULTURAL LOANS. Tam R (586-6450)  
Amends provisions relating to farm operating loans to include the exportation of crops and livestock, and recuperation from losses incurred as a result of any state eradication program, provided that the interest rate shall be 3 percent a year. Amends provisions relating to cooperative and corporation loans to include exportation of crops and livestock. -- SB0005 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to AGR then FIN (586-6010)
- SB0017 SD2 (SSCR 743) RELATING TO TAXATION. Inouye L (586-7335)  
Provides that the counties shall be reimbursed for amounts of general excise taxes passed on to them by general excise tax licensees and paid by the county. Requires the counties to submit an itemized claim to the director of finance. Provides that the reimbursement for the fiscal years 1999 - 2000 and 2000 - 2001 shall be 50 per cent of the total itemized claim and for fiscal years 2001 - 2002 to 2004 - 2005 shall be 100 per cent of the total itemized claim (sunset). -- SB0017 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to FIN (586-6200)
- SB0020 SD1 (SSCR 646) RELATING TO REAL ESTATE BROKERS AND SALESPERSONS. Taniguchi B (586-6460)  
Amends provisions relating to real estate brokers and salespersons by requiring principal brokers to have direct management and supervision of the brokerage firm and its real estate licensees. Authorizes the real estate commission to set requirements for continuing education providers, instructors, and courses, determine whether courses meet those requirements, assigning the number of continuing education hours to those courses, and develop its own continuing education courses or approve courses developed elsewhere, approve a mandatory core course or courses or its equivalent for a licensing biennium, and allow alternative delivery methods with interactive instructional techniques. Requires continuing education providers to certify that instructors have met the requirements, are competent and current in their knowledge, and ensure that the course is based on current information, laws, and rules. Provides that the courses shall be designed to protect the general public in real estate transactions, consumer protection, or improve a licensee's competency, or professional standards and practice. Requires the Hawaii Association of Realtors to initiate a work study group during the legislative interim to discuss continuing education and administration issues with the real estate commission, the department of commerce and consumer protection, and other interested parties. Report to the legislature. -- SB0020 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)
- SB0021 SD1 (SSCR 844) RELATING TO ATHLETIC CONTEST OFFICIALS. Taniguchi B (586-6460)  
Amends the offense of assault in the 2nd degree to include any person who intentionally or knowingly causes bodily injury to an educational worker engaged an educational related function. -- SB0021 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0027 RELATING TO MOTOR VEHICLE REGISTRATION. Levin A (586-6760)  
Provides that in order for a vehicle to be removed from storage, the owner of the vehicle shall present to the director of finance a certificate of inspection (safety check) that was issued after the recording of the storage with the director, if the certificate of inspection expired during the period of storage. -- SB0027  
Feb-23 99 Introduction/Passed First Reading - House  
Mar-05 99 Multiple Referral to TRN then CPC (586-6180)

- SB0030 SD2 (SSCR 638) RELATING TO ENDANGERED SPECIES. Levin A (586-6760)  
 Allows the department of land and natural resources to annually issue an endangered species ornamental stamp, which shall not be intended to serve as a postage stamp. Provides that endangered species ornamental stamp shall be selected by the board from entries of endangered species art contest, direct commissioning, or acceptance of donated works. Requires the price for the endangered species ornamental stamp to be set by the board and authorizes the sales and processing fees be retained by vendors or sales agents for selling the stamp. Requires proceeds from the stamps or art work products to be deposited into the endangered species trust fund. -- SB0030 SD2  
 Mar-11 99 Introduction/Passed First Reading - House  
 Mar-11 99 Multiple Referral to EEP then FIN (586-8435)
- SB0032 RELATING TO INCOME TAX. Levin A (586-6760)  
 Provides that subchapter N, section 911 (with respect to income of citizens or residents of the US living abroad) of the Federal Internal Revenue Code shall be operative for state income tax purposes. Provides an income tax deduction for income earned and received by a resident from out of state sources up to the limits allowed under section 911 of the Federal Internal Revenue Code for exclusion of foreign income. -- SB0032  
 Mar-11 99 Introduction/Passed First Reading - House  
 Mar-11 99 Single Referral to FIN (586-6200)
- SB0033 SD1 (SSCR 694) RELATING TO CONSERVATION LICENSE PLATES. Levin A (586-6760)  
 Amends provision relating to special land and development fund to add moneys collected from the sale of any article purchased from the department of land and natural resources, moneys accrued from the sale of conservation license plates, and grants and private contributions for the management and recovery of Hawaii's unique plants and animals and youth conservation programs. Allows counties director of finance to provide, upon request, conservation license plates for their respective counties. Prohibits transfer of conservation license plates. Appropriation. (\$\$) -- SB0033 SD1  
 Mar-11 99 Introduction/Passed First Reading - House  
 Mar-11 99 Multiple Referral to EEP then FIN (586-8435)
- SB0036 SD2 (SSCR 845) RELATING TO CONDOMINIUMS. Tam R (586-6450)  
 Establishes provision relating to termination of utilities within condominium property regimes laws. Allows the association of apartment owners, after proper notice, to terminate common privileges and cease supplying a delinquent unit with services normally supplied or paid for. -- Amends provisions relating to priority of lien for condominium common expenses. Provides that the associations lien shall be prior to any mortgages recorded the effective date to the extent of any unpaid common expenses. Provides that the mortgagee of record or other purchaser shall be deemed to acquire title and required to pay common expenses at the time the sale is confirmed. -- Amends provisions relating to an association of apartment owners funds, handling and disbursement. Authorizes deposits into credit unions. Requires all funds invested be held by the US treasury or held by a broker registered with the Securities and Exchange Commission, have an office in Hawaii and the accounts are held by member firms of the New York Stock Exchange or National Association of Securities Dealers and insured by the Securities Insurance Protection Corporation. Requires funds be invested only in demand deposits, investment certificates and certificates of deposit, and that obligations be of the US or state of Hawaii and their respective agencies. Requires obligations have stated maturities of no more than 10 years of purchase date, or mutual funds comprised solely of investments in obligations of the US or of the state of Hawaii. -- SB0036 SD2  
 Mar-11 99 Introduction/Passed First Reading - House  
 Mar-11 99 Single Referral to CPC (586-6150)
- SB0040 RELATING TO PHYSICIAN ASSISTANTS. Mizuguchi N (586-6870)  
 Amends provisions relating to physician assistants by requiring persons to be licensed rather than certified. -- SB0040  
 Mar-05 99 Introduction/Passed First Reading - House  
 Mar-11 99 Multiple Referral to HLT then CPC (586-6380)
- SB0041 SD1 (SSCR 150) RELATING TO TEACHERS. Mizuguchi N (586-6870)  
 Extends the sunset date for the provisions which allows the department of education to issue a license or credential to serve as a teacher to June 30, 2010. Provides that in appointing the members of the Hawaii teacher standards board in 2000, the governor may stagger terms of the members. -- Amends Act 122, session laws of 1996, by extending the sunset date of the teacher standards board to June 30, 2010. -- SB0041 SD1  
 Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to EDN then CPC then FIN (586-8470)

- SB0042 SD1 (SSCR 184) RELATING TO PUBLIC LAND LIABILITY IMMUNITY. Chun J (586-7344)  
Amends Act 190, session laws of 1996, relating to public land liability immunity, by extending the sunset date to June 30, 2001. Requires the task force on beach and water safety to annually report to the legislature. -- SB0042 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0043 SD1 (SSCR 286) RELATING TO THE UNIVERSITY OF HAWAII. Mizuguchi N (586-6870)  
Repeals university of Hawaii board of regents membership provisions from executive and administrative departments provisions and establishes membership provisions under the university of Hawaii. Changes the membership to 15 members, with no more than 8 members from the same political party and at least part of the membership shall represent geographic subdivisions of the State. Requires the membership to broadly reflect the economic, cultural, and social diversity of the State. Adds that at least 3 members be nonresidents who are nationally or internationally prominent persons in their respective fields and at least 1 member be a university student. -- SB0043 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HED then FIN (586-6330)
- SB0044 SD1 (SSCR 688) RELATING TO TAXATION. Mizuguchi N (586-6870)  
Provides a general excise tax exemption and exclusion from the measure of value or gross income derived from contracting or services performed in the State for customer located outside the State. -- Allows the department of taxation to prescribe a certificate that shall be furnished to the seller or person rendering the contracting or services exported and resold, consumed, or used outside the State from the customer. Establishes a use tax on services which are imported, or purchased from an unlicensed seller for use in this State. -- Repeals the specific general excise exemption for technical services necessary for the production and sale of computer software shipped or transmitted out of State. -- SB0044 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB0046 SD2 (SSCR 799) RELATING TO SCHOOL-BASED BUDGETING. Mizuguchi N (586-6870)  
Establishes provisions for school by school budgeting in which the department of education prepares a separate budget for each school and each school is given maximum flexibility in the execution of its budget. Requires the department to prepare and report to the individual schools and the legislature a budget for each school based on the budget submitted to the legislature by the governor. Requires each school to submit reports for the previous fiscal year to the department. -- SB0046 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)
- SB0047 SD1 (SSCR 715) RELATING TO TAXATION. Mizuguchi N (586-6870)  
Provides that where a health plan provider receives gross proceeds or gross income that is taxable under general excise tax provisions that is received from a health care plan or from another health plan provider, and all or part of which is paid to a Hawaii health care provider or to another health plan provider under a health care plan, the health plan provider shall deduct an amount equal to the payment to the Hawaii health care provider. -- Also provides general excise tax and use tax exemptions for amounts received from the sale or use of prescription drugs or prosthetic devices to or by a health care facility and amount received from the sale of or use of tangible personal property to or by a health care facility. -- SB0047 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB/ HLT/ then FIN (586-6530)
- SB0059 SD1 (SSCR 720) RELATING TO PUBLIC CONTRACTS. Buen J (586-7340)  
Amends provisions relating to contract provision for retainage. Provides that the retention amount withheld by a contractor from a subcontractor, or subcontractor to other subcontractors, shall not exceed 5 per cent of the subcontractor's contract price, provided there are no bona fide disputes over performance. Provides that contractors who fail to comply with laws requiring payment of subcontractors in public contracts shall be fined and upon the 3rd offense ineligible to bid on future public contracts for 3 years. -- Provides that contractors that fail to pay a subcontractor may be permitted to submit bids on public contracts by submitting and complying with a subcontractor payment plan approved by the comptroller prior to submission of a bid. Requires the comptroller to adopt rules pursuant to

administrative rules, as necessary. -- SB0059 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)

SB0096 SD1 (SSCR 554) RELATING TO ENERGY RESOURCES. Levin A (586-6760)  
Amends provision relating to installation and siting of a solar energy device for optimal efficiency, by including a townhouse roof which is part of a common area within a condominium property regime. -- SB0096 SD1  
Mar-09 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then CPC (586-8435)

SB0102 SD3  
(FLOOR AMENDMENT 3) RELATING TO HEALTH. Levin A (586-6760)  
Establishes provision relating to a Statewide rural health plan. Requires the department of health to develop a statewide rural health plan to obtain federal funds, and improve the efficiency and minimize the financial costs. -- Establishes the rural health special fund for the improvement of rural health needs and in accordance with federal requirements. -- Requests each county to establish a position for a rural transportation coordinator to assist in the identification, establishment, funding, and coordination of affordable and convenient public rural transportation services, particularly to allow residents to access health care in the Ka'u (Kau) district. Authorizes the issuance of revenue bonds for appropriation to the Hawaii health systems corporation. (\$\$) -- SB0102 SD3  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to HLT then FIN (586-6380)

SB0105 SD1 (SSCR 763) RELATING TO REFORM OF STATE GOVERNMENT. Tam R (586-6450)  
Establishes a joint legislative task force on government restructuring to consist of 6 members from each house. Requires the task force to study the role of each of the departments and agencies in the executive branch of state government and make recommendations to the governor on restructuring state government and reducing government bureaucracy, consolidate agencies, and streamline procedures as necessary for the efficient functioning of state government. Report to the governor. Appropriation to the house of representatives and senate. Commission to cease to operate after the adjournment sine die of the regular session of 2001 (sunset). (\$\$) -- SB0105 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LMG then FIN (586-6270)

SB0106 SD2 (SSCR 724) RELATING TO GOVERNMENT SERVICES. Tam R (586-6450)  
Amends Act 344, session laws of 1997, establishing the school to work based learning program by requiring the opportunities executive council to establish a mission statement, control over expenditures, and proper implementation. Report to the legislature. -- SB0106 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

SB0112 SD1  
(FLOOR AMENDMENT 13) RELATING TO CONDOMINIUM PROPERTY REGIMES. Chumbley A (586-6030)  
Establishes provision relating to condominium property regimes to require mortgage holders, court appointed receivers, or commissioners to pay to the association of apartment owners the current common expenses chargeable to the apartment, if they collect rent on any apartment which is in foreclosure. Provides criteria. -- Amends provision relating to the real estate commission. Provides that at least 2 of the 11 members shall be apartment owners of units in condominium property regimes who represent the interests of condominium governance organizations. -- Amends provision relating to the management of the condominium management education fund. Requires moneys be exclusively used to carry out the commission's responsibilities. -- SB0112 SD1  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to CPC then FIN (586-6150)

SB0119 SD2 (SSCR 669) RELATING TO SCHOOL REPAIRS, MAINTENANCE, AND IMPROVEMENTS. Chumbley A (586-6030)  
Changes the school level minor repairs and maintenance accounts to include improvements. Increase the amount per school allowed in school level minor repairs, maintenance, and improvements accounts to 20,000 dollars. Provides that unencumbered funds shall not lapse to the general fund. Allows the principals to request the department of accounting and

general services to perform services and transfer moneys to the department. Provides that expenditures from these accounts be exempt from the procurement code. Annual report to the legislature by the department of expenditures and transfers made by the schools and the department by departmental school districts. -- SB0119 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

SB0131 SD3  
(FLOOR AMENDMENT 15)

RELATING TO LONG-TERM CARE. Chun Oakland S (586-6130)  
Repeals long term care provisions and replaces them with the model long term care insurance act of 1998, under accident and sickness contracts insurance provisions. Establishes provisions for prohibitions, disclosure and performance standards, policy standards, prior hospitalization and prior institutionalization, loss ratio standards, right to return, outline of coverage required, group policy certificate requirements, life insurance policies offering long term care benefits, incontestability period, and nonforfeiture of benefits. -- Establishes provisions for the universal availability of long term care insurance. Establishes provisions for group long term care insurance policies and conformance to HIPAA (Health Insurance Portability and Accountability Act) and the Federal Internal Revenue Service, individual long term care insurance policy coverages, offering of long term care insurance by employers and others, no employer contributions, availability of policies, purchase of policy and payment premiums on an individuals behalf, age grade premiums, conflict with HIPAA, and terminology interchangeability. Also establishes provisions for HIPAA consumer protection which includes policy practices and provisions relating to renewability, limitation and exclusions, extension of benefits, continuation or conversion, discontinuance and replacement, unintentional lapse prevention, lapse or termination for nonpayment, reinstatement, disclosure standards, prohibitions against post claims underwriting, minimum standards for home health and community care benefits, and inflation protection. Also establishes provisions for non HIPAA consumer protection and long term care insurer requirements. -- Amends public employees health fund provisions relating to the determination of long term care benefits plan to include the employee's parents and grandparents including inlaws. -- Requires the insurance commissioner to request the Internal Revenue Service for a ruling whether provisions in this Act conform to HIPAA. Appropriation to the department of commerce and consumer affairs for the insurance division to hire a qualified long term care insurance actuary and to increase staff. -- Appropriation to the department of health to establish a long term care volunteer ombudsman program, including volunteer coordinator, clerk steno, ground and air travel, training, and miscellaneous volunteer reimbursements. -- Appropriation to the department of human services to establish a long term care managed care waiver. Requires funds to be used to review and update current information on state Medicaid managed care programs and to develop a planning document for the design and implementation of a demonstration project. (\$\$) -- SB0131 SD3  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to HSH/ HLT/ then CPC/ LAB/ then FIN (586-6050)

SB0134 SD1 (SSCR 648)

RELATING TO SUBSTANCE ABUSE. Chun Oakland S (586-6130)  
Amends mental health, alcohol, drug abuse treatment provisions by repealing the requirement that physicians be certified to treat alcohol and drug abuse. Amends certified substance abuse staff to include physicians who are board certified in psychiatry with added qualifications in addiction psychiatry conferred by the American Board of Psychiatry and Neurology. -- SB0134 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC (586-6380)

SB0143 SD1 (SSCR 558)

RELATING TO UTILITY TRANSMISSION LINES. Chun Oakland S (BR) (586-6130)  
Provides that the public utilities (commission) shall not authorize the placement, construction, erection, or building of any 46 kilovolts or greater high voltage electric transmission system in a residentially zoned area or within 300 hundred feet of any public or private school grounds or any licensed child care facility, unless placed underground and insulated against electro magnetic field emissions. -- SB0143 SD1  
  
Mar-09 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)

SB0145 SD2 (SSCR 618)

RELATING TO ANATOMICAL GIFTS. Chun Oakland S (586-6130)  
Repeals and replaces provisions relating to procedures for obtaining organ donation. Requires an acute care hospital to contact an organ, tissue, or eye recovery agency on or before the occurrence of a patient's death. Contact to be noted on the patient's medical

records. Provides that each acute care hospital shall develop a protocol for identifying potential organ, and tissue donors, within 1 year of the effective date of this Act. Requires the procurement organization, in consultation with the patient's attending physician or designee, to determine the suitability for donation. Requires the procurement organization to conduct an annual death record review at each acute care hospital to determine the hospital's compliance to these provisions. -- Establishes the Hawaii organ and tissue education special fund to be administered by the department of health for educational purposes to promote organ, tissue, and eye donation programs. Provides that the funds be distributed to the Organ Donor Center of Hawaii which 30 per cent shall go to the minority organ tissue transplant education program, 20 per cent shall go to Hawaii's federally designated procurement organization for the development of education programs, and 50 per cent shall go to Hawaii's coalition of organ donation agencies for public education programs and activities. -- Requires the county directors of finance to collect a voluntary 1 dollar from driver's license application or renewal to be deposited into the special fund. -- Provides that a person, hospital, or organization that relies on a document of gift and acts in good faith shall not be subject to criminal or civil liability for any action taken within the requirements of these provisions. -- Requires the examiner of drivers to adopt rules to allow an appropriate organ, tissue, and eye recovery agency or procurement organization to a 24 hour telephone access to the driver's license database information for the purpose of determining a driver's willingness to be an organ donor. -- SB0145 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HLT then CPC/ JHA/ then FIN (586-6380)

SB0155 SD2 (SSCR 879)

RELATING TO MOTOR VEHICLES. Chun Oakland S (586-6130)

Prohibits licenses issued or renewed to include within its design a notation of the applicant's social security number. Requires the director of transportation to adopt rules and procedures including an appropriate license design that assigns a unique identification number. Requires an application for driver's license or instruction permit to state the applicants social security number. Repeals social security number from a commercial driver's license. -- SB0155 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to TRN then JHA then FIN (586-6180)

SB0157 SD1 (SSCR 488)

MAKING AN APPROPRIATION TO PROVIDE PREVENTIVE DENTAL SERVICES TO ADULTS. Chun Oakland S (586-6130)

Appropriation to the department of human services to provide preventive dental services for adults covered by Medicaid and MedQuest on a fee for service basis through the MedQuest program, provided that no other dental specialties or services other than preventive dentistry be covered. Requires the department to consult with the department of health as to which dental services constitute preventive dentistry. (\$\$) -- SB0157 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HSH/ HLT/ then FIN (586-6050)

SB0162 SD1 (SSCR 13)

RELATING TO CHILD PASSENGER SAFETY. Kawamoto C (586-6970)

Amends child passenger restraint provisions (car seat) by repealing the provision that allows the option for a child between 3 years of age and 4 years of age to be restrained by a seat belt assembly and requires any child under 4 years of age to be restrained by a child passenger restraint system. -- SB0162 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to TRN then JHA (586-6180)

SB0166 SD2 (SSCR 872)

RELATING TO THE DISTRIBUTION OF SAMPLE TOBACCO PRODUCTS AND TOBACCO PROMOTIONAL MATERIALS. Chun Oakland S (586-6130)

Amends smoking law to prohibit any person from engaging in the distribution of samples of cigarettes or tobacco products or promotional materials in or on any public street, sidewalk, or park, or within 1000 feet of any elementary, intermediate, or high school during regular school hours. Defines to distribute to mean to pass out to members of the general public free of charge for the exclusive purpose of promoting a product. -- SB0166 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HLT then FIN (586-6380)

SB0172 SD1 (SSCR 725)

MAKING AN APPROPRIATION FOR THE CHILDREN'S HEALTH INSURANCE PROGRAM. Chun Oakland S (586-6130)

Appropriation to the department of human services for the children's health insurance program for children through age 18 from families with income at or below 200 per cent of the federal poverty level. Requires matching federal funds. (\$\$) -- SB0172 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HSH/ HLT/ then FIN (586-6050)

SB0175 SD3  
(FLOOR AMENDMENT 10)

MAKING AN APPROPRIATION FOR THE PROTECTION OF CHILDREN AND FAMILIES.

Chun Oakland S (586-6130)

Authorizes the department of health to establish and fill 1 and 1/2 permanent professional positions exempt from civil service and compensation laws to assure continuous implementation of the child death review teams. Authorizes the department of the attorney general to establish and fill 3 permanent deputy attorney general positions exempt from civil service and compensation laws for the family law division. Authorizes the department of human services to establish and fill 1/2 permanent physician positions exempt from civil service and compensation laws for ongoing consultation and forensic review of cases to prevent further child abuse and neglect. -- Appropriation to the department of health to fill 11 public health nursing positions for the implementation of the medical / health case management system, for the Hawaii children's trust fund, for the healthy start program for services for families identified as "at risk", to provide substance abuse treatment services for pregnant and parenting women and their families, and to increase the capacity of the parent line and home reach services, to increase the capacity of the keiki family interactive mobile units. -- Appropriation to the department of human services to provide substance abuse treatment services for pregnant and parenting women and their families, for staffing and services for the neighborhood places, for foster parent training, and to increase foster board payments for children with special needs, to the child care facilities revolving loan fund, for coordination and implementation of the good beginnings alliance initiative, and to provide financial assistance in attaining a child development associate credential. -- Establishes provision relating to medical and health case management within the child protective Act. Establishes a medical and health case management system in the department of human services for children in the foster care system. -- Amends provision relating to the authority over and investigation of child placing organizations, child care institutions and foster boarding homes. Requires foster boarding home applicants to successfully complete foster parent training. -- Amends provision relating to action on reporting within the child abuse provisions. Requires the department of human services to inform the police or prosecuting attorney of all reports of child abuse or neglect. Provides that the name of the reporter, if requested, be confidential and released only pursuant to a court order. -- Amends provision relating to protective custody by police without court order. Authorizes the police to take custody if there is evidence of harm or threatened harm to a child and that the parent or guardian is likely to flee the jurisdiction with the child. -- Amends provision relating to guardian ad litem. Prohibits a guardian being appointed unless they have completed guardian ad litem training or have equivalent experience. Requires the judiciary to issue orders and rules relating to standards of training and practice of representation. -- Amends provision relating to review hearings. -- Establishes the child care grant fund. -- Appropriation to the counties to provide parent workshops to recipients of child care subsidies, and to expand and continue the accreditation mentor project for early childhood programs. -- Appropriation to the department of education for the expansion for REAL to Kapalama, King Kamualii, Pearl Ridge and Waiakea elementary schools, and for child care for parenting teens. (\$\$) -- SB0175 SD3

Mar-12 99 Introduction/Passed First Reading - House

Mar-12 99 Multiple Referral to HLT/ HSH/ then JHA then FIN (586-6380)

SB0176

RELATING TO CHILDREN. Chun Oakland S (586-6130)

Establishes provisions relating to the offense of child abuse in the 1st and 2nd degree. Provides that a person who intentionally, knowingly, or recklessly causes serious bodily injury to a minor 12 years or younger commits the offense of child abuse in the 1st degree, and if the person causes substantial bodily injury the offense shall be child abuse in the 2nd degree. Establishes child abuse in the 2nd degree as a class B felony. -- Amends provisions relating to use of force by persons with special responsibility for care, discipline, or safety of others. Provides that the condition of a minor is a factor when force is employed in the general care and supervision. -- Amends provisions relating to the criteria for extended terms of imprisonment to include a defendant who is an offender against a minor under the age of 12, and commits the offense of child abuse in the 1st or 2nd degree. -- Amends provisions relating to the sentence of imprisonment for offenses against children, elder persons, or handicapped persons to include a person that causes the death or inflicts serious or substantial bodily injury upon a person 12 years or younger. -- Amends provisions relating to endangering the welfare of a minor in the 1st and 2nd degree. -- SB0176

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HSH then JHA (586-6050)

SB0178

MAKING AN APPROPRIATION FOR HEALTHY START. Chun Oakland S (586-6130)



Appropriation to the department of health for the operating expenses of Healthy Start. (\$\$) -- SB0178

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)

SB0180 SD2 (SSCR 619) MAKING AN APPROPRIATION FOR SUBSTANCE ABUSE PREVENTION AND TREATMENT SERVICES. Chun Oakland S (586-6130)  
Appropriation to the department of health to provide substance abuse prevention and treatment services. (\$\$) -- SB0180 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)

SB0185 SD2 (SSCR 608) RELATING TO EDUCATION. Chun Oakland S (586-6130)  
Establishes the Hawaii state student council within the department of education. Requires the council to consist of a representation from each departmental school district. Requires the council to either select or run an election for the student member of the board of education. Requires the council to provide for an annual conference of secondary school students to identify, discuss, and arrive at recommended solutions to major youth problems, with emphasis on school problems that require the attention of and joint action by the students, the department, the board of education, and the legislature. Report to governor, legislature, and board. Repeals secondary school students conference provisions. -- SB0185 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

SB0186 SD1 (SSCR 847) RELATING TO TORT LIABILITY. Chun Oakland S (586-6130)  
Establishes provision relating to tort liability for breach of contract, and punitive damages. Provides that no person may recover damages, including punitive damages, in tort for a breach of contract in the absence of conduct that, violated a duty that is independently recognized by principles of tort law, and transcended the breach of the contract. -- Amends provision relating to 3rd party practice, enforcement of right to contribution, by including unnamed defendants and 3rd party defendants. Requires pleadings to describe any unidentified defendant or 3rd party defendant, and all actions already undertaken in a diligent and good faith effort to ascertain the true identity or responsibility. Requires parties exercise reasonable diligence in ascertaining the identity or responsibility of unnamed defendants. Authorizes the court to make any order that justice requires to protect any party from undue burden and expense or substantial prejudice in any further proceedings involving later identified defendants. -- SB0186 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)

SB0194 SD2 (SSCR 717) RELATING TO INCOME TAXATION. Mizuguchi N (586-6870)  
Provides a long term care insurance income tax credit of 50 per cent of the annual premium for a long term care insurance policy. -- SB0194 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH/ HLT/ then CPC then FIN (586-6050)

SB0200 RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR THE EWA VILLAGES COMMUNITY DEVELOPMENT CORPORATION. Mizuguchi N (586-6870)  
Authorizes the issuance of special purpose revenue bonds for appropriation to the Ewa villages community development corporation for the development and construction of the Ewa villages project, a private, nonprofit project, which will provide health care services to the frail elderly and medically fragile infants and children. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB0200  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)

SB0206 RELATING TO WAGES AND COMPENSATION. Nakata B (586-7330)  
Amends provisions relating to the payment of wages and other compensation. Provides that any employer who fails to pay wages without equitable justification shall be liable to the employee, in addition to the wages legally proven to be due, for a sum equal to the amount of unpaid wages and interest at a rate of 6 per cent per year from the date the wages were due. -- SB0206  
Mar-05 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)

- SB0207 RELATING TO WASTEWATER. Nakata B (586-7330)  
Establishes the board of certification special fund. Provides that registration fees for examinations, renewal fees, reciprocity fees, and temporary certificates fees for wastewater treatment plants be deposited into the special fund. Requires all moneys paid into the special fund to be expended by the board of certification to finance its operations. -- SB0207  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then FIN (586-8435)
- SB0211 SD1 (SSCR 227) RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM. Kanno B (586-6830)  
Amends Act 339, session laws of 1990, as amended by Act 98, session laws of 1993, Act 275, session laws of 1994, and Act 327, session laws of 1997, relating to pensioners' bonuses, by extending the repeal date to June 30, 2001 (sunset). -- SB0211 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB0223 SD2 (SSCR 676) RELATING TO A CANINE CORPS IN THE DEPARTMENT OF PUBLIC SAFETY. Chumbley A (586-6030)  
Establishes provision relating to the canine corps. Requires the director of public safety to establish a canine corps to implement the department's policies, programs, and objectives. Provides that the director shall develop criteria and policies to select, train, and maintain the corps and the personnel to handle the corps. Units of the canine corps shall be assigned to the correctional facilities, but need not be solely used for corrections related purposes. Appropriation to the department of public safety. (\$\$) -- SB0223 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to PSM then FIN (586-8490)
- SB0235 SD2 (SSCR 848) RELATING TO EMPLOYEE PROTECTION UNDER THE WHISTLEBLOWER LAW. Kanno B (586-6830)  
Amends the whistleblowers' protection act by prohibiting an employer to discharge, threaten, or otherwise discriminate against an employee because the person reports or is about to report to a public body a violation or suspected violation of a law, rule, regulation, or ordinance designed to protect the interest of the public. Allows a person who alleges a violation to bring civil action for appropriate injunctive relief, or actual, compensatory, or both within 180 days after the occurrence of the alleged violation. Provides that the courts may order a stay of the alleged discrimination if the courts determine that there is a reasonable grounds to believe that a violation has occurred. Increases the maximum amount of fines per violation from 500 dollars to 10,000 dollars. -- Adds that exceptions to exclusiveness of right to compensation shall not apply to provisions favoring the employee with the most beneficial law in matters regarding discharges that are contrary to public policy. -- SB0235 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then JHA (586-8450)
- SB0236 SD1 (SSCR 414) RELATING TO UNFAIR AND DECEPTIVE PRACTICES. Kanno B (586-6830)  
Prohibits the practice for any person in any contest or sweepstakes in which the winning chances are determined by a drawing or other method of chance, to promote a contest or sweepstakes in which some or all of the prizes may not be awarded, unless proper disclosure is made, and the date or dates of winner determination will be made. Prohibits offering real property as a prize. -- SB0236 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC/ JHA/ (586-6150)
- SB0238 SD1 (SSCR 647) RELATING TO REAL ESTATE BROKERS AND SALESPERSONS. Kanno B (586-6830)  
Amends provisions relating to prerequisites for real estate brokers or salespersons by prohibiting any license, registration, or certificate to be issued to any limited liability company unless the real estate brokerage business is under the direct management of a principal broker. Allows an individual candidate to request the real estate commission to consider a preliminary decision on issuing the real estate license prior to submitting a preliminary education or examination requirements. Adds prerequisites for examination that an individual is currently licensed as a Hawaii real estate salesperson, has satisfactorily completed a commission approved prelicensing course for real estate broker candidates, or its equivalent, and has experience as a full time state licensed real estate salesperson associated with a Hawaii based real estate broker for the 3 year period immediately prior to the licensing examination and has practical real estate salesperson experience. Requires the candidate to secure commission approval of the candidate's experience certification application prior to the date of examination. -- Allows the commission to prescribe the passage of a specific

section or sections of the examination for different purposes including a current out of state licensee, equivalency to continuing education requirements as determined by the commission, restoration of forfeited license, and reinstatement of license due to disciplinary action. -- Requires the biennial renewal fee and completed renewal application to be submitted to the department of commerce and consumer affairs on or before the commission prescribed deadline prior to the expiration date of the license. Provides that all real estate licenses expire on December 31 of an even numbered year. -- Adds that a forfeited license may be restored if the real estate broker or salesperson successfully completes commission approved course or courses, or the successful passage of commission approved examination, for licenses forfeited between 1 to 4 years, or passage of commission approved examination for licenses forfeited more than 4 years ago. -- Amends provisions relating to the statute of limitation. Provides that the aggrieved person shall be required to show to the court for an order directing payment out of the real estate recovery fund that where the real estate broker or real estate salesperson is a debtor in a bankruptcy proceeding, the aggrieved person has obtained an order from the bankruptcy court declaring the judgment against the broker or salesperson to be non dischargeable. -- Includes limited liability company that all condominium hotel operators have as an option to register as, with the commission. -- Requires the fee assessed for any new application be the lowest non renewable application fee for licensure presently assessed, until the fees are adopted by the director of commerce and consumer affairs. -- SB0238 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)

SB0285 SD1 (SSCR 77)

RELATING TO CONDOMINIUM PROPERTY REGIMES. Ihara L (BR) (586-6250)  
Amends provision relating to the contents of condominium bylaws. Authorizes the association of apartment owners to purchase, or amend bylaws to authorize purchase, the lessor's interest in the condominium project. Provides that after purchase, the association may purchase, acquire, own, improve, use and otherwise deal in and with the lease fee interest to the land, incur liabilities, assess as a common expense the expenses incurred in acquiring the leased fee interest, and to sell the leased fee interest appurtenant to a condominium unit to any condominium unit lessee or subsequent purchaser. Prohibits compelling a lessee to purchase the portion of the leased fee interest, may instead pay lease rent to the association. Defines lessor. -- SB0285 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC (586-6150)

SB0365 SD1 (SSCR 708)

RELATING TO CONSUMER PROTECTION. Kanno B (586-6830)  
Establishes provisions relating to laser pointing devices. Prohibits the sale to or supplying any minor with a laser pointing device, and harassing a person or animal. Requires any person selling a laser pointing device to provide the buyer with a written warning explaining dangers of improper usage. Establishes an offense for possession of a laser pointing device by a minor. Provides that violators shall be subject to a fine and imprisonment not to exceed 30 days. -- SB0365 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)

SB0366 SD1 (SSCR 775)

RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Kanno B (586-6830)  
Amends Act 309, session laws of 1996, relating to the public employees health fund, by requiring the director of finance to include an equal number of representatives from state and county public employers, and public employee organizations on the committee established to develop and recommend a proposal to implement an employer union trust concept for determining and administering public employee and retiree health benefits. -- Requires the state and county public employers and the public employee organizations to appoint a co chair from among their respective committee members to lead the committee. Provides that the committee shall also include 1 retiree member of the public employees health fund, who shall be selected by the governor from a list submitted by the fund. Provides criteria. Reports to the legislature. Provides that the committee shall cease to exist on June 30, 2001 (sunset). -- SB0366 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)

SB0368 SD1 (SSCR 583)

RELATING TO RESIDENTIAL PROPERTY OCCUPANCY. Tam R (586-6450)  
Prohibits the director of health from issuing permits for medical waste incinerator or medical waste sterilizer that is located within 500 feet of any residential dwelling. -- SB0368 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then HLT then CPC (586-8435)

- SB0384 SD1 (SSCR 559) RELATING TO PUBLIC UTILITIES. Ihara L (BR) (586-6250)  
Provides that the public utilities (commission) shall not authorize the placement, construction, erection, or building of any 46 kilovolts or greater high voltage electric transmission system in a residentially zoned area, an area viewed by tourists, or an area important to the film industry, unless placed underground and insulated against electro magnetic field emissions.  
-- SB0384 SD1  
Mar-09 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then CPC then FIN (586-6530)
- SB0392 SD2  
(FLOOR AMENDMENT 6) RELATING TO TRANSPORTATION. Ihara L (BR) (586-6250)  
Allows the department of transportation to enter into a cost containment contract with a private party for public improvements to or construction of a state harbor, commercial harbor, roadstead, or other waterfront improvement. Contract subject to public contracts and procurement code provisions. Provides that prior to entering into a cost reimbursement contract for more than 500,000 dollars the department of transportation shall obtain prior approval from the legislature. -- SB0392 SD2  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to TRN then FIN (586-6180)
- SB0425 SD3  
(FLOOR AMENDMENT 11) RELATING TO FEES. Ihara L (BR) (586-6250)  
Repeals the authority of the department of land and natural resources to set the fees for freshwater game fish fishing licenses and set the fee to 5 dollars. -- Repeals the authority of the department of land and natural resources to set moorage fees and sets the fees to \_\_\_\_.  
-- Repeals the authority of agencies operating the after school (A +, A+, A plus) and weekends programs to establish reasonable fees and sets the fees to \_\_\_\_ per child. Allows the department of education to reduce the fees due to economic circumstances or for more than 1 child per family enrolled in the program. -- Changes the financing of adult and community education programs to be 1/2 from fees collected and 1/2 from appropriations of public funds appropriated. -- Establishes that if a towing company is required to clean and clear the roadway through an agreement with the respective counties the company may charge up to 25 dollars for road clean up. Amends Act 138, session laws of 1998, increasing towing fees allowed by repealing the sunset date of July 1, 2000. -- SB0425 SD3  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to OMR/ TRN/ then EDN then FIN (586-6170)
- SB0426 SD2 (SSCR 803) RELATING TO FUNDS. Ihara L (BR) (586-6250)  
Establishes the program for federal revenue maximization within the department of business, economic development, and tourism. Requires the program to be located in Washington, District of Columbia, and serve as a liaison between state and federal agencies. Requires the governor to appoint a director of the program without regard to civil service and compensation provisions. Provides that the purpose of the program is to secure federal funds for any applicable state program. Allows for the temporary transfer of personnel from other state agencies into the program for a maximum of 1 year. Annual report to the legislature. Requires the director to establish a grant writing team in the program. Amends federal aid law to establish provisions for the allocation of federal funds if they are earmarked for more than 1 agency. Also amends requirements of the annual report to the legislature by the comptroller to include federal funds. Amends Act 11, special session laws of 1995, by repealing the sunset date for the interagency federal revenue maximization revolving fund. Appropriation to the department of business, economic development, and tourism. (\$\$) --  
SB0426 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to FIN (586-6200)
- SB0450 SD1 (SSCR 390) RELATING TO STATE GOVERNMENT. Chun J (586-7344)  
Amends Act 230, session laws of 1998. Requires the committee on state government budgeting, accounting, and procurement systems to annually report to the legislature. Adds that the committee shall develop, monitor, and review a managed process that enables state and county governments to implement public private competition for government services. Adds that the managed process develop a costing model that accurately estimates and accounts for the total cost of providing a government function and develop methods by which government in house costs can be compared to private sector costs; consider the costs of conversion to the private sector; ensure that costs are realistic and fair; and develop a handbook and training program that educates government agencies in the competitive government process. Also repeals the sunset date of June 30, 2001. -- SB0450 SD1  
Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Single Referral to FIN (586-6200)

- SB0456 SD2 (SSCR 776) RELATING TO TUITION WAIVERS. Mizuguchi N (BR) (586-6870)  
Requires the office of Hawaiian affairs to act as a depository for funds appropriated for offsetting costs incurred by the university of Hawaii for providing native Hawaiian students, part Hawaiian students, or a combination of both, with tuition waivers to attend any campus of the university of Hawaii system. Appropriation, provided that any funds not expended shall lapse to the State general fund on June 30, 2000 (sunset). Requires that all moneys appropriated be credited against the State's obligation to pay the office a pro rata share of ceded land revenues. Requires the office to keep accurate records and accounts of funds and transmit a financial report. Requires that any refunds be paid into the State general fund and that if any moneys appropriated are refunded to the department of budget and finance, the amount be debited against the State's obligation to pay the office a pro rata share of ceded land revenues in the succeeding fiscal year. (\$\$) -- SB0456 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HED then JHA then FIN (586-6330)
- SB0461 RELATING TO HAWAIIAN FISHPONDS. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to government owned Hawaiian fish ponds. Provides that the board of land and natural resources, only with the concurrence of the chairperson of the office of Hawaiian affairs or a designee as a signatory may lease government owned Hawaiian fish ponds with legislative authorization. Establishes that in lieu of the legislature authorization, the board and the chairperson may lease fish ponds if a public hearing is conducted on the proposed lease on the island where the fish pond is located, the lease does not cause a substantial adverse environmental or ecological impact, and that the lease is not a violation of applicable federal, state or county laws. -- SB0461  
Feb-23 99 Introduction/Passed First Reading - House  
Mar-05 99 Multiple Referral to WLU then JHA then FIN (586-6110)
- SB0480 RELATING TO MEASUREMENT STANDARDS. Inouye L (586-7335)  
Adds additional language on consumer packages of raw or processed macadamia nuts grown in Hawaii to read Hawaii grown macadamia nuts, 100 per cent Hawaiian macadamia nuts, or Hawaiian macadamia nuts. -- SB0480  
Mar-05 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to AGR then CPC (586-6010)
- SB0484 SD1 (SSCR 850) RELATING TO PERSONAL PROPERTY. Levin A (586-6760)  
Amends provisions relating to attachment and execution of personal property. Changes the value of the 1 exempt motor vehicle to 2,575 dollars. -- SB0484 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC/ JHA/ (586-6150)
- SB0498 SD1 (SSCR 565) RELATING TO PRESCRIPTIVE AUTHORITY FOR ADVANCED PRACTICE REGISTERED NURSES. Levin A (586-6760)  
Amends provisions relating to prescriptive authority for advanced practice registered nurses. Provides that the state board of nursing shall grant prescriptive authority, and that an advisory committee shall be established by the department of commerce and consumer affairs to provide recommendations to the board on prescriptive authority issues, including controlled substances in schedule II to V of the uniform controlled substances Act. Repeals provisions requiring the board of medical examiners designate the applicable formularies and submit an interim report. -- SB0498 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC (586-6380)
- SB0511 SD1 (SSCR 709) RELATING TO HEALTH CARE FACILITY PAYMENTS. Kanno B (586-6830)  
Prohibits insurer under accident and sickness insurance, mutual benefit societies, or health maintenance organizations (HMOs) after receiving a claim for payment of benefits, to pay the indemnity or reimbursement directly to the rural health care facility that provided the services regardless of the rural health care facility's participatory status with the insurer's plan. -- SB0511 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)
- SB0513 SD2 (SSCR 788) RELATING TO FAMILY CHILD CARE. Kanno B (586-6830)  
Establishes provisions relating to liability for operation of a family child care home. Provides that no association of apartment owners shall prohibit an owner occupant from the operation

of a family child care home. Provides that not more than 3 per cent of the total number of units in any condominium, apartment or townhouse complex, or any units above the 4th floor shall be used as a family child care home. Requires the operator to comply with the Americans with Disabilities Act (ADA) and pay for any improvements or remodeling for compliance. Provides that a person who operates a childcare business in a family child care home shall indemnify, hold harmless and defend a homeowners association or association of apartment owners from all claims. Provides criteria. -- Amends provisions relating family child care homes, land court registration and the bureau of conveyances to include condominium, townhouse or apartment. -- SB0513 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then CPC/ JHA/ (586-6050)

SB0528 SD2 (SSCR 652)

RELATING TO HEALTH INSURANCE. Taniguchi B (BR) (586-6460)  
Provides that requirements relating to mandated coverages shall not be applicable to any insurer offering health insurance under a federally funded program under the Social Security Act, as amended, for accident and sickness insurers, benefit societies, health maintenance organization (HMOs), and patients bill of rights and responsibilities provisions. -- SB0528 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)

SB0531 SD2 (SSCR 642)

RELATING TO ROADSIDE HERBICIDE USE. Taniguchi B (BR) (586-6460)  
Requires county and state governmental agencies responsible for the maintenance of public roadsides to adopt an integrated vegetation management program that includes the use of nonchemical, nonmechanical, and nonmanual methods whenever feasible. Provides that an integrated vegetation management strategy for the control of weeds shall be designed to minimize maintenance costs and minimize chemical methods of integrated vegetation management with a goal towards the reduction and minimization of herbicide use. -- Creates a roadside vegetation committee within the department of transportation to meet twice a year and report to the legislature on the progress made to reduce herbicide use. Preliminary report to the legislature by the department. -- SB0531 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then TRN then FIN (586-8435)

SB0536 SD1 (SSCR 146)

RELATING TO COMPUTER AND COMMUNICATION SYSTEMS. Ige D (586-6230)  
Establishes provisions relating to the state purchase of computer and communication systems and the sale of bonds. Allows the state agency head to purchase computer and communication systems in public safety technology, electronic government, and education technology. Authorizes the director of finance, from time to time to issue general obligation bonds that can mature at any time, including shorter terms of 3 to 10 years. -- SB0536 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN/ PSM/ then FIN (586-8470)

SB0538 SD2 (SSCR 746)

RELATING TO THE UNIVERSITY OF HAWAII. Ige D (586-6230)  
Requires the board of regents of the university of Hawaii to make annual reports to the legislature including a unified budget, 6 year program and financial plan and variance report. -- Repeals the university from under the governor and places them separately with the judiciary. -- Adds that classified staff of the university of Hawaii shall be exempt from civil service laws. Requires the board to develop internal policies and procedures for personnel management that is consistent with the goals of public accountability and public civil service management but not subject to state civil service and compensation laws. -- Amends Act 321, session laws of 1986, as amended by Act 283, session laws of 1987, Act 371, session laws of 1989, Act 163, session laws of 1991, Act 314, session laws of 1993, Act 8, special session of 1993, Act 180, session laws of 1997, and Act 115, session laws of 1998. -- SB0538 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HED/ LAB/ then FIN (586-6330)

SB0550 SD2 (SSCR 726)

RELATING TO EDUCATION. Ige D (586-6230)  
Changes the report submitted to the legislature and governor by the legislative auditor on the fiscal accountability of the department of education, to be done by the department of education and to be a school by school expenditure report. Provides that the fiscal analysis of expenditures include instruction, instructional support, operations, other commitments, and leadership. -- SB0550 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

- SB0560 SD1 (SSCR 550) RELATING TO SPECIAL MANAGEMENT AREAS. Hanabusa C (BR) (586-7793)  
Amends provision relating to special management areas within the coastal zone management laws, by adding definitions of baseline, resource, scenic resource, and substantial adverse environmental or ecological effect (substantial adverse effect). -- SB0560 SD1  
Mar-09 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to OMR (586-6170)
- SB0568 SD2 (SSCR 643) RELATING TO HISTORIC PRESERVATION. Hanabusa C (586-7793)  
Amends provision relating to the historical preservation program. Provides that the department of land and natural resources shall establish, maintain, and support a burial sites program to provide administrative support to the island burial councils and to implement applicable duties and responsibilities relating to burial sites and human skeletal remains. Prohibits any person, natural or corporate to knowingly take, appropriate, excavate, injure, destroy, or alter any heiau or the contents located on private lands or lands owned or controlled by the State, except as permitted by the department. Provides that violators that directly or indirectly causes any loss or damages, shall be fined not more than 10,000 dollars for each separate offense, shall have equipment subject to seizure and disposition by the State without compensation, and shall forfeit historic property, heiau, or burial site to the State. Defines burial specialist. -- SB0568 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to WLU then JHA then FIN (586-6110)
- SB0570 SD1 (SSCR 600) RELATING TO THE WAIANAE COAST COMMUNITY BENCHMARKING PILOT PROJECT AND APPROPRIATING FUNDS TO SUPPORT THE PROJECT. Hanabusa C (586-7793)  
Amends Act 314, session laws of 1997, establishing the Waianae coast community benchmarking pilot project by extending repeal date to June 30, 2003 (sunset). -- SB0570 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB0571 SD2 (SSCR 777) RELATING TO HAWAIIAN HOME LANDS TRUST INDIVIDUAL CLAIMS. Hanabusa C (586-7793)  
Amends provisions relating to individual claims resolution under the Hawaiian home lands trust. Extends the deadline for the preparation and transmittal of a final report on individual claims resolution under the Hawaiian home lands trust to the legislature and the governor to 2002 (from 1997). Extends the term of office of each member of the Hawaiian home lands trust individual claims review panel until December 31, 2001 (from 1999). Provides that claimants may file an action no earlier than October 1, 1997, but no later than October 1, 2001. Requires an aggrieved individual claimant to file a written notice with the panel no later than October 1, 2001 (from 1999), that the claimant does not accept the action taken by the legislature in regular session upon the claim. Provides for a limitation on actions unless the action is commenced by December 31, 2001 (from 1999). -- Amends Act 95, session laws of 1996, to specify that the transfer of lands are to provide a collateral funding mechanism for individual trust claims. Also provides that the cash value of the lands transferred shall be deposited into a special account in the Hawaiian home lands trust fund. Repeals special account on June 30, 2004 (sunset). Appropriation to the department of Hawaiian home lands. Authorizes the issuance of general obligation bonds for compensating successful claimants. -- SB0571 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0580 RELATING TO PROJECT FAITH. Chumbley A (586-6030)  
Appropriation to the department of Hawaiian home lands through the Anahola homesteaders council for Project Faith. (\$\$) -- SB0580  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to FIN (586-6200)
- SB0584 SD1 (SSCR 894) RELATING TO HABITUAL VIOLENT OFFENDERS. Matsunaga M (586-7100)  
Establishes provision relating to habitual violent offenders. Provides that any person convicted of a violent offense, who has been twice previously convicted of 2nd degree murder or 3 times convicted of manslaughter, 1st degree child abuse or 1st degree robbery, in any jurisdiction, is a habitual violent offender. Requires the court, if current conviction is 2nd degree murder, to impose a sentence of life imprisonment without the possibility of parole. Requires the court to order the director of public safety to prepare an application to the

governor to commute the sentence to life imprisonment with parole at the end of 20 years term or at the end of the applicable mandatory minimum term of imprisonment, whichever is longer. Provides definition of habitual violent offender and violent offense. -- Establishes provisions relating to enhanced sentencing for repeat sexual offenders. Requires a person who twice previously convicted of sexual assault, or a comparable offense under federal law or the laws of another state, to be sentenced under the extended terms of imprisonment for felony provision, and a person previously convicted 3 times shall be sentenced to lifetime imprisonment without the possibility of parole. Requires the court to order the director of public safety to prepare an application to the governor to commute the sentence to life imprisonment with parole at the end of 20 years term, or at the end of applicable mandatory minimum term of imprisonment, whichever is longer. -- SB0584 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA/ PSM/ (586-6360)

- SB0585 SD1 (SSCR 895) RELATING TO SEXUAL OFFENDERS. Matsunaga M (586-7100)  
Amends provisions relating to sexual assault in the 4th degree. Provides that a person who commits sexual assault in the 4th degree, and has plead guilty or nolo contendere to 2 or more prior offenses, shall be guilty of a class C felony. Requires the court to impose a mandatory minimum term of 1 year imprisonment and order the defendant to participate in a sex offender assessment and if recommended a treatment program. Requires the Hawaii paroling authority to not release a defendant until sex offender assessment and, if recommended, treatment has been completed. -- SB0585 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA/ PSM/ then FIN (586-6360)
- SB0586 SD1 (SSCR 896) RELATING TO DISPOSITION OF CONVICTED DEFENDANTS. Chumbley A (586-6030)  
Amends provisions relating to extended terms of imprisonment. Provides an extended term of imprisonment for a defendant using a controlled substance to facilitate the commission or attempted commission of a felony sexual assault. -- SB0586 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0588 SD1 (SSCR 897) RELATING TO SEX OFFENDERS. Matsunaga M (586-7100)  
Amends provision relating to the statewide integrated sex offender treatment program by requiring any agency of the interagency cooperative agreement to provide, upon the request of any other participating agency, all relevant criminal, parole, medical, psychological, or mental health records of any offender receiving supervision or treatment while under custody of the State. -- SB0588 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to PSM then JHA (586-8490)
- SB0590 SD1 (SSCR 824) RELATING TO RESTRAINING AND PROTECTIVE ORDERS. Chumbley A (586-6030)  
Amends provisions relating to domestic abuse protective orders, and restraining orders within the annulment, divorce and separation laws. Provides that knowing or intentional violation of a protective order or restraining is a misdemeanor, and a person convicted is required to undergo domestic violence intervention. Requires mandatory minimum jail sentence and fines for 1st, 2nd and subsequent convictions. Provides criteria. Requires fines collected be deposited into the spouse and child abuse special account. -- SB0590 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0591 SD1 (SSCR 825) RELATING TO CUSTODY AND VISITATION. Chumbley A (586-6030)  
Amends provision relating to visitation rights. Provides that the court may award visitation to a parent who committed family violence only if the court finds that adequate provision for the physical safety and psychological well being of the child, and adequate provision for the safety of the parent who is a victim of family violence can be made. -- SB0591 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0592 SD1 (SSCR 826) RELATING TO FIREARMS. Matsunaga M (586-7100)  
Amends provision relating to firearms, ammunition and dangerous weapons. Prohibits members of police departments, sheriffs and law enforcement officers convicted of abuse of family or household members from exemption. -- SB0592 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)



- SB0594 SD1 (SSCR 827) RELATING TO FIREARMS. Matsunaga M (586-7100)  
Amends provision relating to prohibited ownership or possession of a firearm or ammunition. Provides that a person who is restrained pursuant to an order of any court, that good cause shall not be based solely upon the consideration that a person is required to be armed at work, and that good cause may include protection and safety of the person whom a restraining order is granted. -- SB0594 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0599 SD1 (SSCR 828) RELATING TO DOMESTIC VIOLENCE. Chumbley A (586-6030)  
Amends provisions relating to domestic abuse protective orders. Defines dating relationship as a frequent intimate association with another person, primarily characterized by the expectation of affectional or sexual involvement. Provides criteria. Amends definition of family or household members to include persons who have or have had a dating relationship. Provides that neither a casual acquaintanceship nor ordinary fraternization between 2 individuals in a business or social context shall be deemed to constitute a dating relationship. -- SB0599 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then JHA (586-6050)
- SB0604 SD2 (SSCR 697) RELATING TO CONTROLLED SUBSTANCES. Chumbley A (586-6030)  
Amends provisions relating to confidentiality and disclosure of information under the uniform controlled substance act. Adds that this provisions shall not prevent the disclosure of investigative information to dispensers, provided that the administrator of the narcotics enforcement division has reasonable grounds to believe that the disclosure of any information collected is in furtherance of an ongoing criminal investigation or prosecution. Also provides that the information disclosed relate only to the dispenser's own patient and that the information be transmitted by certified mail or a means requiring the dispenser's signature for delivery. -- SB0604 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to PSM then CPC then FIN (586-8490)
- SB0605 SD1 (SSCR 162) RELATING TO CIVIL RIGHTS. Chumbley A (586-6030)  
Establishes law relating to civil rights, freedom from violence or intimidation related to hate or bias motivated acts against a person based on race, color, religion, ancestry, national origin, gender, transgender, sexual orientation, age or disability. Amends provisions relating to extended terms of imprisonment. -- Establishes provision relating to hate crime reporting. Establishes definitions for hate crime, hate crime data, incident report, sexual orientation and transgender. Requires the department of the attorney general collect, store, disseminate and analyze hate crime data, and develop a system for reporting, inputting, accessing and protecting information. Requires agencies that have investigative, detention, custodial, adjudicative or program responsibility for adult or juvenile offenses to cooperate in establishing the system. Annual report to the governor, department of public safety, the judiciary and the legislature. -- SB0605 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then JHA (586-8450)
- SB0606 SD1 (SSCR 830) RELATING TO DANGEROUS WEAPONS. Matsunaga M (586-7100)  
Amends provisions relating to deadly weapons. Provides that whoever knowingly manufactures, sells, transfers, possess or transports any butterfly knife shall be guilty of a misdemeanor, and whoever knowingly possess or intentionally uses or threatens to use a butterfly knife while engaged in the commission of a crime shall be guilty of a class C felony. Also provides that it is a class C felony for any person to sell or transfer a switchblade or butterfly knife to any minor. -- SB0606 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0607 SD1 (SSCR 831) RELATING TO FIREARMS. Chumbley A (586-6030)  
Amends provisions relating to firearms brought into the State. Authorizes non resident alien to bring into the State firearms not otherwise prohibited by law into the State by meeting the registration requirements of this section, possessing a valid Hawaii hunting license, a commercial or private shooting preserve permit, a written document indicating the person has been invited to the State to shoot on private land, or written notification from a firing range or target shooting business indicating that the person actually engaged in target shooting. Limits the non resident to a non transferable registration of not more than 10 firearms. -- SB0607 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to WLU then JHA then FIN (586-6110)

- SB0612 RELATING TO TOBACCO LIABILITY. Chumbley A (586-6030)  
Amends provisions relating to tort actions by establishing the tobacco liability act. Requires tobacco manufacturers that do not participant in the tobacco manufacturers master settlement agreement to pay a per cent of sales, on an ascending scale, into a qualified escrow fund. -- Manufacturers to receive interest on funds placed in escrow. Funds shall be released to pay a judgment or settlement against the manufacturers on any released claim brought by the State or any releasing party located or residing in the State. Funds deposited in excess of the State's yearly allocable share under the master agreement shall revert back to the tobacco manufacturer. Escrow funds not released 25 years after the date of deposit revert back to the tobacco manufacturer. -- Provides criteria and civil remedies against any tobacco manufacturers that fail to place funds into escrow as required. -- Requires annual certification of compliance to the attorney general. -- SB0612  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then JHA then FIN (586-6380)
- SB0613 SD2 (SSCR 873) RELATING TO TOBACCO PRODUCTS. Matsunaga M (586-7100)  
Establishes regulation of tobacco sales. Prohibits a person from importing or selling, or both, cigarettes and tobacco products without a license issued by the liquor commission. Changes the intoxicating liquor law to include tobacco products. -- SB0613 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)
- SB0616 SD1 (SSCR 898) RELATING TO PROSTITUTION. Chumbley A (586-6030)  
Establishes the liability for coercion into prostitution law. Provides that an individual has a cause of action against a person who coerced the individual into prostitution, coerced the individual to remain in prostitution, used coercion to collect or receive an individual's earnings derived from prostitution, or hired, offered to hire or agreed to hire the individual to engage in prostitution, knowing or having reason to believe that the individual was coerced into or coerced to remain in prostitution by another person. Includes cause of action for inducing a minor into prostitution. Provides criteria for evidence. Provides for the recovery of damages as a result of being coerced into prostitution. Provides criteria.-- SB0616 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0618 SD1 (SSCR 874) RELATING TO PATHOLOGICAL INTOXICATION. Matsunaga M (586-7100)  
Amends provision relating to intoxication. Changes definition of pathological intoxication to intoxication that is caused by the introduction, into the body, of any controlled substance, as defined in schedule 1 to 4 of the uniform controlled substances Act, is grossly excessive in degree given the amount of the intoxicant, to which the defendant does not know the defendant is susceptible, and results from a pre existing physical abnormality. -- SB0618 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0619 SD1 (SSCR 875) RELATING TO PENAL RESPONSIBILITY. Matsunaga M (586-7100)  
Amends provision relating to penal responsibility and fitness to proceed. Repeals the terms of physical or mental disease, disorder or defect. Changes to, includes only those severely abnormal mental or physical conditions that (a) are not attributable to the voluntary ingestion of alcohol or any other psychoactive substance, (b) are not manifested only by repeated penal or otherwise anti social conduct. -- SB0619 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0628 SD1 (SSCR 851) RELATING TO ELECTIONS. Chumbley A (586-6030)  
Amends elections laws relating to campaign contributions and expenditures. Defines ballot issue committee to include any organization, association, or individual which has the exclusive purpose of accepting or making a contribution or expenditure for or against a question or issue appearing on the ballot. Repeals the 1,000 dollar aggregate threshold from the definition of committee. Provides that committee shall not include any organization which raises or expends funds for the sole purpose of the production and dissemination of informational or educational advertising. -- Allows the campaign spending commission to publish information on its website. -- Amends the provision which requires each candidate or candidate committee to file an organizational report or report on a deposit by repealing the aggregate amount of more than 100 dollars for expenditures. Requires filed campaign

contribution and expenditure reports to be certified by the campaign treasurer or deputy treasurer. -- Limits contributions made by a candidate's immediate family to 50,000 dollars. -- Provides that the candidate committee, rather than the candidate, shall file a preliminary report on July 30 for primary election year and 10 calendar days prior to the election for primary, initial special, special, and general elections. -- Repeals short form reporting. -- Provides exemptions to administrative fines and criminal prosecution relating to election contributions with payment or agreement to pay penalties. Amends Act 27, special session law of 1995, as amended by Act 13, session laws of 1996. -- SB0628 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)

- SB0629 SD1 (SSCR 852) RELATING TO ELECTIONS. Chumbley A (586-6030)  
Amends election provisions relating to campaign contributions and expenditures. Amends definition of qualifying campaign contribution to mean a monetary contribution of 100 dollars or less of the aggregate contribution made by any person during any matching payment period. -- Amends provision relating to voluntary campaign expenditure limitation by repealing the candidate's option to withdraw the candidate's affidavit no later than 30 days prior to a primary election. Provides that affidavits shall be filed by the time of filing of nomination papers with the chief elections officer or county clerk. -- Requires all contributors to be notified in writing within 30 days of the day on which expenditure limits are exceeded. -- Changes the days, from 10 to 20, that the comptroller shall distribute the public fund to each eligible candidate, after initial application to the commissioner. -- Provides that all candidates shall return all unexpended public funds to the Hawaii election campaign fund after filing a final report for any election. Amends Act 27, special session law of 1995, as amended by Act 13, session laws of 1996 -- SB0629 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0630 SD1 (SSCR 853) RELATING TO CAMPAIGN CONTRIBUTIONS. Chumbley A (586-6030)  
Amends election provisions by establishing provisions for late contributions. Requires each candidate committee or committee (noncandidate) that makes or receives a contribution of 500 dollars or more, within 15 days of a primary, special primary, general, or special general election, to file a report with the commission or appropriate county clerk's office, within 24 hours of receipt. Provides that no person other than a political party shall make contributions aggregating more than 25,000 dollars. Amends Act 27, special session law of 1995, as amended by Act 13, session laws of 1996. -- SB0630 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0631 SD1 (SSCR 854) RELATING TO POLITICAL PARTIES. Matsunaga M (586-7100)  
Amends the qualification of a political party requiring a political party to annually submit a list of 50 or more persons duly registered to vote in the State who are members of that political party. Further requires that in order to qualify for the primary and general election as a political party, a party must demonstrate either that the party is an affiliate of a national party and has run a presidential candidate qualified in at least 10 states in either the last 2 preceding presidential elections, or that the party has run qualified candidates for office in Hawaii in at least 3 of the last 6 general elections, or that the party has complied with the petition requirements. Amends the petition for the qualification as a political party to contain the signatures of currently registered voters comprising not less than 1/10 of the 1 percent of the total registered voters of the State. -- SB0631 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0635 SD1 (SSCR 691) RELATING TO SUBSTANCE ABUSE TESTING. Matsunaga M (586-7100)  
Establishes provisions relating to the use of substance abuse on site screening tests, testing procedures, and confidentiality. Allows an employer to use the test for pre employment purposes. Defines the test as a portable substance abuse test that meets the requirements of the US Food and Drug Administration for commercial distribution and is approved by the director of health. -- SB0635 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then JHA (586-8450)
- SB0638 SD1 (SSCR 718) RELATING TO TAXATION. Ihara L (586-6250)  
Establishes that general excise tax on any service business or calling shall be 4 per cent until December 31, 2005 (sunset), after which it shall be 1/2 per cent. Establishes a general excise tax deduction for any service business paying a 4 per cent tax. Amends general

excise tax provisions to include overhead. Overhead means a continuous or general costs of property or services which are not specifically or directly associated with the manufacture, preparation, production or acquisition of identifiable goods or services to be sold. Amends wholesale sales of tangible personal property and sales to a licensed leasing company of capital goods. Adds sales of services to a licensed seller engaged in a business or calling in the context of service to service or service to goods. Amends services business or calling to include professional and transient accommodations. Requires certificate certifying sale at wholesale. -- Amends use tax provisions to include a person engaged in a service business or calling in which the import or purchase of tangible personal property would be qualified as a sale at wholesale. -- SB0638 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)

SB0646 SD2  
(FLOOR AMENDMENT 14)

RELATING TO GOVERNMENT. Ihara L (586-6250)

Amends provisions relating to copies of records and other costs or fees. Provides that the cost of reproducing any government records, except geographic information system digital data, shall not be less than 6 cents per page, or sheet. -- Amends provision relating to the Barbers Point (Kalaeloa) naval air station redevelopment commission. Changes the terms public works to facility maintenance, and housing and community development to community services. Authorizes the commission to establish advisory committees. Amends provision relating to general powers of the commission. Provides that the commission may arrange for interim services such as utilities, roadway maintenance and security to the owners of properties being conveyed by the Navy under the base realignment and closure action, and recoup costs for services from the property owners. -- Establishes the Kapolei recreational sports complex special fund. Appropriates funds pursuant to the stadium authority provision relating to contracts. Provides that all funds be separate from the stadium special fund. Requires the use of funds for payment of expenses of operation, maintenance, promotion, management and financing costs of any capital improvement project. Provides that all services be performed by persons hired by contract or otherwise, without regard to civil service and compensation provisions. Requires the authority annually report to the legislature on all receipts and expenditures. -- Establishes provision relating to lost and found money or property. -- Changes title to stadiums and recreational facilities and includes the maintenance, operation, management and promotion of the Kapolei recreational sports complex of the stadium authority within the department of accounting and general services. Provides that contracts benefit both the state and the contractor, and may contain revenue sharing incentives based on increased usage of the complex. -- Amends provisions relating to security personnel, enforcement and penalty. -- SB0646 SD2

Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to WLU then JHA then FIN (586-6110)

SB0654 SD1  
(FLOOR AMENDMENT 16)

RELATING TO LEGISLATIVE AGENCIES. Ihara L (586-6250)

Authorizes the legislative analyst and legislative auditor to appoint a 1st deputy subject to the advice and consent of the joint legislative management committee. Adds that the 1st assistant of the legislative reference bureau and ombudsman shall be subject to the advice and consent of the joint legislative management committee. -- Appropriation to the legislative reference bureau for moving and equipment costs for the public access room. -- Amends provision relating to the general purposes of analyst. Provides that the office of the legislative analyst shall review all performance based budgets. -- Amends provisions relating to the sale and distribution of session laws, supplements, replacement volumes and legislative journals. Changes the responsibility of the lieutenant governor to the legislature. Provides that monies received shall be paid into the Hawaii legislative publications special fund. -- Amends provision relating to the office of the lieutenant governor, by repealing the requirement to record all legislative and gubernatorial acts. (\$\$) -- SB0654 SD1

Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to LMG then FIN (586-6270)

SB0656 SD2 (SSCR 778)

RELATING TO THE PUBLIC UTILITIES COMMISSION. Ihara L (586-6250)

Establishes a citizen advisory committee within the department of commerce and consumer affairs to review and evaluate the activities of the public utilities commission and the utilities to ensure that such regulated monopolies operate in accordance with public policy and study the operation of laws affecting consumers. Annual report to the governor and legislature. -- SB0656 SD2

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)

SB0660 SD1 (SSCR 881)

RELATING TO DRIVING UNDER THE INFLUENCE OF INTOXICATING LIQUOR.

Kawamoto C (586-6970)

Establishes penalties for driving under the influence of intoxicating liquor and having a passenger 12 years of age or younger in or on the vehicle. -- SB0660 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to TRN then JHA (586-6180)

SB0663 SD1 (SSCR 29)

RELATING TO MOTOR VEHICLE REGISTRATIONS. Kawamoto C (586-6970)

Increases the time that a person who has purchased a new motor vehicle which has attached a temporary number plate (license plate) has to register the new motor vehicle from 20 days to 30 days after taking possession of the motor vehicle. -- SB0663 SD1

Feb-12 99 Introduction/Passed First Reading - House

Feb-16 99 Multiple Referral to TRN then FIN (586-6180)

SB0664 SD1 (SSCR 30)

RELATING TO SPECIAL NUMBER PLATES. Kawamoto C (586-6970)

Allows the director of finance to discard and allow for new applications of inactive special number plates (license plates) that have not been assigned or registered during the preceding 3 years. -- SB0664 SD1

Feb-12 99 Introduction/Passed First Reading - House

Feb-16 99 Multiple Referral to TRN then FIN (586-6180)

SB0665 SD2 (SSCR 793)

RELATING TO MOTORCYCLE INSURANCE. Kawamoto C (586-6970)

Provides that a person seeking to obtain motorcycle insurance liability coverage to have obtained a valid motorcycle or motor scooter learner's permit and have enrolled in or passed a motorcycle education course approved by the department of transportation or by the installation commander of any branch of the armed services of the US provided the course meets the Motorcycle Safety Foundation standards. Provides that to obtain a temporary binder a person may submit proof to the insurer of the person's enrollment in a motorcycle education course approved by the installation commander of any branch of the armed services of the US provided the course meets the Motorcycle Safety Foundation standards. -- SB0665 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to TRN then CPC (586-6180)

SB0666 SD1 (SSCR 573)

RELATING TO HIGHER EDUCATION. Kawamoto C (586-6970)

Requires the university of Hawaii to inform all students who are required to register with the Selective Service System of their obligation to comply. -- SB0666 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HED then FIN (586-6330)

SB0667

RELATING TO HIGHWAYS. Kawamoto C (586-6970)

Establishes restrictions for the use of zipper lanes (zip). Provides that between 5 and 7 a.m. 3 people must be in the vehicle, between 7 and 8 a.m. 2 people must be in the vehicle, and between 8 and 10 am. any number of people may be in the vehicle. Provides that between the hours of 7 to 8 am. high occupancy vehicle lanes (HOV) on Interstate Route H-1 (H 1) may be occupied by any vehicle regardless of the number of people in the vehicle. -- SB0667

Feb-11 99 Introduction/Passed First Reading - House

Feb-16 99 Multiple Referral to TRN then FIN (586-6180)

SB0674 SD2 (SSCR 882)

RELATING TO POLICE ROADBLOCK PROGRAMS. Kawamoto C (586-6970)

Amends intoxicating liquor and drug control roadblock programs to add that the failure to comply scrupulously with internal police procedures that exceed the minimum statutory roadblock requirements shall not invalidate a roadblock that otherwise meets the minimum statutory criteria. -- SB0674 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to TRN then JHA (586-6180)

SB0675 SD1 (SSCR 241)

RELATING TO CONTRACTOR'S LICENSES. Kawamoto C (586-6970)

Amends the definition of a contractor to include a general engineering contractor, general building contractor, or specialty contractor who performs activities directly or indirectly for the federal government, to the extent allowed under federal law. -- SB0675 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to EDB then CPC (586-6530)

SB0676 SD1 (SSCR 32)

RELATING TO COMMERCIAL DRIVER'S LICENSES. Kawamoto C (586-6970)

Changes the category 3 of motor vehicles for motor vehicle driver's licenses by increasing the gross vehicle weight rating for the category for buses designed to transport 15 or fewer occupants and trucks and vans from 11,000 pounds to 15,000 pounds and increases the weight for category 4 from 11,001 pounds to 15,001 pounds. -- SB0676 SD1  
Feb-12 99 Introduction/Passed First Reading - House  
Feb-16 99 Multiple Referral to TRN then CPC (586-6180)

- SB0677 SD1 (SSCR 578) RELATING TO DRIVER IMPROVEMENT PROGRAM. Kawamoto C (586-6970)  
Requires every employer and job placement center who employs a commercial motor vehicle driver who drives a motor vehicle with a gross vehicle weight rating in excess of 10,000 pounds to provide the driver a driver improvement program. -- SB0677 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then JHA (586-6180)
- SB0680 SD1 (SSCR 528) RELATING TO FIREWORKS. Kawamoto C (586-6970)  
Establishes fireworks law. Prohibits fireworks imports, sale, possession, purchase, or being set off, ignited, discharged or exploded within the state, provides exceptions. Establishes a class C felony for any person importing, selling, offering to sell or using special and aerial common fireworks, provides exceptions. Requires a county permit for bona fide cultural and religious purposes, and limits fireworks usage to 9:00 am to 9:00 pm. Provides requirements for public display permits. Prohibits selling, providing, possession, or use by minors, except for religious and cultural purposes and under the immediate supervision and control of an adult, parent or guardian with a valid permit. Requires counties to enforce provisions and authorizes enactment of ordinances and rules. Provides that all ordinances and rules regulating fireworks effective prior to January 2, 2000 are declared void. Provides that fireworks regulations do not apply to the possession, storage, sale or use of explosives and combustibles within the occupational safety and health statutes. Repeals fireworks statutes.-- SB0680 SD1  
Mar-04 99 Introduction/Passed First Reading - House  
Mar-05 99 Multiple Referral to JHA then FIN (586-6360)
- SB0685 SD1 (SSCR 883) RELATING TO REGISTRATION OF MOTOR VEHICLES UNDER TWO OR MORE NAMES. Kawamoto C (586-6970)  
Repeals the requirement that a form must be provided by the director of finance in order for any vehicle registered in the names of 2 or more persons to not be owned in joint tenancy. -- SB0685 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then JHA (586-6180)
- SB0686 SD1 (SSCR 24) RELATING TO VEHICLE HIGHWAY BEAUTIFICATION FEE. Kawamoto C (586-6970)  
Increases the maximum additional fee that the counties may establish by ordinance for each additional certificate of registration for highway beautification from 1 dollar to 3 dollars. Exempts lessors of rental or u drive motor vehicles from the additional fee. -- SB0686 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then CPC then FIN (586-6180)
- SB0700 SD2 (SSCR 710) RELATING TO LOW-SPEED VEHICLES. Bunda R (586-6090)  
Establishes registration and operating provisions for neighborhood electric vehicles which includes a vehicle that is emission free, designed to carry 4 or fewer persons, is designed and operated at speeds of 25 miles per hour or less, has at least 4 wheels, has an unladen weight of less than 1,000 pounds, and conforms to the minimum safety equipment requirements as adopted in the Federal Motor Vehicle Safety Standard No. 500. Provides that the neighborhood electric vehicle shall not be operated faster than 25 miles per hour or be driven on a highway with a speed limit of more than 35 miles per hour. -- SB0700 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then JHA (586-6180)
- SB0709 SD1 (SSCR 244) RELATING TO TRAFFIC ENFORCEMENT. Matsunaga M (586-7100)  
Changes the photo red light imaging and photo speed imaging detector demonstration project to the traffic enforcement demonstration project and amends Act 234, session laws of 1998. Defines photo technology system to include hand held or mounted video cameras, conventional cameras, and digital cameras that are used to improve traffic enforcement and reduce traffic congestion by producing photographic identification of a vehicle which crosses longitudinal traffic lane markings in violation of longitudinal traffic lanes markings provisions.

- Allows the counties to establish photo technology systems. -- SB0709 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then FIN (586-6180)
- SB0716 RELATING TO THE NATURAL ENERGY LABORATORY. Matsunaga M (586-7100)  
Changes the provision which allows the natural energy laboratory of Hawaii authority to engage in 1 retail concession activity and 1 tour related activity to engage in retail, commercial, or tourism activities that will financially support that research, development, and commercialization at a research and technology park in Hawaii. -- SB0716  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB/ TSM/ then FIN (586-6530)
- SB0717 RELATING TO SPECIAL PURPOSE REVENUE BONDS. Inouye L (586-7335)  
Authorizes the issuance of special purpose revenue bonds to assist north Hawaii community hospital, inc. (\$\$) -- SB0717  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB0737 SD2 (SSCR 758) RELATING TO NOISE. Sakamoto N (586-8585)  
Exempts any construction project of a dwelling or with a total cost of less than 250,000 dollars from the noise permit requirements. Provides that a written notification of the intent to construct shall be submitted to the department of health by the person responsible for the construction project, and shall include the type of construction, the location, the estimated duration of the construction project and acknowledgment that the project shall be subject to operational times and a maximum noise level of 78 dBA at any point at or beyond the property line of the construction project. Provides that noise permit requirements shall apply to any construction project that emits noise in excess of the maximum permissible sound levels established under the state community noise code or that utilizes hoe rams or pile drivers. -- SB0737 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then JHA (586-8435)
- SB0738 SD1 (SSCR 759) RELATING TO NOISE POLLUTION. Sakamoto N (586-8585)  
Requires the director of health to approve or reject a properly completed noise permit application within 30 days (instead of 180 days). Requires the director to approve or reject an application within 90 days of receipt which the director deems a public informational meeting, hearing or notice is appropriate. Provides that an additional 90 days shall be given if the director determines that extraordinary circumstances exists on the application. -- SB0738 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then JHA (586-8435)
- SB0744 SD1 (SSCR 719) RELATING TO TAXATION. Mizuguchi N (586-6870)  
Provides a general excise tax exemption for amounts received from a person operating a call center by a person engaged in business as a telecommunications common carrier for interstate or foreign telecommunications services, including toll free telecommunications, telecommunication capabilities for electronic mail, voice and data telecommunication, computerized telephone support, facsimile (fax), wide area telecommunication services, or computer to computer communication. Provides that public service company tax shall not apply to such persons and businesses. -- SB0744 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB/ CPC/ then FIN (586-6530)
- SB0775 SD1 (SSCR 567) RELATING TO ACTIVITY PROVIDERS AND ACTIVITY DESKS. Taniguchi B (586-6460)  
Amends provision relating to activity providers and activity desks. Prohibits an activity desk from receiving payments, allowances, rebates, refunds, commissions or unearned discounts, after injunctive relief has been granted. Amends provision relating to injunctive relief. Provides that any activity provider may bring suit to enjoin an activity desk or activity provider from receiving or making payments, allowances, rebates, refunds, commissions or unearned discounts, of money or otherwise, which are not available to other activity desks upon like terms or conditions.-- SB0775 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TSM then CPC (586-6120)
- SB0776 RELATING TO FINANCIAL SERVICES LOAN COMPANIES. Taniguchi B (586-6460)  
Amends provisions relating to required reserve for a depository financial services loan

company by including the securities listed on the National Market System of the Nasdaq Stock Market. -- SB0776

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Single Referral to CPC (586-6150)

SB0777 SD2 (SSCR 855)

RELATING TO FORECLOSURES. Taniguchi B (586-6460)

Amends provisions relating to the alternate power of sale foreclosure process. Amends provisions relating to notice of default. Requires foreclosing mortgagee to include with the 1st notice of default required public information or a copy of the alternate power of sale foreclosure process provision. -- Amends provision relating to conveyance of property on payment of purchase price and the distribution of sale proceeds. Requires the conveyance document be signed by the foreclosing mortgagee in the foreclosing mortgagee's name and as attorney in fact for the mortgagor. -- Amends provisions relating to affidavits after public sale. -- Amends provisions relating to public information requirement. Provides that the office of consumer protection shall approve any public information required. -- SB0777 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Single Referral to CPC/ JHA/ (586-6150)

SB0779 SD2 (SSCR 692)

RELATING TO DENTAL HYGIENISTS. Taniguchi B (586-6460)

Amends provisions relating to dental hygienists by establishing educational and certification requirements for administering intra oral infiltration local anesthesia and intra oral block anesthesia in conjunction with the hygienist's delivery of hygiene services and only under the direct supervision of a dentist. -- SB0779 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HLT then CPC (586-6380)

SB0780 SD1 (SSCR 653)

RELATING TO HEALTH INSURANCE. Taniguchi B (586-6460)

Provides that public assistance recipients receiving medical assistance shall be allowed coverage for medical foods and low protein modified food products for the treatment of inborn errors of metabolism. -- Requires each group health policy, contract, plan, or agreement under accident and sickness provisions, individual and group hospital and medical service contracts under benefit societies provisions, and each health maintenance organization (HMOs) to provide coverage for medical foods and low protein modified food products for the treatment of inborn errors of metabolism. -- SB0780 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HLT/ HSH/ then CPC then FIN (586-6380)

SB0783 SD1 (SSCR 794)

RELATING TO DENTAL INSURANCE. Taniguchi B (BR) (586-6460)

Allows the insured under accident, sickness insurance provisions, mutual benefit society provisions, and health maintenance organization (HMOs) provisions to assign reimbursement for dental services directly to the provider of services (choice of dentist) regardless of whether the provider is a nonparticipating provider. -- SB0783 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)

SB0785 SD1 (SSCR 795)

RELATING TO PUBLIC UTILITIES. Levin A (586-6760)

Allows the public utilities commission to select an alternative telecommunications provider to replace the existing provider and decertify the existing provider if the commission determines that an area of the State has less than adequate service and the provider fails to show cause. Allows the decertified provider to reapply for the right to serve the area in the future. -- SB0785 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to EDB then CPC/ JHA/ (586-6530)

SB0788 SD2 (SSCR 723)

RELATING TO TAXATION. Levin A (586-6760)

Changes the tobacco tax on every wholesaler or dealer to be upon the sale or use of cigarettes and paid by licensees through the use of stamps. Allows the department of taxation to enter into agreements for the sale of stamps by designated financial institutions. Establishes penalties. Provides that a portion of tax shall be paid to the county liquor commissions, police departments, attorney general, and prosecuting attorneys for enforcement purposes. Adds the cigarette tax and tobacco tax laws under the jurisdiction of the liquor commission. Requires the director of taxation to provide a preliminary report and final report to the legislature on the effectiveness of this Act in reducing the loss of cigarette tax revenues to the State from the illegal sale of untaxed cigarettes. Act to repealed on June 30, 2005 (sunset). -- SB0788 SD2

Mar-11 99 Introduction/Passed First Reading - House



Mar-11 99 Multiple Referral to HLT then FIN (586-6380)

SB0797 SD2 (SSCR 748)

RELATING TO PUBLIC PROCUREMENT. Tam R (586-6450)

Establishes provision relating to electronic posting of awards, within the Hawaii public procurement code. Requires the chief procurement officer post to the name, amount, type of contract, and procurement for each contractor awarded a contract for goods, services or construction. -- Amends provisions relating to methods of source selection. Provides the chief procurement officer shall maintain a record of all procurements for goods, services or construction of 25,000 dollars or more. Provides that the total amount of nonbid contracts awarded to any 1 individual, sole proprietorship, corporation, limited liability company, firm, partnership, business, joint venture, joint stock company, group, hui, society, association, or similar entity within a 5 year period shall not exceed \_\_\_ awards unless the governor grants special approval for the award in writing, based upon a recommendation from the administrator of the state procurement office after a public hearing as may be necessary, or all contractors eligible to bid on nonbid contracts have received at least 1 contract award within the 5 year period. -- Provides that all records related to the public hearing, the administrator's recommendation and the governor's approval shall be made available for public inspection. -- SB0797 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Single Referral to FIN (586-6200)

SB0798 SD2 (SSCR 728)

RELATING TO NOISE. Fukunaga C (586-6890)

Amends provision relating to regulation of public nuisances. Provides that an ordinance shall not be effective to the extent that it is inconsistent with any noise permit granted by the department of health under authority of the convention center authority or the noise pollution law, or to the extent that it prohibits, subjects to fine or injunction, or declares to be a public nuisance any construction, stationary noise source, or agricultural, industrial, or commercial activity, or entertainment or public event conducted in accordance with such a permit, unless the ordinance provides for greater protection of the public in regard to noise control. -- Amends convention center authority and provisions relating to the effect of noise pollution laws, ordinances and rules. -- SB0798 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to EEP then JHA (586-8435)

SB0802

RELATING TO THE COMMISSION ON PERSONS WITH DISABILITIES. Levin A (586-6760)

Establishes a compliance review special fund for the commission on persons with disabilities to fund the commission's staff and operations. Allows the commission to charge reasonable fees for its review of private sector building plans to comply with the requirements of the Americans with Disabilities Act that shall be deposited into the fund. -- SB0802

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HLT then FIN (586-6380)

SB0803 SD2  
(FLOOR AMENDMENT 12)

RELATING TO WORKFORCE RESTRUCTURING. Fukunaga C (586-6890)

Establishes the strategic workforce reduction and government reorganization Act. Establishes a phased strategic workforce reduction plan. Provides that the respective director of all departments, the judiciary and the university of Hawaii shall submit to draft and revised draft strategic plan to the department of budget and finance, department of human resources development, chief justice and the university of Hawaii president, outlining the use of voluntary separation incentives and a proposed organizational chart. Requires the governor, chief justice and university president to submit final strategic plans to the legislature. Provides that if no action to disapprove a plan is taken by March 1, 2000 the plan shall be deemed approved. Requires an annual status report on plan implementation. Provides criteria. -- Provides for voluntary separation, that a permanent full time employee whose position is specifically eliminated or eliminated as a result of any restructuring plan proposed by a department, the judiciary or the university of Hawaii, shall be offered the opportunity to receive transitional severance benefits in lieu of any rights to which the employee may be entitled under the reduction in workforce policies, collective bargaining agreements, rules and procedures, placement and bumping under collective bargaining agreements, or special retirement incentives. Provides for retirement program, that any employee whose position is specifically eliminated or eliminated as a result of any restructuring plan proposed by a department, the judiciary or the university of Hawaii may elect, if the employee is a vested member of the employees' retirement system, the special retirement benefits in lieu of exercising any rights to which they may be entitled. Provides for early retirement a 1 time service credit of 2 additional years shall be provided to affected employees. Requires that the department of human resources development, in cooperation

with the employees' retirement system, to provide briefings prior to the implementation of any strategic workforce reduction plan to educate the employees. -- Allows the mayor of a county, with the approval of the county council, to exercise discretion with respect to participation in the retirement program if a voluntary separation program is initiated in that county. Requires a list of special retirement participants to be transmitted to the board of trustees of the employees' retirement system by May 1, 2000. Provides that each participating county shall be charged its portion of additional actuarial present value of benefits as determined by the board. -- SB0803 SD2

Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to LAB then FIN (586-8450)

SB0808

RELATING TO LIQUOR LICENSES. Fukunaga C (586-6890)

Allows the liquor commission to revoke, suspend, or place conditions or restrictions on any intoxicating liquor license to prevent activities within the licensed premises or adjacent areas under the licensee's control that are potentially injurious to the health, safety, and welfare of the public including assault. -- SB0808

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC/ JHA/ (586-6150)

SB0809 SD2 (SSCR 601)

RELATING TO BOATING. Fukunaga C (586-6890)

Amends provisions relating to the purpose and use of small boat harbors. Provides that the department of land and natural resources shall allow a sole proprietor of a catamaran operating with a valid commercial registration certificate issued for a commercial catamaran to land its commercial catamaran on Waikiki beach and to operate upon Waikiki shore waters, to transfer sole proprietor's interest and commercial registration certificate to a corporate entity. Requires that registration certificates be issued in a timely manner. Provides that no commercial registration issued to an owner of a commercial catamaran operating in the Waikiki area shall be denied or revoked without a hearing. Provides that any corporation holding a valid commercial registration certificate issued by the department as of January 1, 1999, to operate a commercial catamaran upon Waikiki shore waters for hire and to land on Waikiki beach shall not have its commercial registration certificate revoked on the basis of a past error or omission executed by the department in allowing the transfer of a sole proprietors interest in the catamaran, along with the valid commercial registration certificate to a corporate entity. -- SB0809 SD2

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to OMR (586-6170)

SB0810

RELATING TO NOXIOUS WEED CONTROL. Fukunaga C (586-6890)

Amends provisions relating to the designation of noxious weed. Provides that the following plants shall be deemed noxious weeds, fiddlewood (*citharexylum caudatum*), Khakiweed (*alternanthera pungens*), and Common Sanbur (*cenchrus echinatus*). -- SB0810

Mar-05 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to AGR then FIN (586-6010)

SB0813 SD2 (SSCR 586)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST THE GAS UTILITY IN SERVING THE GENERAL PUBLIC. Fukunaga C (586-6890)

Authorizes the issuance of special purpose revenue bonds for the local furnishing of utility gas by The Gas Company, a division of Citizens Utilities Company, for multi purpose capital improvement program, transmission and distribution lines, and other gas utility facilities and equipment or any combination thereof, provided that approval by the public utilities commission be required for any project. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. Annual report to the legislature. (\$\$) -- SB0813 SD2

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then CPC then FIN (586-8435)

SB0816 SD1 (SSCR 729)

RELATING TO THE CONVENTION CENTER. Inouye L (586-7335)

Amends Act 96, session laws of 1988, as amended by Act 159, session laws of 1992, Act 241, session laws of 1993, and Act 75, session laws of 1994, and Act 156 session laws of 1998 relating to the convention center, by extending the repeal date to June 30, 2000 (sunset). Requires the legislative auditor to continue to audit and monitor the progress made by the convention center authority in resolving outstanding issues and problems to assure the legislature that these issues have been addressed on or before June 30, 2000. Requires the auditor to submit a management audit to the legislature on the steps taken by the authority to resolve traffic noise and other outstanding claims against the authority. -- SB0816 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to TSM then FIN (586-6120)

- SB0818 SD2 (SSCR 711) RELATING TO HEALTH INSURANCE. Buen J (586-7340)  
Changes age and frequency guidelines for accident and sickness and benefit societies coverage for screening by low dose mammography for occult breast cancer. Repeals the requirement that the insurance commissioner annually review the age and frequency guidelines for mammogram screening recommended by the American Cancer Society and accordingly adjust the age and frequency requirements. -- SB0818 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)
- SB0822 SD2 (SSCR 712) RELATING TO HEALTH INSURANCE. Chun Oakland S (586-6130)  
Requires employer group health policies, contracts, plans or agreements under accident and sickness provisions, and employer group health policies, contracts, plans, or agreements under mutual benefit societies provisions that provide coverage for pregnancy related services to cease excluding contraceptive services or supplies. Adds that contraceptive services includes nurse practitioner delivered. -- Allows any religious employer to request a health maintenance plan that excludes contraceptive health care services that are contrary to the religious employer's religious tenets. Provides that enrollees in such a health plan may purchase coverage of prescription contraceptive drugs and devices and outpatient contraceptive services from the health insurer at a pro rata share of the price the group purchaser would have paid. -- SB0822 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)
- SB0823 SD1 (SSCR 832) RELATING TO SENTENCING. Chun Oakland S (586-6130)  
Establishes provision relating to sentencing in domestic violence cases witnessed by minors, aggravating factors. Requires the court to consider as an aggravation of the offense in sentencing, conviction of committing or attempting to commit an offense involving domestic violence, is or has been a family or household member of the minor or victim, the offense contemporaneously occurred in the presence of a minor. Adds definition of offense and in the presence of a minor. -- SB0823 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then JHA (586-6050)
- SB0825 SD2 (SSCR 807) RELATING TO BREASTFEEDING. Chun Oakland S (586-6130)  
Allows each corporate resident taxpayer who files a corporate net income tax return to claim a tax credit for the imputed or actual rental value of any portion of the corporate resident taxpayer's property used for the sole purpose of breastfeeding or expressing milk. -- Allows an employer to provide employees with up to 1 unpaid hour per working day for the sole purpose of breastfeeding or expressing milk for a period not to exceed 1 year after the birth of the child. -- Provides that it shall be a discriminatory practice to restrict or limit the right of a woman to breastfeed a child in a place of public accommodations. -- SB0825 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB0829 SD1 (SSCR 899) RELATING TO THE HAWAII RULES OF EVIDENCE. Chun Oakland S (586-6130)  
Amends rules of evidence, relating to evidence of similar acts in civil cases concerning sexual assault or child molestation (rape shield law). Requires that in civil cases concerning sexual assault or child molestation and in sex offense cases evidence, including statements of witnesses or summaries of testimony, shall be disclosed at least 15 days before the scheduled date of trial. -- Amends rules of evidence, relating to sex offense cases and the relevance of the victim's past behavior. Provides that evidence of an alleged victim's reputation is admissible only if it has been placed in controversy by the alleged victim. Provides the procedure to determine the admissibility of evidence. -- SB0829 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0830 SD1 (SSCR 649) RELATING TO HEALTH INSURANCE REIMBURSEMENT. Chun Oakland S (586-6130)  
Requires accident and sickness insurers, mutual benefit societies, and health maintenance organizations (HMOs) to reimburse a claim within 30 days after receiving the claim filed in writing and 15 calendar days after receiving the claim filed electronically. Establishes time periods for a claim that is contested or denied or requires more time for review. Allows interest at a rate of 15 per cent a year for money owed. -- SB0830 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)

- SB0835 SD2 (SSCR 622) RELATING TO EMERGENCY MEDICAL SERVICES. Chun Oakland S (586-6130)  
Requires the department of health to establish, administer, and maintain an aeromedical emergency medical services information system to collect and analyze data to measure the efficiency and effectiveness of each phase of an aeromedical quality improvement program. Requires the system to serve the emergency health needs of the people by identifying system strengths and weaknesses, the allocation of resources, and the development of aeromedical services standards. Provides that the department shall plan, coordinate, and provide assistance to all entities and agencies, public and private, involved in the system. System to measure, but not be limited to communication and dispatch, medical oversight by physicians, and license and standards of emergency aeromedical services. Allows the department to require licensing and standards of emergency aeromedical services. Amends provisions to include, within the state comprehensive emergency medical services system, emergency aeromedical services. Requires the department to establish an emergency aeromedical services quality improvement committee to analyze information collected from the aeromedical quality improvement performance measures. -- Establishes the emergency medical services special fund into which shall be deposited appropriations by the legislature and revenues from fees charged for emergency ambulance services. Excess moneys remaining in the fund, at the close of each fiscal year, shall lapse into the general fund, after consultation with the director of health. -- SB0835 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB0836 SD1 (SSCR 470) RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR KUAKINI MEDICAL CENTER. Chun Oakland S (586-6130)  
Authorizes the issuance of special purpose revenue bonds to assist Kuakini medical center and any 1 or more of its not for profit affiliates in financing or refinancing the costs of construction of, improvements to, and equipment for its health care facilities, the purchase of tangible assets, including land and improvements, and other capital related projects. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB0836 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB0837 SD1 (SSCR 790) RELATING TO MANAGED HEALTH CARE. Chun Oakland S (586-6130)  
Provides that whenever an individual or group hospital or medical service plan contract under mutual benefit societies provisions, or a policy, contract, plan, or agreement under accident and sickness provisions provides for payment for dermatological services, the person entitled to benefits or the person performing the services shall be entitled to reimbursement or payment with or without obtaining a referral or other authorization before those services are performed. -- SB0837 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB/ HLT/ then CPC (586-8450)
- SB0844 SD2 (SSCR 650) RELATING TO HEALTH INSURANCE. Chun Oakland S (586-6130)  
Amends mental health, alcohol, and drug abuse treatment insurance provisions by including provisions for health insurance plans. Provides that health insurance plans shall not impose rates, terms, and conditions, including service limits and financial requirements on alcohol and drug dependence benefits or mental illness benefits that are not imposed on other covered benefits for health care. Repeals the provision which allows the insurance policy to limit the number of treatment episodes but not limit the number to less than 2 treatment episodes per lifetime. -- SB0844 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)
- SB0845 SD1 (SSCR 789) RELATING TO SOCIAL WORKERS. Chun Oakland S (586-6130)  
Amends provisions relating to social workers by adding licensed clinical social worker (LCSW) and social work associate (SWA). Includes psychotherapy by a licensed clinical social worker; psychosocial assessment and diagnostic impression of individuals, couples, families, and groups under the supervision of a qualified clinical social worker, diplomate in clinical social work, or board certified diplomate; and administration of social work programs and policies as part of the practices of social work. Provides criteria in obtaining a license. -- SB0845 SD1  
Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HLT then CPC (586-6380)

SB0851 SD2 (SSCR 833) RELATING TO HEALTH CARE. Chun Oakland S (586-6130)  
Requires hospice homes to be considered a residential use of property and to be a permitted use in all residentially designated zones, including but not limited to zones for single family dwellings. Prohibits conditional use, permit, variance, or special exception to be required for residences used as hospice homes. -- Establishes a schedule of payment for hospice care for individual and group hospital or medical service policies, contracts, plans, or agreements under mutual benefit societies, and for hospice care providers under accident and sickness, and health maintenance organizations (HMO) provisions. -- SB0851 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)

SB0856 SD2 (SSCR 730) RELATING TO LONG-TERM RESIDENTIAL CARE. Chun Oakland S (586-6130)  
Establishes provisions requiring adult residential care facilities to be categorized under basic residential care or expanded nursing facility level residential care. Requires the department of health to develop and adopt a social model of health care to ensure the health, safety, welfare, and civil rights of individuals placed in these facilities, to protect a person's right to choose what type of facility to reside in, and to respect the facility provider's right to turn away a potential resident if the provider believes, in good faith, adequate or appropriate care cannot be given by the provider. Provides that all adult residential care facilities shall be regulated uniformly by the department. Requires the department of human services, with the assistance of the department of health and the adult residential care industry to conduct a comprehensive review of services and report to the legislature and the director of health. Provides that the department of health shall establish standard admission policy and procedure, and maintain an inventory of vacancies in the facilities, under this provision. -- Requires the department to employ, as a uniform assessment tool, the scaled down version of the medicaid waiver program's social and health assessment forms for all residential care facilities other than basic adult residential care homes to help reduce system fragmentation, increase system efficiency and effectiveness, enhance quality of care, and to make the system more consumer friendly. -- Further requires the department to establish an information and referral process to serve all potential clients of adult residential care facilities, namely the elderly, the non elderly under age 60, and disabled persons of all ages. -- Provides that the department shall adopt rules to license adult foster homes for persons with developmental disabilities, adult residential care homes (ARCH), adult waiver foster family homes, developmental disabilities domiciliary homes, expanded adult foster homes for persons with developmental disabilities, expanded adult residential care homes, and for expanded developmental disabilities domiciliary homes. -- Changes adult family boarding home and care home to adult residential care facilities. -- Repeals definition of adult residential care home and expanded adult residential care home, and defines expanded adult residential care home. -- Repeals adult foster homes, licensing of adult residential care homes, adult residential care homes expanded admissions, licensing of expanded adult residential care homes, and developmental disabilities domiciliary homes provisions from the department of health. Amends Act 132, session laws of 1998.  
Appropriation to the department of health for implementing an information and referral process for the adult residential care facilities system through the executive office on aging. (\$\$) -- SB0856 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH/ HLT/ then FIN (586-6050)

SB0860 RELATING TO MENTAL HEALTH. Chun Oakland S (586-6130)  
Adds marriage and family therapist to mental health, alcohol, and drug abuse treatment insurance provisions. -- SB0860  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)

SB0869 SD2 (SSCR 657) RELATING TO EDUCATION. Chun Oakland S (586-6130)  
Requires the department of education to set appropriate counselor to student ratios to promote effective learning and development of students. Also for the department to adjust staffing at schools with a disproportionate number of at risk students. Requires all schools to utilize the criteria, screening process, and documentation requirements for the comprehensive school alienation program as the basis for designating at risk students. -- SB0869 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

- SB0873 SD1 (SSCR 796) RELATING TO REAL PROPERTY APPRAISALS. Chun Oakland S (586-6130)  
Amends provision relating to real property leases to require that fair market value be determined in conformance with the uniform standards of the professional appraisal practice and fair market value that is determined to be less than the rental amount currently being paid shall prevail over existing contract provision which bars the lowering of lease rent upon renegotiation. -- SB0873 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)
- SB0876 SD2 (SSCR 614) RELATING TO RESIDENTIAL LEASE-TO-FEE CONVERSION. Tam R (586-6450)  
Establishes provisions relating to an appraisal method for cooperative housing corporation and condominium lease to fee conversion. Provides a fair market value conversion standard for a fee simple owner to offer the leased fee interest in residential real property to be purchased by a lessee. -- SB0876 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then CPC (586-6050)
- SB0887 RELATING TO JUDGES FOR THE CIRCUIT COURT. Mizuguchi N (BR) (586-6870)  
Amends provision relating to circuit court judges. Provides that the circuit court of the 5th circuit shall consist of 2 judges, styled as 1st and 2nd judge respectively. -- SB0887  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0888 RELATING TO THE TRAFFIC CODE. Mizuguchi N (BR) (586-6870)  
Increases the amount the court may assess for the cost of issuing a penal summons upon any person who fails to appear for a traffic violation. -- SB0888  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0889 SD1 (SSCR 633) RELATING TO THE JUDICIARY. Mizuguchi N (BR) (586-6870)  
Establishes provision relating to the assessment of bench warrants issuance. Provides that the court may order an assessment for the cost of issuing the bench warrant for any person who fails to appear or otherwise fails to comply with a court order. -- SB0889 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0896 SD1 (SSCR 834) RELATING TO GUARDIANSHIP PROCEEDINGS. Mizuguchi N (BR) (586-6870)  
Amends provision relating notices in guardianship proceedings. Provides that for good cause the court may waive notice to a ward's spouse, legal parents, adult children, guardian or grandparent, upon showing reasonable efforts have been made to ascertain the identity and address. -- SB0896 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0898 RELATING TO THE DISPOSITION OF NOTARY RECORDS. Mizuguchi N (BR) (586-6870)  
Transfers responsibility for records of notaries public from the clerk of the circuit court of the judicial circuit in which the notary public resides to the office of the attorney general. -- SB0898  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0900 SD1 (SSCR 677) RELATING TO FEES. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the fee schedule of court costs. Repeals fees for application for appointment of special administrator, informal probate or appointment and application for formal testacy proceedings under the uniform probate code. Adds fees for domiciliary foreign personal representative. -- SB0900 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0901 SD2 (SSCR 634) RELATING TO THE JUDICIARY COMPUTER SYSTEM SPECIAL FUND. Mizuguchi N (BR) (586-6870)  
Amends Act 203, session laws of 1996. Repeals the sunset date of June 30, 2000, and provision relating to temporary rules. Amends provision relating to the judiciary computer system special fund. -- SB0901 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)

- SB0902 SD1 (SSCR 635) RELATING TO RECORDS MANAGEMENT SERVICES. Mizuguchi N (BR) (586-6870)  
Establishes provision relating to court costs and fees to include a surcharge for records management services. Provides criteria. Establishes the records management fund which shall be administered by the judiciary for records storage, the purchase of hardware and software to enhance the capability of imaging and storing records and other expenses relating to records management services. Prohibits moneys in the records management revolving fund to revert to the general fund. -- SB0902 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0906 RELATING TO PUBLIC FINANCIAL DISCLOSURE STATEMENTS. Mizuguchi N (BR) (586-6870)  
Establishes provisions relating to public financial disclosure statements. Provides that the financial disclosure statements shall be public records and available for inspection and duplication, for members of the board of regents, members of the board of land and natural resources, the board of agriculture and the Hawaiian homes commission. Provides that public financial disclosure statements need not report, where an amount is required to be reported, the actual dollar value of the financial interest or the dollar range of value. -- SB0906  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0913 SD1 (SSCR 857) RELATING TO ELECTIONS BY MAIL. Mizuguchi N (BR) (586-6870)  
Allows federal, state, or county elections, other than regularly scheduled primary or general elections, to be conducted by mail, provided that the election is state or county wide. Provides that chief election officer shall determine whether a federal or state election other than a regularly scheduled primary or general election is conducted by mail or at a polling place and shall adopt rules to provide for the uniformity in the conduct of federal and statewide elections by mail. Allows the county clerk to determine whether a countywide election held other than on the date of a regularly schedule primary or general election is conducted by mail or at a polling place. Provides that the county clerk shall supervise the election by mail in the county. -- SB0913 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0914 RELATING TO VOTE COUNT. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to vote count. Provides that each contest or question on a ballot shall be counted independently, if a contest or question requires a majority of the votes for passage, any blank, spoiled or invalid ballot shall not be tallied for passage or as votes cast except that such ballots shall be counted as votes cast in ratification of a constitutional amendment or a question for a constitutional convention. -- SB0914  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0915 SD1 (SSCR 859) RELATING TO CANDIDATE VACANCIES. Mizuguchi N (586-6870)  
Establishes provisions relating to candidate vacancies. Adds the name of the replacement candidate to be printed on the ballot, provided that the replacement candidate fills out an application for nomination papers and signs the proper certifications on the nomination paper and takes either the oath of affirmation or loyalty. -- SB0915 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0919 SD1 (SSCR 835) RELATING TO ROBBERY. Mizuguchi N (BR) (586-6870)  
Amends the provision relating to robbery in the 1st degree, by including an animal within the definition of dangerous weapon. -- SB0919 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0921 RELATING TO DISTRICT COURT. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the concurrent jurisdiction of the district court with family court. Provides that the district court shall have concurrent jurisdiction with the family court for any violation of an order relating to domestic abuse protective orders or abuse of a family or household member. -- SB0921  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then JHA (586-6050)

- SB0922 SD1 (SSCR 887) RELATING TO UNAUTHORIZED CONTROL OF PROPELLED VEHICLE. Mizuguchi N (BR) (586-6870)  
Amends provision relating to unauthorized control of a propelled vehicle to include knowingly exerting unauthorized control of another's propelled vehicle. -- SB0922 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB0924 RELATING TO OFFENSES AGAINST PUBLIC ADMINISTRATION. Mizuguchi N (BR) (586-6870)  
Amends provision relating to promoting prison contraband in the 2nd degree. Provides that contraband means any article or thing other than a dangerous instrument or drug. -- SB0924  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to PSM/ JHA/ (586-8490)
- SB0926 SD2 (SSCR 636) RELATING TO DRUG DEMAND REDUCTION ASSESSMENTS. Mizuguchi N (BR) (586-6870)  
Amends Act 205, session laws of 1995, as amended by Act 7, session laws of 1996, as amended by Act 152, session laws of 1998, relating to drug demand reduction assessments special fund. Requires a person granted a deferred acceptance of guilty plea or no contest plea on drug charges to pay a monetary assessment. Establishes a 250 dollar fine for misdemeanor offenses. Amends provision relating the defendants ability to pay and court order to pay monetary assessment to the courts discretion. Appropriation to the department of health. (\$\$) -- SB0926 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB0931 SD1 (SSCR 698) RELATING TO WIRETAPPING AND ELECTRONIC SURVEILLANCE. Mizuguchi N (BR) (586-6870)  
Establishes wiretapping and electronic surveillance law in conformance with federal law. Prohibits the intentional unlawful intercepting, attempting to intercept, or procurement of another person to intercept any wire, oral, or electronic communication. Prohibits any person from intentionally using or disclosing information obtained through the interception of a wire, oral, or electronic communication. -- Prohibits the manufacture, distribution, possession, and advertising of wire, oral, or electronic communication intercepting devices. Provides criteria. Provides exceptions. -- Provides that any unlawful wiretapping and electronic surveillance device shall be subject to seizure and forfeited. -- Prohibits intercepted wire or oral communication to be used as evidence. -- Authorizes judges to order the interception of a wire, oral, or electronic communication. Requires that the order be made in writing upon oath or affirmation to a designated judge. Allows the attorney general or prosecuting attorney of a county to obtain an order by a judge authorizing the interception, disclosure, and use of wire or oral communications by an investigative or law enforcement officer. Provides criteria. -- Requires that the attorney general, prosecuting attorney, or the issuing or denying judge of an order relating to the expiration, extension, or denial of an order approving interception shall submit to the administrative director of the courts reports related to intercepted wire, oral, and electronic communications and the number of resulting arrests and convictions. Provides criteria. Requires the attorney general and the county prosecutors to annually report to the administrative director of the courts, and the administrative director to report to the legislature in March of each year. --Provides that any person whose wire, oral, or electronic communication is intercepted may recover civil damages. -- Allows the attorney general to initiate a restraining order, prohibition, or injunction against illegal interception. -- Establishes provision relating to unlawful access to stored communications services. Provides that a government entity may require, in its subpoena or court order that a service provider create a backup copy of the contents of the electronic communications. -- Provides for mobile tracking devices. Establishes provision relating to the issuance of orders for a pen register or a trap and trace device. Provides criteria. Prohibits the use or installation of a pen register or a trap and trace device without a court order. Requires the attorney general to record the number of pen register or trap and trace devices ordered. -- Establishes a surveillance review unit within the department of the attorney general. Requires the unit to review all applications for interception of wire, oral, or electronic communications. -- Amends provision relating to appeals taken by and on behalf of the state from the district or circuit courts to the supreme court, to include denied applications for orders of approval or authorization of the interception of a wire, oral, or electronic communication that have been denied. -- Repeals provision relating to electronic eavesdropping. Appropriation. (\$\$) -- SB0931 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)



- SB0942 SD1 (SSCR 126) RELATING TO HUNTING. Matsuura D (586-7788)  
Requires (instead of allows) the department of land and natural resources to establish, maintain, manage and operate game management areas, wildlife sanctuaries, and public hunting areas. Defines game management area and public hunting area. -- SB0942 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to WLU then FIN (586-6110)
- SB0947 SD2 (SSCR 860) RELATING TO TELEMARKETING FRAUD. Kanno B (586-6830)  
Establishes the telemarketing fraud prevention act. Provides criteria for deceptive acts or practices and abusive telemarketing acts or practices. Provides exemptions. Requires every telephone solicitor and seller to keep true and accurate records of all telemarketing activities in this State or directed to consumers located in this State, and retain records for 2 years. Provides criteria and exemptions. Provides that a contract or agreement made as a result of telemarketing activity that is in violation is voidable by the consumer for any reason at any time, shall not be enforced against the consumer, and any debt arising therefrom shall not be reported to a credit reporting agency. -- SB0947 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC/ JHA/ (586-6150)
- SB0949 SD1 (SSCR 861) RELATING TO THE UNIFORM UNINCORPORATED NONPROFIT ASSOCIATION. Kanno B (586-6830)  
Establishes uniform unincorporated nonprofit association law to provide for acquisition, encumbrance, or transfer of real and personal property by unincorporated nonprofit associations. Establishes criteria for recording and disposition of estates and interests in property, rights in civil proceedings, and immunity to liability for members and officers. -- SB0949 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then CPC/ JHA/ then FIN (586-6530)
- SB0951 SD1 (SSCR 338) RELATING TO EMPLOYEE BENEFIT PLANS. Kanno B (586-6830)  
Provides that the department of education, the university of Hawaii, and the State shall not be liable for sums deferred or the results of any investment product. Changes the employees' annuity contracts law to the employees' annuity and custodial account contracts law. Allows the department of education and the university of Hawaii to invest in a custodial account for employees. -- SB0951 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then HED/ EDN/ then FIN (586-8450)
- SB0953 SD2 (SSCR 779) RELATING TO NATURAL AND CULTURAL RESOURCES. Hanabusa C (586-7793)  
Establishes the Hawaii environmental authority law, which shall be a body corporate and a public instrumentality of the State. Provides that the environmental authority shall be placed within the department of land and natural resources for administrative purposes only. Allows the environmental authority to be responsible for developing a strategic environmental protection plan which shall be updated every 3 years and shall be responsible for developing measure of effectiveness of the environmental protection plan and to include documentation of the directly attributable benefits of the plan to, Hawaii tourism industry, employment on Hawaii, state taxes, and the State's lesser known and underutilized destinations. Allows the authority to enter into contracts and agreements relating to environment activities. Provides criteria. Establishes the environmental special fund to be funded by appropriations by the legislature to the environmental special fund and by gift, grants and other funds. Provides that not more than 3 per cent of funds be used for administrative expenses, 15,000 dollars be made available for a protocol fund and funds be used for salaries and expenses of the office of environmental quality control. -- Exempts all revenues and receipts, any right, title and interest derived by the authority from any project or project agreement or other agreement, from state taxes, except as otherwise provided by law. Provides that the Hawaii environmental authority shall submit a complete and detailed report of its activities, expenditures and results to the governor and the legislature. Exempts the fund from being transferred to the general fund for central service and administrative expenses. Requires the office of environmental quality to provide assistance to the authority beginning January 1, 2000. -- Amends Act 216, session laws 1997 and Act 142, session laws 1998. -- Provides definitions. -- SB0953 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then TSM then FIN (586-8435)
- SB0957 SD2 (SSCR 587) RELATING TO MOTOR VEHICLE INSURANCE. Taniguchi B (586-6460)

Amends Act 251, session laws of 1997, by requiring the motor vehicle insurance benefits task force to develop a comprehensive plan for balancing the maximum coverage and benefits for victims of motor vehicle accidents with the lowest possible cost for the purchasers. Also extends the task force to June 30, 2000 (sunset). -- Changes the provision which provides no fault motor vehicle insurance to licensed drivers or unlicensed permanently disabled individuals unable to operate their motor vehicles, who are receiving public assistance benefits consisting of medical services or direct cash payments, by adding those who received public assistance benefits in the form of medical services prior to July 1, 1994, and are still receiving benefits. -- SB0957 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC/ HSH/ (586-6150)

- SB0959 SD2 (SSCR 811) RELATING TO SPECIAL FACILITY REVENUE BONDS FOR AIRPORTS. Taniguchi B (586-6460)  
Amends the definition of special facility to include buildings, structures, or facilities for cargo facilities and operations. -- SB0959 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then FIN (586-6180)
- SB0970 SD1 (SSCR 888) RELATING TO BAIL BONDS. Bunda R (586-6090)  
Exempts bail bonds rates from insurance rate filing requirements. -- SB0970 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC (586-6150)
- SB0973 SD1 (SSCR 285) RELATING TO MOTOR VEHICLE TOWING. Kawamoto C (586-6970)  
Requires towing business vehicles to have motor vehicle insurance and that towing companies have insurance that covers damages that may occur to the towed motor vehicle while being towed and stored by the towing business. Requires all vehicles used for towing motor vehicles in furtherance of a towing business to have permanently affixed on each door of the towing vehicle a sign with the name and telephone number of the towing business. Provides that if a tow operator fails to comply with the insurance requirements no charges may be collected. Allows a person to sue for damages. Amends Act 138, session laws of 1998, increasing towing fees allowed by repealing the sunset date of July 1, 2000. -- SB0973 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then CPC (586-6180)
- SB0976 SD1 (SSCR 8) RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM. Kawamoto C (586-6970)  
Establishes the construction industry branch under the research and economic analysis division of the department of business, economic development, and tourism to promote, market, and develop the construction industry in the State. Provides criteria. -- SB0976 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB0984 SD1 (SSCR 797) RELATING TO GENERAL CASUALTY INSURANCE. Ige D (586-6230)  
Establishes service contracts provisions. Service contracts means a contract or agreement for a separately stated consideration or for a specific duration to perform the repair, replacement, or maintenance of motor vehicle or indemnification for repair, replacement, or maintenance, for the operational or structural failure due to a defect including towing, rental and emergency road service. Repeals insurance against any contract of warranty or guaranty for motor vehicles from general casualty insurance. -- SB0984 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then CPC (586-6180)
- SB0992 SD2 (SSCR 623) MAKING AN APPROPRIATION FOR THE HANA COMMUNITY HEALTH CENTER. Chumbley A (586-6030)  
Appropriation to the department of health for emergency operational expenses for the Hana community health center for fiscal year 1998 - 1999 and for operational expenses for fiscal year 1999 - 2000. (\$\$) -- SB0992 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB0994 SD2 (SSCR 749) RELATING TO DEPENDENT ADULT AND ELDER ABUSE. Chun Oakland S (586-6130)  
Establishes the elder and dependent adult abuse review commission within the department of health. Provides criteria. Requires the commission examine means to strengthen elder and

dependent adult abuse laws and related administrative laws, review effectiveness of reporting and investigation of elder and dependant adult abuse cases, review the adequacy of provisions relating to elder and dependant adult protective services, conduct a comparative analysis of state statutes and administrative rules, make recommendations for statutory or administrative rule amendments, including but not limited to, formulating a multidisciplinary services system, standardize definitions and reporting procedures, mandatory education for health care workers, creating or increasing civil remedies, suggesting legislation to create the criminal offense and penalties for abuse, defraud or neglect of elder and dependant adults and establishing a system of interagency coordination and cooperation agreements. Report to the legislature. -- SB0994 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HSH then JHA then FIN (586-6050)

- SB1003 SD1 (SSCR 837) RELATING TO CHILD SUPPORT ENFORCEMENT. Fukunaga C (586-6890)  
Amends provision relating to child support enforcement. Provides that if an obligor acknowledges full child support obligation, and the custodial parent agrees and the obligor is in compliance with all federal regulations, the obligor may opt out of payment via the agency. -- SB1003 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then JHA then FIN (586-6050)
- SB1005 SD2 (SSCR 615) RELATING TO PUBLIC CONTRACTS. Tam R (586-6450)  
Amends provision relating to prompt payment by contractors to subcontractors. Provides that contractors who fail to comply with laws requiring prompt payment of subcontractors in public contracts shall be fined and upon the 3rd offense ineligible to bid on future public contracts for 3 years. -- Provides that contractors that fail to pay a subcontractor may be permitted to submit bids on public contracts by submitting and complying with a subcontractor payment plan approved by the comptroller prior to submission of a bid. Requires the comptroller to adopt rules pursuant to administrative rules, as necessary. -- SB1005 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1006 SD1 (SSCR 493) RELATING TO GOVERNMENT REGULATION OF GROUP LIVING HOUSING FACILITIES. Tam R (586-6450)  
Authorizes the department of health to adopt rules necessary for the public health and safety relating to privately operated group living facilities, private residences used for providing health. -- SB1006 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB1011 RELATING TO THE STATE FOUNDATION ON CULTURE AND THE ARTS. Mizuguchi N (BR) (586-6870)  
Establishes provision relating to the establishment of a state foundation on culture and the arts, that shall be placed within the department of accounting and general services for administrative purposes. Provides that the foundation shall be governed by a policy making and oversight commission to be known as the state foundation on culture and the arts commission. Provides that the commission shall appoint an executive director of the foundation. Provides that the comptroller and commission shall track amounts due from each agency under the 1 per cent requirement . Defines commission. -- SB1011  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CAR then LAB then FIN (586-8455)
- SB1016 SD1 (SSCR 177) RELATING TO ADMINISTRATIVE RULES. Mizuguchi N (BR) (586-6870)  
Establishes provisions relating to fee for copies and limitations. Provides that any agency may establish and charge fees for copies of proposed rules, rule amendments, adopted rules, statutes or agency rules, provided that the fees shall reflect actual reproductions costs and in any case not exceed the rate of 10 cents a page plus actual mailing costs. Exempts copies of agency rules obtained from the office of the lieutenant governor. Provides that the cost of reproduction shall not include reasonable charges for staff for search and actual time for reproducing a government record. Further provides that as of January 1, 2000, the proposed rulemaking action and the full text of the proposed rule to be adopted, the proposed

amendments and the changes to existing rules shall be posted and publicly accessible without fees on the world wide web internet site. -- SB1016 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to JHA then FIN (586-6360)

SB1017

RELATING TO STATUTORY REVISION: AMENDING, REENACTING, OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES AND THE SESSION LAWS OF HAWAII FOR THE PURPOSE OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, AND DELETING OBSOLETE OR UNNECESSARY PROVISIONS. Mizuguchi N (BR) (586-6870)

Amends or repeals various provisions of the Hawaii revised statutes and the session laws of Hawaii for the purpose of correcting errors, clarifying language, correcting references, and deleting obsolete or unnecessary provisions. -- SB1017

Feb-16 99 Introduction/Passed First Reading - House

Feb-17 99 Single Referral to JHA (586-6360)

SB1018 SD1 (SSCR 529)

RELATING TO THE DRUG FORMULARY. Mizuguchi N (BR) (586-6870)

Amends drug product selection provisions to allow the board of health to adopt the Orange Book and its supplements as the state drug formulary of equivalent drug products. Defines the Orange Books as the Approved Drug Products with Therapeutic Equivalence Evaluations, consisting of drug products that the Commissioner of Food and Drugs, US Food and Drug Administration, has approved to be safe and effective and therapeutically equivalent generic drug product. Also allows the board to establish as rules a Hawaii additions and deletions list. Prohibits a pharmacist to substitute an equivalent drug product for any prescription for an anti epileptic drug. Requires pharmacists to obtain, maintain, and update the Book, and obtain the additions and deletions list. Requires the department of health to provide public education on this matter. -- SB1018 SD1

Mar-04 99 Introduction/Passed First Reading - House

Mar-05 99 Multiple Referral to CPC then FIN (586-6150)

SB1021

RELATING TO CLINICAL LABORATORY PERSONNEL. Mizuguchi N (BR) (586-6870)

Amends provisions to allow the department of health, with approval of the governor, to adopt rules for public health or safety for occupations or practices of clinical laboratory directors, clinical laboratory scientists (medical technologists), clinical laboratory specialists, clinical laboratory cytotechnologists, and clinical laboratory technicians. -- SB1021

Mar-03 99 Introduction/Passed First Reading - House

Mar-04 99 Multiple Referral to CPC then FIN (586-6150)

SB1022 SD2 (SSCR 838)

RELATING TO HEALTH-CARE DECISIONS. Mizuguchi N (BR) (586-6870)

Repeals medical treatment decisions provisions and establishes the uniform health care decisions act. Allows an adult or emancipated minor to execute a power of attorney for health care which may authorize the agent to make any health care decision the principal could have made while having capacity. Provides that unless otherwise specified in a power of attorney for health care, the authority of an agent becomes effective only upon a determination that the principal lacks capacity and ceases to be effective upon determination that the principal has recovered capacity. -- Provides that a health care provider or institution acting in good faith and in accordance with generally accepted health care standards applicable to the provider or institution shall not be subject to civil or criminal liability or to discipline for unprofessional conduct. -- Amends provisions relating to the durable power of attorney for health care decisions. Repeals the durable power of attorney sample form. -- SB1022 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to HLT then JHA (586-6380)

SB1024 SD3  
(FLOOR AMENDMENT 17)

RELATING TO ENVIRONMENT. Mizuguchi N (BR) (586-6870)

Changes the Hawaii law for mandatory certification of private cesspool pumping firms and operating personnel in wastewater treatment plants, to wastewater treatment personnel. Amends water pollution provisions to include management practices, including treatment, processing, storage, transport, use and disposal, and recycled water to mean treated wastewater that by design is intended or used for beneficial purposes. Includes domestic sewage, animal wastewater and recycled water in water pollution provisions. Allows the director of health to require the maintenance of records. Repeals the certification of private cesspool pumping firms. -- Amends provision relating to environmental emergency response. Establishes a permanent exempt position of ecological risk assessor within the department of health. Provides that funds for this position shall come from the environmental response revolving fund. -- Amends provision relating to environmental impact statements. Requires

an environmental assessment for any propose land use when use is subject to discretionary approval by a state or county agency, except if use has minimal or no significant effects. -- Appropriation to the department of health. (\$\$) -- SB1024 SD3  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to EEP then JHA then FIN (586-8435)

- SB1026 RELATING TO THE TRAINING OF EMERGENCY MEDICAL SERVICES PERSONNEL. Mizuguchi N (BR) (586-6870)  
Amends the department of health duties to include the review and approval of the curricula and syllabi of training courses offered to emergency medical services personnel who provide basic, intermediate, and advanced life support. Requires the university of Hawaii to provide such training and courses. -- SB1026  
Mar-03 99 Introduction/Passed First Reading - House  
Mar-04 99 Multiple Referral to HLT then FIN (586-6380)
- SB1028 SD1 (SSCR 476) RELATING TO VITAL RECORD FEES. Mizuguchi N (BR) (586-6870)  
Amends Act 216, session laws of 1997, relating to vital record fees, by repealing the sunset date. -- SB1028 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1031 SD2 (SSCR 769) MAKING AN EMERGENCY APPROPRIATION FOR THE HAWAII HEALTH SYSTEMS CORPORATION. Mizuguchi N (BR) (586-6870)  
Appropriation to Hawaii health systems corporation to meet year 2000 (Y2K) compliance for systems and equipment, and to reduce workers' compensation costs. (\$\$) -- SB1031 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1032 SD1 (SSCR 760) RELATING TO INVOLUNTARY PSYCHIATRIC TREATMENT. Mizuguchi N (BR) (586-6870)  
Requires the department of health to adopt rules to enable interdisciplinary clinical review panels to authorize the involuntary administration of psychotropic medication for appropriate patients at the state hospital. Requires the department to report to the legislature in 2000, 2001, and 2002. Act to be repealed on June 30, 2002. -- SB1032 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then JHA then FIN (586-6380)
- SB1033 SD1 (SSCR 770) MAKING AN EMERGENCY APPROPRIATION FOR THE CHILD AND ADOLESCENT MENTAL HEALTH DIVISION. Mizuguchi N (BR) (586-6870)  
Appropriation to the department of health for services provided to certain emotionally disturbed children and adolescents. (\$\$) -- SB1033 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT/ EDN/ then FIN (586-6380)
- SB1034 SD1 (SSCR 761) RELATING TO THE HAWAII TOBACCO SETTLEMENT SPECIAL FUND. Mizuguchi N (BR) (586-6870)  
Establishes the Hawaii tobacco settlement moneys law. Establishes Hawaii tobacco settlement special fund, to be administered by the department of budget and finance. Provides that \_\_\_ per cent of the moneys received by the State from all tobacco settlements shall be deposited into the fund. -- Establishes the Hawaii tobacco prevention and control endowment fund. Requires the Hawaii community foundation to be responsible for expenditures, and the department of health shall serve as lead agency for the public sector. Requires an annual audit. Provides criteria. -- Establishes provision relating to the allocation of tobacco settlement moneys. Provides that a \_\_\_ per cent to be transferred to the rainy day fund, tobacco prevention and control endowment fund, early intervention special fund, the department of human services for children's health insurance programs, early childhood education and care programs, and \_\_\_ per cent retained by the department of health. -- Establishes an advisory board in the department to develop a strategic plan. -- Establishes provision relating to the creation of the rainy day fund. Requires 15 per cent of total tobacco moneys be deposited into the fund, and allocation and expenditures at the governor's discretion. -- Requires the auditor to conduct financial and effectiveness audits of the Hawaii tobacco prevention and control endowment fund. Report to the legislature -- SB1034 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1035 SD1 (SSCR 876) RELATING TO RETAIL LIQUOR SALES TO MINORS. Mizuguchi N (BR) (586-6870)  
Allows any person between the ages of 18 and 20 years of age who is participating in a

controlled purchase as part of a law enforcement activity or a study authorized by the department of health to determine the level of incidence of liquor sales to minors. -- SB1035 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then JHA (586-6380)

SB1036 SD3  
(FLOOR AMENDMENT 7)

RELATING TO PERSONS WITH DISABILITIES. Mizuguchi N (BR) (586-6870)  
Establishes the disability and communication access board within the department of health. Board to establish guidelines for the design of buildings and facilities by or on behalf of the State and counties; provide review and recommendations on all state and county plans for building and facilities; establish guidelines for the utilization of communication access services provided for persons who are deaf, hard of hearing, or deaf blind in state programs and activities; administer the statewide program for parking for disabled persons; serve as a public advocate of persons with disabilities; review and assess the problems and needs for persons with disabilities; serve as the designated state agency to coordinate the state's efforts to comply with the Americans with Disabilities Act; provide technical assistance and guidance to state and county entities to meet the requirements of state, federal, and county laws through public education programs and other voluntary compliance efforts; and administer funds. Annual report to the legislature and governor. Repeals the architectural access committee, the Hawaii state coordinating council on deafness, and the commission on persons with disabilities and transfers all rights, powers, functions, and duties to the disability and communication access board. Transfers all appropriations, equipment, supplies, contracts, documents, maps, and other personal property held by the commission, council, committee, or department of transportation to the access board. -- Establishes the developmental disabilities special fund. Requires appropriated funds be use solely for Title XIX home and community based waiver services for individuals with developmental disabilities or mental retardation. -- Amends provisions relating to the developmental disabilities system, within the department of health. -- Requires the auditor to conduct an independent financial evaluation of case management services by the department of health and report to the legislature. -- Appropriation to the department of health and the department of human services. (\$\$) -- SB1036 SD3

Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to HLT/ HSH/ then LMG then FIN (586-6380)

SB1042 SD1 (SSCR 639)

RELATING TO THE RECRUITMENT OF EMPLOYEES FOR STATE SERVICE. Mizuguchi N (BR) (586-6870)

Authorizes the director of human resources development to announce vacancies at a range of rates for professional and scientific positions and positions in the excluded managerial compensation plan. Provides criteria. -- SB1042 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)

SB1046 SD3

(FLOOR AMENDMENT 5)

RELATING TO THE CIVIL SERVICE SYSTEM FOR PUBLIC OFFICERS AND EMPLOYEES.

Mizuguchi N (BR) (586-6870)

Requires the director of human resources development to identify and work collaboratively with the various stakeholders governed by civil service, compensation, public service, leaves of absence, hours of work, in service training programs, and incentive and service awards laws in order to draft replacement legislation if deemed necessary. Requires the director, with the consensus of stakeholders, to establish a process for developing recommendations and submit monthly reports to the legislature. Requires the director and the stakeholders to submit draft model legislation to a joint house and senate labor committee meeting on November 15, 1999. Requires the director to present revised civil service legislation to the legislature by January 15, 2000. -- Requires the legislation to define the employment of persons in the civil service system, governed by the merit principle, effective June 30, 2000. -- Civil service, compensation, public service, leaves of absence, hours of work, in service training, incentive and service awards laws to be repealed on June 30, 2000 (sunset). -- SB1046 SD3

Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to LAB then FIN (586-8450)

SB1048 SD2 (SSCR 839)

RELATING TO FOSTER BOARDING HOMES. Mizuguchi N (BR) (586-6870)

Amends provisions relating to department of human services by providing that criminal history record checks shall be made for the 1st 2 years of certification of a foster boarding home and annually or biennially thereafter depending on the certification status of the home. Also adds that foster boarding home includes any boarding home in which 6 or more minor

siblings are placed together for care and maintenance apart from their parents or guardians on a 24 hour basis for fee or charge. -- SB1048 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then CPC then FIN (586-6050)

- SB1049 SD2 (SSCR 625) RELATING TO FOSTER BOARD ALLOWANCES FOR STUDENTS. Mizuguchi N (BR) (586-6870)  
Amends foster child board allowances to include a person attending an accredited institution of higher learning on a part time basis for the 1st academic year, if approved by the director of human services. -- SB1049 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB1050 SD2 (SSCR 840) RELATING TO THE CHILD PROTECTIVE ACT. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the child protective Act. Defines abandoned infant and redefines aggravated circumstances. Amends provision relating to service of summons. Provides that service to a party residing outside the state shall be made by registered or certified mail addressed to the last known address. -- Amends provision relating to disposition hearings. Changes the period that a child has been residing without a family home from 18 to 12 consecutive months. Provides that if the court determines aggravated circumstances are present, the court shall set the case for a show for cause hearing. Authorizes the court to set a show for cause or permanent plan hearing at any time determined appropriate. -- Amends provisions relating to review hearings. -- Provides that if the child has been residing outside the family home for a period of 12 months , or if the court determines aggravated circumstances are present, the court shall set the case for a show cause hearing at which the child's family shall present evidence to the court regarding the reasons and considerations as the family has to offer as to why the case should not be set for a permanent plan hearing. -- Provides that if the child has been residing outside of the family home for an aggregate period of 15 of the most recent 22 months, the department shall file a motion to set the case for a permanent plan hearing, unless the child is cared for by a relative, the department has documented in the safe family home guidelines a compelling reason why it would not be in the best interest of the child, or the state has not provided services deemed necessary for the safe return of the child to the family home. -- Amends provision relating to permanent plan hearing. Changes the reasonable period of time from the date the child was placed under foster custody from 3 to 2 years. -- SB1050 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then JHA then FIN (586-6050)
- SB1051 SD2 (SSCR 841) RELATING TO DISCLOSURE OF DEPARTMENT OF HUMAN SERVICES' RECORDS. Mizuguchi N (BR) (586-6870)  
Amends child abuse confidentiality provisions to allow the director of human services to adopt rules to provide for the release of information required by federal statute or regulation. -- SB1051 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then JHA then FIN (586-6050)
- SB1052 SD1 (SSCR 429) RELATING TO CHILD PROTECTIVE SERVICES. Mizuguchi N (BR) (586-6870)  
Amends Act 302, session laws of 1996, relating to the child protective and diversion services pilot project. Changes the membership of the child protective reform coordinating committee to be at least 13 members appointed by the director of human services instead of the governor. Allows the department of human services to share information with the neighborhood places. Extends the project to June 30, 2002 (sunset) and requires annual reports to the legislature. -- SB1052 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB1053 RELATING TO PERSONAL CARE SERVICES PAYMENT. Mizuguchi N (BR) (586-6870)  
Repeals provisions relating to personal care services to medical assistance recipients under the department of human services. -- SB1053  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB1054 RELATING TO THE SUNSET CLAUSE IN ACT 128, SESSION LAWS OF HAWAII 1997. Mizuguchi N (BR) (586-6870)  
Amends Act 128, session laws of 1997, relating to public assistance, by repealing the sunset date. -- SB1054

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then JHA then FIN (586-6050)

- SB1055 SD1 (SSCR 771) RELATING TO UNCLAIMED FINANCIAL ASSISTANCE BENEFITS. Mizuguchi N (BR) (586-6870)  
Amends department of human services provisions for unclaimed financial assistance balances in electronic benefit transfer account to provide that benefit refers to cash payments authorized by the department to be issued through the electronic benefit transfer system. Repeals the provision which starts the 90 day waiting period after the effective date of closure of the financial assistance case. -- SB1055 SD1
- Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB1057 RELATING TO THE STATE ADVISORY COUNCIL ON REHABILITATION. Mizuguchi N (BR) (586-6870)  
Changes the name of the state advisory council on rehabilitation to the state rehabilitation council. Increases the membership to 21. Requires the council to consult with the state workforce development council and advise the vocational rehabilitation division of the department of human services. -- SB1057  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB1058 SD2 (SSCR 674) RELATING TO RECOVERY OF MEDICAL PAYMENTS. Mizuguchi N (BR) (586-6870)  
Amends the department of human services provisions relating to the recovery of payments and cost of medical assistance to include the department's right to full reimbursement of the costs of medical assistance or burial payment as a subrogee of a claimant shall not be diminished by the recovery of any judgment, settlement, or award of an amount less than the value of the original or settled claim as perceived or calculated by the claimant or any other person. Requires the claimant, claimant's attorney, or claimant's heirs, representatives, or beneficiaries to give the department timely written notice of any claim or action against a 3rd person if an actual notice of right to reimbursement has been received, or if there is a reason to believe that the claimant has received or is receiving medical assistance from the department. Provides that the department shall have a right to recover the full amount of the costs of medical assistance or burial payment made, if 3rd party liability exists, or if the issue of 3rd party liability is settled or compromised without a finding of liability. Further provides that the department shall have a lien in the full amount of the costs of medical assistance or burial payment made against the proceeds from all damages awarded in a suit or settlement. If a notice of lien is properly served to the claimant's attorney, the attorney shall pay the full amount of the lien, prior to the disbursing any proceeds to the attorney's client. If a notice of lien is properly served to the 3rd person, the 3rd person's agent, attorney, or insurance company, the 3rd person shall pay the full amount of the lien, prior to disbursing any proceeds to the claimant's attorney. Provides that the State shall only be responsible for its share of attorney's fees and expenses and claimants shall be responsible for their share of attorney's fees and expenses attributable to each party's share of any recovery. -- SB1058 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then JHA then FIN (586-6050)
- SB1061 SD1 (SSCR 36) RELATING TO IRRIGATION WATER DEVELOPMENT. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the administration of irrigation projects. Provides that acreage assessment be based upon cultivatable acres and excludes streams, dry gulches and noncultivatable or nonusable lands. Provides that the board of agriculture may set rules on minimum acreage assessment upon uncultivable or unusable lands. -- SB1061 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to AGR then FIN (586-6010)
- SB1062 SD1 (SSCR 603) RELATING TO AGRICULTURAL PARK LEASES. Mizuguchi N (BR) (586-6870)  
Amends provision relating to applicants eligible for an agricultural park lease to include a limited liability company or a revocable living trust. -- SB1062 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to AGR then FIN (586-6010)
- SB1063 RELATING TO AQUACULTURE. Mizuguchi N (BR) (586-6870)  
Repeals provision relating to aquaculture programs management and administration by the department of land and natural resources. -- SB1063



Mar-05 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to AGR then WLU (586-6010)

- SB1070 SD2 (SSCR 699) RELATING TO THE HOUSING AND COMMUNITY DEVELOPMENT CORPORATION OF HAWAII. Mizuguchi N (BR) (586-6870)  
Amends provision relating to exception of current owners in housing and community development corporation of Hawaii projects. Changes provision by including household member. Amends definition of housing owner to include very low, low, or moderate income. Amends provision relating to definition of qualified tenant, to mean any single person or family that does not exceed the very low income limit. Amends provision relating to the relationship of annual payment to rental and income. Changes 1/5th of fair market rental to 30 per cent of the tenants income as determined by the corporation pursuant to procedures and rules adopted by it. Amends that the 2nd priority shall be given to all other eligible persons who have an urgent housing need to need for housing. Allows the corporation to increase rent to 25 per cent on July 1,1999 and 30 per cent on July 1,2000. Appropriation to the housing and community development corporation of Hawaii. (\$\$) -- SB1070 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB1071 SD1 (SSCR 604) RELATING TO SECURITIES. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the uniform securities act. Provides that the prospectus required for registration by qualification under the uniform securities act may be satisfied by the small corporate offerings registration form (form u 7), adopted by the North American Securities Administrators association if all the qualifications in the instructions for use of the form are fulfilled. -- SB1071 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then CPC (586-6530)
- SB1072 SD1 (SSCR 605) RELATING TO THE HAWAII CAPITAL LOAN PROGRAM. Mizuguchi N (BR) (586-6870)  
Amends Act 311, session laws of 1996 and Act 104, session laws of 1998, relating to the Hawaii capital loan program, by repealing the sunset dates and reenactment provisions. Amends Act 104, session laws of 1998, relating to the Hawaii capital loan program, by repealing the sunset date. -- SB1072 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1074 RELATING TO COMMUNITY DEVELOPMENT. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to community development by repealing the Hamakua community development district. -- SB1074  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB/ WLU/ then FIN (586-6530)
- SB1076 RELATING TO INSURANCE PREMIUM TAXES. Mizuguchi N (BR) (586-6870)  
Provides that the low income housing income tax credit shall be operative and may be claimed against the tax imposed on the gross premiums received from all risks or property resident, situated, or located within this State. -- SB1076  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then CPC then FIN (586-6050)
- SB1079 SD1 (SSCR 564) RELATING TO PERMIT PROCESSING. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the consolidated application process. Changes the term consolidated to facilitated. -- Amends provision relating to the permit process task force, by including county building permit application requiring state agency approval. Changes the membership criteria for the task force, including increasing the number of members to 16. Provides that any vacancy on the task force shall be filled in the same manner in which the original position was filled. Permit process task force to be repealed on June 30, 2002 (sunset). -- SB1079 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then CPC then FIN (586-6530)
- SB1080 RELATING TO PLANNING AND COMMUNITY DEVELOPMENT. Mizuguchi N (BR) (586-6870)  
Amends Act 86, session laws of 1990, relating to developments within special management areas and shoreline setback by repealing the sunset date of June 30, 2000. -- SB1080  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to WLU then FIN (586-6110)

- SB1082 SD2 (SSCR 780) RELATING TO THE BUREAU OF CONVEYANCES. Mizuguchi N (BR) (586-6870)  
Establishes provision relating to recording fees received at the bureau of conveyances. --  
Establishes the bureau of conveyances special fund to be used for the planning, improving,  
developing, operating, and maintaining of the recording systems. Provides for the disposition  
of taxes, requiring all taxes collected to be paid into the state treasury to the credit of the  
bureau of conveyances special fund to be used and expended for the purposes for which the  
bureau of conveyances special fund was created and exists by law. Requires the registrar of  
conveyance to deposit 15 dollars from each remittance made from fees collected for the  
recording of documents at the bureau of conveyances into the state general fund and the  
remaining balance, other than the special mortgage recording fee and conveyance tax  
collected into the bureau of conveyances special fund. Repeals Act 203, session laws of  
1997. Requires the director of finance to transfer unexpended balance, including  
encumbrances and accrued liabilities, of the equipment modernization special fund on June  
30, 1999 to the credit of the bureau of conveyances special fund. Appropriation to the  
department out of the bureau of conveyances special fund. (\$\$) -- SB1082 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP/ WLU/ then FIN (586-8435)
- SB1086 RELATING TO BOATING PENALTIES. Mizuguchi N (BR) (586-6870)  
Establishes general administrative penalties for violations of laws relating to water pollution  
from ocean recreation. Authorizes the board of land and natural resources to set, charge and  
collect fines and to recover administrative and attorney's fees and costs. Provides criteria.  
Requires all fines, fees, costs and damages recovered by the department of land and natural  
resources to be deposited into the boating special fund. -- SB1086  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to OMR then JHA then FIN (586-6170)
- SB1088 SD1 (SSCR 326) RELATING TO ENFORCEMENT. Mizuguchi N (BR) (586-6870)  
Amends provision relating to forfeiture of property, search and seizure in the conservation  
and resources enforcement program. Authorizes the board of land and natural resources to  
determine disposition, destroy or keep any unlawfully obtained natural resource. Provides  
that the department of land and natural resources shall be liable to the owner for the fair  
market value of items disposed of. Provides exception for natural resources seized which  
may be immediately returned to its natural environment, suitable habitat, sold (if perishable)  
at fair market value or disposed of per determination of the department. Authorizes the  
department to require the person or persons who took natural resources to sell seized items  
at  
fair market value and deliver proceeds of the sale. Provides criteria. -- Amends provision  
relating to criminal forfeiture, by including the seizure of perishable natural resources. --  
SB1088 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to OMR then JHA (586-6170)
- SB1089 SD1 (SSCR 576) RELATING TO COMMERCIAL MARINE LICENSES. Mizuguchi N (BR) (586-6870)  
Amends provision relating to commercial marine license. Repeals provision relating to  
licenses being in force 1 year from the date of issuance, duplicate license and trainee fee  
waiver. Amends provision relating to the commercial marine licensee monthly catch report.  
Any person submitting information to the department in compliance to its requirements shall  
be kept confidential and not be disclosed, except when required under court order or a  
subpoena issued by the department of the attorney general. Repeals provision excluding the  
wet weight harvest of coral. -- SB1089 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to OMR then JHA then FIN (586-6170)
- SB1091 SD1 (SSCR 864) RELATING TO AQUATIC RESOURCES. Mizuguchi N (BR) (586-6870)  
Amends law relating to aquatic resources. Establishes provision relating to receipts and  
reports stipulating that any person who knowingly misrepresents material facts or makes  
false statements shall be guilty of a petty misdemeanor. -- Establishes fines for 1st, 2nd, and  
3rd and subsequent violations for aquatic resources, fishing rights and regulations,  
commercial fishing, and marine life conservation program provisions. -- SB1091 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to OMR then JHA then FIN (586-6170)
- SB1095 RELATING TO HUNTING. Mizuguchi N (BR) (586-6870)  
Amends Act 254, session laws of 1997, relating to allowing a person to carry and use any

lawfully acquired pistol or revolver while engaged in hunting game mammals or traveling to or from the place of hunt. Extends sunset date to June 30, 2002 (sunset). -- SB1095  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to WLU then JHA then FIN (586-6110)

- SB1097 SD2 (SSCR 606) RELATING TO TIMBER MANAGEMENT. Mizuguchi N (BR) (586-6870)  
Amends provision relating to income from forest reserve. Provides that moneys from the harvest of non native forest products from any forest reserve or sale of tree seedlings from state nurseries be deposited in the forest stewardship fund. -- Provides that the stewardship program shall assist in developing education and training programs for sustainable forestry. Amends provision relating to the forest stewardship fund. Allows the board of land and natural resources to use the money to replant, manage and maintain designated timber areas, enhance the management of public forest reserves, and develop education and training programs. Amends provision relating to annual detailed report to the legislature and governor. -- SB1097 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to WLU then FIN (586-6110)
- SB1098 RELATING TO THE STATE WATER CODE. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to the Hawaii water plan and coordination of water resources. Amends provision relating to regulation of water use and designation of water management areas. Amends provision relating to investigations. Changes the report forms requirement from the department to the commission. Amends provision relating to ground water criteria. Amends provision relating to findings of fact, includes the county mayor in consultations. -- SB1098  
Feb-23 99 Introduction/Passed First Reading - House  
Mar-05 99 Multiple Referral to WLU then JHA (586-6110)
- SB1101 SD1 (SSCR 651) RELATING TO REMEDIES OF PART VII, CHAPTER 103D, HAWAII REVISED STATUTES. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to the Hawaii public procurement code, authority to resolve protested solicitations and awards. Provides that an aggrieved bidder, offeror or contractor may submit a written protest to a designee specified in the solicitation, within 5 days after the award is posted. Requires a prompt written decision to uphold or deny the protest. -- Amends provision relating to the authority to debar or suspend. Allows the chief procurement officer to consult with the using agency and the attorney general or corporation counsel to debar a person from consideration of award of all public contract and from performance on any public contract. Requires the chief procurement officer upon notification of a decision to debar or suspend a contractor to make a written determination whether to allow the person or firm to continue performance on any contract prior to the effective date of the debarment or suspension. -- Amends provisions relating to resolving contract and breach of contract controversies, violations of law, remedies after an award, interest, administrative proceedings for review, judicial action and time limitations on actions. Provides that requests for administrative review shall be made directly to the office of administrative hearing of the department of commerce and consumer affairs. -- SB1101 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB1102 SD1 (SSCR 322) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the public employees health fund, other duties of the board of trustees. Provides that audit costs shall be the responsibility of the fund. -- SB1102 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1107 RELATING TO THE ISSUANCE OF CERTIFICATES OF IDENTIFICATION. Mizuguchi N (BR) (586-6870)  
Amends provision relating to information to be secured for civil identification. Requires the applicants right and left index fingerprints. -- SB1107  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB1109 SD1 (SSCR 202) RELATING TO NOTICE OF BREACH OR DEFAULT. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to notice of breach or default. Provides the board of land and natural resources shall give written notice of the breach or default by delivery, or by

registered, or by certified mail to the party in default, making demands upon the party to cure or remedy the breach or default within 30 days from the date of receipt of the notice. Provides further that where the breach or default involves other than a failure to make timely rental payments and cannot be cured within a period to be determined by the board, a party who has diligently commenced and pursued the cure of the breach or default within 30 days shall have additional time to complete the cure of breach or default. Authorizes the board of land and natural resources and any party to provide notices to be provided by facsimile or other commercially accepted means of giving notice. -- SB1109 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)

- SB1117 SD1 (SSCR 722) RELATING TO THE HAWAII PUBLIC PROCUREMENT CODE. Mizuguchi N (BR) (586-6870)  
Establishes provision relating to managed process for procurement of private enterprise, within the Hawaii public procurement code. Requires the policy office to adopt rules to implement public private competition for government services. Provides that the managed process shall consider all relevant costs, identify the types of contracts which may be exempt, establish protections for affected state and county employees and ensure that civil service laws, merit principles and collective bargaining laws are not violated. Requires any analysis to use uniform accounting standards in determining whether a service can be provided more efficiently, effectively and economically by either a public or private enterprise. Defines uniform accounting standards. -- SB1117 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to FIN (586-6200)
- SB1118 SD1 (SSCR 900) RELATING TO HABITUAL CRIMINAL BEHAVIOR. Mizuguchi N (BR) (586-6870)  
Establishes provision relating to habitual criminal behavior against persons and property. Establishes that a person commits the offense of habitual criminal behavior against persons, if the person commits any of the misdemeanor offenses relating to assault in the 3rd degree, terroristic threatening in the 2nd degree, sexual assault in the 4th degree and has at least 3 prior convictions for alike misdemeanor offenses, habitual criminal behavior against property offenses, any felony, or any combination thereof. -- Establishes that a person commits the offense of habitual criminal behavior against property, if the person commits misdemeanor offenses relating to criminal property damage or theft in the 3rd degree, misdemeanor shoplifting and has at least 3 prior convictions for alike offenses, habitual criminal behavior against persons, any felony, or any combination thereof. Establishes habitual criminal behavior against persons or property a class C felony. -- SB1118 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB1119 SD1 (SSCR 901) RELATING TO HOMICIDE. Mizuguchi N (BR) (586-6870)  
Repeals and replaces provision relating to murder in the 1st degree to include performing acts with the intent to cause the death or do serious bodily injury to that person, or knowledge that such acts will cause death to that person, or knowledge that such acts create a strong probability of death or serious injury to that person. -- Amends provision relating to murder in the 2nd degree to include recklessly causing the death of another person under circumstances manifesting extreme indifference to the value of human life. Provides that an affirmative defense to reduce 1st degree murder to 2nd degree, at the time the defendant was under the influence of extreme mental or emotional disturbance causing a temporary loss of self control for which there is a reasonable explanation. -- Amends provision relating to manslaughter. Changes the term he to the person. Amends criteria for an affirmative defense against the charge of murder in the 2nd degree, to reduce offense to manslaughter, by including extreme mental or emotional disturbance causing a temporary loss of self control. -- SB1119 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB1120 SD1 (SSCR 902) RELATING TO REPEAT OFFENDERS. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the sentencing of repeat offenders. Provides that a person shall not be sentenced to a mandatory minimum period of imprisonment if the instant felony offense was committed within 25 years after a prior felony conviction for murder in the 1st or 2nd degree or attempted murder in the 1st or 2nd degree, or for a class A felony; within 15 years after a prior felony conviction for a class B felony; or within 10 years after a prior felony conviction for a class C felony offense. -- SB1120 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)

- SB1122 SD1 (SSCR 843) RELATING TO FIREARMS. Mizuguchi N (BR) (586-6870)  
Amends provision relating to carrying or use of a firearm in the commission of a separate felony. Provides that conviction and sentencing shall be in addition to and not in lieu of any conviction or sentence for a separate felony, and that sentence imposed may run concurrently or consecutively. -- SB1122 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB1124 SD2 (SSCR 589) RELATING TO THE CODE OF FINANCIAL INSTITUTIONS. Mizuguchi N (BR) (586-6870)  
Repeals the prohibition of out of state banks to establish a de novo interstate branch or acquire an interstate branch. Establishes authority of out of state banks to create a de novo interstate branch or acquire an interstate branch. Requires any out of state bank that is a resulting bank in an interstate merger transaction involving a Hawaii bank to confirm in writing to the commissioner of financial institutions that as long as it maintains a branch in this State, it shall comply with all applicable laws of the State. -- SB1124 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)
- SB1125 RELATING TO THE CODE OF FINANCIAL INSTITUTIONS. Mizuguchi N (BR) (586-6870)  
Amends the definition of Hawaii financial institution to mean a corporation or credit union which holds a charter or license or is a bank that has resulted from an interstate merger (resulting bank). Repeals the definition of qualifying state. -- Provides that for failing institutions, the commissioner of financial institutions may accept an application for purchase from a Hawaii financial institution, a federal financial institution whose operations are principally conducted in the State, a resulting bank, a bank chartered under the laws of any state other than Hawaii (out of state bank), the holding company of any of the foregoing, and a person that is not a company. -- Provides that, subject to the approval of the commissioner, a solvent credit union whose capital is not impaired and which has not received a notice of charges and proposed suspension or revocation order may dissolve voluntarily and liquidate its affairs. Provides criteria. -- Changes written notice to written application to be submitted to the commissioner for foreign banks wishing to relocate any Hawaii office. -- Repeals provisions relating to nonseverability. -- SB1125  
Feb-23 99 Introduction/Passed First Reading - House  
Mar-05 99 Single Referral to CPC (586-6150)
- SB1127 SD1 (SSCR 407) RELATING TO INSURANCE. Mizuguchi N (BR) (586-6870)  
Establishes the health insurance revolving fund administered by the insurance commissioner. Allows the fund to be used by the commissioner for the regulation of health insurance, including the hiring of professional, technical, and support staff, compliance, education, examination, investigation, and rate and policy analysis. Requires each mutual benefit society, health maintenance organization (HMO), and any other entity authorized to offer health insurance coverage to pay an assessment based on a per rata basis as imposed by the commissioner. Also requires that they pay a 1 time deposit to the fund. Annual report to the legislature. Appropriation to the department of commerce and consumer affairs. (\$\$) -- SB1127 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)
- SB1128 SD2 (SSCR 654) RELATING TO INSURANCE. Mizuguchi N (BR) (586-6870)  
Increases the penalties the insurance commissioner can impose for violation of insurance laws. -- Requires a policy provided to a member by mutual benefit societies to describe coverages and benefits in conformance with readability of insurance contract provisions. -- Requires fraternal benefit society agents to be licensed in accordance with provisions governing solicitors. -- Requires a policy provided to a member by a health maintenance organization (HMOs) to describe coverages and benefits in conformance with readability of insurance contract provisions. -- SB1128 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)
- SB1129 SD2 (SSCR 813) RELATING TO INSURANCE. Mizuguchi N (BR) (586-6870)  
Establishes provisions for continuing education and license renewal of a general agent, subagent, or solicitor under insurance provisions. Requires proof of having completed the requisite hours of continuing education during the 23 months preceding the application for

renewal. Establishes different requisite number of hours for different classes of insurance. Establishes the insurance licensing administration special fund administered by the commissioner. Allows the commissioner to hire support staff. Fund also used to compensate or reimburse the administrative personnel and licensing personnel. Increases insurance fees and designates fees to go to the fund. Appropriation out of the insurance licensing administration special fund. Establishes an assessment on all insurers, general agents, subagents, nonresident agents and brokers, solicitors, adjusters, limited licensees, managing general agents and designated representatives. (\$\$) -- SB1129 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)

- SB1130 SD1 (SSCR 590) RELATING TO HEALTH MAINTENANCE ORGANIZATIONS. Mizuguchi N (BR) (586-6870)  
Requires each health maintenance organization (HMOs) to file quarterly reports to the insurance commissioner. Requires the commissioner to notify the holder of the certificate of authority by written notice at least 30 days prior to the extension date of the certificate. Establishes penalties for late extension fees. -- SB1130 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)
- SB1131 SD1 (SSCR 683) RELATING TO INSURANCE. Mizuguchi N (BR) (586-6870)  
Increases the fee paid to the insurance examiners revolving fund. Amends Act 190, session laws of 1994, Act 61, session laws of 1995, Act 232, session laws of 1995, and Act 358, session laws of 1997, by repealing the sunset date and the transfer of the funds in the insurance examiners revolving fund to the state general fund. -- SB1131 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)
- SB1132 RELATING TO THE INSURANCE CODE. Mizuguchi N (BR) (586-6870)  
Authorizes the insurance commissioner or an examiner authorized by the commissioner to conduct an examination of any captive insurance company as often as appropriate, but at least once every 3 years. -- SB1132  
Mar-05 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC (586-6150)
- SB1134 SD1 (SSCR 580) RELATING TO REVERSE MORTGAGES. Mizuguchi N (BR) (586-6870)  
Establishes provision relating to reverse mortgage loans. Requires lenders to refer every borrower to counseling from an approved housing counseling agency, and receive certification that the borrower has received counseling. Provides criteria. Defines reverse mortgage loan. -- SB1134 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC (586-6150)
- SB1136 SD2 (SSCR 772) RELATING TO REGULATION OF OSTEOPATHY. Mizuguchi N (BR) (586-6870)  
Requires the board of medical examiners to administer the osteopathy law and repeals the board of osteopathic examiners. Increases the board of medical examiners to 13 members and includes 4 members who shall be a licensed osteopathic physician or surgeon. -- SB1136 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)
- SB1137 RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Mizuguchi N (BR) (586-6870)  
Amends definition of dependent beneficiary to include unmarried children under the age of 19, unmarried full time students under the age of 24, and unmarried children regardless of age who are incapable of self support because of a mental or physical incapacity which existed prior to the unmarried child's reaching the age of 19. Amends provision relating to state and county contributions to fund. Amends provision relating to determination of dental plan benefits. -- SB1137  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1138 SD1 (SSCR 262) RELATING TO THE HAWAII PUBLIC BROADCASTING AUTHORITY. Mizuguchi N (BR) (586-6870)  
Repeals the Hawaii public broadcasting authority on July 2, 2000 (sunset) and transfers records, equipment, licenses issued by the Federal Communications Commission, rights and obligations of the authority, and revolving fund to the Hawaii public television foundation. Provides that if the foundation dissolves or discontinues public broadcasting in Hawaii, the

State shall have 1st right, at no cost to the State, to all the assets of Hawaii public television.

-- SB1138 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to CAR then FIN (586-8455)

- SB1139 SD1 (SSCR 91) RELATING TO LIMITED LIABILITY COMPANIES. Mizuguchi N (BR) (586-6870)  
Amend provisions relating to limited liability companies. Provides requirements for amended and restated articles of organization and requires delivery to the director of commerce and consumer affairs. Allows a limited liability company administratively terminated after June 30, 1999, to apply to the director for reinstatement in 2 years. Repeals application of corporation case law to set aside limited liability provisions. -- SB1139 SD1  
Feb-22 99 Introduction/Passed First Reading - House  
Mar-03 99 Multiple Referral to CPC then FIN (586-6150)
- SB1140 SD2 (SSCR 684) RELATING TO BUSINESS REGISTRATION. Mizuguchi N (BR) (586-6870)  
Amends the Hawaii business corporation and nonprofit corporation act. Establishes provisions requiring each corporation to continuously maintain a registered office and registered agent. Includes domestic limited liability partnerships and foreign limited liability partnerships under the corporation act. Allows corporations or partnerships to amend and restate its articles of incorporation at any time and deliver it to the director of commerce and consumer affairs for filing. Requires a statement that a plan of merger, or a plan of consolidation be approved and signed by the board of directors of each corporation or partnership involved in the merger or consolidation. Provides that the involuntary dissolution of a corporation or partnership after June 30, 1999, may be reinstated by the director upon application within 2 years. -- SB1140 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then CPC then FIN (586-6530)
- SB1142 SD2 (SSCR 867) RELATING TO THE NAMES OF CORPORATIONS, PARTNERSHIPS, AND LIMITED LIABILITY COMPANIES. Mizuguchi N (BR) (586-6870)  
Amends the Hawaii business corporation act, nonprofit corporation act, professional corporation act, partnerships, uniform limited partnership act, and uniform limited liability company act to establish provisions for administrative order of abatement for infringement of corporate name. -- SB1142 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then CPC then FIN (586-6530)
- SB1143 RELATING TO CORPORATIONS. Mizuguchi N (BR) (586-6870)  
Amends the Hawaii business corporation act to enable a shareholder to authorize another person to act as a proxy. -- SB1143  
Feb-22 99 Introduction/Passed First Reading - House  
Mar-03 99 Single Referral to CPC (586-6150)
- SB1144 SD1 (SSCR 304) RELATING TO FINANCIAL INSTITUTIONS. Mizuguchi N (BR) (586-6870)  
Requires \_\_\_\_ per cent of the all revenues from the tax on banks and financial corporations to be deposited to the credit of the financial institution examiners' revolving fund. -- SB1144 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)
- SB1145 SD2 (SSCR 592) RELATING TO THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS.  
Mizuguchi N (BR) (586-6870)  
Repeals the provisions that the director of commerce and consumer affairs shall also be the commissioner of securities. Amends the compliance resolution fund to include all revenues, fees, and fines of the department of commerce and consumer affairs. Unencumbered balances of the cable television fund, the division of consumer advocacy fund, the financial institutions examiners' revolving fund, and the special handling fund shall be deposited to the compliance fund. Exempts the drivers education fund underwriters fee, insurance premium taxes and revenues, revenues of the workers compensation special fund, the captive insurance administrative fund, the insurance commissioner's education and training fund, the medical malpractice patients' compensation fund, the insurance examiners' revolving fund, the motor vehicle insurance administration revolving fund, and fees collected for deposit into the office of consumer protection restitution fund, the real estate appraisers fund, the real estate recovery fund, the real estate education fund, the contractors recovery fund, the contractor's education fund, the condominium management education fund and the public broadcasting revolving fund. Provides that moneys in the fund shall be used to fund the

operations of the department, except for the costs related to the Hawaii public broadcasting authority. Includes compliance resolution to mean a determination of whether work involved in or supporting the functions of, licensing or registration of individuals or companies regulated by the department, consumer protection, and other activities of the department. Exempts the fund from contributing to central service and administrative expenses of the government. -- Repeals provisions requiring fees for preparing a certificate of compliance to be deposited into the compliance resolutions fund, rather than the special fund. -- Amends provisions relating to mortgage loans. Provides that before engaging in activities in this state, a foreign lender shall execute and file a statement with the commissioner of financial institutions, along with a registration fee. Requires the fee and other related charges to be deposited into the compliance fund, rather than the financial institution examiners' revolving fund. -- Amends provisions relating to fees and assessments of the code of financial institutions by requiring all examination fees and expenses, fees collected in connection with regulatory functions, including renewals, applications, licenses, and charters, and administrative fines for failure to make payment, to be deposited into the compliance resolution fund, rather than the financial institution examiners' revolving fund. Repeals the financial institution examiners' revolving fund and replaces it with the compliance resolution fund. Allows the commissioner to adjust the annual examination fee. -- Requires the public utilities commission, the commissioner of financial institutions, each financial institutions subject to examination, and annual fees of cable operators and fees of licensed escrow depositories to deposit moneys collected into the compliance resolution fund. -- Repeals special handling fees to be credited to the special fund. -- Amends provisions relating to trade marks, prints, and trade names. -- Amends Act 216, session laws of 1997 and Act 142, session laws of 1998. -- SB1145 SD2

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)

- SB1146 SD1 (SSCR 781) RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED. Mizuguchi N (BR) (586-6870)  
Amends Hawaiian homes commission act. Provides that each lease made under the authority granted by the department of Hawaiian home lands and the tract in respect to which the lease is made, shall be deemed subject to the following conditions, whether or not stipulated in the lease. Provides that the lessee shall not in any manner transfer to, or otherwise hold for the benefit of any other person, group of persons, organizations of any kind, except a native Hawaiian. Further provides that the lessee may also, with the approval of the department, transfer the lessee's interest in the tract to husband, wife, child or grandchild of the lessee who are at least 1/4 Hawaiian. -- SB1146 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB1147 SD2 (SSCR 782) RELATING TO THE HAWAII WORKFORCE DEVELOPMENT COUNCIL. Mizuguchi N (BR) (586-6870)  
Changes the employment and human resources law to the Hawaii workforce development council law. Provides that the workforce development council shall fulfill the functions of the state workforce investment board for the purposes of the federal Workforce Investment Act of 1998. Changes the membership of the council from 17 to 29 members. Adds duties to the council in accordance with the federal Workforce Investment Act of 1998, and activities relating to occupational and employment information for vocational and technical education programs in compliance with the Carl D. Perkins Vocational and Technical Education Act. -- SB1147 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1149 SD1 (SSCR 553) RELATING TO ENFORCEMENT OF WAGE LAWS. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to the wage and hour law and to payment of wages and other compensation laws. Provides that the director of labor and industrial relations shall not be required to pay the filing fee, or other costs, in connection with such action, including defendant's attorney's fees and costs. -- SB1149 SD1  
Mar-09 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then JHA (586-8450)
- SB1150 SD2 (SSCR 680) RELATING TO SAFETY. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to the boiler and elevator safety law. Changes the boiler and elevator inspection bureau to boiler and elevator inspection branch. -- Requires the



department of labor and industrial relations to issue a permit to operate to any boiler, pressure system, amusement ride, or elevator and kindred equipment if found to be safe, or immediately revoke if found to be in unsafe condition or if prior orders by the department to correct conditions are ignored. Repeals the certificate of inspection. -- Increases penalties for violation from 1,000 dollars to 10,000 dollars. -- Amends Act 142, session laws of 1998, by adding the amendments made to provisions relating to the transfer from special funds for central service expenses shall not be repealed when it is reenacted pursuant to Act 216, session laws of 1997. -- SB1150 SD2

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)

SB1151 SD1 (SSCR 903)

RELATING TO CIVIL RIGHTS. Mizuguchi N (BR) (586-6870)  
Amends provision relating to discrimination in public accommodations. Defines sexual orientation. Prohibits discriminatory practices which deny a person full and equal enjoyment of goods, services, facilities, privileges, advantages and accommodation of a public place. -- Amends provision relating to discrimination in real estate transactions. Prohibits in a real estate transaction, within restrictive covenants and conditions of a real property oral agreement or written instrument or blockbusting for reasons or financial benefit related to race, sex, sexual orientation, age, religion, color, ancestry, disability, age, familial status or HIV (human immunodeficiency virus). -- SB1151 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then JHA (586-8450)

SB1152

RELATING TO THE OCCUPATIONAL SAFETY AND HEALTH TRAINING AND ASSISTANCE FUND. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to the occupational safety and health training and assistance fund by including certification programs to enhance safety and health, that the funds may be used for. -- Amends Act 130, session laws of 1994, as amended by Act 12, special session of 1995, by extending the repeal date to July 1, 2003 (sunset). -- SB1152  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)

SB1153

RELATING TO THE EMPLOYMENT AND TRAINING FUND PROGRAM. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to employment and training fund. Provides that grants and subsidies to contract for employment, education, and training services from public and private agencies and nonprofit organizations shall be exempt from grant and subsidies, and purchase of health and human services laws. -- SB1153  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)

SB1154

RELATING TO THE LIBRARY ENHANCED SERVICES PROGRAM. Mizuguchi N (BR) (586-6870)  
Amends Act 327, session laws of 1993, as amended by Act 144, session laws of 1996, relating to fees for enhanced library services program by extending the sunset date to July 1, 2002. -- SB1154  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

SB1155 SD1 (SSCR 609)

RELATING TO REALLOCATION OF VACANT LIBRARY POSITIONS. Mizuguchi N (BR) (586-6870)  
Amends Act 196, session laws of 1996, authorizing the state librarian to reallocate vacant positions to establish temporary positions by extending the sunset date to June 30, 2002. -- SB1155 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then LAB then FIN (586-8470)

SB1156 SD2 (SSCR 662)

RELATING TO COST-RECOVERY FEES FOR DELINQUENT LIBRARY ACCOUNTS. Mizuguchi N (BR) (586-6870)  
Allows the board of education to charge and add a fee to any amount due in accordance with its duties and powers with respect to libraries, for cost or expenses incurred to enforce the collection or costs of lost books and overdue fines, seminars or workshops, and research and reference materials. Fees deposited into the libraries special fund. -- SB1156 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

- SB1157 SD1 (SSCR 264) RELATING TO THE STATE LIBRARIAN. Mizuguchi N (BR) (586-6870)  
Adds that the state librarian shall be appointed by the board of education without regard to state residency provisions and for a term of up to 4 years. Provides that effective July 1, 2004, the salary of the state librarian shall be set by the legislature. -- SB1157 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)
- SB1158 SD1 (SSCR 783) MAKING AN APPROPRIATION FOR COMPENSATION OF CRIME VICTIMS. Mizuguchi N (BR) (586-6870)  
Appropriation to the department of public safety for compensating certain persons or their providers of services pursuant to criminal injuries compensation law. (\$\$) -- SB1158 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB1159 SD1 (SSCR 167) RELATING TO CRIME VICTIM COMPENSATION. Mizuguchi N (BR) (586-6870)  
Requires moneys from the criminal injuries compensation fund to be used for compensation payments, operating expenses, salaries of positions as authorized by the legislature, and collection of fees. Act to be repealed on July 1, 2001 (sunset). -- SB1159 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA/ PSM/ then FIN (586-6360)
- SB1160 SD2 (SSCR 877) RELATING TO CONTROLLED SUBSTANCES. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to the uniform controlled substance act. Requires records of controlled substances to be maintained for a period of 5 years (instead of 2). -- Amends provisions relating to prescription of controlled substance by requiring the prescription to include the telephone number of the practitioner and provides criteria for the prescription. Requires the hospital or other institution to forward a copy of the special internal code assigned to the physician in lieu of the registration number of the practitioner, to the department of health as often as necessary to update. Violators will have their privilege to fill controlled substance prescriptions outside of the hospital or other institution suspended. -- Adds regulated chemicals subject to reporting to be funded by the controlled substance registration revolving fund. Includes permit for business conduct to administer the collection of funds. -- Changes precursors to the manufacture of controlled substances to regulated chemicals for the manufacture of controlled substances. Adds to list 1 chemicals requiring a report be submitted to the department of public safety from any manufacturer, wholesaler, retailer, or other person who sells, transfers, or otherwise furnishes red phosphorus, iodine crystals, gamma butyrolactone (GBL). Establishes list 2 chemicals requiring any manufacturer, wholesaler, retailer, or other person who sells, transfers any extraordinary amount of chemicals, or furnishes the chemicals through the use of an uncommon method of payment, or any other circumstances that may make a person believe that a violation may occur using the chemical, includes acetic anhydride, acetone, benzyl chloride, ethyl ether, potassium permanganate, 2 butanone (or methyl ethyl ketone or MEK), toluene, hydrochloric acid, sulfuric acid, methyl isobutyl ketone (MIBK). Adds that any manufacturer, wholesaler, retailer, or other person who possesses any of the substances listed for reporting with the intent to illegally manufacture any controlled substance shall be fined not more than 100,000 dollars, or imprisoned not more than 10 years, or both. Amends any violator that operates without a permit shall be guilty of a misdemeanor or class C felony if previously convicted. -- Defines ephedrine. Changes 2,5 dimethoxy 4 ethylamphetamine (DOET) to 2,5 dimethoxy 4 ethylamphetamine (DOET) and gamma hydroxybuterate (GHB) to gamma hydroxybutyrate (GHB). -- SB1160 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB1163 SD1 (SSCR 751) RELATING TO THE RELEASE OF PRE-TRIAL INMATES. Mizuguchi N (BR) (586-6870)  
Amends Act 305, session laws of 1993, and Act 195, session laws of 1994, as amended by Act 156, session laws of 1995, by Act 216, session laws of 1996, and by Act 227, session laws of 1998. Changes the final date the director of the department of public safety shall report to the legislature to the year 2000 and sunset date to June 30, 2000. -- SB1163 SD1  
  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to PSM/ JHA/ then FIN (586-8490)
- SB1168 SD1 (SSCR 59) RELATING TO COMMERCIAL DRIVER LICENSING. Mizuguchi N (BR) (586-6870)  
Allows the examiners of drivers to waive the knowledge and skills test for any person who is at least 21 years of age and who possesses a valid commercial driver's license issued by any state of the US or province of the Dominion of Canada. -- SB1168 SD1

Feb-16 99 Introduction/Passed First Reading - House  
Feb-17 99 Multiple Referral to TRN then JHA then FIN (586-6180)

- SB1176 SD1 (SSCR 773) RELATING TO THE GENERAL EXCISE TAX LICENSING OF SINGLE-MEMBER LIMITED LIABILITY COMPANIES. Mizuguchi N (BR) (586-6870)  
Provides that in the case of a single member limited liability company, for income tax purposes, has no registration or filing requirements separate and apart from the member, is subject to the requirement that all items of income, deduction, and credit are to be reported by the member, is an entity that is disregarded as an entity separate from the member, and no licensing, registration, or filing requirements under general excise tax provisions shall apply. Requires the member to be licensed and to pay the appropriate general excise tax on the gross income derived by the company. -- SB1176 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1177 SD1 (SSCR 734) RELATING TO THE GENERAL EXCISE TAX. Mizuguchi N (BR) (586-6870)  
Provides that for general excise tax purposes wholesale service means the sale to a licensed retail merchant, jobber, or other licensed seller of bulk condiments or prepackaged single serving packets of condiments that are provided to customers by the licensed retail merchant, jobber, or other licensed seller. Also adds the sale of tangible personal property that will be incorporated or processed by the licensed retail merchant, jobber, or other licensed seller into a finished or saleable product during the course of its preparation for market (including disposable, non returnable containers, packages, or wrappers, in which the product is contained and that are generally known and most commonly used to contain food or beverage for transfer or delivery). -- SB1177 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1178 SD2 (SSCR 735) RELATING TO THE GENERAL EXCISE TAXATION OF RELATED ENTITIES. Mizuguchi N (BR) (586-6870)  
Provides a general excise tax exemption for related entities connected through ownership of at least 80 per cent of the total voting power of each such entity including partnerships, associations, trusts, S corporations, nonprofit corporations, limited liability partnerships, or limited liability companies and any combination thereof. -- SB1178 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1180 SD1 (FLOOR AMENDMENT 4) RELATING TO THE INCOME TAXATION OF NONRESIDENTS. Mizuguchi N (BR) (586-6870)  
Repeals the income tax special rules for nonresident and part year residents and establishes that the standard deduction and personal exemptions shall be allowed to nonresidents only to the ratio of the adjusted gross income attributed to this State to the entire adjusted gross income computed without regard to source in the State. -- Repeals the authority of the department of taxation to exempt an employer from deducting and withholding income taxes from wages until September 1, 2002 (sunset). -- SB1180 SD1  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Single Referral to FIN (586-6200)
- SB1181 SD2 (SSCR 661) RELATING TO LEGAL REPRESENTATION FOR THE UNIVERSITY OF HAWAII. Mizuguchi N (BR) (586-6870)  
Allows the board of regents of the university of Hawaii to request and secure legal services from the attorney general and the department of the attorney general for the university, for the board, or its members, or for the university's officers and employees, upon mutual agreement. -- SB1181 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HED then FIN (586-6330)
- SB1183 SD1 (SSCR 814) MAKING EMERGENCY APPROPRIATIONS FOR THE UNIVERSITY OF HAWAII. Mizuguchi N (BR) (586-6870)  
Appropriation to the university of Hawaii for the budgetary shortfall resulting from the transfer of fiscal year 1997 - 1998 encumbrances to fiscal year 1998 - 1999 which was necessitated by having to pay its faculty members on June 30, 1998 instead of July 1, 1998. (\$\$) -- SB1183 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HED then FIN (586-6330)

- SB1184 SD1 (SSCR 663) RELATING TO MANAGEMENT OF FINANCING AGREEMENTS FOR THE UNIVERSITY OF HAWAII. Mizuguchi N (BR) (586-6870)  
Amends provisions relating to the management of financing agreements. Allows the board of regents of the university of Hawaii to enter into a financing agreement without the approval of the director of finance and of the attorney general as to form and legality if the principal amount of the financing agreement does not exceed 3 million dollars. -- SB1184 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HED then FIN (586-6330)
- SB1185 SD2 (SSCR 611) RELATING TO THE STATE AQUARIUM. Mizuguchi N (BR) (586-6870)  
Amends Act 184, session laws of 1995, as amended by Act 187, session laws of 1997, relating to the state aquarium transition, by extending the deadline to end the current management arrangements with the research corporation of the university of Hawaii (RCUH) and the university of Hawaii foundation and for a new management arrangement to be approved by the board of regents to June 30, 2004 (sunset). -- SB1185 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CAR/ HED/ then FIN (586-8455)
- SB1194 SD1 (SSCR 60) RELATING TO SCHOOL BUSES. Nakata B (586-7330)  
Requires the director of transportation to allow school buses to be used on contraflow lanes that have been designated as zipper or zip lanes by the department of transportation. Changes the definition of high occupancy vehicle lane (HOV) to include school buses as a restricted user. -- SB1194 SD1  
Feb-16 99 Introduction/Passed First Reading - House  
Feb-17 99 Single Referral to TRN (586-6180)
- SB1212 SD2 (SSCR 878) RELATING TO USE OF INTOXICANTS. Kawamoto C (586-6970)  
Establishes the use of intoxicants while operating a vehicle law. Repeals and replaces alcohol and boating safety provisions, alcohol, drugs, and highway safety provisions, administrative revocation of driver's license provisions, driving under the influence of intoxicating liquor, driving after consuming a measurable amount of alcohol for persons under 21 years of age, habitually driving under the influence of intoxicating liquor or drugs, driving after license suspended or revoked for driving under the influence of intoxicating liquor, evidence of intoxication, medical services, and driving under the influence of drugs. -- SB1212 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then JHA (586-6180)
- SB1214 RELATING TO THE HAWAII MARITIME AUTHORITY. Kawamoto C (586-6970)  
Amends Act 183, session laws of 1998, by requiring the temporary maritime authority commission to submit its final report to the legislature no later than December 20, 1999. Requires report to include the commission's recommendations and shall include all necessary proposed legislation to statutorily create the Hawaii maritime authority for the legislature's action in the regular session of 2000. Requires the commission to be dissolved upon the adjournment, sine die, of the regular session of 2000 (sunset). -- SB1214  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN/ WLU/ OMR/ then FIN (586-6180)
- SB1216 RELATING TO BICYCLING. Kawamoto C (586-6970)  
Allows a person operating a bicycle at a slower speed than the normal speed of the traffic and moving in the same direction to ride on the edge of the roadway or on the shoulder off of the roadway. -- SB1216  
Feb-11 99 Introduction/Passed First Reading - House  
Feb-16 99 Multiple Referral to TRN then JHA (586-6180)
- SB1229 SD1 (SSCR 762) RELATING TO HOUSING. Chun Oakland S (586-6130)  
Establishes the homeless assistance special fund to be administered by the housing and community development corporation for homeless programs. -- Provides that of the conveyance taxes collected, 25 per cent shall be paid to the rental housing fund and 25 per cent shall be paid to the natural area reserve fund. Appropriation to the corporation for Barbers Point Naval Air Station to make building 49 comply with the Americans With Disabilities Act and for consulting services for site water and electric meters, purchasing and installing meters, and installing water and electric services for all 4 buildings. Appropriation for providing homeless assistance and provides that no funds shall be appropriated for the operation of a homeless shelter or facility that is provided in conjunction with the department of transportation. (\$\$) -- SB1229 SD1

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then EEP/ WLU/ then FIN (586-6050)

- SB1231 SD3  
(FLOOR AMENDMENT 18) RELATING TO SMOKING IN THE WORKPLACE. Chun Oakland S (586-6130)  
Prohibits smoking in all enclosed areas of private workplaces and state owned or controlled workplaces including state owned or leased motor vehicles. Authorizes an exception for a designated area as long as nonsmoking employees are not directly impacted. Provides that a designated area shall be a negotiable item for employees subject to collective bargaining. Redefines employer as all state and county agencies and any private corporation, firm, or association that employs 2 or more persons. Exempts dining areas of food service establishments and bars, meeting or banquet rooms in hotels and motels or other lodging establishments when used for private functions, convention center facilities when used for private functions, and guest rooms of a hotel / hotel condo. Provides that these provisions shall not apply to employees who are covered by an existing collective bargaining agreement or employee agreement until completion of that agreement. Exempts workplaces located in private residences from regulation. -- SB1231 SD3  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to HLT then LAB then JHA (586-6380)
- SB1234 SD1 (SSCR 713) RELATING TO INSURERS. Hanabusa C (586-7793)  
Establishes conflict of interest of provision for insurance. Requires that when a conflict of interest arises between an insurer and its insured, the insurer shall inform the insured of the conflict and provide the insured with independent legal counsel. -- SB1234 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then JHA (586-6150)
- SB1235 SD1 (SSCR 424) RELATING TO CONSUMER PROTECTION. Kanno B (586-6830)  
Establishes a temporary 2 year governor's task force on alternative medicine to examine the various forms of alternative medicine, and examine ways to stimulate growth of alternative medicine. Report to the governor and the legislature. Task force to be terminated on the adjournment, sine die, of the regular session of 2001 (sunset). -- SB1235 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1238 SD2 (SSCR 664) RELATING TO PROFESSIONS AND OCCUPATIONS. Kanno B (586-6830)  
Establishes provisions defining, regulating and licensing barbering school and massage therapy school. Schools to be licensed and regulated by the department of commerce and consumer affairs. Requires the department to conduct an assessment on the need for the regulation of barbering and massage therapy schools. Report to the legislature. -- SB1238 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)
- SB1245 SD1 (SSCR 689) RELATING TO THE INCOME TAXATION. Tam R (586-6450)  
Provides that section 274 (with respect to disallowance of certain entertainment expenses) of the Federal Internal Revenue Code shall be operative except that a deduction for club dues and 100 per cent of meal and entertainment expenses shall be allowed. -- SB1245 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1250 SD1 (SSCR 700) RELATING TO SCHOOL BUSES. Ige D (586-6230)  
Requires the rules and standards of the department of transportation to permit the use of regular tour buses solely for the transportation of student groups, other than school athletes and including but not limited to school bands to and from school related events or activities. -- SB1250 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN/ EDN/ then FIN (586-6180)
- SB1251 RELATING TO EDUCATION. Ige D (586-6230)  
Provides that all interest income generated by moneys in the state educational facilities improvement special fund shall be maintained in the special fund to be used solely for education technology. -- SB1251  
Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

- SB1254 SD1 (SSCR 904) RELATING TO STATUTE OF LIMITATIONS. Levin A (586-6760)  
Amends provision relating to penal code time limitations. Changes the statute of limitations for prosecution to include any attempted, criminal conspiracy to commit and criminal solicitation to commit a class A felony, any class B or C felonies. -- SB1254 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB1256 SD2 (SSCR 701) RELATING TO AN INTERISLAND FERRY SYSTEM. Buen J (586-7340)  
Appropriation to the department of transportation to match federal funds to establish an interisland ferry system between the islands of Maui and Molokai. (\$\$) -- SB1256 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then FIN (586-6180)
- SB1261 SD1 (SSCR 593) RELATING TO CAPTIVE INSURANCE. Taniguchi B (586-6460)  
Repeals captive insurance company license and renewal fees. Requires the insurance commissioner to set fees. -- SB1261 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to CPC then FIN (586-6150)
- SB1262 RELATING TO CAPTIVE INSURANCE. Taniguchi B (586-6460)  
Establishes classes of captive insurers and minimum capital or surplus requirements for each class. -- SB1262  
Mar-05 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC (586-6150)
- SB1269 SD2 (SSCR 784) MAKING EMERGENCY APPROPRIATIONS FOR EDUCATION. Mizuguchi N (BR) (586-6870)  
Appropriation to the department of education for school based budgeting (EDN 100), instructional support (EDN 200), state and district administration (EDN 300), school support (EDN 400), and school community service (EDN 500). (\$\$) -- SB1269 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN/ HLT/ then FIN (586-8470)
- SB1270 SD1 (SSCR 574) RELATING TO EDUCATION. Mizuguchi N (BR) (586-6870)  
Repeals the requirement that the course of study and instruction in the 1st 8 grades be regulated so at least 50 per cent of the study and instruction in each school day be devoted to oral expression, the written composition, and the spelling of the English language except for special projects using the Hawaiian language as approved by the board of education and establishes that the course of study and instruction be regulated in accordance with the statewide performance standards. -- SB1270 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to EDN (586-8470)
- SB1271 SD2 (SSCR 752) RELATING TO EDUCATION. Mizuguchi N (BR) (586-6870)  
Changes the summer school and intersession programs and funds to the out of school time instructional programs and funds. Amends Act 216, session laws of 1997, and Act 142, session laws of 1998, to ensure that these changes are retained. -- SB1271 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)
- SB1272 SD2 (SSCR 774) RELATING TO SCHOOL ATTENDANCE. Mizuguchi N (BR) (586-6870)  
Amends the age requirement for a child to attend kindergarten to be at least 5 years of age on the 1st day of the school year as designated by the board of education or unless the child meets readiness standards specifically determined by the board and provides that no child shall attend school unless the child will be at least 6 years of age on the 1st day of the school year as designated by the board or unless the child meets readiness standards specifically determined by the board. Requires the board to submit a proposed implementation plan. -- SB1272 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)
- SB1273 SD2 (SSCR 891) RELATING TO CRIMINAL HISTORY CHECKS FOR TEACHER TRAINEES. Mizuguchi N (BR) (586-6870)  
Amends provision relating to criminal history checks to include checks on persons who are

seeking to serve as teacher trainees in any public or private schools, or who are employed or seeking employment in any county position placing them in close proximity to children. Authorizes the employer or prospective employer to refuse to allow or continue to allow permission to serve under training any person convicted of a crime or poses a risk to the health, safety, or well being of children. -- SB1273 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then JHA then FIN (586-8470)

- SB1274 RELATING TO PUBLIC SAFETY. Mizuguchi N (BR) (586-6870)  
Transfers the authority and functions of the superintendent of education and the department of education relating to after hours security contracts at department of education facilities to the department of public safety. -- SB1274  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to PSM/ EDN/ then FIN (586-8490)
- SB1275 SD1 (SSCR 357) RELATING TO CIVIL SERVICE EXEMPTIONS. Mizuguchi N (BR) (586-6870)  
Amends the civil service law by exempting employees in the department of education engaged in the supervision of student meal periods, in the distribution, collection, and counting of meal tickets. -- SB1275 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then EDN then FIN (586-8450)
- SB1276 SD1 (SSCR 119) RELATING TO THE SUPERINTENDENT OF EDUCATION. Mizuguchi N (BR) (586-6870)  
Amends provision relating to education by requiring the board of education to set the salary of the superintendent of education. Provides that effective July 1, 2004, the salary shall be set by the legislature. -- SB1276 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)
- SB1279 SD2 (SSCR 685) RELATING TO THE UNIVERSAL SERVICE FUND. Mizuguchi N (BR) (586-6870)  
Changes the universal service fund to be a special fund used to implement policies and goals of universal service. Exempts the fund from the director of finance, from being responsible for its pro rata share of administrative expenses, and from being under control of legislative and executive budgetary control. Appropriation out of the fund and provides that the sum appropriated shall be temporarily loaned from the public utilities special fund to the universal service fund and that the funds borrowed shall be repaid from the universal service fund when sufficient funds are collected as determined by the commission. -- Amends Act 216, session laws of 1997, and Act 142, session laws of 1998, to ensure that these changes are retained. (\$\$) -- SB1279 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then CPC then FIN (586-6530)
- SB1280 RELATING TO MOTOR CARRIERS. Mizuguchi N (BR) (586-6870)  
Amends provisions allowing the public utilities commission to grant temporary authority to enable provision of service where there is an immediate and urgent need for carrier service by repealing the requirement that every application for temporary authority to be made in writing and verified under oath. Also repeals the requirement that the application to be accompanied by proof of service upon every current holder of a certificate or public convenience and necessity in the classification for which temporary authority is applied and contain information that the commission shall by rule, require. -- SB1280  
Mar-05 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then CPC (586-6180)
- SB1281 SD2 (SSCR 738) RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM. Mizuguchi N (BR) (586-6870)  
Amends the public employees' retirement system to require the board of trustees to appoint, by a majority vote of its members, an assistant administrator and a chief investment officer. -- SB1281 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1282 SD2 (SSCR 594) RELATING TO INVESTMENTS OF THE EMPLOYEES' RETIREMENT SYSTEM. Mizuguchi N (BR) (586-6870)  
Amends provision relating to investments by the employees retirement system. Authorizes investments in improved or productive real property to include limited liability companies. -- SB1282 SD2  
Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to LAB then FIN (586-8450)

- SB1284 SD2 (SSCR 753) MAKING APPROPRIATIONS FOR COLLECTIVE BARGAINING COST ITEMS. Mizuguchi N (BR) (586-6870)  
Appropriation for negotiated collective bargaining cost items for: public employees in collective bargaining unit 1 (nonsupervisory blue collar employees) and for state officers and employees excluded from collective bargaining, retroactive to 1995; public employees in collective bargaining unit 2 (supervisory blue collar employees), retroactive to 1997; public employees in collective bargaining unit 3 (nonsupervisory white collar employees) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 4 (supervisory white collar employees) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 6 (educational officers and other personnel of the department of education) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 8 (personnel of the university of Hawaii and community college system) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 9 (registered professional nurses) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 10 (nonprofessional hospital and institutional workers) and for state officers and employees excluded from collective bargaining, retroactive to 1995; public employees in collective bargaining unit 13 (other professional and scientific employees) and for state officers and employees excluded from collective bargaining, retroactive to 1997; and for employees of the Hawaii health systems corporation in collective bargaining units 1, 2, 3, 4, 9, 10, and 13. (\$\$) -- SB1284 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1288 SD1 (SSCR 595) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Mizuguchi N (BR) (586-6870)  
Amends provision relating to determination of health benefits plan, contract with carriers, by allowing board of trustees to determine more than 1 plan. -- SB1288 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1290 SD1 (SSCR 596) RELATING TO HEALTH BENEFITS FOR PART-TIME, TEMPORARY, AND SEASONAL OR CASUAL EMPLOYEES. Mizuguchi N (BR) (586-6870)  
Establishes provision relating to state health benefits by requiring the board of trustees to offer medical, hospital, and surgical benefits plans, after July 1, 2000 to part time, temporary, and seasonal or casual employees, at no cost to the employer and excluded from the minimum group requirements of accident and sickness insurance. Allows the board to contract for health benefits plans, as provided by the following plans, an indemnity benefit plan, a service benefit plan, a health maintenance organization plan (HMO) and a noninsured schedule of benefits. Allows that benefits provided under each respective plan to be equally available to all part time, temporary and seasonal or casual employees, regardless of age, and for each employee that enrolled for health benefits shall pay a monthly contributions directly to the board's designated carrier. -- SB1290 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1294 SD1 (SSCR 686) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Mizuguchi N (BR) (586-6870)  
Amends provision to the supplemental plan to federal medicare. Requires retired employee beneficiaries, spouses and surviving spouses who are eligible to participate in the supplemental plan to federal Medicare part B be entitled to participate in the public employees health fund. Provides that the board of trustees shall determine which beneficiaries who are not enrolled in the federal Medicare part B medical insurance plan, may participate in other plans. -- SB1294 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1299 SD2 (SSCR 667) RELATING TO PROGRAM EXECUTION. Mizuguchi N (BR) (586-6870)  
Repeals provision relating to the university of Hawaii reporting requirement on matters of budget program execution. -- SB1299 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HED then FIN (586-6330)
- SB1300 SD1 (SSCR 785) MAKING AN EMERGENCY APPROPRIATION TO PAY THE SHARE OF HEALTH



INSURANCE CARRIER REFUND AND RATE CREDIT AMOUNTS DUE TO THE FEDERAL GOVERNMENT. Mizuguchi N (BR) (586-6870)  
Appropriation for the return to the federal government of the federal share of health insurance rate credits and rebates received by the State. (\$\$) -- SB1300 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)

- SB1303 SD2 (SSCR 815) RELATING TO THE REVIEW OF THE SALARIES OF THE TRUSTEES OF THE OFFICE OF HAWAIIAN AFFAIRS. Mizuguchi N (BR) (586-6870)  
Amends provisions to relating to the salary commission for the members of the board of trustees for the office of Hawaiian affairs. Provides that the salary commission shall consist of 7 members appointed from nominations submitted by native Hawaiian organizations and selected by the governor on or before November 30, 1998. Further provides that before the 40th legislative day of the regular session of 1999 and every 4 years thereafter, the salary commission shall study and make recommendations for the salary of the members of the board of trustees for the office of Hawaiian affairs, then the commission shall be dissolved (sunset). Authorizes the governor to appoint a salary review commission to make recommendations to the legislature. -- SB1303 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB1307 SD1 (SSCR 575) RELATING TO SCHOOL PERFORMANCE Mizuguchi N (BR) (586-6870)  
Requires the department of education to establish a comprehensive system of educational accountability to motivate and support the improved performance of students and the education system. Establishes requirements of the system. Annual report to the legislature and governor. -- Repeals the school by school assessment of educational outcomes from the educational status report of the department to the governor and legislature on June 30, 2001. -- Requires the department to report to the legislature and governor the findings and recommendations of the design of the comprehensive accountability system and the implementation of the system -- SB1307 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)
- SB1314 SD2 (SSCR 754) RELATING TO RETIREMENT BENEFITS FOR TRUSTEES OF THE OFFICE OF HAWAIIAN AFFAIRS. Mizuguchi N (BR) (586-6870)  
Amends provision relating to the public employee retirement system. Allows the office of Hawaiian affairs trustee in service on June 30, 1999, or elected thereafter to be entitled to claim full membership service credit as a class A member of the employee's retirement system for service as a trustee on June 30, 1999. -- SB1314 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then JHA then FIN (586-8450)
- SB1320 SD2 (SSCR 868) RELATING TO YEAR 2000 ERRORS BY COMPUTER-BASED SYSTEMS. Mizuguchi N (BR) (586-6870)  
Establishes the year 2000 (Y2K) errors in computer based systems law. Establishes legislative justification and the protection for persons who exercise commercially reasonable efforts to identify and find solutions for computer based systems that may be affected by year 2000 errors. Provides that the a year 2000 error is the failure of a computer based system to accurately store, display, transmit, receive, process, calculate, compare or sequence date and time data from, or between the years 1999 and 2000 and beyond and leap year calculations, and a computer based system includes any computer or other information technology system, and any electronic device that controls, operates, monitors, assists in the operation or functioning of equipment, machinery, plant, or a device using an embedded or installed microprocessor or chip. Prohibits punitive or exemplary damages and statutory minimum or treble damages to be awarded under any theory of recovery, including contract and tort law, for claims arising out of a year 2000 error without stipulations. Provides definitions. Repeals provisions on December 31, 2003 (sunset). -- SB1320 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB1321 SD2 (SSCR 551) RELATING TO OCEAN LEASING. Mizuguchi N (BR) (586-6870)  
Amends provision relating to findings and purpose of ocean and submerged lands leasing. Provides that economic unit means the water column, submerged lands beneath the water column and water surface above the water column. Changes definition of mariculture to include aquaculture, commercial purposes of aquatic plants and animals within state marine waters, excludes floating structures not anchored. Changes definition of marine activities to

include energy or water research which are exclusive, non transient in nature, and which occupy a discrete area of state marine waters. Amends the definitions of noncommercial lease and state marine waters. -- Amends provisions relating to conservation district use application, leasing of state marine waters and submerged lands for private uses, and leasing procedure. Requires applications to include an initial description users and their uses of the state marine waters, including Hawaiian rights. Provides that the board shall require the highest qualified bidder to indemnify the applicant for all legitimate costs incurred in the preparation of any environmental assessment or environmental impact statement included in an application. -- Requires the board to minimize costs to those applicants submitting complete applications. Amends lease provisions. Requires the amount of a bond executed by the lessee to be sufficient to restore or remediate waters and submerged lands to the satisfaction of the department of land and natural resources. Requires each lease contain a statement of the degree of exclusivity or access to the site by the public, including compatibility with existing uses, perceived liability and risk to the lessee's investment. -- Provides that revenues obtained from the leasing of state marine waters shall be deposited into the special land and development fund to be used for planning, research and development of the aquaculture industry. -- Act to be repealed 5 years after the effective date (sunset). -- SB1321 SD2

Mar-09 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to EDB/ OMR/ then FIN (586-6530)

SB1325 SD1 (SSCR 816)

RELATING TO TAXATION. Mizuguchi N (BR) (586-6870)

Provides a hotel construction and remodeling income tax credit of 4 per cent of the construction or renovation costs incurred during the taxable year for each qualified hotel facility located in Hawaii. Tax applies until December 31, 1901 (sunset). -- SB1325 SD1

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to TSM/ EDB/ then FIN (586-6120)

SB1326

RELATING TO LENDER EXEMPTIONS. Mizuguchi N (BR) (586-6870)

Amends mortgage brokers and solicitors provisions to provide an exemption for foreign lenders. Repeals filing and effect statement and cancellation of statement provisions. -- SB1326

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to CPC then FIN (586-6150)

SB1345 SD2 (SSCR 817)

RELATING TO EMPLOYMENT COMPENSATION IN THE JUDICIARY. Mizuguchi N (BR) (586-6870)

Amends provisions relating to the employees' retirement system and the judiciary. Provides that any member as a judge or justice enters or reenters service after June 30, 1999, without vested benefit status, or who is a former retirant, may retire if a member has 10 years credited service as a judge or justice and attained the age of 55 or has at least 25 years credited service. Provides if a member has credited service as a judge before July 1, 1999 or 1st earns creditable service after June 30, 1999, the retirement allowance for each year of service shall be 3 and 1/2 per cent of the member's average final compensation in addition to an annuity. Prohibits retirement allowance exceeding 75 per cent of member's average final compensation. -- Increases the salaries effective July 1, 1999 and an additional increase on July 1, 2000, for the chief justice of the supreme court; each associate justice of the supreme court; the chief judge of the intermediate appellate court; each associate judge of the intermediate appellate court; each circuit court judge of the various circuit courts; and each district court judge of the various district courts. -- Appropriation to the judiciary. (\$\$) -- SB1345 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Multiple Referral to JHA then FIN (586-6360)

SB1371 SD2 (SSCR 714)

RELATING TO MOTOR VEHICLES. Mizuguchi N (BR) (586-6870)

Allows any police officer whose responsibility is to conduct vehicle theft investigations to inspect the premises of a motor vehicle repair dealer required to be registered. -- SB1371 SD2

Mar-11 99 Introduction/Passed First Reading - House

Mar-11 99 Single Referral to JHA/ CPC/ (586-6360)

SB1379 SD2 (SSCR 905)

RELATING TO CRIMINAL ASSAULTS AND RELATED OFFENSES. Mizuguchi N (BR) (586-6870)

Establishes provisions relating to assault against a police officer in the 1st degree. Provides that assault against a police officer is committed when a person intentionally or knowingly causes bodily injury to a police officer engaged in the performance of duty. Requires the

assault to be a class C felony. Amends provision relating to assault against a police officer in the 2nd degree. Provides that assault against a police officer is committed when a person recklessly causes bodily injury to a police officer engaged in the performance of duty. -- SB1379 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)

- SB1403 RELATING TO THE TRAFFIC CODE. Mizuguchi N (BR) (586-6870)  
Provides that with respect to highways under their jurisdiction, the director of transportation is authorized to and counties by ordinance may prohibit or restrict the stopping, standing, or parking of vehicles by the placement of curb markings. -- SB1403  
Feb-23 99 Introduction/Passed First Reading - House  
Mar-05 99 Multiple Referral to TRN then JHA (586-6180)
- SB1404 SD1 (SSCR 571) RELATING TO WASTEWATER REUSE. Mizuguchi N (BR) (586-6870)  
Amends water pollution provisions to include the definitions of recycled water and reclaimed water to mean wastewater that has been treated at a treatment works and is intended or used for a beneficial purpose. Provides that the definition and requirements of different categories of recycled water and reclaimed water which recognize different levels of treatment and purposes shall be established by rules by the director. -- SB1404 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then FIN (586-8435)
- SB1421 SD1 (SSCR 869) RELATING TO TAXATION. Mizuguchi N (BR) (586-6870)  
Adds probation for attempted tax evasion, wilful failure to file a tax return, and aiding and abetting preparation of a false tax return. -- SB1421 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB1429 SD1 (SSCR 298) RELATING TO WASTEWATER TREATMENT FACILITIES. Chun J (586-7344)  
Adds that a public utility does not include any person who controls, operates, or manages plants or facilities for the reclamation of wastewater if the services are provided pursuant to a service agreement between the person and a state or county agency and at least 10 per cent of the wastewater processed is used directly by the state or county which has entered into the service contract. -- SB1429 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then FIN (586-8435)
- SB1430 SD2 (SSCR 690) RELATING TO JUVENILE SAFETY. Buen J (586-7340)  
Requires any child under 12 years of age that operates a bicycle, play vehicle, or a wheeled apparatus to wear a helmet. Adds wheeled apparatus to statewide traffic code provisions. -- SB1430 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then JHA (586-6180)
- SB1431 SD2 (SSCR 702) RELATING TO THE ESTABLISHMENT OF AN AGRICULTURAL WATER SYSTEM FOR UPCOUNTRY MAUI. Buen J (586-7340)  
Provides that the board of agriculture shall have the power to conduct surveys, studies and engineering for the construction of water facilities to adequately serve the quantity of agricultural water demands to the region (upcountry Maui district) and shall have the power to operate, maintain and improve the system. Provides that the board shall collect water tolls in order to defray the cost of operation and to make the system self sufficient and may have the power to contract with other government agencies for construction or financing. Allows the board of agriculture to have power of eminent domain to acquire the necessary easements, right of way and real property for diverting, and transmitting agricultural water for agriculture uses. Establishes that the moneys in the irrigation system revolving fund be expended upon warrants drawn by the comptroller for expenses directly attributable to the cost of the systems. Appropriation to the department of agriculture. (\$\$) -- SB1431 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to AGR then FIN (586-6010)
- SB1438 SD1 (SSCR 394) RELATING TO GOVERNMENT PROCUREMENT. Kawamoto C (586-6970)  
Amends provisions relating to the Hawaii public procurement code definitions, by including state contractor, state subcontractor and state resident. Amends provisions relating to preference to bidders on state agency contracts. Requires contractors to qualify for public works projects, to agree to hire qualified state subcontractors. Provides criteria. Provides

that a contractor who cannot hire a technically qualified state subcontractor and hires out of state, shall have bid preference reduced by the percentage of out of state subcontractors hired. -- Requires the comptroller to report to the legislature. -- SB1438 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)

SB1452

RELATING TO HEALTH. Chun Oakland S (586-6130)  
Amends patients bill of rights and responsibilities to require the insurance commissioner to report to the legislature. Establishes the health insurance revolving fund to be administered by the commissioner to hire medical experts to serve on a review panel to provide expert medical opinion or conduct a public awareness and education program about managed care plans, so that consumers may make better or more informed choices when selecting a managed care plan. Requires the commissioner to contract with 1 or more certified vendors of the consumer assessment health plan survey, beginning January 1, 1999, to conduct a survey and educational program of all managed care plans actively offering managed care plans in this State. Requires each mutual benefit society, health maintenance organization (HMO), and any other entity offering or providing health benefits or services to deposit with the commissioner a fee to provide for the actual cost of the survey and educational program, and a 1 time assessment to the health insurance revolving fund. -- Defines emergency medical condition and emergency services. -- Adds that a managed care plan shall demonstrate to the commissioner, upon request, payment or reimbursement for adequately documented emergency services, and allow standing referrals to specialists capable of providing and coordinating primary and specialty care for an enrollee's life threatening, chronic, degenerative, or disabling disease or condition. -- Requires the managed care plan to send notice of its final internal determination of complaint or appeal to the enrollee and the enrollee's appointed representative, if applicable, and the commissioner. -- Adds that the enrollee's treating provider or appointed representative may appeal an adverse decision of a managed care plan to a 3 member review panel. -- Amends Act 246, session laws of 1998. Adds to the health plan options to reimburse an emergency provider and an emergency department for any items or services not necessary to stabilize the patient, but that are determined to be medically necessary by the emergency provider, or immediately arrange for an alternate plan of treatment for the member if a non participating emergency provider and the plan are unable to reach an agreement on services necessary beyond those immediately needed to stabilize the member. -- Requires every mutual benefit society, health maintenance organization, and other entity to pay to the commissioner a 1 time assessment in an amount not to exceed the aggregate amount 150,000 dollars to the fund, upon the approval of this act. Appropriation out of the health insurance revolving fund to the department of commerce and consumer affairs. (\$\$) -- SB1452  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC then FIN (586-6380)

SB1460

RELATING TO CERTIFIED SUBSTANCE ABUSE STAFF. Ihara L (586-6250)  
Amends mental health, alcohol, drug abuse treatment provisions by including a psychologist who holds a current certification from the American Psychological Association College of Professional Psychology in the treatment of alcohol and other psychoactive substance use disorders. -- SB1460  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then CPC (586-6380)

SB1462 SD1 (SSCR 870)

RELATING TO ELECTIONS. Chumbley A (586-6030)  
Amends Act 27, special session laws of 1995, as amended by Act 13, session laws of 1996, by repealing the repeal date and provisions to be reenacted. -- Amends election provisions by establishing the elections review program. Changes the elections appointment panel to the elections appointment and review panel and requires the panel to establish the program. Provides criteria for the establishment of performance standards and conduct of a biennial performance evaluation of the operation of elections and conduct of the chief election officer. Changes the office of elections to be attached to the department of accounting and general services instead of the office of the lieutenant governor. Requires the office to provide staff support to the panel. Provides that the panel may reappoint an incumbent chief elections officer based on the performance review, and authorize the chief elections officer to hold office until a successor is appointed. Repeals and replaces the governor with the president of the senate, speaker of the house of representatives, and minority leaders of the house and senate as the appointing authority for the members of the panel. Also provides that appointments shall not require the advice and consent of the senate. Increases the term of

panel members from 4 to 6 years. Appropriation. (\$\$) -- SB1462 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)

- SB1465 SD1 (SSCR 267) RELATING TO THE STATE POST-SECONDARY EDUCATION COMMISSION. Fukunaga C (586-6890)  
Establishes a college tuition savings program. Requires the director of finance to issue requests for proposals to evaluate and determine the vehicle for investments of the savings plan and its administration. Requires the post secondary commission to consider the proposals and make the final selection. Allows students to be eligible to participate in and benefit from the savings plan. Funds to be used for any educational expenses for post secondary, undergraduate, or graduate education at an accredited institution. Establishes an income tax exemption for interest and dividends from the funds invested in the savings plan. -- SB1465 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HED then FIN (586-6330)
- SB1466 SD1 (SSCR 225) RELATING TO STATE RISK MANAGEMENT. Chun J (586-7344)  
Amends provision relating to the state risk management revolving fund. Requires the comptroller to apportion to and collect from state agencies benefits received, and consider the relevant agency risk and loss experience in determining apportionments and assessments. -- Requires the comptroller to prepare a report every fiscal year for each agency, and report to the legislature. -- SB1466 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to FIN (586-6200)
- SB1469 RELATING TO THE ADJUDICATION OF TRAFFIC INFRACTIONS. Mizuguchi N (BR) (586-6870)  
Provides that any person who fails to appear at the place and within the time specified in the summons or citations issued to the person by an authorized police officer for any traffic violation or who fails to appear for any subsequent date set by the court is guilty of a violation as provided in the penal code. -- Repeals the adjudication of traffic infractions law and adds imprisonment penalties for traffic violations. -- SB1469  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then JHA then FIN (586-6180)
- SB1470 RELATING TO STATE OFFICERS AND EMPLOYEES EXCLUDED FROM COLLECTIVE BARGAINING AND MAKING APPROPRIATIONS AND OTHER ADJUSTMENTS. Mizuguchi N (BR) (586-6870)  
  
Appropriation for salary increases and other cost adjustments for the office of the auditor, ethics commission, legislative reference bureau, and ombudsman. (\$\$) -- SB1470  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1475 SD1 (SSCR 756) RELATING TO THE SCHOOL-TO-WORK OPPORTUNITIES PILOT PROJECT. Kanno B (586-6830)  
Amends Act 344, session laws of 1997, establishing the school to work based learning program by requiring the opportunities executive council by repealing the mechanism for governance, management, and distribution of federal and state resources. Transfers the rights, powers, functions, and duties of the executive council of the school to work opportunities pilot project to the department of education. Replaces the executive council with an advisory council to advise the board of education and the department. Allows the superintendent of education to appoint an executive director for the project, not subject to civil service and compensation laws. -- SB1475 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then EDN then FIN (586-8450)
- SB1478 RELATING TO PLANTS. Inouye L (586-7335)  
Requires the department of agriculture to designate specific plants that may spread or may be likely to spread an infestation or infection of an insect, pest, or disease that is detrimental or potentially harmful to agriculture, horticulture, animal or public health, or natural resources including native biota, or may have an adverse effect on the environment as determined by the board. Provides that these plants, or plant species designated by rule as noxious weeds, are to be designated as restricted plants. -- SB1478

Mar-05 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to AGR (586-6010)

- SB1481 SD1 (SSCR 252) MAKING AN APPROPRIATION FOR THE HAWAII ISLAND VETERANS MEMORIAL INC. Matsuura D (586-7788)  
Appropriation to the department of defense for a grant in aid to the Hawaii Island Veterans Memorial Inc. for plans, land acquisition, design and engineering, construction, and equipment for phase I and phase II of the combined veterans center project. (\$\$) -- SB1481 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to PSM then FIN (586-8490)
- SB1485 SD1 (SSCR 893) RELATING TO MINORS. Ige M (586-9405)  
Establishes provision relating to family court expungement orders. Authorizes a family court judges or judge's designee to issue expungement orders for minors taken into custody, but not adjudicated, except for juvenile law violators under proceedings and records not confidential provision. Provides criteria. -- Changes waiver of jurisdiction standards for minors, by including court waiver of jurisdiction after a full investigation and hearing. -- Amends provision relating to confidentiality of a minor records and proceedings. Provides that in proceedings involving the death of a victim and a defendant minor 14 or older who has been adjudicated or a minor 16 or older taken into custody, records and proceedings shall be open for public inspection. -- SB1485 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB1496 SD1 (SSCR 705) RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR MEDICAL WASTE FACILITY PROJECT DEVELOPMENT. Buen J (586-7340)  
Authorizes the issuance of special purpose revenue bonds to assist HEED, Inc, a Hawaii corporation, to establish a plasma waste conversion facility on Molokai for the disposal of various waste streams including medical waste. Requires informational briefing followed by a public hearing. Requires the department of health to cite the language embodied within the body of any permits issued so that the legislature's conditions and limitations are not separated from the permit or permits. Requires the facility to be available to members of the public, including hospitals, medical clinics, laboratories, and other health care providers serving the public. (\$\$) -- SB1496 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EEP then FIN (586-8435)
- SB1499 SD1 (SSCR 463) RELATING TO THE RANDOLPH-SHEPPARD REVOLVING ACCOUNT. Bunda R (586-6090)  
Amends provisions relating to the Randolph Sheppard revolving account. Adds that the account shall be used for services for the state committee of blind vendors including but not limited to the hiring of private attorneys. Requires any money deposited in the revolving account from vending machine income to be identified as to whether the income is generated from federal, state, or county operations. Provides that all federal moneys shall be segregated into a federal source subaccount. Prohibits the state committee of blind vendors from spending more than 30,000 dollars for each fiscal year. Requires the director of human services or its designee to transfer funds from the revolving account to an interest bearing account in a federally insured financial institution at the beginning of each fiscal year, provided that no moneys from the federal source subaccount may be transferred for the purposes of hiring private attorneys. Report to the legislature. -- SB1499 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HSH then FIN (586-6050)
- SB1501 SD3 (FLOOR AMENDMENT 9) RELATING TO EDUCATION. Chumbley A (586-6030)  
Establishes provisions for new century schools. Provides that schools designated as student centered schools shall be designated as new century schools. Allows up to 25 schools to be established as new century schools by the creation of a new school by executive order of the governor, an existing school by establishing a local school board as its governing body, or the creation of a new school comprised of programs or sections of existing school populations and using existing school facilities by establishing a local school board as its governing body. Allows any community to submit a letter of intent to the superintendent of education for the establishment of a new century school in its district. Exempts new century schools from state laws except collective bargaining and discriminatory practices. Schools

shall receive an allocation of state funds based upon the operational and educational funding requirements of the schools. Provides that thereafter the auditor shall determine the appropriate allocation based on the total department of education general fund appropriation. Requires every school to conduct annual self evaluations and report to the board of education. Requires the board to evaluate each school every 4 years. Requires the department, representatives of the major divisions in the department, unions, as well as individuals from the schools to collaborate together on a system of technical assistance. Also requires the department, through the board and superintendent of education to provide information and technical assistance to the new schools. Repeals student centered school provisions. -- Appropriation to the department of education to develop an early education center for infants and children up to 4 year of age in the Kalihi area of Honolulu. Requires the department to draw on the partnerships already developed between Farrington high school, the university of Hawaii college of education, VISTA tutors, partners from the community, private businesses, organizations, foundations, and parents. (\$\$) -- SB1501 SD3  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to HSH/ HLT/ then EDN/ LAB/ then FIN (586-6050)

- SB1502 SD1 (SSCR 871) RELATING TO CAMPAIGN SPENDING. Chumbley A (586-6030)  
Establishes provision relating to electioneering communications. Requires every person making a disbursement for electioneering communication in an aggregate amount of 5,000 dollars during any calendar year to file a statement with 24 hours of each disclosure (disbursement) date. Provides criteria for statements and defines electioneering communication. -- Amends provision relating to fundraisers and fundraising activities, by repealing provision relating to expenses incident to a fundraiser. -- Amends provision relating to other contributions and expenditures. -- SB1502 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB1504 SD1 (SSCR 757) MAKING AN APPROPRIATION FOR EMERGENCY MEDICAL SERVICES. Kanno B (586-6830)  
Appropriation to the department of health for emergency medical services for the Makakilo Kapolei area, greater Honolulu area, the Kahaluu Kaaawa area, and the Nanakuli area of the city and county of Honolulu. (\$\$) -- SB1504 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1510 SD1 (SSCR 792) RELATING TO INSURANCE. Taniguchi B (586-6460)  
Requires the insurance commissioner to collect data relating to the nature, frequency, and payment of tort claims including claims relating to personal injuries, death, professional errors and omissions, property damage, and negligence. Requires each insurer to annually report to the commissioner. Provides that the commissioner may annually reduce rates and adjust rates prospectively for any class or type of insurance. -- SB1510 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC/ JHA/ (586-6150)
- SB1512 SD1 (SSCR 97) RELATING TO THE UNIFORM PARTNERSHIP ACT. Taniguchi B (586-6460)  
Repeals and replaces the uniform partnership act. Also establishes provisions for limited liability partnerships and foreign limited liability partnerships. -- SB1512 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to JHA (586-6360)
- SB1517 SD1 (SSCR 693) RELATING TO ACUPUNCTURE PRACTITIONERS. Tam R (586-6450)  
Amends provisions relating to qualifications for acupuncture practitioners' examination by requiring the applicant to show satisfactory proof to the board of acupuncture of academic and clinical training beginning July 1, 2001. -- SB1517 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to CPC (586-6150)
- SB1518 RELATING TO GOVERNMENT OPERATIONS. Tam R (586-6450)  
Requires every department and agency to annually develop and submit a statement of goals, objectives, policies, action plan with a time table indicating how objectives and policies will be implemented, and process to measure performance. Report to the legislature. -- SB1518  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to FIN (586-6200)

- SB1519 SD3 (FLOOR AMENDMENT 2) RELATING TO HOUSING. Tam R (586-6450)  
Establishes a federally assisted rental housing preservation program. Provides that at least 1 year prior to the anticipated date of termination of a subsidy contract or mortgage prepayment on an assisted housing development, the owner proposing the termination or prepayment of governmental assistance shall provide a notice of the change to each affected tenant household residing in the development, the housing and community development corporation of Hawaii, the county where the property is located and the state legislature. Provides that an owner of an assisted housing development who has not, prior to July 1, 1999, given notice of intent to terminate a subsidy contract or prepay the mortgage, shall not sell or otherwise dispose of the development unless the owner provides the entities an opportunity to purchase the development at a price upon terms which represent a bona fide intention to sell. Entities with right to purchase shall include, the tenant association, local nonprofit organizations and public agencies, regional and national nonprofit organizations and public agencies. Provides criteria. -- Requires the housing and community development corporation of Hawaii to publish a summary of rights and obligations and compile and maintain a list of entities who have expressed an interest in purchasing a development in the subject area or have been identified by the corporation as potentially having an interest in participating in a right of 1st refusal program. -- Authorizes the issuance of general obligation bonds for appropriation to the housing and community development corporation of Hawaii. (\$\$) -- SB1519 SD3  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to HSH then FIN (586-6050)
- SB1534 SD1 (SSCR 545) RELATING TO LICENSE PLATES. Slom S (586-8420)  
Amends the special number plates (license plates) to include an applicant serving the US in the military or as a civilian, on Oahu, or off shore at a distance of not more than 3 miles at the time of the December 7, 1941, attack on Pearl Harbor. -- SB1534 SD1  
Mar-09 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then FIN (586-6180)
- SB1542 AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES. Sakamoto N (586-8585)  
Authorizes the issuance of special purpose revenue bonds to assist the Honolulu neighborhood housing services, a Hawaii not for profit corporation, in planning, designing, and constructing a senior citizen lifecare retirement community. Requires the corporation to obtain a certificate of need approval from the state health planning and development agency and be in compliance with laws, ordinances, and rules of the State or any political subdivision or any departments or boards thereof. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB1542  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1544 SD2 (SSCR 598) RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM. Chumbley A (586-6030)  
Amends provisions relating to public employees' retirement system allowance on service retirement and eligibility for retirement allowance. Provides that if a member has at least 25 years of credited service as a deputy sheriff of which, the last 5 or more years prior to retirement is credited in such a capacity, then the deputy sheriff shall be eligible to receive a normal retirement benefit unreduced for age. -- SB1544 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to LAB then FIN (586-8450)
- SB1556 SD2 (SSCR 741) RELATING TO GENERAL EXCISE TAX. Kawamoto C (586-6970)  
Provides a general excise tax exemption and exclusion on the gross proceeds arising from federal construction contracts awarded and received by state contractors and subcontractors licensed under the contractors law. -- SB1556 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1557 RELATING TO MOTOR CARRIERS. Kawamoto C (586-6970)  
Provides that any monitoring of storm water runoff by a motor vehicle carrier or private carrier of property by motor vehicle that is required by law shall be done by visual observation. -- SB1557  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to TRN then EEP (586-6180)



- SB1568 SD2 (SSCR 906) RELATING TO CRIME. Kanno B (BR) (586-6830)  
Amends provision relating to street solicitation of prostitution. Authorizes in addition to Waikiki that areas designated by the council of the appropriate county by ordinance upon recommendation of the county chief of police and the area is found to be experiencing a significant incidence of prostitution related activity that is detrimental to the health, safety or welfare of the general public. Provides that the council may alter boundaries. Changes public street or sidewalk to any public property. -- Requires a mandatory term of 30 days imprisonment, or the court may place the defendant on 6 month probation with the mandatory condition that prohibits entering or remaining on public property. -- Amends provision relating to the right to bail. -- Provides that a police officer, without a warrant, may arrest any person when the officer has probable cause. -- SB1568 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)
- SB1583 SD2 (SSCR 820) RELATING TO TECHNOLOGY. Ige D (586-6230)  
Establishes a special advisor for technology development within the office of the governor to develop, coordinate, and implement long and short term state policies and directives to enhance the development of high technology industries. -- Establishes the governor's special advisory council for technology development to review and make technology recommendations on matters relating to the marketing and promotion of Hawaii as a location for high technology companies and to assist the advisor. Repealed on January 1, 2005 (sunset). Appropriation. -- Provides an income tax credit for technology training or job creation. -- Provides a tax exemption for any bank, building and loan association, development company, financial corporation, financial services loan company, trust company, mortgage loan company, financial holding company, small business investment company, or subsidiary for funds invested in new technology industries. -- Requires the office of tourism to use existing and potential information and communication technology networks and services in the State. -- Provides that the Hawaii tourism authority shall develop and include in its marketing plan goals and objectives for marketing the State to the techno tourism niche, as well as for integrating marketing objectives with existing and potential state telecommunication and information resources in the public and private sectors. -- Establishes the Hawaii internet tax freedom act. Provides that no income tax, general excise tax, or use tax shall be imposed on internet electronic commerce. Repealed on January 1, 2002 (sunset) -- Establishes that within the university of Hawaii internet technology services, an internet exchange known as the Hawaii internet exchange to serve as a switching and peering point for internet service providers. -- Establishes a technology work force training program within the university to provide accelerated technology education and training on the post high school to graduate levels. Appropriation. -- Amends the state planning act to include the increase and improvement of the use of information technology in education by the availability of telecommunication equipment for the electronic exchange of information, statewide electronic mail, and access to the internet. -- Requires the department of education to establish 12 to 14 E academies throughout the State with onsite locations based at selected high schools in each district. Also for the department to develop new and challenging high school courses in math, science, and technology in the authorized course code and number guide. Also to provide innovative training program for E academy teachers and conduct instructional assessment activities. E academy means a virtual site based school which provides students with industry and academic standards based instruction and assessments in technology, science, math, and engineering. Appropriation. (\$\$) -- SB1583 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1586 SD2 (FLOOR AMENDMENT 1) RELATING TO EDUCATION. Ige D (586-6230)  
Provides that funding for coaches' salaries, athletic health care trainers' salaries, equipment and supplies, and the transportation of athletic teams shall be considered standard workload increase items when planning and budgeting for new public schools. Requires the director of finance to consult with the superintendent of education. Provides that the term education programs includes coaches' salaries, athletic health care trainers' salaries, athletic equipment and supplies, and the transportation of athletic teams for new schools. Requires the department of education to study the implications of setting coaches' salaries in the same manner as increases for A Plus (A+, A +, A-plus) site supervisors and drivers education instructors. Report to the legislature. -- Allows the board of education to appoint or retain by contract 1 or more attorneys who are independent of the attorney general to provide legal services to the department of education for issues involving developmentally disabled children. Exempts the board of education from the provision prohibiting departments other

than the attorney general to employ attorneys by contract or otherwise. -- SB1586 SD2  
Mar-12 99 Introduction/Passed First Reading - House  
Mar-12 99 Multiple Referral to EDN then FIN (586-8470)

- SB1607 SD2 (SSCR 742) RELATING TO ECONOMIC DEVELOPMENT AND PRIVATE INVESTMENT ATTRACTION. Ige D (586-6230)  
Appropriation to the Hawaii strategic development corporation to be paid into their revolving fund provided that investments be made primarily in high technology companies, the amount is at least matched by private sector investment, and up to \_\_\_\_ dollars be used to develop a plan to further develop venture capital in Hawaii identifying investment opportunities. -- Amends the Hawaii strategic development corporation revolving fund to be administered by the board of directors of the Hawaii strategic development corporation. Prohibits the department of business, economic development, and tourism to restrict the use of any moneys in the fund. -- SB1607 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDB then FIN (586-6530)
- SB1608 SD1 (SSCR 675) AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES. Bundar (586-6090)  
Authorizes the issuance of special purpose revenue bonds to assist Pacific Women's Center, Inc., Pacific Saging Center, Inc., Pacific Sports Medicine & Research, Inc., Pacific Cardiac Institute, Inc., and Pacific Wellness Center, Inc., not for profit Hawaii corporations, for acquisition or leasing of land for new facilities in central Oahu, for planning, design, and construction of new health care facilities, and for acquisition and installation of additional capital equipment. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB1608 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1609 SD1 (SSCR 629) AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES. Bundar (586-6090)  
Authorizes the issuance of special purpose revenue bonds to assist Wahiawa Central Oahu Health Center, a not for profit Hawaii corporation, for planning, design, construction, and operation of a new health care facility, and for acquisition and installation of additional capital equipment. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB1609 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1610 AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES. Bundar (586-6090)  
Authorizes the issuance of special purpose revenue bonds to assist Wahiawa General Hospital, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate of Wahiawa General Hospital, Inc., for retirement of outstanding debt on existing health care facilities and capital equipment, for planning, design, construction, and operation of a new health care facility, for acquisition and installation of additional capital equipment, and for renovation or repair of existing health care facilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- SB1610  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to HLT then FIN (586-6380)
- SB1635 SD2 (SSCR 821) RELATING TO PUBLIC LAND TRUST. Anderson W (586-6840)  
Amends Act 329, session laws of 1997. Changes the submission dates of the progress report, final report and end date for the joint committee. Provides that the auditor shall coordinate with the joint committee in the inventory, mapping and identification of the agency that has legal jurisdiction of each parcel. Requires the joint committee to reconvene. Provides criteria. -- Amends provision relating to interim revenue to the office of Hawaiian affairs. Provides that appropriated amounts transferred shall be credited toward any sum owed by the State to finally resolve the claim. -- Appropriation to the office of Hawaiian affairs. -- Appropriation to the auditor for expenses incurred by the joint committee reestablished provided that the office of Hawaiian affairs and the department of Hawaiian home lands match funds dollar for dollar. (\$\$) -- SB1635 SD2

Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to JHA then FIN (586-6360)

- SB1638 SD2 (SSCR 641) RELATING TO EDUCATIONAL OFFICERS. Mizuguchi N (586-6870)  
Requires the department of education and the exclusive representative for bargaining unit 6 to conduct a study on the issue of compensational parity for educational officers of the department. Study to include a review of the educational officer classification / compensation plan and position descriptions, an examination of the compensational parity implications of the movement of a teacher from the teacher salary schedule to placement on the educational officer's salary schedule, an assessment on whether implementing a salary classification system for educational officers similar to the teacher salary classification system is appropriate, an assessment on whether educational officers should be similarly compensated for continuing educational achievement in the manner teachers who earn additional educational credits are compensated, and recommendations that will address the issue of providing compensational parity between long time educational officers and newly hired educational officers who have transferred over from high level teaching positions. The report shall also review and evaluate the classification and compensation schedules of adult education educational officers as to whether adult education educational officers are appropriately compensated when compared to K - 12 educational officers. Report to the legislature. -- SB1638 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then LAB then FIN (586-8470)
- SB1639 SD1 (SSCR 822) MAKING AN EMERGENCY APPROPRIATION FOR KAPOLEI HIGH SCHOOL. Mizuguchi N (BR) (586-6870)  
Amends Act 328, session laws of 1997, as amended by Act 116, session laws of 1998, relating to the state budget, by changing the appropriation to lao intermediate school and Kapolei high school. (\$\$) -- SB1639 SD1  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Single Referral to FIN (586-6200)
- SB1641 SD2 (SSCR 668) RELATING TO THE PUBLIC LIBRARY SYSTEM. Mizuguchi N (BR) (586-6870)  
Amends the annual reports made by the state librarian on the status of the libraries special fund and the library fee for enhanced services special fund to include allocations to each public library including allocations established for both the fiscal year and the subsequent year; financial information regarding receipt sources by individual libraries; and actual expenditure of receipts by individual libraries. Repeals the provision that requires the balance of the enhanced services special fund on July 1, 1996 (sunset) to be deposited into the general fund. -- SB1641 SD2  
Mar-11 99 Introduction/Passed First Reading - House  
Mar-11 99 Multiple Referral to EDN then FIN (586-8470)

- HB0001 HD1 (HSCR 940) RELATING TO CHILD PASSENGER SAFETY. Hiraki K (586-6180)  
Amends child passenger restraint provisions (car seat) by requiring any child under 4 years of age to be restrained by a child passenger restraint system. Provides that if the child is 3 years of age or older but less than 4 years and weighs in excess of 40 pounds the child may be restrained by a seat belt assembly. -- HB0001 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB0003 HD2 (HSCR 1034) RELATING TO USE OF INTOXICANTS. Hiraki K (586-6180)  
Establishes the offense of operating a vessel underway under the influence of drugs and penalties for 1st, 2nd, and 3rd offenses. Also changes the penalties for the offense of operating a vessel underway under the influence of intoxicating liquor. Changes the penalty for driving a motor vehicle under the influence of drugs. -- HB0003 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB0004 HD1 (HSCR 941) RELATING TO POLICE ROADBLOCK PROGRAMS. Hiraki K (586-6180)  
Amends intoxicating liquor and drug control roadblock programs to add that the failure to comply scrupulously with police procedures that exceed the minimum statutory roadblock requirements shall not invalidate a roadblock that otherwise meets the minimum statutory criteria. -- HB0004 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB0005 HD1 (HSCR 938) RELATING TO THE STATEWIDE TRAFFIC CODE. Hiraki K (586-6180)  
Establishes that when a bench warrant is issued the court shall cause an entry to be made in the driver's license record to prevent the person from getting or renewing the person's driver's license for as long as the warrant is outstanding. -- HB0005 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB0007 RELATING TO MOTOR VEHICLES. Hiraki K (586-6180)  
Increases the allowable length of truck tractor and semitrailer from 60 feet to 65 feet and increases the length of semitrailer from 45 feet to 48 feet. -- HB0007  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Single Referral to TIA (586-6970)
- HB0008 HD1 (HSCR 9) RELATING TO MOTOR VEHICLE DRIVER LICENSING. Hiraki K (586-6180)  
Prohibits the examiner of drivers to issue or renew any driver's license using the driver's social security number on the driver's license. -- HB0008 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB0010 RELATING TO MOTOR VEHICLES. Hiraki K (586-6180)  
Requires every employer and job placement center who employs a commercial motor vehicle driver who drives a motor vehicle with a gross vehicle weight rating in excess of 10,000 pounds to provide the driver a driver improvement program. -- HB0010  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to LRE then TIA (586-7330)
- HB0011 HD1 (HSCR 10) RELATING TO MOTOR VEHICLES. Hiraki K (586-6180)  
Changes the category 3 of motor vehicles for motor vehicle driver's licenses by increasing the gross vehicle weight rating for the category for buses designed to transport 15 or fewer occupants and trucks and vans from 11,000 pounds to 12,000 pounds and increases the weight for category 4 from 11,001 pounds to 12,001 pounds. -- HB0011 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Single Referral to TIA (586-6970)
- HB0015 RELATING TO THE ADMINISTRATIVE REVOCATION OF A DRIVER'S LICENSE. Hiraki K (586-6180)  
Amends administrative revocation of driver's license provisions. Allows the court to remand the matter back to the director for further entry of an order consistent with the judicial review decision. -- HB0015  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to TIA then JDC (586-6970)

- HB0019 RELATING TO LIQUOR LICENSES. Hiraki K (586-6180)  
Allows the liquor commission to revoke, suspend, or place conditions or restrictions on any intoxicating liquor license to prevent activities within the licensed premises or adjacent areas under the licensee's control that are potentially injurious to the health, safety, and welfare of the public including assault. -- HB0019  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to TIA/ JDC/ then CPN (586-6970)
- HB0020 HD2 (HSCR 1011) RELATING TO THE JUDICIARY. Hiraki K (586-6180)  
Increases the salaries effective July 1, 1999, for the chief justice of the supreme court; each associate justice of the supreme court; the chief judge of the intermediate appellate court; each associate judge of the intermediate appellate court; each circuit court judge of the various circuit courts; and each district court judge of the various district courts. Provides for additional salaries increase effective July 1, 2000. -- Amends provisions relating to termination of membership, service retirement and allowance on service retirement within employees' retirement system. Provides that any member as a judge or justice enters or reenters service after June 30, 1999, without vested benefit status, or who is a former retirant, may retire if a member has 5 years credited service as a judge or justice and attained the age of 55 or has at least 25 years credited service. Provides if a member has credited service as a judge before June 30, 1999, the retirement allowance for each year of service shall be 3 and 1/2 per cent of the member's average final compensation in addition to an annuity. -- Provides that current judges who were members as of June 30, 1999 or other individuals who are or were members and who accrued benefits shall not be diminished or impaired by this Act. Appropriation. (\$\$) -- HB0020 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC/ CPN/ then WAM (586-6030 or 586-7100)
- HB0032 HD2 (HSCR 955) RELATING TO AGRICULTURE. Chang J (586-6120)  
Authorizes the State to allow privately fund industrial hemp research to be conducted in Hawaii, provided that the department of public safety issues a controlled substance registration and the US Department of Justice, Drug Enforcement Administration issues a federally controlled substance registration for research on the agronomic potential of industrial hemp. Provides that the department of public safety in cooperation with the Drug Enforcement Administration shall monitor all phases of the research and that all agronomic data derived from the privately funded industrial hemp research shall not be subject to disclosure when data is proprietary in nature and disclosure of it would frustrate a legitimate government function. Act to be repealed on June 30, 2002 (sunset). -- HB0032 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then JDC (586-7335)
- HB0034 HD2 (HSCR 949) RELATING TO AQUATIC RESOURCES. Takumi R (586-6170)  
Amends provision relating to fishing rights and regulations. Establishes licenses for catching mullet, nehu, iao, and other baitfish, certain crustaceans, and establishes permits for taking coral and rock with marine life attached. Repeals provisions relating to fishing with firearms, spears, bullpen traps, nets and traps, disposal of fishing gear, fine meshed throw nets, gill nets, drift gill nets, minimum sizes of fish, opelu, crustaceans with eggs and the sale of dried nehu and iao. -- HB0034 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to ECD (586-7335)
- HB0037 HD1 (HSCR 1012) RELATING TO FILM PRODUCTION FUNDING. Takumi R (586-6170)  
Establishes the state film revolving fund to assist local independent filmmakers and to attract outside filmmakers regarding the production of film in the State. Provides that the fund may be used for Hawaii film projects under agreements with any state or county agency. Appropriation to the department of business, economic development, and tourism to assist Hawaii based film companies in the production of documentary films relating to the Pacific region. (\$\$) -- HB0037 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB0045 HD1 (HSCR 946) RELATING TO MOTOR VEHICLE DRIVER LICENSING. Takumi R (586-6170)  
Prohibits a person whose motor vehicle driver's license has expired to operate any motor vehicle. Provides that operating a motor vehicle within 30 days after the date of expiration of the driver's license shall constitute a violation subject to penalty. -- HB0045 HD1

Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)

- HB0047 HD1 (HSCR 958) RELATING TO PHYSICIAN ASSISTANTS. Takumi R (586-6170)  
Amends provisions relating to physician assistants by requiring persons to be licensed rather than certified. -- HB0047 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0050 RELATING TO TEMPORARY DISABILITY INSURANCE. Takumi R (586-6170)  
Amends provision relating to eligibility for benefits under temporary disability insurance law by changing requirement that an individual be in employment for at least 14 weeks during the 4 completed calendar quarters immediately preceding the 1st day of disability to requiring individual to be in employment for at least 14 weeks during the 52 weeks immediately preceding the 1st day of disability. Act to apply to all injuries occurring after December 31, 1999. -- HB0050  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to LRE then WAM (586-7330)
- HB0067 HD1 (HSCR 917) RELATING TO CIVIL JUSTICE REFORM. Oshiro P (586-6360)  
Establishes provisions relating to offers of judgment in civil actions. Provides criteria. Provides that offers not accepted shall be deemed withdrawn and shall not be admissible except in a proceeding to determine costs. Provides that if a final judgment is not more favorable than the offer, the offeree shall pay costs incurred after making the offer. -- Amends provisions relating to punitive damages. Requires the judge to determine the dollar amount of punitive damage awards. Provides that punitive damages shall not exceed 3 times the amount of compensatory damages. -- Amends provisions relating to attorneys' fees and costs in civil actions. Provides that if the court determines a portion of claims or defenses to be frivolous, the court shall award attorneys' fees and costs based on a direct proportion to the percentage of frivolous claims or defenses. -- Amends provisions relating to the limitation on noneconomic damages. Provides an maximum award of 500,000 dollars for all noneconomic damages, except for severe bodily injury. -- Amends provision relating to exceptions to the abolition of joint and several liability. Provides that in actions involving injury or death, the tortfeasor whose individual degree of negligence is \_\_\_\_ per cent or more under the contributory and comparative negligence provisions, or less than \_\_\_\_ per cent, the amount recoverable shall be in direct proportion to the degree of negligence assigned. -- Provides that amendments to the attorney's fees and costs in civil actions provision shall apply only to civil actions filed on or after the effective date, and that amendments to the limitation on noneconomic damages provision shall apply only to causes of action based upon acts or omissions occurring on or after the effective date. -- HB0067 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN/ JDC/ (586-6830 or 586-6460)
- HB0071 HD2 (HSCR 963) RELATING TO ELECTIONS. Oshiro P (586-6360)  
Amends elections laws relating to campaign contributions and expenditures. Redefines committee to include any organization, association, or individual that accepts or makes a contribution or makes an expenditure for or against a question or issue appearing on the ballot more specifically a ballot issue committee. Repeals the 1,000 dollar aggregate threshold from the definition of committee. Amends the provision which requires each candidate or candidate committee to file an organizational report or report on a deposit by repealing the aggregate amount of more than 100 dollars. Requires filed campaign contribution and expenditure reports to be certified by the campaign treasurer or deputy treasure. -- Limits contributions made by a candidate's immediate family to 50,000 dollars. -- Provides that the candidate committee, rather than the candidate, shall file a preliminary report on July 30 for primary election year and 10 calendar days prior to the election for primary, initial special, special, and general elections. -- Repeals short form reporting. -- Provides exemptions to administrative fines and criminal prosecution relating to election contributions with payment or agreement to pay penalties. Amends Act 27, special session law of 1995. -- HB0071 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0072 HD2 (HSCR 1036) RELATING TO ELECTIONS. Oshiro P (586-6360)  
Amends election provisions relating to campaign contributions and expenditures. Amends definition of qualifying campaign contribution to mean an aggregate monetary contribution of 100 dollars or less by a person during any matching payment period. -- Repeals the

exemption of expenses incident to a fundraiser from campaign expenditure limits. -- Amends provision relating to voluntary campaign expenditure limitation by repealing the candidate's option to withdraw the candidate's affidavit no later than 30 days prior to a primary election. Provides that affidavits shall be filed by the time of filing of nomination papers with the chief elections officer or county clerk. -- Requires all contributors to be notified in writing within 30 days of the day on which expenditure limits are exceeded. Requires each application for public funds to be accompanied by a qualifying campaign contribution statement or statements, and shall be filed with the commission no later than 30 days after the general election. -- Changes the days, from 10 to 20, that the comptroller shall distribute the public fund to each eligible candidate, after initial application to the commissioner. -- Provides that all candidates shall return all unexpended public funds to the Hawaii election campaign fund after filing a final report for any election. -- HB0072 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)

- HB0077 HD1 (HSCR 934) RELATING TO REAL PROPERTY ENCROACHMENT. Hamakawa E (586-8480)  
Amends provisions relating to quieting title and to de minimus structure position discrepancies. Amends definition to include industrial property and makes the actual location of a boundary line based on the most recent survey. Provides that in the event that the property owner who constructed the improvement is not readily identifiable, the owner of the improvement shall be determined to be the owner of the property upon which the improvement is substantially located. Amends Act 131, session laws of 1997, by providing that this act shall apply to all structure position discrepancies without regard to when the facts or actions giving rise to the discrepancy occurred. -- HB0077 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0081 MAKING AN APPROPRIATION FOR A NANOTECHNOLOGY CENTER. Hamakawa E (586-8480)  
Appropriation to the department of research and development of the county of Hawaii to establish a nanotechnology center at the university park at the university of Hawaii at Hilo. Funds to be used to prepare a comprehensive business plan for the development of a nanotechnology center at the university park in Hilo, Hawaii, hire a consultant to assist in the final preparation of the business plan, and pay for travel expenses necessary for consultations with various scientists, state, county, and federal agencies, and private entities. (\$\$) -- HB0081  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)
- HB0083 HD1 (HSCR 730) RELATING TO COURTS. Hamakawa E (586-8480)  
Amends provision relating to exemption from jury service. Provides that no person may claim exemption from jury service, other than jury service within 1 year of filling out the juror qualification form, from the effective date until June 30, 2001. Act to be repealed on June 30, 2001 (sunset) and re enacts provision in the form in which it read on the day before approval. -- HB0083 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0085 HD1 SD1 (SSCR 2) MAKING APPROPRIATIONS TO PROVIDE FOR THE EXPENSES OF THE LEGISLATURE, THE LEGISLATIVE AUDITOR, THE LEGISLATIVE REFERENCE BUREAU, AND THE OMBUDSMAN. Takamine D (586-6200)  
Appropriation for the expenses of the legislature, the office of the legislative auditor, the legislative reference bureau, the office of the ombudsman, for defraying expenses of the legislative information system, and for the legislative broadcast program. (\$\$) -- HB0085 SD1  
Feb-04 99 Received by the Governor  
Feb-04 99 Approved by Governor (Act 1 1999)
- HB0086 RELATING TO STATE BONDS. Takamine D (586-6200)  
Provides declaration of findings on debt limit with respect to general obligation refunding bonds and provides authorization for the issuance of general obligation bonds. -- HB0086  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to WAM (586-6890 or 586-6760)
- HB0087 HD1 (HSCR 550) RELATING TO EDUCATION. Takamine D (586-6200)  
Establishes the community based youth leadership demonstration project for the Hilo

Hamakua Kohala region of the island of Hawaii within the department of education. Requires the project to focus on the formulation of activities and programs to help develop the skills and attitudes needed to prevent problems such as drug abuse, gang activity, and teen pregnancy. Reports to the legislature by the department. Act to be repealed June 30, 2001 (sunset). Appropriation. (\$\$) -- HB0087 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to EDU then WAM (586-6230)

- HB0089 HD1 (HSCR 160) RELATING TO THE OKINAWAN CENTENNIAL CELEBRATION COMMISSION. Yonamine N (586-6520)  
Appropriation to the state foundation on culture and the arts to fund the Okinawan centennial celebration commission and its activities. (\$\$) -- HB0089 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0098 HD1 (HSCR 828) RELATING TO PENSIONERS' BONUS. Yoshinaga T (586-8450)  
Amends Act 339, session laws of 1990, as amended by Act 98, session laws of 1993, and Act 275, session laws of 1994, relating to pensioners' bonuses, by extending the repeal date to June 30, 2001 (sunset). -- HB0098  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB0100 HD1 (HSCR 1107) RELATING TO THE STATE BUDGET. Say C (BR) (586-6100)  
General Appropriations Act of 1999 (state budget). Appropriations for general operating and capital improvement funds for the support of state government operations over the 1999 - 2001 fiscal biennium. Authorizes the issuance of general obligation bonds. Definitions. (\$\$) -- HB0100 HD1  
Mar=12 99 Introduction/Passed First Reading - Senate  
Mar=12 99 Single Referral to WAM (586-6890 or 586-6760)
- HB0102 HD2 (HSCR 945) RELATING TO WAGE PAYMENTS. Yoshinaga T (586-8450)  
Amends provisions relating to the payment of wages and other compensation. Provides that any employer who fails to pay wages without equitable justification shall be liable to the employee, in addition to the wages legally proven to be due, for a sum equal to the amount of unpaid wages and interest at a rate of 6 per cent per year from the date the wages were due. -- HB0102 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to LRE (586-7330)
- HB0104 HD1 (HSCR 242) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Yoshinaga T (586-8450)  
Amends Act 309, session laws of 1996, relating to the public employees health fund, by requiring the director of finance to include an equal number of representatives from state and county public employers, and public employee organizations on the committee established to develop and recommend a proposal to implement an employer union trust concept for determining and administering public employee and retiree health benefits. -- Requires the state and county public employers and the public employee organizations to appoint a co chair from among their respective committee members to lead the committee. Provides that the committee shall also include 1 retiree member of the public employees health fund, who shall be selected by the governor from a list submitted by the fund. Provides criteria. Reports to the legislature. Provides that the committee shall cease to exist on June 30, 2001 (sunset). -- HB0104 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB0107 HD1 (HSCR 911) RELATING TO CONDOMINIUMS. Yoshinaga T (586-8450)  
Amends the deadline to comply with condominium reserve requirements until July 1, 2003, for any association of apartment owners of which 75 per cent or more of the apartment owners vote to extend the deadline no later than December 31, 1999. Requires that all assessments collected pursuant to this subsection shall become replacement reserves, and that any director who violates shall be held personally liable for breach of fiduciary duty. -- HB0107 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to GOH then CPN (586-6450)
- HB0119 HD2 (HSCR 1013) RELATING TO INCOME TAXATION. Nakasone B (586-6210)  
Changes the capital goods excise tax credit to the capital goods investment tax credit.



Changes the rate for calendar year beginning after December 31, 1998, to \_\_\_\_ per cent, beginning after December 31, 2001, to \_\_\_\_ per cent, and beginning after December 31, 2003, the rate shall be \_\_\_\_ per cent. -- HB0119 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)

- HB0122 HD2 (HSCR 968) RELATING TO PUBLIC CONTRACTS. Nakasone B (586-6210)  
Amends provisions relating to prompt payment by contractors to subcontractors. Requires the comptroller to adopt rules pursuant to administrative rules, as necessary. -- HB0122 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to GOH (586-6450)
- HB0123 HD2 (HSCR 975) RELATING TO DRIVING UNDER THE INFLUENCE OF INTOXICATING LIQUOR.  
Nakasone B (586-6210)  
Adds that any motor vehicle driven at the time of a 3rd offense of driving under the influence of intoxicating liquor may be subject to forfeiture under criminal forfeiture provisions. --  
Changes the penalty for habitually driving under the influence of intoxicating liquor or drugs to include that any motor vehicle driven at the time of committing the offense may be subject to forfeiture under criminal forfeiture provisions. -- HB0123 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB0133 MAKING AN APPROPRIATION TO FUND THE SMALL BUSINESS DEFENDER POSITION AND OTHER SUPPORT PERSONNEL ESTABLISHED UNDER ACT 168, SESSION LAWS OF HAWAII 1998. Say C (586-6100)  
Appropriation to the senate and the house of representatives to fund the small business defender position and other support personnel. (\$\$) -- HB0133  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB0134 HD2 (HSCR 1033) RELATING TO WORKERS' COMPENSATION. Say C (586-6100)  
Amends workers' compensation law to exclude compensation for an employee's mental stress as the result of any disciplinary action or other personnel action taken in good faith by the employer. -- HB0134 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to LRE then WAM (586-7330)
- HB0136 HD2 (HSCR 1064) RELATING TO TAXATION. Say C (586-6100)  
Establishes the qualified improvement tax credit law. Provides an improvement income tax credit for a taxpayer subject to income taxes, general excise taxes, transient accommodations taxes, and public service company taxes, for qualified improvement costs incurred during the taxable year for any hotel or hotel - condo, or any property covered under county zoning primarily for resort and hotel users until January 1, 2004 (sunset). -- HB0136 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB0138 HD2 (HSCR 944) RELATING TO AGRICULTURAL GOODS. Say C (586-6100)  
Establishes provisions relating agricultural goods and commodities, ownership and movement certification. Provides that every owner upon sale or transportation of lots over 200 pounds of any fruits, nuts or vegetables that are food products and marketed for commercial purposes shall complete a certificate describing the commodity and indicating the seller, owner, buyer or consignee, the origin, and destination. Provides criteria. Changes regulation of dealers in farm produce law to regulation of farm produce law. -- HB0138 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then JDC (586-7335)
- HB0139 HD1 (HSCR 754) RELATING TO FEDERAL CONSTRUCTION. Say C (586-6100)  
Amends provisions of the public procurement code by adding the definition of local resident. Provides criteria. -- HB0139 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to TIA then WAM (586-6970)
- HB0140 RELATING TO PUBLIC-PRIVATE INFRASTRUCTURE PARTNERSHIPS. Say C (586-6100)

Establishes public private infrastructure partnerships law to create a public private infrastructure program to transfer projects to improve infrastructure systems and facilities from the public to the private sector or to expedite and allow the creation of infrastructure systems and facilities, to enhance the economic, social, and environmental well being of the State. Provides criteria for project selection, terms of agreement, and financial arrangements. -- HB0140

Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then WAM (586-6970)

- HB0142 HD1 (HSCR 711) RELATING TO PUBLIC EMPLOYMENT. Say C (586-6100)  
Establishes a task force within the legislative reference bureau to comprehensively review civil service and compensation laws. Report to the legislature. Task force shall cease to exist on June 30, 2000 (sunset). -- HB0142 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to LRE then WAM (586-7330)
- HB0148 MAKING AN APPROPRIATION FOR THE OFFICE OF THE LEGISLATIVE ANALYST. Say C (586-6100)  
Appropriation to the legislature to fund the office of the legislative analyst. (\$\$) -- HB0148  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to WAM (586-6890 or 586-6760)
- HB0149 HD2 (HSCR 1105) PROPOSING AN AMENDMENT TO ARTICLE X, SECTION 2, OF THE HAWAII CONSTITUTION, TO CHANGE THE BOARD OF EDUCATION FROM AN ELECTED BOARD TO AN APPOINTED BOARD. Say C (586-6100)  
Proposes to amend the constitution. Repeals existing school board districts and the election of board of education members and provides for the nomination, and by and with the advice and consent of the senate, appointment by the governor. -- HB0149 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then JDC (586-6230)
- HB0150 HD2 (HSCR 1106) RELATING TO EDUCATION. Say C (586-6100)  
Repeals provision relating to an elected board of education. -- Amends the definition of elective officers, elective officials to remove board of education members. -- Requires the board of education and the superintendent of education to provide the office of the legislative analyst with full and free access to information, data, estimates, and statistics on the state budget, revenue, expenditure, and tax revenue and expenditures. -- Changes the board of education to consist of 15 members appointed by the governor. Provides criteria. Also includes 1 student member appointed by the state student council. -- HB0150 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0151 HD2 (HSCR 1065) RELATING TO TEACHERS. Say C (586-6100)  
Appropriation to the university of Hawaii to establish 12 full time equivalent (12.00 FTE) permanent faculty positions in the college of education, to expand teacher training in shortage fields, to recruit, prepare, and retain teachers in geographic areas that have shortages of teachers, for the teacher induction program, for integrating technology into teacher training, for the kahuawaiola professional teaching certificate program in the college of Hawaiian language at the university of Hawaii at Hilo, to expand professional development opportunities to teachers in primary and secondary schools, and to promote teaching as a career. (\$\$) -- HB0151 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0152 HD2 (HSCR 757) MAKING AN APPROPRIATION FOR HIGHER EDUCATION. Say C (586-6100)  
Appropriation to the university of Hawaii for the development of programs by the East West Center in partnership with the university of Hawaii that will focus on the economic growth and integration of the Asia Pacific region. (\$\$) -- HB0152 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)
- HB0154 HD1 (HSCR 1059) RELATING TO PUBLIC TELEVISION. Say C (586-6100)  
Repeals the Hawaii public broadcasting authority on July 2, 2000 (sunset) and transfers records, equipment, licenses issued by the Federal Communications Commission, rights and obligations of the authority, and revolving fund to the Hawaii public television foundation. -- HB0154 HD1

Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)

- HB0156 HD1 (HSCR 120) RELATING TO CORRECTIONS. Say C (586-6100)  
Amends the development of in state correctional facilities by allowing the use of public funds or private funds, or a combination of both. Also provides that if private funds are utilized for the development of such a facility, a certificate of participation meeting the requirements of the budget law shall be required as part of the agreement between the governor and the private entity. Requires the development proposal to include the need for medium security beds and program space, and the need for female beds. Adds that the private developer shall include schematic plans and a fixed dollar amount dedicated to improvements that will be included in the total development package, in their proposal. Requires all proposals to be made public within 72 hours. Further requires the private developer to receive affirmative signatures of not less than 55 per cent of all registered voters living within an 8 mile radius of the proposed site. -- HB0156 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB0157 HD2 (HSCR 1066) RELATING TO CRIME. Say C (586-6100)  
Appropriation to the judiciary for the integrated community sanctions program. --  
Appropriation to the judiciary for drug treatment programs. -- Appropriation to the department of public safety for the community reintegration programs. -- Appropriation to the Hawaii paroling authority for residential work furlough programs. -- Requires and appropriates funds to the department of public safety to establish a halfway in, halfway back program for inmates within the last 6 months of incarceration. -- Appropriation to the department of public safety for the early parole program. Appropriation for the sex offender and substance abuse treatment services. (\$\$) -- HB0157 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB0159 HD2 (HSCR 876) RELATING TO WHISTLEBLOWER PROTECTION. Say C (586-6100)  
Amends the whistleblowers' protection act by prohibiting an employer to make, adopt, or enforce any rule, regulation, contract, or policy to prevent an applicant, employee, or former employee from disclosing information to a public body, or to demote, suspend, harass, blacklist, fail to promote, transfer, or discipline, significantly change duties or responsibilities, conduct adverse performance appraisals, or in any other manner discriminate against, because the person reports or is about to report to a public body a reasonable cause to believe the information discloses a violation or suspected violation of a law, rule, regulation, or ordinance designed to protect the interest of the public. Allows a person who alleges a violation to bring civil action for appropriate injunctive relief, or actual, compensatory, and punitive damages, or any combination within 180 days after the occurrence of the alleged violation. Provides that the courts may order a stay of the alleged discrimination if the courts determine that there is a reasonable grounds to believe that a violation has occurred. Increases the maximum amount of fines per violation from 500 dollars to 10,000 dollars. Violators employed by the State shall also be subject to disciplinary action by the department of human resources development. -- HB0159 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to LRE then JDC (586-7330)
- HB0160 RELATING TO STATE AND COUNTY IMMUNITY FROM LIABILITY. Say C (586-6100)  
Amends Act 190, session laws of 1996, relating to public land liability immunity, by repealing the sunset date of June 30, 1999. -- HB0160  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0161 HD1 (HSCR 524) RELATING TO SEARCH AND RESCUE COSTS. Say C (586-6100)  
Establishes the search and rescue reimbursement law. Authorizes any governmental entity to seek reimbursement for search and rescue expenses incurred for the benefit of hikers, climbers, hunters, swimmers, divers, surfers, bodyboarders, skimboarders, bungee jumpers, and other users of wilderness areas, unpopulated forested or mountainous recreational areas, or with the exception of boaters, waterways and the ocean in the State if the need for the search or rescue operation was caused by violation of any applicable federal or state law or county ordinance, or by any act or omission that shows wanton and reckless misconduct including disregard of any properly posted or announced official warnings or notice. Establishes that any search and rescue costs incurred by a governmental entity for search and rescue efforts stemming from any private enterprise activity conducted for consideration

shall be reimbursed by said private enterprise. -- HB0161 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to TIA then JDC (586-6970)

- HB0162 HD1 (HSCR 947) RELATING TO PUBLIC SERVICE. Say C (586-6100)  
Amends provision relating to public service. Eliminates references to loyalty or loyalty oaths or affirmations from public service law. -- Removes references that may be read to limit a court's, judge's, legislative committee's, board's, or commission's power to conduct a hearing or inquiry. -- HB0162 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to LRE then JDC (586-7330)
- HB0163 HD2 (HSCR 774) RELATING TO JURORS. Say C (586-6100)  
Changes the amount a juror is paid to 40 dollars (instead of 30 dollars) for each day of actual attendance at court and changes the amount for mileage in going to and from court to 37 cents (instead of 33 cents). Appropriation. (\$\$) -- HB0163 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB0164 PROPOSING AN AMENDMENT TO ARTICLE III, SECTION 6, OF THE HAWAII CONSTITUTION, TO CHANGE THE ELIGIBILITY REQUIREMENTS FOR MEMBERSHIP IN THE SENATE OR HOUSE OF REPRESENTATIVES. Say C (586-6100)  
Proposes to amend the constitution. Requires a candidate for a state legislative office to be a resident of the state for not less than 3 years, have attained the age of majority, and be a qualified voter in the district in which the candidate seeks to represent prior to filing nomination papers for the primary election, except that an incumbent senator or representative shall not be disqualified for the remainder of the term when reapportionment displaces the person from the district from which the person was elected. -- HB0164  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0165 HD1 (HSCR 732) RELATING TO ELECTIONS. Say C (586-6100)  
Amends election provisions relating to campaign contributions and expenditures. Amends campaign contributions to add use by any committee and the payment by any political party or any other entity. Repeals the limitation of aggregate contributions that any political party can make to a candidate and puts political party under the same limitations as a person. -- HB0165 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0166 HD1 (HSCR 1104) RELATING TO ELECTIONS. Say C (586-6100)  
Establishes provisions relating to elections. Requires each candidate, candidate committee, or (noncandidate) committee that makes an aggregate contribution of 500 dollars or more, or receives aggregate contributions of 500 dollars or more from any person or organization, 3 to 15 days prior to a primary, special primary, general, or special general election, to file a report with the commission or appropriate county clerk's office, within 2 days of an election (late contribution report). -- HB0166 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0167 HD3 (HSCR 1067) RELATING TO MOTOR VEHICLE DRIVER LICENSING. Say C (586-6100)  
Requires the director to establish and certify a statewide driver education program and behind the wheel driver training program. Establishes that the examiner of drivers shall require proof that the applicant for a motor vehicle driver's license has completed a behind the wheel driver training course certified by the director of transportation. Also establishes that an applicant for an instruction permit must provide proof that the applicant has completed a driver education course certified by the director of transportation. Requires the court to revoke the license of any driver under the age of 18 who is convicted of or found to have committed a violation of traffic laws. -- HB0167 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB0170 HD2 (HSCR 1018) RELATING TO LONG-TERM CARE TAX BENEFITS. Say C (586-6100)  
Repeals the provision which provides that section 213 (with respect to medical and dental expenses) of the Federal Internal Revenue Code shall be operative and that long term care

premiums shall not be operative for State income tax purposes. -- HB0170 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

- HB0171 HD2 (HSCR 976) RELATING TO HEALTH CARE DECISIONS. Say C (586-6100)  
Repeals medical treatment decisions provisions and establishes the uniform health care decisions act (modified). Allows an adult or emancipated minor to execute a power of attorney for health care which may authorize the agent to make any health care decision the principal could have made while having capacity. Provides that unless otherwise specified in a power of attorney for health care, the authority of an agent becomes effective only upon a determination that the principal lacks capacity and ceases to be effective upon determination that the principal has recovered capacity. -- Provides that a health care provider, institution, or an individual acting as an agent or surrogate, acting in good faith and in accordance with generally accepted health care standards applicable to the provider or institution shall not be subject to civil or criminal liability or to discipline for unprofessional conduct. -- Amends provisions relating to the durable power of attorney for health care decisions and repeals the durable power of attorney sample form provisions. -- HB0171 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then JDC (586-6130)
- HB0172 HD1 (HSCR 133) RELATING TO HOSPICE SERVICES. Say C (586-6100)  
Authorizes the department of health to license hospice service agencies. Requires hospice homes to be considered a residential use of property and to be a permitted use in all residentially designated zones, including but not limited to zones for single family dwellings. Prohibits conditional use permit, variance, or special exception to be required for residences used as hospice homes. -- HB0172 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to HHS then WAM (586-6130)
- HB0174 MAKING AN APPROPRIATION FOR THE CHILDREN'S HEALTH INSURANCE PROGRAM.  
Say C (586-6100)  
Appropriation to the department of human services to fund CHIP (children's health insurance program). (\$\$) -- HB0174  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB0176 HD2 (HSCR 1090) RELATING TO TOBACCO TAX. Say C (586-6100)  
Changes the tobacco tax on every wholesaler or dealer to be upon the sale or use of cigarettes and paid by licensees through the use of stamps. Allows the department of taxation to enter into agreements for the sale of stamps by designated financial institutions. Establishes penalties. Provides that a portion of tax shall be paid to the county liquor commissions, police departments, attorney general, and prosecuting attorneys for enforcement purposes. Adds the cigarette tax and tobacco tax laws under the jurisdiction of the liquor commission. Act to repealed on June 30, 2005 (sunset) upon a finding by the legislative auditor that this Act has not reduced the loss of cigarette tax revenues to the State from the illegal sale of untaxed cigarettes. -- HB0176 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB0177 HD1 (HSCR 733) RELATING TO HARASSMENT. Say C (586-6100)  
Amends provisions relating to the power of the district court to enjoin and temporarily restrain harassment. Provides that upon determination of probable cause the court may temporarily restrain a person named in a petition. -- Authorizes the court to grant a temporary restraining order effective for up to 90 days from the date granted. Provides that if service is not effected the court may set a new hearing date, not to exceed 90 days from the date the order was granted. -- Provides that service shall be made personally, by certified mail or proof that the respondent at the hearing. -- Provides criteria for any knowing or intentional violation of a restraining order or injunction. -- Provides that any order issued shall be served upon the chief of police of the county in which the order is issued. -- HB0177 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0178 HD2 (HSCR 1060) RELATING TO LAND USE. Say C (586-6100)  
Establishes the land use planning task force, within the department of business, economic development, and tourism for administrative purposes, to study and recommend

constitutionally acceptable structural changes to the land use regulatory system. Provides that the task force will study and recommend procedures to eliminate any costly and unnecessary duplication and inefficiency that exists, allow the affected parties to develop a land use planning system that addresses the duplication problems, create clear and separate accountability for the State and counties, and reduce the processing time in obtaining business and development approvals. Report to the legislature. Task force shall cease to exist on June 30, 2000 (sunset). Appropriation to the office of planning. (\$\$) -- HB0178 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then WAM (586-7793)

- HB0179 HD2 (HSCR 1072) RELATING TO AGRICULTURAL LANDS. Say C (586-6100)  
Establishes, within the legislative reference bureau for administrative purposes, the state of Hawaii important agricultural lands commission comprised of 13 voting members. Requires the commission to categorize important agricultural lands into 3 classes, prime agricultural lands, unique agricultural lands, and other important agricultural lands. Report to the legislature. Commission shall cease to exist on June 30, 2000 (sunset). Appropriation. (\$\$)  
-- HB0179 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH/ ECD/ then WAM (586-7793)
- HB0180 HD1 (HSCR 749) RELATING TO AN ALIEN SPECIES COORDINATOR. Say C (586-6100)  
Authorizes the department of land and natural resources to establish 1 full time equivalent (1.00 FTE) permanent alien species coordinator position to prevent alien species from entering, and becoming established, in the State. -- HB0180 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB0185 HD1 (HSCR 926) RELATING TO EDUCATION. Hamakawa E (586-8480)  
Appropriation to the department of education to limit class sizes in the elementary grades. Provides that starting from the 1999 - 2000 school year, classes in grades kindergarten through the 2nd grade shall be no larger than 20 students for each full time equivalent teacher (student teacher ratio, class size). Also that starting from the 2000 - 2001 school year, classes in the 3rd grade shall be no larger than 20 to 1 and that starting from the 2001 - 2002 school year, classes in the 4th to the 6th grade shall be no larger than 26 to 1. (\$\$) -- HB0185 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0196 HD1 (HSCR 272) RELATING TO HOSPITALS. Souki J (586-9444)  
Requires the department of health to conduct a needs assessment to determine the type and level of medical care necessary to meet the health needs of the Lahaina and West Maui community. Report to the legislature. -- HB0196 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to HHS then WAM (586-6130)
- HB0199 HD1 (HSCR 927) RELATING TO THE OLD KAIMUKI PUBLIC LIBRARY. Yamane B (586-8515)  
Designates the old Kaimuki public library as a senior center. Requires the department of accounting and general services to report to the legislature with a plan to transfer of the department of education to available space in underutilized schools within the department system and for renovation of the facility. Requires the tenants currently occupying the building to vacate the facility by July 1, 2000. -- HB0199 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0201 HD2 (HSCR 1014) MAKING AN APPROPRIATION FOR THE BLUE WATER MARINE LABORATORY. Yamane B (586-8515)  
Appropriation to the university of Hawaii for continued support of the blue water marine laboratory program and the marine option program. (\$\$) -- HB0201 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0212 HD1 (HSCR 943) RELATING TO DRIVING UNDER THE INFLUENCE OF INTOXICATING LIQUOR. Hiraki K (586-6180)  
Establishes penalties for driving under the influence of intoxicating liquor and having a passenger less than 18 years of age in or on the vehicle. -- HB0212 HD1

Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)

- HB0221 HD2 (HSCR 770) RELATING TO THE HAWAII TOURISM AUTHORITY. Chang J (586-6120)  
Provides that the Hawaii tourism authority shall be responsible to develop and complete a long range policy plan which shall be presented to the legislature by January 1, 2000. Requires that a long range policy plan shall identify other departments and agencies involved and specify a program of action for those agencies and implements the recommendations of the long range policy plan. -- HB0221 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB0231 HD2 (HSCR 1061) RELATING TO TAXATION. Case E (586-8475)  
Changes the income tax for corporations, regulated investment companies, real estate investment trusts and reduces the alternative tax for corporations. Also reduces the income tax and alternative tax for banks and other financial corporations. -- HB0231 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB0232 HD2 (HSCR 1062) RELATING TO TAXATION. Case E (586-8475)  
Amends general excise tax provisions to include overhead. Overhead means a continuous or general costs of property or services which are not specifically or directly associated with the manufacture, preparation, production or acquisition of identifiable goods or services to be sold. Amends wholesale sales of tangible personal property and sales to a licensed leasing company of capital goods. Adds sales of services to a licensed seller engaged in a business or calling in the context of service to service or service to goods. Amends services business or calling to include professional and transient accommodations. Reduces the general excise tax on the business of selling tangible personal property and on the service business. Requires certificate certifying sale at wholesale. -- Amends use tax provisions to include a person engaged in a service business or calling in which the import or purchase of tangible personal property would be qualified as a sale at wholesale. -- HB0232 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB0235 HD2 (HSCR 967) RELATING TO THE HAWAIIAN HOMES COMMISSION. Kahikina M (586-8465)  
Establishes provision relating to vacancies in the Hawaiian homes commission. Requires vacancies to be filled by a 2/3 vote of the remaining members of the commission. Provides that appointments be made without consideration of the appointee's party preference or nonpartisanship status. Provisions shall apply only to vacancies that are not filled by the method in the Hawaiian homes commission Act. Amends provisions relating to the department of Hawaiian home lands by converting the Hawaiian homes commission from an appointed to an elected body. -- Allows the commission to employ or retain any attorney for the purpose of representing the State or the department in any litigation, rendering legal counsel to the department, or drafting legal documents for the department. -- Amends the Hawaiian homes commission Act. Requires that 9 members of the Hawaiian homes commission be elected. Requires that the 9th member be the director of Hawaiian home lands, to be appointed by the governor. Requires the department of Hawaiian home lands to be the responsible agency for verifying all qualifications of candidates and voters. Establishes procedures for the election of members and the filling of vacancies. Appointed members shall expire on the day of the special election to elect members of the commission (sunset). Appropriation. (\$\$) -- HB0235 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH/ JDC/ then WAM (586-7793)
- HB0247 HD1 (HSCR 707) RELATING TO TELECOMMUNICATIONS. Herkes R (586-6530)  
Provides that upon determination by the public utilities commission that an alternative telecommunications provider should be authorized for an area that has less than adequate telecommunications service, the commission may decertify the existing provider. Allows any decertified provider to negotiate for the sale or use of its infrastructure in the decertified area. -- HB0247 HD1

Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)

- HB0248 HD1 (HSCR 812) RELATING TO THE UNIVERSITY OF HAWAII. Morihara D (586-6330)  
Allows the board of regents of the university of Hawaii to request and secure legal services from the attorney general and the department of the attorney general for the university, for the board, or its members, or for the university's officers and employees, upon mutual agreement. -- HB0248 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)
- HB0250 HD2 (HSCR 880) RELATING TO THE MANAGEMENT OF FINANCING AGREEMENTS FOR THE UNIVERSITY OF HAWAII. Morihara D (586-6330)  
Amends provisions relating to the management of financing agreements. Allows the board of regents of the university of Hawaii to enter into a financing agreement without the approval of the director of finance and of the attorney general as to form and legality if the principal amount of the financing agreement does not exceed 3 million dollars. -- HB0250 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0252 HD3 (HSCR 965) RELATING TO DEGREE GRANTING INSTITUTIONS. Morihara D (586-6330)  
Amends unaccredited degree granting institutions law. Establishes provisions relating to the state post secondary education commission, exceptions to this law, and power and duties of the director of commerce and consumer affairs. Amends definitions of degree, degree granting institutions, and unaccredited institution. Adds definitions of director, employee, presence, and student. Provides that any person who violates this law shall be deemed to have engaged in an unfair or deceptive act or practice. Prohibits a degree granting institution from issuing a law degree unless it is accredited by the American Bar Association nor a doctor of medicine degree unless accredited by the Liaison Committee on Medical Education. -- Prohibits any degree granting institution that operates in or from the State or has a presence in this State to accept or receive tuition payment or other fees until it complies with the requirements for registration. Prohibits an unaccredited institution to disclose in any catalog, promotional material or written contract for instruction whether it is a candidate for accreditation. -- HB0252 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then CPN (586-6230)
- HB0254 HD2 (HSCR 748) RELATING TO THE UNIVERSITY OF HAWAII. Morihara D (586-6330)  
Establishes that the board of directors of the research corporation of the university of Hawaii may appoint as officers or employees of the corporation, including the executive director, up to 4 persons employed by the university pursuant to provisions which allow appointments by the board of regents of the university of Hawaii. -- HB0254 HD2  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to EDU then WAM (586-6230)
- HB0259 HD3 (HSCR 1075) RELATING TO EARLY CHILDHOOD ASSESSMENTS. Arakaki D (586-6050)  
Establishes early childhood screening provisions. Provides parents or guardians of a child access to a screening for psychological and cognitive, language, motor, and behavioral or socio emotional development. Provides that screening and certification of screening may be provided by the child's pediatrician, any primary health care provider, the department of health, or the department of education. Provides for information and referrals to programs and services, information to parents and guardians of their responsibilities, assistance and advice to parents and guardians, additional screenings or referrals, and use of a standardized screening instrument and referral protocol. Requires the department of health, in conjunction with the departments of education and human services, the university of Hawaii, and the American Academy of Pediatrics to plan and develop the standardized screening and referral protocol. Appropriation to the department of health. (\$\$) -- HB0259 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS/ EDU/ then WAM (586-6130)
- HB0260 HD2 (HSCR 1076) RELATING TO EARLY CHILDHOOD. Arakaki D (586-6050)  
Establishes the early childhood education and care facilities revolving loan fund, within the department of human services, allowing the department to make loans, each not to exceed 25,000 dollars, as start up capital or as expansion capital for family early childhood education and care homes or centers that are licensed or will be licensed. Appropriation. -- Appropriation to the city and county of Honolulu, the county of Maui, the county of Hawaii,



and the county of Kauai to increase the number of child care subsidies, pay administrative expenses, and to provide parent workshops to recipients of child care subsidies in each county. Provides that each county may allocate up to 15 per cent for administrative expenses, subsidies shall be granted to families with incomes up to 85 per cent of the state median income, the amount of each subsidy shall be based on family income on a sliding scale, and the receipt of a subsidy shall be contingent on applicant families to attend a parent workshop. -- Appropriation to the counties to expand and continue the accreditation mentor project for early childhood programs. -- Appropriation to the department of human services for the coordination and implementation of the good beginnings alliance initiative, provided that funds shall be matched by private partnerships. -- Appropriation to the department of education for the expansion of families for REAL (resource for early access to learning) to Kapalama, King Kaumuali'i (Kaumualii), Pearl Ridge, and Waiakea elementary schools. -- Appropriation to the department of health to increase the capacity of the keiki / family interactive mobile units. -- Appropriation to the department of education for child care for parenting teens. -- Appropriation to the department of human services to provide financial assistance in attaining a child development associate credential. -- Establishes early childhood education and care subsidy reimbursement rates. Allows the department of human services to develop the rates on a sliding scale, which reflect higher reimbursements for programs that are accredited by a nationally recognized accrediting organization, and regulated and licensed under the State. -- Changes the term child care to early childhood education and care. ( \$\$ ) -- HB0260 HD2

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB0261 HD1 (HSCR 648)

RELATING TO CHILDREN AND FAMILIES. Arakaki D (586-6050)

Requires the university of Hawaii with the assistance of the department of health and the department of education to establish standards to measure child development outcomes. Requires the university to publish a biennial report tracking the State's children and youth in achieving the child development outcomes. Appropriation. ( \$\$ ) -- HB0261 HD1

Mar=04 99 Introduction/Passed First Reading - Senate

Mar=04 99 Multiple Referral to EDU/ HHS/ then WAM (586-6230)

HB0266 HD2 (HSCR 974)

RELATING TO NEW MOTHERS BREASTFEEDING PROMOTION AND PROTECTION ACT. Arakaki D (586-6050)

Amends the duties of the commission on the status of women by including instances of discrimination involving breastfeeding or expressing breastmilk in the workplace, to accumulate, compile, and publish information on. Provides that it shall be unlawful discriminatory practice for any employer or labor organization to refuse to hire or employ, to bar or discharge, or to withhold pay, demote, or penalize a lactating woman who breastfeeds or expresses milk at the workplace. -- Establishes provisions allowing an employer to provide employees with adequate time during the working day for the sole purpose of breastfeeding or expressing milk for a period not to exceed 1 year after the birth of the child. -- HB0266 HD2

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to LRE then JDC (586-7330)

HB0273 HD2 (HSCR 973)

RELATING TO CHILDREN. Arakaki D (586-6050)

Establishes provisions relating to the offense of child abuse in the 1st and 2nd degree. Provides that a person who intentionally or knowingly causes serious bodily injury to a minor 10 years or younger commits the offense of child abuse in the 1st degree, and if the person causes substantial bodily injury the offense shall be child abuse in the 2nd degree.

Establishes child abuse in the 1st degree as a class A felony and in the 2nd degree as a class B felony. -- Amends provisions relating to use of force by persons with special responsibility for care, discipline, or safety of others. Provides that the condition of a minor is a factor when force is employed in the general care and supervision. -- Amends provisions relating to the criteria for extended terms of imprisonment to include a defendant who commits the offense of child abuse in the 1st or 2nd degree. -- HB0273 HD2

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then JDC (586-6130)

HB0274 HD3 (HSCR 771)

RELATING TO FAMILIES. Arakaki D (586-6050)

Requires the department of human services to establish a medical and health case management procedure to manage medical and health needs of children in the foster care system. -- Amends provisions relating to child placing organizations, child caring institutions, and foster boarding homes. Provides that no foster boarding home shall receive for care and maintenance, any child unless it meets with the standards of conditions, management, and

competence set by the department and the applicants successfully complete foster parent training. Requires persons providing special licensed or relative foster home care to successfully complete foster parent training within 1 year of the child's initial placement. -- Amends provisions relating to child abuse reports. Requires persons in their professional or official capacity to immediately report to the department and to the police when there is a reason to believe that a child abuse or neglect has occurred or that there exists a substantial risk that it may occur in the reasonably foreseeable future. -- Provides that a police officer may assume protective custody of a child in the presence of imminent harm, where the child has no legal custodian who is willing and able to provide a safe home or where there is evidence that a parent or guardian has subject the child to harm or threatened harm, and the parent or guardian is likely to flee the jurisdiction of the court with the child. -- Amends provisions relating to review hearings. Appropriation. (\$\$) -- HB0274 HD3  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS/ JDC/ then WAM (586-6130)

- HB0286 HD2 (HSCR 960) RELATING TO SPEEDING. Takai K (586-8455)  
Prohibits a person from driving a motor vehicle at a speed greater than the maximum speed limit set within a school zone or a construction area. Provides penalties. Requires the director of transportation to establish maximum speed limits for school zones and construction areas and place official signs in these zones and areas. -- HB0286 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then WAM (586-6970)
- HB0287 HD1 (HSCR 1001) MAKING AN APPROPRIATION FOR THE PEER EDUCATION PROGRAM. Takai K (586-8455)  
Appropriation to the department of health for the peer education program. (\$\$) -- HB0287 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB0294 HD1 (HSCR 31) RELATING TO THE DISTRIBUTION OF SAMPLE TOBACCO PRODUCTS AND TOBACCO PROMOTIONAL MATERIALS. Takai K (586-8455)  
Amends smoking law to prohibit any person from engaging in the distribution of samples of or coupons redeemable for cigarettes or tobacco products or promotional materials in or on any public street, sidewalk, or park, or within 1000 feet of any elementary, intermediate, or high school. Defines to distribute to mean to pass out to members of the general public free of charge for the exclusive purpose of promoting a product. -- HB0294 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to HHS then JDC (586-6130)
- HB0300 HD1 (HSCR 736) RELATING TO THE PENAL CODE. Takai K (586-8455)  
Establishes provision relating to assault against a police officer in the 1st degree. Defines physical injury as any diagnosable illness or impairment of physical condition. Provides that assault against a police officer in the 1st degree is committed, when a person intentionally or knowingly causes physical injury to a police officer engaged in the performance of duty. Makes assault against a police officer in the 1st degree a class C felony. Amends provision relating to assault against a police officer in the 2nd degree. Provides that assault against a police officer in the 2nd degree is committed, when a person recklessly or negligently causes physical pain to a police officer engaged in the performance of duty. Makes assault against a police officer in the 2nd degree a misdemeanor. -- HB0300 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0307 HD2 (HSCR 772) RELATING TO HIGHER EDUCATION. Takai K (586-8455)  
Establishes a college savings program to enable families to save for college tuition and other expenses through college accounts. Requires the comptroller to implement the program. Allows the comptroller to implement the program through the use of financial organizations as account depositories and managers. Allows a college account to be opened by any person who desires to save money for the payment of the qualified higher education expenses of a designated beneficiary. Establishes the college savings program trust fund which shall consist of a trust account and an operating account. -- Amends immediate possession of personal property to include provisions for the college savings program. Establishes an income tax deduction for contributions and distributions made to the account. -- HB0307 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)

- HB0310 HD1 (HSCR 1002) RELATING TO PLANNING AND BUDGETING FOR NEW SCHOOLS. Takai K (586-8455)  
Provides that funding for coaches' stipends, athletic equipment and supplies, and the transportation of athletic teams shall be considered standard workload increase items when planning and budgeting for new public schools. Requires the director of finance to consult with the superintendent of education. -- HB0310 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0314 RELATING TO THE STATE AQUARIUM. Takai K (586-8455)  
Amends Act 184, session laws of 1995, as amended by Act 187, session laws of 1997, relating to the state aquarium transition, by extending the current management arrangements with the research corporation of the university of Hawaii (RCUH) and the university of Hawaii foundation until a new management arrangement is approved by the board of regents (sunset). -- HB0314  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to EDU then WAM (586-6230)
- HB0316 HD2 (HSCR 1070) RELATING TO ARTS EDUCATION. Takai K (586-8455)  
Requires the state foundation on culture and the arts, in consultation with the department of education, to review, revise, and complete the Hawaii content and performance standards in the arts for grades K - 12 as recommended by the Hawaii commission on performance standards and adopted by the board of education, develop a statewide strategic plan for grades K - 12 arts education that addresses curriculum development, professional development, and methodology and mechanisms by which implementation and attainment can be ascertained and assessed. Requires consultation with the college of education and the college of arts and humanities of the university of Hawaii at Manoa, the Hawaii association of independent schools, the Hawaii alliance for arts education, and other organizations and individuals. Annual reports to the legislature. Appropriation. (\$\$) -- HB0316 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0318 MAKING AN APPROPRIATION FOR ADDITIONAL SCHOOL CLERICAL POSITIONS. Takai K (586-8455)  
Appropriation to the department of education for 292 full time equivalent (292.00 FTE), temporary, school clerical positions to partially implement the recommendations of the 1990 school and district office clerical staffing study provided that the department allocate these temporary positions according to pupil enrollment. (\$\$) -- HB0318  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0324 HD2 (HSCR 1030) RELATING TO DENTAL HYGIENISTS. Santiago A (586-6380)  
Amends provisions relating to dental hygienists by establishing educational and certification requirements for administering intra oral infiltration local anesthesia and intra oral block anesthesia in conjunction with the hygienist's delivery of hygiene services and only under the direct supervision of a dentist. Act to be repealed upon the effective date of the rules adopted by the board of dental examiners (sunset). -- HB0324 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then CPN (586-6130)
- HB0325 HD2 (HSCR 1032) RELATING TO HEALTH. Santiago A (586-6380)  
Establishes the licensure of managed care plan directors within the patients bill of rights and responsibilities provisions. Defines medical director. Requires the medical director of any managed care plan providing services in the State to have an unlimited license to practice medicine in the State. -- HB0325 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0326 HD1 (HSCR 699) RELATING TO HEALTH INSURANCE. Santiago A (586-6380)  
Provides that public assistance recipients receiving medical assistance shall be allowed coverage for medical foods and low protein modified food products for the treatment of inborn error of metabolism. -- Requires each group health policy, contract, plan, or agreement under accident and sickness provisions, individual and group hospital and medical service contracts under benefit societies provisions, and each health maintenance organization (HMOs) to provide coverage for medical foods and low protein modified food products for the treatment of inborn error of metabolism. -- HB0326 HD1

Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

- HB0328 HD1 (HSCR 289) RELATING TO SUBSTANCE ABUSE. Santiago A (586-6380)  
Amends mental health, alcohol, drug abuse treatment provisions by adding that a certified substance abuse staff includes professionals and paraprofessionals who are board certified in psychiatry with an additional qualification in addiction psychiatry conferred by the American Board of Psychiatry and Neurology. -- HB0328 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to HHS then CPN (586-6130)
- HB0333 HD2 (HSCR 832) MAKING AN APPROPRIATION FOR AGRICULTURE. Abinsay F (586-6010)  
Appropriation to the department of agriculture for anthurium research, landscape plant phytophthora diseases research, macadamia research, state farm fair, tropical fruit varieties research, ginger research, pineapple research, banana bunchy top virus, and contingency research fund. (\$\$) -- HB0333 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB0336 HD1 (HSCR 914) RELATING TO PLANT AND NON-DOMESTIC ANIMAL QUARANTINE. Abinsay F (586-6010)  
Amends provisions relating the prohibition of the importation or possession of soil, plants, and animals. Repeals and replaces a list the board of agriculture is required to maintain relating to microorganisms. Provides that the board shall maintain a list of nonrestricted, restricted, and prohibited microorganisms to be entered into the State. Authorizes the department of agriculture to issue an emergency permit on a case by case basis to a state or federal agency or state university for the import and possession of a microorganism on the list of prohibited microorganism for the purpose of remediating medical emergencies or agricultural or ecological disasters pursuant to the board's determination and if the importer is able to meet permit requirements. Provides that any microorganism that is not on any of the lists may not enter the State until reviewed by the board and placed on 1 of the lists. -- Repeals provisions exempting snakes to be brought into the State for research or training of snake detector dogs, or for exhibition without a permit from the department. -- Provides for user fees that may be assessed for the processing and issuance of permits issued by the department and for the inspections relating to permit conditions, as established by rule. -- Amends provisions relating to interim rules. Provides that any interim rule shall be published at least once statewide within 10 days of issuance. -- HB0336 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB0351 HD2 (HSCR 1035) RELATING TO PRIVACY OF HEALTH CARE INFORMATION. Menor R (586-6150)  
Establishes the privacy of health care information law. Provides that a health care provider, health plan, employer, health care data organization, insurer, or educational institution shall permit an individual who is the subject of protected health information or the individual's designee, to inspect and copy protected health information concerning the individual. Requires a health care provider, health plan, health oversight agency, public health authority, employer, insurer, health researcher, law enforcement official, health care data organization, or educational institution to establish and maintain appropriate administrative, technical, and physical safeguards to protect the confidentiality, security, accuracy, and integrity of protected health information created, received, obtained, maintained, used, transmitted, or disposed of by the entity. Provides that the protected health information may be disclosed for treatment, payment, or qualified health care operations; to a coroner or medical examiner; to a designated individual; for identification of deceased individuals; for emergency circumstances; to health oversight agency; to public health authority; to a health researcher; for disclosure in a civil action or state administrative proceeding; to a law enforcement agency; or for payment card and electronic payment transactions. Protected health information shall continue to apply after the death of an individual. Requires the custodian of medical records from a health care provider, health plan, public health authority, employer, insurer, law enforcement official, educational institution, or medical facility, in a civil action or other proceeding to provide the medical records described in a subpoena duces tecum that is accompanied by a court order. Requires the director of the office of information practices to report to the legislature. -- HB0351 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then JDC (586-6130)

- HB0353 HD2 (HSCR 1003) RELATING TO REAL ESTATE BROKERS AND SALESPERSONS. Menor R (BR) (586-6150)  
 Amends provisions relating to prerequisites for real estate brokers or salespersons by prohibiting any license, registration, or certificate to be issued to any limited liability company unless the real estate brokerage business is under the direct management of a principal broker. Allows an individual candidate to request the real estate commission to consider a preliminary decision on issuing the real estate license prior to submitting a preliminary education or examination requirements. Adds prerequisites for examination that an individual is currently licensed as a Hawaii real estate salesperson, has satisfactorily completed a commission approved preclicensing course for real estate broker candidates, or its equivalent, and has experience as a full time state licensed real estate salesperson associated with a Hawaii based real estate broker for the 3 year period immediately prior to the licensing examination and has practical real estate salesperson experience. Requires the candidate to secure commission approval of the candidate's experience certification application prior to the date of examination. -- Allows the commission to prescribe the passage of a specific section or sections of the examination for different purposes including a current out of state licensee, equivalency to continuing education requirements as determined by the commission, restoration of forfeited license, and reinstatement of license due to disciplinary action. -- Requires the biennial renewal fee and completed renewal application to be submitted to the department of commerce and consumer affairs on or before the commission prescribed deadline prior to the expiration date of the license. Provides that all real estate licenses expire on December 31 of an even numbered year. -- Adds that a forfeited license may be restored if the real estate broker or salesperson successfully completes commission approved course or courses, or the passage of commission approved examination, for licenses forfeited between 1 to 4 years, or successful passage of commission approved examination for licenses forfeited more than 4 years ago. -- Amends provisions relating to the statute of limitation. Provides that the aggrieved person shall be required to show to the court for an order directing payment out of the real estate recovery fund that where the real estate broker or real estate salesperson is a debtor in a bankruptcy proceeding, the aggrieved person has obtained an order from the bankruptcy court declaring the judgment against the broker or salesperson to be non dischargeable. -- Includes limited liability company that all condominium hotel operators have as an option to register as, with the commission. -- Requires the fee assessed for any new application be the lowest non renewable application fee for licensure presently assessed, until the fees are adopted by the director of commerce and consumer affairs. -- HB0353 HD2  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0354 HD2 (HSCR 1015) MAKING AN APPROPRIATION FOR A REVIEW OF THE CONDOMINIUM PROPERTY REGIMES LAW. Menor R (BR) (586-6150)  
 Appropriation to the department of commerce and consumer affairs from the condominium management education fund to conduct a comprehensive review of the condominium property regimes law. Review to include condominium and common interest laws of other states, the Uniform Common Interest Act, and other related laws, such as those related to zoning and subdivision, and issues relating to condominiumization of agricultural lands, and include consultation with the department of commerce and consumer affairs, other state and county agencies, and other private organizations and individuals. Funds to be used for 1 temporary full time condominium specialist position, exempt from civil service and compensation laws, who shall be a licensed attorney with legal, professional, administrative, and analytical work experience that demonstrates the ability to plan and coordinate activities and deal effectively with others, and for administrative expenses, office equipment, and supplies. Status and final reports to the legislature by the real estate commission. (\$\$) --  
 HB0354 HD2  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to GOH/ CPN/ then WAM (586-6450)
- HB0367 HD1 (HSCR 408) RELATING TO WATER CONSERVATION. Abinsay F (586-6010)  
 Establishes provisions relating to an agricultural water storage credit to each farmer or rancher taxpayer. Provides that each farmer or rancher taxpayer who files a state schedule F income tax return for a taxable year may claim an agricultural water storage credit against their income tax liability. Allows the credit to be claimed in the following year in which an agricultural water storage facility was placed in service and that the taxpayer has financially contributed in the qualified water storage investment. Provides criteria. Provides definition for qualified water storage investment and water storage facility. -- HB0367 HD1  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to ECD then WAM (586-7335)

- HB0368 RELATING TO THE STATE WATER CODE. Abinsay F (586-6010)  
Amends provisions relating to state water code. Requires the commission on water resource management to delegate to the board of agriculture authority to allocate the use of water for agricultural irrigation purposes subject to the limits set by the board. -- HB0368  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD/ TIA/ then WLH (586-7335)
- HB0374 HD2 (HSCR 811) RELATING TO AGRICULTURE. Case E (BR) (586-8475)  
Appropriation to the department of agriculture to develop appropriate sites for distribution and consolidation centers and to rent warehouse and cooling facilities in Hawaii and mainland states, as deemed appropriate, to store, sell, and promote Hawaii agricultural products. (\$\$)  
-- HB0374 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB0375 HD1 (HSCR 612) RELATING TO TAXATION. Case E (BR) (586-8475)  
Provides a general excise tax exemption and exclusion from the measure of value or gross income derived from services performed in Hawaii for an out of state customer not licensed under general excise tax provisions. -- Provides that the department of taxation shall prescribe a certificate that shall be furnished to a Hawaii user by a seller of services provided through an office or other place of business which outside of the State. Establishes a use tax on services which are imported, or purchased from an unlicensed seller for use in this State.  
-- HB0375 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB0377 HD2 (HSCR 1063) RELATING TO ECONOMIC DEVELOPMENT. Case E (BR) (586-8475)  
Provides an income tax credit for technology related job creation. -- Establishes that within the university of Hawaii office of technology transfer and economic development, an internet exchange known as the Hawaii internet exchange to serve as a switching and peering point for internet service providers. Appropriation. -- Amends the state planning act to include the development of an internet exchange.-- Establishes an information and telecommunications work force training program, within the university of Hawaii, to provide accelerated information technology education and training on the post high school to graduate levels, including public, private, and for profit educational institutions. Appropriation. -- Provides that section 41 (with respect to credit for increasing research activities) of the Federal Internal Revenue Code shall be operative for state income tax purposes. Provides an income tax credit for increasing research activities. -- Provides a high technology business investment income tax credit for each taxpayer. -- Authorizes the issuance of special purpose revenue bonds to assist the Ohana Foundation and / or 1 or more of its non profit affiliates in financing costs related to the development of a high technology park in Kakaako. (\$\$) --  
HB0377 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU/ ECD/ then WAM (586-6230)
- HB0389 RELATING TO EDUCATION. Case E (BR) (586-8475)  
Appropriation to the department of education to extend the learn and serve Hawaii program. (\$\$) -- HB0389  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to EDU then WAM (586-6230)
- HB0411 HD1 (HSCR 907) RELATING TO MOTOR VEHICLES. Ito K (BR) (586-8470)  
Amends provisions relating to the motor vehicle industry licensing Act. Allows the motor vehicle industry licensing board to suspend, revoke, fine, or deny the renewal of any license, or prior to notice and hearing deny the issuance of any license for any cause authorized by law, including but not limited to circumstances where the board finds that the applicant or holder, has sold or leased a new or used motor vehicle without written documentation that contains the salesperson's or dealer's indication of the type of sale, and which both the customer and salesperson or dealer shall place their initials in the designated spaces, prior to the signing of the contract of sale or lease of the 3 day right to cancel. -- HB0411 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0423 HD1 (HSCR 177) MAKING AN APPROPRIATION TO MATCH FEDERAL FUNDS FOR THE HAWAII FORESTRY AND COMMUNITIES INITIATIVE. Cachola R (586-6110)  
Appropriation to the department of land and natural resources for the Hawaii forestry and

community initiative, provided that no funds be made available under this Act unless the department matches federal funds dollar for dollar. (\$\$) -- HB0423 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to WLH then WAM (586-7793)

- HB0424 HD2 (HSCR 1004) RELATING TO FOREST RESERVES. Cachola R (586-6110)  
Amends provision relating to income from forest reserves. Requires that moneys accrued from harvest of native or non native forest products, dead forest products found lying on the ground, or the sale of tree seedlings from state nurseries be deposited into the forest stewardship fund. Provides that the stewardship program assist in developing education and training programs for sustainable forestry. Allows the board of land and natural resources to use the fund for the purpose of replanting, managing, and maintaining designated timber management areas, enhancing the management of public forest reserves with emphasis on restoring degraded koa forests, and developing environmental education and training programs pertaining to sustainable forestry. Amends provision relating to the contents of the annual report to the governor and legislature. -- HB0424 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD/ WLH/ then WAM (586-7335)
- HB0440 HD2 (HSCR 380) RELATING TO CONTROLLED SUBSTANCES. Yamane B (586-8515)  
Amends provisions relating to confidentiality of information under the uniform controlled substance act. Allows the disclosure of investigative information to authorized registrants to prescribe or dispense controlled substances at the discretion of the administrator of narcotics enforcement division. -- Appropriation to the department of public safety for 1 full time equivalent (1.00 FTE) data processing systems analyst IV position and other current expenses. (\$\$) -- HB0440 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB0460 HD2 (HSCR 819) RELATING TO CHECK CASHING. Lee M (586-9460)  
Establishes check cashing law. Requires any person who cashes 1 or more checks for a fee to post, in a conspicuous place, fees charged for cashing a check, consumer complaints filed with the department of commerce and consumer affairs; provide a written notice to each customer of the fees charged; obtain a written acknowledgment from the customer of the written notice of fees; and provide each customer with a receipt documenting any and all fees charged. Provides authorized fees. Prohibits a person who cashes checks for a fee to cash a check for a fee, or advertise such, without 1st obtaining identification; cash or advance any money on a postdated check; agree to hold a check for later deposit; issue any check without concurrently receiving the full principal amount in cash or its equivalent; engage in any unfair, deceptive, false, or misleading advertising. Provides exemptions. Violators shall be deemed to have engaged in unfair or deceptive act or practice. -- HB0460 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0461 HD1 (HSCR 755) RELATING TO MEDICAL DECISIONS. Lee M (586-9460)  
Requires the examiner of drivers to design and implement a system to request advanced health care directive information from all applicants for driver's licenses, a method to imprint on a license if an applicant wishes to be a organ donor and has an advance health care directive, if the applicant wishes to have information displayed. -- Requires the department of the attorney general to maintain a record of each applicants advance health care directive, and to provide the option of displaying information on a certificate of identification. -- HB0461 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then JDC (586-6130)
- HB0499 HD2 (HSCR 1091) RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM. Chang J (586-6120)  
Amends provisions relating to employees' retirement system allowance on service. Provides that conservation and resources law enforcement officers of the department of land and natural resources shall have the same retirement benefits (class A) as police officers, firefighters, corrections officers, investigators of the departments of the prosecuting attorney and the attorney general, narcotics enforcement investigators, and water safety officer and requires them to make the same contributions to the retirement system. Provides that after June 30, 1999, members who have attained the age of 55 years with 10 years of credited service and the last 5 or more years prior to retirement as a conservation and resources law enforcement officer, that for each year of service the retirement allowance shall be 2 and 1/2 percent of the member's average final compensation. Includes conservation and resources

enforcement officers as class A members of the retirement system (contributory plan). Provides that conservation and resources law enforcement officers of the department of land and natural resources who are in service on June 30, 1999 may convert to class A membership, provided that their membership prior to July 1, 1999 shall remain at class C level. Further provides that all conservation and resources law enforcement officers of the department of land and natural resources hired after June 30, 1999 shall be designated class A members of the employees' retirement system. -- HB0499 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN/ WLH/ then WAM (586-6830 or 586-6460)

- HB0500 HD3 (HSCR 962) RELATING TO FIREARMS. Chang J (586-6120)  
Amends provisions relating to firearms brought into the State. Authorizes non resident alien, for a period not exceeding 90 days, to bring into the State firearms not otherwise prohibited by law into the State by meeting the registration requirements of this section, possessing a valid Hawaii hunting license, a commercial or private shooting preserve permit, a written document indicating the person has been invited to the State to shoot on private land, or written notification from a firing range or target shooting business indicating that the person actually engaged in target shooting. Limits the non resident to a non transferable registration of not more than 10 firearms. -- HB0500 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0510 HD1 (HSCR 1016) RELATING TO THE BOARD OF EDUCATION. Ito K (586-8470)  
Exempts the board of education from the provision prohibiting departments other than the attorney general to employ attorneys by contract or otherwise. -- HB0510 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0512 HD2 (HSCR 767) RELATING TO EDUCATION. Ito K (586-8470)  
Repeals the sunset date of the teacher standards board. Amends Act 122, session laws of 1996, by repealing the sunset date of the teacher standards board. -- HB0512 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)
- HB0519 RELATING TO THE HAWAII TEACHER STANDARDS BOARD. Ito K (586-8470)  
Allows the governor to reduce the terms of the members of the Hawaii teacher standards board appointed in 2001, to provide for the expiration of an equal number of terms at 1 year intervals (staggered terms). -- HB0519  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to EDU then WAM (586-6230)
- HB0522 HD3 (HSCR 815) RELATING TO THE SCHOOL-TO-WORK OPPORTUNITIES PILOT PROJECT. Ito K (586-8470)  
Amends Act 343, session laws of 1997, establishing the school to work opportunities pilot project, by transferring the executive director and staff of the Hawaii school to work opportunities executive council to the department of education. Requires the department to employ an executive director for the project without regard to civil service and compensation laws. -- HB0522 HD3  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to LRE/ EDU/ then WAM (586-7330)
- HB0531 RELATING TO CORRECTIONS. Catalani I (586-6490)  
Appropriation to the department of public safety for staffing, equipment, and other operating expenses for the expansion of the KASHBOX drug rehabilitation program to ensure equal access for both male and female prisoners at Waiawa community correctional facility on Oahu and at all other state correctional facilities. (\$\$) -- HB0531  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB0532 HD3 (HSCR 759) RELATING TO GENDER EQUITY IN SPORTS. Catalani I (586-6490)  
Establishes the gender equity in sports act. Prohibits a person, on the basis of sex, to be excluded from participating in, be denied the benefits of, or be treated differently from another person or otherwise be discriminated against in any interscholastic, club, or intramural athletics offered by a public school and no public school shall provide athletics separately on the basis of sex. Allows a public school to operate or sponsor separate athletic teams for members of each sex if the selection for the teams is based upon competitive skill or the



activity involved is a bodily contact sport. -- Establishes an advisory commission on gender equity in sports within the department of education. Requires the commission to examine gender equity in athletics in the public school system (Title IX) and make recommendations to the board of education, the superintendent of education, and the legislature. -- Requires the superintendent of education to define equity in athletics and develop and recommend rules for appropriate enforcement mechanisms to ensure equity. Also requires a strategic plan to be developed to implement the recommendations over 3 years. Requires the superintendent to submit an annual report to the legislature and the advisory commission on gender equity in sports. -- HB0532 HD3

Mar=09 99 Introduction/Passed First Reading - Senate

Mar=09 99 Multiple Referral to EDU then WAM (586-6230)

HB0533 HD1 (HSCR 899)

RELATING TO THE HAWAII RULES OF EVIDENCE. Catalani I (586-6490)

Amends rules of evidence, relating to sex offense cases and the relevance of the victim's past behavior. Provides that in any civil action alleging conduct of a sexual offense or sexual harassment, opinion evidence, reputation evidence and evidence of specific instances of a plaintiff's sexual conduct or any of such evidence is not admissible by the defendant to prove consent of or absence of injury to the plaintiff, unless the injury is in the nature of loss of consortium. Provides an exception for plaintiff's sexual conduct with the alleged perpetrator. Provides that if the plaintiff introduces evidence or testimony that relates to the plaintiff's sexual conduct, the defendant may cross examine and offer rebuttal evidence. Evidence offered to attack the credibility of the plaintiff shall not be construed as inadmissible. --

HB0533 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)

HB0544 HD1 (HSCR 1077)

RELATING TO SAFETY NET HEALTH PLANS. Arakaki D (586-6050)

Establishes a safety net health plan program within the department of human services to distribute QUEST funds to 1 or more safety net health plans. Provides criteria for a health maintenance organization to file with the department for approval as a safety net health plan. Allows a hospital having a disproportionate share of patients who are medically indigent, or a medical care provider with a mission statement and demonstrated ability to provide health care and related services regardless of the patient's ability to pay, may file with the department for approval as a safety net health plan. Requires the department to develop a payment methodology under the QUEST program to reimburse approved safety net health plans and award QUEST contracts only to qualifying plans. Provides that the department shall award QUEST bids beginning July 1, 1999, provided that the health status of enrollees shall not be considered in awarding bids until July 1, 2000. Further provides that socio demographic characteristics of patients shall not be considered in awarding bids until July 1, 2001. -- HB0544 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB0547 HD3 (HSCR 833)

RELATING TO ANATOMICAL GIFTS. Arakaki D (586-6050)

Repeals and replaces provisions relating to procedures for obtaining organ donation. Requires an acute care hospital to contact an organ, tissue, or eye recovery agency on or before to the occurrence of a patient's death. Contact to be noted on the patient's medical records. Provides that each acute care hospital shall develop a protocol for identifying potential organ and tissue donors, within 1 year of the effective date of this Act. Requires the organ procurement organization, in consultation with the patient's attending physician or designee, to determine the suitability for donation. Requires the organ procurement organization to conduct an annual death record review at each acute care hospital to determine the hospital's compliance to these provisions. -- Establishes the advisory committee on anatomical gifts, within the department of health, to regulate and promote ways to increase organ, tissue, and eye donations. -- Requires the lieutenant governor to be the primary government official to promote organ donation awareness and assist to promote educational programs. -- Establishes the Hawaii organ and tissue education special fund to be administered by the department of health for educational purposes to promote organ, tissue, and eye donation programs. -- Requires the county directors of finance to collect a voluntary 1 dollar from driver's license application or renewal to be deposited into the special fund. -- Provides that a person, hospital, or organization that relies on a document of gift and acts in good faith shall not be subject to criminal or civil liability for any action taken within the requirements of these provisions. -- Requires the examiner of drivers to adopt rules to allow an appropriate organ, tissue, and eye recovery agency or organ procurement organization to a 24 hour telephone access to the driver's license database information for the purpose of determining a driver's willingness to be an organ donor. -- HB0547 HD3

Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS/ JDC/ then WAM (586-6130)

- HB0549 HD1 (HSCR 125) MAKING AN APPROPRIATION TO ESTABLISH A LONG-TERM CARE VOLUNTEER OMBUDSMAN PROGRAM. Arakaki D (586-6050)  
Appropriation to the department of health to establish a long term care volunteer ombudsman program, including volunteer coordinator, clerical staff, ground and air travel, training, and miscellaneous volunteer reimbursements. (\$\$) -- HB0549 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to HHS then WAM (586-6130)
- HB0550 HD1 (HSCR 776) AUTHORIZING THE ISSUANCE OF GENERAL OBLIGATION BONDS AND MAKING AN APPROPRIATION FOR THE RENTAL HOUSING TRUST FUND. Arakaki D (586-6050)  
Authorizes the issuance of general obligation bonds for appropriation to the housing and community development corporation of Hawaii to be paid into the rental housing trust fund. (\$\$) -- HB0550 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to GOH then WAM (586-6450)
- HB0557 HD2 (HSCR 821) MAKING AN APPROPRIATION FOR TROPICAL FLOWER RESEARCH AND PROGRAMS. Hamakawa E (586-8480)  
Appropriation to the department of agriculture for research and breeding program to develop new varieties of orchids, marketing and promotion for tropical flowers to match existing resources, pesticide screening to research and register safe and effective methods of pest control for the floriculture industry, and to establish a floriculture research and development pool. (\$\$) -- HB0557 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB0560 RELATING TO HILO COMMUNITY SCHOOL FOR ADULTS. Hamakawa E (586-8480)  
Authorizes the department of education to convert to permanent status 2 positions at Hilo community school for adults. Positions include the principal and school administrative services assistant. -- HB0560  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to EDU then WAM (586-6230)
- HB0562 RELATING TO MEASUREMENT STANDARDS. Hamakawa E (586-8480)  
Adds additional language on consumer packages of raw or processed macadamia nuts grown in Hawaii to read Hawaii grown macadamia nuts, 100 per cent Hawaiian macadamia nuts, or Hawaiian macadamia nuts. -- HB0562  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to ECD then CPN (586-7335)
- HB0582 HD2 (HSCR 951) RELATING TO LANDOWNER LIABILITY. Oshiro M (586-8505)  
Amends provision relating to definitions within the landowners' liability laws, by including unimproved lands owned by the government used for trails and access within the definition of land. -- Repeals provisions relating to liability of owner limitations. -- HB0582 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then JDC (586-7793)
- HB0602 RELATING TO REGISTRATION OF A TRAILER. Hiraki K (586-6180)  
Increase the number of days the transferee of a trailer has to forward a certificate of ownership to the director of finance from 20 to 30 days. Increases the transfer fee to 50 dollars. -- HB0602  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to TIA (586-6970)
- HB0605 HD1 (HSCR 737) RELATING TO HARASSMENT. Oshiro P (BR) (586-6360)  
Establishes provision relating to harassment of family or household members. Provides description of harassment acts. Provides penalties for 1st and subsequent offenses and  
  
establishes harassment of a family or household member as a petty misdemeanor. Requires the defendant to undergo any available domestic violence intervention programs ordered by the court. -- HB0605 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate

Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)

- HB0622 HD2 (HSCR 836) RELATING TO HEALTH INSURANCE. Morita H (586-8435)  
Changes age and frequency guidelines for accident and sickness and benefit societies coverage for screening by low dose mammography for occult breast cancer. -- HB0622 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then CPN (586-6130)
- HB0632 HD2 (HSCR 1005) RELATING TO DISABILITIES. Santiago A (586-6380)  
Amends provisions relating to services for persons with developmental disabilities or mental retardation. Allows the department of health to designate area agencies or managed support organizations. Adds provision of supported living stipend for persons with developmental disabilities or mental retardation choosing to live independently in a setting other than a licensed residential facility to the services of the department. Appropriation to the department of health to phase in 611 individuals with developmental disabilities or mental retardation and to serve these individuals in the Title XIX Medicaid home and community based services waiver program, provided that no funds shall be made available unless the federal government provides a dollar for dollar match. Appropriation to the department for the state planning council on developmental disabilities independent entity to conduct a programmatic evaluation of case management services. Appropriation to the department of human services. Requires the auditor to conduct an independent financial evaluation of case management services and report to the legislature. (\$\$) -- HB0632 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB0634 HD1 (HSCR 35) ESTABLISHING A COMMISSION TO CELEBRATE THE ONE-HUNDREDTH ANNIVERSARY OF THE ARRIVAL OF THE PUERTO RICANS TO HAWAII. Santiago A (586-6380)  
Establishes a Puerto Rican centennial celebration commission within the office of the governor for the commemoration of the centennial anniversary of the arrival of the 1st Puerto Ricans to Hawaii. Report to the governor. Creates an ethnic celebration trust fund. Appropriation to the office of the governor. (\$\$) -- HB0634 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)
- HB0635 HD2 (HSCR 1017) RELATING TO HEALTH. Santiago A (586-6380)  
Authorizes the issuance of special purpose revenue bonds to assist the Hilo Residency Training Program, Inc. in financing, refinancing, or both, for retirement of outstanding debt; retirement of outstanding debt and purchase of leases on the existing equipment; planning, design, construction, and operation of new additions; acquisition and installation of additional equipment and other assets; and renovation or repair of existing health care facilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0635 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB0642 HD1 (HSCR 1031) RELATING TO THE MOTOR VEHICLE RENTAL INDUSTRY. Cachola R (586-6110)  
Amends provisions relating to the motor vehicle rental industry. Repeals commission for selling collision damage waivers. Defines direct commission for selling collision damage waivers to mean any compensation, bonus, award, or remuneration, which is calculated by means of a formula, process, evaluation, or other mechanism by which a person is able to calculate the amount of any compensation, bonus, award, or remuneration based directly on the sales of collision damage waivers. -- HB0642 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0645 RELATING TO VETERANS RIGHTS AND BENEFITS. Cachola R (586-6110)  
Establishes provisions relating to disbursement of world war II Filipino veterans burial grant funds. Requires the comptroller to make payment directly to a licensed provider of mortuary or crematory services in the State at the request of a deceased Filipino veteran's survivor or an interested party, for funeral and burial services, and transporting the remains to the Philippines. Requires the office of veterans' services to establish the maximum amount of burial grant funds to be distributed and not expend more than the amount appropriated for the fiscal year. -- HB0645  
Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to TIA then WAM (586-6970)

- HB0647 HD1 (HSCR 906) RELATING TO CONDOMINIUM PROPERTY REGIMES. Cachola R (586-6110)  
Amends provisions relating to priority of lien on unpaid common expenses chargeable to an apartment owner. Provides an alternative to foreclosure to the association of apartment owners, after proper notice, to terminate access to common elements and cease supplying a delinquent unit with services normally supplied or paid for. Requires the adoption and approval of a written policy by a majority vote or written consent of the apartment owners. -- HB0647 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to GOH then JDC (586-6450)
- HB0648 HD1 (HSCR 903) RELATING TO CONDOMINIUM MAINTENANCE FEES. Cachola R (586-6110)  
Establishes provisions relating to collection from tenants to include an apartments share of common expenses, if the owner is in default for 30 days or more. Provides that a tenant's payment shall discharge that amount from the rent obligation. Requires written notice to the delinquent apartment owner. Prohibits an apartment owner from retaliatory action against a tenant and provides a complete defense for nonpayment of rent to the extent of the written demand from the board. Prohibits the board of directors from exercising this right if a commissioner or receiver has been appointed pending a mortgage foreclosure, a mortgagee is in possession, or if the tenant is served with a court order directing payment to a 3rd party. Provides control in the event of conflict of this section and provisions of the landlord tenant code. Requires the adoption and approval of a written policy by a majority vote or written consent of the apartment owners.-- HB0648 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to GOH then JDC (586-6450)
- HB0657 HD2 (HSCR 1019) RELATING TO TIME SHARING PLANS. Menor R (BR) (586-6150)  
Amends provisions relating to disclosure statements of time sharing plans. Provides disclosure statement requirements for time share plans in which all accommodations are out of state. Authorizes the director of department of commerce and consumer affairs to issue 6 month preliminary permit to allow developer to begin public offerings. Provides criteria. Requires the director of the department of commerce and consumer affairs to accept a plan for registration if the developer meets criteria. Requires the developer upon expiration of the 6 month permit without acceptance of the application for registration to promptly cancel all sales contracts and refund all purchasers funds together with interest. Provides that the developer may, 30 days prior to expiration, apply for an extension. Amends provisions relating to consultant review of developer filing, and the scope of chapter application to offer and sale in Hawaii time share interests. -- HB0657 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0658 HD1 (HSCR 924) RELATING TO CONDOMINIUMS. Menor R (BR) (586-6150)  
Establishes provisions relating to public reports for purchasers of time share interests. Authorizes a developer to offer for sale and enter into binding sales contracts for time share interests without having obtained and provided to purchasers a public report with an effective date, provided the developer holds a valid preliminary permit. Prohibits closing a sale without obtaining an effective date, issued by the commission, for a final public report or contingent final public report for the condominium project and providing it to the purchaser. -- HB0658 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0661 HD3 (HSCR 1073) RELATING TO ENHANCED WIRELESS EMERGENCY 911 SERVICE. Menor R (BR) (586-6150)  
Establishes the enhanced 911 services for mobile phones act. Establishes the wireless enhanced 911 advisory board within the department of health and the wireless enhanced 911 fund, to be administered by the board to ensure adequate cost recovery for the deployment of wireless enhanced 911 service in Hawaii. Requires the board to establish and levy a monthly wireless enhanced 911 surcharge on each connection, provided that a public safety answering point has requested the service in accordance with the Federal Communications Commission order. Requires all providers and resellers to bill to and collect from each of their customers a monthly surcharge at the rate established by the board for each commercial mobile radio service connection. -- Allows a provider whose expenses exceed the amount of the surcharges collected from its customers to request cost recovery assistance from the wireless enhanced 911 fund. -- Allows any public safety answering point

to provide phase I or phase II wireless enhanced 911 service in a particular county or counties, to recover the actual capital costs and associated operating expenses related to providing these services. -- HB0661 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

- HB0664 HD1 (HSCR 922) RELATING TO REQUIRED RESERVES FOR A DEPOSITORY FINANCIAL SERVICES LOAN COMPANY. Menor R (BR) (586-6150)  
Amends provisions relating to required reserve for a depository financial services loan company by including the securities listed on the National Market System of the Nasdaq Stock Market. -- HB0664 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0677 HD1 (HSCR 349) RELATING TO AN OCEAN FLOATING, ALL-NATURAL CLEAN ENERGY POWER STATION. Say C (586-6100)  
Appropriation to the university of Hawaii to study the feasibility of constructing and operating an ocean floating, all natural clean energy power station. Report to the legislature. (\$\$) -- HB0677 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to ECD/ EDU/ then WAM (586-7335)
- HB0700 HD1 (HSCR 1109) RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS BUDGET. Say C (BR) (586-6100)  
Appropriations to the office of Hawaiian affairs (OHA budget) for the 1999 - 2001 fiscal biennium. Definitions. (\$\$) -- HB0700 HD1  
Mar=12 99 Introduction/Passed First Reading - Senate  
Mar=12 99 Multiple Referral to WLH then WAM (586-7793)
- HB0706 HD2 (HSCR 510) RELATING TO HOMESTEAD LEASES. Say C (BR) (586-6100)  
Amends provisions relating to the continuation of rights under homestead leases, certificates of occupation, right of purchase leases and cash freehold agreement. Provides that whenever an existing homestead lease is mortgaged, the consent to mortgage from the board of land and natural resources may contain a condition exempting the lease for the duration of the mortgage. -- HB0706 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then WAM (586-7793)
- HB0715 RELATING TO REGISTRATION OF VEHICLES. Hiraki K (586-6180)  
Repeals the requirement that a form must be provided by the director of finance in order for any vehicle registered in the names of 2 or more persons to not be owned in joint tenancy. -- HB0715  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to TIA then JDC (586-6970)
- HB0718 HD1 (HSCR 1069) RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY. Goodenow K (586-9450)  
Establishes provisions authorizing the Hawaii community development authority, with the approval of the governor, to issue bonds up to 250 million dollars. Repeals provisions for the reserved housing loan programs and the revenue bonds for public facility projects provisions. -- Authorizes the issuance of revenue bonds for appropriation for plans, design, construction, and equipment to assist the food distribution center in its relocation from the Kakaako community development district, Honolulu, Oahu. (\$\$) -- HB0718 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then WAM (586-7793)
- HB0719 HD2 (HSCR 1006) RELATING TO ABANDONED MOTOR VEHICLES. Goodenow K (586-9450)  
Increases the maximum additional fee that the counties may establish by ordinance for each additional certificate of registration for highway beautification from 1 dollar to 2 dollars. -- HB0719 HD2  
  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then WAM (586-6970)
- HB0743 HD3 (HSCR 834) RELATING TO ADVANCED PRACTICE REGISTERED NURSES. Lee M (586-9460)  
Requires all individual and group hospital and medical service plan contracts and medical service corporation contracts under mutual benefit societies, and accident and sickness

insurance provisions to provide reasonable reimbursement for health plan covered services by advanced practice registered nurses. -- Amends workers' compensation provisions to include advanced practice registered nursing under medical care. -- Amends motor vehicle insurance provisions to include advanced practice nursing. -- HB0743 HD3  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

HB0746 HD1 (HSCR 952) RELATING TO HULA. Kawakami B (586-6280)  
Provides that hula is adopted, established and designated as the official dance of the state. -- HB0746 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to EDU (586-6230)

HB0747 HD1 (HSCR 709) RELATING TO STATE GOVERNMENT. Kawakami B (586-6280)  
Provides that all executive departments, with the assistance of the director of finance and the comptroller shall begin the development of outcome measures for all programs of each department and administratively attached agencies to facilitate the transformation of the state's accounting system and the budgeting system to the performance based budgeting system. Report to the legislature. -- Defines outcome measures as the extent to which an activity or program met the stated objectives. Appropriation. (\$\$) -- HB0747 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to GOH then WAM (586-6450)

HB0749 HD3 (HSCR 1053) RELATING TO DIETITIANS. Kawakami B (586-6280)  
Establishes dietitian law under the department of commerce and consumer affairs. Establishes a certification program within the department. Requires the director of commerce and consumer affairs to examine and approve the qualifications of all applicants; administer, coordinate, and enforce the certification program; discipline a certified dietitian for violation of rules or failure to meet the certification requirements; appoint an advisory committee. Allows fees acquired through the program to defray costs. Prohibits any individual to purport to be a certified dietitian without a certificate. Provides criteria for certification as a dietitian. Allows certificates to be renewed triennially. Violators will be subject to a fine of not more than 1,000 dollars and each day's violation shall be treated as a separate offense. -- HB0749 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

HB0753 HD2 (HSCR 878) RELATING TO THE ESTABLISHMENT OF SPECIAL IMPROVEMENT DISTRICTS. Chang J (586-6120)  
Establishes provisions relating to special improvement district. Provides that any county may authorize the creation of special improvement districts for the purpose of providing and financing supplemental maintenance and security services and other improvements, services and facilities within the special improvement district as the council of the county determines will restore or promote business activities. Allows the county to issue and sell bonds to finance improvements within the special improvement districts. -- HB0753 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA/ ECD/ then WAM (586-6970)

HB0756 HD2 (HSCR 969) RELATING TO PUBLIC UTILITIES COMMISSION. Herkes R (586-6530)  
Changes the universal service fund to be a special fund used to implement policies and goals of universal service. Exempts the fund from the director of finance, from being responsible for its pro rata share of administrative expenses, and from being under control of legislative and executive budgetary control. Appropriation out of the fund and provides that the sum appropriated shall be temporarily loaned from the public utilities special fund to the universal service fund and that the funds borrowed shall be repaid from the universal service fund when sufficient funds are collected as determined by the commission. Provides that amendments made by this Act shall not be repealed by reenactments of sections amended by Act 216, session laws of 1997, and Act 142, session laws of 1998. -- HB0756 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

HB0765 HD1 (HSCR 957) RELATING TO MOTOR VEHICLE RENTAL INDUSTRY. Cachola R (586-6110)  
Amends provisions relating to motor vehicle rental industry license and registration fees. Authorizes a lessor to visibly pass on to a lessee concession and access fees and charges paid to public airports based on gross receipts a lessor derives from providing rental motor vehicle services at, from, or in connection with public airports. Annual report to the

departments of transportation, and commerce and consumer affairs. -- HB0765 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

- HB0766 HD1 (HSCR 870) RELATING TO CONDOMINIUMS. Cachola R (586-6110)  
Amends provisions relating to priority of lien for condominium common expenses. Provides that the mortgagee of record or other purchaser shall be required to pay the apartments share of common expenses at either, 36 days after a order confirming sale is filed, 60 days after a hearing at which the court grants a motion to confirm sale, or upon the recording of the deed, whichever occurs 1st. -- HB0766 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to GOH then JDC (586-6450)
- HB0789 HD1 (HSCR 368) MAKING AN APPROPRIATION FOR THE KASHBOX PROGRAM. Garcia N (586-8490)  
Appropriation to the department of public safety for supplemental funding to continue the KASHBOX substance abuse treatment program and to expand the Ho`omana (Hoomana) substance abuse treatment program at the women's community correctional center. (\$\$) -- HB0789 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB0791 HD2 (HSCR 1020) RELATING TO REAL ESTATE BROKERS AND SALESPERSONS. Menor R (BR) (586-6150)  
Amends provisions relating to real estate brokers and salespersons by requiring principal brokers to have direct management and supervision of the brokerage firm and its real estate licensees. Authorizes the real estate commission to set requirements for continuing education courses, providers, and instructors, determine whether requirements have been met, specify mandatory core course or courses or equivalencies, assigning the number of continuing education hours to those courses, and develop its own continuing education courses or approve courses developed elsewhere, and allow alternative delivery methods with interactive instructional techniques. Requires continuing education providers to certify that instructors have met the requirements, are competent and current in their knowledge, and ensure that the course is based on current information, laws, and rules. Provides that the courses shall be designed to improve a licensee's competency, or professional standards and practice. Requires the Hawaii Association of Realtors to initiate a work study group during the legislative interim to discuss continuing education and administration issues with the real estate commission, the department of commerce and consumer affairs, and other interested parties. Report to the legislature. -- HB0791 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0792 HD1 (HSCR 871) RELATING TO BAIL BONDS. Menor R (BR) (586-6150)  
Exempts bail bonds rates from insurance rate filing requirements. -- HB0792 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0797 HD2 (HSCR 566) RELATING TO OUTDOOR RECREATION. Cachola R (586-6110)  
Amends provision relating to private and commercial shooting preserve and farmer's license. Authorizes nonresident hunters to use a valid license from any nation issued within the previous 5 years or proof of having completed a hunter education training course. Requires the department of land and natural resources to develop and maintain a list of approved hunter education courses. -- HB0797 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB0798 HD2 (HSCR 939) RELATING TO NOISE. Morita H (586-8435)  
Amends provision relating to regulation of public nuisances. Provides that an ordinance shall not be effective to the extent that it is inconsistent with any noise permit granted by the convention center authority or the department of health or to the extent that it prohibits, subjects to fine or injunction, or declares to be a public nuisance any construction, stationary noise source, or agricultural, industrial, or commercial activity or entertainment or public event. -- Amends provision relating to the effect of noise pollution laws, ordinances and rules. Provides that in a case of conflict between the state and county law shall be resolved by the statute relating to regulation of public nuisances, that provides the most protection to the public shall apply. -- HB0798 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to LRE/ HHS/ then WAM (586-7330)

- HB0801 HD1 (HSCR 422) RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR PROCESSING ENTERPRISES. Kanoho E (586-6270)  
Authorizes the issuance of special purpose revenue bonds to assist CEATECH USA in planning and building a processing plant for shrimp. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0801 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to ECD then WAM (586-7335)
- HB0806 HD2 (HSCR 1007) RELATING TO LAND EXCHANGE. Whalen P (586-9385)  
Establishes the legislature's approval of land and deed exchange involving private lands in north Kohala, Hawaii, owned by the Hawaii International Motor Speedway and public lands in north Kona, Hawaii. -- HB0806 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then WAM (586-7793)
- HB0827 HD3 (HSCR 1021) RELATING TO PUBLIC LANDS. Chang J (586-6120)  
Establishes provision relating to leases on banyan drive resort area. Authorizes the board of land and natural resources to issue new resort leases to existing banyan drive resort lessees. Provides criteria. Requires all cost for the issuance of a new lease to be paid for by the lessees interested in acquiring a new lease. Allows the department of land and natural resources to promulgate rules and set terms for the completion of the substantial improvement for each lease. -- HB0827 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH/ ECD/ then WAM (586-7793)
- HB0830 HD1 (HSCR 956) RELATING TO SECURITIES. Saiki S (586-8485)  
Establishes provision relating to prospectus for small corporate offerings registration form. Provides that the prospectus required for registration by qualification under the uniform securities act may be satisfied by the small corporate offerings registration form (form u 7), adopted by the North American Securities Administrators Association if all the qualifications in the instructions for use of the form are fulfilled. Establishes provisions for a general announcement of a proposed offering to accredited investors for which the insurer is claiming an exemption in order for a transaction to be exempt from registration of securities and advertising after filing a copy thereof with the office of the commissioner of securities. Establishes provisions for any transaction involving the offer or sale of a security by an insurer to an accredited investor. -- HB0830 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB0833 HD1 (HSCR 1022) RELATING TO THE UNIVERSITY OF HAWAII. Morihara D (586-6330)  
Allows the university of Hawaii to retain any appropriation of general funds for operating purposes at the close of the fiscal year and provides that the funds shall not lapse until the following fiscal year. Allows the appropriation to be used by the university to supplement the appropriation for any program. Report to the director of finance and the legislature. Allows the university to borrow money from any financial institution. Establishes the university activities revolving fund administered by the board of regents to finance university activities. Act to be repealed on June 30, 2001 (sunset). -- HB0833 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0838 HD1 (HSCR 1071) RELATING TO LEASED EMPLOYEES AND EMPLOYERS OF LEASED EMPLOYEES. Kanoho E (586-6270)  
Establishes employee leasing companies law. Prohibits a person to engage in or offer employee leasing services in Hawaii without a valid license. Provides licensing, contract and benefits requirements. -- Provides a general excise tax exemption for amounts received by a licensed leasing business that are attributable and charged to compensation, fringe benefits, workers' compensation, and payroll taxes or assessments paid for on behalf of a leased employee. -- Establishes rights and employer's responsibilities for leased employees under employment practices law. -- HB0838 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN/ LRE/ then WAM (586-6830 or 586-6460)
- HB0842 HD2 (HSCR 778) RELATING TO GLASS CONTAINER RECOVERIES. Kawakami B (586-6280)



- Amends provisions relating to glass container recoveries. Exempts persons who deals in glass containers designed to hold not more than 2 1/2 fluid ounces of a product meant for human consumption, from payment of the advance glass disposal fee. Changes the advance disposal fee from .015 to 1.5 cents. -- HB0842 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to LRE then WAM (586-7330)
- HB0848 HD2 (HSCR 953) RELATING TO SUBSTANCE ABUSE TESTING. Hamakawa E (586-8480)  
Amends substance abuse testing provisions by including substance abuse on site screening test. Allows an employer to use the test for pre employment purposes. Defines the test as a portable substance abuse test that meets the requirements of the US Food and Drug Administration for commercial distribution. Provides that substance abuse test includes any substance abuse on site screening test designed to take and analyze body fluids or materials from the body for the purposes of detecting the presence of drugs, alcohol, or the metabolites of drugs. -- HB0848 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to LRE then JDC (586-7330)
- HB0849 HD1 (HSCR 80) RELATING TO SPECIAL FACILITY REVENUE BONDS FOR AIRPORTS. Hamakawa E (586-8480)  
Amends the definition of special facility to include buildings, structures, or facilities for air cargo operations. -- HB0849 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then WAM (586-6970)
- HB0850 HD1 (HSCR 486) RELATING TO MOTOR VEHICLE INSURANCE. Hamakawa E (586-8480)  
Amends the motor vehicle proof of financial responsibility law by repealing the offense of driving without a valid motor vehicle insurance policy if the conviction occurs within a 5 year period from any prior conviction. -- Extends the amnesty period for uninsured motorists to December 31, 1999 (sunset). -- HB0850 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB0851 RELATING TO MOTOR VEHICLE REGISTRATION. Hamakawa E (586-8480)  
Provides that in order for a vehicle to be removed from storage, the owner of the vehicle shall present to the director of finance a certificate of inspection (safety check) that was issued after the recording of the storage with the director, if the certificate of inspection expired during the period of storage. -- HB0851  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Single Referral to TIA (586-6970)
- HB0854 RELATING TO EDUCATION. Say C (586-6100)  
Reduces the general excise tax revenues for the state educational facilities improvement special fund. -- HB0854  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)
- HB0855 HD1 (HSCR 1054) MAKING AN APPROPRIATION FOR EDUCATION. Ito K (586-8470)  
Appropriation to the department of education to establish 157 full time equivalent (157.00 FTE) permanent teacher positions for fiscal year 1999 - 2000 and 13 full time equivalent (13.00 FTE) permanent teacher positions for fiscal year 2000 - 2001. (\$\$) -- HB0855 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0877 HD1 (HSCR 1023) RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR KUAKINI MEDICAL CENTER. Ahu Isa L (586-9415)  
Authorizes the issuance of special purpose revenue bonds to assist Kuakini medical center and any 1 or more of its not for profit affiliates in financing or refinancing the costs of construction of, improvements to, and equipment for its health care facilities, the purchase of tangible assets, including land and improvements, and other capital related projects. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0877 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

- HB0885 HD2 (HSCR 954) RELATING TO HAWAII GOOD SAMARITAN LAW. Schatz B (586-9425)  
Establishes provision relating to the duty to assist law (good samaritan law). Requires a person at the scene of an accident who knows that another person is suffering from serious injury to obtain aid from law enforcement or medical personnel, and knows that another person is exposed to or has suffered serious bodily injury give reasonable assistance, if the person can do so without danger or peril to self or others. Exempts any person who provides reasonable assistance from liability in civil damages, unless the person's act constitutes gross negligence or wanton acts or omissions, or unless the person receives or expects to receive remuneration, or is a physician licensed to practice in the State. Provides that any person who fails to provide reasonable assistance shall not be liable for any civil damages, and that a person has no duty if they reasonably believe law enforcement or medical personnel have been notified. -- Repeals provision relating to the duty to assist within the tort action provisions. -- HB0885 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0895 HD2 (HSCR 762) RELATING TO EMERGENCY MEDICAL SERVICES. Souki J (586-9444)  
Requires the department of health to establish and maintain an emergency aeromedical medical services information system to collect and analyze data to measure the efficiency and effectiveness of each phase of an aeromedical quality improvement program. Requires the system to serve the emergency health needs of the people by identifying system strengths and weaknesses and the allocation of resources. Provides that the department shall plan, coordinate, and provide assistance to all entities and agencies, public and private, involved in the system. System to include to factual data from communication and dispatch, and license of emergency aeromedical services based on national standards. Amends provisions to include, within the state comprehensive emergency medical services system, emergency aeromedical services. Requires the department to support the interagency dispatch policy and procedures for aeromedical transports as part of its function and duties. Requires the department to establish an emergency aeromedical service quality improvement advisory committee to analyze information collected from the aeromedical quality improvement performance measures. -- HB0895 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then WAM (586-6130)
- HB0898 HD2 (HSCR 831) RELATING TO THE ESTABLISHMENT OF AN AGRICULTURAL WATER SYSTEM FOR UPCOUNTRY MAUI. Nakasone B (586-6210)  
Provides that the board of agriculture shall have the power to conduct surveys, studies and engineering for the construction of water facilities to adequately serve the quantity of agricultural water demands to the region (upcountry Maui district) and shall have the power to operate, maintain and improve the system. Provides that the board shall collect water tolls in order to defray the cost of operation and to make the system self sufficient and may have the power to contract with other government agencies for construction or financing. Allows the board of agriculture to have power of eminent domain to acquire the necessary easements, right of way and real property for diverting, and transmitting agricultural water for agriculture uses. Establishes that the moneys in the irrigation system revolving fund be expended upon warrants drawn by the comptroller for expenses directly attributable to the cost of the systems. Appropriation to the department of agriculture. (\$\$) -- HB0898 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB0899 HD1 (HSCR 1008) MAKING AN APPROPRIATION FOR DRUG TREATMENT, COUNSELING, AND INTERVENTION SERVICES AT KING INTERMEDIATE SCHOOL. Catalani I (586-6490)  
  
Appropriation to the department of health for drug treatment, counseling, and intervention services provided to certain substance abusing children and adolescents at King intermediate school. (\$\$) -- HB0899 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS/ EDU/ then WAM (586-6130)
- HB0936 HD2 (HSCR 937) RELATING TO COMMERCIAL PAPER. Morihara D (586-6330)  
Amends uniform commercial code to allow holder of a dishonored check to assess a reasonable service charge of not more than 20 dollars. Amends provisions relating to dishonored check and action for treble damages and procedures. Requires that the plaintiff

may recover from the defendant damages on any check, draft, or order for payment of money which has been dishonored for lack of funds for any service charge and attorney's fees.

Provides criteria. -- HB0936 HD2

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to CPN then JDC (586-6830 or 586-6460)

- HB0938 HD1 (HSCR 406) RELATING TO LITTER CONTROL. Morihara D (586-6330)  
Appropriation to the department of health to implement a statewide litter control campaign. (\$\$) -- HB0938 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to LRE then WAM (586-7330)
- HB0939 HD1 (HSCR 337) RELATING TO THE UNIVERSITY OF HAWAII AT HILO. Morihara D (586-6330)  
Appropriation to the university of Hawaii for a counseling psychology program and a special education teacher program at the university of Hawaii at Hilo, including teacher incentives. (\$\$) -- HB0939 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to EDU then WAM (586-6230)
- HB0945 HD1 (HSCR 915) RELATING TO AGRICULTURAL PARKS. Abinsay F (586-6010)  
Establishes provision relating to commercial activity. Allows the department of agriculture to process, market, sell, and display agricultural crops, or commodities, in each of its existing and future agricultural parks, including any products created through value added processes. Defines value added process to mean a process by which the commercial value of raw agricultural products or goods is increased. -- HB0945 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB0948 HD2 (HSCR 824) MAKING AN APPROPRIATION FOR THE AGRICULTURAL WATER USE AND DEVELOPMENT PLAN. Abinsay F (586-6010)  
Appropriation to the department of agriculture to fund the implementation of the agricultural water use and development plan. (\$\$) -- HB0948 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB0949 HD2 (HSCR 1028) RELATING TO AGRICULTURE. Abinsay F (586-6010)  
Requires agribusiness development corporation to develop agricultural subdivisions. Provides that investment, loan, grant, or use of corporate funds shall be exempt from public money and contracts provisions. Requires agribusiness development corporation to consider seeking a long term lease from the department of land and natural resources and other landowners in order to allow qualified tenants to hold long term subleases under the corporation. Also requires the corporation in cooperation with and receiving assistance from financial institution to consider collection and payments of various fees and assisting tenants in seeking financial assistance from lenders and applicable federal loan guarantee programs. Appropriation to be deposited into the Hawaii agricultural development special fund for the establishment of agricultural subdivisions. (\$\$) -- HB0949 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB0955 HD1 (HSCR 728) RELATING TO CRIME. Whalen P (586-9385)  
Establishes provision relating to sexual privacy. Prohibits the installation, without consent, of any device for observing, photographing, videotaping or filming a person in a stage of undress or sexual activity. Establishes violation of sexual privacy as a class C felony and possession of materials that violate sexual privacy a misdemeanor. -- HB0955 HD1  
  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0967 HD3 (HSCR 1037) RELATING TO THE HAWAIIAN LANGUAGE COLLEGE. Hamakawa E (586-8480)  
Allows the college of Hawaiian language of the university of Hawaii to contract directly with providers when conducting business in the Hawaiian language. -- HB0967 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB0970 HD1 (HSCR 1024) AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES.

Oshiro M (586-8505)

Authorizes the issuance of special purpose revenue bonds to assist Pacific Cardiac Institute, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate of same, for acquisition or leasing of land, for planning, design, construction, and operation of a new health care facility, and for acquisition and installation of additional capital equipment. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0970 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB0971 HD1 (HSCR 1025)

AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES.

Oshiro M (586-8505)

Authorizes the issuance of special purpose revenue bonds to assist Wahiawa General Hospital, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate of Wahiawa General Hospital, Inc., for retirement of outstanding debt on existing health care facilities and capital equipment, for acquisition or leasing of land for a new facility, for planning, design, construction, and operation of a new health care facility, for acquisition and installation of additional capital equipment, and for renovation or repair of existing health care facilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0971 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB0972 HD1 (HSCR 1009)

AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES.

Oshiro M (586-8505)

Authorizes the issuance of special purpose revenue bonds to assist Wahiawa Central Oahu Health Center, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate of Wahiawa Central Oahu Health Center, Inc., for acquisition or leasing of land for a new facility, for planning, design, construction, and operation of a new health care facility, and for acquisition and installation of additional capital equipment. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0972 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB0973 HD1 (HSCR 1026)

AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES.

Oshiro M (586-8505)

Authorizes the issuance of special purpose revenue bonds to assist Pacific Sports Medicine & Research, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate, for acquisition or leasing of land for a new facility, for planning, design, construction, and operation of a new health care facility, and for acquisition and installation of additional capital equipment. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB0973 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB0978

RELATING TO AGRICULTURE. Say C (BR) (586-6100)

Establishes provision relating to agricultural loans. Provides that the department of agriculture may guarantee up to 90 per cent of principal balance, plus interest, of loans made to a qualified farmer or cooperative. Provides that the state's liability shall not exceed 10,000,000 dollars. Authorizes guarantee of loans classed A, B, C and E. Prohibits guarantee of D and F class loans. Provides criteria. Requires the department to issue the lender a guaranty of principal and interest for approved loan applications. Requires the lender to collect, service the loan, remit a 1 time insurance fee of 2 per cent of the principal and give the department 30 days notice on foreclosure proceedings. -- HB0978

Mar=05 99 Introduction/Passed First Reading - Senate

Mar=05 99 Multiple Referral to ECD then WAM (586-7335)

HB0979 HD2 (HSCR 830)

RELATING TO AGRICULTURAL LOANS. Say C (BR) (586-6100)

Amends provision relating to restrictions on agricultural loans to require the authorization of agricultural loans only if such loans cannot be made by 2 lenders which may include private lenders, members of the farm credit system or the US Department of Agriculture, except that the board of agriculture may waive this requirement for emergency loans. Adds that private

lender includes credit unions. Provides that when a participating loan has been approved by the department of agriculture, its share may be paid to the participating private lender for disbursement to the borrower. -- Provides that for out of the interest collected, the private lender may be paid a service fee to be determined by the department, that not exceed 1 percent of the unpaid principal balance of the loan. Further provides that the private lender services the loan. -- Amends provisions relating to agricultural farm operating loans to include qualified farmers affected by state eradication programs who shall be subject to class C loans, provided that the interest rate shall be at 3 percent per annum. -- HB0979 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)

HB0980 HD2 (HSCR 827)

RELATING TO IRRIGATION WATER DEVELOPMENT. Say C (BR) (586-6100)  
Amends provision relating to the administration of irrigation projects. Provides that acreage assessment be based upon cultivatable acres and excludes streams, dry gulches and noncultivable or nonusable lands. Provides that the board of agriculture may set rules on minimum acreage assessment upon uncultivable or unusable lands. -- HB0980 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)

HB0982

RELATING TO AQUACULTURE. Say C (BR) (586-6100)  
Repeals provision relating to aquaculture programs management and administration by the department of land and natural resources. -- HB0982  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to ECD (586-7335)

HB0983

MAKING AN EMERGENCY APPROPRIATION FOR THE AGRIBUSINESS DEVELOPMENT CORPORATION. Say C (BR) (586-6100)  
Appropriation to the department of agriculture to reimburse the papaya industry for securing patent licenses needed to commercialize the transgenic papaya and to allow the corporation to carry out its ongoing projects. (\$\$) -- HB0983  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Multiple Referral to ECD then WAM (586-7335)

HB0985 HD1 (HSCR 781)

RELATING TO PROCUREMENT. Say C (BR) (586-6100)  
Establishes provision relating to the expenditure of public money and public contracts. Changes chapter title to expenditure of public money. Requires application of the definitions of the Hawaii public procurement code. Requires application of chapter to all governmental bodies unless specifically exempted. -- Establishes provisions relating to procurement. Provides for the use of indigenous land plant species in plans, designs, and specifications for new or renovated landscaping. -- Requires all public contracts to make provisions for pollution control. -- Requires the procurement policies of the state and counties to include energy efficiency standards and policies, including life cycle costing. -- Requires the state and counties to insert clauses providing for value engineering incentives in all public works contracts for amounts in excess of 250,000 dollars. Provides criteria. -- Provides that a package bid or purchase price by a bidder exempt from the general excise tax shall be increased by the rate of the tax in order to determine the lowest price bid. -- Awards a 5 per cent preference to goods, services, or construction performed by nonprofit corporations or public agencies operating qualified community rehabilitation programs. Authorizes any public agency to purchase goods or services provided by qualified community rehabilitation programs serving persons with disabilities. Provides criteria. Exempts contracts between a public agency and qualified community rehabilitation program from county administration, civil service, compensation, and collective bargaining laws. -- Defines public works, direct labor, fair market price, person with disabilities, public agency, and qualified community rehabilitation program. Changes contracting officer to procurement officer. Provides that the chief procurement officers of the Honolulu, Kauai, and Maui boards of water supply shall be the respective managers and chief engineers of the boards of water supply, or as designated by county charter. Provides that the manager of the Hawaii board of water supply shall be the chief procurement officer for the Hawaii board of water supply, or as designated by county charter. -- Requires offerors entering into contracts with government agencies to perform services in excess of 25,000 dollars to certify that all wage, workers' compensation, unemployment compensation, and safety laws are complied with. Provides criteria. Exempts contracts for professional services. -- Permits the administrator of the procurement office to establish and fill additional positions as necessary, exempt from civil service and compensation laws. -- Provides for the annual inventory return of all nonexpendable state and county property. -- Amends provision relating to membership of civil service. -- Repeals provisions relating to contracts, products and services by the handicapped, compensation,

citizenship, value engineering clauses, and pollution control. -- HB0985 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to GOH then WAM (586-6450)

- HB0986 HD2 (HSCR 768) RELATING TO REMEDIES OF PART VII, CHAPTER 103D, HAWAII REVISED STATUTES. Say C (BR) (586-6100)  
Amends provisions relating to the Hawaii public procurement code, authority to resolve protested solicitations and awards. Provides that an aggrieved bidder, offeror or contractor may submit a written protest to a designee specified in the solicitation, within 5 days after the award is posted. Requires a prompt written decision to uphold or deny the protest. --  
Amends provision relating to the authority to debar or suspend. Allows the chief procurement officer to consult with the using agency and the attorney general or corporation counsel to debar a person from consideration of award of all public contract and from performance on any public contract. Requires the chief procurement officer upon notification of a decision to debar or suspend a contractor to make a written determination whether to allow the person or firm to continue performance on any contract prior to the effective date of the debarment or suspension. -- Amends provisions relating to resolving contract and breach of contract controversies, violations of law, remedies after an award, interest, administrative proceedings for review, judicial action and time limitations on actions. Provides that requests for administrative review shall be made directly to the office of administrative hearing of the department of commerce and consumer affairs. -- HB0986 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to GOH then CPN (586-6450)
- HB0988 HD2 (HSCR 760) MAKING AN EMERGENCY APPROPRIATION FOR STATE GOVERNMENT TO IMPLEMENT YEAR 2000 COMPLIANCE EFFORTS. Say C (BR) (586-6100)  
Appropriation to the department of accounting and general services to support the State's year 2000 (Y2K) remediation efforts. Allows the department to delegate responsibility and transfer funds to other state agencies with the approval of the governor. Report to the legislature. (\$\$) -- HB0988 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)
- HB0989 HD1 (HSCR 514) RELATING TO THE RELIEF OF CERTAIN PERSONS' CLAIMS AGAINST THE STATE AND PROVIDING APPROPRIATIONS THEREFOR. Say C (BR) (586-6100)  
Appropriation for the purpose of satisfying claims for legislative relief to persons, firms, corporations, and entities which have claims against the State due to overpayment of taxes, refunds, reimbursements, payments of judgments or settlements, or other liabilities. (\$\$) -- HB0989 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB0990 HD1 (HSCR 515) MAKING AN EMERGENCY APPROPRIATION FOR LEGAL SERVICES FOR DEPARTMENT OF HAWAIIAN HOME LANDS INDIVIDUAL CLAIMS REVIEW. Say C (BR) (586-6100)  
Appropriation to the department of the attorney general to continue its legal representation of the department of Hawaiian home lands. (\$\$) -- HB0990 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to WLH then WAM (586-7793)
- HB0992 HD1 (HSCR 752) RELATING TO THE ISSUANCE OF CERTIFICATES OF IDENTIFICATION. Say C (BR) (586-6100)  
Amends provision relating to information to be secured for civil identification. Requires the applicants right and left index fingerprints. -- HB0992 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0995 HD1 (HSCR 901) RELATING TO ATTORNEYS' FEES. Say C (BR) (586-6100)  
Establishes provision relating to attorneys' fees to be claimed from or paid by the State. Provides that no claim for attorneys' fees may be made against the State or board, commission, or officer acting in an official capacity, except if a statute expressly allows a claim for attorneys' fees or to pay attorney's fees to another litigant. -- HB0995 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)

- HB0996 RELATING TO MEETINGS OF STATE AND COUNTY BOARDS. Say C (BR) (586-6100)  
Amends provision relating to public agency meetings and records. Authorizes a board to hold a meeting closed to the public to deliberate or make a decision upon a matter that requires the consideration of information that must be kept confidential pursuant to a state or federal law, or a court order. -- HB0996  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0997 HD1 (HSCR 734) RELATING TO MONEY LAUNDERING. Say C (BR) (586-6100)  
Amends provision relating to the penalty for money laundering. Changes the minimum value or aggregate value amount to 8,000 dollars. Establishes a class C felony offense and fines for property valued at 10,000 dollars or less, and class B felony for 10,000 dollars or more. -- HB0997 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB0999 HD1 (HSCR 738) RELATING TO ORGANIZED CRIME. Say C (BR) (586-6100)  
Amends provision relating to the violation of the organized crime laws. Changes penalty to a fine and sentence of imprisonment. Amends provision relating to the failure to report income by including income derived directly or indirectly from racketeering or collection of an unlawful debt, violation is a class B felony. -- HB0999 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1003 HD1 (HSCR 902) RELATING TO HABITUAL CRIMINAL BEHAVIOR. Say C (BR) (586-6100)  
Amends provision relating to sentencing of repeat offenders. Establishes that a person commits the offense of assault in the 3rd degree, terroristic threatening in the 2nd degree, sexual assault in the 4th degree, criminal property damage in the 3rd degree, theft in the 3rd degree or misdemeanor shoplifting, and has at least 3 prior convictions for any of offenses relating to the previous offenses within the past 3 years, shall be sentenced to a mandatory minimum period of imprisonment of 120 days without parole.-- HB1003 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1004 HD1 (HSCR 918) RELATING TO HOMICIDE. Say C (BR) (586-6100)  
Amends provision relating to manslaughter. Changes the word he to the person. Amends criteria for an affirmative defense of manslaughter. -- HB1004 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1006 HD2 (HSCR 835) RELATING TO A SENTENCING SIMULATION MODEL. Say C (BR) (586-6100)  
Requires the attorney general to establish a sentencing simulation model that includes a centralized computer based criminal defendant population database, a computerized network for maintaining the centralized database including direct connectivity among the components of the State's criminal justice and correctional systems, and computer modeling techniques that use information in the centralized database to project the impact of different sentencing policies and proposals on future criminal justice and corrections populations and resources. Requires inclusion of data on current populations of convicted defendant and development of a modeling capability to predict future populations and impact of criminal justice policy initiatives. Requires cooperation from the judiciary and the state departments in establishing and maintaining the model. Provides that the model shall be available to the legislature and all components of the criminal justice and corrections systems. Appropriation. (\$\$) -- HB1006 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB1007 RELATING TO FIREARMS. Say C (BR) (586-6100)  
Amends provision relating to carrying or use of a firearm in the commission of a separate felony. Provides that conviction and sentencing shall be in addition to and not in lieu of any conviction or sentence for a separate felony, and that sentence imposed may run concurrently or consecutively. -- HB1007  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1008 RELATING TO TOBACCO LIABILITY. Say C (BR) (586-6100)

Amends provisions relating to tort actions by establishing the tobacco liability act. Requires tobacco manufacturers that do not participant in the tobacco manufacturers master settlement agreement to pay a per cent of sales, on an ascending scale, into a qualified escrow fund. -- Manufacturers to receive interest on funds placed in escrow. Funds shall be released to pay a judgment or settlement against the manufacturers on any released claim brought by the State or any releasing party located or residing in the State. Funds deposited in excess of the State's yearly allocable share under the master agreement shall revert back to the tobacco manufacturer. Escrow funds not released 25 years after the date of deposit revert back to the tobacco manufacturer. -- Provides criteria and civil remedies against any tobacco manufacturers that fail to place funds into escrow as required. -- Requires annual certification of compliance to the attorney general. -- HB1008  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)

- HB1012 HD1 (HSCR 775) RELATING TO THE CLEAN HAWAII FUND. Say C (BR) (586-6100)  
Establishes the clean Hawaii fund within the state treasury which shall be administered by the department of business, economic development, and tourism, to market and promote the development of local processing and manufacturing industries for collected recyclables. Requires monies derived from sources be deposited into the fund. Provides criteria. -- Amends Act 202, session laws of 1994, as amended by Act 2, special session laws of 1995. -- HB1012 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB1013 MAKING AN APPROPRIATION FOR THE HAWAII TOURISM AUTHORITY. Say C (BR) (586-6100)  
Appropriation to the Hawaii tourism authority for tourism research. (\$\$) -- HB1013  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Multiple Referral to ECD then WAM (586-7335)
- HB1014 HD2 (HSCR 1081) RELATING TO TOURISM. Say C (BR) (586-6100)  
Repeals the convention center authority. Amends Act 96, session laws of 1988, as amended by Act 159, session laws of 1992, Act 241, session laws of 1993, and Act 75, session laws of 1994, and Act 156 session laws of 1998 relating to the convention center, by changing the repeal date to June 30, 2000 (sunset). Establishes convention center provisions under the Hawaii tourism authority. Transfers employees; all rules, policies, procedures, guidelines, and other materials; functions including deeds, leases, contracts, loans, agreements, permits, or other documents; and records, equipment, machines, files, supplies, contracts, books, papers, documents, maps, and other personal property from the convention center authority to the tourism authority. Requires the director of finance to transfer amounts in the Hawaii convention center operations special fund and the Hawaii convention center special fund to the tourism special fund. Increases the membership of the tourism authority to 12 members. -- Changes the distribution of the transient accommodations tax so that 55.2 per cent goes to the tourism special fund. -- HB1014 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB1017 HD1 (HSCR 769) RELATING TO THE HOUSING LOAN AND MORTGAGE PROGRAM. Say C (BR) (586-6100)  
Amends of Act 50, session laws of 1979, as amended by Act 288, session laws of 1980, as amended by Act 13, 1st special session laws 1981, Act 224, session laws of 1984, Act 171, session laws of 1991, and Act 1, special session laws of 1995. -- Amends provision relating to the amount authorized in the issuance of revenue bonds. Changes the housing finance and development corporation to the housing community development corporation of Hawaii. Changes the aggregate principal amount of revenue bonds not to exceed to 2 billion 275 million dollars. -- HB1017 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to GOH then WAM (586-6450)
- HB1018 HD2 (HSCR 761) RELATING TO THE HOUSING AND COMMUNITY DEVELOPMENT CORPORATION OF HAWAII. Say C (BR) (586-6100)  
Amends provision relating to exception of current owners in housing and community development corporation of Hawaii projects. Changes provision by including household



member. Amends definition of housing owner to include very low, low, or moderate income. Amends provision relating to definition of qualified tenant, to mean any single person or family that does not exceed the very low income limit. Amends provision relating to the relationship of annual payment to rental and income. Changes 1/5th of fair market rental to 30 per cent of the tenants income as determined by the corporation pursuant to procedures and rules adopted by it. Amends provisions relating to determination of eligibility of occupants and rental charges, that the 2nd priority shall be given to all other eligible persons who have an urgent housing need to need for housing. Allows the corporation to increase rent to 25 per cent on July 1,1999 and 30 per cent on July 1,2000. Appropriation to the housing and community development corporation of Hawaii. (\$\$) -- HB1018 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to GOH then WAM (586-6450)

- HB1020 HD2 (HSCR 1010) RELATING TO THE HAWAII CAPITAL LOAN PROGRAM. Say C (BR) (586-6100)  
Amends Act 311, session laws of 1996, relating to the capital loan program, by repealing the sunset date. Amends Act 104, session laws of 1998, relating to the Hawaii capital loan program, by repealing the sunset date. Amends Act 118, session laws of 1998, by repealing the amendment to direct loans, term, and restriction provisions. -- HB1020 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB1021 HD2 (HSCR 977) RELATING TO CONDOMINIUM PROPERTY REGIMES. Say C (BR) (586-6100)  
Establishes provision relating to conformance with county land use ordinances. Requires any condominium property regime to conform to county zoning for the property and all applicable county permitting requirements, including supplemental rules and regulations. -- Amends provision relating to the recordation and contents of declaration, within the condominium property regime laws. Requires any declaration under penalty of law that the project is in compliance with all zoning, building ordinances, codes and all other permitting requirements, except a project registered pursuant to the notification of intention provision. -- Amends provision relating to final reports, by including the declaration of compliance requirement. -- HB1021 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to GOH/ TIA/ then CPN (586-6450)
- HB1026 HD1 (HSCR 599) RELATING TO INSURANCE PREMIUM TAXES. Say C (BR) (586-6100)  
Provides that the low income housing income tax credit shall be operative and may be claimed against insurance premium taxes. -- HB1026 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to GOH then WAM (586-6450)
- HB1027 HD1 (HSCR 1038) RELATING TO TAX EXEMPTIONS FOR AVIATION TRAINING FACILITIES. Say C (BR) (586-6100)  
Provides a general excise tax exemption for amounts received by an aviation training facility for a certified training program or from the construction of a facility. Also provides a use tax exemption for the use of material, parts, or tools imported or purchased and used by an aviation training facility for a program or construction of a facility. Act repealed on July 1, 2001 (sunset). -- HB1027 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB1028 HD1 (HSCR 505) RELATING TO ALOHA TOWER DEVELOPMENT CORPORATION. Say C (BR) (586-6100)  
Amends provision relating to the aloha tower development corporation. Repeals the provision to retain Irwin memorial park. Requires any redevelopment be dedicated as a memorial to William G. Irwin, and converted to at grade and above grade level public open space, with no foundations for the park or parking structure exceeding 15 feet in height. Appropriation from the aloha tower special fund to acquire the reversionary interest described in the deed of Helene Irwin Fagan to the territory of Hawaii. -- Provides that its chief executive officer may appoint officers, agents and employees, prescribe their duties and qualifications and fix salaries without regard to civil service and public employee compensation provisions. (\$\$) -- HB1028 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB1029 HD3 (HSCR 1055) RELATING TO PERMIT PROCESSING. Say C (BR) (586-6100)  
Amends provision relating to the consolidated application process. Changes the term consolidated to facilitated. -- Amends provision relating to the permit process task force, by

including county building permit application requiring state agency approval. Changes the membership criteria for the task force including increasing the number of members to 16. Provides that any vacancy on the task force shall be filled in the same manner in which the original position was filled. Permit process task force to be repealed on June 30, 2002 (sunset). -- HB1029 HD3

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to ECD then WAM (586-7335)

HB1034

RELATING TO MOTOR CARRIERS. Say C (BR) (586-6100)

Amends provisions allowing the public utilities commission to grant temporary authority to enable provision of service where there is an immediate and urgent need for carrier service by repealing the requirement that every application for temporary authority to be made in writing and verified under oath. Also repeals the requirement that the application to be accompanied by proof of service upon every current holder of a certificate or public convenience and necessity in the classification for which temporary authority is applied and contain information that the commission shall by rule, require. -- HB1034

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)

HB1035 HD1 (HSCR 817)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM. Say C (BR) (586-6100)

Amends the public employees' retirement system to require the board of trustees to appoint, by a majority vote of its members, an assistant administrator and a chief investment officer. Requires the attorney general to serve as legal adviser to the board of trustees and repeals provisions allowing the board to select its own legal counsel. -- HB1035 HD1

Mar=09 99 Introduction/Passed First Reading - Senate

Mar=09 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

HB1036 HD2 (HSCR 820)

RELATING TO INVESTMENTS OF THE EMPLOYEES' RETIREMENT SYSTEM. Say C (BR) (586-6100)

Amends provision relating to investments by the employees retirement system. Authorizes investments in improved or productive real property to include limited liability companies and similar entities that would protect the system's interest. -- HB1036 HD2

Mar=09 99 Introduction/Passed First Reading - Senate

Mar=09 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

HB1037

MAKING AN EMERGENCY APPROPRIATION FOR THE UNCLAIMED PROPERTY PROGRAM. Say C (BR) (586-6100)

Appropriation to the department of budget and finance for the payment of judgments and claims under the unclaimed property program. (\$\$) -- HB1037

Mar=04 99 Introduction/Passed First Reading - Senate

Mar=04 99 Single Referral to WAM (586-6890 or 586-6760)

HB1038 HD1 (HSCR 1027)

MAKING APPROPRIATIONS FOR COLLECTIVE BARGAINING COST ITEMS. Say C (BR) (586-6100)

Appropriation for negotiated collective bargaining cost items for: public employees in collective bargaining unit 1 (nonsupervisory blue collar employees) and for state officers and employees excluded from collective bargaining, retroactive to 1995; public employees in collective bargaining unit 2 (supervisory blue collar employees), retroactive to 1997; public employees in collective bargaining unit 3 (nonsupervisory white collar employees) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 4 (supervisory white collar employees) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 6 (educational officers and other personnel of the department of education) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 8 (personnel of the university of Hawaii and community college system) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 9 (registered professional nurses) and for state officers and employees excluded from collective bargaining, retroactive to 1997; public employees in collective bargaining unit 10 (nonprofessional hospital and institutional workers) and for state officers and employees excluded from collective bargaining, retroactive to 1995; public employees in collective bargaining unit 13 (other professional and scientific employees) and for state officers and employees excluded from collective bargaining, retroactive to 1997; and for state officers and employees excluded from collective bargaining for the office of the auditor, ethics commission, legislative reference bureau, and ombudsman. (\$\$) -- HB1038 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to LRE then WAM (586-7330)

- HB1039 HD1 (HSCR 930) PROPOSING AMENDMENT OF ARTICLE VII OF THE HAWAII CONSTITUTION TO ESTABLISH AN EMERGENCY AND BUDGET RESERVE FUND. Say C (BR) (586-6100) Proposes to amend the constitution. Establishes an emergency and budget reserve fund (rainy day fund). Provides that when the state general fund balance at the close of each of 2 successive fiscal years exceeds 5 per cent of the general fund revenues for each the fiscal years, the legislature, in the next session, shall deposit no more than 50 per cent of the balance into the emergency and budget reserve fund. Expenditures from the fund shall be a temporary supplement source of funding during times of emergency, economic downturn or unforeseen reduction in revenues. No expenditures shall be made from the fund except pursuant to appropriations approved by 3/4 vote of the members of each house of the legislature. Requires the legislature to establish a general fund expenditure ceiling to limit the rate of growth of general fund appropriations, excluding appropriations to the emergency and budget reserve fund. Provides that the ceiling shall also apply to expenditures authorized from the emergency and budget reserve fund. -- HB1039 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WAM then JDC (586-6890 or 586-6760)
- HB1040 HD1 (HSCR 929) RELATING TO AN EMERGENCY AND BUDGET RESERVE FUND. Say C (BR) (586-6100) Establishes the emergency and budget reserve fund (rainy day fund) within the state treasury system, to be administered by the director of finance. Provides that whenever the general fund balance at the close of a fiscal year exceeds 5 per cent of total revenues received in the general fund, the legislature shall appropriate to the emergency and budget reserve fund not more than 50 per cent of the general fund balance in excess of the 5 per cent level. Expenditures from the fund shall be a temporary supplement source of funding during times of emergency, economic downturn or unforeseen reduction in revenues. No expenditures shall be made from the fund except pursuant to appropriations approved by 3/4 vote of the members of each house of the legislature. Provides that the general fund expenditure ceiling requirement shall not apply to appropriations made to the emergency and budget reserve fund but shall apply to the appropriations authorized from the fund. Annual report to the legislature. Exempts the fund from contributing to central service and administrative expenses of the government. Appropriation. (\$\$) -- HB1040 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1041 HD2 (HSCR 1056) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Say C (BR) (586-6100) Amends provision relating to the public employees health fund. Authorizes the board to improve the benefits provided in the determination of health benefit plans, to allow funds from nonparticipating employee beneficiaries to be returned to employee beneficiaries or reduce respective share of monthly contributions for excess funds of any rate credit or reimbursement from any carrier or self insured plan. Provides that when a carrier reimbursed the fund for any premium previously paid as a dividend or by other means, the fund shall be reimburse to the employee benefits at a applicable rate of the employee's contribution, plus the amount the employer contributed for the employee in lieu of a wage increase or used to reduce the employee beneficiary's respective share of monthly contributions to a health benefits plan. -- HB1041 HD2  
  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1042 HD2 (HSCR 825) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Say C (BR) (586-6100) Amends provision relating to determination of health benefits plan, contract with carriers, by allowing board of trustees to determine more than 1 plan. -- HB1042 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1043 HD1 (HSCR 813) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Say C (BR) (586-6100) Amends provision relating to the public employees health fund, other powers of the board of trustees. Authorizes the board to appoint an administrator exempt from civil service and compensation laws, and to set the salary within the range of deputy directors. Requires the administrator be a member of the state employees retirement system and eligible to receive benefits. -- HB1043 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to LRE/ CPN/ then WAM (586-7330)

- HB1044 HD1 (HSCR 395) RELATING TO HEALTH BENEFITS FOR PART-TIME, TEMPORARY, AND SEASONAL OR CASUAL EMPLOYEES. Say C (BR) (586-6100)  
Establishes provision relating to state health benefits by requiring the board of trustees to offer medical, hospital, and surgical benefits plans, after July 1, 2000, to part time, temporary, and seasonal or casual employees, at no cost to the employer and excluded from the minimum group requirements of accident and sickness insurance. Allows the board to contract for health benefits plans, as provided by the following plans, an indemnity benefit plan, a service benefit plan, a health maintenance organization plan (HMO) and a noninsured schedule of benefits. Allows that benefits provided under each respective plan to be equally available to all part time, temporary and seasonal or casual employees, regardless of age, and for each employee that enrolled for health benefits shall pay a monthly contributions directly to the board's designated carrier. -- HB1044 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1048 HD1 (HSCR 630) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Say C (BR) (586-6100)  
Amends provision to the supplemental plan to federal medicare. Requires retired employee beneficiaries, spouses and surviving spouses who are eligible to participate in the supplemental plan to federal Medicare part B be entitled to participate in the public employees health fund. Provides that the board of trustees shall determine which beneficiaries who are not enrolled in the federal Medicare part B medical insurance plan, may participate in other plans. -- HB1048 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1049 HD1 (HSCR 710) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Say C (BR) (586-6100)  
Establishes provision relating to additional requirements for employee organizations who participate in the public employees fund's health and group life insurance programs. -- HB1049 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1055 HD1 (HSCR 932) RELATING TO VEHICLE TAXES. Say C (BR) (586-6100)  
Authorizes each county to impose, levy, assess, collect, and otherwise administer a tax based on the market value of all vehicles located in the county (ad valorem tax). Revenues to go to the counties. -- HB1055 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to TIA/ WAM/ (586-6970)
- HB1056 HD1 (HSCR 933) RELATING TO THE RENTAL MOTOR VEHICLE AND TOUR VEHICLE SURCHARGE TAX. Say C (BR) (586-6100)  
Increases the rental motor vehicle and tour vehicle surcharge tax from 2 dollars to 3 dollars a day. -- HB1056 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to TIA/ WAM/ (586-6970)
- HB1060 HD2 (HSCR 631) RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND. Say C (BR) (586-6100)  
Establishes provision relating to the public employees health fund. Provides that the state and county shall contribute monthly to a single plan health fund for employees hired after June 30, 2000 and if both husband and wife are employee beneficiaries, the total contribution by the state or the appropriate county shall not exceed the monthly contributions of 2 single plans. Provides criteria. Requires that the board of trustee shall provide dental plan benefits and eligibility requirements based on a statutory monthly contribution (per child) for the children of employee beneficiaries who have not reach the of 19 years. Provides that the state through the department of budget and finance and county governments shall pay to fund a monthly contribution equal to the amount established or specified in the applicable public sector collective bargaining agreement for each of their respective employees to be used towards the payment of group life insurance benefits. Provides that the state and county shall contribute monthly 1/2 of the retired employee's monthly medicare or nonmedicare premium based on a single plan for retired employees with 10 or more years but fewer than 15 years of service, 75 percent of the retired employees' monthly medicare or nonmedicare premium based on a single plan for retired employees with at least 15 but fewer than 25 years of service and 100 percent of the retired employee's monthly medicare or nonmedicare premium based on a single plan for retired employees with 25 or more years of service. -- HB1060 HD2

Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

- HB1061 HD2 (HSCR 756) RELATING TO GRANTS AND SUBSIDIES. Say C (BR) (586-6100)  
Provides that for an appropriation for a grant or subsidy disbursed by a contract between the state agency designated as the expending agency for the appropriation by the legislature, and the recipient of the grant or subsidy, the funds can be used only for the public purpose for which the funds were appropriated by the legislature and shall lapse if the recipient is unable or unwilling to provide the specified services. Requires the contract to specify that the expending agency may withhold the remaining balance of the grant or subsidy, or recover the remaining balance if the recipient can no longer or is unwilling to continue to provide the services. Provides that for capital improvement projects or the acquisition of personal property, equipment, or vehicles the recipient shall satisfy the specified public purpose at least until the improvements have been fully depreciated. Requires the contract to specify that the state shall recover the pro rata share of the grant or subsidy less the depreciated value of the improvements property, equipment, or vehicles. Authorizes the expending agency to attach and perfect its contractual remedies and that all recoveries shall be realizations of the fund from which the grant or subsidy was made. -- HB1061 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1063 HD1 (HSCR 872) RELATING TO THE CODE OF FINANCIAL INSTITUTIONS. Say C (BR) (586-6100)  
Amends the definition of Hawaii financial institution to mean a corporation or credit union which holds a charter or license or is a bank that has resulted from an interstate merger (resulting bank). Repeals the definition of qualifying state. -- Provides that for failing institutions, the commissioner of financial institutions may accept an application for purchase from a Hawaii financial institution, a federal financial institution whose operations are principally conducted in the State, a resulting bank, a bank chartered under the laws of any state other than Hawaii (out of state bank), the holding company of any of the foregoing, and a person that is not a company. -- Provides that, subject to the approval of the commissioner, a solvent credit union whose capital is not impaired and which has not received a notice of charges and proposed order of suspension or revocation may dissolve voluntarily and liquidate its affairs. Provides criteria. -- Changes written notice to written application to be submitted to the commissioner for foreign banks wishing to relocate any Hawaii office. -- Repeals provisions relating to nonseverability. -- HB1063 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB1064 HD1 (HSCR 822) RELATING TO HAWAII HURRICANE RELIEF FUND BONDS. Say C (BR) (586-6100)  
Amends provisions relating to the Hawaii hurricane relief fund. Provides that after each covered event, the board of directors of the Hawaii hurricane relief fund shall determine if the moneys in the fund excluding moneys determined by the board to be needed to continue fund operations following that covered event, will be insufficient to pay claims and other obligations of the fund, the fund is authorized to levy a surcharge. Allows the surcharge to remain in effect until all claims and other obligations of the fund have been fully discharged. -- Amends Act 339, session laws of 1993, as amended by Act 17, special session laws of 1995, as amended by Act 222, session laws of 1997, to extend the authorization for the issuance of reimbursable general obligation bonds for the Hawaii hurricane relief fund and for the hurricane reserve trust fund until 2001 (sunset). -- HB1064 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1067 HD2 (HSCR 1039) RELATING TO INSURANCE. Say C (BR) (586-6100)  
Establishes provisions for continuing education and license renewal of a general agent, subagent, or solicitor under insurance provisions. Requires proof of having completed the requisite hours of continuing education during the 23 months preceding the application for renewal. Establishes different requisite number of hours for different classes of insurance. Establishes the insurance licensing administration special fund administered by the insurance commissioner. Allows the commissioner to hire support staff. Fund also used to compensate or reimburse the administrative personnel and licensing personnel. Increases insurance fees and designates fees to go to the fund. Establishes an assessment on all insurers, general agents, subagents, nonresident agents and brokers, solicitors, adjusters, limited licensees, managing general agents and designated representatives. -- HB1067 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

- HB1070 HD1 (HSCR 873) RELATING TO THE INSURANCE CODE. Say C (BR) (586-6100)  
 Authorizes the insurance commissioner or an examiner authorized by the commissioner to conduct an examination of any captive insurance company as often as appropriate, but at least once every 3 years. -- HB1070 HD1  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB1071 HD1 (HSCR 243) RELATING TO THE INSURANCE CODE. Say C (BR) (586-6100)  
 Allows the insurance commissioner to hire staff attorneys not subject to civil service and compensation provisions. -- HB1071 HD1  
 Mar=05 99 Introduction/Passed First Reading - Senate  
 Mar=05 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1072 HD1 (HSCR 910) RELATING TO REVERSE MORTGAGES. Say C (BR) (586-6100)  
 Establishes provision relating to reverse mortgage loans. Requires lenders to refer every borrower to counseling from an approved housing counseling agency, and receive certification that the borrower has received counseling. Provides criteria. Defines reverse mortgage loan. -- HB1072 HD1  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB1073 HD1 (HSCR 868) RELATING TO TELEMARKETING FRAUD. Say C (BR) (586-6100)  
 Establishes the telemarketing fraud prevention law. Provides criteria for unfair deceptive acts or practices and abusive telemarketing acts or practices. Requires every telephone solicitor to keep true and accurate records of all telemarketing activities in this State or directed to consumers located in this State. Records shall be made available to any governmental entity with authority to enforce telemarketing fraud. Provides that records shall be kept for 2 years. Provides exemptions for recordkeeping. Provides that a contract or agreement made as a result of telemarketing activity that is in violation is voidable by the consumer for any reason at any time, shall not be enforced against the consumer, and any debt arising therefrom shall not be reported to a credit reporting agency. -- HB1073 HD1  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to CPN then JDC (586-6830 or 586-6460)
- HB1078 HD2 (HSCR 1068) RELATING TO BUSINESS REGISTRATION. Say C (BR) (586-6100)  
 Amends the Hawaii business corporation and nonprofit corporation act. Establishes provisions requiring each corporation to continuously maintain a registered office and registered agent. Includes domestic limited liability partnerships and foreign limited liability partnerships under the corporation act. Allows corporations or partnerships to amend and restate its articles of incorporation at any time and deliver it to the director of commerce and consumer affairs for filing. Requires a statement that a plan of merger, or a plan of consolidation be approved and signed by the board of directors of each corporation or partnership involved in the merger or consolidation. Provides that the involuntary dissolution of a corporation or partnership after July 1, 1999, may be reinstated by the director upon application within 2 years. -- HB1078 HD2  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1079 HD3 (HSCR 970) RELATING TO THE CONVERSION OF BUSINESS ENTITIES. Say C (BR) (586-6100)  
 Amends the Hawaii business corporation act, professional corporation act, nonprofit corporation act, partnerships, uniform limited partnership act, and uniform limited liability company act to allow the conversion to any other entity. Defines other entity as domestic or foreign corporation, whether organized for profit or not, a domestic or foreign limited liability company, general partnership, limited partnership, or limited liability partnership. -- Changes mergers and consolidations to mergers, consolidations, and conversions. -- Establishes filing and issuing fees for articles of conversion. -- Repeals provisions relating to the conversion of partnerships or limited partnerships to limited liability company. -- HB1079 HD3  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1080 HD2 (HSCR 1078) RELATING TO THE NAMES OF CORPORATIONS, PARTNERSHIPS, AND LIMITED LIABILITY COMPANIES. Say C (BR) (586-6100)  
 Amends the Hawaii business corporation act, professional corporation act, nonprofit corporation act, partnerships, uniform limited partnership act, and uniform limited liability company act to establish provisions for administrative order of abatement for infringement of

corporate name. -- HB1080 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then JDC (586-6830 or 586-6460)

- HB1081 HD1 (HSCR 779) RELATING TO CORPORATIONS. Say C (BR) (586-6100)  
Amends the Hawaii business corporation act to enable a shareholder to authorize another person to act as a proxy. -- HB1081 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to CPN (586-6830 or 586-6460)
- HB1083 HD2 (HSCR 964) RELATING TO THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS. Say C (BR) (586-6100)  
Repeals the provisions that the director of commerce and consumer affairs shall also be the commissioner of securities. Amends the compliance resolution fund to include all revenues, fee, and fines of the department of commerce and consumer affairs. Unencumbered balances of the cable television fund, the division of consumer advocacy fund, the financial institutions examiners' revolving fund, and the special handling fund shall be deposited to the compliance fund. Exempts the drivers education fund underwriters fee, insurance premium taxes and revenues and fees collected for deposit in the office of consumer protection restitution fund, the real estate appraisers fund, the real estate recovery fund, the real estate education fund, the contractors recovery fund, the contractors education fund, the condominium management education fund and the public broadcasting revolving fund. Provides that moneys in the fund shall be used to fund the operations of the department, except for the costs related to the Hawaii public broadcasting authority. Exempts the fund from contributing to central service and administrative expenses of the government. -- Amends provisions relating to mortgage loans. Provides that before engaging in activities in this state, a foreign lender shall execute and file a statement with the commissioner of financial institutions, along with a registration fee. Requires the fee and other related charges to be deposited into the compliance fund, rather than the financial institution examiners' revolving fund. -- Amends provisions relating to fees and assessments of the code of financial institutions by requiring all examination fees and expenses, fees collected in connection with regulatory functions, including renewals, applications, licenses, and charters, and administrative fines for failure to make payment, to be deposited into the compliance resolution fund, rather than the financial institution examiners' revolving fund. Repeals the financial institution examiners' revolving fund and replaces it with the compliance resolution fund. Allows the commissioner to adjust the annual examination fee. -- Requires the public utilities commission, the commissioner of financial institutions, each financial institutions subject to examination, and annual fees of cable operators and fees of licensed escrow depositories to deposit moneys collected into the compliance resolution fund. -- Repeals special handling fees to be credited to the special fund. -- HB1083 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1085 HD1 (HSCR 1045) MAKING EMERGENCY APPROPRIATIONS FOR EDUCATION. Say C (BR) (586-6100)  
Appropriation to the department of education for operational expenses. (\$\$) -- HB1085 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB1086 RELATING TO EDUCATION. Say C (BR) (586-6100)  
Repeals the requirement that the course of study and instruction in the 1st 8 grades be regulated so at least 50 per cent of the study and instruction in each school day be devoted to oral expression, the written composition, and the spelling of the English language except for special projects using the Hawaiian language as approved by the board of education. -- HB1086  
Feb=10 99 Introduction/Passed First Reading - Senate  
Feb=10 99 Single Referral to EDU (586-6230)
- HB1088 HD2 (HSCR 829) RELATING TO SCHOOL ATTENDANCE. Say C (BR) (586-6100)  
Amends the age requirement for a child to attend kindergarten to be at least 5 years of age as more specifically determined by the board of education and provides that no child shall attend school unless the child will be at least 6 years of age as more specifically determined by the board. Requires the board with the assistance of the department of education to plan and develop rules for the starting age of children entering kindergarten and the 1st grade. Requires the board to implement the plan beginning in the 2000 - 2001 school year. Report

to the legislature and governor. -- HB1088 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)

- HB1095 HD1 (HSCR 544) RELATING TO THE REVIEW OF THE SALARIES OF THE TRUSTEES OF THE OFFICE OF HAWAIIAN AFFAIRS. Say C (BR) (586-6100)  
Amends provisions relating to the salary commission for the members of the board of trustees for the office of Hawaiian affairs. Provides that the salary commission shall consist of 7 members appointed from nominations submitted by native Hawaiian organizations and selected by the governor on or before November 30, 1998. Further provides that before the 40th legislative day of the regular session of 1999 and every 4 years thereafter, the salary commission shall study and make recommendations for the salary of the members of the board of trustees for the office of Hawaiian affairs, then the commission shall be dissolved (sunset). Authorizes the governor to appoint a salary review commission to make recommendations to the legislature. -- HB1095 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to WLH then WAM (586-7793)
- HB1105 HD2 (HSCR 1040) RELATING TO CLAIMS AGAINST THE GOVERNMENT BASED ON YEAR 2000 ERRORS BY COMPUTER-BASED SYSTEMS. Say C (BR) (586-6100)  
Amends the state tort liability law by excluding any claims arising out of a year 2000 (Y2K) error produced, calculated, or generated by a government computer system or other computer based system, regardless of the cause for the year 2000 error. -- Changes the government computer system and year 2000 compliance law to the claims against government arising out of the year 2000 errors law. Provides that no action suits, including, without limitation, any action for declaratory or injunctive relief to be brought against the State, county, a board, or a government employee arising out of or relating to a year 2000 error produced, calculated or generated by a government computer system or other computer based system. regardless of cause. Provides similar immunity for any person arising out of or relating to a year 2000 error by a government computer system. -- Provides that amendments to the state tort liability and the claims against government arising out of year 2000 errors provisions are intended and shall apply retroactively as of the effective date of Act 213, session laws of 1998. Repealed on December 31, 2010 (sunset). -- HB1105 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU/ JDC/ then WAM (586-6230)
- HB1111 HD2 (HSCR 959) RELATING TO YEAR 2000 ERRORS BY COMPUTER-BASED SYSTEMS. Say C (BR) (586-6100)  
Establishes the year 2000 (Y2K) errors computer based systems law. Establishes legislative justification and the protection for persons who exercise commercially reasonable efforts to identify and find solutions for computer based systems that may be affected by year 2000 errors. Provides that the a year 2000 error is the failure of a computer based system to accurately store, display, transmit, receive, process, calculate, compare or sequence date and time data from, into or between year 1999 and 2000 and beyond and leap year calculations, and a computer based system includes any computer or other information technology system, and any electronic device that controls, operates, monitors, assists in the operation or functioning of equipment, machinery, plant, or a device using an embedded or installed microprocessor or chip. Prohibits punitive or exemplary damages and statutory minimum or treble damages to be awarded under any theory of recovery, including contract and tort law, for claims arising out of a year 2000 error without stipulations. Provides definitions. Repeals provisions on December 31, 2010 (sunset). -- HB1111 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU/ CPN/ then JDC (586-6230)
- HB1114 HD1 (HSCR 739) RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED. Say C (BR) (586-6100)  
Amends Hawaiian homes commission act. Provides that each lease made under the authority granted by the department of Hawaiian home lands and the tract in respect to which the lease is made, shall be deemed subject to the following conditions, whether or not stipulated in the lease. Provides that the lessee shall not in any manner transfer to, or otherwise hold for the benefit of any other person, group of persons, organizations of any kind, except a native Hawaiian. Further provides that the lessee may also with the approval of the department, transfer the lessee's interest in the tract to husband, wife, child or grandchild of the lessee who are at least 1/4 Hawaiian. -- HB1114 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Multiple Referral to WLH then WAM (586-7793)



- HB1115 HD2 (HSCR 334) RELATING TO FOSTER BOARDING HOMES. Say C (BR) (586-6100)  
Amends provisions relating to the department of human services by providing that criminal history record checks shall be made annually for the 1st 2 years of certification and annually or biennially thereafter, in conjunction with the certification schedule. Also adds that foster boarding home includes any boarding home in which 6 or more minor siblings are placed together in the best interest of the children for care and maintenance apart from their parents or guardians on a 24 hour basis for fee or charge. -- HB1115 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then JDC (586-6130)
- HB1117 HD3 (HSCR 773) RELATING TO THE CHILD PROTECTIVE ACT. Say C (BR) (586-6100)  
Amends provision relating to the child protective Act. Defines abandoned infant and redefines aggravated circumstances. Amends provision relating to service of summons. Provides that service to a party residing outside the state shall be made by registered or certified mail addressed to the last known address. -- Amends provision relating to disposition hearings. Changes the period that a child has been residing without a family home from 18 to 12 consecutive months. Provides that amended section shall not prevent the court from setting a show cause hearing or permanent plan hearing. -- Amends provisions relating to show cause, permanent plan and review hearings. -- Provides that if the child has been residing without the family home for a period of 12 months, or if the court determines aggravated circumstances are present, the court shall set the case for a show cause hearing at which the child's family shall present evidence to the court regarding the reasons and considerations as the family has to offer as to why the case should not be set for a permanent plan hearing. -- Provides that if the child has been residing outside of the family home for an aggregate period of 15 of the most recent 22 months to set the case for a permanent plan hearing, unless the child is cared for by a relative, the department has documented in the safe family home guidelines a compelling reason why it would not be in the best interest of the child, or the state has not provided services deemed necessary for the safe return of the child to the family home. -- HB1117 HD3  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then JDC (586-6130)
- HB1119 HD1 (HSCR 764) RELATING TO CHILD PROTECTIVE SERVICES. Say C (BR) (586-6100)  
Amends Act 302, session laws of 1996, relating to the child protective and diversion services pilot project. Changes the membership of the child protective services reform coordinating committee to be at least 13 members appointed by the director of human services instead of the governor. Allows the department of human services to share information with the neighborhood places. Extends the project to June 30, 2002 (sunset) and requires annual reports to the legislature. -- HB1119 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then JDC (586-6130)
- HB1120 RELATING TO PERSONAL CARE SERVICES PAYMENT. Say C (BR) (586-6100)  
Repeals provisions relating to personal care services to medical assistance recipients under the department of human services. -- HB1120  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to HHS then WAM (586-6130)
- HB1121 RELATING TO THE SUNSET CLAUSE IN ACT 128, SESSION LAWS OF HAWAII 1997. Say C (BR) (586-6100)  
Amends Act 128, session laws of 1997, relating to public assistance, by repealing the sunset date. -- HB1121  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then WAM (586-6130)
- HB1124 RELATING TO THE STATE ADVISORY COUNCIL ON REHABILITATION. Say C (BR) (586-6100)  
Changes the name of the state advisory council on rehabilitation to the state rehabilitation council. Increases the membership to 21. Requires the council to consult with the state workforce development council and advise the vocational rehabilitation division of the department of human services. -- HB1124  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to HHS then LRE (586-6130)
- HB1125 HD2 (HSCR 881) RELATING TO RECOVERY OF MEDICAL PAYMENTS. Say C (BR) (586-6100)  
Amends the department of human services provisions relating to the recovery of payments

and cost of medical assistance to include the department's right to full reimbursement of the costs of medical assistance or burial payment as a subrogee of a claimant shall not be diminished by the recovery of any judgment, settlement, or award of an amount less than the value of the original or settled claim as perceived or calculated by the claimant or any other person. Requires the claimant, claimant's attorney, or claimant's heirs, representatives, or beneficiaries to give the department timely written notice of any claim or action against a 3rd person if an actual notice of right to reimbursement has been received, or if there is a reason to believe that the claimant has received or is receiving medical assistance from the department. Provides that the department shall have a right to recover the full amount of the costs of medical assistance or burial payment made, if liability exists, or if the issue of 3rd party liability is settled or compromised without a finding of liability. Further provides that the department shall have a 1st lien in the full amount of the costs of medical assistance or burial payment made against the proceeds from all damages awarded in a suit or settlement. If a notice of lien is properly served to the claimant's attorney, the attorney shall pay the full amount of the lien, prior to the disbursing any proceeds to the attorney's client. If a notice of lien is properly served to the 3rd person, the 3rd person's agent, attorney, or insurance company, the person receiving the notice shall pay the full amount of the lien, prior to disbursing any proceeds to the claimant's attorney. If there is no action from the department after receiving timely written notice, the department shall determine its fair contribution toward attorney fees and costs based solely upon legitimate costs and services rendered by the claimant or claimant's attorney in recovering the lien amount. -- HB1125 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS/ JDC/ then WAM (586-6130)

- HB1136 HD2 (HSCR 818) RELATING TO THE DRUG FORMULARY. Say C (BR) (586-6100)  
Amends drug product selection provisions to allow the board of health to adopt the Orange Book and its supplements as the state drug formulary of equivalent drug products. Defines the Orange Books as the Approved Drug Products with Therapeutic Equivalence Evaluations, consisting of drug products that the Commissioner of Food and Drugs, US Food and Drug Administration, has approved to be safe and effective and therapeutically equivalent generic drug product. Also allows the board to establish and maintain as rules a Hawaii additions and deletions list. Prohibits a pharmacist to substitute an equivalent drug product for any prescription for an anti epileptic drug. Requires pharmacists to obtain, maintain, and update the Book, and obtain the additions and deletions list. Requires the department of health to provide public education on this matter. -- HB1136 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to HHS (586-6130)
- HB1138 HD1 (HSCR 291) RELATING TO EPIDEMIOLOGIC INVESTIGATIONS. Say C (BR) (586-6100)  
Establishes provision relating to epidemiologic investigations allowing the department of health to conduct investigations to determine the nature and extent of a disease and injuries believed to be threatening to the public health. Provides criteria. -- HB1138 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to HHS/ JDC/ then WAM (586-6130)
- HB1139 HD1 (HSCR 444) RELATING TO CLINICAL LABORATORY PERSONNEL. Say C (BR) (586-6100)  
Amends provisions to allow the department of health, with approval of the governor, to adopt rules for public health or safety for occupations or practices of clinical laboratory directors, clinical laboratory scientists (medical technologists), clinical laboratory specialists, clinical laboratory cytotechnologists, and clinical laboratory technicians. -- HB1139 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Single Referral to HHS (586-6130)
- HB1142 HD3 (HSCR 1074) RELATING TO ENVIRONMENT. Say C (BR) (586-6100)  
Changes the Hawaii law for mandatory certification of private cesspool pumping firms and operating personnel in wastewater treatment plants to wastewater treatment personnel. Amends water pollution provisions to include management practices, including treatment, processing, storage, transport, use and disposal, and recycled water and reclaimed water to mean wastewater that by design has been treated at a treatment works and is intended or used for a beneficial purpose. Includes domestic sewage and recycled water in water pollution provisions. Allows the director of health to require the maintenance of records. Repeals the certification of private cesspool pumping firms. -- HB1142 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to LRE then JDC (586-7330)

- HB1144 HD1 (HSCR 750) RELATING TO THE TRAINING OF EMERGENCY MEDICAL SERVICES PERSONNEL. Say C (BR) (586-6100)  
Amends the department of health duties to include the review and approval of the curricula and syllabi of training courses offered to emergency medical services personnel who provide basic, intermediate, and advanced life support. Requires the university of Hawaii to provide such training and courses. -- HB1144 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to HHS (586-6130)
- HB1145 MAKING AN EMERGENCY APPROPRIATION FOR EMERGENCY MEDICAL SERVICES. Say C (BR) (586-6100)  
Appropriation to the department of health for the payment of additional emergency medical services contract costs resulting from increases in collective bargaining costs. (\$\$) -- HB1145  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Multiple Referral to HHS/ TIA/ then WAM (586-6130)
- HB1146 RELATING TO VITAL RECORD FEES. Say C (BR) (586-6100)  
Amends Act 216, session laws of 1997, relating to vital record fees, by repealing the sunset date. -- HB1146  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to HHS then WAM (586-6130)
- HB1149 HD1 (HSCR 1046) MAKING AN EMERGENCY APPROPRIATION FOR THE HAWAII HEALTH SYSTEMS CORPORATION. Say C (BR) (586-6100)  
Appropriation to Hawaii health systems corporation to meet year 2000 (Y2K) compliance for systems and equipment, and to reduce workers' compensation costs. (\$\$) -- HB1149 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB1151 HD1 (HSCR 997) MAKING AN EMERGENCY APPROPRIATION FOR THE CHILD AND ADOLESCENT MENTAL HEALTH DIVISION. Say C (BR) (586-6100)  
Appropriation to the department of health for services provided to certain emotionally disturbed children and adolescents. (\$\$) -- HB1151 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1153 HD1 (HSCR 810) RELATING TO RETAIL LIQUOR SALES TO MINORS. Say C (BR) (586-6100)  
Allows any person under the age of 21 years of age who is participating in a controlled purchase as part of a law enforcement activity or a study authorized by the department of health to determine the level of incidence of liquor sales to minors. -- HB1153 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then JDC (586-6130)
- HB1160 HD1 (HSCR 362) RELATING TO EMPLOYMENT SECURITY APPEALS. Say C (BR) (586-6100)  
Amends provisions relating to the employment security law. Repeals provisions requiring the appeal to be heard in the county in which the appeal is filed and allowing the department of labor and industrial relations to hold a hearing in another county with the consent of all parties or where necessary, and may provide for the taking of depositions. Adds that the department may, by its rules, provide for the taking of depositions. -- HB1160 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to LRE then JDC (586-7330)
- HB1162 HD2 (HSCR 882) RELATING TO SAFETY. Say C (BR) (586-6100)  
Amends provisions relating to the boiler and elevator safety law. Changes the boiler and elevator inspection bureau to boiler and elevator inspection branch. -- Requires the department of labor and industrial relations to issue a permit to operate to any boiler, pressure system, amusement ride, or elevator and kindred equipment if found to be safe, or immediately revoke if found to be in unsafe condition or if prior orders by the department to correct conditions are ignored. Repeals the certificate of inspection. -- Increases penalties for violation from 1,000 dollars to 10,000 dollars. -- HB1162 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to LRE then WAM (586-7330)

- HB1165 HD2 (HSCR 816) RELATING TO THE OCCUPATIONAL SAFETY AND HEALTH TRAINING AND ASSISTANCE FUND. Say C (BR) (586-6100)  
Amends provisions relating to the occupational safety and health training and assistance fund by including certification programs to enhance safety and health, that the funds may be used for. -- Amends Act 130, session laws of 1994, as amended by Act 12, special session of 1995, by extending the repeal date to July 1, 2003 (sunset). -- HB1165 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to LRE then WAM (586-7330)
- HB1166 HD1 (HSCR 823) RELATING TO THE EMPLOYMENT AND TRAINING FUND PROGRAM. Say C (BR) (586-6100)  
Amends provisions relating to employment and training fund. Allows, rather than authorizes, the department of labor and industrial relations to provide grants and subsidies to contract for employment, education, and training services from public and private agencies and nonprofit organizations shall be exempt from grant and subsidies, and purchase of health and human services laws. -- HB1166 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to LRE/ GOH/ then WAM (586-7330)
- HB1168 HD1 (HSCR 140) RELATING TO THE LIBRARY ENHANCED SERVICES PROGRAM. Say C (BR) (586-6100)  
Amends Act 327, session laws of 1993, as amended by Act 144, session laws of 1996, relating to fees for enhanced library services program by extending the sunset date to July 1, 2002. -- HB1168 HD1  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to EDU then WAM (586-6230)
- HB1170 HD2 (HSCR 1049) RELATING TO COST-RECOVERY FEES FOR DELINQUENT LIBRARY ACCOUNTS. Say C (BR) (586-6100)  
Allows the board of education to charge and add a fee to any amount due in accordance with it duties and powers with respect to libraries, for cost or expenses incurred to enforce the collection or costs of lost books and overdue fines, seminars or workshops, and research and reference materials. Fees deposited into the libraries special fund. -- HB1170 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB1172 HD2 (HSCR 1089) RELATING TO THE BUREAU OF CONVEYANCES. Say C (BR) (586-6100)  
Establishes provision relating to recording fees received at the bureau of conveyances. -- Establishes the bureau of conveyances special fund to be used for the planning, improving, developing, operating, and maintaining of the recording systems, staff and administrative costs. Requires the registrar of conveyance to deposit 23 dollars from each remittance made from fees collected for the recording of documents at the bureau of conveyances into the state general fund and the remaining balance, other than the special mortgage recording fee and conveyance tax collected into the bureau of conveyances special fund. Provides that fees for the use of microfilm of documents recorded at the bureau of conveyances for the purpose of making duplicates shall be established by rules adopted by the department of land and natural resources and that frame charges for duplicating the microfilm shall not be assess against any agency of the state of Hawaii of any counties. Repeals Act 203, session laws of 1997. Requires the director of finance to transfer unexpended balance, including encumbrances and accrued liabilities, of the equipment modernization special fund on June 30, 1999 to the credit of the bureau of conveyances special fund. -- HB1172 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then WAM (586-7793)
- HB1173 HD1 (HSCR 935) RELATING TO BOATING ENFORCEMENT. Say C (BR) (586-6100)  
Establishes provision relating to enforcement in ocean recreation and coastal areas. Authorizes the board of land and natural resources to direct conservation and resources enforcement officers to enforce boating and ocean recreation laws and related rules. Requires that officers and employees not to bear firearms. Provides that the fullest possible cooperation shall be given to appropriate officers and agencies of the US. -- HB1173 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WLH (586-7335)
- HB1177 HD2 (HSCR 936) RELATING TO ABANDONED VESSELS. Say C (BR) (586-6100)  
Amends provision relating to vessels abandoned on business premises by including private marinas and yacht clubs. Amends provision relating to when a vessel is deemed abandoned.

Amends provision relating the sale or disposition of vessel. -- HB1177 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)

- HB1178 HD1 (HSCR 948) RELATING TO ENFORCEMENT. Say C (BR) (586-6100)  
Amends provision relating to forfeiture of property, search and seizure in the conservation and resources enforcement program. Authorizes the board of land and natural resources to determine disposition, destroy or keep seized property, pursuant to criminal forfeiture laws. Provides that the department of land and natural resources shall be liable to the owner for the fair market value of items disposed of, if it was unlawfully seized. Provides exception for natural resources seized which may be immediately returned to its natural environment, suitable habitat, sold (if perishable) at fair market value or disposed of per determination of the department. Authorizes the department to require the person or persons who took natural resources to sell seized items at fair market value and deliver proceeds of the sale. Provides criteria. -- Amends provision relating to criminal forfeiture, by including the seizure of perishable natural resources. -- HB1178 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then JDC (586-7335)
- HB1179 RELATING TO COMMERCIAL MARINE LICENSES. Say C (BR) (586-6100)  
Amends provision relating to commercial marine license. Repeals provision relating to licenses being in force 1 year from the date of issuance, duplicate license and trainee fee waiver. Amends provision relating to the commercial marine licensee monthly catch report. Any person submitting information to the department in compliance to its requirements shall be kept confidential and not be disclosed, except when required under court order or a subpoena issued by the department of the attorney general. Repeals provision excluding the wet weight harvest of coral. -- HB1179  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Single Referral to ECD (586-7335)
- HB1180 RELATING TO THE LICENSE FOR IMPORTED MARINE LIFE. Say C (BR) (586-6100)  
Amends provision relating to commercial fishing licenses for marine life from waters not within state jurisdiction. Provides that the department of land and natural resources may specify rules that any marine life taken from the waters of the northwestern Hawaiian islands may not be possessed and sold under authority of the license. -- HB1180  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to ECD (586-7335)
- HB1181 HD1 (HSCR 766) RELATING TO AQUATIC RESOURCES. Say C (BR) (586-6100)  
Amends law relating to aquatic resources. Establishes provision relating to receipts and reports stipulating that any person who knowingly misrepresents material facts or makes false statements shall be guilty of a petty misdemeanor. -- Establishes fines for 1st, 2nd, and 3rd and subsequent violations. -- Amends provisions relating to rights of inspection, seizure, and forfeiture to provide that any property used, or intended for use in the commission of, or intent or conspiracy to commit, a violation is subject to seizure for forfeiture. Provides criteria. -- Establishes separate offenses for each specimen of aquatic life taken, killed, or injured or rock or coral taken, broken, or damaged. -- Allows for any seized natural resource to be immediately returned to its natural environment or suitable habitat, or to be disposed of as determined by the department of land and natural resources. -- HB1181 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then JDC (586-7335)
- HB1183 HD2 (HSCR 998) RELATING TO BEACH LANDS. Say C (BR) (586-6100)  
Establishes provision relating to the restoration of beach lands. Requires the department of land and natural resources to prepare, update and revise plans for the restoration of beach lands. Provides criteria. Requires the board to obtain authorization from private landowners. Authorizes the board of land and natural resources to lease coastal lands for the purpose of generating revenues to be deposited into the beach restoration fund. Provides that the board may undertake on appropriate state owned land development, including any building or mining operation, any materials change in use, intensity of use or appearance of any structure or land, fast or submerged, or the division of land into 2 or more parcels, to generate revenue for beach restoration. Establishes the beach restoration special fund. Appropriation to the department of land and natural resources. (\$\$) -- HB1183 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH/ ECD/ then WAM (586-7793)

- HB1186 RELATING TO WILDLIFE PENALTIES. Say C (BR) (586-6100)  
Amends provision relating to penalties for violation wildlife laws. -- HB1186  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to ECD then JDC (586-7335)
- HB1188 RELATING TO THE STATE WATER CODE. Say C (BR) (586-6100)  
Amends provisions relating to the Hawaii water plan and coordination of water resources.  
Amends provision relating to regulation of water use and designation of water management areas. Amends provision relating to investigations. Changes the report forms requirement from the department to the commission. Amends provision relating to ground water criteria. Amends provision relating to findings of fact, includes the county mayor in consultations. -- HB1188  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Single Referral to WLH (586-7793)
- HB1197 HD2 (HSCR 782) RELATING TO CONFORMITY OF THE HAWAII INCOME TAX LAW TO THE INTERNAL REVENUE CODE. Say C (BR) (586-6100)  
Revisions conforming to the Federal Internal Revenue Code for taxable years beginning after December 31, 1998. -- HB1197 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1198 HD1 (HSCR 874) RELATING TO THE INTEGRATED TAX INFORMATION MANAGEMENT SYSTEMS ACQUISITION BY THE DEPARTMENT OF TAXATION. Say C (BR) (586-6100)  
Establishes the integrated tax information management systems special fund into which shall be deposited \_\_\_\_ dollars of general excise tax revenues. Money used by the department of taxation to pay for the integrated tax information management systems performance based contracts. Exempts the fund from the director of finance, from being responsible for its pro rata share of administrative expenses, and from being under control of legislative and executive budgetary control. Annual report to the legislature. Appropriation out of the fund. (\$\$) -- HB1198 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1203 HD1 (HSCR 445) RELATING TO THE COLLECTION OF TAXES. Say C (BR) (586-6100)  
Allows a collection agency that enters into a contract with the department of taxation for the collection of delinquent taxes to collect its compensation from the debtor. -- HB1203 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1207 RELATING TO THE CIGARETTE TAX. Say C (BR) (586-6100)  
Provides a tobacco tax exemption for all sales of cigarettes and tobacco products to the US sold by any person licensed under tobacco tax provisions. -- HB1207  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1210 HD1 (HSCR 942) RELATING TO MOTOR VEHICLE DRIVER LICENSING. Say C (BR) (586-6100)  
Allows the director of transportation to enter into a driver's license reciprocity agreement with a foreign jurisdiction to exempt drivers from the Hawaii road test if they are licensed by the foreign jurisdiction to operate class 1, 2, or 3 or a combination of these categories and are 18 years of age and over. -- HB1210 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB1237 HD2 (HSCR 1088) RELATING TO FIREWORKS. Oshiro P (586-6360)  
Establishes provision relating to fireworks certificates of use. Provides that the counties may further regulate the use of non aerial common fireworks through the issuance of certificates of use. Provides criteria. -- Amends provisions relating to license or permit required, permits and penalty. Provides that any person setting off, igniting, discharging, selling, purchasing, transferring or possessing aerial common fireworks without a license or permit shall be guilty of a misdemeanor. -- HB1237 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to TIA/ JDC/ (586-6970)
- HB1257 HD1 (HSCR 999) AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES.

Oshiro M (586-8505)

Authorizes the issuance of special purpose revenue bonds to assist Pacific Wellness Center, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate, for acquisition or leasing of land for a new facility, for planning, design, construction, and operation of a new health care facility, and for acquisition and installation of additional capital equipment.

Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1257 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB1267 HD1 (HSCR 912)

RELATING TO FORECLOSURES. Cachola R (586-6110)

Amends provisions relating to the alternate power of sale foreclosure process, notice of default, conveyance of property on payment of purchase price, affidavits after public sale, and public information requirement. Requires the foreclosing mortgagee to include public information with the 1st notice of default. Repeals application of this part provision. --

HB1267 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to CPN then JDC (586-6830 or 586-6460)

HB1274 HD2 (HSCR 758)

RELATING TO TRAUMATIC BRAIN INJURY. Yamane B (586-8515)

Establishes the office of the project coordinator for the development of a traumatic brain injury statewide strategic plan, within the department of health, who shall be an employee of the department and shall work with the traumatic brain injury state advisory board to develop the plan. Appropriation. Requires funds to be used to qualify for matching 1 dollar state to 2 dollar grants from other sources. (\$\$) -- HB1274 HD2

Mar=09 99 Introduction/Passed First Reading - Senate

Mar=09 99 Multiple Referral to HHS then WAM (586-6130)

HB1276 HD1 (HSCR 908)

RELATING TO CONDOMINIUMS. Lee M (BR) (586-9460)

Amends provisions relating to an association of apartment owners funds, handling and disbursement. Authorizes deposits into federal or community credit unions. Requires all funds invested be held by the US treasury or held by a broker registered with the Securities and Exchange Commission, have an office in Hawaii and the accounts are held by member firms of the New York Stock Exchange or National Association of Securities Dealers and insured by the Securities Insurance Protection Corporation. Requires funds be invested only in demand deposits, investment certificates and certificates of deposit, and that obligations be of the US or state of Hawaii and their respective agencies, or mutual funds comprised solely of investments in obligations of the US or of the state of Hawaii. Requires obligations have stated maturities of no more than 10 years of purchase date. -- HB1276 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to GOH then WAM (586-6450)

HB1277 HD1 (HSCR 588)

RELATING TO WASTEWATER TREATMENT FACILITIES. Lee M (586-9460)

Adds that a public utility does not include any person who controls, operates, or manages plants or facilities for the reclamation of wastewater if the services are provided pursuant to a service agreement between the person and a state or county agency and at least 10 per cent of the wastewater processed is used directly by the state or county which has entered into the service contract. -- HB1277 HD1

Mar=04 99 Introduction/Passed First Reading - Senate

Mar=04 99 Multiple Referral to LRE then CPN (586-7330)

HB1280 HD2 (HSCR 1087)

RELATING TO AGRICULTURE. Takamine D (586-6200)

Amends provisions relating to the agribusiness development corporation by changing the membership of the corporation. Requires the board of directors to be selected based on knowledge, experience, and proven expertise in the industry including banking, real estate, and promotion. Repeals the governor the appointing authority of the corporation's board of directors. -- Repeals the need for approval by the board of agriculture for the corporation to develop, promote, assist, and market local crops. Amends Act 176, session laws of 1998, by repealing the provisions requiring the board of directors of the corporation to consist of members of the board of agriculture. Appropriation to the department of agriculture for the agribusiness development corporation board. (\$\$) -- HB1280 HD2

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to ECD then WAM (586-7335)

HB1282

RELATING TO THE HONOKAA-PAAULIO IRRIGATION DISTRICT. Takamine D (586-6200)

Appropriation to the department of agriculture to establish the irrigation district, fund the contract extension, and defray the cost of setting and collecting water tolls for the 1999 - 2000 fiscal year, provided that the revenues collected from the water tolls during the interim period be deposited into the irrigation system revolving fund until the irrigation district administrative rules have established the water tolls and assumed the management of the irrigation district operations, and that any unencumbered balances be transferred into the general fund. (\$\$) -- HB1282

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to ECD then WAM (586-7335)

HB1286 HD1 (HSCR 966)

RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR NORTH HAWAII COMMUNITY HOSPITAL, INC. Takamine D (BR) (586-6200)

Authorizes the issuance of special purpose revenue bonds to assist North Hawaii Community Hospital, Inc. for retirement of outstanding debt on existing health care facilities, for retiring of outstanding debt and purchase of leases on the existing equipment, construction of new additions to existing facilities, for acquisition and installation of additional equipment and other assets, and for renovation and repair of existing facilities. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1286 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB1287 HD1 (HSCR 388)

RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST THE GAS UTILITY SERVING THE GENERAL PUBLIC. Takamine D (BR) (586-6200)

Authorizes the issuance of special purpose revenue bonds for the local furnishing of utility gas by The Gas Company, division of Citizens Utilities Company, for multi purpose capital improvement program, transmission and distribution lines, and other gas utility facilities and equipment, provided that approval by the public utilities commission be required for any project. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. Annual report to the legislature. (\$\$) -- HB1287 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)

HB1296 HD1 (HSCR 923)

RELATING TO KANEOHE BAY. Yamane B (586-8515)

Amends provisions relating to Kaneohe bay ocean use, activities, and permits. Provides that permits issued by the department of land and natural resources for the commercial operation of ocean use activities in Kaneohe bay shall be limited by permit type, vessel and passenger capacity, as provided in the Kaneohe bay master plan, until applicable rules are adopted by the department. Provides all rules adopted by the department with regards to Kaneohe bay shall be drafted in consultation with the Kaneohe bay regional council and shall be in a manner and to the extent that public safety, public health, and resource preservation and protection efforts are assured and based upon the recommendations in the master plan.

Amends Act 129, session laws of 1998 by requiring the Kaneohe bay regional council, with the assistance of the department of business, economic development, and tourism and the department of land and natural resources, to submit recommendations to amend the Kaneohe bay master plan to the legislature by December 1999. -- HB1296 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to WLH/ ECD/ then WAM (586-7793)

HB1298

RELATING TO BURIALS. Garcia N (586-8490)

Appropriation to the department of defense to provide financial assistance for the proper burial of Filipino veterans of World War II. (\$\$) -- HB1298

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to TIA then WAM (586-6970)

HB1338 HD1 (HSCR 777)

RELATING TO PUBLIC CONTRACTS. Suzuki N (586-6220)

Amends provision relating to a public contract provision for retainage. Provides that sum's withheld from the contractor shall not exceed 5 per cent of the total amount due, provided that the retention amount withheld by the contractor from subcontractors not exceed 5 per cent, the maximum 5 per cent shall also apply to subcontractors who subcontract work to other subcontractors. Repeals 50 per cent retainage provision. -- HB1338 HD1

Mar=09 99 Introduction/Passed First Reading - Senate

Mar=09 99 Single Referral to GOH (586-6450)

HB1344 HD1 (HSCR 913)

RELATING TO ATTORNEYS' FEES. Whalen P (586-9385)

Amends provision relating to costs, expenses and legal fees in condominium property regime



matters. Provides that an arbitrator may award reasonable attorneys' fees, not to exceed 25 per cent of damages awarded. -- HB1344 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to GOH then JDC (586-6450)

- HB1350 HD1 (HSCR 423) RELATING TO THE USE OF RECYCLED OIL. Morita H (586-8435)  
Establishes provisions relating to preference for oil products with greater recycled content. Provides that any procurement officer that purchases lubricating oil and industrial oil shall purchase the oil from the seller who certifies the oil product containing the greatest percentage of recycled oil, or the procurement officer may purchase an oil product containing a lower percentage of unrecycled oil provided that the specific oil product containing recycled oil with stipulations. Allows each procurement officer to establish and maintain an affirmative program for procuring oils containing the maximum content of recycled oil. Provides definitions. -- HB1350 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to LRE then GOH (586-7330)
- HB1352 HD1 (HSCR 838) MAKING AN APPROPRIATION FOR OCEANOGRAPHIC RESEARCH. Morihara D (586-6330)  
Appropriation to the university of Hawaii for the operation of the AGOR-26 oceanographic research vessel, including marine operations and shore side support, student research cruises, marine instrument development, and other sea going activities. (\$\$) -- HB1352 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)
- HB1361 HD2 (HSCR 1086) RELATING TO CHARTER TOUR OPERATORS. Chang J (586-6120)  
Amends travel agencies law to include charter tour operators. Charter tour operator means any person who sells or offers for sale charter tours. -- HB1361 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then CPN (586-7335)
- HB1367 HD2 (HSCR 837) MAKING APPROPRIATIONS FOR THE PROTECTION OF CHILDREN AND FAMILIES. Arakaki D (586-6050)  
Authorizes the department of health to establish and fill 1 and 1/2 full time equivalent (1.5 FTE) permanent professional positions exempt from civil service and compensation laws to assure continuous implementation of the child death review teams. Appropriation to the department of health to fill positions, to fill 11 public health nursing positions for the implementation of the medical / health case management system, for hospital based risk screening services for families identified as "at risk ", to provide substance abuse treatment services for pregnant and parenting women and their families, and to increase the capacity of the phone in and short term home visitation services to properly meet the needs of the community. Authorizes the department of the attorney general to establish and fill 3 full time equivalent (3.0 FTE) permanent deputy attorney general positions exempt from civil service and compensation laws for the family law division. Appropriation to the department of the attorney general. Authorizes the department of human services to establish and fill 1 half time equivalent (0.5 FTE) permanent physician position exempt from civil service and compensation laws for ongoing consultation and forensic review of cases to prevent further child abuse and neglect. Appropriation to the department of human services to fill position, to provide substance abuse treatment services for pregnant and parenting women and their families, for staffing and services for facilities to deliver diversion services and child protection services to targeted families, for foster parent training, and to increase foster board payments for children with special needs. (\$\$) -- HB1367 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then WAM (586-6130)
- HB1380 HD1 (HSCR 826) MAKING AN INTERIM APPROPRIATION FOR THE DEPARTMENT OF AGRICULTURE, AGRICULTURAL RESOURCE MANAGEMENT DIVISION. Abinsay F (586-6010)  
Appropriation to the department of agriculture to be used by the agricultural resource management division for an interim subsidy to the irrigation revolving fund until a water toll increase is put into effect. (\$\$) -- HB1380 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB1401 HD2 (HSCR 875) RELATING TO MOTOR VEHICLE TOWING. Ahu Isa L (586-9415)  
Requires towing companies to have permanently affixed on each door of the towing vehicle a sign with the name and telephone number of the towing business, maintain insurance

coverage sufficient to protect owners of towed vehicles in the event of vehicle loss or damage due to towing, and accommodate payment by the owner by cash and by either credit card or automated teller machine located on the premises. -- HB1401 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then CPN (586-6970)

- HB1403 HD1 (HSCR 1085) RELATING TO HUNTING. Takamine D (586-6200)  
Establishes a state hunting advisory council on the island of Maui, Molokai, Lanai, Oahu, and Kauai and 2 chapters on the island of Hawaii. Requires the council to seek assistance from administrators of the divisions of forestry and wildlife, conservation and enforcement and members of the board of land and natural resources, and to advise the board of land and natural resources the department of land and natural resources and others on matters affecting hunting on each island and throughout the State. -- HB1403 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB1409 HD2 (HSCR 961) RELATING TO THE LAND USE COMMISSION. Cachola R (586-6110)  
Allows the land use commission to assess reasonable fees or require reimbursements for court reporter expenses and other reimbursements for hearing expenses as determined by the commission. -- HB1409 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then WAM (586-7793)
- HB1411 HD1 (HSCR 909) RELATING TO ACUPUNCTURE PRACTITIONERS. Luke S (BR) (586-8530)  
Amends provisions relating to qualifications for acupuncture practitioners' examination by requiring the applicant to show satisfactory proof to the board of acupuncture of academic and clinical training from an institute, school, or college that is accredited, recognized as a candidate for accreditation, or is in the process of applying for candidacy for accreditation. -- HB1411 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB1413 HD1 (HSCR 1052) RELATING TO QUEST. Ahu Isa L (586-9415)  
Requires the department of human services to conduct an annual review of the risk factor adjustment used to calculate payments to health plans under contract with the department to provide medicaid services. Defines risk factor adjustment as a method of compensation, derived from actual QUEST member experience, that accounts for different risk characteristics associated with the medical assistance eligibility groups. Requires the department, in consultation with all contracted health plans, to include in its methodology the health characteristics of the QUEST patients being served and identify those characteristics which are to be considered high risk. -- HB1413 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB1416 HD2 (HSCR 1092) RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM. Souki J (586-9444)  
Amends provisions relating to employees' retirement system allowance on service. Provides that after June 30, 1999 if the member has at least 10 years of credited service of which the last 5 or more years prior to retirement are credited service as a deputy sheriff, then for each year of service the retirement allowance shall be 2 and 1/2 per cent of the member's average final compensation. Requires the deputy sheriffs who are in service on June 30, 1999 to be converted to class A membership provided that their membership service up to July 1, 1999 shall remain at class C level. Requires that all deputy sheriffs hired June 30, 1999 to be designated class A members of the employees' retirement system. Allows deputy sheriffs who are in service on June 30, 1999 to retire after 25 years of service irrespective of age. -- HB1416 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN/ JDC/ then WAM (586-6830 or 586-6460)
- HB1430 HD1 (HSCR 900) RELATING TO STATUTORY REVISION: AMENDING, REENACTING, OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES AND THE SESSION LAWS OF HAWAII FOR THE PURPOSE OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, AND DELETING OBSOLETE OR UNNECESSARY PROVISIONS. Say C (BR) (586-6100)  
Amends or repeals various provisions of the Hawaii revised statutes and the session laws of

Hawaii for the purpose of correcting errors, clarifying language, correcting references, and deleting obsolete or unnecessary provisions. -- HB1430 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)

- HB1431 RELATING TO PUBLIC FINANCIAL DISCLOSURE STATEMENTS. Say C (BR) (586-6100)  
Establishes provisions relating to public financial disclosure statements. Provides that the financial disclosure statements shall be public records and available for inspection and duplication, for members of the board of regents, members of the board of land and natural resources, the board of agriculture and the Hawaiian homes commission. Provides that public financial disclosure statements need not report, where an amount is required to be reported, the actual dollar value of the financial interest or the dollar range of value. -- HB1431  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1436 HD1 (HSCR 168) RELATING TO LEGISLATIVE FISCAL AND BUDGET ANALYSIS. Say C (BR) (586-6100)  
Establishes provisions relating to special and revolving funds. Provides that within 5 days after the deadline for the introduction of bills in each regular legislative session, the clerks of each house shall transmit to the office of the legislative analysts for analysis, copies of all legislative bills that were introduced in their respective houses during session, proposing to establish new special or revolving funds. Provides criteria to be used by the office of the legislative analyst in analyzing each legislative bill. Requires each analysis to set forth the probable effects of the proposed fund and to assess alternative forms of funding. Report to the legislature. Repeals provisions relating to new special or revolving funds from the responsibility of the legislative auditor. Requires the auditor to continue to analyze and assess the impact of proposed special and revolving funds until the office of the legislative analyst is funded and operational. -- HB1436 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1444 RELATING TO THE DISPOSITION OF NOTARY RECORDS. Say C (BR) (586-6100)  
Transfers responsibility for records of notaries public from the clerk of the circuit court of the judicial circuit in which the notary public resides to the office of the attorney general. -- HB1444  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1450 HD1 (HSCR 1108) RELATING TO THE JUDICIARY. Say C (BR) (586-6100)  
Judiciary appropriations act of 1999 (judiciary budget). Appropriations to the judiciary for the 1999 - 2000 fiscal biennium. (\$\$) -- HB1450 HD1  
Mar=12 99 Introduction/Passed First Reading - Senate  
Mar=12 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB1454 HD2 (HSCR 751) RELATING TO FEES. Say C (BR) (586-6100)  
Amends provision relating to the fee schedule of court costs. Establishes a fee for administrative costs for processing traffic citations involving undue interference with the free movement of traffic. Repeals fees for application for appointment of special administrator, informal probate or appointment and application for formal testacy proceedings under the uniform probate code. Adds fees for domiciliary foreign personal representative. -- HB1454 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB1457 RELATING TO THE TRAFFIC CODE. Say C (BR) (586-6100)  
Changes the violation for spilling loads on highways to be considered an offense as defined under the penal code. -- HB1457  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB1460 HD2 (HSCR 877) MAKING AN APPROPRIATION FOR THE EXPANSION OF THE VIDEO ARRAIGNMENT AND CONFERENCING SYSTEM. Say C (BR) (586-6100)  
Appropriation to the judiciary for the expansion of a video arraignment and conferencing

system in the circuit court of the 3rd circuit and the Halawa correctional facility. Requires all funds awarded by grant to the judiciary through the Edward Byrne memorial state and local law enforcement assistance formula program to be applied to offset the cost for the implementation of this video arraignment and conferencing project. (\$\$) -- HB1460 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)

- HB1464 HD1 (HSCR 729) RELATING TO THE PRIMARY ELECTION DATE. Say C (BR) (586-6100)  
Amends elections law by requiring the primary election for each precinct to be held on the 4th Saturday in August in every even numbered year. -- HB1464 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1469 RELATING TO ELECTIONS. Say C (BR) (586-6100)  
Amend provisions relating to elections. Requires that the party received at least 4 per cent of all the votes cast for all offices of state senator statewide, at least 4 per cent of all the votes cast for all offices of state representative statewide, or 2 per cent of all the votes cast for all the state senate offices and state representative offices combined statewide or be disqualified. -- HB1469  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1471 HD1 (HSCR 920) RELATING TO ELECTIONS. Say C (BR) (586-6100)  
Amends Act 27, special session laws of 1995, as amended by Act 13, session laws of 1996 by extending the repeal date to June 30, 2001 (sunset). -- HB1471 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB1485 RELATING TO DISTRICT COURT. Say C (BR) (586-6100)  
Amends provision relating to the concurrent jurisdiction of the district court with family court. Provides that the district court shall have concurrent jurisdiction with the family court for any violation of an order relating to domestic abuse protective orders or abuse of a family or household member. -- HB1485  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1491 HD1 (HSCR 869) RELATING TO SUBPOENAS. Say C (BR) (586-6100)  
Amends provision relating to the requirements for governmental access. Requires a provider of electronic communication or remote computing services to disclose records when presented with an administrative subpoena, grand jury or trial subpoena, which seeks the disclosure of subscriber or customer information. -- HB1491 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1492 RELATING TO OFFENSES AGAINST PUBLIC ADMINISTRATION. Say C (BR) (586-6100)  
Amends provision relating to promoting prison contraband in the 2nd degree. Provides that contraband means any article or thing other than a dangerous instrument or drug. -- HB1492  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1496 HD1 (HSCR 731) RELATING TO DEADLY OR DANGEROUS WEAPONS. Say C (BR) (586-6100)  
Establishes provision relating to butterfly knives prohibitions and penalty. Provides that whoever knowingly manufactures, sells, transfers, possess or transports any butterfly knife shall be guilty of a misdemeanor, and whoever knowingly possess or intentionally uses or threatens to use a butterfly knife while engaged in the commission of a crime shall be guilty of a class C felony. -- Amends provision relating to deadly weapons prohibitions and penalty, by repealing the term butterfly knife. -- HB1496 HD1  
Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC (586-6030 or 586-7100)
- HB1497 HD1 (HSCR 735) RELATING TO SENTENCING. Say C (BR) (586-6100)  
Amends provision relating to sentencing of extended terms of imprisonment for felonies, to include 2nd degree murder, life without the possibility of parole. Provides that extended imprisonment for class A, B and C felonies sentencing include the terminology indeterminate prior to the provision for length of sentence, and the phrasing, term of imprisonment. -- HB1497 HD1

Mar=03 99 Introduction/Passed First Reading - Senate  
Mar=03 99 Single Referral to JDC/ WAM/ (586-6030 or 586-7100)

- HB1501 HD1 (HSCR 921) RELATING TO WIRETAPPING AND ELECTRONIC SURVEILLANCE. Say C (BR) (586-6100)  
Establishes wiretapping and electronic surveillance law in conformance with federal law. Prohibits the intentional unlawful intercepting, attempting to intercept, or procurement of another person to intercept any wire, oral, or electronic communication. Prohibits any person from intentionally using or disclosing information obtained through the interception of a wire, oral, or electronic communication. -- Prohibits the manufacture, distribution, possession, and advertising of wire, oral, or electronic communication intercepting devices. Provides criteria. Provides exceptions. -- Provides that any unlawful wiretapping and electronic surveillance device shall be subject to seizure and forfeited. -- Prohibits intercepted wire or oral communication to be used as evidence. -- Authorizes judges to order the interception of a wire, oral, or electronic communication. Requires that the order be made in writing upon oath or affirmation to a designated judge. Allows the attorney general or prosecuting attorney of a county to obtain an order by a judge authorizing the interception, disclosure, and use of wire or oral communications by an investigative or law enforcement officer. Provides criteria. -- Requires that the attorney general, prosecuting attorney, or the issuing or denying judge of an order relating to the expiration, extension, or denial of an order approving interception shall submit to the administrative director of the courts reports related to intercepted wire, oral, and electronic communications and the number of resulting arrests and convictions. Provides criteria. Requires the attorney general and the county prosecutors to annually report to the administrative director of the courts, and the administrative director to report to the legislature in March of each year. --Provides that any person whose wire, oral, or electronic communication is intercepted may recover civil damages. -- Allows the attorney general to initiate a restraining order, prohibition, or injunction against illegal interception. -- Establishes provision relating to unlawful access to stored communications services. Provides that a government entity may require, in its subpoena or court order that a service provider create a backup copy of the contents of the electronic communications. -- Provides for mobile tracking devices. Establishes provision relating to the issuance of orders for a pen register or a trap and trace device. Provides criteria. Prohibits the use or installation of a pen register or a trap and trace device without a court order. Requires the attorney general to record the number of pen register or trap and trace devices ordered. Annual report to the legislature. -- Amends provision relating to appeals taken by and on behalf of the state from the district or circuit courts to the supreme court, to include denied applications for orders of approval or authorization of the interception of a wire, oral, or electronic communication that have been denied. -- Repeals provision relating to electronic eavesdropping. -- HB1501 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to JDC then WAM (586-6030 or 586-7100)
- HB1522 HD1 (HSCR 1057) RELATING TO REAL PROPERTY APPRAISALS. Say C (BR) (586-6100)  
Amends provisions relating to findings and purpose, and uniform standards of practice as a real estate appraiser. Exempts an appraiser employed by any county for purposes of valuing real property for ad valorem taxation from licensing and certification requirements. -- HB1522 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN/ TIA/ then WAM (586-6830 or 586-6460)
- HB1528 HD2 (HSCR 950) RELATING TO PENALTIES AND PROCEDURES ON ARREST. Say C (BR) (586-6100)  
Amends provision relating to the traffic code requirement that every licensee have a valid driver's license in their immediate possession to require every driver to have a valid driver's license in their immediate possession. Requires that if a law enforcement officer finds a motor vehicle in operation by a driver not in possession of a valid driver's license to issue a citation. Establishes penalties. -- HB1528 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB1529 HD1 (HSCR 916) RELATING TO ROBBERY. Say C (BR) (586-6100)  
Amends the provisions relating to robbery in the 1st degree in which a person is armed with a dangerous instrument, by including a person who threatens imminent use of force against the person of anyone present with intent to take or escape with property. -- Amends provision relating to robbery in the 2nd degree, by including a person who threatens imminent use of force against the person of anyone present with intent to take or escape with property. --  
HB1529 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Single Referral to JDC (586-6030 or 586-7100)

- HB1541 HD1 (HSCR 780) RELATING TO PAWNBROKERS. Say C (BR) (586-6100)  
Amends provisions relating to county licenses of pawnbrokers. Prohibits pawnbrokers to accept motor vehicles or the registration of motor vehicles as evidence of possession of pledged goods. Allows the chief of police in each county to require that all pawn transaction agreements and all purchases of merchandise for resale be on a computerized form authorized by the chief. Requires the pawnbroker to provide the customer with a signed copy of the pawn transaction agreement or with a signed copy of the purchase for resale agreement. -- Amends provisions relating to record of transactions of metal and gem dealers by requiring requested records to be transmitted to the chief of police, or the chief's representative, at a method to be determined at the discretion of the county chief of police. -- HB1541 HD1  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to TIA then CPN (586-6970)
- HB1548 HD1 (HSCR 589) RELATING TO WASTEWATER REUSE. Say C (BR) (586-6100)  
Amends water pollution provisions to include the definitions of recycled water and reclaimed water to mean wastewater that has been treated at a treatment works and is intended or used for a beneficial purpose. Requires the director of health to give priority to adopting rules that will encourage the reuse of water and establish the definition and requirements of different categories of recycled water and reclaimed water, as well as recognize different levels of treatment and purpose. -- HB1548 HD1  
Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Single Referral to LRE (586-7330)
- HB1575 HD2 (HSCR 763) MAKING AN APPROPRIATION FOR THE MILLENIUM YOUNG PEOPLE'S CONGRESS. Takai K (586-8455)  
Appropriation to the office of youth services for home stays in host family homes for the delegates of the Millennium Young People's Congress, including planning, coordination, transportation, and family support stipends. (\$\$) -- HB1575 HD2  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS then WAM (586-6130)
- HB1593 HD1 (HSCR 1041) RELATING TO THE HAWAII PUBLIC PROCUREMENT CODE. Kanoho E (586-6270)  
Amends provision relating to the public procurement code. Provides that the chief procurement officers of the Honolulu board of water supply, the Kauai department of water, and the Maui department of water supply shall be the respective managers, directors, or chief engineers of the departments or boards of water supply, or as designated by county charter. Provides that the manager of the Hawaii department of water supply shall be the chief procurement officer for the Hawaii department of water supply, or as designated by county charter. -- HB1593 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then GOH (586-6970)
- HB1594 HD1 (HSCR 1058) RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR AN INTERGENERATIONAL CARE CENTER AT EWA VILLAGES. Say C (586-6100)  
Authorizes the issuance of special purpose revenue bonds to assist the Ewa villages intergenerational care center which will provide health care services to frail elderly and medically fragile infants and children. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1594 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB1595 HD1 (HSCR 465) RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST WASTE PROCESSING ENTERPRISES. Say C (586-6100)  
Authorizes the issuance of special purpose revenue bonds to assist Plasma Environmental Technologies, or a partnership in which Plasma Environmental Technologies or a wholly owned subsidiary of Plasma Environmental Technologies is a general partner, to establish 1 or more waste processing facilities. Requires that no waste processing facility on Kauai established through this Act shall process waste generated from any county except the county of Kauai. (\$\$) -- HB1595 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to LRE then WAM (586-7330)
- HB1596 HD2 (HSCR 1050) AUTHORIZING THE ISSUANCE OF GENERAL OBLIGATION BONDS AND MAKING AN

APPROPRIATION FOR HOUSING. Say C (586-6100)

Authorizes the issuance of general obligation bonds for appropriation to the housing and community development corporation of Hawaii for the OR&L (Oahu Railway and Land) building for design for the renovation and construction of low and moderate income housing and / or state offices. (\$\$) -- HB1596 HD2

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to GOH then WAM (586-6450)

HB1616 HD1 (HSCR 1051)

AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES.

Oshiro M (586-8505)

Authorizes the issuance of special purpose revenue bonds to assist Pacific Women's Center, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate of same, for acquisition or leasing of land for a new facility, for planning, design, construction, and operation of a new health care facility, and for acquisition and installation of additional capital equipment.

Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1616 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB1617 HD1 (HSCR 1042)

AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES.

Oshiro M (586-8505)

Authorizes the issuance of special purpose revenue bonds to assist Pacific Saging Center, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate of same, for acquisition or leasing of land for new facility, for planning, design, construction, and operation of a new health care facility, and for acquisition and installation of additional capital equipment.

Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1617 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB1620 HD1 (HSCR 1084)

RELATING TO HEALTH CARE COMMUNITIES. Oshiro M (586-8505)

Amends the housing and community development corporation of Hawaii law to establish health care communities. Allows the corporation to work in partnership with private sector entities to develop health care communities in the State. Defines health care community to mean a master planned health care center and retirement community that generally includes such facilities as a medical mall, a medical technology park, medical related residential areas, and general residential and commercial areas. Requires the corporation, in cooperation with the private sector and other appropriate entities, develop a master plan for the health care community. Authorizes the corporation to establish a loan program for private businesses for the construction of the health care community. Establishes a health community revolving fund. Authorizes the issuance of general obligation bonds to the corporation for appropriation for the health care community. (\$\$) -- HB1620 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB1621 HD1 (HSCR 1043)

AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES.

Oshiro M (586-8505)

Authorizes the issuance of special purpose revenue bonds to assist Pacific Community Health and Wellness, Inc., a not for profit Hawaii corporation, or a Hawaii nonprofit affiliate of that corporation, for acquisition or leasing of land for a new facility, for planning, design, construction, and operation of a new health care facility, and for acquisition and installation of additional capital equipment. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1621 HD1

Mar=11 99 Introduction/Passed First Reading - Senate

Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

HB1622 HD1 (HSCR 925)

RELATING TO INTOXICATING LIQUOR. Menor R (BR) (586-6150)

Amends the provision which prohibits any holder of a manufacturer's liquor license to have any interest whatsoever in the license or licensed premises of any other licensee by providing an exception that a brewer of beer whose brewery is located within or without the State, may hold any interest in a wholesale dealer's or a manufacturer's license limited to manufacturing or wholesaling the beer brewed. Prohibits any holder of wholesale dealers' liquor license to

have any interest in the license or licensed premises of a retail licensee. -- HB1622 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)

- HB1623 HD1 (HSCR 904) RELATING TO CAPTIVE INSURANCE. Menor R (BR) (586-6150)  
Establishes classes of captive insurers and minimum capital or surplus requirements for each class. Amends Act 190, session laws of 1994, Act 61, session laws of 1995, and Act 232, session laws of 1995. -- HB1623 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to CPN (586-6830 or 586-6460)
- HB1624 HD2 (HSCR 1083) RELATING TO CAPTIVE INSURANCE. Menor R (BR) (586-6150)  
Repeals captive insurance company license and renewal fees. Requires the insurance commissioner to set fees. Also allows the commissioner to set fees for the issuance of other documents. -- HB1624 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN then WAM (586-6830 or 586-6460)
- HB1628 RELATING TO AGRICULTURAL LOANS. Abinsay F (586-6010)  
Establishes provision relating to agricultural loans. Allows the department of agriculture to underwrite and service loans for cooperating private lenders and government loan programs providing loan funds to qualified farmers, for a fee. Prohibits class D and F loans to be made. Provides that the interest rate on class A, B, C, and E loans shall be 2 per cent above the prime rate or at a rate of 8 1/2 per cent. Requires the director of commerce and consumer affairs to publish a notice to specify the prime rate. -- HB1628  
Mar=05 99 Introduction/Passed First Reading - Senate  
Mar=05 99 Multiple Referral to ECD/ CPN/ then WAM (586-7335)
- HB1632 HD3 (HSCR 814) RELATING TO AGRICULTURE. Abinsay F (586-6010)  
Appropriation to the department of agriculture to develop new markets and expand existing markets for Hawaii's papaya industry. Requires 1 dollar from the Papaya Administrative Committee. (\$\$) -- HB1632 HD3  
Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to ECD then WAM (586-7335)
- HB1636 HD2 (HSCR 1093) RELATING TO TRAFFIC ENFORCEMENT. Hiraki K (586-6180)  
Changes the photo red light imaging and photo speed imaging detector demonstration project to the traffic enforcement demonstration project and amends Act 234, session laws of 1998. Defines photo technology system to include hand held or mounted video cameras, conventional cameras, and digital cameras that are used to improve traffic enforcement and reduce traffic congestion by producing photographic identification of a vehicle which crosses longitudinal traffic lane markings in violation of longitudinal traffic lanes markings provisions. Allows the counties to establish photo technology systems. -- HB1636 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to TIA then JDC (586-6970)
- HB1637 HD2 (HSCR 1079) RELATING TO SCHOOL BUSES. Hiraki K (586-6180)  
Provides that nothing in the section that allows the department of transportation to grant exemptions for the use of vehicles other than school vehicles shall prohibit the use of tour buses solely for the transportation of high school student groups, other than school athletes and including school bands to and from school related events or activities. -- HB1637 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB1641 HD1 (HSCR 405) RELATING TO THE MEDICALLY UNDERSERVED. Luke S (BR) (586-8530)  
Requires that whenever the department of human services contracts with a health plan for the provision of QUEST services, that contract shall provide that in the case of services furnished under contract to the enrollees by a federally qualified health center (FQHC) or rural health center (RHC), payment shall be comparable to, but no less than, the amount the plan pays to its other providers in the same geographic area for comparable services. Requires the department to pay the FQHCs or RHCs the difference between the payment received by the FQHC or RHC in providing those services to the plan's QUEST enrollees. Requires the department of health to provide resources to nonprofit community based providers for caring for the uninsured, including community health centers, school based clinics, and the care a van program for the homeless. Appropriation to the department of human services to



support health care for primary care for medically underserved populations. (\$\$) -- HB1641 HD1

Mar=04 99 Introduction/Passed First Reading - Senate  
Mar=04 99 Multiple Referral to HHS then WAM (586-6130)

HB1649 HD2 (HSCR 1080) RELATING TO THE CONVEYANCE TAX. Souki J (586-9444)  
Changes the conveyance tax law to include an exemption for any document or instrument conveying interest in real property executed in connection with the conversion of a general partnership or limited partnership to a limited liability company or corporation or a limited liability company or corporation to a general partnership or limited partnership. -- HB1649 HD2

Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)

HB1653 HD2 (HSCR 1000) MAKING AN APPROPRIATION FOR THE ALA WAI CANAL WATERSHED IMPROVEMENT PROJECT. Saiki S (586-8485)

Authorizes the issuance of general obligation bonds for appropriation to the department of land and natural resources to reduce vehicle contaminants, for beautification of Makiki stream from King street along Kalakaua avenue, Kanaha stream restoration, landscaping, and storm drainage filters, Pukele stream lo'i (loi) restoration and trail, Waiomao stream restoration, trail and community garden, upper Palolo valley and Ka'au (Kaau) crater trail and stream restoration, planning for sediment retention basins for the combined discharge of Manoa and Palolo streams, to reduce erosion and improve vegetative cover in the conservation district, to prepare a master plan for watershed management, and Hausten ditch water quality and flow study. (\$\$) -- HB1653 HD2

Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then WAM (586-7793)

HB1660 HD2 (HSCR 753) RELATING TO HIGHER EDUCATION. Morihara D (586-6330)  
Appropriation to the university of Hawaii to pay for utilities for the community colleges. (\$\$) -- HB1660 HD2

Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to EDU then WAM (586-6230)

HB1663 HD2 (HSCR 765) RELATING TO HEALTH. Santiago A (586-6380)  
Changes the eligibility standards of exceptional children for instruction, special facilities, and special services to be rules adopted by the department of health instead of the department of education. Requires the department of education to evaluate, identify, and report to the department of health any suspicious increase or significant clusters of disease or illness suspected to be related to environmental contamination and reported by the school. Requires the department of health to work cooperatively with the department of education to identify, investigate, and report to the public any findings. Requires the department of education to provide the department of health the addresses of special education students at Holomua elementary, Kaleiopuu elementary, Waipahu intermediate and high school. Requires the department of health to determine whether there is reason to suspect the presence of any environmental health hazard, and to study the Village Park area and other targeted geographic areas where there appears to be clusters. Requires the department to test the drinking water and the soil in the Village Park area. Appropriation to the department of health to test the drinking water and soil for environmental health hazards. (\$\$) -- HB1663 HD1

Mar=09 99 Introduction/Passed First Reading - Senate  
Mar=09 99 Multiple Referral to HHS/ EDU/ then WAM (586-6130)

HB1664 HD3 (HSCR 1097) RELATING TO HEALTH. Santiago A (586-6380)  
Amends patients bill of rights and responsibilities to require the insurance commissioner to report to the legislature. Establishes the health insurance revolving fund to be administered by the commissioner to hire medical experts to serve on a review panel or provide expert medical opinion and to conduct a public awareness and education program about managed care plans, so that consumers may make a better or more informed choice when selecting managed care plans. Annual report to the legislature. Requires the commissioner to contract with 1 or more certified vendors of the consumer assessment health plan survey, beginning with calendar year 1999, to conduct a survey and educational program of all managed care plans actively offering managed care plans in this State. Adds that a managed care plan shall demonstrate to the commissioner, upon request, payment or

reimbursement for adequately documented emergency services, and allow standing referrals to specialists capable of providing and coordinating primary and specialty care for an enrollee's life threatening, chronic, degenerative, or disabling disease or condition. -- Requires the managed care plan to send notice of its final internal determination of complaint or appeal to the enrollee and the enrollee's appointed representative, if applicable, and the commissioner. -- Adds that the enrollee's treating provider or appointed representative may appeal an adverse decision of a managed care plan to a 3 member review panel. -- Amends Act 246, session laws of 1998. Adds to the health plan options to reimburse an emergency provider and an emergency department for any items or services not necessary to stabilize the patient, but that are determined to be medically necessary by the emergency provider, or immediately arrange for an alternate plan of treatment for the member if a non participating emergency provider and the plan are unable to reach an agreement on services necessary beyond those immediately needed to stabilize the member. -- Requires every mutual benefit society, health maintenance organization, and other entity to pay to the commissioner a 1 time assessment in an amount not to exceed the aggregate amount 150,000 dollars to the fund, upon the approval of this act. Appropriation out of the health insurance revolving fund to the department of commerce and consumer affairs. (\$\$) -- HB1664 HD3  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to CPN/ HHS/ then WAM (586-6830 or 586-6460)

- HB1668 HD1 (HSCR 1096) MAKING AN APPROPRIATION FOR TARO RESEARCH. Morita H (586-8435)  
Establishes the taro research special fund to be administered by the agribusiness development corporation. Requires funds for taro research to be deposited into the special fund and all interest earned or accrued to become part of the special fund. Moneys in the special fund to be used for research on diseases and other problems afflicting taro. Appropriation to the corporation to be deposited into the taro research special fund. (\$\$) -- HB1668 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to ECD then WAM (586-7335)
- HB1675 HD1 (HSCR 1095) RELATING TO HAWAIIAN HOME LANDS TRUST INDIVIDUAL CLAIMS. Hamakawa E (586-8480)  
Amends provisions relating to individual claims resolution under the Hawaiian home lands trust. Extends the deadline for the preparation and transmittal of a final report on individual claims resolution under the Hawaiian home lands trust to the legislature and the governor to 2001 (from 1997). Extends the term of office of each member of the Hawaiian home lands trust individual claims review panel until December 31, 2000 (from 1999). Provides that claimants may file an action no earlier than October 1, 2001, and for an aggrieved individual claimant to file a written notice with the panel no later than October 1, 2001 (from 1999), that the claimant does not accept the action taken by the legislature in regular session upon the claim. Provides for a limitation on actions unless the action is commenced by December 31, 2000 (from 1999). -- HB1675 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to WLH then WAM (586-7793)
- HB1682 HD1 (HSCR 931) RELATING TO INCOME TAX. Say C (586-6100)  
Requires any person who is required to file federal form 990 under section 6033 of the Federal Internal Revenue Code to file a copy of the completed and filed form 990 with the department of taxation. Requires the legislative auditor to compile the information contained in every federal form 990 for any person required to file under section 6033. Allows the auditor to consult with the speaker of the house of representatives and the president of the senate. Biennial report to the legislature. -- HB1682 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1683 HD2 (HSCR 928) RELATING TO HIGH TECHNOLOGY. Say C (586-6100)  
Requires the Hawaii community development authority to establish a high technology research park to develop and sustain Hawaii's high technology industry. Requires the director of taxation to certify that a qualified high technology business in the park is exempt from income taxes and general excise taxes for a 5 year period. Also requires the authority to assist the university of Hawaii at Hilo in developing a park to encourage high technology business, including biotechnology business, to locate operations in the research park. -- HB1683 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU/ ECD/ then WAM (586-6230)

- HB1686 HD1 (HSCR 1048) RELATING TO THE OFFICE OF OMBUDSMAN. Say C (BR) (586-6100)  
 Appropriation to the office of ombudsman for replacement of non year 2000 (Y2K) compliant equipment and software and maintain system compatibility. (\$\$) -- HB1686 HD1  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1692 HD1 (HSCR 905) RELATING TO TAXATION. Say C (BR) (586-6100)  
 Establishes a general excise tax on persons registered as a travel agent or agency of \_\_\_\_ per cent of all gross commission income received from the sale of airline tickets and 4 per cent on all other gross commission income. -- HB1692 HD1  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Single Referral to WAM (586-6890 or 586-6760)
- HB1693 HD1 (HSCR 1044) AUTHORIZING THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS FOR NOT-FOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES. Say C (BR) (586-6100)  
 Authorizes the issuance of special purpose revenue bonds to assist the Honolulu Neighborhood Housing Services, Inc., a Hawaii not for profit corporation, in planning, designing, and constructing a senior citizen lifecare retirement community. Requires the corporation to obtain a certificate of need approval from the state health planning and development agency and be in compliance with laws, ordinances, and rules of the State or any political subdivision or any departments or boards thereof. Authorizes the issuance of refunding special purpose revenue bonds to refund the special purpose revenue bonds. (\$\$) -- HB1693 HD1  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to HHS then WAM (586-6130)
- HB1703 RELATING TO WAIMANALO. Goodenow K (586-9450)  
 Amends Act 257, session laws of 1996, by changing the sunset date for allowing the department of land and natural resources to continue entering into long term lease negotiations and to execute long term leases with eligible Waimanalo farmers to July 1, 2001. -- HB1703  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to WLH then WAM (586-7793)
- HB1706 HD3 (HSCR 879) RELATING TO FISHERIES. Schatz B (586-9425)  
 Prohibits the harvest, sale, possession to sell, buy, or trade shark fins that were taken from a shark landed whole in the state. Establishes penalties. Defines landed, whole, shark, harvest and shark fin. -- HB1706 HD3  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to ECD then WLH (586-7335)
- HB1711 HD2 (HSCR 1094) RELATING TO KANEOHE BAY. Ito K (586-8470)  
 Amends provisions relating to public land. Repeals provisions prohibiting any lease of public lands, including submerged lands, or any extension of any such lease to be issued by the State to any person to construct, use, or maintain a sunbathing or swimming pier. Provides that approval from the governor and authorization from the legislature shall not be required for any grant of easement or lease of submerged lands or lands beneath tidal waters used for private residential noncommercial piers or docks. Requires any existing private residential noncommercial pier in Kaneohe bay located offshore of property between Kealahi Point and Nuupia Pond, on the effective day of this Act, to be considered nonconforming for the purposes of conservation districts, provided that the owner of the pier obtain all necessary approvals and land disposition from the department of land and natural resources. -- HB1711 HD2  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to WLH/ ECD/ then WAM (586-7793)
- HB1726 HD1 (HSCR 654) RELATING TO FAMILY HEALTH SERVICES. Fox G (586-8520)  
 Appropriation to the department of human services to enable the department to raise the income eligibility level for the medically needy program to 133 per cent of the assistance allowance. (\$\$) -- HB1726 HD1  
 Mar=11 99 Introduction/Passed First Reading - Senate  
 Mar=11 99 Multiple Referral to HHS then WAM (586-6130)

- HB1749 HD2 (HSCR 1082) RELATING TO GEOGRAPHY EDUCATION. Kawakami B (586-6280)  
Appropriation to the university of Hawaii for the geography department of the college of social sciences to train and develop educators to promote the local implementation of the national geography standards as set forth in the Geography for Life: National Geography Standards 1994, provided matched by the National Geographic Society dollar for dollar. (\$\$) -- HB1749 HD2  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)
- HB1750 HD1 (HSCR 1047) MAKING AN APPROPRIATION FOR BUSINESS SPECIALIST POSITIONS. Kawakami B (586-6280)  
Appropriation to the department of education for 3 business specialist positions, 1 each for the districts of Hawaii, Kauai, and Maui. (\$\$) -- HB1750 HD1  
Mar=11 99 Introduction/Passed First Reading - Senate  
Mar=11 99 Multiple Referral to EDU then WAM (586-6230)

