FIFTY-FOURTH DAY

Thursday, April 14, 1983

The House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, convened at 11:40 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Reverend Robert Nagamine representing First Baptist Church of Waimanalo after which the Roll was called showing all members present with the exception of Representative Rohlfing, who was excused.

The Clerk proceeded to read the Journal of the House of Representatives of the Fifty-First and Fifty-Second Days.

On motion by Representative Segawa, seconded by Representative Marumoto and carried, reading of the Journals was dispensed with and the Journals of the Fifty-First and Fifty-Second Days were approved.

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 609 to 633) were read by the Clerk and were disposed of as follows:

A communication from the Senate (Sen. Com. No. 609) informing the House that the President had appointed on April 13, 1983, Senator Richard Henderson in place of Senator W. Buddy Soares as Manager on the part of the Senate on S.B. No. 907, HD1, was placed on file.

A communication from the Senate (Sen. Com. No. 610) informing the House that the President had appointed on April 13, 1983, Senator Gerald Machida in place of Senator Norman Mizuguchi as Manager on the part of the Senate on S.B. No. 1092, SD1, HD2, was placed on file.

A communication from the Senate (Sen. Com. No. 611) informing the House that the President had appointed on April 13, 1983, Senators Milton Holt and Gerald Machida in place of Senator Anthony Chang as Managers on the part of the Senate on S.B. No. 1082, SD1, HD1, was placed on file.

A communication from the Senate

(Sen. Com. No. 612) informing the House that the President had appointed on April 13, 1983, Senator Joseph Kuroda in place of Senator Anthony Chang as Manager on the part of the Senate on S.B. No. 1075, SD1, HD2, was placed on file.

A communication from the Senate (Sen. Com. No. 613) informing the House that the President had added on April 13, 1983, Senator Joseph Kuroda as Manager on the part of the Senate on S.B. No. 1008, HD1, was placed on file.

A communication from the Senate (Sen. Com. No. 614) informing the House that the Senate had reconsidered its action taken in disagreeing to the amendments made by the House to S.B. No. 42, SD1, (HD1), and had discharged the Managers on the part of the Senate for consideration of said amendments on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 615) informing the House that the President had discharged Senator Anthony Chang as Manager on the part of the Senate on S.B. No. 903, SD1, (HD2), on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 616) informing the House that the amendments proposed by the House to S.B. No. 18, SD1 were agreed to by the Senate and S.B. No. 18, SD1, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 617) informing the House that the amendments proposed by the House to S.B. No. 177, SD1 were agreed to by the Senate and S.B. No. 177, SD1, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 618) informing the House that the amendments proposed by the House to S.B. No. 182 were agreed to by the Senate and S.B. No. 182, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 619) informing the House that the amendments proposed by the House to S.B. No. 186, SDl were agreed to by the Senate and S.B. No. 186, SDl, HD2 passed Final Reading in the Senate on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 620) informing the House that the amendments proposed by the House to S.B. No. 203 were agreed to by the Senate and S.B. No. 203, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 621) informing the House that the amendments proposed by the House to S.B. No. 343, SD1 were agreed to by the Senate and S.B. No. 343, SD1, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 622) informing the House that the amendments proposed by the House to S.B. No. 366 were agreed to by the Senate and S.B. No. 366, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 623) informing the House that the amendments proposed by the House to S.B. No. 507, SD1 were agreed to by the Senate and S.B. No. 507, SD1, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 624) informing the House that the amendments proposed by the House to S.B. No. 520 were agreed to by the Senate and S.B. No. 520, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 625) informing the House that the amendments proposed by the House to S.B. No. 525 were agreed to by the Senate and S.B. No. 525, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 626) informing the House that the amendments made by the House to S.B. No. 741, SD1 were agreed to by the Senate and S.B. No. 741, SD1, HD1 passed Final Reading on April 13, 1983, was placed on file. A communication from the Senate (Sen. Com. No. 627) informing the House that the amendments proposed by the House to S.B. No. 749 were agreed to by the Senate and S.B. No. 749, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 628) informing the House that the amendments proposed by the House to S.B. No. 757, SD1 were agreed to by the Senate and S.B. No. 757, SD1, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 629) informing the House that the amendments proposed by the House to S.B. No. 965, SD2 were agreed to by the Senate and S.B. No. 965, SD2, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 630) informing the House that the amendments proposed by the House to S.B. No. 977, SD1 were agreed to by the Senate and S.B. No. 977, SD1, HD2 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 631) informing the House that the amendments proposed by the Senate to S.B. No. 1057, SD1 were agreed to by the Senate and S.B. No. 1057, SD1, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 632) informing the House that the amendments proposed by the Senate to S.B. No. 1288, SD1 were agreed to by the Senate and S.B. No. 1288, SD1, HD1 passed Final Reading on April 13, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 633) informing the House that the amendments proposed by the House to S.B. No. 1294, SDI were agreed to by the Senate and S.B. No. 1294, SDI, HDI passed Final Reading on April 13, 1983, was placed on file.

At this time, the following introductions were made to the members of the House:

Representative Okamura introduced 18 students from the Aiea Community School combined Citizenship and Conversational English language classes who were accompanied by their instructor, Mrs. Maris Norton.

Representative Ige introduced 23 students from the eighth grade at St. Mark's School in Kaneohe who were accompanied by their teacher, Mrs. Judy Smith.

STANDING COMMITTEE REPORTS

Representative Hirono, for the Committee on Housing, presented a report (Stand. Com. Rep. No. 951) recommending that H.C.R. No. 166, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hirono, seconded by Representative Tam and carried, the report of the Committee was adopted and H.C.R. No. 166, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUEST-ING A STUDY OF POSSIBLE CHANGES TO COUNTY BUILDING CODES TO PROVIDE MORE STRINGENT EARTHQUAKE STANDARDS", was referred to the Committee on Finance.

Representative Hirono, for the Committee on Housing, presented a report (Stand. Com. Rep. No. 952) recommending that H.R. No. 429, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hirono, seconded by Representative Tam and carried, the report of the Committee was adopted and H.R. No. 429, HD1 entitled: "HOUSE RESOLU-TION REQUESTING A STUDY OF POSSIBLE CHANGES TO COUNTY BUILDING CODES TO PROVIDE MORE STRINGENT EARTHQUAKE RESISTANCE STANDARDS", was referred to the Committee on Finance.

Representative Hagino, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 953) recommending that H.R. No. 326 be referred to the Committee on Finance.

On motion by Representative Hagino, seconded by Representative Apo and carried, the report of the Committee was adopted and H.R. No. 326 entitled: "HOUSE RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII TO DEVISE A MASTER PLAN FOR THE CONTINUED DEVELOPMENT OF THE CONTINUED DEVELOPMENT OF THE LYON ARBORETUM AS A RESEARCH AND EDUCATIONAL FACILITY FOR THE STUDY OF HORTI-CULTURE, BOTANY, AND FORESTRY", was referred to the Committee on Finance. Representative Hagino, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 954) recommending that H.C.R. No. 125 be referred to the Committee on Finance.

On motion by Representative Hagino, seconded by Representative Apo and carried, the report of the Committee was adopted and H.C.R. No. 125 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII TO DEVISE A MASTER PLAN FOR THE CONTINUED DEVELOPMENT OF THE LYON ARBORETUM AS A RESEARCH AND EDUCATIONAL FACILITY FOR THE STUDY OF HORTI-CULTURE, BOTANY, AND FORESTRY", was referred to the Committee on Finance.

Representatives Ige and Stanley, for the Committees on Human Services and Judiciary, presented a joint report (Stand. Com. Rep. No. 955) recommending that H.R. No. 104, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Ige, seconded by Representative Leong and carried, the joint report of the Committees was adopted and H.R. No. 104, HD1 entitled: "HOUSE RESOLU-TION REQUESTING A STUDY TO DETERMINE IF MANDATORY MINIMUM AMOUNTS OF CHILD SUPPORT PAYMENTS SHOULD BE ESTABLISHED", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 956) recommending that H.R. No. 393, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 393, HD1 entitled: "HOUSE RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO STUDY THE CONFLICTS RESULTING FROM OVERLAPPING POWERS AND DUTIES OF THE BOARD OF EDUCATION AND THE GOVERNOR AND THE LEGISLATURE AND THE ALTERNATIVES TO MINIMIZING OR ELIMINATING SUCH CONFLICTS", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 957) recommending that H.R. No. 377, as amended in HD1, be referred to the Committee on Legislative Management. On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 377, HD1 entitled: "HOUSE RESOLUTION REQUESTING AN EVALUATION OF THE DISTRICT SCHOOL ADVISORY COUNCILS AND THE SCHOOL COMMUNITY COUNCILS OF THE DEPARTMENT OF EDUCATION", was referred to the Committee on Legislative Management.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep.No. 958) recommending that H.R. No. 163, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 163, HD1 entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO REPORT ON COUNSELING SERVICES IN THE PUBLIC SECONDARY SCHOOLS", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 959) recommending that H.R. No. 341 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 341 entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO CONDUCT A PILOT PROJECT TO ASSESS THE FEASIBILITY OF DEVELOPING AREA VOCATIONAL CENTERS IN HAWAII", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 960) recommending that H.R. No. 113 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 113 entitled: "HOUSE RESOLUTION REQUESTING AN IMPROVED SEX EDUCATION PROGRAM IN THE SCHOOLS", was referred to the Committee on Finance. Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 961) recommending that H.R. No. 32, as amended in HD1, be referred to the Committee on Legislative Management.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 32, HD1 entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF THE VOCA-TIONAL EDUCATION PROGRAM", was referred to the Committee on Legislative Management.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 962) recommending that H.C.R. No. 133 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.C.R. No. 133 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO CONDUCT A PILOT PROJECT TO ASSESS THE FEASIBILITY OF DEVELOP-ING AREA VOCATIONAL CENTERS IN HAWAII", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 963) recommending that H.R. No. 212, as amended in HD1, be referred to the Committee on Legislative Management.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 212, HD1 entitled: "HOUSE RESOLUTION RELATING TO AN ALTERNATIVE MODE OF DELIVERING VOCATIONAL EDUCATION FOR HIGH SCHOOL STUDENTS", was referred to the Committee on Legislative Management.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 964) recommending that H.R. No. 237 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 237 entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO STUDY THE FEASIBILITY OF CONVERTING THEIR COURSE IN FAMILY LIVING FROM AN ELEC-TIVE COURSE TO A REQUIRED COURSE", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 965) recommending that H.C.R. No. 86 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.C.R. No. 86 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO STUDY THE FEASIBILITY OF CONVERTING THEIR COURSE IN FAMILY LIVING FROM AN ELECTIVE COURSE TO A REQUIRED COURSE", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 966) recommending that H.R. No. 153 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 153 entitled: "HOUSE RESOLUTION REQUESTING A FEASI-BILITY STUDY FOR AN INTERMEDIATE SCHOOL FOR MAKAKILO-WEST BEACH", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 967) recommending that H.C.R. No.56 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.C.R. No. 56 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A FEASIBILITY STUDY FOR AN INTERMEDIATE SCHOOL FOR MAKAKILO-WEST BEACH", was referred to the Committee on Finance.

Representative Shito, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 968) recommending that H.R. No. 154 be adopted. On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.R. No. 154 entitled: "HOUSE RESOLUTION URGING THE COMMERCIAL AND CABLE NETWORKS TO INCLUDE HAWAII IN THEIR DAILY NATIONAL WEATHER REPORTS", was adopted.

Representative Shito, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 969) recommending that H.C.R. No. 57 be adopted.

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.C.R. No. 57 entitled: "HOUSE CONCURRENT RESOLUTION URGING THE COMMERCIAL AND CABLE NETWORKS TO INCLUDE HAWAII IN THEIR DAILY NATIONAL WEATHER REPORTS", was adopted.

INTRODUCTION OF RESOLUTIONS

CERTIFICATES OF RECOGNITION

At this time, the Chair recognized Representative Apo, who introduced the following individuals as Living Treasures of Hawaii Nei:

"Kau'i Zuttermeister: Of the several hula masters and teachers 'of the highest level' cited in 1970, Aunty Kau'i Zuttermeister is the only kumu hula still living.

"She is a master in the Pua Ha'aheo tradition of hula with an emphasis on a purity of style in her teaching. She has been widely sought for her knowledge and adjustication at every important hula competition in the State of Hawaii. Aunty Kau'i has served as a senior judge for 4 consecutive years at the Merrie Monarch Hula Festival in Hilo, Hawaii. She has also judged the Kualoa competition for the past 3 years, and recently, she was asked to judge a competition in San Jose, California."

"Mornah Simeona: Mornah Simeona had dedicated her life to the advancement and perpetuation of the Hawaiian healing arts, and is internationally known as a kahuna lapa'au (medicinal priest or practitioner).

"She has given much of her time to teaching and demonstrating the concept of ho'opono'pono, the Hawaiian method of a clearing of the minds by family discussions, examinations and prayer. She will be publishing a work on ho'opono'pono in the near future."

"Rubellite Kawena Kinney Johnson: Rubellite Kawena Kinney Johnson is a Hawaiiana scholar and an associate professor at the University of Hawaii.

"In her recent interpretation of the <u>Kumulipo</u>, a narrative of Hawaiian creation and genealogical chant, she has reestablished the work's significance not only to ancient Hawaiian literature but to that of other Polynesian cultures. It is the definitive Hawaiian viewpoint of time, space, and natural origins prior to Christianity.

"Mrs. Johnson also has researched and published works on important themes on Hawaiian literature from linguistic analysis on Hawaiian placenames and thematic variations in Hawaiian folklore."

"Homer Hayes: Son of Flora Hayes, he was a noted Republican Representative for many years. He is the founder and owner of Hayes Guard Service.

"Mr. Hayes is a prominent Hawaiian historian in the area of archeological research of sites in the Kona, Hawaii area, and especially of Hawaiian wars and battles.

"He has 2 children and 5 grandchildren. He is also a very modest man and this is all he wanted said about him."

"Ho'oulu Cambra: Ho'oulu has dedicated her life to the advancement and perpetuation of Hawaiian music, chants, and hula. She has studied under several kumu hulas, notably Aunty Kau'i Zuttermeister and Aunty Ma'iki Aiu Lake.

"Ho'oulu is a teacher of hula and chant at the University of Hawaii and director of the music department's Hawaiian Dance Ensemble. The ensemble was invited to perform at the opening of the UNESCO headquarters in Vienna. They were also invited to perform at 5 folklore festivals in France.

"She is a Hawaiian music specialist

at the Hawaiian Studies Institute, Department of Extension Education of the Kamehameha Schools, Bernice Pauahi Bishop estate. She is currently working on the Hawaiian music resource library there."

At this time, Representative Apo also introduced a former Living Treasure, Mr. John Dominis Holt, who accompanied the recipients.

Representatives Anderson, Crozier, Hee, Leong and Wong then presented leis to the honorees, and Representatives Isbell, Nakata, Say, Souki and Tungpalan presented the certificates of recognition.

Representative Hee rose and stated:

"Mr. Speaker, I am very touched to have these Living Treasures who have been a part of my life, to reenter in this arena. I would like to make note of Mr. John Dominis Holt, who was very instrumental when I was a recipient of the Na Poki'i scholarship award, when I was in graduate school at the University. At such time, when I had the good fortune of meeting Mrs. Johnson, who helped us, me particularly, with understanding our genealogical background, and Ho'oulu Cambra, who has always been part of my life at Kamehameha.

"E pae 'oukou i keia hoakoakoa e like me ka lihau ma Haka'ano, no Moloka'i kahikina. Hau'oli no ka la no ka 'oukou mana'o 'olu'olu. 'O 'oukou pu me makou e ho'na'an'ao ka mana'o'i'o, mana' o lana, me ke aloha no ka pono. O ka makou mau keiki apau a na poe o Hawaii. Piha ko'u pu'uwai no ka'oukou hele mai ai."

The following resolutions (H.R. Nos. 519 to 520) were read by the Clerk and were disposed of as follows:

A resolution (H.R. No. 519) congratulating Mr. Merv Lopes, the NAIA Coach of the Year was jointly offered by Representatives Kiyabu-Saballa, Say, Chun, Stanley, Hirono, Hashimoto, Marumoto, Wong, Hayes, Tungpalan, Ikeda, Isbell, Kim, Anderson, Apo, Baker, Blair, Bunda, Crozier, Dang, Graulty, Hee, Honda, Jones, Kihano, Kiyabu, Lardizabal, Leong, Levin, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Shito, Souki, Takamine, Tam, Taniguchi and Yoshimura. On motion by Representative Kiyabu-Saballa, seconded by Representative Say and carried, H.R. No. 519 was adopted.

A resolution (H.R. No. 520) congratulating the 1982-1983 Chaminade Silverswords basketball team for an outstanding season was jointly offered by Representatives Kiyabu-Saballa, Say, Chun, Kim, Hirono, Hashimoto, Stanley, Wong, Hayes, Tungpalan, Ikeda, Isbell, Marumoto, Anderson, Apo, Baker, Blair, Bunda, Crozier, Dang, Graulty, Hee, Honda, Jones, Kihano, Kiyabu, Lardizabal, Leong, Levin, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Shito, Souki, Takamine, Tam, Taniguchi and Yoshimura.

On motion by Representative Kiyabu-Saballa, seconded by Representative Say and carried, H.R. No. 520 was adopted.

Representative Kiyabu-Saballa rose and stated:

"Mr. Speaker and fellow Representatives, it's my privlege to introduce to you, some young men who in the past few months have been a source of real pride for our state. We have shared in their glory and joy, as they have won the NAIA, District II basketball championship, and went on to place fourth in the NAIA national tournament.

"We exalted with them when on December 23, 1982, they defeated the University of Virginia basketball team, then, the number one team in the country. They have helped bring national recognition to small college basketball in Hawaii, and have provided us, their supporters and boosters, with many hours of genuine excitement.

"With them, their coach, Mr. Merv Lopes, a home-grown local boy, who has been a major figure in basketball in the state. Mr. Lopes recently received national recognition when he was named the NAIA Coach of the Year.

"We in Hawaii, however, have more to thank him for, because he has been more than an outstanding basketball coach to Chaminade University. Through his coaching and counseling in Hawaii's school system, Mr. Lopes has been a great motivator and educator of the young people of Hawaii and we are sincerely grateful for his contributions."

At this time, Representative Kiyabu-Saballa introduced Mr. Merv Lopes and the Chaminade University basketball team.

Representative Kihano rose and added:

"Mr. Speaker, before we present the certificates and leis to the players, I'd just like to add my congratulations to Coach Lopes. Coach Lopes and I were classmates out in Waipahu before he went to Iolani for greener pastures, and I'd just like to add my congratulations to Coach Lopes and the team."

Representative Say rose and stated:

"Mr. Speaker, I would also like to convey my congratulations. I think Mr. Lopes and the team don't know that I'm the Representative from that district. That's why I'm the cosponsor.

"But also, I'd like to say, congratulations to a very exciting season, and I really enjoyed the games that were played on television when you folks were at the NAIA tournament. What made it ... you know, doubly exciting, for Representative Say, myself, and some of my colleagues, is that, watching the game, I also had a cold pack of Budweiser. So it made it fantastic. Thank you very much."

At this time, Representatives Chun, Hayes, Hirono, Ikeda, Isbell, Kim, Kiyabu-Saballa, Marumoto, Stanley, Tungpalan and Wong presented leis to the honorees, and Representative Say presented certified copies of the resolution.

At 12:10 o'clock p.m., the Chair declared a recess for the purpose of extending the personal Aloha of the House to the honorees, subject to the call of the Chair.

The House of Representatives reconvened at 12:23 o'clock p.m.

Representative Kiyabu-Saballa then added her closing remarks:

"Also, special note just so the team and the coach knows, all the ladies of the House each paid for your leis. They all chipped in to pay; I haven't collected yet, but they all owe me. Thank you, Mr. Speaker."

On motion by Representative Segawa, seconded by Representative Marumoto

and carried, the following resolutions (H.R. Nos. 521 to 522) were adopted:

A resolution (H.R. No. 521) congratulating Herbert T. Matayoshi, Mayor of the County of Hawaii, on being named a Travel Industry Leader of the Year for 1982 by the Pacific Area Travel Association was jointly offered by Representatives Isbell, Matsuura, Levin, Segawa, Takamine, Albano, Anderson, Andrews, Apo, Baker, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Jones, Kawakami, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Marumoto, Medeiros, Menor, Morgado, Nakata, Okamura, Rohlfing, Say, Shito, Souki, Tam, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 522) recognizing and congratulating the officers and board members of the Pacific Palisades Community Association was jointly offered by Representatives Tungpalan, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Souki, Stanley, Tam, Taniguchi, Tom, Wong, Yoshimura and Peters.

A resolution (H.R. No. 523) congratulating Anita Kong Moepono on her selection as the state Mother of Hawaii, 1983 was jointly offered by Representatives Kihano, Albano, Anderson, Andrews, Apo, Baker, Bunda, Chun, Crozier, Hagino, Hashimoto, Honda, Ige, Ikeda, Kim, Kiyabu, Lardizabal, Leong, Levin, Matsuura, Medeiros, Morgado, Okamura, Souki, Takamine, Tam, Tom, Tungpalan, Wong and Yoshimura.

On motion by Representative Kihano, seconded by Representative Blair and carried, H.R. No. 523 was adopted and further action was deferred until tomorrow, Friday, April 15, 1983.

At this time, the following waivers for the 48-hour notice requirement for hearings were requested and the Chair "so ordered":

Representative Takamine requested a waiver on H.B. Nos. 45, HD2, SD2 and 1190, HD2, SD2.

Representative Tungpalan requested a waiver on H.B. No. 809, HD1, SD2.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of reconsidering action.

RECONSIDERATION OF ACTION TAKEN

Representative Shito moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate in H.B. Nos. 1304, HD2, SD1 and 1580, HD1, SD1, seconded by Representative Kim and carried.

Representative Shito then gave notice of his intent to agree with the amendments made by the Senate in H.B. Nos. 1304, SD2, SD1 and 1580, HD1, SD1.

ADJOURNMENT

At 12:30 o'clock p.m., on motion by Representative Segawa, seconded by Representative Marumoto and carried, the House of Representatives adjourned until 11:30 o'clock a.m., tomorrow, Friday, April 15, 1983.

FIFTY-FIFTH DAY

Friday, April 15, 1983

The House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, convened at 11:30 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by The Reverend James Habenicht of Sacred Heart Church, after which the Roll was called showing all members present with the exception of Representatives Kiyabu, Levin, Morgado and Yoshimura, who were excused.

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

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 634 to 645) were read by the Clerk and were disposed of as follows:

A communication from the Senate (Sen. Com. No. 634) returning House Bill No. 1380, entitled: "A BILL FOR AN ACT RELATING TO HEALTH", which passed Third Reading in the Senate on April 14, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 635) informing the House that the Senate has disagreed to the amendments proposed by the House to Senate Bill No. 313, SD 1 (HD 2), and has requested a conference on the subject matter of said amendments, in consequence of which Senators Holt, Chairman; Machida and Mizuguchi have been appointed as Managers on the part of the Senate for the consideration of said amendments, was placed on file.

In accordance therewith, the Chair appointed Representatives Stanley, Chairman; Hayes, Hirono, Kawakami, Kim, Kiyabu, Morgado, Shito, Taniguchi, Yoshimura, Ikeda and Medeiros as Managers on the part of the House at such conference.

A communication from the Senate (Sen. Com. No. 636) informing the House that the amendments proposed by the House to Senate Bill No. 117 were agreed to by the Senate, and Senate Bill No. 117, HD 1, passed Final Reading in the Senate on April 14, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 637) informing the House that the amendments proposed by the House to Senate Bill No. 1292, SD 2, were agreed to by the Senate, and Senate Bill No. 1292, SD 2, HD 1, passed Final Reading in the Senate on April 14, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 638) informing the House that the amendments proposed by the House to Senate Bill No. 492, SD 1, were agreed to by the Senate, and Senate Bill No. 492, SD 1, HD 2, passed Final Reading in the Senate on April 14, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 639) informing the House that the amendments proposed by the House to Senate Bill No. 176, SD 1, were agreed to by the Senate, and Senate Bill No. 176, SD 1, HD 1, passed Final Reading in the Senate on April 14, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 640) informing the House that the amendments proposed by the House to Senate Bill No. 179, SD 1, were agreed to by the Senate, and Senate Bill No. 179, SD 1, HD 1, passed Final Reading in the Senate on April 14, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 641) informing the House that the amendments proposed by the House to Senate Bill No. 1186, SD 1, were agreed to by the Senate, and Senate Bill No. 1186, SD 1, HD 1, passed Final Reading in the Senate on April 14, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 642) informing the House that the amendments proposed by the House to Senate Bill No. 122, SD 1, were agreed to by the Senate, and Senate Bill No. 122, SD 1, HD 2, passed Final Reading in the Senate on April 14, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 643) transmitting Senate Concurrent Resolution No. 18, SD 1, requesting State and County agencies issuing public contracts to inform contractors of the laws allowing the substitution of retainage with general obligation bonds, which was adopted by the Senate on April 14, 1983, was placed on file. A communication from the Senate (Sen. Com. No. 644) transmitting Senate Concurrent Resolution No. 92, requesting the Legislative Auditor to conduct a comprehensive study of the Hawaii Program of the Western Interstate Commission on Higher Education, which was adopted by the Senate on April 14, 1983, was placed on file.

By unanimous consent, further action on S.C.R. Nos. 18 and 92 was deferred.

A communication from the Senate (Sen. Com. No. 645) returning House Concurrent Resolution No. 154, which was adopted by the Senate on April 14, 1983, was placed on file.

At this time, the following introductions were made to the members of the House:

Representative Tungpalan introduced 25 first grade students from Kamehameha Schools including her son, David. They were accompanied by their teacher, Mrs. Omura.

Representative Marumoto introduced a group of 30 members of the Girl Scouts Council of the Pacific.

Representative Takamine introduced a group of people from Honokaa on the Big Island, as follows: Robert Tamae and his son, Darren; Edwin Freitas and his daughter, Sharon; Manabu Murakane; Porky Kotake, Sueo Kawashima, Galen Maehira and Mark Gluckson.

Representative Hashimoto introduced Mr. Richard Lowe, Assistant Superintendent for Business from the Common School District in the state of Michigan, who was accompanied by Mr. Andy Nii, Leeward District Superintendent.

Representative Chun then rose and stated:

"Mr. Speaker, it gives me great pleasure to introduce to you and to this body somebody that came from very far away. I met this young man about five years ago when I was looking for a friendly face that knew how to speak English. It was in a train in Germany, and I was so tired of being ignored when I talked to them -- they didn't know what I was talking about -- and here comes this young man and he said, 'I am English. I can speak English.' And he is here today." Representative Chun then asked Mr. Ian Lennox, Manager of the China Light Power Company in Hong Kong, to stand and be recognized. Accompanying Mr. Lennox was Ms. Rachel Lam.

Representative Tam introduced 45 fifth grade students from Nuuanu Elementary School. They were accompanied by their teachers, Mrs. Dang and Mrs. Matsuda; and parents, Mrs. Kono and Mrs. Kim.

Representative Crozier introduced his wife, Lynette, "a very special individual", and his nephew, Kahea Williams.

Representative Menor introduced Mr. and Mrs. Adriano (Andy) Menor, "my favorite aunty and uncle. They have done so much for me during my lifetime." They were accompanied by their friends, Mr. and Mrs. Greg Guittap; and Mr. Bernie Sagsaget, a visitor from the Philippines who was a Major in charge of presidential security there and is now on his way to the mainland for six months.

Representative Menor then introduced a group of 15 students in the Gifted and Talented Program at Mililani-Uka Elementary School. They were accompanied by their teacher, Mrs. Elsie Tanaka; and parents, Mrs. Gray, Mrs. St. John and Mrs. Serventi.

Representative Bunda then asked his nephew, Paul Bunda, Jr., who was in the group of students from Mililani-Uka Elementary School to stand and be recognized.

Representative Graulty then rose and stated:

"The Governor, this morning, signed a proclamation declaring the week of April 23rd as Walk America Week in honor of the March of Dimes Birth Defects Foundation, and I feel very honored, this morning, to introduce to you some people who I feel deserve some special recognition for the time and effort they have unselfishly given to the March of Dimes and the Walk America Fund Raiser."

Representative Graulty then introduced the following: Bobby Gonzales, Honorary Chairman of the Walk America; Edwin Ramones, Philip Galaura, Darrell Alvarico, Macky Galbiso, Ben Vegas, Jesse Gamaio, Butchie Canencia and Wade Kuroiwa. (The group is known as 'The Krush'); Yemun Chung, Manager; Joseph Pelletier of Pacific Resources, representing the Chairman for Team Walk; Andrea Simpson, Vice President of Pacific Resources; and John Henry Felix, Chairman for the Golden Kilometer.

Representative Kim then rose to "commend the March of Dimes for their constant research and all the hard work that they have put into this project, and I would like to urge all of my colleagues here to continue to support this worthwhile cause. I, too, would like to send my aloha to 'The Krush', especially to my good, long-time friend, Jesse Gamaio. Thank you for sharing with us today."

Representative Chun introduced Mr. Harry Imy, "one of the living treasures who had always come to the Legislature."

Representative Kihano introduced Mr. Donald Ching, a former Senator and presently Deputy Director of the Department of Commerce and Consumer Affairs; and Mrs. Mary Bitterman, Director of the Department of Commerce and Consumer Affairs.

ORDER OF THE DAY

DEFERRED RESOLUTIONS

The following resolutions (H.R. Nos. 478 to 481, 485 to 496, and 501 to 516) and concurrent resolutions (H.C.R. Nos. 185 to 199 and S.C.R. No. 39) were disposed of as follows:

- H.R. Nos. Referred to:
- 478 Committee on Tourism, then to the Committee on Finance
- 479 Committee on Tourism, then to the Committee on Finance
- 480 Committee on Water, Land Use, Development and Hawaiian Affairs
- 481 Committee on Health, then to the Committee on Finance
- 485 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 486 Committee on Human Services, then to the Committee on Finance
- 487 Committee on Health, then to the Committee on Finance
- 488 Committee on Education, then to the Committee on Finance
- 489 Committee on Employment

Opportunities and Labor Relations

- 490 Committee on Human Services, then to the Committee on Legislative Management
- 491 Committee on Consumer Protection and Commerce, then to the Committee on Finance
- 492 Committee on Consumer Protection and Commerce
- 493 Committee on Public Employment and Government Operations, then to the Committee on Judiciary
- 494 Committee on Judiciary, then to the Committee on Finance
- 495 Jointly to the Committees on Education and Water, Land Use, Development and Hawaiian Affairs
- 496 Committee on Health, then to the Committee on Finance
- 501 Committee on Higher Education and the Arts
- 502 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 503 Committee on Transportation, then to the Committee on Finance
- 504 Committee on Health
- 505 Committee on Higher Education and the Arts, then to the Committee on Finance
- 506 Jointly to the Committees on Health and Agriculture, then to the Committee on Finance
- 507 Jointly to the Committees on Health and Agriculture, then to the Committee on Finance
- 508 Committee on Water, Land Use, Development and Hawaiian Affairs
- 509 Committee on Higher Education and the Arts, then to the Committee on Legislative Management
- 510 Committee on Consumer Protection and Commerce, then to the Committee on Finance
- 511 Committee on Judiciary
- 512 Jointly to the Committees on Water, Land Use, Development and Hawaiian Affairs and State General Planning, then to the Committee

- 513 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 514 Committee on Public Employment and Government Operations, then to the Committee on Finance
- 515 Committee on Agriculture, then to the Committee on Finance
- 516 Jointly to the Committees on Consumer Protection and Commerce and Human Services, then to the Committee on Finance

H.C.R. Nos.

- 185 Committee on Tourism, then to the Committee on Finance
- 186 Committee on Higher Education and the Arts, then to the Committee on Finance
- 187 Committee on Education, then to the Committee on Finance
- 188 Committee on Consumer Protection and Commerce, then to the Committee on Finance
- 189 Committee on Consumer Protection and Commerce
- 190 Committee on Judiciary, then to the Committee on Finance
- 191 Jointly to the Committees on Education and Water, Land Use, Development and Hawaiian Affairs
- 192 Committee on Human Services, then to the Committee on Finance
- 193 Committee on Ocean and Marine Resources
- 194 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 195 Committee on Higher Education and the Arts, then to the Committee on Finance
- 196 Committee on Transportation, then to the Committee on Finance
- 197 Committee on Public Employment and Government Operations, then to the Committee on Finance

198 Committee on Judiciary

199 Committee on Judiciary, then to the Committee on Finance

S.C.R. No.

39 Committee on Human Services, then to the Committee on Finance

COMMITTEE REASSIGNMENT

H.R. No. 448 was re-referred to the Committee on Higher Education and the Arts, then to the Committee on Legislative Management.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering certain resolutions.

INTRODUCTION OF RESOLUTIONS

CERTIFICATE OF RECOGNITION

At this time, Representative Apo rose and stated:

"Mr. Speaker, on behalf of Representative John Medeiros and myself, I wish to offer the following comments.

Mr. Speaker, in the annals of the sports history of this great State, there have been very few athletes who have amassed a string of world class championship victories as this young man.

At 20 years old, Robbie Naish has accomplished what most champion athletes are hard pressed to duplicate in a lifetime of world class competition. His individual achievements in the world of professional windsurfing include, but are not limited to the following first place finishings, starting at age 13: 1976, Windsurfer World Championship (Bahamas); 1977, Windsurfer World Championship (Sardinia); 1978, Windsurfer World Championship (Cancun), Swiss Mistral Championship; 1979, Mistral European Championship (Italy), International Windsurfer Championship, Windsurfer World Championship (Greece); 1980, Pan Am World Cup (Hawai), Western United States World Cup Championship, San Francisco Bay Crossing, Berkeley Open Class Marathon; 1981, Rip Curl/Quicksilver Wave Classic (Australia), North American Open Class Championship, World Open Class Championship (Florida); 1982, Pan Am World Cup Regatta (Hawaii), San

Francisco Bay Crossing, Berkeley Open Class Marathon, Hang Ten California World Cup, Maui Grand Prix, Rip Curl/Quicksilver Wave Classic (Australia); 1983, Fun Cup Regatta (Canary Islands) and OP/Gaastra Wave Classic (Diamond Head).

Mr. Speaker, I submit to you that as a true son of Hawaii Nei, we have in our midst this morning, the beginning of a legend in the field of Hawaii athletics.

To you, Robbie, may I say that what we have to offer you this morning -a certificate of recognition -- has no material value, but we want you to know that this House, speaking for all the people of this great State, offer you our greatest admiration and respect for your outstanding achievements as an athlete and a son of Hawaii."

Representative Apo then asked the honoree, Robbie Naish, to stand and be recognized.

A red carnation lei was presented to Robbie by Representative Kiyabu-Saballa and Representative Medeiros presented him with the Certificate of Recognition.

The following resolutions (H.R. Nos. 524 to 526) were read by the Clerk and were disposed of as follows:

A resolution (H.R. No. 524) recognizing and extending heartfelt appreciation to Maurice J. Sullivan for his contributions to the Hawaii Litter Control Campaign and for his other community service activities was jointly offered by Representatives Okamura, Jones, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Honda, Ige, Ikeda, Isbell, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tungpalan, Wong, Yoshimura and Peters.

On motion by Representative Okamura, seconded by Representative Jones and carried, H.R. No. 524 was adopted.

Representative Okamura then rose and stated:

"Mr. Speaker and members of the House, Mr. Sullivan's achievements and accomplishments as a successful businessman are long known to all of the people of Hawaii and it is his work with the community that we recognize him for today.

Mr. Sullivan is a man who has given much of his time and devoted much of his energy to the betterment of our community and the people who live in Hawaii. To acknowledge all of his good work on behalf of the people of Hawaii would fill a book and I would like to name just a few of them today. He has served as Director of the Boys Club of Honolulu since 1976; has been a member of the Trustees of Punahou School since 1975; was a founder and Director of the Honolulu Boys Choir; and served on the Board of Directors of the Boy Scouts of America. He has also served as President of the Aloha United Way and is District Governor of the Rotary District 500 which covers the State of Hawaii. Mr. Sullivan also founded and continues to serve as President of the Hawaii Rotary Youth Foundation which gives scholarships to local students to attend the University of Hawaii or mainland colleges for business education. The list goes on and on, but serves to give you an idea of the countless contributions Mr. Sullivan has made to our people.

Mr. Speaker and members of the House, I am pleased to present before this honorable body, Mr. Maurice J. Sullivan, and to express our appreciation for his contributions to the Hawaii Litter Control Campaign and his many other community service activities."

Representative Okamura then asked Mr. Sullivan to stand and be recognized.

Representative Kiyabu-Saballa presented a red carnation lei to the honoree while Representative Jones presented him with a certified copy of the resolution.

The Clerk, at this time, read House Resolution No. 160, extending aloha and best wishes to Provost Clyde Yoshioka on the occasion of his retirement after sixteen years with the Honolulu Community College, which was adopted on February 8, 1983.

A resolution (H.R. No. 525) honoring Dewey Kim, University of Hawaii Community Colleges Chancellor, on his retirement was jointly offered by Representatives Hagino, Apo, Okamura, Albano, Anderson, Andrews, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

On motion by Representative Hagino, seconded by Representative Apo and carried, H.R. No. 525 was adopted.

Representative Hagino then rose and stated:

"Mr. Speaker, the University of Hawaii community college system is the equal of any community college system in America today. We have with us in our midst two of the architects of that institution.

Clyde Yoshioka's achievements as a teacher, Provost and Acting Chancellor within the University of Hawaii's community college system are a matter of record. He learned his trade as a carpenter at Honolulu Technical School, little realizing that one day he would head that same institution. He worked over eleven years in the carpentry industry and rose to construction foreman and then decided to embark upon a second career as a teacher. In the 28 years since he returned to school to earn his education degree, Clyde Yoshioka has taught in our public schools, served as principal of Hoomana School at Oahu Prison, as a curriculum specialist in the Employment Training Office, and then rose quickly in the faculty ranks of Honolulu Community College -from instructor, to Dean, to Provost. During that time, he has earned the love and respect of students, faculty, staff and the community at large, and stands as an example of one man's devotion to our community.

Mr. Speaker and members of the House, I am honored to present to you, Mr. Clyde Yoshioka, and express our best wishes upon the occasion of his retirement."

Representative Hagino then asked Mr. Clyde Yoshioka to rise to be recognized.

Representative Hagino continued:

"Also, Mr. Speaker, we have with us Dewey Kim. He has been one of the most able and effective administrators in the higher education system in this country. He has been sensitive, not only to the faculty, administrators and students in the University system, but he has always stressed the importance of establishing good working relationships with legislators, other governmental agencies, and with the community at large. His rare mixture of skills and understanding comes from his individual traits and from the influences of Hawaii Nei. He is an excellent example of a generation of Hawaii's best who grew up here, attended our public schools and distinguished themselves; first, in working at various governmental levels outside of the State of Hawaii, and then return to apply their experience and their talents to help improve and strengthen our educational system so that all of Hawaii's people could benefit.

At this time, Mr. Speaker and members of this House, I would like to present to you Chancellor Dewey Kim."

Representative Hagino then asked the honoree, Mr. Kim, to rise to be recognized, and also asked Mrs. Lila Kim, who accompanied her husband, to rise to be recognized.

Red carnation leis were presented to Mr. Kim by Representative Tungpalan; to Mrs. Kim by Representative Apo; and to Mr. Yoshioka by Representative Wong. Representatives Tom and Hagino presented them with certified copies of the resolutions.

At this time, the Clerk read House Resolution No. 523, congratulating Anita Kong Moepono on her selection as the State Mother of Hawaii, 1983, which was adopted on April 14, 1983.

Representative Kihano then rose to introduce the honoree, Anita Kong Moepono, to the members of the House and audience, stating:

"Mr. Speaker, we have just heard the resolution this morning and not enough can be said about this young woman. Aunty Anita has contributed a lot to this community and at this time, I would like to introduce Aunty Anita to members of the House and audience."

Representative Medeiros presented Mrs. Moepono with a pikake lei while Representative Kihano presented her with a certified copy of the resolution.

A resolution (H.R. No. 526) recognizing and commending James Healani MacKenzie, founder of MacKenzie Travel Organization, for his achievements in the field of entertainment and the tourist industry was jointly offered by Representatives Leong, Peters, Crozier, Lardizabal, Andrews, Baker, Blair, Bunda, Dang, Hashimoto, Hayes, Hee, Kim, Kiyabu-Saballa, Levin, Medeiros, Menor, Morgado, Nakata, Shito, Souki, Stanley, Tam, Taniguchi, Tom and Tungpalan.

On motion by Representative Leong, seconded by Representative Crozier and carried, H.R. No. 526 was adopted.

Representative Leong then rose to introduce the honoree, stating:

"Mr. Speaker, the honoree, Jimmy MacKenzie, is truly a pioneer of tourism in the State of Hawaii. The contents of the resolution speak for itself. For many years, Jimmy has been a tradition, truly Hawaiian at heart, and a very, very generous person."

Representative Leong then presented the honoree, Mr. James MacKenzie; his mother, Eva Fountain MacKenzie; his sister, Muriel MacKenzie Thayer; and his secretary, Lillian Foster, to the members of the House and audience.

Floral leis were presented to the honoree and his family by Representatives Kiyabu-Saballa, Crozier, Hee and Apo, while Representative Leong presented them with certified copies of the resolution.

Representative Leong then asked members of Mr. MacKenzie's staff who were present in the gallery to stand and be recognized.

Representative Leong continued:

"Also, Mr. Speaker, we have old time, long time friends of Jimmy MacKenzie and musicians who are here this morning to render two numbers," and introduced Billy Hew Len, Jake Hoke, Moke Keli and Clyde Holono, who then entertained the honoree, members of his family, members of the House and audience.

At 12:35 o'clock p.m., the Chair declared a recess, subject to the call of the Chair, "for the purpose of extending our personal aloha and congratulations to our honorees this morning."

The House of Representatives reconvened at 12:45 o'clock p.m.

UNFINISHED BUSINESS

S.B. No. 1339, SD 1, on Third Reading:

By unanimous consent, action

was deferred until Wednesday, April 20, 1983.

STANDING COMMITTEE REPORTS

Representative Tungpalan, for the Committee on Employment Opportunities and Labor Relations, presented a report (Stand. Com. Rep. No. 970) recommending that H.C.R. No. 172, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Tungpalan, seconded by Representative Graulty and carried, the report of the Committee was adopted and H.C.R. No. 172, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A COMPRE-HENSIVE STUDY BY THE LEGISLATIVE AUDITOR OF ALL CAUSES AND OTHER MATTERS, EVENTS, ORGANIZATIONS, INCLUDING LABOR, EMPLOYERS, GOVERNMENT, MEDICAL CARE AND REHABILITATION AND THE INSURANCE INDUSTRY WHICH MAY AFFECT THE COST OF WORKERS' COMPENSATION IN HAWAII", was referred to the Committee on Finance.

Representative Tungpalan, for the Committee on Employment Opportunities and Labor Relations, presented a report (Stand. Com. Rep. No. 971) recommending that H.C.R. No. 135, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Tungpalan, seconded by Representative Graulty and carried, the report of the Committee was adopted and H.C.R. No. 135, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF ESTABLISHING A STATEWIDE OMNIBUS JOB TRAINING AND EMPLOYMENT OPPORTUNITY PROGRAM", was referred to the Committee on Finance.

Representative Tungpalan, for the Committee on Employment Opportunities and Labor Relations, presented a report (Stand. Com. Rep. No. 972) recommending that H.R. No. 325 be referred to the Committee on Finance.

On motion by Representative Tungpalan, seconded by Representative Graulty and carried, the report of the Committee was adopted and H.R. No. 325, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS AND THE DEPARTMENT OF PLANNING AND ECONOMIC DEVELOPMENT TO DEVELOP A COMPRE-HENSIVE EMPLOYMENT PLAN FOR THE STATE", was referred to the Committee on Finance. Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 973) recommending that H.R. No. 265 be adopted.

On motion by Representative Hee, seconded by Representative Say and carried, the report of the Committee was adopted and H.R. No. 265, entitled: "HOUSE RESOLUTION DECLARING THE WEEK OF MAY 14 THROUGH 20, 1983 HAWAII GIFTED AND TALENTED CHILDREN'S WEEK", was adopted.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 974) recommending that H.R. No. 172, as amended in HD 1, be adopted.

On motion by Representative Hee, seconded by Representative Say and carried, the report of the Committee was adopted and H.R. No. 172, HD 1, entitled: "HOUSE RESOLUTION URGING THE BOARD OF EDUCATION TO SUPPORT THE ESTABLISHMENT OF POST-SEASON HIGH SCHOOL FOOTBALL PLAYOFF GAMES ON THE NEIGHBOR ISLANDS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 975) recommending that H.C.R. No. 91 be adopted.

On motion by Representative Wong, seconded by Representative Bunda and carried, the report of the Committee was adopted and H.C.R. No. 91, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY OF THE NECESSITY AND FEASIBILITY OF A COMPREHENSIVE REVIEW OF THE HAWAII INSURANCE LAWS", was adopted.

Representative Taniguchi, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 976) recommending that H.C.R. No. 98 be adopted.

On motion by Representative Taniguchi, seconded by Representative Hayes and carried, the report of the Committee was adopted and H.C.R. No. 98, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNITED STATES GOVERNMENT TO PROVIDE FEDERAL FUNDING TO THE STATE OF HAWAII FOR IMPROVEMENT OF THE SADDLE ROAD ON THE ISLAND OF HAWAII", was adopted.

Representative Takamine, for

the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 977) recommending that H.R. No. 324, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and H.R. No. 324, HD 1, entitled: "HOUSE RESOLUTION TO STUDY AGRICULTURAL PRODUCTION IN KALLUA, OAHU", was referred to the Committee on Finance.

Representative Takamine, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 978) recommending that H.C.R. No. 138, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and H.C.R. No. 138, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION TO STUDY AGRICULTURAL PRODUCTION IN KAILUA, OAHU", was referred to the Committee on Finance.

Representative Takamine, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 979) recommending that H.R. No. 358, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and H.R. No. 358, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A FEASIBILITY STUDY ON THE ESTABLISHMENT OF A STATE AGRICULTURAL LOAN PROGRAM FOR LARGE AGRICULTURAL INDUSTRIES", was referred to the Committee on Finance.

Representative Takamine, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 980) recommending that H.C.R. No. 146, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and H.C.R. No. 146, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A FEASIBILITY STUDY ON THE ESTABLISHMENT OF A STATE AGRICULTURAL LOAN PROGRAM FOR LARGE AGRICULTURAL INDUSTRIES" was referred to the Committee on Finance.

Representative Shito, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 981) recommending that H.R. No. 452, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.R. No. 452, HD 1, entitled: "HOUSE RESOLUTION CONCERNING THE HORIZONTAL PROPERTY ACT, CHAPTER 514A, HAWAII REVISED STATUTES", was referred to the Committee on Finance.

Representative Shito, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 982) recommending that H.C.R. No. 173, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.C.R. No. 173, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION CONCERNING THE HORIZONTAL PROPERTY ACT, CHAPTER 514A, HAWAII REVISED STATUTES", was referred to the Committee on Finance.

Representatives Say and Takamine, for the Committees on Water, Land Use, Development and Hawaiian Affairs and Agriculture, presented a joint report (Stand. Com. Rep. No. 983) recommending that H.R. No. 428, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Say, seconded by Representative Matsuura and carried, the joint report of the Committees was adoted and H.R. No. 428, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THAT THE STATE OF HAWAII INITIATE NEGOTIATIONS TO EFFECT AN EXCHANGE OF PUBLIC LAND FOR PRIVATE LAND OWNED BY THE BISHOP ESTATE IN KONA, HAWAII, TO PROTECT THE INTEGRITY OF PRESENT AGRICULTURAL PARCELS", was referred to the Committee on Finance.

Representative Say, for the Committees on Water, Land Use, Development and Hawaiian Affairs and Agriculture, presented a joint report (Stand. Com. Rep. No. 984) recommending that H.C.R. No. 167, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Say, seconded by Representative Matsuura and carried, the joint report of the Committees was adopted and H.C.R. No. 167, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THAT THE STATE OF HAWAII INITIATE NEGOTIATIONS TO EFFECT AN EXCHANGE OF PUBLIC LAND FOR PRIVATE LAND OWNED BY THE BISHOP ESTATE IN KONA, HAWAII, TO PROTECT THE INTEGRITY OF PRESENT AGRICULTURAL PARCELS", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 985) recommending that H.R. No. 236, as amended in HD 1, be referred to the Committee on Finance,

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 236, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE FAMILY COURT TO STUDY AND REPORT ON MARITAL AND FAMILY COUNSELING PROGRAMS AND HAWAII'S DIVORCE LAWS", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 986) recommending that H.C.R. No. 85, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.C.R. No. 85, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE FAMILY COURT TO STUDY AND REPORT ON MARITAL AND FAMILY COUNSELING PROGRAMS AND HAWAII'S DIVORCE LAWS", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 987) recommending that H.R. No. 314 be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 314, entitled: "HOUSE RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO CONDUCT A REVIEW AND ANALYSIS OF THE JUDICIARY'S BUDGET FOR EACH OF THE FISCAL YEARS 1983-1984, 1984-1985, AND 1985-1986 ", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 988) recommending that H.C.R. No. 124 be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.C.R. No. 124, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO CONDUCT A REVIEW AND ANALYSIS OF THE JUDICIARY'S BUDGET FOR EACH OF THE FISCAL YEARS 1983-1984, 1984-1985, AND 1985-1986", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 989) recommending that H.R. No. 297, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 297, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF THE REPRE-SENTATION OF FILIPINOS IN STATE GOVERNMENT EMPLOYMENT", was referred to the Committee on Legislative Management, notwithstanding the recommendation of the Committee Report.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 990) recommending that H.R. No. 431, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 431, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A FEASIBILITY STUDY OF IMPOSING A COURT FEE TO DEFRAY THE COSTS OF NONPROFIT LEGAL AID PROGRAMS", was referred to the Committee on Finance.

Representatives Hirono and Stanley, for the majority of the Committees on Housing and Judiciary, presented a joint report (Stand. Com. Rep. No. 991) recommending that H.C.R. No. 174, as amended in HD 1, be adopted.

On motion by Representative Hirono, seconded by Representative Stanley and carried, the joint report of the majority of the Committees was adopted and H.C.R. No. 174, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE ATTORNEY GENERAL OF THE STATE OF HAWAII, IN THE MATTER OF APPEALING A RECENT FEDERAL COURT DECISION ON THE LAND REFORM ACT, TO RETAIN LEAD COUNSEL FOR THE STATE WITH SIGNIFICANT EXPERIENCE IN PLEADING BEFORE FEDERAL APPELLATE COURTS, INCLUDING THE UNITED STATES SUPREME COURT", was adopted.

Representatives Hirono and Stanley, for the majority of the Committees on Housing and Judiciary, presented a joint report (Stand. Com. Rep. No. 992) recommending that H.R. No. 453, as amended in HD 1, be adopted.

On motion by Representative Hirono, seconded by Representative Stanley and carried, the joint report of the majority of the Committees was adopted and H.R. No. 453, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE ATTORNEY GENERAL OF THE STATE OF HAWAII, IN THE MATTER OF APPEALING A RECENT FEDERAL COURT DECISION ON THE LAND REFORM ACT, TO RETAIN LEAD COUNSEL FOR THE STATE WITH SIGNIFICANT EXPERIENCE IN PLEADING BEFORE FEDERAL APPELLATE COURTS, INCLUDING THE UNITED STATES SUPREME COURT", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 993) recommending that H.C.R. No. 89 be adopted.

On motion by Representative Wong, seconded by Representative Bunda and carried, the report of the Committee was adopted and H.C.R. No. 89, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY OF EXISTING STATE HOSPITAL RATE REVIEW PROGRAMS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 994) recommending that H.C.R. No. 95, HD 1, be adopted.

On motion by Representative Wong, seconded by Representative Bunda and carried, the report of the Committee was adopted and H.C.R. No. 95, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A FEASIBILITY STUDY ON IMPROVING AIR CARRIER SERVICE FOR MOVING DIVERSIFIED HAWAII AGRICULTURAL PRODUCTS", was adopted.

Representatives Takamine and Shito, for the Committees on Agriculture and Consumer Protection and Commerce, presented a joint report (Stand. Com. Rep. No. 995) recommending that H.R. No. 232 be adopted.

On motion by Representative Takamine, seconded by Representative Shito

and carried, the joint report of the Committees was adopted and H.R. No. 232, entitled: "HOUSE RESOLUTION RECOGNIZING THE FINANCIAL PLIGHT OF HAWAII'S FARMERS AND REQUESTING LENDING INSTITUTIONS TO IMPLEMENT MEASURES TO DEFER OR REDUCE THE REPAYMENT AMOUNTS OF LOANS MADE TO CERTAIN FARMERS", was adopted.

INTRODUCTION OF RESOLUTIONS

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the following resolutions (H.R. Nos. 527 and 528) and concurrent resolution (H.C.R. No. 201) were adopted:

A resolution (H.R. No. 527) commending the outstanding achievements of Mrs. Mae Look as a volunteer tutor for the tutorial program sponsored by the Palama Interchurch Council and congratulating her as a 1983 Jefferson Award Winner was jointly offered by Representatives Hayes, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hashimoto, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kim, Kiyabu-Saballa, Lardizabal, Leong, Levin, Medeiros, Menor, Morgado, Nakata, Say, Segawa, Shito, Souki, Stanley, Takamine, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 528) extending Aloha and Best Wishes to Joseph Kanoho (Bully) and Germaine Lokana Keliikoa on the occasion of their Thirtieth Wedding Anniversary was offered by Representative Kihano.

A concurrent resolution (H.C.R. No. 201) commending and congratulating the participating coaches and student qualifiers of the Hawaii State Forensic Tournament was jointly offered by Representatives Yoshimura, Albano, Andrews, Apo, Baker, Blair, Bunda, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Honda, Ikeda, Isbell, Kawakami, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Matsuura, Medeiros, Menor, Morgado, Nakata, Okamura, Say, Segawa, Shito, Souki, Takamine, Taniguchi, Tom, Tungpalan and Wong.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering bills on Final Reading on the basis of a modified consent calendar.

DISPOSITION OF MATTERS PLACED ON THE CLERK'S DESK

By unanimous consent, H.B. No. 1304, HD 2, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1304, HD 2, and H.B. No. 1304, HD 2, SD 1, entitled: "A BILL FOR AN ACT RELATING TO INDUSTRIAL LOAN COMPANY GUARANTY ACT", having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Kiyabu, Levin and Morgado being excused.

By unanimous consent, H.B. No. 1580, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1580, HD 1, and H.B. No. 1580, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO INDUSTRIAL LOAN COMPANIES", having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Kiyabu, Levin and Morgado being excused.

The Chair directed the Clerk to note that H.B. Nos. 1304 and 1580 had passed Final Reading at 12:55 o'clock p.m.

At 12:56 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:57 o'clock p.m.

At this time, Representative Matsuura rose and stated:

"Mr. Speaker, I have a 25th birthday announcement to make, if I may be permitted to make that announcement."

Directed by the Chair to "please proceed", Representative Matsuura stated:

"Before I do this, I would like to request, Mr. Speaker, your permission to seat Mrs. Takamine and her son, Dwight, on the floor. I think it would be also appropriate if we request the Honorable Yoshito Takamine to join his family on his place of honor here."

At this point, Representative Takamine asked for a recess which was denied.

Representative Matsuura continued his remarks, stating:

"This is somewhat unusual; I don't think this will ever happen again -- this 25th birthday.

Mr. Speaker, today, I have the privilege and the great honor to speak on behalf of all the Representatives here on the floor to congratulate a friend, a colleague, and the senior member of this body on his 25th anniversary of continuous service and dedicated service to this House, and I say this because Yoshito Takamine has never been defeated in an election. Representative Takamine has served Hawaii during the most exciting years in the State's history, a period which represents some of the greatest growth and social change.

Mr. Speaker, it is very difficult to describe time or the workload Representative Takamine had endured. If each public hearing was to be considered a lecture and each Committee Report a term paper, I am sure that Representative Takamine would, by today, have received five Doctor's degree in such fields as labor law, labor management, education, agriculture and so on.

Twenty-five years appear very, very long because, when you consider back in 1951, the most popular song at that time was 'Mack the Knife', and also, Mr. Speaker, you must remember that back in 1959, you were still in high school and our good colleague, Norma Wong over here is smiling, but she was a mere three years old baby -- just out of diapers. But at that very moment, Representative Takamine was working very hard with such Representatives as Sparky Matsunaga, Tom Gill, David Trask -- working on a biennium budget which amounted to \$155 million, and he was getting ready to battle such Senators as Dan Inouye, Frank Fasi and so on. So, when you recall, in terms of what we are facing today with a \$3 billion budget.

Mr. Speaker, Representative Takamine will be remembered for many things. He may come from a small, undeveloped plantation town, but I can assure you, Mr. Speaker, his district has the best libraries, the best schools, the best roads, the best bridge, and I think his is the only district that he can say that has a hospital and an airport. But this one thing is for sure, Mr. Speaker. I know that he will be remembered as a man who has done so much to establish the worth, the dignity, and appreciation of the working men and women in Hawaii. He will also be remembered for his key role in achievements of organized labor in Hawaii.

Yoshito, today, we all, all of us, honor you because you are truly a hardworking and dedicated friend of all the people of Hawaii, and I hope that we will all be here when you celebrate your 35th anniversary here in the House.

Before I call upon Representative Segawa to make a presentation, I would like to close by reminding you, Yoshito, that whatever I said this morning, you deserve only 49 percent of the credit; the other 51 percent goes to Mrs. Takamine. And I say this because you must remember --25 years is an awfully long time. But you must remember that Mrs. Takamine spent nine years, and when you multiply four months times twentyfive years, that comes to nine years, and Mrs. Takamine spent nine years alone in Honokaa while you were working here in the Capitol. So, on behalf of all the members, we wish you congratulations on your 25th anniversary, and now, Mr. Speaker, I do have the great honor to introduce the Honorable Yoshito Takamine and his family."

Representative Segawa then rose and stated:

"Mr. Speaker, if I may, I have just a few words in addition to what my colleague from Hilo, Representative Matsuura, has stated.

I think the old saying, 'when you snooze, you lose,' could not be better applied than at this time because as I served eight years as the office neighbor to Representative Takamine, I know that from all the Representatives here, I don't think anyone has spent longer hours here at the Capitol. And so, when I say that 'when you snooze, you lose,' all of us, when we were at home sleeping, Representative Takamine was still in his office working and conniving how he is going to get all the goodies for his area and district.

Besides that, Mr. Speaker, I think we should know that it takes about 40 minutes to fly back to the Big Island and that's the shorter time than it would take Representative Takamine to then drive home to Honokaa from Hilo which would take about an hour, and I could just imagine the number of days that he has spent leaving his home at about 5:30 in the morning to catch the 7:00 o'clock plane Monday mornings to be here at the Capitol. And I think this is really impressive for a man who has done this for some 25 years.

It is my pleasure now to present to you, Representative Takamine, in behalf of all the members here and the Governor and Lieutenant Governor, a gift of a silver tray and a bowl which has been engraved with all the names of the members and the Governor and Lieutenant Governor, and then, at the same time, I would like to recognize the staff up there in the gallery."

Representative Segawa asked the members of Representative Takamine's staff to stand and be recognized, stating:

"They have been responsible for presenting the ladle to Representative Takamine."

White carnation leis were presented to Representative Takamine by Representative Isbell; to Mrs. Takamine by Representative Matsuura; and to Dwight by Representative Tungpalan, and Representative Segawa presented the gift.

Representative Takamine, in response, stated:

"Mr. Speaker and members of this honorable body, I wish this happened yesterday, then I could invite all of you instead of a fund raiser, to a party. But anyway, there will be another, hopefully that this session would end Friday, and I am going to ask the group up there that were chefs yesterday to be prepared again.

For the last, I think, couple of weeks, I have been asked many times whether this was your last campaign, whether this was your last session, whether you were going here or you were going to be there, and I always said that those were all rumors, and I think those rumors generated right here on the floor of this House. At least I know where it began now. I think I pinched myself twice listening to Representative Matsuura, trying to see if this is real or not because, normally, these are the kinds of things that you speak about when you bury somebody.

And out on the street, if you ask ten persons what you think about the politicians, nine out of ten of them will say that they are all crooks. But I am sure that of the same nine persons or the ten persons, that if you ask what they want their sons or daughters to be like when they grow up and I am sure, inevitably, they would mention Washington, Lincoln, Roosevelt. And those people are the ones that we worship and honor them, including holidays, because I think this is an honorable profession, and I am sure many of you heard that before, and that is the reason why you work so hard here on the floor during the nights and campaign so hard because only on this floor you can do so much for the people out there, and I know I can't speak enough about the kind of sacrifices that Representative Matsuura talked about, sacrifices made by the family, because without the understanding of your family, there is no question that you won't be able to be here and without that kind of support from my family, there is no question that I wouldn't have lasted this long.

But, Mr. Speaker and members of this House, as I look across and as I have worked with you, and during the beginning of this session when announcements were made in the newspapers, media, television, that there were so many new people coming into the halls of the Legislature and they were wondering what kind of a Legislature it will be, both here and on the other side of the hall, and for those that have asked me, I said that I am convinced that the people coming into these halls, and I've seen them come and go, are all dedicated and they are here because they want to do good for the majority of the people, and I know it is going to depend on young people that Dick Matsuura talked about -- some that were just born, some that were still going to school, and of course, I cannot forget the statement made by Representative Ige that Representative Leong and myself will be joining the uprising pretty soon and making sure. But I know that we can count on you young people because the people out there with problems, with big problems -unemployment, housing and so forth -are your peer groups. And if those problems will be solved, it is going to be solved by you people -- the young people that come into this place.

And let me say this much, that I was very fortunate because when I was elected in 1958 and we became a State in 1959, this was the growing time and the State will enjoy the growth.

In some years, we grew like 17 and 27 percent, and that is the reason why we were able to build that kind of an institution you have in Manoa and throughout the State, from a 10,000 student body to something like 40,000 today. And it is not only in the field of education. But in all the physical facilities and programs that we do have today, it was because of that growth, and I can tell you that we worshipped those growth in those days until in the 70's when we turned around and we found that the tourists couldn't go to Waikiki because during the Kona wind, the tourists couldn't go out there and swim. And when we look back at the freeways, we saw the congestion, and when we looked at the homes, we saw the cost of the homes that a lot of the people couldn't purchase and, therefore, it took some of the people here, sitting here today, that gave birth to, with the guidance of our Governor, the so-called State Plan, the controlled growth plan, the preferred plan, and I know I think I can speak for this body here that the consensus here is that all growth is not the answer because we've seen it. With growth, the unemployment still was there; there's 2,220,000,000 people on the mainland that would like to live here; there's two billion people in the East that would like to come here and own a piece of Paradise here, so that is not the answer. But I know the ultimate answer will be found by the young people like yourselves here.

Mr. Speaker, maybe I should be given permission that I should be given about a month to put my further remarks in the Journal, and I don't want to belabor it more here, but really, in behalf of my family, my relatives, the staff and all the people that worked with me all these long years, I would like to thank all of you very, very much.

Thank you."

While Representative Takamine proceeded to unwrap his gift, Representative Rohlfing rose and stated:

"Mr. Speaker, while he is doing that, I would like to, if I may, just add a couple of words. I'm not on the script, but being the second oldest member of this body and one who joined Representative Takamine about six months after his initial election in 1958; I joined the House in 1959, and having served in those days on the Land Committee with him and some other committees, and representing the Minority members of this body, I, too, would like to join in this honoring of Representative Takamine's service -- the 25th year in this House.

And I think that today, we had the longest speech he has ever made. In fact, I think that the proof of the pudding is that action does speak louder than words. And in Representative Takamine's case, that has certainly been my experience, and I think the members of this body would join me in that. And I think his district, as was said earlier, shows it. But beyond that, on statewide issues as well as his district issues, and in his life as a private citizen working for the union, where I have also had reason to believe that he has been an honorable man.

So, Mr. Speaker, on behalf of the Republican members, we join in expressing our aloha and appreciation for the dedication that you have shown over the years.

Mahalo."

Representative Okamura then rose and stated:

"Mr. Speaker, I just wanted to add a few words, and I wanted to just say that, you know, for all of us, as members of the House of Representatives, you know, some of us get along better with others, some of us are more effective than others, some of us accomplish more than others, and some of us are more knowledgeable than others, but I think that Representative Takamine truly has all of those qualities. And for us young people, I think that Yoshito really serves as a really positive role model, and he also has something that's very important, something that I think each and every one of us continually strive for. And I know I speak for all the members here in saying that we all truly respect you, Yoshito.

Thank you."

Representative Apo then rose and stated:

"Mr. Speaker, I would also like to add a little of my personal manao. You know, there's been so many floor speeches today I was beginning to think I was a Senator. But I would like to say that if I am lucky enough to have been elected time and time again and spend 25 years in the House, that I would also be remembered as a man who said very little and accomplished ~ this much as Representative Takamine.

Thank you."

The Chair then stated:

"A few observations to be shared by you, Representative Takamine. Obviously, twenty-five years is a tremendously long period of time in which to serve an institution. This House, as I have shared with you before, is certainly an institution. You've been a very formidable part of that. I would like to thank you, in behalf of all the members of this House, for your dedicated services, not only to this institution, but to all of the people of Hawaii. We congratulate you, of course, and extend our personal aloha to you and your family. Needless to say, we love you very much.

Thank you."

At 1:18 o'clock p.m., the Chair declared a recess, subject to the call of the Chair, "for the purpose of extending our personal aloha to Representative Yoshito Takamine and his family."

Upon reconvening at 1:23 o'clock p.m., the Chair directed the Clerk to note the presence of Representative Levin.

ADJOURNMENT

At 1:25 o'clock p.m., on motion by Representative Segawa, seconded by Representative Marumoto and carried, the House of Representatives adjourned until 11:00 o'clock a.m. on Monday, April 18, 1983.

FIFTY-SIXTH DAY

Monday, April 18, 1983

The House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, convened at 11:00 a.m., with the Speaker presiding.

The Divine Blessing was invoked by Major Bill Powley representing the First Church of Christ, after which the Roll was called showing all members present with the exception of Representative Morgado, who was excused.

By unanimous consent, reading of the Journal was deferred.

GOVERNOR'S MESSAGE

A message from the Governor (Gov. Msg. No. 6) informing the House that on April 14, 1983, the Governor had signed into law H.B. No. 275 (Act 2) and H.B. No. 276 (Act 3), was placed on file.

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 646 to 651) were read by the Clerk and were disposed of as follows:

A communication from the Senate (Sen. Com. No. 646) returning H.B. No. 240 which passed Third Reading in the Senate on April 15, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 647) informing the House that the amendments proposed by the House to S.B. No. 640, SD1, were agreed to by the Senate and S.B. No. 640, SD1, HD1 passed Final Reading on April 15, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 648) transmitting S.C.R. No. 17, SD1 encouraging the continued growth of the bee industry in Hawaii and requesting the leasing of public land for beekeeping purposes, which was adopted in the Senate on April 15, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 649) transmitting S.C.R. No. 36, SD1 concurring with the amendment of Executive Order No. 1446 covering the Waikiki War Memorial Park and Natatorium, which was adopted by the Senate on April 15, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 650) returning H.C.R. No. 200 which was adopted by the Senate on April 15, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 651) informing the House that the amendments proposed by the House to S.B. No. 42, SD1 were agreed to by the Senate and S.B. No. 42, SD1, HD1 passed Final Reading on April 15, 1983, was placed on file.

At this time, the following introductions were made to the members of the House:

Representative Hashimoto introduced 5 students from the hearing impaired class at Aiea High School who were accompanied by teacher, Miss Shannon Doi.

Representative Kiyabu-Saballa introduced 31 students from Lanakila Baptist School who were accompanied by their teacher, Lucy Marino and chaperones, Beth Holzstein and Jim Teak.

Representative Apo introduced 4 eighth grade students from Nanakuli: Cynthia Paulo, Rose Ann Hiu, Lydia Manuel and Lisa Rapaul.

Representative Matsuura introduced Mrs. Flo Kubota from Hilo.

ORDER OF THE DAY

COMMITTEE REASSIGNMENTS

House Resolution No. 503 was rereferred to the Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance.

House Concurrent Resolution No. 196 was re-referred to the Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance.

STANDING COMMITTEE REPORTS

Representative Albano, for the

Committee on Public Employment and Government Operations, presented a report (Stand. Com. Rep. No. 996) recommending that H.R. No. 363, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Albano, seconded by Representative Graulty and carried, the report of the Committee was adopted and H.R. No. 363, HD1 entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON THE MEANS AND COSTS OF MAKING THE LEGISLATURE MORE ACCESSIBLE TO RESIDENTS OF THE NEIGHBOR ISLANDS IN THE STATE OF HAWAII", was referred to the Committee on Finance.

Representatives Stanley and Honda, for the Committees on Judiciary and Corrections and Rehabilitation, presented a joint report (Stand. Com. Rep. No. 997) recommending that H.R. No. 177 be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Honda and carried, the joint report of the Committees was adopted and H.R. No. 177 entitled: "HOUSE RESOLUTION REQUESTING THE DEVELOPMENT OF A LONG-RANGE IMPLEMENTATION PLAN FOR A COMPREHENSIVE DATA SYSTEM FOR CRIMINAL JUSTICE", was referred to the Committee on Finance.

Representatives Stanley and Honda, for the Committees on Judiciary and Corrections and Rehabilitation, presented a joint report (Stand. Com. Rep. No. 998) recommending that H.C.R. No. 63 be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Honda and carried, the joint report of the Committees was adopted and H.C.R. No. 63 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEVELOPMENT OF A LONG-RANGE IMPLEMENTATION PLAN FOR A COMPREHENSIVE DATA SYSTEM FOR CRIMINAL JUSTICE", was referred to the Committee on Finance.

Representatives Stanley and Honda, for the Committees on Judiciary and Corrections and Rehabilitation, presented a joint report (Stand. Com. Rep. No. 999) recommending that H.R. No. 302, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Honda and carried, the joint report of the Committees was adopted and H.R. No. 302, HD1 entitled: "HOUSE RESOLUTION REQUESTING THE JUVENILE JUSTICE INTERAGENCY BOARD TO REPORT ON ITS PROGRESS IN IMPLEMENTING THE JUVENILE JUSTICE SYSTEM MASTER PLAN", was referred to the Committee on Finance.

Representatives Stanley and Honda, for the Committees on Judiciary and Corrections and Rehabilitation, presented a joint report (Stand. Com. Rep. No. 1000) recommending that H.C.R. No. 110, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Honda and carried, the joint report of the Committees was adopted and H.C.R. No. 110, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE JUVENILE JUSTICE INTERAGENCY BOARD TO REPORT ON ITS PROGRESS IN IMPLEMENTING THE JUVENILE SYSTEM MASTER PLAN", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1001) recommending that H.R. No. 306 be referred to the Committee on Legislative Management.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 306 entitled: "HOUSE RESOLUTION REQUESTING AN INTERIM STUDY ON THE CRIMINAL INJURIES COMPENSATION LAW", was referred to the Committee on Legislative Management.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1002) recommending that H.R. No. 189 be referred to the Committee on Legislative Management.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 189 entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF HAWAII'S SEXUAL OFFENSE STATUTES", was referred to the Committee on Legislative Management. Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1003) recommending that H.R. No. 304 be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 304 entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF VICTIM-WITNESS LEGISLATION AND PROGRAMS", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1004) recommending that H.C.R. No. 112 be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.C.R. No. 112 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A REVIEW OF VICTIM-WITNESS LEGISLATION AND PROGRAMS", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1005) recommending that H.R. No. 330, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 330, HD1 entitled: "HOUSE RESOLUTION REQUESTING A THOROUGH STUDY OF SECTION 607-5, HAWAII REVISED STATUTES, RELATING TO CIRCUIT COURT COSTS AND FEES", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand Com. Rep. No. 1006) recommending that H.R. No. 151, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 151, HDl entitled: "HOUSE RESOLUTION REQUESTING A COMPREHENSIVE STUDY BY THE DEPARTMENT OF EDUCATION ON THE EFFECTIVENESS OF CERTAIN SPECIALIZED PROGRAMS IN PUBLIC SCHOOLS", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1007) recommending that H.C.R. No. 76, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.C.R. No. 76, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A COMPREHENSIVE STUDY BY THE DEPARTMENT OF EDUCATION ON THE EFFECTIVENESS OF CERTAIN SPECIALIZED PROGRAMS IN PUBLIC SCHOOLS", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1008) recommending that H.R. No. 352, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 352, HDl entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION AND THE HAWAII STATE TEACHERS ASSOCIATION TO CONDUCT A STUDY OF ALTERNATIVES TO LOWERING CLASS SIZE AND COST IMPLICATIONS OF LOWER CLASS SIZES IN HAWAII'S PUBLIC SCHOOLS", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1009) recommending that H.C.R. No. 142, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.C.R. No. 142, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION AND THE HAWAII STATE TEACHERS ASSOCIATION TO CONDUCT A STUDY OF ALTERNATIVES TO LOWERING CLASS SIZE AND COST IMPLICATIONS OF LOWER CLASS SIZES IN HAWAII'S PUBLIC SCHOOLS", was referred to the Committee on Finance.

INTRODUCTION OF RESOLUTIONS

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the following resolutions (H.R. Nos. 529 to 533) were adopted:

A resolution (H.R. No. 529) commemorating the 100th anniversary of the arrival in Hawaii of the Weber and Mengler families and extending congratulations and best wishes to the descendants on the occasion of the centennial celebration was jointly offered by Representatives Peters, Albano, Andrews, Blair, Bunda, Crozier, Hashimoto, Hee, Honda, Ige, Jones, Kihano, Lardizabal, Leong, Levin, Medeiros, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam and Wong.

A resolution (H.R. No. 530) recognizing and congratulating Kenneth Francis Brown for being selected the 1983 recipient of the Hawaiian Business/Professional Association's O'O Award as the Outstanding Hawaiian Businessman was jointly offered by Representatives Peters, Albano, Andrews, Blair, Bunda, Crozier, Hashimoto, Hee, Honda, Ige, Jones, Kihano, Lardizabal, Levin, Medeiros, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam and Wong.

A resolution (H.R. No. 531) congratulating the champion donors to the Blood Bank of Hawaii was jointly offered by Representatives Hagino, Albano, Andrews, Apo, Baker, Bunda, Chun, Crozier, Dang, Graulty, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 532) extending warm mahalo to the Aiea Lions Club was jointly offered by Representatives Okamura, Morgado, Hashimoto, Albano, Anderson, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Nakasato, Nakata, Rohlfing, Say, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 533) congratulating the Aiea Lions Club on the occasion of its 32nd charter anniversary was jointly offered by Representatives Okamura, Morgado, Hashimoto, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Levin, Marumoto, Matsuura, Medeiros, Menor, Nakasato, Nakata, Rohlfing, Say, Segawa, Souki, Stanley, Takamine, Tam, Tom, Tungpalan, Wong, Yoshimura and Peters.

At 11:15 o'clock a.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 11:33 o'clock a.m.

At this time, Representative Okamura introduced 40 students from the combined classes of contemporary issues and business law at Aiea High School who were accompanied by their teachers, Mrs. Millie Chun and Mrs. Pauline Ogasawara.

The following waivers for the 48hour notice requirement for hearings were then requested and the Chair "so ordered":

Representative Baker requested the waiver for certain resolutions.

Representative Matsuura requested the waiver for H.C.R. No. 193.

Representative Hashimoto requested the waiver for certain resolutions.

Representative Leong requested the waiver for certain resolutions.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of reconsidering action.

RECONSIDERATION OF ACTION TAKEN

At this time, Representative Albano gave notice of his intent to agree to the amendments proposed by the Senate to H.B. Nos. 411 and 1121, HD1.

Representative Takamine moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. Nos. 42, HD2 and 43, HD2, seconded by Representative Nakata and carried.

Representative Takamine then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. Nos. 42, HD2; 43, HD2; 208, HD1; 209; 210, HD1 and 211.

Representative Hagino moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. N. 338, HD1, seconded by Representative Apo and carried.

Representative Hagino then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. No. 338, HD1.

In accordance therewith, the Chair discharged the Managers on the part of the House for the consideration of said bill.

Representative Tungpalan gave notice of her intent to agree to the amendments proposed by the Senate to H.B. Nos. 757 and 1528, SD2.

Representative Stanley moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. Nos. 576, HDI; 783; 1363, HDI and 1438, HDI, seconded by Representative Tom and carried.

Representative Stanley then gave notice of her intent to agree to the amendments proposed by the Senate to H.B. Nos. 576, HD1; 783; 1363, HD1; 1438, HD1; 10, HD1; 15, HD1; 118, HD1; 351; 402, HD1; 499, HD1; 452, HD1; 796, HD1; 1037; 1153, HD1; and 1294, HD1.

In accordance therewith, the Chair discharged the Managers on the part of the House for the consideration of H.B. Nos. 576, HD1, SD1; 783, SD1; 1363, HD1, SD1 and 1438, HD1, SD1.

Representative Baker moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. Nos. 69, HD2; 114, HD2; 1087, HD2; 1151, HD2; and 1401, HD1, seconded by Representative Chun and carried.

Representative Baker then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. Nos. 69, HD2; 114, HD2; 1087, HD2; 1151, HD2; 1401, HD1; 239; 245 and 497, HD1.

In accordance therewith, the Chair discharged the Managers on the part of the House for the consideration of H.B. Nos. 69, HD2, SD1 and 1087, HD2, SD1.

Representative Andrews moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. No. 268, HD2, seconded by Representative Yoshimura and carried.

Representative Andrews then gave notice of his intent to agree to the amendment proposed by the Senate to H.B. No. 268, HD2.

Representative Hashimoto moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. Nos. 182; 722, HD1; 752, HD1, seconded by Representative Hee and carried.

Representative Hashimoto then gave notice of her intent to agree to the amendments proposed by the Senate to H.B. Nos. 182; 722, HD1 and 752, HD1.

Representative Taniguchi moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. No. 1237, seconded by Representative Hayes and carried.

Representative Taniguchi then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. Nos. 1237; 890, HD1; 1128; and 1317, HD1.

Representative Hirono moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the House to H.B. Nos. 813; 817, HD1; 1061, HD1; and 1231, HD1, seconded by Representative Tam and carried.

Representative Hashimoto then gave notice of her intent to agree to the amendments proposed by the Senate to H.B. Nos. 813; 817, HD1; 1061, HD1; 1231, HD1; 319, HD1; 708, HD1; and 710, HD1.

Representative Shito moved that the House reconsider its action taken on april 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. Nos. 287, HD2; 289, HD1; 810, HD2; and 1402, HD2, seconded by Representative Kim and carried.

Representative Shito then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. Nos. 287, HD2; 289, HD1; 810, HD2; 1402, HD2, 280; 282, HD1; 304; 311, HD1; 389, HD1; 713, HD1; 768, HD1; 811, HD1; 812, HD1; 866, HD1; 1028, HD1; 1088, HD1; 1090; 1115, HD1; 1243, HD1 and 1602, HD1.

Representative Honda then gave notice of his intent to agree to the amendments proposed by the House to H.B. Nos. 313, HD1 and 1496, HD1.

Representative Say moved that the House reconsider its action taken on April 7, 1983, on disagreeing to the amendments proposed by the Senate to H.B. Nos. 253, HD1; 256, HD1; 269; 272, HD1; 519, HD1 and 1123, HD2, seconded by Representative Matsuura and carried.

Representative Say then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. Nos. 253, HD1; 256, HD1; 269; 272, HD1; 519, HD1 and 1123, HD2.

At 11:55 o'clock a.m., at the request of Representative Ige, the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 11:57 o'clock a.m.

Representative Ige moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. Nos. 325 and 1583, HD2, seconded by Representative Leong and carried.

Representative Ige then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. Nos. 325; 1583, HD2; 34, HD1; and 322, HD1. Representative Okamura moved that the House reconsider its action taken on April 7, 1983, on disagreeing to the amendments proposed by the Senate to H.B. No. 6, HD1, seconded by Representative Kiyabu-Saballa and carried.

Representative Okamura then gave notice of his intent to agree with the amendments proposed by the Senate to H.B. No. 6, HD1.

At 11:59 o'clock a.m., the Chair declared the House in recess for the purpose of receiving and decking conference reports.

CONFERENCE COMMITTEE REPORTS

Representative Shito, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 659, SD1, presented a report (Conf. Com. Rep. No. 1) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 1 on H.B. No. 659,SD1, CD1, was deferred until Wednesday, April 20, 1983, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 659, SD1, CD1, were made available to the members of the House at 6:45 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 286, HD2, SD1, presented a report (Conf. Com. Rep. No. 2) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 2 on H.B. No. 286, HD2, SD1, CD1, was deferred until Wednesday, April 20, 1983, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 286, HD2, SD1, CD1, were made available to the members of the House at 6: 45 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 278, HD1, SD1, presented a report (Conf. Com. Rep. No. 3) recommending to their respective Houses the final passage of the bill with certain amendments. By unanimous consent, consideration of Conf. Com. Rep. No. 3 on H.B. No. 278, HD1, SD1, CD1, was deferred until Wednesday, April 20, 1983, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 278, HD1, SD1, CD1, were made available to the members of the House at 6:45 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No 274, HD1, SD1, presented a report (Conf. Com. Rep. No. 4) recommending to their respective Houses the final passage of the bill with certain amendments. By unanimous consent, consideration of Conf. Com. Rep. No. 4 on H.B. No. 274, HD1, SD1, CD1, was deferred until Wednesday, April 20, 1983, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 274, HD1, SD1, CD1, were made available to the members of the House at 6:45 o'clock p.m.

ADJOURNMENT

At 12:00 o'clock midnight, the House of Representatives adjourned until 11:30 o'clock a.m., tomorrow, Tuesday, April 19, 1983.

FIFTY-SEVENTH DAY

Tuesday, April 19, 1983

The House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, convened at 11:30 o'clock a.m., with the Vice Speaker presiding.

The Divine Blessing was invoked by The Reverend Jay Jarman of the Church at Our House, after which the Roll was called showing all members present with the exception of Representatives Anderson, Graulty, Hayes, Ikeda, Kiyabu, Menor, Morgado, Peters, Taniguchi, Wong and Yoshimura, who were excused.

The Clerk proceeded to read the Journals of the House of Representatives of the Fifty-Third and Fifty-Fourth Days.

On motion by Representative Segawa, seconded by Representative Marumoto and carried, reading of the Journals was dispensed with and the Journals of the Fifty-Third and Fifty-Fourth Days were approved.

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

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 653 to 670) were read by the Clerk and were disposed of as follows:

A communication from the Senate (Sen. Com. No. 653) transmitting Senate Concurrent Resolution No. 50, requesting the Governor's Small Business Advisory Committee to assess the State's contracting of public services from the private sector", which was adopted by the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 654) transmitting Senate Concurrent Resolution No. 119, recognizing the observance of Professional Secretaries Week from April 24 to 30, 1983, and of Professional Secretaries Day on April 27, 1983, which was adopted by the Senate on April 18, 1983, was placed on file.

By unanimous consent, further action on S.C.R. Nos. 50 and 119

was deferred.

A communication from the Senate (Sen. Com. No. 655) returning House Concurrent Resolution No. 201, which was adopted by the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 656) returning House Bill No. 44, HD 1, entitled: "A BILL FOR AN ACT RELATING TO AGRICULTURAL PLANNING AND DEVELOPMENT", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 657) returning House Bill No. 166, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MEDICAL INSURANCE", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 658) returning House Bill No. 242, HD 1, entitled: "A BILL FOR AN ACT RELATING TO USE OF CREDIT CARDS FOR HOSPITAL CHARGES", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 659) returning House Bill No. 244, HD 1, entitled: "A BILL FOR AN ACT RELATING TO HEALTH", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 660) returning House Bill No. 251, HD 1, entitled: "A BILL FOR AN ACT RELATING TO WILD BIRD, GAME BIRD, AND GAME MAMMAL PERMITS", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 661) returning House Bill No. 277, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 662) returning House Bill No. 288, entitled: "A BILL FOR AN ACT RELATING TO CHIROPRACTIC", which passed Third Reading in the Senate on April 18, 1983, was placed on file. A communication from the Senate (Sen. Com. No. 663) returning House Bill No. 328, HD 1, entitled: "A BILL FOR AN ACT RELATING TO GENERAL EXCISE TAX", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 664) returning House Bill No. 431, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE UNIFORM SECURITIES ACT (MODIFIED)", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 665) returning House Bill No. 546, HD 2, entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT OF PATIENTS AT FACILITIES FOR THE TREATMENT OF PERSONS SUFFERING FROM HANSEN'S DISEASE", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 666) returning House Bill No. 594, entitled: "A BILL FOR AN ACT RELATING TO THE EMPLOYEES RETIREMENT SYSTEM", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 667) returning House Bill No. 837, HD 1, entitled: "A BILL FOR AN ACT RELATING TO AQUATIC LIFE", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 668) returning House Bill No. 1201, HD 1, entitled: "A BILL FOR AN ACT RELATING TO INDUSTRIAL LOAN COMPANIES", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 669) returning House Bill No. 1285, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE PLACEMENT OF A SCULPTURE AT THE KAUAI STATE OFFICE BUILDING", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 670) returning House Bill No. 882, entitled: "A BILL FOR AN ACT RELATING TO TAXATION", which passed Third Reading in the Senate on April 18, 1983, was placed on file.

At this time, Representative Dang introduced to the members of the House 24 Seniors from Our Redeemer School. They were accompanied by their Principal and co-advisor, Mr. Joseph Mannion.

ORDER OF THE DAY

COMMITTEE REASSIGNMENT

S.C.R. No. 41 was re-referred jointly to the Committees on Agriculture and Transportation

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering a congratulatory resolution.

INTRODUCTION OF RESOLUTION

A resolution (H.R. No. 534) congratulating Mr. Henry Chu for his dedicated service in the Chinese community was jointly offered by Representatives Tam, Albano, Andrews, Baker, Bunda, Chun, Crozier, Graulty, Hagino, Hayes, Hee, Honda, Isbell, Kawakami, Kihano, Kiyabu, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Morgado, Nakasato, Okamura, Say, Segawa, Shito, Souki, Stanley, Taniguchi, Tom and Yoshimura and was read by the Clerk.

On motion by Representative Tam, seconded by Representative Chun and carried, H.R. No. 534 was adopted.

Representative Tam then rose and stated:

"Mr. Speaker, this morning, we have before us a man who is well respected in the Chinese community within the State of Hawaii. I have known this person for the last, say five years or so. For the past 25 years, this man of great dignity within the Chinese community has been active in the preservation and the promotion of the Chinese community as so said in the resolution. Even today, at his retirement age, he is very active."

Representative Tam then presented the honoree, Mr. Henry Chu, to the members of the House and audience.

Representative Chun presented

Mr. Chu with a floral lei while Representative Tam presented him with a certified copy of the resolution.

At 11: 46 o'clock a.m., the Chair declared a recess, subject to the call of the Chair, "for the purpose of extending our personal aloha to Mr. Chu."

Upon reconvening at 12:43 o'clock p.m., the Speaker assumed the rostrum.

The Chair then directed the Clerk to note the presence of Representatives Anderson, Graulty, Ikeda, Kiyabu, Menor, Morgado, Taniguchi, Wong and Yoshimura.

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 671 to 673) were read by the Clerk and were disposed of as follows:

A communication from the Senate (Sen. Com. No. 671) correcting a previous communication to the House dated April 11, 1983, wherein the managers on the part of the Senate for the conference on the amendments proposed by the House to S.B. No. 903, SD 1, were named, and the name of Senator Gerald Hagino as a Manager on the part of the Senate was inadvertently omitted, dated April 15, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 672) correcting a previous communication to the House dated April 11, 1983, wherein the Managers on the part of the Senate for the conference on the amendments proposed by the House to S.B. No. 1075, SD 1, were named, and the name of Senator Gerald Hagino as a Manager on the part of the Senate was inadvertently omitted (HD 2), dated April 15, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 673) informing the House that the Senate had reconsidered its action taken on April 12, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 115, SD 1, and the President had discharged the Managers on the part of the Senate for the consideration of said amendments (HD 1), on April 18, 1983, was placed on file.

STANDING COMMITTEE REPORTS

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1010) recommending that H.R. No. 264, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Say and carried, the report of the Committee was adopted and H.R. No. 264, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE CONSOLIDATION OF THE COMPENSATORY EDUCATION PROGRAM", was referred to the Committee on Finance.

Representative Honda, for the Committee on Corrections and Rehabilitation, presented a report (Stand. Com. Rep. No. 1011) recommending that H.R. No. 469, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Honda, seconded by Representative Hirono and carried, the report of the Committee was adopted and H.R. No. 469, HD 1, entitled: "HOUSE RESOLUTION REQUESTING AN EXPLORATION OF SENTENCING ALTERNATIVES TO RELIEVE PRISON OVERCROWDING AND TO ALLEVIATE THE RECURRING PROBLEM OF CONSTRUCTING ADDITIONAL FACILITIES", was referred to the Committee on Finance.

Representative Honda, for the Committee on Corrections and Rehabilitation, presented a report (Stand. Com. Rep. No. 1012) recommending that H.C.R. No. 180, as amended in HD 1, be referred to the Committee on Finance,

On motion by Representative Honda, seconded by Representative Hirono and carried, the report of the Committee was adopted and H.C.R. No. 180, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AN EXPLORATION OF SENTENCING ALTERNATIVES TO RELIEVE PRISON OVERCROWDING AND TO ALLEVIATE THE RECURRING PROBLEM OF CONSTRUCTING ADDITIONAL FACILITIES", was referred to the Committee on Finance.

Representative Taniguchi, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1013) recommending that H.C.R. No. 29, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Taniguchi, seconded by Representative Graulty and carried, the report of the Committee was adopted and H.C.R. No. 29, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPART-MENT OF TRANSPORTATION TO CONDUCT A STUDY OF THE STATE HIGHWAY FUND AND MAKE RECOMMENDATIONS AS TO POSSIBLE ALTERNATIVE METHODS OF FUNDING HAWAII'S ROAD NEEDS", was referred to the Committee on Legislative Management, notwithstanding the recommendation of the Committee Report.

Representative Taniguchi, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1014) recommending that H.R. No. 432, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Taniguchi, seconded by Representative Graulty and carried, the report of the Committee was adopted and H.R. No. 432, HD 1, entitled: "HOUSE RESOLUTION REQUESTING AN ANALYSIS OF ACCESS TO LOWER PUNA, ISLAND OF HAWAII", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1015) recommending that H.R. No. 316 be adopted.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 316, entitled: "HOUSE RESOLUTION REQUESTING THAT THE UNITED STATES SENATE EXPEDITIOUSLY ADVISE AND CONSENT TO THE UNITED STATES PACIFIC ISLANDS FRIENDSHIP TREATIES", was adopted.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1016) recommending that H.R. No. 303, as amended in HD 1, be adopted.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 303, HD 1, entitled: "HOUSE RESOLUTION ENCOURAGING PARTICIPATION BY HONOLULU ATTORNEYS IN HAWAII LAWYERS CARE, THE BAR SPONSORED VOLUNTEER LAWYER PROJECT", was adopted.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1017) recommending that H.C.R. No. 111, as amended in HD 1, be adopted.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.C.R. No. 111, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION ENCOURAGING PARTICIPATION BY HONOLULU ATTORNEYS IN HAWAII LAWYERS CARE, THE BAR SPONSORED VOLUNTEER LAWYER PROJECT", was adopted.

Representatives Hashimoto and Honda, for the Committees on Education and Corrections and Rehabilitation, presented a joint report (Stand. Com. Rep. No. 1018) recommending that H.R. No. 322, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Honda and carried, the joint report of the Committees was adopted and H.R. No. 322, HD 1, entitled: "HOUSE RESOLUTION RELATING TO EDUCATION OPPORTUNITIES IN THE HAWAII YOUTH CORRECTIONAL FACILITY", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1019) recommending that H.R. No. 445, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Say and carried, the report of the Committee was adopted and H.R. No. 445, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO CONDUCT A STUDY AND TO FORM A COMMITTEE TO DETERMINE THE AREAS IN WHICH TRAINING IS NEEDED FOR EDUCATIONAL ASSISTANTS", was referred to the Committee on Finance.

Representatives Say and Ige, for the Committees on Water, Land Use, Development and Hawaiian Affairs and Human Services, presented a joint report (Stand. Com. Rep. No. 1020) recommending that H.R. No. 471, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Bunda, seconded by Representative Ige and carried, the joint report of the Committees was adopted and H.R. No. 471, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ACQUIRING BY LAND EXCHANGE THE FORMER OKIMOTO DRUG STORE SITE AND BUILDING IN WAHIAWA, OAHU, FOR RENOVATION INTO A SENIOR CITIZENS COMMUNITY CENTER", was referred to the Committee on Finance.

Representatives Say and Ige, for the Committees on Water, Land Use, Development and Hawaiian Affairs and Human Services, presented a joint report (Stand. Com. Rep. No. 1021) recommending that H.C.R. No. 181, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Bunda, seconded by Representative Ige and carried, the joint report of the Committees was adopted and H.C.R. No. 181, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ACQUIRING BY LAND EXCHANGE THE FORMER OKIMOTO DRUG STORE SITE AND BUILDING IN WAHIAWA, OAHU, FOR RENOVATION INTO A SENIOR CITIZENS COMMUNITY CENTER", was referred to the Committee on Finance.

INTRODUCTION OF RESOLUTIONS

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the following resolutions (H.R. Nos. 535 to 540 and 543) and concurrent resolution (H.C.R. No. 202) were adopted:

A resolution (H.R. No. 535) congratulating Manuel Goeas, Mineso Kuroda, Shizuo Onishi, and John Nakano, charter members of the Aiea Lions Club, on the occasion of the 32nd charter anniversary of the Club was jointly offered by Representatives Okamura, Hashimoto, Morgado, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Nakasato, Nakata, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimoto and Peters.

A resolution (H.R. No. 536) congratulating the free and accepted Masons for their strong support of Hawaii's public schools was jointly offered by Representatives Hashimoto, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata. Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 537) recognizing and commending Waimalu Elementary School for winning top honors in the 1983 State Recycling Campaign was jointly offered by Representatives Hashimoto, Morgado, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Nakasato, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 538) congratulating the 1982 - 1983 Hawaii Regional Scholastic Art Exhibit winners was jointly offered by Representatives Hagino, Albano, Apo, Dang, Hashimoto, Hee, Ige, Jones, Kiyabu-Saballa, Leong, Menor, Nakasato, Okamura, Say, Takamine, Tungpalan, Anderson, Andrews, Baker, Crozier, Graulty, Hayes, Hirono, Honda, Ikeda, Isbell, Kihano, Kim, Kiyabu, Lardizabal, Levin, Marumoto, Matsuura, Menor, Nakata, Segawa, Shito, Souki, Stanley, Tam, Taniguchi, Tom, Wong and Yoshimura.

A resolution (H.R. No. 539) congratulating the Nature Conservancy of Hawaii on the recent opening of the Kamakou Preserve on Molokai was jointly offered by Representatives Rohlfing, Hee, Anderson, Blair, Dang, Graulty, Hagino, Hashimoto, Hirono, Ikeda, Isbell, Jones, Kihano, Lardizabal, Marumoto, Matsuura, Menor, Nakasato, Say, Segawa, Souki, Stanley and Takamine.

A resolution (H.R. No. 540) congratulating Bob Jones and the reporting team of Jones, Grant Conching, Pamela Young and Dick Weiner, and KGMB Television and Lee Productions on winning the prestigious George Foster Peabody Award for the documentary, "Beyond the Great Wall: Journey to the End of China", was jointly offered by Representatives Hagino, Wong, Peters, Albano, Anderson, Andrews, Apo, Baker, Crozier, Dang, Graulty, Hashimoto, Hayes, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Tam, Taniguchi, Tom, Tungpalan and Yoshimura.

A resolution (H.R. No. 543) congratulating and extending best wishes to Pierre Ernest Bouvet upon his retirement was jointly offered by Representatives Takamine, Albano, Anderson, Andrews, Apo, Baker, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A concurrent resolution (H.C.R. No. 202) extending a "Bon Voyage" to the Royal Hawaiian Band and its contingent of Royal Guards on their seven-nation European Concert Tour between May 12 and June 1, 1983, and requesting the Royal Hawaiian Band Master to convey the message of "aloha" from the State of Hawaii to the various peoples and dignitaries of Europe was jointly offered by Representatives Say, Nakasato, Albano, Anderson, Andrews, Baker, Bunda, Crozier, Dang, Graulty, Hashimoto, Hee, Jones, Kiyabu-Saballa, Lardizabal, Okamura, Souki, Takamine, Tam and Wong.

The following resolutions (H.R. Nos. 541 and 542) were offered and further action was deferred until tomorrow, Wednesday, April 20, 1983:

A resolution (H.R. No. 541) recognizing and wishing continued success to Dr. Donald W. Klopf on his retirement from the University of Hawaii and the University of Hawaii Speech Department after 25 years of service was jointly offered by Representatives Dang, Kim, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 542) congratulating the Pauoa Athletic Club Mustang "A" and Mustang "B" Basketball Teams for winning the Police Activity League 1983 basketball championships was jointly offered by Representatives Tam, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Dang, Hagino, Hashimoto, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Souki, Stanley, Takamine, Taniguchi, Tom, Tungpalan,

Wong and Yoshimura.

COMMITTEE REASSIGNMENT

At this time, the Chair placed H.C.R. No. 172, HD 1, on the Clerk's desk.

DISPOSITION OF MATTER PLACED ON THE CLERK'S DESK

By unanimous consent, H.C.R. No. 172, HD 1, was taken from the Clerk's desk.

Representative Tungpalan moved that H.C.R. No. 172, HD 1, be adopted, seconded by Representative Graulty.

Representative Ikeda then rose to speak against the resolution, stating:

"Mr. Speaker, at the time when we passed the bill which would have provided for a one-year moratorium on workers' compensation premiums, I think I made it clear that unless we did something relevant in terms of a study that we would be reinventing the wheel because we would be duplicating a study that was done previously, a report which we have which was on a study done in 1981. And I also cautioned that if we didn't do something comprehensive in terms of a study, we would be giving rise to false hopes and, more importantly, we would be compounding the problem. At that time, I also agreed that there was need for comprehensive and a fair study to be done.

My problem this morning with H.C.R. 172, House Draft 1, Mr. Speaker, is that it contains in the BE IT RESOLVED clause, the very same provision which limited the scope of the study done by the Workers' Compensation Commission, the report of which we have. And I quote to you, Mr. Speaker, those exact words: 'And with a special emphasis on ways to reduce or stabilize costs, while at the same time, maintaining benefits at existing levels.'

Mr. Speaker and members of this body, if you read that report done by the Commission, the study of 1981 on workers' compen sation, you will find time and time again that that language limited the scope and depth of a study on the details on workers' compensation. And if we are going to do this again, Mr. Speaker, there is no point in it; we are wasting time and we are wasting money because we have the results if we are going to limit a study again by using that exact same language as we did in 1981, and for that reason, Mr. Speaker, I will vote against this resolution."

Representative Tungpalan then rose to speak in favor of the resolution, stating:

"What we are saying in effect, Mr. Speaker, is that the House of Representatives recognizes the problem. We would like to study the causes -- all the causes of the problem, including employers, insurance carriers, labor, medical care and rehabilitation. We are not leaving anybody out. We do want to investigate the other jurisdictions as well.

However, we are saying, and very firmly, sir, that we do not feel that we are to lower cost at the expense of those injured workers. I think that's one statement that should come resoundingly clear and it is stated as such in our resolution. Under no circumstance should any injured worker not be compensated. He puts in his share of work and he expects compensation when injured and, in effect, we are saying that if you are injured, sir, you will get compensation. We are not going to reduce the cost of workers' compensation insurance by reducing benefit levels.

As such, I urge all the members of this body to give favorable consideration to this resolution.

Thank you."

Representative Ikeda then rose and stated:

"Mr. Speaker, just a brief word in rebuttal.

The previous speaker has already said that we are not going to reduce workers' compensation costs by reducing benefits. That means that you have reached the conclusion prior to even starting the study, and that really bothers me, Mr. Speaker, because if there is a need to be fair, and there is a need to have a comprehensive review of our system, then we should look at the law in its entirety -- comprehensively -and learn from past mistakes, Mr. Speaker, which is in black and white, in this report commissioned by this Legislature and learn why this Commission was limited in its scope. It's spelled for you by the very words that I quoted in the BE IT RESOLVED clause of this resolution.

I want this made clear because

if you go ahead with this and you get another report saying we could not touch this area because of this clause, we have wasted one year; we fooled the people; and we have wasted money.

Thank you, Mr. Speaker."

Representative Blair then rose to speak in favor of the resolution, stating:

"Mr. Speaker, I believe that if you read the resolution in its entirety and don't put undue emphasis on any one phrase or sentence, it is clear that what we have is, in fact, a call for a comprehensive study and I believe that Representative Ikeda will be satisfied when the final results are in.

Thank you, Mr. Speaker."

The motion was put by the Chair and carried, and H.C.R. No. 172, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A COMPREHENSIVE STUDY BY THE LEGISLATIVE AUDITOR OF ALL CAUSES AND OTHER MATTERS, EVENTS, ORGANIZATIONS, INCLUDING LABOR, EMPLOYERS, GOVERNMENT, MEDICAL CARE AND REHABILITATION AND THE INSURANCE INDUSTRY WHICH MAY AFFECT THE COST OF WORKERS' COMPENSATION IN HAWAII", was adopted, with Representative Ikeda voting no.

At 12:55 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:56 o'clock p.m.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering bills on Final Reading on the basis of a modified consent calendar.

DISPOSITION OF MATTERS PLACED ON THE CLERK'S DESK

By unanimous consent, H.B. No. 42, HD 2, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 42, HD 2, and H.B. No. 42, HD 2, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 42 had passed Final Reading at 12:57 o'clock p.m.

By unanimous consent, H.B. No. 43, HD 2, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 43, HD 2, and H.B. No. 43, HD 2, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 43 had passed Final Reading at 12:58 o'clock p.m.

By unanimous consent, H.B. No. 208, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 208, HD 1, and H.B. No. 208, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 209, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 209, and H.B. No. 209, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 208 and 209 had passed Final Reading at 12:59 o'clock p.m.

By unanimous consent, H.B. No. 210, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Takamine,

seconded by Representative Nakata and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 210, HD 1, and H.B. No. 210, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 210 had passed Final Reading at 1:00 o'clock p.m.

By unanimous consent, H.B. No. 211, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 211, and H.B. No. 211, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 211 had passed Final Reading at 1:01 o'clock p.m.

By unanimous consent, H.B. No. 10, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 10, HD 1, and H.B. No. 10, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 10 had passed Final Reading at 1:02 o'clock p.m.

By unanimous consent, H.B. No. 15, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 15, HD 1, and H.B. No. 15, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 15 had passed Final Reading at 1:03 o'clock p.m. By unanimous consent, H.B. No. 118, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 118, HD 1, and H.B. No. 118, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 351, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 351, and H.B. No. 351, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 118 and 351 had passed Final Reading at 1:04 o'clock p.m.

By unanimous consent, H.B. No. 402, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 402, HD 1, and H.B. No. 402, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 452, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 452, HD 1, and H.B. No. 452, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 402 and 452 had passed Final Reading at 1:05 o'clock p.m.

By unanimous consent, H.B. No. 499, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 499, HD 1, and H.B. No. 499, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 499 had passed Final Reading at 1:06 o'clock p.m.

By unanimous consent, H.B. No. 576, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 576, HD 1, and H.B. No. 576, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 783, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 783, and H.B. No. 783, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 576 and 783 had passed Final Reading at 1:07 o'clock p.m.

By unanimous consent, H.B. No. 796, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 796, HD 1, and H.B. No. 796, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused. The Chair directed the Clerk to note that H.B. No. 796 had passed Final Reading at 1:08 o'clock p.m.

By unanimous consent, H.B. No. 1037, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1037, and H.B. No. 1037, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1037 had passed Final Reading at 1:09 o'clock p.m.

By unanimous consent, H.B. No. 1153, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1153, HD 1, and H.B. No. 1153, HD 1, SD 2, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 1294, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1294, HD 1, and H.B. No. 1294, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 1153 and 1294 had passed Final Reading at 1:10 o'clock p.m.

By unanimous consent, H.B. No. 1363, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom

and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1363, HD 1, and H.B. No. 1363, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1363 had passed Final Reading at 1:11 o'clock p.m.

By unanimous consent, H.B. No. 1438, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1438, HD 1, and H.B. No. 1438, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1438 had passed Final Reading at 1:12 o'clock p.m.

By unanimous consent, H.B. No. 890, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Taniguchi, seconded by Representative Graulty and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 890, HD 1, and H.B. No. 890, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 890 had passed Final Reading at 1:13 o'clock p.m.

By unanimous consent, H.B. No. 1128, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Taniguchi, seconded by Representative Graulty and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1128, and H.B. No. 1128, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 1237, as amended by the Senate, was taken from the Clerk's desk. On motion by Representative Taniguchi, seconded by Representative Graulty and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1237, and H.B. No. 1237, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 1128 and 1237 had passed Final Reading at 1:14 o'clock p.m.

By unanimous consent, H.B. No. 1317, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Taniguchi, seconded by Representative Graulty and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1317, HD 1, and H.B. No. 1317, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 411, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Albano, seconded by Representative Yoshimura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 411, and H.B. No. 411, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 1317 and 411 had passed Final Reading at 1:15 o'clock p.m.

By unanimous consent, H.B. No. 1121, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Albano, seconded by Representative Yoshimura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1121, HD 1, and H.B. No. 1121, HD 1, SD 2, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to

note that H.B. No. 1121 had passed Final Reading at 1:16 o'clock p.m.

By unanimous consent, H.B. No. 313, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Honda, seconded by Representative Hirono and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 313, HD 1, and H.B. No. 313, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 47 ayes to 3 noes, with Representatives Jones, Marumoto and Rohlfing voting no, and Representative Hayes being excused.

By unanimous consent, H.B. No. 1496, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Honda, seconded by Representative Hirono and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1496, HD 1, and H.B. No. 1496, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 313 and 1496 had passed Final Reading at 1:17 o'clock p.m.

At 1:18 o'clock p.m., Representative Shito asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:25 o'clock p.m.

By unanimous consent, H.B. No. 757, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Tungpalan, seconded by Representative Taniguchi and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 757, and H.B. No. 757, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 757 had passed Final Reading at 1:26 o'clock p.m.

By unanimous consent, H.B. No. 1528, HD 2, as amended by the Senate,

was taken from the Clerk's desk.

Representative Tungpalan moved that the House agree to the amendments proposed by the Senate to H.B. No. 1528, HD 2, and H.B. No. 1528, HD 2, SD 1, having been read throughout, pass Final Reading, seconded by Representative Taniguchi.

Representative Ikeda then rose to speak against the bill, stating:

"Mr. Speaker, earlier today, we passed against my objections House Concurrent Resolution 172, House Draft 1, which sets up, presumably, a comprehensive and fair study of the workers' compensation law. If you will look at page 3 of that resolution, second WHEREAS, it covers a review of the operations of insurance companies in determining profit and losses for the business of selling and servicing workers' compensation insurance and claims.

I believe, Mr. Speaker, that is something that should be addressed in the study and I think passing this bill is premature. Therefore, I will vote against it.

Thank you."

The motion was put by the Chair and carried, and the House agreed to the amendments proposed by the Senate to H.B. No. 1528, HD 2, and H.B. No. 1528, HD 2, SD 1, having been read throughout, passed Final Reading by a vote of 48 ayes to 2 noes, with Representatives Ikeda and Marumoto voting no, and Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1528 had passed Final Reading at 1:27 o'clock p.m.

At this time, Representative Stanley requested waiver of the 48-hour notice for hearings on H.C.R. No. 20, and the Chair "so ordered."

RECONSIDERATION OF ACTION TAKEN

Representative Hirono moved that the House reconsider its action taken earlier in disagreeing to the amendments proposed by the Senate to H.B. No. 1621, HD 1, seconded by Representative Shito and carried.

Representative Hirono then gave notice of her intent to agree with the amendments made by the Senate to H.B. No. 1621, HD 1.

The Chair, at this time, reminded all members to make themselves available for signing Conference Committee Reports.

At 1:30 o'clock p.m., the House of Representatives stood in recess, "for the purpose of receiving and decking all Conference Committee Reports."

CONFERENCE COMMITTEE REPORTS

Representative Baker, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 502, HD 2, SD 2, presented a report (Conf. Com. Rep. No. 5) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 5 on H.B. No. 502, HD 2, SD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 502, HD 2, SD 2, CD 1, were made available to the members of the House at 5:50 o'clock p.m.

Representatives Baker and Stanley, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 236, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 6) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 6 on S.B. No. 236, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 236, SD 1, HD 1, CD 1, were made available to the members of the House at 5:50 o'clock p.m.

Representative Hashimoto, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the House to the amendments proposed by the Senate in H.B. No. 1434, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 7) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 7 on H.B.

No. 1434, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1434, HD 1, SD 1, CD 1, were made available to the members of the House at 5:50 o'clock p.m.

Representatives Hirono and Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 314, SD 2, presented a report (Conf. Com. Rep. No. 8) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 8 on H.B. No. 314, SD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 314, SD 2, CD 1, were made available to the members of the House at 7:05 o'clock p.m.

Representative Hirono, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1232, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 9) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 9 on H.B. No. 1232, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1232, HD 1, SD 1, CD 1, were made available to the members of the House at 7:05 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 800, SD 1, presented a report (Conf. Com. Rep. No. 10) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 10 on H.B. No. 800, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 800, SD 1, CD 1, were made available to the members of the House at 9: 15 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 450, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 11) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 11 on S.B. No. 450, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 450, SD 1, HD 1, CD 1, were made available to the members of the House at 9:15 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 55, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 12) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 12 on S.B. No. 55, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 55, SD 1, HD 1, CD 1, were made available to the members of the House at 9: 15 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 191, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 13) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 13 on S.B. No. 191, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 191, SD 1, HD 1, CD 1, were made available to the members of the House at 9:15 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 621, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 14) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 14 on H.B. No. 621, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 621, HD 1, SD 1, CD 1, were made available to the members of the House at 9:15 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 291, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 15) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 15 on H.B. No. 291, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 291, HD 1, SD 1, CD 1, were made available to the members of the House at 9:15 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 180, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 16) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 16 on S.B. No. 180, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 180, SD 1, HD 1, CD 1, were made available to the members of the House at 9:15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1417, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 17) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 17 on H.B. No. 1417, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1417, HD 1, SD 1, CD 1, were made available to the members of the House at 10: 15 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 181, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 18) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 18 on S.B. No. 181, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 181, SD 1, HD 1, CD 1, were made available to the members of the House at 10: 15 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 735, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 19) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 19 on S.B. No. 735, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 735, SD 1, HD 1, CD 1, were made available to the members of the House at 10: 15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 569, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 20) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 20 on S.B. No. 569, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 569, SD 1, HD 1, CD 1, were made available to the members of the House at 10:15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1119, HD 2, SD 1, presented a report (Conf. Com. Rep. No. 21) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 21 on H.B. No. 1119, HD 2, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1119, HD 2, SD 1, CD 1, were made available to the members of the House at 10: 15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 467, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 22) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 22 on H.B. No. 467, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 467, HD 1, SD 1, CD 1, were made available to the members of the House at 10:15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1562, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 23) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 23 on H.B. No. 1562, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1562, HD 1, SD 1, CD 1, were made available to the members of the House at 10: 15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 390, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 24) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 24 on H.B. No. 390, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 390, HD 1, SD 1, CD 1, were made available to the members of the House at 10: 15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1266, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 25) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 25 on H.B. No. 1266, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1266, HD 1, SD 1, CD 1, were made available to the members of the House at 10: 15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1342, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 26) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 26 on H.B. No. 1342, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1342, HD 1, SD 1, CD 1, were made available to the members of the House at 10:15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No, 1557, SD 1, presented a report (Conf. Com. Rep. No. 27) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 27 on H.B. No. 1557, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1557, SD 1, CD 1, were made available to the members of the House at 10: 15 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 992, HD 2, SD 2, presented a report (Conf. Com. Rep. No. 28) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 28 on H.B. No. 992, HD 2, SD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 992, HD 2, SD 2, CD 1, were made available to the members of the House at 10:15 o'clock p.m. Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 535, SD 1, presented a report (Conf. Com. Rep. No. 29) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 29 on H.B. No. 535, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 535, SD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Shito, for the Committee on Conference on the recommittal to Conference of H.B. No. 915, SD 1, CD 1, presented a report (Conf. Com. Rep. No. 30) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 30 on H.B. No. 915, SD 1, CD 2, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 915, SD 1, CD 2, were made available to the members of the House at 11:00 o'clock p.m.

Representative Hirono, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1620, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 31) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 31 on H.B. No. 1620, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1620, HD 1, SD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representatives Okamura and Say, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1279, SD 2, HD 2, presented a report (Conf. Com. Rep. No. 32) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration

of Conf. Com. Rep. No. 32 on S.B. No. 1279, SD 2, HD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1279, SD 2, HD 2, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Hagino, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1254, HD 1, presented a report (Conf. Com. Rep. No. 33) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 33 on S.B. No. 1254, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1254, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Taniguchi, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1105, HD 1, presented a report (Conf. Com. Rep. No. 34) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 34 on S.B. No. 1105, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1105, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Hashimoto, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1050, HD 1, presented a report (Conf. Com. Rep. No. 35) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 35 on S.B. No. 1050, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1050, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Baker, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 631, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 36) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 36 on S.B. No. 631, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 631, SD 1, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Okamura, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 133, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 37) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 37 on S.B. No. 133, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 133, SD 1, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Taniguchi, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 337, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 38) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 38 on H.B. No. 337, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 337, HD 1, SD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representatives Albano and Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1567, HD 2, SD 1, presented a report (Conf. Com. Rep. No. 39) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 39 on H.B. No. 1567, HD 2, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1567, HD 2, SD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Graulty, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 844, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 40) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 40 on H.B. No. 844, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 844, HD 1, SD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representatives Tungpalan and Kawakami, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 809, HD 1, SD 2, presented a report (Conf. Com. Rep. No. 41) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 41 on H.B. No. 809, HD 1, SD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 809, HD 1, SD 2, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Kawakami, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 30, SD 2, HD 1, presented a report (Conf. Com. Rep. No. 42) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 42 on S.B. No. 30, SD 2, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 30, SD 2, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representatives Say and Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 393, HD 2, SD 2, presented a report (Conf. Com. Rep. No. 43) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 43 on H.B. No. 393, HD 2, SD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 393, HD 2, SD 2, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Hashimoto, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1122, SD 2, HD 2, presented a report (Conf. Com. Rep. No. 44) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 44 on S.B. No. 1122, SD 2, HD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1122, SD 2, HD 2, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Hirono, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1003, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 45) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 45 on S.B. No. 1003, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1003, SD 1, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 663, HD 2, SD 1, presented a report (Conf. Com. Rep. No. 46) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 46 on H.B. No. 663, HD 2, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 663, HD 2, SD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 901, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 47) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 47 on H.B. No. 901, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 901, HD 1, SD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1102, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 48) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 48 on H.B. No. 1102, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1102, HD 1, SD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 80, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 49) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 49 on S.B. No. 80, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 80, SD 1, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 247, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 50) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 50 on S.B. No. 247, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 247, SD 1, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 555, SD 2, HD 2, presented a report (Conf. Com. Rep. No. 51) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 51 on S.B. No. 555, SD 2, HD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 555, SD 2, HD 2, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 711, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 52) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 52 on S.B. No. 711, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 711, SD 1, HD 1, CD 1, were made available to the members of the House at 11:00 o'clock p.m.

Representative Stanley, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 800, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 53) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 52 on S.B. No. 800, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 800, SD 1, HD 1, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

Representative Shito, for the

Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1338, SD 2, HD 2, presented a report (Conf. Com. Rep. No. 54) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 53 on S.B. No. 1338, SD 2, HD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1338, SD 2, HD 2, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

Representatives Taniguchi and Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1247, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 55) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 55 on S.B. No. 1247, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1247, SD 1, HD 1, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

Representative Say, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 753, SD 1, presented a report (Conf. Com. Rep. No. 56) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 56 on H.B. No. 753, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 753, SD 1, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1587, HD 1, SD 1, presented a report (Conf. Com. Rep. No. 57) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 57 on H.B. No. 1587, HD 1, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1587, HD 1, SD 1, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 904, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 58) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 58 on S.B. No. 904, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 904, SD 1, HD 1, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

Representatives Shito, Say and Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1018, HD 2, SD 2, presented a report (Conf. Com. Rep. No. 59) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 59 on H.B. No. 1018, 'HD 2, SD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1018, HD 2, SD 2, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

Representatives Say, Okamura and Kiyabu, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 903, SD 1, HD 2, presented a report (Conf. Com. Rep. No. 60) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 60 on S.B. No. 903, SD 1, HD 2, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 903, SD 1, HD 2, CD 1, were made available to the members of the House at 11: 45 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 787, SD 1, HD 1, presented a report (Conf. Com. Rep. No. 61) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 61 on S.B. No. 787, SD 1, HD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 787, SD 1, HD 1, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

Representative Shito, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 966, HD 2, SD 1, presented a report (Conf. Com. Rep. No. 62) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 62 on H.B. No. 966, HD 2, SD 1, CD 1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 966, HD 2, SD 1, CD 1, were made available to the members of the House at 11:45 o'clock p.m.

ADJOURNMENT

At 12:00 o'clock, midnight, the House of Representatives adjourned until 11:30 o'clock a.m. tomorrow, Wednesday, April 20, 1983.

FIFTY-EIGHTH DAY

Wednesday, April 20, 1983

The House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, convened at 11:40 o'clock a.m., with the Vice Speaker presiding.

The Divine Blessing was invoked by Reverend Myoshin Ichinose representing the Soto Mission, after which the Roll was called showing all members present with the exception of Representatives Hayes, Morgado and Souki, who were excused.

By unanimous consent, reading of the Journal was deferred.

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 674 to 691) were read by the Clerk and were disposed of as follows:

A communication from the Senate (Sen. Com. No. 674) returning H.B. No. 334, HD1, which passed Third Reading in the Senate on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 675) returning H.B. No. 601, HD1, which passed Third Reading in the Senate on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 676) transmitting S.C.R. No. 35, SD1, supporting the Department of Land and Natural Resources' intent to expand the use of concession agreements to develop and operate camping and cabin rental facilities in certain state parks, which was adopted by the Senate on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 677) transmitting S.C.R. No. 43, SD1 requesting the General Services Administration to refrain from disposing of any federal surplus lands until the State and Counties of Hawaii have been able to fully determine potential use of these lands, which was adopted by the Senate on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 678) transmitting S.C.R. No. 46, SD1, relating to Kahana Valley, which was adopted by the Senate on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 679) transmitting S.C.R. No. 47, SD1, requesting the Departments of Defense and Transportation to give due and careful consideration to the feasibility of making a military airfield on Oahu available for joint civilian and military use in its September 1983 report to Congress, which was adopted by the Senate on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 680) transmitting S.C.R. No. 49, SD1, requesting the Legislative Auditor to review the implementation and administration of the Pilotage Law, which was adopted by the Senate on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 681) transmitting S.C.R. No. 61 requesting the President of the Senate and the Speaker of the House of Representatives to arrange for a study of the workers' compensation program by the Legislative Auditor, which was adopted by the Senate on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 682) informing the House that the President had discharged Senator Gerald Machida as Manager on the part of the Senate at the conference on S.B. No. 4, SD1, HD1, on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 683) informing the House that the President had added Senator Gerald Machida as a Manager on the part of the Senate at the conference of S.B. No. 937, SD1, HD1, on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 684) informing the House that the Senate had reconsidered its action taken on April 12, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 255, SD1, and the President had discharged the Managers on the part of the Senate for the consideration of said amendments (HD2) on April 19, 1983, was placed on file. A communication from the Senate (Sen. Com. No. 685) informing the House that the Senate had reconsidered its action taken on April 11, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 362, SDI, and the President had discharged the Managers on the part of the Senate for the consideration of said amendments (HDI) on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 686) informing the House that the Senate had reconsidered its action taken on April 8, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 742, SD2, and the President had discharged the Managers on the part of the Senate for the consideration of said amendments (HD1) on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 687) informing the House that the Senate had reconsidered its action taken on April 11, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 756, and the President had discharged the Managers on the part of the Senate for the consideration of said amendments (HD1) on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 688) informing the House that the Senate had reconsidered its action taken on April 11, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 907, and the President had discharged the Managers on the part of the Senate for the consideration of said amendments (HD1) on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 689) informing the House that the Senate had reconsidered its action taken on April 8, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 993, and the President had discharged the Managers on the part of the Senate for the consideration of said amendments (HD1) on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 690) informing the House that the Senate had reconsidered its action taken on April 11, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 1075, SD1, and the President had discharged the Managers of the part of the Senate for the consideration of said amendments (HD2) on April 19, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 691) informing the House that the Senate had reconsidered its action taken on April 12, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 1092, SD1, and the Presidents had discharged the Managers on the part of the Senate for the consideration of said amendments (HD2) on April 19, 1983, was placed on file.

ORDER OF THE DAY

DEFERRED RESOLUTIONS

The following resolutions were disposed of as follows:

S.C.R. Nos. Referred to:

- 17 Jointly to the Committees on Agriculture and Water, Land Use, Development and Hawaiian Affairs
- 18 Committee on Public Employment and Government Operations
- 35 Committee on Water, Land Use, Development and Hawaiian Affairs
- 36 Committee on Water, Land Use, Development and Hawaiian Affairs
- 43 Committee on Water, Land Use, Development and Hawaiian Affairs
- 46 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 47 Committee on Transportation
- 49 Jointly to the Committees on Consumer Protection and Commerce and Transportation, then to the Committee on Finance
- 50 Committee on Public Employment and Government Operations, then to the Committee on Finance
- 61 Committee on Employment Opportunities and Labor Relations
- 92 Committee on Finance

119 Committee on Employment Opportunities and Labor Relations

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering certain resolutions out of order.

INTRODUCTION OF RESOLUTIONS

The following resolutions (H.R. Nos. 527 and 541 to 546) were read by the Clerk and were disposed of as follows:

By unanimous consent, H.B. No. 541 recognizing and wishing continued success to Dr. Donald W. Klopf on his retirement from the University of Hawaii and the University of Hawaii Speech Department after 25 years of service, which was offered on April 19, 1983, was taken from the Clerk's desk.

On motion by Representative Dang, seconded by Representative Kim and carried, H.B. No. 541 was adopted.

Representative Dang rose and stated:

"Mr. Speaker, I would like to say a few words about this resolution and about Dr. Klopf. I first met Dr. Klopf when I was a student at the University of Hawaii taking classes in speechcommunication about 10 years ago. Dr. Klopf was an inspiration to me then as he has been to many students. In his 25 years at the University of Hawaii, his influence has been felt and his achievements have been seen at the University, in the community, nationally and internationally, all in the area of speech communication.

"His retirement will be a great loss to the speech department and the University as a whole. However, his contributions and accomplishments will long be felt and remembered. This resolution is just our way of saying 'thank you' to him."

At this time, Representative Dang introduced Dr. Donald W. Klopf to the members of the House and Professor Ron Cambra, the incoming chairman of the University speech department, who was seated in the gallery.

Representative Kim rose and stated:

"Mr. Speaker, I would just like to add that I first met Dr. Klopf when I was a pledge for Gamma Chi Sigma Sorority at the University, a sorority, that I might also add, our honorable Mayor Anderson is a member of. Dr. Klopf has been the advisor, as stated in the resolution for 24 years, and during that time, he has been through all the pledge dinners, initiation and hell camps. As the only male allowed at these functions, I am sure Dr. Klopf has many stories to tell.

"His office at UH has been the sorority's second home and we have called upon him to settle many differences, for letters of recommendations and even for help with speeches for beauty contests. Dr. Klopf has certainly been a friend to all of us and we are certainly going to miss him. Thank you, Mr. Speaker."

At this time, Representative Kim presented a lei to Dr. Klopf and Representative Dang presented the certified copy of the resolution.

A resolution (H.R. No. 544) congratulating Radio Station KIKI for their successful Brown Bags to Stardom project was jointly offered by Representatives Ige, Leong, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

On motion by Representative Ige, seconded by Representative Leong and carried, H.R. No. 544 was adopted.

Representative Ige rose and stated:

"Mr. Speaker, I would like to extend my personal thanks to KIKI and their staff, again, for giving our children an opportunity to share their talents with the people of Hawaii in our community. In hopes that the commitment that KIKI and their staff has made to our community, to the youth especially, be a model for others to follow. A model that, hopefully, in the long-run, will allow Hawaii to be a very special

place, for all of us here."

Representative Ige then introduced Mr. Jeff Coelho, General Manager and Vice President of KIKI; Mr. Kamasami Kong, who was responsible for the production of the Brown Bags album; Miss Kunimura, Promotions Director; and Mr. Ron Wiley, disc jockey at KIKI.

Representatives Ikeda, Hashimoto, Leong and Hirono then presented leis and certified copies of the resolution to the honorees.

Representative Apo rose and stated:

"Mr. Speaker, your Committee on Education considered a resolution calling for the establishment or a feasibility study for the establishment of a high school dedicated to the gifted and talented students in the area of performing and visual arts. I'd just like to say that through the efforts of KIKI, they have provided a critically needed avenue of expression for these gifted and talented students and provided a critical, and I think, a very meaningful period of transition for our gifted and talented in these areas to the ranks of the professionals, and I wish to add my personal congratulations and to let them know that this House is well aware of the work that they're doing, how worthwhile it is. I don't know if it's financially rewarding, but certainly in terms of the needs of our kids in the state, they are performing a very, very valuable service. Thank you."

A resolution (H.R. No. 545) congratulating Sandi Alcos and the Men of Wai Ewa on their success in the Brown Bags to Stardom III contest was jointly offered by Representatives Ige, Kiyabu-Saballa, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

On motion by Representative Ige, seconded by Representative Kiyabu-Saballa and carried, H.R.

No. 545 was adopted.

Representative Kiyabu-Saballa rose and stated:

"Mr. Speaker and members of this honorable body, you know that we've had Sandi here several weeks ago, and we're delighted to have her back. I'd like to let you know they all came down this morning because they were going to perform a number for you, but being that we have a time constraint, unfortunately we're going to miss the number one show again. But maybe we'll get her again another time.

"I feel the youth of Hawaii are gifted with numerous talents which are continuously expressed in very numerous ways. When the opportunity arises, it's our pleasure to watch their talented demonstrated and to share in the excitement of their progress and achievement, as during the annual Brown Bags to Stardom competition held a few weeks ago, which resulted in the selection of Miss Sandi Alcos, a junior from Campbell High School, as the first place contestant.

"We're all very proud of Sandi and of the many other multi-talented performers in the Leeward area. Directly supporting Sandi in her performance, were a group equally gifted students known collectively and professionally as the Men of Wai Ewa.

"I would also like to commend KIKI for a job well done, not only on the program design, but on the selection but on their selection of the first-place winner. Mahalo."

Representative Kiyabu-Saballa then introduced Miss Sandi Alcos, Mr. Darren Alcos, Mr. Mitchell Sanchez, Mr. Allen Quevedo and Mr. Andrew Duhaylongsod to the members of the House.

Representatives Marumoto, Tungpalan, Crozier, Kim and Kiyabu-Saballa presented the honorees with leis and certified copies of the resolution.

A resolution (H.R. No. 546) congratulating Jonathan Bitanga on winning the "Brown Bags to Stardom III" album cover contest was jointly offered by Representatives Ige, Anderson, Albano, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

On motion by Representative Ige, seconded by Representative Anderson and carried, H.R. No. 546 was adopted.

Representative Ige rose and stated:

"Mr. Speaker, I've been blessed with the opportunity of receiving the "Brown Bags to Stardom " album and by looking at the cover, I honestly feel that this individual, Mr. Bitanga, is blessed with the talent of communicating his thoughts through art, a method of art. I sincerely hope that Mr. Bitanga continues his efforts and to share his talents with the many people and the children of Hawaii."

Representative Ige then introduced the honoree to the members of the House and Representative Isbell presented Mr. Bitanga with a lei and Representative Anderson presented the certified copy of the resolution.

At this time, the Clerk read H.R. No. 527 commending the outstanding achievements of Mrs. Mae Look as a volunteer for the tutorial program sponsored by the Palama Interchurch Council and congratulating her as a 1983 Jefferson Award winner which was adopted on April 15, 1983.

Representative Blair rose and stated:

"Mr. Speaker, Mrs. Look is involved with the tutorial program that the Palama Interchurch Council has been sponsoring for a number of years dealing with immigrant as well as local children. And for the past four years, she's been spending every afternoon, school afternoon, tutoring approximately sixty students, and then on Saturdays, she works with classes for the mothers of immigrant children as well.

"She's developed a volunteer program using University of Hawaii students and as a result of this and many other good works, she's a 1983 recipient of the Jefferson Award. She does, however, have one outstanding failure in her life, and that is Representative Nakasato, who was a student of her's in the tenth grade, and very nearly flunked out, as I understand it. But he's improved substantially since then, I can report to Mrs. Mae Look."

Representative Blair then introduced Mrs. Look to the members of House and Representative Albano presented her with a lei and Representative Nakasato presented the certified copy of the resolution.

At 12:11 o'clock p.m., the Chair declared a recess for the purpose of extending the personal Aloha of the members of the House to the honoress, subject to the call of the Chair.

The House of Representatives reconvened at 12:30 o'clock p.m.

At this time, the Speaker assumed the rostrum.

By unanimous consent, H.R. No. 542 congratulating the Pauoa Athletic Club Mustang "A" and Mustang "B" basketball teams for winning the Police Activity League 1983 basketball championships, which was offered on April 19, 1983, was taken from the Clerk's desk.

On motion by Representative Tam, seconded by Representative Okamura and carried, H.R. No. 542 was adopted.

Representative Tam rose and stated:

"Mr. Speaker and fellow colleagues, it gives me great pleasure today to present to you 26 members of the Pauoa basketball team from my district. Accompanying the team members are two of their coaches, Mr. Harold Sahara and Mr. Sonny Santos, as well as some parents."

Representative Tam then requested that the teams, their coaches, parents and friends who were seated in the gallery to rise and be recognized.

Representative Tam added in closing:

"Rather than present resolutions at this time, I've made preparations for them to have lunch at my expense, and at that time, I will present the resolutions.

UNFINISHED BUSINESS

S.B. No. 1339, SD1:

By unanimous consent, action was deferred one day.

STANDING COMMITTEE REPORTS

Representatives Takamine and Taniguchi, for the Committees on Agriculture and Transportation, presented a joint report (Stand. Com. Rep. No. 1022) recommending that H.R. No. 55, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Taniguchi and carried, the joint report of the Committee was adopted and H.R. No. 55, HD1 entitled: "HOUSE RESOLUTION REQUESTING AN INVESTIGATION INTO THE FEASIBILITY OF OBTAINING FEDERAL FUNDS FOR THE DEVELOPMENT OF AN INTRASTATE HIGHWAY SYSTEM FOR MORE EFFICIENT MOVEMENT OF AGRICULTURAL PRODUCTS", was referred to the Committee on Finance.

Representatives Takamine and Taniguchi, for the Committees on Agriculture and Transportation, presented a joint report (Stand. Com. Rep. No. 1023) recommending that H.C.R. No. 28, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Taniguchi and carried, the joint report of the Committees was adopted and H.C.R. No. 28, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AN INVESTIGATION INTO THE FEASIBILITY OF OBTAINING FEDERAL FUNDS FOR THE DEVELOP-MENT OF AN INTRASTATE HIGHWAY SYSTEM FOR MORE EFFICIENT MOVEMENT OF AGRICULTURAL PRODUCTS", was referred to the Committee on Finance.

Representative Takamine, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1024) recommending that H.R. No. 53, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and H.R. No. 53, HD1 entitled: "HOUSE RESOLUTION REQUESTING AN INVESTIGATION INTO THE FEASIBILITY OF ESTABLISHING STATEWIDE CONSOLIDATION FACILITIES FOR THE STORAGE AND DISTRIBUTION OF AGRICULTURAL PRODUCTS", was referred to the Committee on Finance.

Representative Takamine, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1025) recommending that H.C.R. No. 26, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and H.C.R. No. 26, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AN INVESTI-GATION INTO THE FEASIBILITY OF ESTABLISHING STATEWIDE CONSOLIDATION FACILITIES FOR THE STORAGE AND DISTRIBUTION OF AGRICULTURAL PRODUCTS", was referred to the Committee on Finance.

Representative Say, for the Committee on Water, Land Use, Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1026) recommending that H.R. No. 459 be adopted.

On motion by Representative Say, seconded by Representative Matsuura and carried, the report of the Committee was adopted and H.R. No. 459 entitled: "HOUSE RESOLUTION REQUESTING PROCLAMATION OF THE WEEK OF MAY8-14 AS HISTORIC PRESERVATION WEEK", was adopted.

Representative Say, for the Committee on Water, Land Use, Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1027) recommending that H.R. No. 436 be adopted.

On motion by Representative Say, seconded by Representative Matsuura and carried, the report of the Committee was adopted and H.R. No. 436 entitled: "HOUSE RESOLUTION URGING THE CONGRESS OF THE UNITED STATES TO ACKNOWLEDGE THE ILLEGAL AND IMMORAL ACTIONS OF THE UNITED STATES IN THE OVERTHROW OF THE KINGDOM OF HAWAII IN 1893, AND TO INDICATE ITS COMMITMENT TO GRANT RESTITUTION FOR THE LOSSES AND DAMAGES SUFFERED BY NATIVE HAWAIIANS AS A RESULT OF THOSE WRONGFUL ACTIONS", was adopted.

Representative Say, for the Committee on Water, Land Use, Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1028) recommending that H.C.R. No. 169 be adopted.

By unanimous consent, action

was deferred one day.

Representative Takamine, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1029) recommending that H.R. No. 463, as amended in HD1, be adopted.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and H.R. No. 463, HD1 entitled: "HOUSE RESOLUTION EXPRESSING LEGISLATIVE OPPOSITION TO THE CARIBBEAN BASIN ECONOMIC RECOVERY ACT AND ENCOURAGING THE HAWAII CONGRESSIONAL DELEGATION TO FIGHT ITS PASSAGE", was adopted.

Representative Takamine, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1030) recommending that H.C.R. No. 179, as amended in HD1, be adopted.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and H.C.R. No. 179, HDl entitled: "HOUSE CONCURRENT RESOLUTION EXPRESSING LEGISLATIVE OPPOSITION TO THE CARIBBEAN BASIN ECONOMIC RECOVERY ACT AND ENCOURAGING THE HAWAII CONGRESSIONAL DELEGATION TO FIGHT ITS PASSAGE", was adopted.

At 12:38 o'clock p.m., at the request of Representative Kiyabu, the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:39 o'clock p.m.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1031) recommending that H.R. No. 18 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 18 entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF SOCIAL SERVICES AND HOUSING, WITH THE ASSISTANCE OF OTHER APPROPRIATE AGENCIES, TO STUDY THE FEASIBILITY OF LIMITING FREEDOM OF CHOICE TO RECIPIENTS UNDER THE MEDICAID PROGRAM", was adopted. Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1032) recommending that H.R. No. 13, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 13, HD1 entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF EXPANDING THE AGRICUL-TURAL PROGRAMS IN FACILITIES WITHIN THE CORRECTIONAL SYSTEM", was adopted.

At 12:40 o'clock p.m., at the request of Representative Kiyabu, the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:41 o'clock p.m.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1033) recommending that H.R. No. 390 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 390 entitled: "HOUSE RESOLUTION REQUESTING THE REAL ESTATE COMMISSION TO SUBMIT A REPORT THAT WAS REQUESTED BY HOUSE RESOLUTION NO. 144 ADOPTED BY THE HOUSE OF REPRESENTATIVES IN 1981", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1034) recommending that H.R. No. 33 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 33 entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF LIBRARY SERVICES", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1035) recommending that H.R. No. 47, as amended in HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 47, HD1 entitled: "HOUSE RESOLUTION REQUESTING THE DEVELOPMENT OF A PLAN FOR THE PROVISION OF PETROLEUM PRODUCTS FOR PUBLIC SERVICES DURING AN OIL SHORTAGE", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1036) recommending that H.R. No. 63, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 63, HD1 entitled: "HOUSE RESOLUTION REQUESTING AN UPDATED STUDY OF INTERISLAND WATER TRANSPORTATION", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1037) recommending that H.R. No. 193, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 193, HD1 entitled: "HOUSE RESOLUTION REQUESTING A REPORT ON THE PROGRESS OF PROGRAMS ON ALTERNATIVE MEANS OF CONTROLLING PESTS WITH THE MINIMUM USE OF CHEMICAL PESTICIDES", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1038) recommending that H.R. No. 140 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 140 entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF EFFORTS IN AGRI-ENERGY RESEARCH AND DEVELOPMENT AND A STUDY ON THE COST-EFFECTIVENESS OF ESTABLISHING AGRI-ENERGY PROCESSING PLANTS". was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1039) recommending that H.R. No. 253, as amended in HD2, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 253, HD2 entitled: "HOUSE RESOLUTION REQUESTING THE FORMATION OF A MEDICAL ADVISORY PANEL TO CONDUCT A LONG-TERM STUDY OF THE EFFECTS OF HYDROGEN SULFIDE AND CERTAIN OTHER AIR POLLUTANTS ON HUMAN HEALTH", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1040) recommending that H.R. No. 277, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 277, HD1 entitled: "HOUSE RESOLUTION REQUESTING STATE ASSISTANCE FOR MILK PRODUCT PROMOTION AND ADVERTISING", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1041) recommending that H.R. No. 287 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 287 entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON THE ADVISABILITY OF ESTABLISHING A BOARD UNDER THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS TO LICENSE PHYSICAL THERAPISTS AND PHYSICAL THERAPIST ASSISTANTS AND REGULATE THE PRACTICE OF PHYSICAL THERAPY", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1042) recommending that H.R. No. 312, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 312, HD1 entitled: "HOUSE RESOLUTION REQUESTING A FEASIBILITY STUDY OF THE NEED FOR A TROPICAL CROP PRODUCTION CENTER AT THE UNIVERSITY OF HAWAII-MANOA", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1043) recommending that H.R. No. 339, as amended in HD2, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 339, HD2 entitled: "HOUSE RESOLUTION REQUESTING EQUALITY IN COURSE

OFFERINGS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1044) recommending that H.R. No. 368 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 368 entitled: "HOUSE RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO STUDY AND EVALUATE ALTER-NATIVES TO AIDING VICTIMS OF CATASTROPHIC DISEASES AND THEIR FAMILIES", was adopted.

Representative Albano, for the majority of the Committee on Public Employment and Government Operations, presented a report (Stand. Com. Rep. No. 1045) recommending that H.R. No. 441, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Albano, seconded by Representative Graulty and carried, the report of the Committee was adopted and H.R. No. 441, HDl entitled: "HOUSE RESOLUTION REQUESTING A COMPREHENSIVE STUDY ON PAY EQUITY IN PUBLIC EMPLOYMENT", was referred to the Committee on Finance.

Representative Albano, for the Committee on Public Employment and Government Operations, presented a report (Stand. Com. Rep. No. 1046) recommending that H.C.R. No. 171, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Albano, seconded by Representative Graulty and carried, H.C.R. No. 171, HDI entitled: "HOUSE CONCURRENT RESOLUTION REQUEST-ING A COMPREHENSIVE STUDY ON PAY EQUITY IN PUBLIC EMPLOYMENT", was referred to the Committee on Finance.

Representative Albano, for the Committee on Public Employment and Government Operations, presented a report (Stand. Com. Rep. No. 1047) recommending that H.R. No. 450, as amended in HD1, be referred to the Committee on Legislative Management.

On motion by Representative

Albano, seconded by Representative Graulty and carried, the report of the Committee was adopted and H.R. No. 450, HD1 entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON FINAL OFFER ARBITRATION", was referred to the Committee on Legislative Management.

Representative Hagino, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1048) recommending that H.R. No. 448 be referred to the Committee on Legislative Management.

On motion by Representative Hagino, seconded by Representative Apo and carried, the report of the Committee was adopted and H.R. No. 448 entitled: "HOUSE RESOLUTION REQUESTING THE HOUSE COMMITTEE ON HIGHER EDUCATION AND THE ARTS TO CONDUCT AN INTERIM STUDY REGARDING THE ESTABLISHMENT OF HIGHER EDUCATION SAVINGS ACCOUNTS", was referred to the Committee on Legislative Management.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1049) recommending that H.R. No. 470, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Baker, seconded by Representative Chun and carried, and notwithstanding the recommendation of the Committee, H.R. No. 470, HD1 entitled: "HOUSE RESOLUTION REQUESTING AFFORDABLE TESTING OF PESTICIDE CONTAMINATION OF BREAST MILK", was referred to the Committee on Legislative Management.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1050) recommending that H.C.R. No. 182, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Baker, seconded by Representative Chun and carried, and notwithstanding the recommendation of the Committee, H.C.R. No. 182, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AFFORDABLE TESTING OF PESTICIDE CONTAMINATION OF BREAST MILK", was referred to the Committee on Legislative Management.

At 12:47 o'clock p.m., at the request of Representative Kiyabu,

the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:48 o'clock p.m.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1051) recommending that H.R. No. 434 be referred to the Committee on Finance.

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.R. No. 434 entitled: "HOUSE RESOLUTION REQUESTING THE STATE HEALTH PLANNING AND DEVELOPMENT AGENCY TO STUDY METHODS OF CONTROLLING HOSPITAL COSTS", was referred to the Committee on Finance.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1052) recommending that H.R. No. 457 be referred to the Committee on Finance.

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.R. No. 457 entitled: "HOUSE RESOLUTION REQUESTING A RISK ASSESSMENT OF POTENTIAL HEALTH HAZARDS FACING HAWAII INFANTS AS A RESULT OF HEPTA-CHLOR CONTAMINATION", was referred to the Committee on Finance.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1053) recommending that H.C.R. No. 175 be referred to the Committee on Finance.

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.C.R. No. 175 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A RISK ASSESSMENT OF POTENTIAL HEALTH HAZARDS FACING HAWAII INFANTS AS A RESULT OF HEPTACHLOR CONTAMINA-TION", was referred to the Committee on Finance.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1054) recommending that S.B. No. 570, SD1 pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and S.B. No. 570, SD1 entitled: "A BILL FOR AN ACT RELATING TO CHAPTER 711, OFFENSES AGAINST PUBLIC ORDER", passed Second Reading and was placed on the calendar for Third Reading.

Representative Ige, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1055) recommending that H.C.R. No. 192 be referred to the Committee on Finance.

On motion by Representative Ige, seconded by Representative Leong and carried, the report of the Committee was adopted and H.C.R. No. 192 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY TO ENCOURAGE PUBLIC AND PRIVATE PARTNERSHIPS TO ADDRESS COMMUNITY NEEDS", was referred to the Committee on Finance.

INTRODUCTION OF RESOLUTIONS

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the following resolutions (H.R. Nos. 547 to 549) were adopted:

A resolution (H.R. No. 547) congratulating Joan Pokipala and Geoffery Chung for being selected as outstanding seniors of the Kamehameha Schools of 1983 was jointly offered by Representatives Hee, Tungpalan, Wong, Albano, Bunda, Chun, Crozier, Dang, Hagino, Hirono, Honda, Isbell, Jones, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Matsuura, Menor, Nakasato, Nakata, Okamura, Rohlfing, Segawa, Shito, Souki, Stanley, Takamine and Tam.

A resolution (H.R. No. 548) commending and congratulating Jocelyn Naoe Patacsil for being the 1983 recipient of the Maui County and Hawaii State Soroptimist Youth Citizenship Award was jointly offered by Representatives Hee, Souki, Honda, Andrews, Albano, Anderson, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hirono, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Stanley, Takamine,

Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 549) commending Hawaiian Telephone Company and GTE Corporation on Hawaiian Telephone's 100 years of telecommunications service to the people of Hawaii was jointly offered by Representatives Peters, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hee, Hirono, Honda, Ige, Isbell, Jones, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan and Wong.

At 12:50 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:59 o'clock p.m.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of reconsidering action taken by the House and thereafter to agree to the Senate amendments on certain bills.

RECONSIDERATION OF ACTION TAKEN

Representative Kiyabu moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. Nos. 3, HDl; 80, HDl; 81, HDl; 765 and 1568, seconded by Representative Kawakami and carried.

Representative Kiyabu then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. Nos. 3, HD1; 80, HD1; 81, HD1; 765 and 1568.

Representative Shito moved that the House reconsider its action taken on April 7, 1983, in disagreeing to the amendments proposed by the Senate to H.B. No. 913, HD1, seconded by Representative Kim and carried.

Representative Shito then gave notice of his intent to agree to the amendments proposed by the Senate to H.B. No. 913, HD1.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of passing bills on Final Reading on the basis of a modified consent calendar.

DISPOSITION OF MATTERS PLACED ON CLERK'S DESK

By unanimous consent, the following bills were taken from the Clerk's desk: H.B. Nos. 280, SD1; 282, HD1, SD1; 287, HD2, SD1; 289, HD1, SD1; 304, SD1; 311, HD1, SD1; 389, HD1, SD1; 713, HD1, SD1; 768, HD1, SD1; 810, HD2, SD1; 811, HD1, SD1; 812, HD1, SD1; 866, HD1, SD1; 1028, HD1, SD1; 1088, HD1, SD1; 1090, SD1; 1115, HD1, SD1; 1243, HD1, SD1; 1402, HD2, SD1 and 1602, HD1, SD1.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 280, and H.B. No. 280, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 282, HD1, and H.B. No. 282, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 287, HD2, and H.B. No. 287, HD2, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 280, 282 and 287 had passed Final Reading at 1:03 o'clock p.m. On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 289, HD1, and H.B. No. 289, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 304, and H.B. No. 304, SDI, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 289 and 304 had passed Final Reading at 1:04 o'clock p.m.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 311, HD1, and H.B. No. 311, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 389, HD1, and H.B. No. 389, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 311 and 389 had passed Final Reading at 1:05 o'clock p.m.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 713, HD1, and H.B. No. 713, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 768, HDI, and H.B. No. 768, HDI, SDI, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 713 and 768 had passed Final Reading at 1:06 o'clock p.m.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 810, HD2, and H.B. No. 810, HD2, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 811, HD1, and H.B. No. 811, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 810 and 811 had passed Final Reading at 1:07 o'clock p.m.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 812, HD1, and H.B. No. 812, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 866, HD1, and H.B. No. 866, HD1, SD1, having been read throughout, passed Final Reading by a vote of 47 ayes to 1 no, with Representative Ikeda voting no, and Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1028, HD1, and H.B. No. 1028, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 812, 866 and 1028 had passed Final Reading at 1:08 o'clock p.m.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1088, HD1, and H.B. No. 1088, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1090, and H.B. No. 1090, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1115, HD1, and H.B. No. 1115, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 1088, 1090 and 1115 had passed Final Reading at 1:09 o'clock p.m.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1243, HD1, and H.B. No. 1243, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1402, HD2, and H.B. No. 1402, HD2, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 1243 and 1402 had passed Final Reading at 1:10 o'clock p.m.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1602, HD1, and H.B. No. 1602, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 1602 had passed Final Reading at 1:11 o'clock p.m.

By unanimous consent, the following bills were taken from the Clerk's desk: H.B. Nos. 69, HD2, SD1; 114, HD2, SD2; 239, SD1; 245, SD1; 497, HD1, SD1 and 1087, HD2, SD1.

On motion by Representative Baker, seconded by Representative Chun and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 69, HD2, and H.B. No. 69, HD2, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 69 had passed Final Reading at 1:12 o'clock p.m.

On motion by Representative Baker, seconded by Representative Chun and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 114, HD2, and H.B. No. 114, HD2, SD2, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 114 had passed Final Reading at 1:13 o'clock p.m.

On motion by Representative Baker, seconded by Representative Chun and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 239, and H.B. No. 239, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused. On motion by Representative Baker, seconded by Representative Chun and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 245, and H.B. No. 245, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 239 and 245 had passed Final Reading at 1:14 o'clock p.m.

On motion by Representative Baker, seconded by Representative Chun and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 497, HD1, and H.B. No. 497, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 497 had passed Final Reading at 1:15 o'clock p.m.

At 1:16 o'clock p.m., at the request of Representative Okamura, the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:18 o'clock p.m.

By unanimous consent, the following bills were taken from the Clerk's desk: H.B. Nos. 319, HD1, SD1; 708, HD1, SD2; 710, HD1, SD2; 813, SD1; 817, HD1, SD1; 1061, HD1, SD1 and 1231, HD1, SD1.

On motion by Representative Hirono, seconded by Representative Kiyabu and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 319, HD1, and H.B. No. 319, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Hirono, seconded by Representative Stanley and carried, the House agree to the amendments proposed by the Senate to H.B. No. 708, HD1, and H.B. No. 708, HD1, SD2, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 319 and 708 had passed Final Reading at 1:19 o'clock p.m.

On motion by Representative Hirono, seconded by Representative Stanley and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 710, HD1, and H.B. No. 710, HD1, SD2, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 710 had passed Final Reading at 1:20 o'clock p.m.

On motion by Representative Hirono, seconded by Representative Stanley and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 813, and H.B. No. 813, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 813 had passed Final Reading at 1:21 o'clock p.m.

On motion by Representative Hirono, seconded by Representative Stanley and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 817, HD1, and H.B. No. 817, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 817 had passed Final Reading at 1:22 o'clock p.m.

On motion by Representative Hirono, seconded by Representative Stanley and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1061, HD1, and H.B. No. 1061, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 1061 had passed Final Reading at 1:23 o'clock p.m.

On motion by Representative Hirono, seconded by Representative Stanley and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1231, HD1, and H.B. No. 1231, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 1231 had passed Final Reading at 1:24 o'clock p.m.

On motion by Representative Baker, seconded by Representative Chun and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1087, HD2, and H.B. No. 1087, HD2, SD1, having been read throughout, passed Final Reading by a vote of 47 ayes to 1 no, with Representative Ikeda voting no, and Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 1087 had passed Final Reading at 1:25 o'clock p.m.

By unanimous consent, the following bills were taken from the Clerk's desk: H.B. Nos. 34, HD1, SD2; 322, HD1, SD1; 325, SD1 and 1583, HD2.

On motion by Representative Ige, seconded by Representative Leong and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 34, HD1, and H.B. No. 34, HD1, SD2, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representative Hayes, Morgado and Souki being excused.

On motion by Representative Ige, seconded by Representative Leong and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 322, HD1, and H.B. No. 322, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 34 and 322 had passed Final Reading at 1:25 o'clock p.m. On motion by Representative Ige, seconded by Representative Leong and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 325, and H.B. No. 325, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 325 had passed Final Reading at 1:26 o'clock p.m.

At 1:27 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:28 o'clock p.m.

On motion by Representative Ige, seconded by Representative Leong and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1583, HD2, and H.B. No. 1583, HD2, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

By unanimous consent, S.B. No. 1279, SD2, HD2, was taken from the Clerk's desk.

On motion by Representative Okamura, seconded by Representative Kiyabu-Saballa and carried, S.B. No. 1279, SD2, HD2 was recommitted to the Committee on Conference.

By unanimous consent, the following bills were taken from the Clerk's desk: H.B. Nos. 256, HD1, SD1; 269, SD1; 272, HD1, SD1; 519, HD1, SD1 and 1123, HD2, SD1.

On motion by Representative Say, seconded by Representative Matsuura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 256, HD1, and H.B. No. 256, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Say, seconded by Representative Matsuura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 269, and H.B. No. 269, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to

note that H.B. Nos. 1583 had passed Final Reading at 1:28 o'clock p.m. and 256 and 269 at 1:29 o'clock p.m.

On motion by Representative Say, seconded by Representative Matsuura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 272, HD1, and H.B. No. 272, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. No. 272 had passed Final Reading at 1:30 o'clock p.m.

On motion by Representative Say, seconded by Representative Matsuura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 519, HD1, and H.B. No. 519, HD1, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

On motion by Representative Say, seconded by Representative Matsuura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1123, HD2, and H.B. No. 1123, HD2, SD1, having been read throughout, passed Final Reading by a vote of 48 ayes, with Representatives Hayes, Morgado and Souki being excused.

The Chair directed the Clerk to note that H.B. Nos. 519 and 1123 had passed Final Reading at 1:31 o'clock p.m.

At this time, the following waivers for the 48-hour notice requirement for hearings were requested and the Chair "so ordered":

Representative Tungpalan requested the waiver for S.C.R. Nos. 61 and 119.

Representative Taniguchi requested the waiver for H.C.R. No. 92 and S.C.R. Nos. 47 and 49.

Representative Kawakami requested the waiver for hearings.

At 1:38 o'clock p.m., the Chair declared the House in recess "for the purpose of receiving all conference dratts and decking those matters as well ."

CONFERENCE COMMITTEE REPORTS

Representatives Okamura and Say, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1279, SD2, HD2, presented a report (Conf. Com. Rep. No. 63) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 63 on S.B. No. 1279, SD2, HD2, CD2, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1279, SD2, HD2, CD2, were made available to the members of the House at 6:00 o'clock p.m.

Representatives Tungpalan and Kiyabu, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 834, SD1, HD2, presented a report (Conf. Com. Rep. No. 64) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 64 on S.B. No. 834, SD1, HD2, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 834, SD1, HD2, CD1, were made available to the members of the House at 6:00 o'clock p.m.

Representatives Say and Kiyabu, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 1062, SD2, HD2, presented a report (Conf. Com. Rep. No. 65) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 65 on S.B. No. 1062, SD2, HD2, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 1062, SD2, HD2, CD1, were made available to the members of the House at 6:00 o'clock p.m.

Representative Kiyabu. for the the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 4, SD1, HD1, presented a report (Conf. Com. Rep. No. 66) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 66 on S.B. No. 4, SD1, HD1, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 4, SD1, HD1, CD1, were made available to the members of the House at 6:00 o'clock p.m.

Representative Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 387, HD2, SD2, presented a report (Conf. Com. Rep. No. 67) recommending the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 67 on H.B. No. 387, HD2, SD2, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 387, HD2, SD2, CD1, were made available to the members of the House at 6:00 o'clock p.m.

Representative Kiyabu, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 937, SD1, HD1, presented a report (Conf. Com. Rep. No. 68) recommending the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 68 on S.B. No. 937, SD1, HD1, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 937, SD1, HD1, CD1, were made available to the members of the House at 8:00 o'clock p.m.

Representative Kiyabu, for the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House in S.B. No. 994, SD1, HD1, presented a report (Conf. Com. Rep. No. 69) recommending the final passage of the bill with certain amendments. By unanimous consent, consideration of Conf. Com. Rep. No. 69 on S.B. No. 994, SD1, HD1, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 994, SD1, HD1, CD1, were made available to the members of the House at 8:00 o'clock p.m.

Representative Say, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 236, SD2, presented a report (Conf. Com. Rep. No. 70) recommending the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 70 on H.B. No. 236, SD2, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 236, SD2, CD1, were made available to the members of the House at 8:00 o'clock p.m.

Representatives Takamine and Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 1190, HD2, SD2, presented a report (Conf. Com. Rep. No. 71) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 71 on H.B. No. 1190, HD2, SD2, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1190, HD2, SD2, CD1 were made available to the members of the House at 8:00 o'clock p.m.

Representatives Takamine and Kiyabu, for the Committees on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 45, HD2, SD2, presented a report (Conf. Com. Rep. No. 72) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 72 on H.B. No. 45, HD2, SD2, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 45, HD2, SD2, CDl, were made available to the members of the House at 8:00 o'clock p.m.

Representative Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 5, HD1, SD1, presented a report (Conf. Com. Rep. No. 73) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 73 on H.B. No. 5, HD1, SD1, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 5, HD1, SD1, CD1, were made available to the members of the House at 8:00 o'clock p.m.

Representative Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate in H.B. No. 670, HD1, SD2, presented a report (Conf. Com. Rep. No. 74) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 74 on H.B. No. 670, HD1, SD2, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 670, HD1, SD2, CD1 were made available to the members of the House at 8:00 o'clock p.m.

Representative Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1, HD1, SD1, presented a report (Conf. Com. Rep. No. 75) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 75 on H.B.

No. 1, HD1, SD1, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 1, HD1, SD1, CD1, were made available to the members of the House at 9:00 o'clock p.m.

Representative Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 225, HD1, SD1, presented a report (Conf. Com. Rep. No. 76) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 76 on H.B. No. 225, HD1, SD1, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 225, HD1, SD1, CD1, were made available to the members of the House at 9:45 o'clock p.m.

Representative Kiyabu, for the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 702, HD2, SD2, presented a report (Conf. Com. Rep. No. 77) recommending to their respective Houses the final passage of the bill with certain amendments.

By unanimous consent, consideration of Conf. Com. Rep. No. 77 on H.B. No. 702, HD2, SD2, CD1, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of H.B. No. 702, HD2, SD2, CD1, were made available to the members of the House at 9:45 o'clock p.m.

ADJOURNMENT

At 12:00 o'clock midnight, the House of Representatives adjourned until 11:30 o'clock a.m., tomorrow, Thursday, April 21, 1983.

FIFTY-NINTH DAY

Thursday, April 21, 1983

The House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, convened at 11:30 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Dr. W.C. Garland of the First Southern Baptist Church, after which the Roll was called showing all members present with the exception of Representative Hayes, who was excused.

The Clerk proceeded to read the Journal of the House of Representatives of the Fifty-Sixth Day.

On motion by Representative Segawa, seconded by Representative Marumoto and carried, reading of the Journal was dispensed with and the Journal of the Fifty-Sixth Day was approved.

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

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 692 to 721) were read by the Clerk and were disposed of as follows:

A communication from the Senate (Sen. Com. No. 692) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to House Bill No. 278, HD 1, was adopted by the Senate, and House Bill No. 278, HD 1, SD 1, CD 1, passed Final Reading in the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 693) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to House Bill No. 286, HD 2, was adopted by the Senate, and House Bill No. 286, HD 2, SD 1, CD 1, passed Final Reading in the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 694) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to House Bill No. 291, HD 1, was adopted by the Senate, and House Bill No. 291, HD 1, SD 1, CD 1, passed Final Reading in the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 695) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to House Bill No. 659, was adopted by the Senate, and House Bill No. 659, SD 1, CD 1, passed Final Reading in the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 696) informing the House that the amendments proposed by the House to Senate Bill No. 115, SD 1, were agreed to by the Senate, and Senate Bill No. 115, SD 1, HD 1, passed Final Reading in the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 697) returning House Bill No. 237, which passed Third Reading in the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 698) returning House Concurrent Resolution No. 32, HD 1, which was adopted by the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 699) returning House Concurrent Resolution No. 33, which was adopted by the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 700) returning House Concurrent Resolution No. 69, which was adopted by the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 701) returning House Concurrent Resolution No. 202, which was adopted by the Senate on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 702) transmitting Senate Concurrent Resolution No. 54, concerning the tuna cannery operation, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 54 was deferred.

A communication from the Senate (Sen. Com. No. 703) transmitting Senate Concurrent Resolution No. 57, requesting an appraisal and acquisition study of the Lanihau/Kuka'ilimoku properties between the State Park at Old Kona Airport and the shoreline, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 57 was deferred.

A communication from the Senate (Sen. Com. No. 704) transmitting Senate Concurrent Resolution No. 65, SD 1, requesting the United States to prohibit the export of unregistered pesticides, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 65 was deferred.

A communication from the Senate (Sen. Com. No. 705) transmitting Senate Concurrent Resolution No. 67, requesting the reopening of Oahu hiking trails, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 67 was deferred.

A communication from the Senate (Sen. Com. No. 706) transmitting Senate Concurrent Resolution No. 83, recognizing the need for more on-campus housing for the students of the University of Hawaii, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 83 was deferred.

A communication from the Senate (Sen. Com. No. 707) transmitting Senate Concurrent Resolution No. 89, declaring the week of May 14 through 20, 1983, Hawaii Gifted and Talented Children's Week, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 89 was deferred.

A communication from the Senate (Sen. Com. No. 708) transmitting Senate Concurrent Resolution No. 107, SD 1, requesting the Department of Health to consider the adoption of a rule to require stamping the processed date and the pull date on each carton of milk, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 107 was deferred.

A communication from the Senate (Sen. Com. No. 709) transmitting Senate Concurrent Resolution No. 113, requesting a status report on implementation of the final conceptual plan for the Diamond Head State Monument, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 113 was deferred.

A communication from the Senate (Sen. Com. No. 710) transmitting Senate Concurrent Resolution No. 116, requesting a study of the feasibility of acquiring by land exchange the former Okimoto Drug Store site and building in Wahiawa, Oahu, for renovation into a senior citizens community center, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 116 was deferred.

A communication from the Senate (Sen. Com. No. 711) transmitting Senate Concurrent Resolution No. 16, SD 1, requesting a study of the Hawaii Penal Code, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 16 was deferred.

A communication from the Senate (Sen. Com. No. 712) transmitting Senate Concurrent Resolution No. 25, SD 1, requesting the removal of K-POI radio tower from Kalihi Valley, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 25 was deferred.

A communication from the Senate (Sen. Com. No. 713) transmitting Senate Concurrent Resolution No. 59, SD 1, requesting the Congress of the United States of America to disallow additional aid to El Salvador, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 59 was deferred.

A communication from the Senate (Sen. Com. No. 714) transmitting Senate Concurrent Resolution No. 62, SD 1, relating to the establishment of an Arts Center at the Linekona School site, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 62 was deferred.

A communication from the Senate (Sen. Com. No. 715) transmitting Senate Concurrent Resolution No. 63, requesting that the United States Senate expeditiously advise and consent to the United States Pacific Islands Friendship Treaties, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 63 was deferred.

A communication from the Senate (Sen. Com. No. 716) transmitting Senate Concurrent Resolution No. 77, relating to the equality of women, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 77 was deferred.

A communication from the Senate (Sen. Com. No. 717) transmitting Senate Concurrent Resolution No. 90, SD 1, requesting the Department of Education to conduct a study regarding the feasibility of allowing retirement benefits for job-sharing teachers nearing retirement age in the Department of Education, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 90 was deferred.

A communication from the Senate (Sen. Com. No. 718) transmitting Senate Concurrent Resolution No. 101, requesting a study on the advisability of establishing a Board under the Department of Commerce and Consumer Affairs to license physical therapists and physical therapist assistants and regulate the practice of physical therapy, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 101 was deferred.

A communication from the Senate (Sen. Com. No. 719) transmitting Senate Concurrent Resolution No. 104, requesting the University of Hawaii to provide additional assistance to Hawaii's beef producers, which was adopted by the Senate on April 20, 1983, was placed on file. By unanimous consent, further action on S.C.R. No. 104 was deferred.

A communication from the Senate (Sen. Com. No. 720) transmitting Senate Concurrent Resolution No. 111, requesting a study of the feasibility of making Hawaii a center for the insurance business, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 111 was deferred.

A communication from the Senate (Sen. Com. No. 721) transmitting Senate Concurrent Resolution No. 118, requesting the Congress and President of the United States to authorize the National Aquaculture Act of 1980, which was adopted by the Senate on April 20, 1983, was placed on file.

By unanimous consent, further action on S.C.R. No. 118 was deferred.

At this time, the following introductions were made to the members of the House:

Representative Stanley introduced the fifth grade class from St. Andrew's Priory. They were accompanied by their teachers, Mrs. Rohter and Mrs. Souers.

Representative Hagino introduced 27 Juniors and Seniors in the Science Class from McKinley High School. They were accompanied by their teacher, Art Kimura, and student teacher, Clayton Young.

Representative Isbell introduced 12 students in grades 5 through 8 from Kealakehi School in Kona, Hawaii. They were accompanied by their teacher, Marsha Oato; and chaperones, Tim Shimatsu, Harry Yonemura and Mary Ann Berdon.

Representative Apo introduced 3 eighth grade students from Nanakuli Intermediate School, as follows: Jackie Koo, Raylin Halt and Kelly Begano.

ORDER OF THE DAY

DEFERRED RESOLUTIONS

The following Senate Concurrent Resolutions were disposed of as follows:

S.C.R. Nos. Referred to:

54 Committee on Water, Land Use, Development and Hawaiian Affairs

- 57 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 65 Committee on Energy, Ecology and Environmental Protection
- 67 Committee on Water, Land Use, Development and Hawaiian Affairs
- 83 Committee on Higher Education
- 89 Committee on Education
- 107 Committee on Agriculture, then to the Committee on Finance
- 113 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 116 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering certain resolutions.

INTRODUCTION OF RESOLUTIONS

At this time, the Clerk read H.R. No. 442, commending Robert K. Masuda, recently named Chief Executive Director of the Honolulu YWCA, which was adopted on April 4, 1983.

Representative Rohlfing then rose and stated:

"Mr. Speaker, having had the resolution previously adopted, I will not be making such a motion but I would like to just add a footnote to the resolution which I think covers the subject pretty well.

Bob has been active with the Y for some fifteen years before his renewal of his association, and I think his work has touched many lives in this community, and I think, obviously, will in the future. Many of you here, I think, know Bob personally and those who don't will certainly get to know him, I think, not only today, but in the work that he will do as the Chief Executive Officer of the Honolulu Y. There's one thing in common that I think we have; in particular, the Y, as the oldest Y west of the Mississippi, and I went to a school for a while that is the oldest school in Hawaii west of the Mississippi. At any rate, it is a pleasure to have the opportunity to welcome Bob here, in particular because of his work in the Pacific Islands as well as in Hawaii. I think he brings a broad scope to the job that he is now involved in and I think he was smart to finally get out of the 'hot spot' over in Parks and Recreation."

Representative Rohlfing then introduced the honoree, Robert K. Masuda, to the members of the House and audience.

A red carnation lei was presented to the honoree by Representative Marumoto and Representative Jones presented him with a certified copy of the resolution.

The following resolutions (H.R. Nos. 550 and 552) were read by the Clerk and were disposed of as follows:

A resolution (H.R. No. 550) congratulating Miss Melinda Gaborno, the 1983 Miss Oahu Filipina, and her court was jointly offered by Representatives Albano, Kihano, Graulty, Bunda, Lardizabal, Menor, Kim, Chun, Tungpalan, Andrews, Apo, Baker, Crozier, Hee, Hirono, Honda, Nakasato, Nakata, Say, Souki, Takamine, Tam and Wong.

On motion by Representative Albano, seconded by Representative Kihano and carried, H.R. No. 550 was adopted.

Representative Albano then rose and stated:

"Mr. Speaker, we have a common saying that documents speak for itself and so does this resolution which speaks so clearly and well of Miss Oahu Filipina", and proceeded to introduce the Queen and her court, as follows: Miss Melinda Gaborno, 1983 Miss Oahu Filipina; Miss Maribel Estaban, first runner-up; Miss Jogette Larrua Saranillo, second runner-up; Miss Solita Dytioco, third runnerup; and Miss Liza Martha Pavao, fourth runner-up.

Representatives Menor, Yoshimura, Okamura, Bunda and Kihano then presented floral leis to the honorees while Representatives Ikeda, Graulty, Chun, Kim and Hashimoto presented them with certified copies of the resolution.

Representative Albano then introduced Mr. Medallon, President of the Oahu Filipino Community Council, and Miss Suzette Peraga, Chairperson of the Pageant Committee, who accompanied the Queen and her court.

Floral leis were presented to Mr. Medallon by Representative Tungpalan and to Miss Peraga by Representative Lardizabal.

Representative Albano then asked the following parents, relatives and friends of the honorees who were seated in the gallery to stand and be recognized: Mr. Ludivico Tugale, Secretary of the Oahu Filipino Community Council; Mr. Angel Dytioco, father of Solita; Mrs. Elena Gaborno, mother of the Queen; Mrs. Tammy Holitan, sister of Jogette; and Mrs. Verna Adaro.

A resolution (H.R. No. 552) commending and extending congratulations to Dennis Toyomura for being named to the College of Fellows of the American Institute of Architects was jointly offered by Representatives Kawakami, Chun, Albano, Apo, Baker, Blair, Bunda, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kihano, Kim, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

On motion by Representative Kawakami, seconded by Representative Chun and carried, H.R. No. 552 was adopted.

Representative Kawakami, prior to introducing the honoree, stated:

"Dennis here is a very familiar face in the halls of the Legislature where he is one of the principal spokesman for the professional architects and engineers. I know Dennis can show you his battle scars because he is like one of us in that he has won some and lost some. But let me tell you that Mr. Toyomura is a very tenacious individual for he may lose one but you can bet on it that you will see him again the following session with the same proposal. I know that Mr. Toyomura's face is very familiar at many of the hearings and I would like to consider him as part of the so-called 'real gang' at the Capitol.

The resolution just read gives us in detail his accomplishments in his profession and his accomplishments as a public servant. Having the distinct recognition of being bestowed a Fellow by the American Institute of Architects is in itself a recognition of this true citizen of the State of Hawaii."

Representative Kawakami then introduced the honoree, Mr. Dennis Toyomura, to the members of the House and audience.

Representative Hashimoto presented a floral lei to Mr. Toyomura while Representative Kawakami presented him with a certified copy of the resolution.

At 12:05 o'clock p.m., the Chair declared a recess, subject to the call of the Chair, "for the purpose of extending our personal aloha and congratulations to our honorees this morning."

The House of Representatives reconvened at 12:20 o'clock p.m.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering bills on Third and Final Readings on the basis of a modified consent calendar.

UNFINISHED BUSINESS

S.B. No. 1339, SD 1, on Third Reading:

By unanimous consent, action was deferred one day.

Stand. Com. Rep. No. 1028 on H.C.R. No. 169:

Representative Say moved that the report of the Committee be adopted and H.C.R. No. 169 be adopted, seconded by Representative Matsuura.

Representative Albano then rose on a point of information and inquired whether or not the Chairman of the Water, Land Use, Development and Hawaiian Affairs Committee would yield to a question, to which Representative Say answered:

"Before I yield, I want to hear the question."

Representative Albano asked:

"Mr. Speaker, I have been following very closely the progress of the claims of the Hawaiian people in Congress for the restitution of the losses as a consequence in the overthrow of the Hawaiian kingdom, and I am just wondering if this resolution we are acting on today is just an exercise in futility."

Representative Say deferred the question to Representative Apo, the author of the resolution, who then rose and responded:

"Mr. Speaker, I just happened to have several words prepared in response to questions in the area of what Representative Albano is suggesting. Mr. Speaker, I beg the indulgence of this honorable body for my compulsion to offer several comments with regard to the issues addressed by this resolution.

Mr. Speaker, this resolution, at face value, seems innocent enough in that we often urge the Congress to address issues of concern to this House. But I consider this House Concurrent Resolution to be of special importance because it urges the Congress to address two of the most fundamental, long standing, and unresolved issues that have deeply affected the Hawaiian people.

First, we are asking the Congress to acknowledge the illegality of the overthrow of the Hawaiian kingdom in 1893, and given that acknowedgement, we are secondly, asking the Congress to make a commitment toward restitution. This effort is not a new one and certainly not a revelation to the people of this State. But what is significant about this resolution is that, by adoption, and hopefully with the concurrent of the Senate, we will be taking an unprecedented action in that for the first time since that fateful day in 1893, the highest and most influential body politic in the State will have elected to boldly and formally step forth in full support of the long and painful cry for justice by the Hawaiian people.

Mr. Speaker, I submit to you that the unresolved question of the immorality and illegality of the armed overthrow of the sovereign nation of Hawaii, the dethroning and imprisonment of her Royal Majesty Queen Liliuokalani, and the establishment of a provisional government composed of self-indulging power brokers, has for too long been written off as an unfortunate incident in the history books which our children must read.

For the past ninety years, the ancestral people of these islands

have cried out for the restoration of their dignity. For ninety years, the Hawaiian people have held their faith that justice would be done and that the principles and ideals of this great democracy forged in the fires of war would be equally applied to them. But justice has been slow in coming. The good conscience of the American people has not yet been aroused enough to see fit to right the wrong.

Mr. Speaker, it is a historical fact that the illegal overthrow of the Hawaiian kingdom had and continues to have a devastating effect on the welfare of the Hawaiian people. The forced introduction of foreign ideologies, foreign values, and a foreign system of law manifested itself through a overnight transition from a kingdom to a provisional government based on western legal concepts. This rendered a naive and trusting people incapable of meaningful participation in a new society born of greed. The result was an almost complete dismantling of the Hawaiian culture, the devastating loss of lands by adverse possession, the prohibition of speaking the native tongue in schools, the practicing of ancient cultural ceremonies driven underground, early advertising campaigns promoting Hawaii as a new tourist destination that would not permit a Hawaiian boy to be photographed with a Caucasian female, and the saddest commentary of all which saw a once proud people reduced to cultural curiosities and ashamed of their heritage. This, Mr. Speaker, was the first glimpse of freedom and democracy offered the Hawaiian under the new government.

Mr. Speaker, my words today is not an attempt to shower guilt on anyone, but rather, it is an appeal to the moral sensibilities of a new generation of decision makers sensitive to the plight of the displaced Hawaiian who has no other place to go, who has no other homeland, who has no other staging ground for the revival and perpetuation of a rich and vibrant heritage.

In recent years, Mr. Speaker, the State of Hawaii has set into motion a series of actions that have raised the expectations of the Hawaiian community. The establishment of the State-Federal Task Force on Hawaiian Homes, the creation of the Office of Hawaiian Affairs by constitutional mandate, the Legislative Auditor's continuing study of the ceded land trust, the establishment of the Hawaiian Studies Program within the Department of Education. These are all significant actions that have not come easy and there is yet much more to be done. Mr. Speaker, by virtue of this resolution, we are asking the Federal government to join the State of Hawaii in addressing the injustices of the past for we cannot, as a State, carry the burden alone.

Mr. Speaker, I would say to my colleagues of this Twelfth Legislature that the events of 1893 have indeed cast a long shadow. This shadow will continue to hang ominously above us until the questions in this resolution are resolved by finally extending the American principles of justice and fair play to the Hawaiian people. The Hawaiian community is extremely cognizant of the fact that their efforts toward redress and remedy requires the aloha and support of all of Hawaii's people. We cannot stand alone and I would urge my colleagues to take another step toward restoring the Hawaiian to the mainstream of island society by unanimously adopting this resolution.

Mr. Speaker, this chamber sits but a few feet away from the only Royal Palace in the nation, where some of the events addressed in this resolution took place. If its walls could speak, I'm sure it would echo the contents of this resolution --Ua mau ke ea o ka aina ika pono --Let the life of the land be perpetuated in righteousness.

This resolution takes us one step further toward that end.

Thank you, Mr. Speaker."

The Chair asked:

"Representative Albano, has your question been answered?"

Representative Albano answered:

"Yes, Mr. Speaker. But may I just say that with the enlightening historical facts that Representative Apo has provided us, I am now fully convinced that this resolution should be passed and so I will cast my resounding vote of 'yes', Mr. Speaker."

Representative Rohlfing then rose to speak in support of the resolution, stating:

"Mr. Speaker, I couldn't help, as our distinguished colleague from the Leeward side of the island speaking this morning, but think of the contrast with the recent experience that I had in serving in American Samoa where the American flag flies high, as it does here in Hawaii, but where the reason for that was a voluntary cessation by the Chiefs of Tutuila, Anu'u and Manu'a, and the fact that that cessation and the cessation agreements which were ultimately approved by Congress some 25 or 50 years after they had been made which provided for the maintenance of the culture and the land tenure system of the people of American Samoa. And I couldn't help but wonder if things might be a little different in our land tenure system in Hawaii if we had such a cessation agreement rather than the facts which have been mentioned in this resolution.

But I do wish to go on record in support of the effort that is going on and which is signified by this resolution.

Thank you, Mr. Speaker."

Representative Matsuura then rose to speak in favor of the resolution, stating:

"I just wanted to make this comment that when the land was being set aside for the native Hawaiians, they chose the very worst lands in the State of Hawaii -- not one acre of arable land was put into the land trust in terms of the Hawaiian people. And I just wanted to clarify that point because although some of the lands may look nice in Molokai, Molokai lands would also have been desert if it wasn't for the reservoirs and the water facilities. It made a mistake in putting one small piece on the Windward side but that in itself was taken out in the last Congress, so I really support the resolution.

Thank you, Mr. Speaker."

Representative Hee then rose to speak in support of the resolution, stating:

"Mr. Speaker, I would like to add an addendum to Representative Apo by sending my appreciation to the Committee on Finance and the Committee on Ways and Means in their efforts to keep the Hawaiian Studies Program and expand the program.

Thank you,"

The motion was put by the Chair and carried, and the report of the Committee was adopted and H.C.R. No. 169, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE CONGRESS OF THE UNITED STATES TO ACKNOWLEDGE THE ILLEGAL AND IMMORAL ACTIONS OF THE UNITED STATES IN THE OVERTHROW OF THE KINGDOM OF HAWAII IN 1893, AND TO INDICATE ITS COMMITMENT TO GRANT RESTITUTION FOR THE LOSSES AND DAMAGES SUFFERED BY NATIVE HAWAIIANS AS A RESULT OF THOSE WRONGFUL ACTIONS", was adopted.

Conf. Com. Rep. No. 1 on H.B. No. 659, SD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.B. No. 659, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTRACTORS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 2 on H.B. No. 286, HD 2, SD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.B. No. 286, HD 2, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE PRACTICE OF BARBERING", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 3 on H.B. No. 278, HD 1, SD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.B. No. 278, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 659, 286 and 278 had passed Final Reading at 12: 35 o'clock p.m.

Conf. Com. Rep. No. 4 on H.B. No. 274, HD 1, SD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.B. No. 274, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII MOTOR VEHICLE ACCIDENT REPARATIONS ACT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 274 had passed Final Reading at 12:36 o'clock p.m.

STANDING COMMITTEE REPORTS

Representative Ige, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1056) recommending that H.R. No. 430 be referred to the Committee on Finance.

On motion by Representative Ige, seconded by Representative Leong and carried, the report of the Committee was adopted and H.R. No. 430, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF PERSONAL CARE SERVICES", was referred to the Committee on Finance.

Representative Ige, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1057) recommending that H.R. No. 490 be referred to the Committee on Legislative Management.

On motion by Representative Ige, seconded by Representative Leong and carried, the report of the Committee was adopted and H.R. No. 490, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF INNOVATIVE METHODS USED BY OTHER STATES TO GENERATE REVENUES OF CHILD ABUSE AND NEGLECT AND SPOUSE ABUSE PREVENTION PROGRAMS", was referred to the Committee on Legislative Management.

Representative Takamine and Taniguchi, for the Committees on Agriculture and Transportation, presented a joint report (Stand, Com. Rep. No. 1058) recommending that S.C.R. No. 41, as amended in HD 1, be adopted.

On motion by Representative Takamine, seconded by Representative Taniguchi and carried, the joint report of the Committees was adopted and S.C.R. No. 41, HD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A FEASIBILITY STUDY ON IMPROVING AIR CARRIER SERVICE FOR MOVING DIVERSIFIED HAWAII AGRICULTURAL PRODUCTS", was adopted.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1059) recommending that H.R. No. 319 be referred to the Committee on Legislative Management.

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 319, entitled: "HOUSE RESOLUTION REQUESTING THE SPEAKER OF THE HOUSE OF REPRESENTATIVES TO APPOINT AN INTERIM COMMITTEE TO REVIEW CAMPAIGN SPENDING LAWS", was referred to the Committee on Legislative Management.

Representative Say, for the Committee on Water, Land Use, Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1060) recommending that H.C.R. No. 178, as amended in HD 1, be adopted.

On motion by Representative Say, seconded by Representative Matsuura and carried, the report of the Committee was adopted and H.C.R. No. 178, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE GOVERNOR AND THE BOARD OF LAND AND NATURAL RESOURCES OF THE STATE OF HAWAII TO GIVE PRIORITY TO HAWAIIAN TUNA PACKERS FOR SPACE AT THE KOULA STREET PROPERTY", was adopted.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1061) recommending that H.R. No. 108, as amended in HD 1, be adopted.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 108, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF THE SCHOOL PRIORITY FUND PROCESS", was adopted.

Representatives Baker and Takamine, for the Committees on Health and Agriculture, presented a joint report (Stand. Com. Rep. No. 1062) recommending that H.R. No. 506, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Baker, seconded by Representative Chun and carried, the joint report of the Committees was adopted, and notwithstanding the recommendation of the Committee report, H.R. No. 506, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF THE RESTRICTED PESTICIDES CERTIFICATION PROCESS", was referred to the Committee on Legislative Management.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1063) recommending that H.R. No. 460, as amended in HD 1, be adopted. On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.R. No. 460, HD 1, entitled: "HOUSE RESOLUTION REQUESTING HOSPITALS AND OTHER MEDICAL FACILITIES IN HAWAII TO RETAIN MEDICAL RECORDS", was adopted.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1064) recommending that H.R. No. 473, as amended in HD 1, be adopted.

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.R. No. 473, HD 1, entitled: "HOUSE RESOLUTION RELATING TO SUPPORT FOR COMMUNITY BASED RESIDENTIAL TREATMENT CENTERS", was adopted.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1065) recommending that H.R. No. 504 be adopted.

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.R. No. 504, entitled: "HOUSE RESOLUTION COMMENDING THOSE INDIVIDUALS AND ORGANIZATIONS WHO WORK TO IMPROVE COMMUNITY-BASED MENTAL HEALTH SERVICES IN HAWAII AND CELEBRATING MAY, 1983 AS MENTAL HEALTH MONTH IN HAWAII", was adopted.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1066) recommending that H.R. No. 321, as amended in HD 1, be adopted.

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.R. No. 321, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEVELOPMENT OF A BREAST CANCER TREATMENT ALTERNATIVES INFORMATION SHEET AND A PLAN FOR ITS DISTRIBUTION", was adopted.

Representative Baker, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1067) recommending that H.R. No. 395, as amended in HD 1, be adopted.

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.R. No. 395, HD 1, entitled: "HOUSE RESOLUTION URGING THE HAWAII STATE HOSPITAL TO IMPLEMENT ITS BILLING PROCEDURES AND SLIDING RATE SCALE FAIRLY AND CONSISTENTLY", was adopted.

Representatives Say and Andrews, for the Committees on Water, Land Use, Development and Hawaiian Affairs and State General Planning, presented a joint report (Stand. Com. Rep. No. 1068) recommending that H.R. No. 512, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Matsuura, seconded by Representative Apo and carried, the joint report of the Committees was adopted and H.R. No. 512, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE HOUSE COMMITTEES ON WATER, LAND USE, DEVELOPMENT AND HAWAIIAN AFFAIRS AND STATE GENERAL PLANNING TO CONDUCT AN INTERIM STUDY ON STATE OF HAWAII LAND USE MANAGEMENT POLICIES", was referred to the Committee on Legislative Management.

Representative Say, for the Committee on Water, Land Use, Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1069) recommending that H.R. No. 502, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Matsuura, seconded by Representative Souki and carried, the report of the Committee was adopted and H.R. No. 502, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO STUDY ISSUES AND PROBLEMS RELATING TO REVENUES IN THE PUBLIC LAND TRUST", was referred to the Committee on Finance.

Representative Say, for the Committee on Water, Land Use, Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1070) recommending that H.C.R. No. 194, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Matsuura, seconded by Representative Souki and carried, the report of the Committee was adopted and H.C.R. No. 194, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO STUDY ISSUES AND PROBLEMS RELATING TO REVENUES IN THE PUBLIC LAND TRUST", was referred to the Committee on Finance. At this time, Representative Ikeda requested permission to make a late introduction and introduced a couple who are on their "very first trip to Hawaii", Jack and Misae Uno, from Colorado.

INTRODUCTION OF RESOLUTIONS

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the following resolutions (H.R. Nos. 551, and 553 to 555) and concurrent resolution (H.C.R. No. 203) were adopted:

A resolution (H.R. No. 551) congratulating Kent M. Keith on his confirmation by the State Senate as the State Director of Planning and Economic Development was jointly offered by Representatives Chun, Blair, Albano, Anderson, Andrews, Apo, Baker, Bunda, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 553) congratulating Wade Bruce Lindsey as the 1981-82 "Hawaii Professional Rodeo Association Cowboy of the Year" was jointly offered by Representatives Hee, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 554) extending congratulations and best wishes to Laupahoehoe High and Elementary School on its 100th anniversary was jointly offered by Representatives Takamine, Albano, Anderson, Apo, Baker, Blair, Chun, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Isbell, Jones, Kihano, Kim, Kiyabu-Saballa, Lardizabal, Leong, Levin, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Souki, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 555) commending and thanking Beta Sigma Phi Sorority was jointly offered by Representatives Kiyabu-Saballa, Anderson, Andrews, Apo, Baker, Blair, Bunda, Crozier, Dang, Graulty, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Isbell, Jones, Kawakami, Kihano, Kim, Lardizabal, Levin, Matsuura, Medeiros, Menor, Morgado, Nakata, Okamura, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Wong and Yoshimura.

A concurrent resolution (H.C.R. No. 203) extending congratulations and best wishes to Laupahochoe High and Elementary School on its 100th anniversary was jointly offered by Representatives Takamine, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kihano, Kim, Kiyabu-Saballa, Lardizabal, Leong, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Segawa, Shito, Souki, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

THIRD READING

S.B. No. 570, SD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, S.B. No. 570, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CHAPTER 711, OFFENSES AGAINST PUBLIC ORDER", having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 570 had passed Third Reading at 12:40 o'clock p.m.

DISPOSITION OF MATTERS PLACED ON THE CLERK'S DESK

By unanimous consent, H.B. No. 3, HD 1, as amended by the Senate, was taken from the Clerk's desk.

Representative Kiyabu moved that the House agree to the amendments proposed by the Senate to H.B. No. 3, HD 1.

At 12:41 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 12:42 o'clock p.m., Representative Kiyabu withdrew his motion to agree to the amendments proposed by the Senate to H.B. No. 3, HD 1.

At 12:43 o'clock p.m., Representative Segawa asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:44 o'clock p.m.

By unanimous consent, H.B. No. 913, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Shito, seconded by Representative Kim and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 913, HD 1, and H.B. No. 913, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 253, HD 1, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Say, seconded by Representative Matsuura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 253, HD 1, and H.B. No. 253, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 913 and 253 had passed Final Reading at 12:45 o'clock p.m.

By unanimous consent, H.B. No. 182, as amended by the Senate, was taken from the Clerk's desk.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 182, and H.B. No. 182, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 182 had passed Final Reading at 12:48 o'clock p.m.

By unanimous consent, H.B. No. 722, HD 1, as amended by the Senate, was taken from the Clerk's desk.

Representative Hashimoto moved that the House agree to the amendments

proposed by the Senate to H.B. No. 722, HD 1, seconded by Representative Hee and carried.

On motion by Representative Morgado, seconded by Representative Hee and carried, H.B. No. 722, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 722 had passed Final Reading at 12:49 o'clock p.m.

By unanimous consent, H.B. No. 752, HD 1, as amended by the Senate, was taken from the Clerk's desk.

Representative Hashimoto moved that the House agree to the amendments proposed by the Senate to H.B. No. 752, HD 1, seconded by Representative Hee and carried.

On motion by Representative Menor, seconded by Representative Hee and carried, H.B. No. 752, HD 1, SD 1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 752 had passed Final Reading at 12:50 o'clock p.m.

RECONSIDERATION OF ACTION TAKEN

Representative Say moved that the House reconsider its action taken in disagreeing to the amendments proposed by the Senate to H.B. No. 1399, HD 2 (SD 2), on April 7, 1983, seconded by Representative Matsuura and carried.

Representative Say then gave notice of his intent to agree with the amendments proposed by the Senate to H.B. No. 1399, HD 2 (SD 2).

At 12:51 o'clock p.m., Representative Hee asked for a recess and the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 12:52 o'clock p.m., the Chair made the following announcement:

"The Chair wants to announce that Supplemental Calendar No. 1 will be deferred to tonight's session. It is going to be a very long session. Members are requested to have some rest. We will stand in recess until 9:30 p.m. this evening."

At 12:53 o'clock p.m., the House of Representatives stood in recess until 9:30 o'clock p.m. tonight.

NIGHT SESSION

The House of Representatives reconvened at 9:40 o'clock p.m.

STANDING COMMITTEE REPORTS

Representative Matsuura, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1071) recommending that H.C.R. No. 193, as amended in HD 1, be adopted.

On motion by Representative Matsuura, seconded by Representative Souki and carried, the report of the Committee was adopted and H.C.R. No. 193, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE CONGRESS AND PRESIDENT OF THE UNITED STATES TO AUTHORIZE THE NATIONAL AQUACUL-TURE ACT OF 1980", was adopted.

Representative Tungpalan, for the Committee on Employment Opportunities and Labor Relations, presented a report (Stand. Com. Rep. No. 1072) recommending that H.R. No. 449, as amended in HD 1, be adopted.

On motion by Representative Tungpalan, seconded by Representative Levin and carried, the report of the Committee was adopted and H.R. No. 449, HD 1, entitled: "HOUSE RESOLUTION URGING QANTAS AIRWAYS TO RETURN TO MEANINGFUL NEGOTIATIONS WITH THE INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS, TOWARD THE END OF THE RESTORATION OF JOBS TO DISCHARGED AND LOCKED OUT EMPLOYEES", was adopted.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1073) recommending that H.C.R. No. 120 be adopted.

On motion by Representative Rohlfing, seconded by Representative Tom and carried, the report of the Committee was adopted and H.C.R. No. 120, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THAT THE UNITED STATES SENATE EXPEDITIOUSLY ADVISE AND CONSENT TO THE UNITED STATES PACIFIC ISLANDS FRIENDSHIP TREATIES", was adopted.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1074) recommending that H.R. No. 329 be adopted.

On motion by Representative Rohlfing, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 329, entitled: "HOUSE RESOLUTION URGING THE APPOINTMENT OF TWO ADDITIONAL AMBASSADORS TO THE PACIFIC ISLAND NATIONS", was adopted.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1075) recommending that H.C.R. No. 126 be adopted.

On motion by Representative Rohlfing, seconded by Representative Tom and carried, the report of the Committee was adopted and H.C.R. No. 126, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE APPOINTMENT OF TWO ADDITIONAL AMBASSADORS TO THE PACIFIC ISLAND NATIONS", was adopted.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1076) recommending that H.R. No. 511 be adopted.

Representative Dang rose to speak in favor of H.R. No. 511 and H.C.R. No. 198, stating:

"Law Day USA was conceived in 1957 and established by Presidential Proclamation in 1958. The purpose of Law Day is to call the attention of every American citizen to both the principles and practices of American law and justice. 1983 marks the 26th anniversary of Law Day and the theme this year is 'Sharing in Justice.'

Here in Hawaii, the 1983 Law Day festivities will include an address to the members of the State Bar Association on Friday, May 6, 1983, by Chief Justice Herman Lum; also, a Meet-A-Lawyer legal information fair program at various shopping centers on May 7th. There will be mock trials in different public elementary schools with volunteer lawyers and paralegals and they will be dealing with the case of State vs. Gold E. Locks and the crime that was committed by Gold E. Locks in the home of the three bears. The purpose of that is to teach the elementary school students in the basics of the trial process. There will also be a Law Day Conference sponsored by the State Judiciary, the State Bar Association, the Hawaii Legal Auxiliary and the Richardson School of Law on May 7th, and finally, a television program concerning current legal issues.

Thank you, Mr. Speaker."

On motion by Representative Dang, seconded by Representative Tom and carried, the report of the Committee was adopted and H.R. No. 511, entitled: "HOUSE RESOLUTION COMMEMORATING MAY 1, 1983, AS LAW DAY U.S.A.", was adopted.

Representative Stanley, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1077) recommending that H.C.R. No. 198 be adopted.

On motion by Representative Dang, seconded by Representative Tom and carried, the report of the Committee was adopted and H.C.R. No. 198, entitled: "HOUSE CONCURRENT RESOLUTION COMMEMORATING MAY 1, 1983, AS LAW DAY U.S.A.", was adopted.

Representatives Stanley and Ige, for the Committees on Judiciary and Human Services, presented a joint report (Stand. Com. Rep. No. 1078) recommending that H.R. No. 418, as amended in HD 1, be adopted.

By unanimous consent, action was deferred to the end of the calendar.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1079) recommending that H.R. No. 342, HD 1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 342, HD 1, entitled: "HOUSE RESOLUTION URGING THE FIRE CHIEF OF EACH COUNTY TO TAKE ALL APPROPRIATE MEASURES TO SAFEGUARD RESIDENTIAL AREAS FROM BRUSH, RANGE, AND FOREST FIRES", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1080) recommending that H.R. No. 391 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 391, entitled: "HOUSE RESOLUTION REQUESTING A STUDY TO DETERMINE THE CONSEQUENCES OF REMOVING THE REQUIREMENT THAT MOTORCYCLES AND OTHER VEHICLES WITH LESS THAN FOUR WHEELS CARRY MOTOR VEHICLE INSURANCE UNDER THE HAWAII NO-FAULT LAW", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1081) recommending that H.R. No. 445, HD 1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 445, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO CONDUCT A STUDY AND TO FORM A COMMITTEE TO DETERMINE THE AREAS IN WHICH TRAINING IS NEEDED FOR EDUCATIONAL ASSISTANTS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1082) recommending that H.R. No. 153, as amended in HD 1, be adopted.

On motion by Representative Crozier, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 153, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A FEASIBILITY STUDY FOR AN INTERMEDIATE SCHOOL FOR MAKAKILO-WEST BEACH", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1083) recommending that H.R. No. 432, HD 1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 432, HD 1, entitled: "HOUSE RESOLUTION REQUESTING AN ANALYSIS OF ACCESS TO LOWER PUNA, ISLAND OF HAWAII", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1084) recommending that H.R. No. 302, HD 1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 302, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE JUVENILE JUSTICE INTERAGENCY BOARD TO REPORT ON ITS PROGRESS IN IMPLEMENTING THE JUVENILE JUSTICE SYSTEM MASTER PLAN", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1085) recommending that H.C.R. No. 110, HD 1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.C.R. No. 110, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE JUVENILE JUSTICE INTERAGENCY BOARD TO REPORT ON ITS PROGRESS IN IMPLEMENTING THE JUVENILE JUSTICE SYSTEM MASTER PLAN", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1086) recommending that H.C.R. No. 87 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.C.R. No. 87, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AN UPDATED STUDY OF THE FEASIBILITY OF CONSTRUCTING A SECOND BREAKWATER AT PORT ALLEN, KAUAI", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1087) recommending that S.C.R. No. 92 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and S.C.R. No. 92, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO CONDUCT A COMPREHENSIVE STUDY OF THE HAWAII PROGRAM OF THE WESTERN INTERSTATE COMMISSION ON HIGHER EDUCATION", was adopted.

Representative Shito, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1088) recommending that H.R. No. 293 be adopted.

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.R. No. 293, entitled: "HOUSE RESOLUTION REQUESTING THE HAWAII SMALL BUSINESS ADVISORY COMMITTEE AND OTHER BUSINESS GROUPS TO IDENTIFY SPECIFIC STATE ADMINISTRATIVE AGENCY RULES WHICH ARE UNREASONABLY COSTLY OR BURDENSOME TO BUSINESS GENERALLY AND SMALL BUSINESS SPECIFICALLY", was adopted.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1089) recommending that H.R. No. 116 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 116, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ESTABLISHING A SPECIAL SCHOOL FOR GIFTED AND TALENTED CHILDREN IN THE PERFORMING OR VISUAL ARTS", was referred to the Committee on Finance.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1090) recommending that H.C.R. No. 50 be referred to the Committee on Finance.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.C.R. No. 50, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ESTABLISHING A SPECIAL SCHOOL FOR GIFTED AND TALENTED CHILDREN IN THE PERFORMING OR VISUAL ARTS", was referred to the Committee on Finance.

At 9:50 o'clock p.m., Representative Kiyabu asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 9:51 o'clock p.m.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1091) recommending that H.R. No. 488 as amended in HD 1, be referred to the Committee on Finance.

Representative Kim then rose to speak in favor of the resolution, stating:

"Mr. Speaker, as you know, the Salt Lake area has grown with leaps and bounds and the people of this area have been patiently waiting for a library for over ten years. Although many of their children are now grown and in college, there are many new families and many senior citizens who would benefit from this library. So, on behalf of all the residents of the Salt Lake and Aliamanu area, I would like to commend the Education Committee Chairperson for her assistance in helping us pass out this resolution.

Thank you."

On motion by Representative Chun, seconded by Representative Hee and carried, the report of the Committee was adopted and notwithstanding the recommendation of the Committee Report, H.R. No. 488, HD 1, entitled: "HOUSE RESOLUTION RELATING TO THE ESTABLISH-MENT OF A PUBLIC LIBRARY MOANALUA-SALT LAKE PORTASTRUCTURE", was adopted.

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1092) recommending that H.C.R. No. 187, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Chun, seconded by Representative Hee and carried, the report of the Committee was adopted and notwithstanding the recommendation of the Committee Report, H.C.R. No. 187, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION RELATING TO THE ESTABLISHMENT OF A PUBLIC LIBRARY MOANALUA-SALT LAKE PORTASTRUCTURE", was adopted.

Representatives Hashimoto and Say, for the Committees on Education and Water, Land Use, Development and Hawaiian Affairs, presented a joint report (Stand. Com. Rep. No. 1093) recommending that H.R. No. 495 be adopted.

On motion by Representative Kim, seconded by Representative Hashimoto and carried, the joint report of the Committees was adopted and H.R. No. 495, entitled: "HOUSE RESOLUTION URGING THE UNITED STATES GENERAL SERVICES ADMINISTRATION TO EXPEDITE THE ACQUISITION OF FEDERAL LAND AT SALT LAKE, OAHU, BY THE STATE OF HAWAII FOR DEVELOPMENT OF THE SALT LAKE-MOANALUA COMMUNITY LIBRARY", was adopted, with Representative Graulty voting no.

Representatives Hashimoto and Say, for the Committees on Education and Water, Land Use, Development and Hawaiian Affairs, presented a joint report (Stand. Com. Rep. No. 1094) recommending that H.C.R. No. 191 be adopted. On motion by Representative Kim, seconded by Representative Hashimoto and carried, the joint report of the Committees was adopted and H.C.R. No. 191, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE UNITED STATES GENERAL SERVICES ADMINISTRATION TO EXPEDITE THE ACQUISITION OF FEDERAL LAND AT SALT LAKE, OAHU, BY THE STATE OF HAWAII FOR DEVELOPMENT OF THE SALT LAKE-MOANALUA COMMUNITY LIBRARY", was adopted, with Representative Graulty voting no.

At 9:52 o'clock p.m., Representative Anderson asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 9:56 o'clock p.m.

UNFINISHED BUSINESS

Conf. Com. Rep. No. 5 on H.B. No. 502, HD 2, SD 2, CD 1:

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and H.B. No. 502, HD 2, SD 2, CD 1, entitled: "A BILL FOR AN ACT RELATING TO HEALTH", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 6 on S.B. No. 236, SD 1, HD 1, CD 1:

On motion by Representative Baker, seconded by Representative Stanley and carried, the report of the Committee was adopted and S.B. No. 236, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO INFORMED CONSENT", having been read throughout, passed Final Reading by a vote of 48 ayes to 2 noes, with Representatives Jones and Marumoto voting no, and Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 502 and S.B. No. 236 had passed Final Reading at 9:56 o'clock p.m.

Conf. Com. Rep. No. 7 on H.B. No. 1434, HD 1, SD 1, CD 1:

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.B. No. 1434, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO OFFENSES AGAINST PROPERTY RIGHTS", having been read throughout, passed Final Reading by a vote of 49 ayes to 1 no, with Representative Hagino voting no, and Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1434 had passed Final Reading at 9:57 o'clock p.m.

Conf. Com. Rep. No. 8 on H.B. No. 314, SD 2, CD 1:

By unanimous consent, action was deferred one day.

Conf. Com. Rep. No. 9 on H.B. No. 1232, HD 1, SD 1, CD 1:

On motion by Representative Hirono, seconded by Representative Tam and carried, the report of the Committee was adopted and H.B. No. 1232, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO HOUSING", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1232 had passed Final Reading at 9:58 o'clock p.m.

Conf. Com. Rep. No. 10 on H.B. No. 800, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 800, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE FAMILY COURT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 11 on S.B. No. 450, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 450, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO CONDOMINIUM MANAGEMENT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 12 on S.B.

No. 55, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 55, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII BUSINESS CORPORATION ACT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 800 and S.B. Nos. 450 and 55 had passed Final Reading at 9:59 o'clock p.m.

Conf. Com. Rep. No. 13 on S.B. No. 191, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 191, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO PSYCHOLOGISTS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 14 on H.B. No. 621, HD 1, SD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.B. No. 621, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO SPEECH PATHOLOGISTS AND AUDIOLOGISTS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 15 on H.B. No. 291, HD 1, SD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.B. No. 291, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO DENTISTRY", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 191 and H.B. Nos. 621 and 291 had passed Final Reading at 10:00 o'clock p.m. Conf. Com. Rep. No. 16 on S.B. No. 180, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 180, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE PRACTICE OF NURSING", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 180 had passed Final Reading at 10:01 o'clock p.m.

At 10:01 o'clock p.m., Representative Stanley asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 11:05 o'clock p.m.

RECONSIDERATION OF ACTION TAKEN

Representative Say moved that the House reconsider its action taken in disagreeing to the amendments proposed by the Senate to H.B. No. 1505, HD 1 (SD 1), on April 7, 1983, seconded by Representative Kiyabu and carried.

Representative Say then gave notice of his intent to agree with the amendments proposed by the Senate to H.B. No. 1505, HD 1 (SD 1).

UNFINISHED BUSINESS

Conf. Com. Rep. No. 17 on H.B. No. 1417, HD 1, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 1417, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE CHILD PROTECTIVE ACT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1417 had passed Final Reading at 11:06 o'clock p.m.

At 11:06 o'clock p.m., Representative Kiyabu asked for a recess and the Chair declared a recess, subject to the call of the Chair,

The House of Representatives reconvened at 11:07 o'clock p.m. Conf. Com. Rep. No. 18 on S.B. No. 181, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 181, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE NURSING HOME ADMINISTRATORS ACT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 19 on S.B. No. 735, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 735, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC ACCOUNTANCY", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. Nos. 181 and 735 had passed Final Reading at 11:07 o'clock p.m.

Conf. Com. Rep. No. 20 on S.B. No. 569, SD 1, HD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and S.B. No. 569, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO PENAL RESPONSIBILITY AND FITNESS TO PROCEED", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 569 had passed Final Reading at 11:08 o'clock p.m.

Conf. Com. Rep. No. 21 on H.B. No. 1119, HD 2, SD 1, CD 1:

By unanimous consent, action was deferred one day.

Conf. Com. Rep. No. 22 on H.B. No. 467, HD 1, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 467, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO CHILDREN", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 23 on H.B. No. 1562, HD 1, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 1562, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE EFFECT OF FINDING OF UNFITNESS TO PROCEED", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 467 and 1562 had passed Final Reading at 11:09 o'clock p.m.

Conf. Com. Rep. No. 24 on H.B. No. 390, HD 1, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 390, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO QUIETING TITLE", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 25 on H.B. No. 1266, HD 1, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 1266, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO ANNULMENT, DIVORCE, AND SEPARATION", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 390 and 1266 had passed Final Reading at 11:10 o'clock p.m.

Conf. Com. Rep. No. 26 on H.B. No. 1342, HD 1, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 1342, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO PENAL RESPONSIBILITY AND FITNESS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 27 on H.B. No. 1557, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 1557, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO RESPONSIBILITY AND FITNESS OF DEFENDANT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 28 on H.B. No. 992, HD 2, SD 2, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 992, HD 2, SD 2, CD 1, entitled: "A BILL FOR AN ACT RELATING TO DOG CONTROL", having been read throughout, passed Final Reading by a vote of 49 ayes to 1 no, with Representative Anderson voting no, and Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 1342, 1557 and 992 had passed Final Reading at 11:11 o'clock p.m.

Conf. Com. Rep. No. 29 on H.B. No. 535, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 535, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII ADMINISTRATIVE PROCEDURE ACT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 30 on H.B. No. 915, SD 1, CD 2:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.B. No. 915, SD 1, CD 2, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 535 and 915 had passed Final Reading at 11:12 o'clock p.m.

Conf. Com. Rep. No. 31 on H.B. No. 1620, HD 1, SD 1, CD 1:

On motion by Representative Hirono, seconded by Representative Tam and carried, the report of the Committee was adopted and H.B. No. 1620, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO COOPERATIVE HOUSING CORPORATIONS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 33 on S.B. No. 1254, HD 1, CD 1:

On motion by Representative Hagino, seconded by Representative Apo and carried, the report of the Committee was adopted and S.B. No. 1254, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE UNIVERSITY OF HAWAII", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1620 and S.B. No. 1254 had passed Final Reading at 11:13 o'clock p.m.

Conf. Com. Rep. No. 34 on S.B. No. 1105, HD 1, CD 1:

On motion by Representative Taniguchi, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 1105, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTORCYCLES", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 35 on S.B. No. 1050, HD 1, CD 1:

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and S.B. No. 1050, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO ATTENDANCE AT CLASSES OUTSIDE A SCHOOL DISTRICT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 36 on S.B. No. 631, SD 1, HD 1, CD 1:

On motion by Representative Baker, seconded by Representative Chun and carried, the report of the Committee was adopted and S.B. No. 631, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO INVOLUNTARY CIVIL COMMITMENT UNDER MENTAL HEALTH LAW. ADMISSIONS FOR NONEMERGENCY TREATMENT OR SUPERVISION", having been read throughout, passed Final Reading by a vote of 48 ayes to 2 noes, with Representatives Hagino and Morgado voting no, and Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. Nos. 1105, 1050 and 631 had passed Final Reading at 11:14 o'clock p.m.

Conf. Com. Rep. No. 37 on S.B. No. 133, SD 1, HD 1, CD 1:

On motion by Representative Okamura, seconded by Representative Kiyabu-Saballa and carried, the report of the Committee was adopted and S.B. No. 133, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO CONSERVATION OF AQUATIC LIFE, WILDLIFE AND PLANTS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 38 on H.B. No. 337, HD 1, SD 1, CD 1:

By unanimous consent, action was deferred one day.

Conf. Com. Rep. No. 39 on H.B. No. 1567, HD 2, SD 1, CD 1:

On motion by Representative Albano, seconded by Representative Kiyabu and carried, the report of the Committee was adopted and H.B. No. 1567, HD 2, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 133 and H.B. No. 1567 had passed Final Reading at 11:15 o'clock p.m.

Conf. Com. Rep. No. 40 on H.B. No. 844, HD 1, SD 1, CD 1:

On motion by Representative Albano, seconded by Representative Kiyabu and carried, the report of the Committee was adopted and H.B. No. 844, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO STADIUM AUTHORITY", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 41 on H.B. No. 809, HD 1, SD 2, CD 1:

On motion by Representative Tungpalan, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.B. No. 809, HD 1, SD 2, CD 1, entitled: "A BILL FOR AN ACT RELATING TO OCCUPATIONAL AND CAREER INFORMATION", having been read throughout, passed Final Reading by a vote of 49 ayes to 1 no, with Representative Rohlfing voting no, and Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 844 and 809 had passed Final Reading at 11:16 o'clock p.m.

Conf. Com. Rep. No. 42 on S.B. No. 30, SD 2, HD 1, CD 1:

By unanimous consent, action was deferred one day.

Conf. Com. Rep. No. 43 on H.B. No. 393, HD 2, SD 2, CD 1:

By unanimous consent, action was deferred one day.

Conf. Com. Rep. No. 44 on S.B. No. 1122, SD 2, HD 2, CD 1:

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and S.B. No. 1122, SD 2, HD 2, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE STATE LIBRARIAN", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 45 on S.B. No. 1003, SD 1, HD 1, CD 1:

On motion by Representative Hirono, seconded by Representative Tam and carried, the report of the Committee was adopted and S.B. No. 1003, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO LAND SALES", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. Nos. 1122 and 1003 had passed Final Reading at 11:17 o'clock p.m.

Conf. Com. Rep. No. 46 on H.B. No. 663, HD 2, SD 1, CD 1:

On motion by Representative Morgado, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 663, HD 2, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO VICTIMS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 47 on H.B. No. 901, HD 1, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 901, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO ELECTIONS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 663 and 901 had passed Final Reading at 11:18 o'clock p.m.

Conf. Com. Rep. No. 48 on H.B. No. 1102, HD 1, SD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 1102, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO FAMILY COURTS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 49 on S.B. No. 80, SD 1, HD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and S.B. No. 80, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO JUVENILES", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1102 and S.B. No. 80 had passed Final Reading at 11:19 o'clock p.m.

Conf. Com. Rep. No. 50 on S.B. No. 247, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 247, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO MORTGAGE AND COLLECTION SERVICING AGENTS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 51 on S.B. No. 555, SD 2, HD 2, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 555, SD 2, HD 2, CD 1, entitled: "A BILL FOR AN ACT RELATING TO SERVICE FEES", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 52 on S.B. No. 711, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 711, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO PRACTICING PSYCHOLOGISTS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. Nos. 247, 555 and 711 had passed Final Reading at 11:20

658

o'clock p.m.

At 11:21 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 11:46 o'clock p.m.

Conf. Com. Rep. No. 53 on S.B. No. 800, SD 1, HD 1, CD 1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and S.B. No. 800, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO DESIGN PROFESSIONAL CONCILIATION PANEL", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 54 on S.B. No. 1338, SD 2, HD 2, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 1338, SD 2, HD 2, CD 1, entitled: "A BILL FOR AN ACT RELATING TO REAL ESTATE", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. Nos. 800 and 1338 had passed Final Reading at 11:47 o'clock p.m.

Conf. Com. Rep. No. 55 on S.B. No. 1247, SD 1, HD 1, CD 1:

On motion by Representative Taniguchi, seconded by Representative Shito and carried, the report of the Committee was adopted and S.B. No. 1247, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR AND OTHER VEHICLES", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 56 on H.B. No. 753, SD 1, CD 1:

On motion by Representative Say, seconded by Representative Matsuura and carried, the report of the Committee was adopted and H.B. No. 753, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 1247 and H.B. No. 753 had passed Final Reading at 11: 48 o'clock p.m.

Conf. Com. Rep. No. 57 on H.B. No. 1587, HD 1, SD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.B. No. 1587, HD 1, SD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO INTOXICATING LIQUOR", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 58 on S.B. No. 904, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 904, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO FAIR DEALER-SHIP PRACTICES", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1587 and S.B. No. 904 had passed Final Reading at 11:49 o'clock p.m.

Conf. Com. Rep. No. 59 on H.B. No. 1018, HD 2, SD 2, CD 1:

On motion by Representative Shito, seconded by Representative Wong and carried, the report of the Committee was adopted and H.B. No. 1018, HD 2, SD 2, CD 1, entitled: "A BILL FOR AN ACT RELATING TO INTERNATIONAL BANKING FACILITIES", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 60 on S.B. No. 903, SD 1, HD 2, CD 1:

By unanimous consent, action was deferred one day.

Conf. Com. Rep. No. 61 on S.B. No. 787, SD 1, HD 1, CD 1:

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and S.B. No. 787, SD 1, HD 1, CD 1, entitled: "A BILL FOR AN ACT RELATING TO HORIZONTAL PROPERTY REGIMES", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1018 and S.B. No. 787 had passed Final Reading at 11:50 o'clock p.m.

Conf. Com. Rep. No. 62 on H.B. No. 966, HD 2, SD 1, CD 1:

By unanimous consent, action was deferred one day.

DEFERRED MATTER FROM EARLIER ON THE CALENDAR

Stand. Com. Rep. No. 1078 on H.R. No. 418, HD 1:

Representative Lardizabal moved that the report of the Committee be adopted and H.R. No. 418, HD 1, be adopted, seconded by Representative Ige.

Representative Lardizabal then rose to speak in support of the resolution, stating:

"Mr. Speaker, the Preamble of the Democratic Party, Majority Program, eloquently states that, 'The Democratic Party of the State House of Representatives, as members of the "Party of the People", affirm that the quest for social, economic, and political progress must be based on a commitment to maintain the dignity of all people in all walks of life.'

Mr. Speaker, it was only three short months ago that I heard you speak in terms of cost, and I quote: 'Even in this cost-conscious time, money spent on human capital is the single most important investment we can make.'

Mr. Speaker, I am sure that all of my learned colleagues in this chamber agree with you that dignity and social, economic and political progress are very noble quests. But they cost money. Reduced federal funds have had a severe impact on our State budget and social programs. All of us here have had favorite projects and bills and, each time, we have seen them go down the drain one by one for lack of funding. I congratulate the Chairman and the members of the Finance Committee for the tremendous job they have done to the budget, but they had their perimeters. I just received, a few days ago, Mr. Speaker, a letter from the senior citizens asking two questions: 'What has happened to their programs?' 'What has happened to their bills that we, as Legislators, smiled and said we would support?' The fact of the matter is, Mr. Speaker, funds are short in coming. I do not have an adequate answer to that letter.

We are now experiencing one of the most devastating economic downturns since 1939. We are now approaching a federal budget deficit of nearly \$200 billion. Because of this monstrous deficit, we are now seeing the diminution of our social programs as conveyed by the Democratic platform -- medicaid, AFDC, health and welfare programs, housing assistance, education, and many others. Mr. Speaker, we also face one of the highest unemployment rates in forty years. There are literally twelve to eighteen million people unemployed, not the least able to feed their families, shelter their families and clothe them.

Almost every state in the Union, including Hawaii, are in financial straits not seen for fifty years. Twentytwo states have substantial deficits and thirteen more have zero balances. About forty states have increased or proposed to do, like our Senate has, to raise taxes. California, our largest state in the Union, is paying through IOU notes because they lack cash. Thirty states have cut services and reimbursements from medical care, from doctors and hospitals and nursing homes, and here in Hawaii, cutbacks were necessary to avoid a deficit.

With due respect to my colleagues and the Minority Party, the consequences of these taxes and deficits undercut the very economic policies of President Reagan. The budget is dependent upon supply-side taxes to spur investments. But because of these tax increases, these states are now drawing this capital which was supposed to be free. President Reagan's policies on taxes are also shifting the burden from the rich to the poor. Clearly, Mr. Speaker, this trend can not long continue.

But what has this got to do with a little country called El Salvador? What has this got to do with a country we called before a 'Banana Republic'? I submit, Mr. Speaker, that we have common borders in the Pacific Ocean and we have common concerns of want of jobs, food, shelter, medical aid, education, and the very basic desires that we cherish for ourselves -this democracy. And yes, the people of El Salvador want and have been dying for many years for the right to live in peace and with human dignity.

Mr. Speaker, the more money we spend on military aid to a regime that lacks the fundamental desire to implement human basic rights policies for its people, the less money we have to solve our own problems at home. And to quote a famous military general and leader of a great nation, 'Every gun that is made, every warship that is launched, every rocket that is fired, signifies in a final sense a theft from those who hunger and are not fed, a theft from those who are cold and not clothed', and this famous man is Dwight D. Eisenhower. He had the courage to state the truth and the results of excess military spending on the human condition.

Mr. Speaker, we have poured more than \$1 billion into El Salvador for the last several years, and we have only succeeded in causing the war and the killing to continue. Both sides are killing each other, but inevitably, it is the young, the innocent, the old, that are killed. I have seen ugly photographs, Mr. Speaker, of bodies twisted and piled up as if prepared for a ritualistic exercise. I have heard stories, testimonies from individuals who have been to El Salvador and back. And I have knelt down in prayer with Sister Peggy Healy of the Maryknoll Order in Nicaragua who told me of her experiences in South America. I also spoke to Mr. Victor Rubio, an engineer from El Salvador, and got his version of the war. And, Mr. Speaker, I have read in the papers, as well as we have, about the American nuns, our labor people being killed, raped, shot, and even after the murderers admitted to the murder, they are still free.

Accounts of unspeakable atrocities emerge from El Salvadorean refugees by the numbers, and these are gained from the international humanitarian organizations like Amnesty International. Six hundred people, Mr. Speaker, massacred in the Sampul River on May 14, 1980; eight thousand refugees bound and gunned in 1981, and many other cases. So far, approximately forty thousand lives have been lost, Mr. Speaker -- forty thousand! We must ask ourselves -- why? What is the scope and depth of our foreign policy in Central America? Are we going to pour billions of dollars more into a war that we cannot win unless we solve the problems of the poor and thereby gain popular support?

The military aid to El Salvador is jeopardizing our standing with other nations in the region. The United States General Assembly adopted a resolution in December, 1982, which opposed United States military aid to El Salvador. The countries of Colombia, Mexico, Panama and Venezuela are also calling upon the United States to cease military intervention through the Contadora Document.

Mr. Speaker, there may be some who, at this presence, feel that it is an unusual forum to speak of an international issue, but outside the halls of the U.S. Congress, I can think of no better forum than this chamber, with our learned colleagues, to speak out. We must not remain silent on this issue, Mr. Speaker. Former President Jimmy Carter stated that. and I quote: 'Silence from the civilized world is what oppressive regimes want to hear. Silence from the civilized world is what the tortured or persecuted always fear. ' Our own U.S. Senator Dan Inouye also spoke up and said, 'This Administration fights the battles of the past because it fears the future.'

In closing, Mr. Speaker, the United States, our country, has a tremendous burden and it also has a tremendous opportunity to lead the world to peace and prosperity. Along with our tremendous economic potential, there is a concomitant responsibility to share this power and knowlege and to truly provide for the dignity of all mankind, only if we possess the moral courage to do so.

Mr. Speaker, a poet once said, and before I close: 'I am only one man, but I am one man; I can't do everything, but I can do something; And what I can do, I ought to do; And what I ought to do, by the grace of God, I will do.'

Thank you, Mr. Speaker."

ADJOURNMENT

At 12:00 o'clock, midnight, the House of Representatives adjourned until tomorrow, Friday, April 22, 1983.

SIXTIETH DAY

Friday, April 22, 1983

The House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, convened at 12:07 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Representative Hal Jones, after which the Roll was called showing all members present with the exception of Representative Hayes, who was excused.

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

ORDER OF THE DAY

UNFINISHED BUSINESS

H.R. No. 418, HD 1:

Representative Lardizabal moved that H.R. No. 418, HD 1, be adopted, seconded by Representative Ige.

Representative Lardizabal then rose and requested that his remarks, in favor of the resolution, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Lardizabal's remarks are as follows:

"Mr. Speaker, the preamble of the Democratic Party, majority program, eloquently states that, 'The Democratic Party of the State House of Representatives, as members of the "Party of the People", affirm that the quest for social, economic, and political progress <u>must</u> be based on a <u>commitment</u> to maintain the dignity of <u>all</u> walks of life.'

Mr. Speaker, it was only a short three months ago that we heard your eloquent statement of purpose for the Twelfth State Legislature: 'Even in this cost-conscious time, money spent on human capital is the <u>single</u> most important investment we can make.'

Mr. Speaker, I am sure that all of my learned colleagues in this chamber agree with you and that human dignity, social, economic and political progress are very noble quests. But all of these take money. Reduced federal funds have had a severe impact on our State budget and social programs. All of us here have had favorite programs and projects only to see them rejected one by one due to the lack of funding. Just a few days ago, I received a letter from the senior citizens asking, 'What has happened to their programs?' 'What has happened to all the bills that were to improve the lot of our elderly?' Mr. Speaker, I submit to you that my response is totally inadequate.

We are experiencing one of the most severe economic times since 1939 and the federal government is facing one of the largest budget deficits in the history of our country -reaching an unimaginable debt approaching \$200 billion dollars! Because of this monstrous deficit, we are now seeing the diminution of the medicaid program, AFDC, health and welfare programs, housing assistance, education, and many others. Mr. Speaker, we also face one of the highest unemployment disasters in modern times. Millions are unable to find employment, much less feed, shelter and clothe their families.

Almost every state in the union, including Hawaii, are in financial straits not felt for 50 years. Twentytwo states have substantial deficits; thirteen other states have zero balances; about forty states have increased or propose to increase their taxes. California is forced to make IOU payments because they have no cash. Thirty states have cut services and reimbursement payments to hospitals and doctors and nursing homes. And here in Hawaii, cutbacks are necessary in the current budget to avoid a deficit.

The consequences of these taxes and deficits undercut the very economic policies of President Reagan since the budget is dependent on supplyside tax cuts to spur investment. Many states are now drawing much of the investment capital through increased taxes. President Reagan's policies are also shifting the tax burden on the poorer segment of society while increasing tax loopholes for the affluent. Clearly, Mr. Speaker, we cannot long continue this trend.

But what has all this got to do with a little and virtually unknown country like El Salvador? What business is it of mine to concern myself with this Central American nation that we once called a Banana Republic? I submit to you, Mr. Speaker, that we share common borders of the Pacific Ocean and common concerns in want of jobs, food, shelter, medical aid, education, and the basic freedoms we so cherish for ourselves in a democracy. And, yes, the people of El Salvador want and have been dying for many years, the right to live in peace and with human dignity.

Mr. Speaker, the more money we spend on supplying military aid to a regime that lacks the fundamental desire to implement basic human rights policies for its people, the less money we have to solve our own serious problems at home. To quote a famous military general and leader of a great nation, 'Every gun that is made, every warship launched, every rocket fired, signifies in a final sense a theft from those who hunger and are not fed, from those who are cold and not clothed." These are the words from former General and President Dwight Eisenhower. He truly had the vision and courage to state the true impact of military might on the human condition.

Mr. Speaker, we have poured more than one billion dollars into El Salvador and we have only succeeded in causing the war to continue with thousands being killed on both sides, but inevitably, it is the innocent, young, old, women and children, that bear the brunt of this brutal war. I have seen ugly photographs of mutilated bodies, twisted in heaps as if prepared for some ritualistic human sacrifice. I have heard testimony from unions, individuals and organizations that are crying out to stop this carnage and senseless killing. And I have knelt down in prayer with Sister Peggy Healy of the Maryknoll Order in Nicaragua who told me of her personal and terrifying experiences in Central America. I also spoke to Mr. Victor Rubio, an engineer from El Salvador, who gave me his opinions and accounts of this grisly war. And I have read about the killings of our own American citizens being gunned down, raped, and tortured -- without the killers being tried and convicted -even at the insistence of our own

government.

Accounts of unspeakable atrocities emerge from El Salvadorean refugees who number in the thousands and from international humanitarian organizations like Amnesty International. Six hundred people massacred in the Sampul River on May 14, 1980; 8,000 refugees attacked while crossing the Rio Lempa on March 16, 1981; and other individual cases. Approximately 40,000 people have been killed over the past three years. We must ask ourselves why? What is the scope and depth of our foreign policy in Central America? Are we going to pour billions more into a war that cannot be won unless the needs of the poor and landless peasants are resolved first and thereby gain popular support?

The military aid to El Salvador is jeopardizing our standing with other nations in the region. The United Nations General Assembly adopted a resolution in December 1982 which opposed U.S. military aid to El Salvador. The countries of Columbia, Panama, Mexico and Venezuela are also calling upon the U.S. to cease military intervention through the Contadora document.

Mr. Speaker, there may be some who feel that the Legislature may be an unusual forum for an international issue. Outside of the halls of Congress, I can think of no better forum than these chambers consisting of learned men and women. We must not remain silent on these matters. Former President Jimmy Carter stated that, 'Silence from the civilized world is what oppressive regimes want to hear. Silence from the civilized world is what the tortured or persecuted always fear.' Our own U.S. Senator Dan Inouye also spoke up and said, 'This administration fights the battles of the past because it fears the future.'

In closing, Mr. Speaker, the United States, our country, has a tremendous burden and opportunity to lead the world to peace and prosperity. Along with our economic potential, there is a concomitant responsibility to share our knowledge and power to truly provide for the dignity of all mankind -- only if we possess the moral courage to do so.

'I am only one man -- but I am one man; I can't do everything -but I can do something; And what I can do -- I ought to do; And what I ought to do -- by the grace of God, I will do.' (A quote by Edward E. Halp)

Thank you, Mr. Speaker."

Representative Rohlfing then offered the following amendment to H.R. No. 418, HD 1:

"SECTION 1. House Resolution No. 418, H.D. 1, is amended by adding a WHEREAS clause after the third paragraph on page 2 to read:

'WHEREAS, involvement in Central America by Communist countries has been increasing and has included shipment of arms by General Khadafy of Libya, a leader of destabilizing forces in the world; now, therefore'

SECTION 2. House Resolution No. 418, H.D. 1, is amended by adding a BE IT FURTHER RESOLVED clause after the seventh paragraph on page 2 to read:

'BE IT FURTHER RESOLVED that the governments of the Warsaw Pact and their allies, including the Governments of Libya and Cuba are hereby requested to cease their involvement in the affairs of Central American countries, including the supply of arms and other forms of military assistance to various groups in the area; and! "

Representative Rohlfing moved that the amendment be adopted, seconded by Representative Marumoto.

At 12:14 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 12:20 o'clock p.m., Representative Rohlfing rose to speak in favor of the amendment, stating:

"Mr. Speaker, I realize that the hour is late and this early morning , Sixtieth Day, and that we have much business to accomplish today. I would hope that the amendment which we have offered largely speaks for itself. It is an attempt to balance the resolution which is before this body. The resolution is obviously well intentioned and I must congratulate my colleague from Kauai for a very moving speech and one which certainly had the sincerity of his convictions. Likewise, I think it is important to realize that the problems in the international arena are not of the United States' making; that there are those in the world who benefit by destabilization and seek that end.

This amendment is to say just that -- to recognize the reality of the international situation as it pertains particularly to the area of Central America. It was not long ago that we had the problems . . a very considerable debate concerning Southeast Asia and our involvement in a country called Vietnam. The parallels are not altogether the same. For Central America and El Salvador, it is not many, many thousands of miles away from the United States. It is very near and very close, and I needn't remind the members of this body who will recall the days in the early '60s when the President of the United States, when John F. Kennedy stood up against the Soviet Union when they attempted to locate in our hemisphere, very substantial offensive weapons in the island country of Cuba. It could happen again and I can remember the moment when we said, ahaa, here it comes; we face another potential attack.

Mr. Speaker, that is the underlying effort, to point out that this is not a one-sided game, and that in order to bring peace in the world, it takes two to do so.

Thank you."

Representative Jones then rose to speak in favor of the proposed amendment, stating:

"Mr. Speaker, as our distinguished colleague from Kauai read from the preamble of the Democratic Party platform, it said that the Party had a commitment to maintain a dignity of people. Well, I am sure that my colleagues would agree that all of us here want to maintain a dignity of the people. When we talk about getting involved in a war, it is important to remember World War I, World War II, the Korean War and Vietnam War we got into because of the democratic leadership.

Mr. Speaker, the Republican Party is not a Party that wants to support war as some of the people who testified on behalf of this resolution proclaimed. Also, some of the people who testified on behalf of this resolution intimated they also felt there was good arguments for unilateral disarmament which I would hope none of us would support

Mahatma (Mohandas) Gandhi, one of the greatest leaders of all times, has said one thing will go on in history, and that is the

truth. And it is to that truth that I want to call on you, Mr. Speaker and my colleagues, to consider this morning. We find ourselves debating, or perhaps we ought not to be debating, being so far away from this small country but this important country, the lives of these people. We, in the Minority, also believe in the importance of the lives of these people. In the process of the testimony, not one person mentioned they had gone to the State Department to get any information. It seemed highly stacked. For those of us, like myself, who have been in Southeast Asia and who have had friends who were nationals who were killed by the communists or lost their families because of the communists, I say, yes, let's talk about mangled bodies and women with their breasts cut off. But it is not the right wing alone that is doing this, it's the left wing. I don't want to see America involved in spending money in El Salvador for anything except to protect the El Salvadorian people, if we must, because their lives are just as important as my own and those of my family, and I dare not talk about money when it comes to their lives as I dare not talk about money when I talk about my family's lives.

The question before us this morning is what is in the best interest of the people of El Salvador? This resolution makes no mention, no mention at all, the communists upsetting the situation there. Was it the Americans that caused the turmoil in Southeast Asia? I hope not. Was it the Americans who destabilized Afghanistan, Ethiopia, parts of Southern Africa? I hope not. Of course, it wasn't. We know who it was, and this resolution does not even address that. Intellectual honesty would require both. Destabilization is not only caused by the Americans, it is caused by people outside of the Americas who are pouring billions in there. The wonderful, moral government of Nicaragua flying in materials they say is medical aid on C-130s from Khadafy, lying to us. Oh, how wonderful and moral one person consider the kingdom of God. My God, protect us!

This amendment, Mr. Speaker, all it attempts to do is to put a balance. I will support this resolution if my colleagues are intellectually honest enough to say both world powers are destabilizing the situation, both of them get out of it, and I believe that we will demonstrate intellectual honesty to ourselves in supporting this resolution, and it doesn't matter to me what party it comes from because I believe it is in the best interest of the people.

Thank you, Mr. Speaker, very much."

Representative Blair rose to speak against the proposed amendment, stating:

"Mr. Speaker, it has been suggested that this resolution, as presently drafted, is one-sided and that the amendment proposed would balance it. I am afraid that this simply misunderstands the resolution and I would direct the attention of those who spoke in favor of the resolution to the First Amendment to the Constitution of the United States which speaks on a number of topics but in its final language, refers to the right of the people to petition the government for a redress of grievances, and I think that's simply what we have here. It is an attempt by the members of this body, as citizens of the United States government, to bring to the attention of those people who represent us in Washington our feelings on this matter which we believe is of grave concern. To say that because we choose to address our grievances to our own government that somehow, we must, at the same time, address somebody else's government simply misunderstands the intent of the resolution and the intent of representative government.

Thank you, Mr. Speaker."

Representative Apo then rose to speak against the proposed amendment, stating:

"Mr. Speaker, it distresses me to have to disagree with my distinguished colleagues across the aisle as I respect their opinion, and I am sure that they offer this amendment in good conscience and in their belief. But I wish to state my case by quoting some excerpts from the Congressional Record, Proceedings and Debates of the 98th Congress, First Session. These are remarks made by our distinguished Senator Daniel Inouye. I quote: 'As I have listened to our policymakers in the White House and in the Department of State, I have become convinced that, wise and honorable though they may be, they are mistaken; there is a tragic flaw in their reasoning. They look toward Central America and the demands for a negotiated end to the bloodletting and they see Laos; they speak of spreading violence, of falling dominoes, and they hear the ominous echo -- Vietnam. This administration fights the battles of the past, because it fears the future.

I, too, remember the past. On April 17, 1961, irregular forces supported by the United States had a fateful -- and tragic -- rendezvous in the Bay of Pigs. We all know the outcome. I was, at that time, preparing my first campaign for election to the U.S. Senate. The Bay of Pigs debacle had a prominent place in the campaign, as Americans tried to figure out how we had gone wrong in Cuba. There were simple -and simplistic -- answers. Many said we should have bombed Havana or sent the Marines to the Bay of Pigs.

In that political campaign debate of nearly 23 years ago, I said that I thought the tragic episode of the Bay of Pigs had taught us a costly lesson and that I hoped it would be one we would never forget. I followed this by suggesting that, in blindly supporting the dictator General Fulgencio Batista, we were as responsible as anyone for the creation of Fidel Castro.

In the late 1950's, torture chambers and corruption marked the police state of Cuba. The dismal condition of the peasantry stood in sharp contrast to a regime grown rich on the take from gambling and prostitution. Cuba was ripe for revolution; someone had to rise and lead the revolt to topple Batista. He had lasted as long as he did only because he had enjoyed the fruits of our Treasury. We had provided the equipment for his forces.

He was corrupt. We knew him to be corrupt, but Batista had pronounced the password: "I am anti-Communist."

That avowal apparently made Batista a shining knight in our eyes. To our shame, we looked away from his corruption, his violence, his lack of compassion for his people. To this day, we pay for this political myopia.

And today in El Salvador? Although the situation may not be as bad as Cuba under Batista, there are similarities. In the name of anti-Communism, peasants are still being killed and imprisoned. It is true that there has been an election of a constituent assembly in El Salvador; that is a positive factor which must be recognized. It is, however, outweighed on the scales of reason and justice by the ongoing violence perpetrated by the armed forces of the government. Continuing charges of corruption among the military -- in league with a rightist oligarchy -- evoke images of Cuba under Batista.

We must ask, are we, in the name of anti-communism, setting the stage for another Castro?

Three weeks ago, the President indicated that \$60 million in emergency funds and additional U.S. military advisers were vital to help save the government of El Salvador from military defeat by leftist guerrillas. Two weeks later, the amount of money required had nearly doubled to \$110 million, and thinly camouflaged references were made to an increase in military advisers.

What will the situation be two weeks from now? As the situation worsens, will there be a call for more arms, more dollars, and more U.S. advisers? We do history and ourselves an injustice when we forget that Castro had at his command fewer than 2,000 rebels to put against the 40,000 men Batista had equipped with our support. There is no military solution.

I have agonized over this matter for many days and weeks. I have felt it to be my duty to work for bipartisan support of U.S. foreign policy. I have felt an obligation to work for democracy and stability in Central America. Most unfortunately, I have come to the conclusion that current U.S. policies and that goal are irrecon cilable. There is no military solution.

In consequence, I find that I must oppose and vote against the President's request to reprogram increased military assistance to El Salvador. I believe that the solution to the conflict in El Salvador lies within El Salvador. Before any additional military assistance is provided to El Salvador, leaders in the government and the military should agree to engage in negotiations with all parties to the conflict.'

Thank you, Mr. Speaker."

Representative Jones then rose and inquired whether or not the Majority Leader would yield to a question.

Representative Blair answered in the affirmative.

Representative Jones asked:

"Did the Majority Leader say that this body should not pass any form of resolution that would call upon another government to do something?"

Representative Blair responded:

"I don't believe that I did. I believe I spoke of our right to address our government with respect to our feelings about the foreign policy that is carried out in our name, but that I didn't think that because we had that right and perhaps that obligation, that somehow, it imposed on us an obligation to address somebody else's government."

Representative Jones, in rebuttal, stated:

"Mr. Speaker, it seems to me that when it is convenient for us to address our government, we do, as we did France in asking for a ban on nuclear testing in the South Pacific, and that was a much more balanced approach because we talked to all the parties in that thing. We are simply asking for an addressing of both parties in this situation.

My second point of rebuttal, Mr. Speaker, is that we are not calling for an increase in military aid as Mr. Apo spoke vehemently against. We are not even calling for an increase in military aid. We are calling to say that, hey, everybody, get out of South America or Central America. We are not calling for more aid; we are saying everybody get out, not just us but the communist bloc countries, so Mr. Inouye's speech is not even germane to what we are talking about. Our amendment here is simply addressing both parties, and I hope my colleagues will join us in supporting this balanced approach.

Thank you, Mr. Speaker."

The motion to adopt the amendment was put by the Chair and failed to carry by voice vote.

The motion to adopt H.R. No. 418, HD 1, was put by the Chair and carried, and H.R. No. 418, HD 1, entitled: "HOUSE RESOLUTION EXPRESSING OPPOSITION TO MILITARY ASSISTANCE, INVOLVEMENT AND COVERT ACTION IN EL SALVADOR AND THE REST OF CENTRAL AMERICA", was adopted.

At this time, the Chair stated:

"The Chair wants to advise the members of this House that we have a relatively long calendar for today. Many of our bills before us have been decked between 6:00 p.m. and 9:45 p.m. on Wednesday. We will consider them approximately at that time. The Chair asks that you get a good rest and be prepared for tonight's session."

Representative Nakata then rose and requested waiver of the 48-hour notice for hearings for the Agriculture Committee, and the Chair "so ordered."

Representative Nakata then asked the waiver of referral to Finance Committee for Senate Concurrent Resolution No. 107, SD 1.

The Chair answered:

"I believe I have informed the Chairman that as soon as he takes out the reporting requirements, the said resolution will be referred to his Committee only. Request is denied for the referral."

At 12:40 o'clock a.m., the House of Representatives stood in recess until 7:30 o'clock p.m. this evening.

EVENING SESSION

The House of Representatives reconvened at 8:05 o'clock p.m.

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 722 to 860) were read by the Clerk and were disposed of as follows:

A communication from the Senate (Sen. Com. No. 722) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 274, HD1, was adopted by the Senate and H.B. No. 274, HD1, SD1, CD1, passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate

(Sen. Com. No. 723) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 314, was adopted by the Senate and H.B. No. 314, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 724) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 337, HD1, was adopted by the Senate and H.B. No. 337, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 725) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 390, HD1, was adopted by the Senate and H.B. No. 390, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 726) informing the House that the amendments proposed by the Senate to H.B. No. 467, HD1, was adopted by the Senate and H.B. No. 467, HD1, SD1, CD1, passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 727) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 502, HD2, was adopted by the Senate, and H.B. No. 502, HD2, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 728) informing the House that the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 535, was adopted by the Senate and H.B. No. 535, SD1, CD1, passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 729) informing

the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 621, HD1 was adopted by the Senate and H.B. No. 621, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 730) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 663, HD2, was adopted by the Senate and H.B. No. 663, HD2, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 731) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 753, was adopted by the Senate and H.B. No. 753, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 732) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 800 was adopted by the Senate and H.B. No. 800, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 733) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 809, HD1, was adopted by the Senate and H.B. No. 809, HD1, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 734) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 844, HD1, was adopted by the Senate and H.B. No. 844, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 735) informing

the House that the report of the Committee on Conference on the disagreeing vote on the House to the amendments proposed by the Senate to H.B. No. 901, HD1, was adopted by the Senate and H.B. No. 901, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 736) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 915, was adopted by the Senate and H.B. No. 915, SD1, CD2, passed Final Reading in the Senate on April 22, 1983.

A communication from the Senate (Sen. Com. No. 737) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 966, HD2, was adopted by the Senate and H.B. No. 966, HD2, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 738) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 992, HD2, was adopted by the Senate and H.B. No. 992, HD2, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 739) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1018, HD2, was adopted by the Senate and H.B. No. 1018, HD2, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 740) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1102, HD1, was adopted by the Senate and H.B. No. 1102, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 741) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1232, HD1, was adopted by the Senate and H.B. No. 1232, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 742) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1266, HD1, was adopted by the Senate and H.B. No. 1266, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 743) informing the House that the amendments proposed by the Senate to H.B. No. 1342, HD1, was adopted by the Senate and H.B. No. 1342, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 744) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1417, HD1, was adopted by the Senate and H.B. No. 1417, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 745) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1557 was adopted by the Senate and H.B. No. 1557, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 746) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1562, HD1, was adopted by the Senate and H.B. No. 1562, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 747) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1567, HD2, was adopted by the Senate and H.B. No. 1567, HD2, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 748) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1587, HD1, was adopted by the Senate and H.B. No. 1587, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 749) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1620, HD1, was adopted by the Senate and H.B. No. 1620, HD1, SD1, CD1, passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 750) informing the House that the Senate had reconsidered its action taken on April 20, 1983 on the adoption of S.C.R. No. 90, SD1, requesting the Department of Education to conduct a study regarding the feasibility of allowing retirement benefits for job-sharing teachers nearing retirement age in the Department of Education, and requested the return of said resolution, was placed on file.

A communication from the Senate (Sen. Com. No. 751) informing the House that the Senate had reconsidered its action taken on April 8, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 184, SD1, (HD1) on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 752) informing the House that the Senate had reconsidered its action taken on April 8, 1983, in disagreeing to the amendments proposed by the House to S.B. No. 669, SD1 (HD1) on April 20, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 753) informing the House that the amendments proposed by the House to S.B. No. 184, SD1, were agreed to by the Senate and S.B. No. 184, SD1 (HD1) passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 754) informing the House that the amendments proposed by the House to S.B. No. 255, SD1, were agreed to by the Senate and S.B. No. 255, SD1, (HD2) passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 755) informing the House that the amendments proposed by the House to S.B. No. 362, SD1, were agreed to by the Senate and S.B. No. 362, SD1 (HD1) passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 756) informing the House that the amendments proposed by the House to S.B. No. 669, SD1, were agreed to by the Senate and S.B. No. 669, SD1 (HD1) passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 757) informing the House that the amendments proposed by the House to S.B. No. 742, SD2, were agreed to by the Senate and S.B. No. 742, SD2 (HD1) passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 758) informing the House that the amendments proposed by the House to S.B. No. 756, was agreed to by the Senate and S.B. No. 756 (HD1) passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 759) informing the House that the amendments proposed by the House to S.B. No. 907 were agreed to by the Senate and S.B. No. 907 (HD1) passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 760) informing the House that the amendments proposed by the House to S.B. No. 993 were agreed to by the Senate and S.B. No. 993 (HD1) passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 761) informing the House that the amendments proposed by the House to S.B. No. 1075, SD1, were agreed to by the Senate and S.B. No. 1075, SD1 (HD2) passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 762) informing the House that the amendments proposed by the House to S.B. No. 1092 were agreed to by the Senate and S.B. No. 1092 (HD2) passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 763) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 30, SD2, was adopted by the Senate and S.B. No. 30, SD2, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 764) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 55, SD1, was adopted by the Senate and S.B. No. 55, SD1, HD1, CD1, passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 765) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 80, SD1, was adopted by the Senate and S.B. No. 80, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 766) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 133, SD1, was adopted by the Senate and S.B. No. 133, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 767) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 180, SD1, was adopted by the Senate and S.B. No. 180, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 768) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 181, SD1, was adopted by the Senate and S.B. No. 181, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 769) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 191, SD1, was adopted by the Senate and S.B. No. 191, SD1, HD1, CD1, passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 770) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by House to S.B. No. 236, SD1, was adopted by the Senate and S.B. No. 236, SD1, HD1, CD1, passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 771) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 247, SD1, was adopted by the Senate and S.B. No. 247, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 772) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 450, SD1, was adopted by the Senate and S.B. No. 450, SD1, HD1, CD1, passed Final Reading in the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 773) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 555, SD2, was adopted by the Senate and S.B. No. 555, SD2, HD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 774) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 569, SD1, was adopted by the Senate, and S.B. No. 569, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 775) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 631, SD1, was adopted by the Senate and S.B. No. 631, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 776) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 711, SD1, and S.B. No. 711, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 777) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 735, SD1, was adopted by the Senate and S.B. No. 735, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 778) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 787, SD1, was adopted by the Senate and S.B. No. 787, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 779) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 904, SD1, was adopted by the Senate and S.B. No. 904, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 780) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1003, SD1, was adopted by the Senate and S.B. No. 1003, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 781) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1050 was adopted by the Senate and S.B. No. 1050, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 782) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1105 was adopted by the Senate and S.B. No. 1105, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 783) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1122, SD2, was adopted by the Senate and S.B. No. 1122, SD2, HD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 784) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1247, SD1, was adopted by the Senate and S.B. No. 1247, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 785) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1254 was adopted by the Senate and S.B. No. 1254, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 786) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1338, SD2, was adopted by the Senate and S.B. No. 1338, SD2, HD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 787) transmitting S.C.R. No. 33, SD1 requesting the study of a residential property transfer code, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 788) transmitting S.C.R. No. 45, SD1 requesting the Department of Commerce and Consumer Affairs to review the general service practices of T.V. Systems, Inc., which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 789) transmitting S.C.R. No. 51 requesting an interim study on defaults on agreements of sale, which was adopted by the Senate on April 22, 1983, was placed on file. A communication from the Senate (Sen. Com. No. 790) transmitting S.C.R. No. 56 relating to historic preservation and Hawaiian affairs, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 791) transmitting S.C.R. No. 58, SD1, requesting the exemption of Hawaii from the federal law assessing dairy farmers moneys from the gross proceeds for each 100 pounds of milk marketed commercially to offset the nationwide milk surplus, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 792) transmitting S.C.R. No. 60, SD1, requesting the establishment of an interim study committee to undertake a review of the Hawaii law and rules relating to the practice of psychology and to recommend appropriate amendments, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 793) transmitting S.C.R. No. 68 requesting the United States Army to report on the progress of fire hazard management for the Pohakuloa Training Area, Island of Hawaii, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 794) transmitting S.C.R. No. 71 requesting the appointment of a special task force to conduct a study evaluating the historic preservation program, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 795) transmitting S.C.R. No. 79 urging the President of the United States, the Secretary of the Interior, the Secretary of Defense and all others concerned to declare a moratorium on the transfer of lands in Hawaii, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 796) transmitting S.C.R. No. 82 urging the Environmental Protection Agency and the Hawaii State Department of Health to relax water quality standards for sugar producers on Hawaii's Hilo-Hamakua coast, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 797) transmitting S.C.R. No. 93, SD1, concerning Makua and Kahanahaiki, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 798) transmitting S.C.R. No. 108 requesting the continuation of the Legislative Auditor's inventory of lands in the public trust and the possible conflicting claims made on revenues derived therefrom, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 799) transmitting S.C.R. No. 115 requesting coordinated efforts in ensuring compliance of unlicensed contractors with the Hawaii Revised Statutes, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 800) transmitting S.C.R. No. 74 requiring the study of the ramifications of relocating the weights and measures functions from the Department of Agriculture to the Department of Commerce and Consumer Affairs, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 801) returning H.C.R. No. 17, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 802) returning H.C.R. No. 21, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 803) returning H.C.R. No. 57 which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 804) returning H.C.R. No. 87 which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 805) returning H.C.R. No. 91 which was adopted by the Senate on April 22, 1983, was placed on file. A communication from the Senate (Sen. Com. No. 806) returning H.C.R. No. 110, HD1, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 807) returning H.C.R. No. 120 which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 808) returning H.C.R. No. 126 which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 809) returning H.C.R. No. 169 which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 810) returning H.C.R. No. 172, HD1, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 811) returning H.C.R. No. 178, HD1, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 812) returning H.C.R. No. 179, HD1, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 813) returning H.C.R. No. 187, HD1, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 814) returning H.C.R. No. 191, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 815) returning H.C.R. No. 193, HD1, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 816) returning H.C.R. No. 198 which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 817) returning H.C.R. No. 203 which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 818) returning H.B. No. 72, HD2, which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 819) returning H.B. No. 187, HD1, which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 820) returning H.B. No. 234 which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 821) returning H.B. No. 273 which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 822) returning H.B. No. 284, HD1, which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 823) returning H.B. No. 340 which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 824) returning H.B. No. 440 which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 825) returning H.B. No. 514 which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 826) returning H.B. No. 527, HD1, which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 827) returning H.B. No. 657 which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 828) returning H.B.No. 684 which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate

(Sen. Com. No. 829) returning H.B. No. 703, HD1, which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 830) returning H.B. No. 914, HD1, which was adopted by the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 831) returning H.B. No. 1117 which was adopted by the Senate on April 21, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 832) returning H.B. No. 1129 which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 833) returning H.B. No. 1262, HD1, which was adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 834) returning H.B. No. 1531, HD1, which passed Third Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 835) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 5, HD1, was adopted by the Senate and H.B. No. 5, HD1, SD1, CD1, passed Final Reading on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 836) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 45, HD2, was adopted by the Senate and H.B. No. 45, HD2, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 837) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 225, HD1, was adopted by the Senate and H.B. No. 225, HD1, SD1, CD1, passed Final Reading in the Senate on April

22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 838) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 236 was adopted by the Senate and H.B. No. 236, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 839) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 387, HD2, was adopted by the Senate and H.B. No. 387, HD2, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 840) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 670, HD1, was adopted by the Senate and H.B. No. 670, HD1, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 841) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to H.B. No. 702, HD2, was adopted by the Senate and H.B. No. 702, HD2, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 842) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1119, HD2, was adopted by the Senate and H.B. No. 1119, HD2, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 843) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1190, HD2, was adopted by the Senate and H.B. No. 1190, HD2, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 844) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1434, HD1, was adopted by the Senate and H.B. No. 1434, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 845) informing the House that the amendments proposed by the House to S.B. No. 6, SD1, were agreed to by the Senate and S.B. No. 6, SD1, HD2, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 846) informing the House that the amendments proposed by the House to S.B. No. 368, SD1, were agreed to by the Senate and S.B. No. 369, SD1, HD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 847) informing the House that the amendments proposed by the House to S.B. No. 608, SD1, were agreed to by the Senate and S.B. No. 608, SD1, HD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 848) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 4, SD1, was adopted by the Senate and S.B. No. 4, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 849) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 393, HD2, was adopted by the Senate and H.B. No. 393, HD2, SD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file. A communication from the Senate (Sen. Com. No. 850) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 800, SD1, was adopted by the Senate and S.B. No. 800, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 851) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 834, SD1, was adopted by the Senate and S.B. No. 834, SD1, HD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 852) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 903, SD1, was adopted by the Senate and S.B. No. 903, SD1, HD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 853) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 937, SD1, was adopted by the Senate and S.B. No. 937, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 854) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 994, SD1, was adopted by the Senate and S.B. No. 994, SD1, HD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 855) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1062, SD2, was adopted by the Senate and S.B. No. 1062, SD2, HD2, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 856) informing the House that the report of the Committee on Conference on the disagreeing vote of the Senate to the amendments proposed by the House to S.B. No. 1279, SD2, was adopted by the Senate and S.B. No. 1279, SD2, HD2, CD2, passed Final Reading in the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 857) informing the House that the amendments proposed by the House to S.C.R. No. 41 were agreed to by the Senate and S.C.R. No. 41, HD1, was finally adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 858) informing the House that the amendments proposed by the House to S.C.R. No. 61, SD1, were agreed to by the Senate and S.C.R. No. 61, SD1 (HD1) was finally adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 859) informing the House that the amendments proposed by the House to S.C.R. No. 107, SD1, were agreed to by the Senate and S.C.R. No. 107, SD1 (HD1) was finally adopted by the Senate on April 22, 1983, was placed on file.

A communication from the Senate (Sen. Com. No. 860) informing the House that the report of the Committee on Conference on the disagreeing vote of the House to the amendments proposed by the Senate to H.B. No. 1, HD1, was adopted by the Senate and H.B. No. 1, HD1, SD1, CD1, passed Final Reading in the Senate on April 22, 1983, was placed on file.

DEFERRED RESOLUTIONS

The following Senate Concurrent Resolutions were disposed of as follows:

S.C.R. Nos. Referred to:

- 16 Committee on Judiciary, then to the Committee on Finance
- 25 Committee on Public Employment and Government Operations
- 33 Committee on Consumer Protection and Commerce, then to the Committee on Finance
- 45 Committee on Consumer Protection and Commerce, then to the Committee on Finance
- 51 Jointly to the Committees on Consumer Protection and Commerce; and Housing, then to the Committee on Finance
- 56 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 58 Committee on Agriculture
- 59 Committee on Judiciary
- 60 Committee on Consumer Protection and Commerce, then to the Committee on Finance
- 62 Jointly to the Committees on Water, Land Use, Development and Hawaiian Affairs; and Education, then to the Committee on Finance
- 63 Committee on Judiciary
- 68 Committee on Energy, Ecology and Environmental Protection
- 71 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 74 Jointly to the Committees on Agriculture; and Consumer Protection and Commerce, then to the Committee on Finance
- 77 Committee on Judiciary, then to the Committee on Finance
- 79 Committee on Water, Land Use, Development and Hawaiian Affairs
- 82 Committee on Agriculture
- 90 Jointly to the Committees on Education; and Public Employment and Government Operations, then to the Committee on Finance
- 93 Committee on Water, Land Use, Development and Hawaiian

Affairs, then to the Committee on Finance

- 101 Committee on Consumer Protection and Commerce, then to the Committee on Finance
- 104 Jointly to the Committees on Agriculture and Higher Education
- 108 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 111 Committee on Water, Land Use, Development and Hawaiian Affairs, then to the Committee on Finance
- 115 Committee on Consumer Protection and Commerce
- 118 Committee on Ocean and Marine Resources

STANDING COMMITTEE REPORTS

Representative Hagino, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1095) recommending that H.C.R. No. 186 be referred to the Committee on Finance.

On motion by Representative Hagino, seconded by Representative Apo and carried, the report of the Committee was adopted and H.C.R. No. 186 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO CONDUCT A MANAGEMENT AUDIT OF THE RESEARCH CORPORATION OF THE UNIVERSITY OF HAWAII", was referred to the Committee on Finance.

Representative Say, for the Committee on Water, Land Use, Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1096) recommending that H.C.R. No. 108 be referred to the Committee on Finance.

On motion by Representative Say, seconded by Representative Matsuura and carried, the report of the Committee was adopted and H.C.R. No. 108 entitled: "HOUSE CONCURRENT RESOLUTION CONCURRING WITH THE AMENDMENT OF EXECUTIVE ORDER NO. 1446 COVERING THE WAIKIKI WAR MEMORIAL PARK AND NATATORIUM", was referred to the Committee on Finance with Representative Rohfling registering a no vote. Representatives Shito and Taniguchi, for the Committees on Consumer Protection and Commerce and Transportation, presented a joint report (Stand. Com. Rep. No. 1097) recommending that S.C.R. No. 49, SD1 be referred to the Committee on Finance.

On motion by Representative Shito, seconded by Representative Taniguchi and carried, the joint report of the Committees was adopted and S.C.R. No. 49, SD1 entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO REVIEW THE IMPLEMEN-TATION AND ADMINISTRATION OF THE PILOTAGE LAW", was referred to the Committee on Finance.

Representative Ige, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1098) recommending that H.C.R. No. 93, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Ige, seconded by Representative Leong and carried, the report of the Committee was adopted and H.C.R. No. 93, HD1 entitled: "HOUSE CONCURRENT RESOLUTION RELATING TO A POLICY ON LONG-TERM CARE FOR THE ELDERLY", was referred to the Committee on Finance.

Representative Tungpalan, for the Committee on Employment Opportunities and Labor Relations, presented a report (Stand. Com. Rep. No. 1090) recommending that S.C.R. No. 61, SD1, as amended in HD1, be adopted.

At 8:07 o'clock p.m., at the request of Representative Tungpalan, the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 8:08 o'clock p.m.

On motion by Representative Tungpalan, seconded by Representative Levin and carried, the report of the Committee was adopted and S.C.R. No. 61, SD1, HD1 entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES TO ARRANGE FOR A STUDY OF THE WORKERS' COMPENSATION PROGRAM BY THE LEGISLATIVE AUDITOR", was adopted. Representative Tungpalan, for the Committee on Employment Opportunities and Labor Relations, presented a report (Stand. Com. Rep. No. 1100) recommending that S.C.R. No. 119 be adopted.

On motion by Representative Tungpalan, seconded by Representative Levin and carried, the report of the Committee was adopted and S.C.R. No. 119 entitled: "SENATE CONCURRENT RESOLUTION RECOGNIZING THE OBSERVANCE OF PROFESSIONAL SECRETARIES WEEK FROM APRIL 24 to 30, 1983 AND OF PROFESSIONAL SECRETARIES DAY ON APRIL 27, 1983", was adopted.

Representative Taniguchi, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1101) recommending that S.C.R. No. 47, SD1 be adopted.

On motion by Representative Taniguchi, seconded by Representative Graulty and carried, the report of the Committee was adopted and S.C.R. No. 47, SD1 entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENTS OF DEFENSE AND TRANSPORTATION TO GIVE DUE AND CAREFUL CONSIDERATION TO THE FEASIBILITY OF MAKING A MILITARY AIRFIELD ON OAHU AVAILABLE FOR JOINT CIVILIAN AND MILITARY USE IN ITS SEPTEMBER 1983 REPORT TO CONGRESS", was adopted.

Representative Say, for the Committee on Water, Land Use, Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1102) recommending that H.C.R. No. 77, as amended in HD1, be adopted.

On motion by Representative Say, seconded by Representative Matsuura and carried, the report of the Committee was adopted and H.C.R. No. 77, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE BOARD OF LAND AND NATURAL RESOURCES TO RENAME SAND ISLAND STATE PARK AS HAWAII VETERANS MEMORIAL STATE PARK", was adopted.

Representative Ige, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1103) recommending that S.C.R. No. 39, SD1, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Ige, seconded by Representative Leong and carried, the report of the Committee was adopted and S.C.R. No. 39, SD1, HD1 entitled: "SENATE CONCURRENT RESOLUTION RELATING TO A POLICY ON LONG-TERM CARE FOR THE ELDERLY", was referred to the Committee on Finance.

Representative Hagino, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1104) recommending that H.R. No. 505, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hagino, seconded by Representative Apo and carried, the report of the Committee was adopted and H.R. No. 505, HD1 entitled: "HOUSE RESOLUTION REQUESTING THE COMPTROLLER OF THE STATE OF HAWAII, IN COORDINATION WITH THE STATE FOUNDATION ON CULTURE AND THE ARTS. TO DETERMINE ADEQUATE SPACE REQUIREMENTS FOR THE STORAGE MAINTENANCE, CARE, AND RESTORA-TION OF STATE-OWNED ARTWORK", was referred to the Committee on Finance.

Representative Hagino, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1105) recommending that H.C.R. No. 195, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Hagino, seconded by Representative Apo and carried, the report of the Committee was adopted and H.C.R. No. 195, HD1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE COMPTROLLER OF THE STATE OF HAWAII, IN COORDINATION WITH THE STATE FOUNDATION ON CULTURE AND THE ARTS, TO DETERMINE ADEQUATE SPACE REQUIREMENTS FOR THE STORAGE, MAINTENANCE, CARE, AND RESTORATION, OF STATE-OWNED ARTWORK", was referred to the Committee on Finance.

At 8:08 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 8:28 o'clock p.m.

INTRODUCTION OF RESOLUTIONS

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the following resolutions (H.R. Nos. 556 to

595) were adopted:

A resolution (H.R. No. 556) congratulating Seaton Chang for winning the national haiku-writing competition was jointly offered by Representatives Tam, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohfling, Say, Segawa, Shito, Souki, Stanley, Takamine, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 557) commending Mr. Wallace Leonard Zoller for outstanding community service was jointly offered by Representatives Crozier, Wong, Levin, Lardizabal and Leong.

A resolution (H.R. No. 558) congratulating and commending the Kaneohe Jackrabbits for capturing the AYSO State Soccer Championship was jointly offered by Representatives Ige, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 559) congratulating Ron Bright on the 20th anniversary of his Castle High School musical theatre productions was jointly offered by Representatives Ige, Leong, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohfling, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 560) congratulating the 1981 Hawaii International All Star Baseball Team was offered by Representative Anderson.

A resolution (H.R. No. 561) congratulating the 1982 Hawaii International All Star Baseball Team was offered by Representative Anderson. A resolution (H.R. No. 562) honoring the memory of the late Elsa Westlake and extending sincere condolences to her family was jointly offered by Representatives Marumoto, Anderson, Andrews, Apo, Baker, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hee, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Lardizabal, Leong, Levin, Medeiros, Menor, Morgado, Nakata, Okamura, Say, Souki, Takamine, Tam, Wong and Yoshimura.

A resolution (H.R. No. 563) congratulating the Sommerville family for its outstanding contributions to competitive tennis in Hawaii was jointly offered by Representatives Marumoto, Anderson, Andrews, Apo, Baker, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hee, Honda, Ige, Ikeda, Isbell, Jones, Lardizabal, Leong, Levin, Medeiros, Menor, Morgado, Say, Souki, Tam, Wong and Yoshimura.

A resolution (H.R. No. 564) congratulating the P.C./Aiea Cosmos Boy's 12 and Under soccer team on winning the state championship was jointly offered by Representatives Morgado, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Nakasato, Nakata, Okamura, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 565) commending and extending congratulations to Carl Wolz on his appointment as Dean of Dance at the Hong Kong Academy of Performing Arts was jointly offered by Representatives Hagino, Apo, Albano, Anderson, Andrews, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 566) congratulating Paradise of Castle High School was jointly offered by Representatives Ige, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 567) congratulating the Kaneohe Knights on being crowned the 1982 co-champions of the Windward District of the Pop Warner Football Association was jointly offered by Representatives Ige, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohfling, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 568) congratulating the students representing Kaimuki High School and their coaches for their performance in the 23rd annual electric motor building contest was jointly offered by Representatives Kiyabu, Anderson, Andrews, Apo, Baker, Blair, Chun, Hashimoto, Hayes, Hee, Hirono, Honda, Ikeda, Kawakami, Kihano, Kiyabu-Saballa, Lardizabal, Leong, Matsuura, Menor, Morgado, Say, Shito, Souki, Stanley, Tam, Taniguchi, Tungpalan and Yoshimura.

A resolution (H.R. No. 569) recognizing the observance of Professional Secretaries Week, April 24 to 30, 1983 and of Professional Secretaries Day on April 27 was jointly offered by Representatives Segawa, Albano, Anderson, Andrews, Apo, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hagino, Hashimoto, Hayes, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohfling, Say, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong, Yoshimura and Peters.

A resolution (H.R. No. 570) commending Thomas A. Curran for his dedicated community services was jointly offered by Representatives Crozier, Chun, Graulty, Lardizabal, Say and Yoshimura. A resolution (H.R. No. 571) commending Robert and Sharon Varner for thier fine efforts in behalf of the Makakilo Community was jointly offered by Representatives Crozier, Chun, Graulty, Lardizabal, Say and Yoshimura.

A resolution (H.R. No. 572) extending congratulations to the Chinese Physical Culture Association for 50 years of service to the Chinese community was jointly offered by Representatives Tam, Andrews, Baker, Blair, Bunda, Chun, Crozier, Dang, Graulty, Hashimoto, Hayes, Hee, Hirono, Honda, Kim, Kiyabu, Lardizabal, Levin, Marumoto, Morgado, Nakasato, Nakata, Okamura, Say, Segawa, Souki, Takamine, Wong and Yoshimura.

A resolution (H.R. No. 573) extending best wishes for a successful Honokaa Benefit Rodeo was jointly offered by Representatives Takamine, Anderson, Andrews, Apo, Baker, Blair, Chun, Dang, Graulty, Hashimoto, Hayes, Honda, Ikeda, Isbell, Jones, Kim, Kiyabu-Saballa, Lardizabal, Leong, Levin, Matsuura, Menor, Nakasato, Nakata, Okamura, Say, Segawa, Souki, Tam, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 574) honoring Hideto Kono, for his meritorious and distinguished service to the State of Hawaii as Director of the Department of Planning and Economic Development from 1974 to 1983 was jointly offered by Representatives Peters, Kiyabu, Andrews, Chun, Blair, Albano, Anderson, Apo, Baker, Bunda, Crozier, Dang, Graulty, Hagino, Hashimoto, Hee, Hirono, Honda, Ige, Ikeda, Isbell, Jones, Kawakami, Kihano, Kim, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Matsuura, Medeiros, Menor, Morgado, Nakasato, Nakata, Okamura, Rohlfing, Say, Segawa, Shito, Souki, Stanley, Takamine, Tam, Taniguchi, Tom, Tungpalan, Wong and Yoshimura.

A resolution (H.R. No. 575) extending appreciation and thanks to the General Services Division, Department of Accounting and General Services for its splendid cooperation and excellent service rendered to the House of Representatives, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 576) extending appreciation and thanks to the Legislative Reference Bureau for its spendid cooperation and excellent service rendered to the House of Representatives, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 577) expressing appreciation and thanks to the Legislative Auditor's Office for its spendid cooperation and excellent service rendered to the House during this session was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 578) extending appreciation and thanks to KGMB-Television (Channel 9) for its extensive coverage of the activities of the Twelfth Legislature, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 579) extending appreciation and thanks to the Honolulu Advertiser for its spendid coverage of the activities of the Twelfth Legislature, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 580) extending appreciation and thanks to KHET Public Television (Channel 11) for its extensive coverage of the activities of the Twelfth Legislature, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 581) extending appreciation and thanks to the United Press International (UPI) for its extensive and splendid coverage of the activites of the Twelfth Legislature, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 582) extending appreciation and thanks to KHON-Television (Channel 2) for its extensive coverage of the activities of the Twelfth Legislature, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 583) extending appreciation and thanks to the Associated Press (AP) for its extensive and splendid coverage of the activities of the Twelfth Legislature, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 584) extending appreciation and thanks to KITV (Channel 4) for its extensive coverage of the activities of the Twelfth Legislature, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 585) extending

appreciation and thanks to KHVH All-News Radio for its splendid coverage of the activities of the Twelfth Legislature, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 586) extending appreciation and thanks to the Honolulu Star-Bulletin for its extensive coverage of the activities of the Twelfth Legislature was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 587) extending sincere gratitude to the Honolulu Council of Churches the Honpa Hongwanji Mission and the Catholic Diocese was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 588) extending appreciation and thanks to the Honolulu Police Department for its fine and efficient service rendered to the House of Representatives, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 589) expressing appreciation and thanks to the Pineapple Growers Association of Hawaii for supplying pineapple juice to the House of Representatives, Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 590) expressing appreciation and thanks to the Capitol Security Force for excellent service rendered to this House throughout the Regular Session of 1983 was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 591) extending appreciation and thanks to the radio stations for their fine coverage of legislative activities throughout the session was jointly offered by Representatives Blair and Segawa.

A resolution (H.R. No. 592) authorizing and empowering the Speaker of the House of Representatives of the Regular Session of 1983 to complete the work of Twelfth Legislature was jointly offered by Representatives Kihano, Blair, Kawakami and Segawa.

A resolution (H.R. No. 593) relating to standing and special committees authorized to conduct hearing during the interim between the adjournment of the Regular Session of 1983 and the convening of the Regular Session of 1984 was jointly offered by Representatives Kihano, Blair, Kawakami and Segawa.

A resolution (H.R. No. 594) authorizing and directing the Committee on the Journal to compile and print the Journal of the House of Representatives of the Regular Session of 1983, was jointly offered by Representatives Kihano, Blair, Kawakami and Segawa.

A resolution (H.R. No. 595) authorizing the Speaker of the House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, to designate which of the employees and officers of the House shall be given additional employment to meet the work after the session and is further authorized to determine the period of employment for each was jointly offered by Representatives Kihano, Blair, Kawakami and Segawa.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering bills on Third Reading on the basis of a modified consent calendar.

STANDING COMMITTEE REPORTS

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1106) recommending that S.B. No. 891, SD2, pass Third Reading.

Representative Kiyabu requested that action on Conf. Com. Rep. No. 1106 on S.B. No. 891, SD2, be deferred to the end of the calendar, and the Chair noting that there were no objections, "so ordered."

Representative Hashimoto, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1107) recommending that H.R. No. 402, HD1, be adopted.

On motion by Representative Hashimoto, seconded by Representative Hee and carried, the report of the Committee was adopted and H.R. No. 402, HD1 entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO REQUIRE SECONDARY SCHOOLS TO HOLD AN ANNUAL COMMU-NITY MEETING FOR THE PURPOSE OF INFORMING THE COMMUNITY OF SCHOOL PRIORITIES PROGRAMS AND POLICIES", was adopted.

Representative Shito, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1108) recommending that H.R. No. 492 be adopted.

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.R. No. 492 entitled: "HOUSE RESOLUTION DESIGNATING SEPTEM-BER 15-21, 1983 AS HAWAII FLOOR-COVERING WEEK", was adopted.

Representative Shito, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1109) recommending that H.C.R. No. 189 be adopted.

On motion by Representative Shito, seconded by Representative Kim and carried, the report of the Committee was adopted and H.C.R. No. 189 entitled: "HOUSE CONCURRENT RESOLUTION DESIGNATING SEPTEMBER 15-21, 1983 AS HAWAII FLOORCOVERING WEEK", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1110) recommending that H.R. No. 17, HD1 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 17, HD1 entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ESTABLISHING A STATE PERMANENT, PART-TIME PHASED RETIREMENT PROGRAM FOR THE EDLERLY", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1111) recommending that H.R. No. 311 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 311 entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO DEFINE LABORATORY SERVICES OF PUBLIC HEALTH SIGNIFICANCE TO JUSTIFY ITS PERFORMANCE OF LABORATORY SERVICES WITHOUT PAYMENT", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1112) recommending that H.R. No. 322, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 322, HD1 entitled: "HOUSE RESOLUTION RELATING TO EDUCATION OPPORTUNITIES IN THE HAWAII YOUTH CORRECTIONAL FACILITY", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1113) recommending that H.R. No. 49, HD1 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 49, HD1 entitled: "HOUSE RESOLUTION REQUESTING AN EXPLORATION OF THE FEASIBILITY OF ESTABLISHING A REVOLVING FUND FOR MAJOR AGRICULTURAL INDUSTRIES", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand, Com. Rep. No. 1114) recommending that H.R. No. 19, HD1 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 19, HD1 entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ALLOWING ELDERLY PERSONS WITH LOW INCOMES TO SUE THEIR EQUITY IN THEIR HOMES TO OBTAIN HEALTH AND SOCIAL SERVICES, FINANCIAL PAYMENTS, OR BOTH, FROM THE STATE", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1115) recommending that H.R. No. 52 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 52 entitled: "HOUSE RESOLUTION EXPRESSING LEGISLATIVE SUPPORT FOR THE FUTURE FARMERS OF AMERICA PROGRAM AND THE UNIVERSITY OF HAWAII'S NEW/YOUNG FARMERS PROGRAM AND A COMMITMENT FOR GREATER FINANCIAL SUPPORT FOR AGRICUL-TURAL EDUCATION PROGRAMS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1116) recommending that H.R. No. 268, HD1 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 268, HD1 entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO EXAMINE ITS PROPOSED RULES REGARDING LONG-TERM CARE FACILITIES", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1117) recommending that H.R. No. 304 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 304 entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF VICTIM-WITNESS LEGISLATION AND PROGRAMS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1118) recommending that H.R. No. 151, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 151, HD1 entitled: "HOUSE RESOLUTION REQUESTING A COMPREHENSIVE STUDY BY THE DEPARTMENT OF EDUCATION ON THE EFFECTIVENESS OF CERTAIN SPECIALIZED PROGRAMS IN PUBLIC SCHOOLS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1119) recommending that H.R. No. 393, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 393, HD entitled: "HOUSE RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO STUDY THE CONFLICTS RESULTING FROM OVERLAPPING POWERS AND DUTIES OF THE BOARD OF EDUCATION, THE GOVERNOR, THE SUPERINTENDENT, AND THE LEGISLATURE AND THE ALTERNATIVES TO MINIMIZING OR ELIMINATING SUCH CONFLICTS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1120) recommending that H.R. No. 434 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 434 entitled: "HOUSE RESOLUTION REQUESTING THE STATE HEALTH PLANNING AND DEVELOPMENT AGENCY TO STUDY METHODS OF CONTROLLING HOSPITAL COSTS", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1121) recommending that H.R. No. 406, HD1 be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 406, HDI entitled: "HOUSE RESOLUTION REQUESTING THE LAND EXCHANGE TO OBTAIN SUITABLE LAND FOR THE DEVELOPMENT OF A WATER STORAGE FACILITY IN THE WAIMEA-KOHALA AREA", was adopted.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1122) recommending that H.R. No. 53, HD1, be adopted.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.R. No. 53, HD1 entitled: "HOUSE RESOLUTION REQUESTING THE GOVERNOR'S AGRICULTURAL COORDINATING COMMITTEE TO CONSIDER ESTABLISHING DISTRIBUTION OF AGRICULTURAL PRODUCTS", was adopted.

At this time, the Chair re-referred S.C.R. No. 107, SD1, HD1, to the Committee on Agriculture only.

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1123) recommending that S.C.R. No. 107, SD1, as amended in HD1, be referred to the Committee on Finance.

On motion by Representative Takamine, seconded by Representative Nakata and carried, and notwithstanding the recommendation of the Committee, S.C.R. No. 107, SD1, HD1 entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO CONSIDER THE ADOPTION OF A RULE TO REQUIRE STAMPING THE PROCESSED DATE AND THE PULL DATE ON EACH CARTON OF MILK", was adopted.

The Chair, at this time, placed S.C.R. No. 63 on the Clerk's desk.

DISPOSITION OF MATTERS PLACED ON CLERK'S DESK

By unanimous consent, S.C.R. No. 63 was taken from the Clerk's desk.

On motion by Representative Stanley, seconded by Representative Tom and carried, S.C.R. No. 63 entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THAT THE UNITED STATES SENATE EXPEDITIOUSLY ADVISE AND CONSENT TO THE UNITED STATES PACIFIC ISLANDS FRIENDSHIP TREATIES", was adopted.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering bills on Final Reading on the basis of a modified consent calendar.

At 9:35 o'clock p.m., at the request of Representative Hee, the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 9:38 o'clock p.m.

UNFINISHED BUSINESS

Conf. Com. Rep. No. 60 on S.B. No. 903, SD1, HD2, CD1:

Representative Say moved that the report of the Committee be adopted and S.B. No. 903, SD1, HD2, CD1, having been read throughout, pass Final Reading, seconded by Representative Kiyabu.

Representative Menor rose to speak against the bill stating:

"Mr. Speaker, this move on my part to stand up and to speak out against S.B. No. 903, really is indeed a difficult decision, as I think many of you here seated on this floor recognize. One of the reasons that it's so difficult is because that I've been intimately involved in the odyssey of this particular bill, having been the author along with other people, of the House draft, and now, of the conference draft that is on your desk for your review.

"I also recognize that it's very difficult for me, given the fact that I was a member of the Conference Committee. But tonight, after very careful deliberation, I decided that speaking out my conscience, would take precedence over protocol.

"One of the objections that I have, in fact the biggest objection that I have for the passage of this bill, is in the Conference Committee report that is attached to the bill. It's unfortunate that, perhaps, an option is now foreclosed to separate the Conference Committee report from the bill, and to make the necessary revisions and amendments, but of course, that option is foreclosed.

"And so because I find the Conference Committee report to be highly objectionable, that I will speak out against the bill in its entirety.

"The thing that I find very objectionable about the Conference Committee report is that it is inconsistent with the underlying purposes of S.B. No. 903. I believe that the intent behind the bill is stated in Section 1 of the bill. Section 1 reads in relevant parts: 'The legislature finds that the development and exploration of Hawaii's geothermal resources is of statewide concern, and that this interest must be balanced with interests in preserving Hawaii's unique social and natural environment. The purpose of this Act is to provide a policy that will assist in the location of geothermal resources development in areas of the lowest potential environmental impact.' In other words, what this bill was designed to do, I firmly believe, was to strike a balance between the State's need to expedite geothermal development, but without doing it at the expense of the vital

686

concerns of our people in the state, for this state's unique social, environmental and asthetic resources.

"Each and every provision of this particular bill was designed to be colored by this very intent of balance - preservation interests with development interests. However, I believe that the Conference Committee report undercuts the very purpose of it in several particulars.

"First of all, I believe the Conference Committee report introduces new standards that are to guide the Board of Land and Natural Resources in designating subzones that were never in the bill in the first place, which to me, amounts to literal re-writing of a least a part of the bill.

"The second point that I'd like to make is the fact that I do not believe that the Conference Committee report accurately reflects the intent of drafters, like myself, that try to resolve this kind of balance between geothermal development and the needs of preservation.

"What I'd like to do now in my speech is to go into the specifics of the Conference Committee report that I find objectionable, and to me, slants the whole bill into an opposite direction. And for those of you who believe that I am nit-picking, I believe that what's stated in the Conference Committee report is extremely important, given the fact that Conference Committee reports have a great deal of weight for interpretation, and in fact, affect the intent and effect of a particular statutory provision. The Conference Committee report, unlike regular standing committee reports, are given much higher ranking, as opposed to standing committee reports and statements that are made in the House Journal, and as a result, I really believe that the Conference Committee report and what it states, is critical in terms of the guidance that it furnishes to the people who try to interpret, abide by and enforce the very provisions of this statute.

"Now getting to the Conference Committee report: One of the first things that the Conference Committee report tries to do was to interpret a factor in the bill. To preface the discussion of this part of the Conference Committee report, I'd like to point out that one thing that the bill does is, it delineates a number of factors which the Board will have to consider before designating subzones. Each of these factors to be given careful and thorough consideration. And so, this part of the Conference Committee report refers to one factor and tries to interpret it. That factor is to be found on page 6 of the Senate Bill, lines 23 to 24, that requires the Board of Land and Natural Resources to examine 'the prospects for the utilization of geothermal energy in the area'. Now the Conference Committee report interpretation can be found on page 2, of the Conference Committee report in the second paragraph. And what the paragraph basically says is that the phrase 'the prospects for the utilization of geothermal energy' is to be read as meaning the likelihood that an area is going to be developed by a landowner, that if in fact the Board should find a likelihood that an area is going to be developed by a land owner, that area should be given a higher designation.

"But I'd like to point out to this House, again, to page 6 of the Senate Bill, lines 23 to 24, which delineates the factors and nowhere in the bill does it state that any one particular factor is to be given a higher priority than another factor. In other words, if a particular geothermal project can meet one factor, then it also going to have to demonstrate how it meets other factors in the test. In addition, the Conference Committee report's interpretation of this phrase, I believe, doesn't really adequately address the intent of several of the drafters, including myself, because the phrase, 'the prospects for the utilization of geothermal energy in the area', meant that the Board could only designate enough areas that would be necessary to satisfy perspective geothermal energy needs, and not that the Board takes a primary look at whether or not there's a likelihood a specific area is going to be developed. There's a slant here and I just wanted to clarify that at least for some of the drafters of this bill, that was another interpretation of this particular provision that should have been at least mentioned in this bill as another consideration to be considered.

"The other concern that I have in the Conference Committee report is the fact that in conservation districts, I believe, that the conference report now introduces a new test that is nowhere to be found in the meat of the bill. A test that I believe is less stringent than what the bill envisioned. For example, on page 2, paragraph 4 of the conference report, that paragraph basically states that in conservation districts, if the Board assesses different objectives and factors for impact and should conclude that it is important for geothermal development to proceed, then indeed that area should be designated as a subzone. I contend that this test again is nowhere to be found in the Senate statutes.

"For example, the indication of the conference report that the Board consider whether geothermal development is important is a value judgement that was never intended or specifically stated in the bill. What is called for in the bill is the Board objectively consider criteria. Otherwise, you'd have a very open-ended situation where obviously, geothermal development is important and large scale areas could be developed and selected.

"The other point that I'd like to make is that as the statute or the bill uses the word, 'assess'. 'Assess' merely mean 'review' as the statute uses it. So if we adopt the Conference Committee report that the Board can designate areas after it assesses objective, then we've got a situation where we're telling the Board, 'well, just go through through the mechanical procedures of reviewing, then you can designate subzones'.

"But what the bill calls for is more than that. It calls for more than an assessment of individual factors. It calls for a balancing of factors so that the positives can be seen to outweigh the negatives, and in that regard, a case can be made for the designation of an area for a subzone.

"But again, because of the way the Conference Committee report reviews this particular provision, I believe that it is very misleading and a misconstruction.

"I'd also like to point out another provision of the Conference Committee report that can be found on page 3, paragraph 1, of the conference report that indicates that the Board shall weigh 7 factors equally. The objection that I have with that, of course, is that if you look to the Senate Bill on page 6, lines 18 to 20, the Senate Bill specifically states that the 7 factors shall 'include, but not be limited to: '. If you turn to page 7 of the Senate Bill, lines 16 through 18, these other factors are to include the Coastal Zone Management Act, the objectives, policies and guidelines and the provisions of the very important, State Plan which the Legislature has adopted. But again, by simply enumerating that seven factors are to be considered equally with the omissions of these other provisions, are to me, another area of concern.

"And finally, another area that causes me concern in the committee report, is the committee report's interpretation of subsection F, on page 10 of the Senate Bill. Subsection F on page 10 of the Senate bill states in relevant part: 'that this act shall not apply to any act of exploration, development, taking place on the effective date of the act provided that any expansion of such activity shall be carried out in compliance with the provision'.

"I'd like to submit that some of the drafters, like myself, intended that what this provision was to mean was that if any activities were taking place on the effective date of this act on the land, that these activities may continue without a subzone designation. But if there are to be any expansion in these activities, then a subzone designation, or in other words, compliance with the statute would be required.

"But the way that the conference report reads in this situation is that if a permit, for example, has been issued, and rights are delineated in that permit, then those rights will apply whether or not the activites have actually taken place on the land, which means that what the conference reports invisions in the situation where we are now inviting activity to proceed where in fact, they haven't proceeded.

"I'd also like to point out the fact that in this particular provision, I do not believe that at the Conference Committee hearing, that there was clear agreement as to what this particular provision was to mean. There was a discussion at the Conference Committee hearing about permits, yes. But it was my understanding and the understanding of other people in this body, that we were talking about activites taking place pursuant to the permit on the effective date of the act and not an active permit which would be allowed to proceed where no activities were taking place on the land.

"I think that these are misunderstandings that have resulted in the drafting in the Conference Committee report that, again, I firmly believe, undercuts the very purposes of this particular statute, which is to balance preservation interests with the interests in geothermal development. Again, in closing, I'd just like to say two things. First of all, maybe it sounds like I'm nit-picking, maybe I sound like an attorney that's just trying to find words. But because of the weight that I know the Conference Committee reports are given, and given the fact that whether or not conference reports are given or not, there are what I perceive to be, clear statements that have been put in here that are not in the bill, calls into question whether or not this particular body should be adopting this particular bill because of the Conference Committee report that is attached to it.

"Again, I speak as a matter of conscience and I thank you very much for your time."

Representative Menor then requested that his remarks against S.B. No. 903, SD1, HD2, CD1, be inserted in the Journal, and the Chair noting that there were no objections, "so ordered."

The written remarks of Representative Menor are as follows:

"Mr. Speaker, I rise to speak against the passage of Senate Bill 903. It is with great hesitancy that I urge the defeat of Senate Bill 903. I would like to point out that I worked hard in refining the bill as a Conference Committee member, and as the author of both the House and Conference drafts. Nevertheless, I cannot in good conscience, support the passage of Senate Bill 903 because of my strong opposition to the Conference Committee report because I believe that it is inconsistent with the purpose of Senate Bill 903 which is to balance preservations concerns with development concerns. What I would now like to do in my speech

is to address the important aspects of Senate Bill 903. I will then discuss my specific objections to the Conference Committee report.

I firmly believe that the bill is intended to strike an important balance between this State's interest in developing its geothermal resources and the vital concern of our people in preserving Hawaii's unique and precious social, aesthetic and environmental assets. As an author of the House and Conference Drafts of this bill, I have been distressed to hear statements that this legislation is intended to be 'pro-development' or 'anti-development'. I hope my comments will drive home the even-handed nature of this bill and will assist those persons who must interpret, abide by and enforce its provisions.

The controversy surrounding this bill has focused on the interpretation of its third section, which establishes geothermal resource subzones and provides for their designation and the regulation of the uses that will be permitted within them. The intent of the legislators who worked on this bill is stated in its first section. Section 1 of Senate Bill 903 states in relevant part: 'The legislature finds that the development and exploration of Hawaii's geothermal resources is of statewide concern, and that this interest must be balanced with interests in preserving Hawaii's unique social and natural environment. The purpose of this act is to provide a policy that will assist in the location of geothermal resources development in areas of the lowest potential environmental impact.' It is this clear intention to balance development and preservation interests which colors each and every provision of this legislation.

Specifically, the proposed statutory section concerning the designation of geothermal resource subzones establishes a series of factors to be considered in assessing whether a particular area should be designated as a subzone. These are: The area's potential for the production of geothermal energy; prospects for utilization of geothermal energy in the area; geologic hazard; social impacts; environmental impacts; compatibility of geothermal development and potential related industries with present uses of surrounding land; compatibility with uses permitted under county general plans and land use policies; compatibility

with uses permitted in conservation districts, where applicable; and potential economic benefits to be derived from geothermal development and potential related industries. In addition an examination of other factors such as the objectives, policies and guidelines set forth in the Shoreline Management Act and the State General Plan is required where applicable. All of these factors are clearly delineated in the bill to guide the Board of Land and Natural Resources in designating subzones, and to allow for an examination of the validity of Board actions.

Moreover, the Board is required to assess and give equal weight to each of these factors for every area considered for designation then to compare all assessed areas to determine a rank-ordering. Those areas best demonstrating acceptable balances between all factors are to be proposed for further consideration. After this preliminary evaluation, the Board must conduct open public hearings designed to allow the Department of Planning and Economic Development, the county planning authorities and all other persons to present their views and relevant information to the Board.

Final designation of subzones is to be based upon an additional finding that the weight of all evidence before the Board demonstrates the required balance between the factors. The Board is required to present its findings and rationale for its subzone designation decision upon request. This decision-making process is designed to permit the maximum opportunity for public comment and informed review.

Mr. Speaker, these provision are the reasons why I believe Senate Bill 903 is a good, if not a perfect, bill. However, what causes me great concern are statements in the Conference Committee report which I do not believe reflect the intent of several of the bill's drafters like myself. As an author of the House and Conference drafts of this bill, I would like to respond to the Conference Committee report and to state for the record what legislators who worked with me on drafting the bill intended in writing certain provisions.

First of all, the conference report attempts to interpret the factor set forth in subparagraph (b) (2) in the bill which requires the Board to examine 'the prospects for the utilization of geothermal energy in the area'. The intent of several drafters was to require that the Board examine whether a particular area is necessary to satisfy prospective geothermal energy needs of people in light of existing technology to transmit the electrical energy such as the deep water cable. For example, the Board should designate only enough areas to satisfy island-wide geothermal energy needs until a deep water cable is installed to transmit electrical energy to other islands.

Therefore, the Board would not designate areas that are not necessary to satisfy prospective or reasonably foreseeable geothermal energy needs. For drafters like myself, this factor relating to the area's prospects for geothermal energy utilization was intended to mean, as the Conference Committee report suggests, that an area where a developer has actually proposed a geothermal project is to be given a higher priority than other areas. Moreover, if the Board concludes that an area is necessary to satisfy prospective geothermal energy needs, a subzone should not be designated until the location meets the other factors established in the bill.

The factors in subparagraphs (b)(5) and (7) require assessment of the 'compatibility' of geothermal development and assessment of the 'compatibility' of geothermal development and potential related industries with current uses of surrounding land, county general plans, land use policies and, where applicable, with uses permitted within conservation districts. The Conference Committee report correctly interprets this factor to mean that 'strict compatibility' in the sense of homogeneity with surrounding uses and rigid compliance with existing use limitations is not requried. However, this facet is clearly intended to require serious consideration of whether geothermal development and related industries will have a negative impact on surrounding lands as presently used or as may be utilized in the future. The Board should also consider the effect of potential related industries in that a geothermal project could usher in industrial development and, hence would have an urbanizing effect on an area. Of course, I believe that

this would be highly undesirable in a conservation district where open space concerns should be given paramount importance.

I am also concerned about the conference report in that it establishes a completely new test for designating subzones in the conservation district that in nowhere to be found in the bill. The conference report states that 'a subzone could be designated after the potential impacts have been assessed and where it is found that it is important to develop the geothermal potential of the area'. This implies that the Board can designate subzones where the Board simply goes through the mechanics of assessing reviewing the impacts and makes a value judgement that geothermal deveopment is 'important'. This interpretation simply cannot be supported by the language of the statute.

After the Board conducts a statewide assessment of areas and carefully considers the criteria through public hearings and other methods, S.B. No. 903 allows the Board to designate areas as subzones only if it finds that they best demonstrate an acceptable balance of the factors. This means that the Board must determine that the negative impacts of allowing a geothermal development in a proposed area should be outweighed by the positive benefits to be derived from a geothermal project.

I also do not agee with the conference report's interpretation with another provision of Senate Bill 903. This bill also provides that it 'shall not apply to any active exploration, development or production of electrical energy from geothermal sources taking place on (its) effective date ... provided that any expansion of such activities shall be carried out in compliance with its provisions'. As I understood it, the intent of this provision is to allow those activities taking place within an area on the effective date to continue, but to require the changes in the nature or scope of these activities to comply with this legislation. For example, where a developer is conducting exploratory drilling on the land pursuant to a permit on the bill's effective date, the developer will be permitted to continue drilling to the extent allowed by his existing permit. However, any expansion of his activities proceeding towards

development will require a subzone designation. However, where exploration or development activities pursuant to a permit have not commenced on the effective date of the act, those activities could not begin without a subzone designation even if a permit is already outstanding.

I hope this explanation of the exemption clarifies the ambiguous language of the committee report, which could be interpreted to mean that developers holding permits for geothermal exploration or development would be allowed to undertake and complete their exploration and/or development activities outside the ambit of this bill.

Finally, I would like to address subsection (c) of the first proposed statutory section, which governs uses within geothermal resource subzones. The language of the bill unfortunately does not clearly state the legislative intent which is to have existing state and county statutes, ordinances and rules continue to apply to subzones within all land districts. The bill only states that a geothermal resource subzone shall be governed by the Board within the conservation district without specifying that the state statutes will also apply to the Board's jurisdiction. While this omission is not major, I believe that it needed to be clarified.

In conclusion, I believe Senate Bill 903 provided needed guidance and direction to the development of our geothermal potential which is sensitive to our vital goal of preserving Hawaii's environment and lifestyle. However, I must vote against the bill's passage on principle because I object to the attempts by the drafters of the conference report to 'rewrite' the legislation by misinterpreting its key provisions. Therefore, I urge the defeat of Senate Bill 903."

Representative Isbell then rose to speak against the bill stating:

"Mr. Speaker, I cannot in clear conscience vote for a bill which has a contrary committee report attached. Since Hawaii in one of the only states in the union which requires a committee report to accompany each bill, it is important to reflect on the committee report's importance.

"The report becomes part of

the legal document passed with the bill and is admissible evidence in a court of law, as it is supposed to reflect the intent the legislature when passing the bill. This committee report simply does not reflect the bill, and in some instances, is in direct conflict with the contents of the bill. In as much as the Journal of this House is also evidence in court, I wish to make known why I am opposed to the committee report and the passage of this bill, and explain the reasons.

"Some of these things have been brought up by our good colleague, Representative Ron Menor, but I would like to enumerate them for you, and it will just take a little time and perhaps, if we say it often enough, everyone is surely going to understand what the problem is.

"The first point - the report implies on page 2, that there are 7 criteria to be used by the Board to assess and designate a geothermal subzone', and on page 3, again refers to only 7 criteria, as if that is all there is to consider. However, the bill states that the Board's assessment include, but not be limited to the 7 listed criteria. That is on page 6, line 20 of the bill.

"2. The report implies that the designation of subzones be based on currently available public information, rather than engaging in an extensive and costly survey through - out the State. The bill states that the method for assessing shall be left to the discretion of the Board and may be based on currently available information. It does not imply that there is not to be any surveys, it is on page 7, line 20.

"3. The report states that the Land Board would be required to give higher priority to subzones which have a high likelihood of development by the land owner. The bill does not say that. It states only that areas which best demonstrate an acceptable balance of the factors used which include potential utilization of energy, geologic hazards, social and environmental impact, compatibility with present uses of surrounding land, and permitted uses under general plan or land use policies of the county, economic benefits, compatibility with uses permitted under the forests and water reserves, and the Land Use Commission. That's in 205-2, that's what's referred to in the statutes

and its on pages 6 and 7 of the bill.

"4. The report states that it is not the intent of the bill to require that the surrounding uses or the purposes and policies of the conservation districts strictly conform to geothermal development. However, it is the intent of the bill to have compatibility with present uses of surrounding land and it states so very clearly on page 7, lines 4 and 5.

"5. Our committee never assumed at any time that geothermal development may not be compatible with surrounding uses and yet the report implies that. The report further states that the subzone could be designated if it is important to develop geothermal in the area. This is simply not stated in the bill.

"6. The report goes so far as to define compatibility as an acceptable relationship among differing objectives and policies rather than requiring strict compatibility. This is not stated in the bill. There are no definitions given. The report states that all 7 criteria be given equal consideration in designating a subzone. The bill is not confined to 7 criteria nor is each factor required to be considered equal, but rather that they demonstrate an acceptable balance, and that's on page 8, line 5.

"And finally, Mr. Speaker, the report that there are developers within the State who have permits which allow active geothermal exploration or development and that this bill is not intended to affect any of these activities or rights needs to be clarified. The bill does not mention permits any place, but refers only to active geothermal exploration or development. Further, in this State, there has been only one permit issued for research and that is by the Land Use Commission to the HGPA in 1979 in Puna, and the permit from the Board of Land and Natural Resources to do exploration in Kahaulea. No permits have been issued for development per se. And a permit is not to be construed as active exploration. That occurs when the activity actually takes place.

"There is no rush to pass this bill. Permits that have been given will allow exploration and research right now. No one is to be stopped from anything if the bill doesn't pass. I, as a member of the conference committee, in good faith, worked towards producing a bill which could be a useable document for geothermal energy. However, the committee report does not represent my interpretation or intent of the bill and it could not be considered a legal document of the intent of this legislature in any future proceedings in a court of law. Therefore, I must vote against this bill and urge my colleagues to do so also. Thank you very much."

Representative Levin then rose on a point of personal privilege and the Chair stated:

"Will you state that point again?"

Representative Levin replied:

"I'd like to rise on a point of personal privilege."

The Chair:

"State your point."

Representative Levin continued:

"In my personal discussions with you and I think, in the endeavors of everyone in this House, perhaps foremost, next to doing what is best for the people of the State of Hawaii, or in conjunction with doing what is best for the people of the State of Hawaii, we recognize the importance of preserving the integrity of the system of which we are a part. We have experienced in the legislature, though not in this House, thank goodness, some very clear, easy, simple lessons which could be followed, if we were to follow the pattern across the rotunda, as to how to delay and inconvience this body and the legislative process. We have not done that, we will not do that. It's possible to say that it hasn't been done because the votes are not there. At best, that would be unkind. In truth, I think it would be inaccurate because I think that in truth it's not being done because of the respect for the process.

"We, legislators, have only been loaned these seats, these positions, for a limited period of time. We have an obligation to pass them on in better condition, or at least, as good shape as we received them. And to accomplish that ...

The Chair interrupted Representative Levin stating:

"I believe the Chair has explained the definition of 'personal privilege' on this floor. You must show that you've been personally aggrieved, number one. Number two, that that grievance occured on this floor, only. I will not allow the members of this House to bring matters before this body that did not occur here."

Representative Levin:

"Mr. Speaker, I'm seeking to bring to the attention of yourself and the members of this body the situation we have in which grievances cannot be addressed, and I feel that that is appropriate for the point for which I have arisen."

At 9:00 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 9:12 o'clock p.m.

Representative Levin then stated:

"Mr. Speaker, what I thought was an appropriate point of personal privilege was apparently not so. I apologize."

Representative Tam then rose to speak against Conference Committee Report No. 60 to S.B. No. 903, SD1, HD2, CD1, stating:

"For the record, my objection is based on the contradiction of the Conference Committee report as to the bill itself on page 2.

"The Conference Committee report states, and I quote, 'Your Committee, therefore, realizes that the compatibility must be examined in the form of finding an acceptable relationship among the differing objectives and policies rather than requiring strict compatibility'. In my mind, this statement contradicts the intent of S.B. No. 903 in establishing subzones strictly adhering to the criteria set forth in the bill.

"This is in contradiction to the setting up of criteria in the determination of subzones of geothermal as stated in the bill which I am for. Thank you."

Representative Crozier then rose to speak against the bill stating:

"Mr. Speaker, I'd just like to make a few comments. I am not against geothermal; I am for geothermal. I am for geothermal in conservation land. I believe that is where geothermal should be. Geothermal creates a lot of noise. Geothermal wells create a lot of noise, it also creates smell. I think it should be far, far away from people, like how they have in California. I may be wrong, but something like 10 miles away from the nearest community. I think that we should put it in conservation land.

"But, Mr. Speaker, in this bill, they say, 'geothermal development and potential related industries'. That is my concern. Early on in the session, we dealt with ocean leasing. We talked about OTEC and its related industries, which was mariculture. We wanted to hang on, make a new development. We wanted to farm out the ocean. I had a problem with that. Later on in the session, we tried to save, protect our streams. That didn't pass. I had a problem with that.

"Now with this bill, we want to not only create geothermal in our rain forests, we want to maybe create fruit processing plants, and maybe even aquaculture up in our rain forests. I really have a problem with that, Mr. Speaker. The next ... one of the geothermal plants that is coming up right now is supposedly 1,200 yards away from the Thurston tube in our rain forests. If it has to be, the geothermal plant has to be there, I'll cry. My heart scream out in anger and in frustration, but I can handle it. But I cannot see tearing up any extra inch of our rain forests for possible aquaculture farms, fruit processing plants, or whatever else that'll come along with this geothermal plant. And I feel that this bill will help those related industries move into our pristine forests. For that, Mr. Speaker, I'll close."

Representative Crozier requested that his additional remarks be inserted in the Journal, and the Chair "so ordered."

The remarks of Representative Crozier are as follows:

"Thank you for sharing with me. Thank you for the opportunity to share with you. If along the way I have offended anyone, I apologize. It was not my intention to do so, but because of my over-vigor to do good for the people of Hawaii."

Representative Levin rose to speak

against the bill stating:

"Mr. Speaker, should this bill pass, it is predictable that geothermal development will hereafter be directed almost entirely, to conservation land. In this sense, I differ with many of the other speakers who are opposed to this bill. I do not feel that geothermal belongs in conservation land. I feel that adequate procedures exist by which land which can be used for geothermal development and which is presently zoned conservation, if appropriate, can be taken out of conservation zoning by procedures through the Land Use Commission, and that is what should be done.

"For the past 20 years, the State has had a proud and duly recognized reputation for its concern and protection of the Hawaiian environment. We established in the early sixties, conservation districts to protect that heritage. Subsequently, we adopted Hawaii Revised Statutes, Chapter 195, which established natural area reserves dependant on legislative findings which declared that, and I quote, 'The State of Hawaii possesses unique natural resources, such as geologic and volcanic features and distinctive terrestial plants and animals, many of which occur nowhere else in the world, that are highly vulnerable to loss by the growth of population and technology. The unique natural assests should be protected and preserved for both the enjoyment of the future generations and to provide baselines against which changes which are being made in the environment of Hawaii can be measured.

"One such natural area reserve sits in a conservation district on the Kilauea East Rift Zone. The legislature, in its wisdom, believed that natural area reserves were not enough, and, therefore, passed HRS, Chapter 195-D, which further declared that since the discovery and settlement of the Hawaiian Islands by man, many species of wild life and plants that occured naturally only in Hawaii, have become extinct. And many of the remaining species are threatened with extinction, primarily because of the increased human use of the land and disturbance to native ecosystems.

"All indigenous species of wild life and plants are intergral parts of Hawaii's native eco-systems and comprise living heritage of Hawaii, for they represent a natural resource of scientific, cultural, educational, environmental and economic value to the future generations of Hawaii's people. To insure the continued perpetuation of indigenous wildlife and plants and their habitats for human enjoyment, for scientific purposes and member eco-systems, it is necessary that the State take positive actions to enhance their prospects for survival.

"It is, therefore, the policy of this state to take affirmative action to enhance prospects for survival for our environment, such as those that exist on the upper East Rift of the Kilauea Volcano, in conservation districts. Unfortunately, Senate Bill 903, Conference Draft 1, would confirm Hawaii's abdication of its leadership role in the conservation area.

"One might ask logically why we are doing this. Is it necessary? For years, sociologists have concluded that we in Hawaii have an inferiority complex. This bill may be symptomatic of that complex. Forbes magazine printed an article alleging that business received an unfriendly reception in Hawaii. It's a conclusion that many of our business leaders have publicly denied. Instead of holding fast to the principles that preserve Hawaii's uniqueness, this conference draft, perhaps under the pressure of articles such as this, proposes to sacrifice the very cultural values that make Hawaii special.

"We shouldn't be afraid to stand up and say that this bill is not right. We can support geothermal, and I do support geothermal, and yet we can still recognize that this bill is not appropriate. We do not have to give away our culture everytime some mainland magazine flaunts a charge designed to weaken our resolve.

"Some say that we must send a message to business, but I ask you to consider the messages that this bill sends. First, we have a group called, well, a consortion, made up of three groups, of three businesses - Thermal Power, a mainland organization; and Dillingham and Amfac. They have been working hard in lower Puna for years within our system. They've followed our rules, and this bill does nothing but place further burden on them. It not only encourages the development of geothermal energy in conservation zones because a lower tax rate is applicable in those zones, it positively encourages this result over non-conservation lands. The county, which will have to show the impact of geothermal development, is deprived of prime sources of industrial based revenues. Furthermore, the county is being cut out of its traditional decisionmaking role concerning its industrial and economic development. It is this development that dictates the future of the counties, and this is why the counties should have a controlling role in this area. If development goes into conservation land, the counties do not have adequate say.

"If this bill passes, developers will be advised to flock to the conservation zones to avoid the county input and to take the benefit of lower county taxes. It is much easier to face state officials when asking for applications too, because State officials who are propounding alternative energy development and who do not have to face directly up to the problems that will result in the local level, are more likely to approve such requests.

"The counties, frankly, have sat quietly by and let their leadership role in their own economic and industrial development slip out of their hands to the state. Yet, for years, we have been proponents of local home rule. It's been a major policy thrust that each island, each county, should determine its own industrial and economic destiny without influence from beyond. The state's traditional role has been in land banking and parceling land out to the counties as their growth need from urban and agricultural purposes dictate. The counties have always controlled the specific uses. This bill reverses that course and threatens the policy.

"It's going to be difficult to stand up after voting for this bill and then complaining on other bills that the counties are being eliminated from the process. A major precedence is being set here, and it's against home rule in Senate Bill No. 903.

"Another and equally dangerous precedence being established by this bill is the heavy industrialization of our conservation lands. No other industrial activity in a conservation zone will be able to be discriminated against if this bill should pass. The Constitution, after all, has an equal protection argument, and an equal protection test in our Constitution, and who would be able to make the argument when in future industrial uses are proposed that they are less compatible with conservation zoning than geothermal? So, from this day forward, conservation zones will live in name only. The concept will become a hollow shell.

"Our Department of Land and Natural Resources, the agency in charge of conserving our natural resources, is being called upon by this bill to lead the exploitation of that public trust. And it's being called on to do that without any additional funding, although testimonies before your Committees, Mr. Speaker, indicated that the cost of doing a good job in setting up the geothermal zones could run as high as \$315,000, and that was an estimate from the director of a government agency.

"Another constitutional failing exists in this bill as well, Mr. Speaker. The Board of Land and Natural Resources has been given no ascertainable standards, whatsoever, to guide it in its selection or rejection of geothermal resource areas. The bill merely states that 'the best acceptable balancing' of seven mentioned criteria and other unmentioned criteria is to be used. There's no waiting or direction provided. In essence, this means that the Board of Land and Natural Resources can do whatever it wants, whenever it wants. But the committee report goes even further than that and sets out that 'preference shall be given to those areas which are likely to be developed.' In other words, if a person asks for an application, he's to get preference in getting approval. We give anything that is asked. The delegation to the Board may well be beyond the power of the Legislature to delegate, and this may be another area in which this ball will wind up in court.

"One need not have a crystal ball to forcast that the constitutional challenges will crop up quickly and may very well crop up in federal court rather than state court, delaying the implementation of the statute for years, and thereby delaying geothermal development for years - the exact opposite of what we are intending to do. At any rate, we shouldn't be here to create work for lawyers. The bill has unresolved and untested legal issues and our purpose, which I join in, which is to encourage geothermal development, and which is laudable, is going to be neglected in the process.

"The impacts of our action are not only on the geothermal industry but on the statewide implications on our land use system.

The Chair interrupted stating:

"Representative Levin, your ten minutes have been consumed."

Representative Ikeda rose and yielded her time to Representative Levin.

Representative Levin then continued:

"Thank you, Mr. Speaker, and thank you, Representative Ikeda.

"The question of the land use system and the effects that this bill has on it, not one of us can predict the path that this bill will take through the courts, but it is clear that we should not write such a bill on such short notice. It has to be carefully thought out, properly worked over. And again, I must ask, 'why are we going this?', when it has been represented to us by authorities that we have sufficient geothermal energy resources outside of the conservation zone to meet all the needs of the state for the foreseeable future. None of those assertions and none of those areas were objected to in any testimony we received by this House, or received by the legislature. There is no present need for this bill this year. If we were specifically trying to affect litigation over Campbell Estate's proposal near the volcano, then, why did we try to exempt that project from the coverage of the bill? Presently, this bill can be used by the developer, one developer, against the others, or at least it will hurt the others. We have tried to create a bill which we say will not apply to Campbell Estate because they already have a permit, but will surely be used by Campbell Estate when they go to court to say that we have hereby established legislative intent that conservation zones are to be used for geothermal. That may be our intent, but I suggest it is an unfair way to do it.

"One must ask who will benefit from this bill. Not the Board of Land and Natural Resources which is being asked to assume the Land Use Commission's duties without staffing, without funding, and not the public, for it loses its recognized heritage, and not Thermal Power, Dillingham

and Amfac, which want to proceed in lower Puna and which testified that if this bill goes through, the permits that they are planning to request in a matter of a number of months, will have to be delayed until the subzones are established. The irony is that we are hurting geothermal development. We may create a situation in which thermal power, when it comes in for its next permit application, will not only have to defend what it's applying for, it will even have to defend its right to be in that area, because we are establishing these subzones and because we are opening up the entire issue.

"Mr. Speaker, in conclusion, let me say, please, first, there is no need for this bill or for any bill to pass this year. Campbell is likely to be tied up in courts for months and months based on the existing situation, based on the permit it has already received. Even the contested case hearing it went through before the Land Board took months, and that was a relatively straight forward procedure compared to a court case. Yet Campbell is the only group that will benefit from this bill.

"Second, a resolution has already been adopted by the Water, Land Committee which sets up an interim committee to review this issue, and if this bill does not pass, that committee and the Board of Land and Natural Resources can do virtually all that is called for in this bill. And nine months from now when we come back, we can review what has been done and act without haste in adopting a good bill.

"Mr. Speaker, I call on my colleagues to please vote against S.B. No. 903, CD1 and if appropriate, I will yield any remaining time back to Representative Ikeda with thanks."

Representative Matsuura rose to speak in favor of the bill stating:

"Before I speak, Mr. Speaker, I would like to recognize Representative Say and Representative Menor for their contributions in really working hard in coming up with a good bill, because on my desk here, are all the drafts of that bill. And these are listed in chronological order, so I know the sequence as to what happened in this bill.

"Mr. Speaker and honorable body, I do not want to give the impression that, and I'm going to speak primarily on the Conference Committee report, because a lot of speeches were made in terms of the committee report, so I'm going to address myself to that subject. But I don't want our body to think that we have prepared, in terms of the conferees, a committee report that was in bad faith. On the contrary, I think we tried to do our very best.

"Now, unfortunately, there appears to be some misunderstanding in some of our concerns that some of the words that were changed in terms and adopted in the actual bill. There were many changes that were proposed and many were adopted in the bill. Examples were words that were changed from 'probable' to 'potential' environmental impact; changed from 'probable' to 'potential' social and environmental impact; word changed from 'request' to 'petition', and so on. There were a number of these. I'm not a lawyer, so it did not concern me if we changed words from 'probable' to 'potential' and 'request' to 'petition', and so on, because I felt that we were addressing ourselves to subzone designations and not in the permiting system, or in the CDUA, EIS, etc, which I know would be required when a development becomes site specific. So we were just thinking about a bill that will identify guidelines in establishing subzones for geothermal.

"However, there were words that were proposed that were going to be adopted that really had some concerns, and one of these words was 'utilization.' And I'm going to read to you some of the ... so you can see the chronological happening, the changes and I think that's where you're going to have to listen a little bit more carefully. In the House Draft 2, which was the final draft of the House, in the various criteria, there are seven of them, the first language was of House Draft 2 was 'an assessment of the potential for utilization of geothermal energy in the area.' So that was the House Draft. It was amended to read, 'reasonably foreseeable utilization of geothermal energy in the area.' When I read this amendment, I said, 'well, let's change the last word 'area' to 'state' because I thought that if we were just addressing ourselves to the 25 megawatts for the Big Island and just develop that, I thought we would miss the boat because we should look at the total state need. And that's why I wanted to change the last word. But in the discussion, it appeared

that we both misinterpreted what the word 'utilization' was. The 'utilization' was being interpreted in the sense that if there were two persons making a petition for a subzone, that the person who really intended to develop, to utilize the geothermal energy, would be given a better consideration. So I said in conference that since there is this misunderstanding, that we should put this language, to clarify this language, in the committee report.

"The other word that trouble me was the word 'compatibility', because the word was changed from an 'assessment' to 'compatibility.' Now I objected to the word 'compatibility' because now we're talking about conservation district and industry. In its face value, these to me are incompatible. I'm an ordinary farmer and when I talk about compatibility, I always think of a very close relationship, like a kiss-kiss relationship. Now, I can say that tomato and potato are incompatible, but there is a relationship between a tomato and a potato because you can graft a potato onto a tomato plant, and have potato on the bottom and tomato on the top. There is a relationship, and this relationship is because they both belong to the family solanacene. If that's hard to understand, I can give you another example. The other party across the hall, across the aisle here, and us, the Democrats, I consider to be incompatible, but there is a very good relationship. If we were compatible, all their floor amendments would pass, so this is just what I was trying to clarify when it came to the word 'compatibility' in relations to the subject area we were talking to. And this is why I said we must clarify the word 'compatible' in the committee.

At 9:38 o'clock p.m., at the request of Representative Hee, the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 9:39 o'clock p.m.

Representative Matsuura continued:

"I realize that the time is short so I'm just going to make a concluding remark. I just want to say, Mr. Speaker, that it was never the intent to act in bad faith or poor judgement in assisting in the preparation of the committee report. I feel that the committee report reflects some of the solutions in regards to the definition of the words that were of some concern to some of the members of the conference . Thank you."

Representative Anderson rose to speak against the bill stating:

"Speaker, I come from a different view point. I'm not interested in the committee report because I did not sit on the committee. Originally, I tried to get some votes for Representative Matsuura because I believe in geothermal. But sitting on the Finance Committee, Mr. Speaker, the gentleman that came in to talk to us did not know who we were going to benefit with geothermal at this time. They didn't know how many wells, where they were going to be built, and a lot of other questions that we had asked.

"Yesterday, a man from the University came to see me. I had wished that young man had come in and talked to the Finance Committee because he had a lot of good areas that we would have probably been able to be compatible with. Areas that I think I could have bought geothermal at this time. However, even talking to him in a brief manner before I could get down here on the floor, about ten minutes of that, it was brought up that right now, in order to take care of all of the needs of Hilo, we would need two geothermal plants. We are looking at roughly 200 wells. I can't see, and I am not an economist, I don't know if economically that's what we need. But I don't see how two plants can take care of Hilo, but it would take 200 to take care of the state.

"Also, Mr. Speaker, I don't know how much of pollution is going into the air and they are doing studies on that, and they do admit there is pollution going into the air. For those reasons, Mr. Speaker, I think that we are rushing into geothermal. We have other types of energy that we are looking at. And the needs right now are not that great. Your gasoline is coming down and there's other things that are making it a lot more economical, so right now, I would say, if we waited, researched, did more study, found out exactly the benefits of geothermal and possibly the non-benefits of geothermal, we would be doing a great deal of benefits to the consumer, to the tax payers of this state. For that reason, and that reason alone, I am asking my colleagues to please go 'no' at this time, and do a good study for

geothermal, and when it does come about, maybe then we could all be compatible and go in unison -100%. Thank you, Mr. Speaker."

Representative Hagino rose to speak against the bill:

"Before I speak against this, as is my custom, before we rush and vote, I am requesting a roll call vote."

The Chair:

"Please proceed."

Representative Hagino continued:

"Speaker, I think everyone of us likes to believe that he or she plans with the future in mind. But all too often, human life being so finite, we are really planning for our children, or at best, our children's children. We're planning, maybe, two generations ahead of our time.

"I thought about this question about planning for the future when I was in Greece two years ago, and I looked at the Acropolis and the Parthenon, and realized, that when we say we want to plan for the future, to really plan ahead, you're looking hundreds of years ahead of time. How do we plan with that kind of time frame in mind? How do we really be the stewards of the resources that have been entrusted to our care?

"I think that a lot of people will say, 'well, I'll exploit the land just a little bit, and it's still going to look reasonably fine and beautiful. And maybe the next generation after us will come along and say, 'well, I'm just going to exploit the land just a little bit, and it'll still look reasonably beautiful and ecologically sound.' If we look at what the last three or four generations have done to the land in Hawaii, and I'm just talking about the last three generations, we can see the awesome destruction from the time of the old Hawaiians. I think that 20 years ago, when the state enacted the Land Use Act it was with this time frame in mind. That we wanted to plan more than just one or two generations ahead of us. We wanted to plan 100, or maybe 200 years into the future. And that's why we established conservation zones.

"And that is really, I believe, counterpart in Hawaii, to the national parks, the giant wilderness areas and national parks that are available on the mainland. Of course, Secretary James Watt has different intentions, but we should not touch the national parks and wilderness areas on the mainland.

"In this state, these conservation areas, especially on the Big Island, these conservation zones, really are our national parks and our wilderness areas. If we are someday going to tamper with that, we should follow the very wise Land Use Law which was enacted by a very future oriented, preservation minded legislature 20 years ago.

"The last point that I want to bring up is most of the geothermal development at this time is going to be on the Big Island. Most of us, I'm sure all of us, have been on the Big Island and we think of it as a 'big island', hundreds of thousands of acres. Who is going to mind a few geothermal wells? I've had the chance to drive around the Big Island two weeks ago, and I drove through much of the area that would be open to possible geothermal exploration, and I really wonder if a generation or two from now, the Big Island will really seem so big any more. And so, I call upon all of us here, to look to the future and I'm asking you to look well beyond just our grandchildren. Look deeper and further into the future and let's be able to say to ourselves that 100 or 200 years from now, the people who were blessed to walk in this state, can see the same things and enjoy the very sights we have been lucky thus far to enjoy. So I ask that all of you to please vote against this bill."

Representative Nakata then rose to speak against the bill stating:

"I'd like to echo the comments of Representative Levin. I believe that the effects of this bill will be to make conservations lands more vulnerable to geothermal development than agricultural lands or urban lands. The reason that I believe this is that the agricultural and urban lands, with this bill, will be subjected to the same standards that apply in conservation districts. And also, because of what he mentioned about taxes in the conservation district being lower.

"The consequence of that will be to funnel geothermal development into the conservation district. This bill as it originally began its course was intended to provide protections in the conservation districts from geothermal development and somewhere in the course of its voyage, it changed and became what I call a free-floating radical in our land management system. We have a good system with increasing restrictions from urban lands to rural lands to agricultural lands to conservation lands. With this bill, we will create a fifth category which floats around, unpredictably maybe, among the other four.

"The conservation district itself, has some subzones already which may, if looked at carefully, provide the mechanisms that we need. Other sections of our land management system may provide also what is needed for geothermal development. What I mean by this is that conservation districts have subzones, general resource limited and protected, in increasing order of restriction. Why not look at the general subzone, or the resource subzone, as areas where this might be, where geothermal development might be considered? If this is to be the case, then maybe the way to go is a special use permit from the Land Use Commission or boundary amendments by the Land Use Commission. I believe that it is possible that we do not need this bill, that our existing land management system can accommodate geothermal, and I also again believe that this will make geothermal development more difficult in agricultural and urban lands. These can proceed without the kinds of difficulties that would occur in conservation districts at this time. And by enacting this bill, we would then make it more difficult for the development of geothermal in agricultural and urban lands. Thank you."

At 9:50 o'clock p.m., at the request of Representative Say, the Chair declared a recess, subject to the call of the Chair.

The House of Representative reconvened at 9:55 o'clock p.m.

Representative Say then rose to speak in favor of the bill stating:

"Let me say, first of all, to all of the House members of the Water, Land, and the House conferees that I think we've tried to do the best that we've can. But to get on with my speech, let me say that by reviewing the facts that we are highly dependent on imported oil and that we can no longer rely, and therefore, to expect all of the people of Hawaii to shoulder the burden of increasing costs of imported energy. I'm sure I don't want to bore you with this, then should I say that we should develop geothermal just because we have potential sources in various locations? No, that is too obvious.

"Rather, I'd like to say this evening, that we should develop geothermal because it is desirable and it's going to be necessary someday. And I support this argument. True, that we have sun for solar energy, and for additional power, the ocean around us for OTEC energy, and even biomass for more and more energy. I am a supporter of the notion that the development of all of these alternate sources should be pursued. Can you visualize windmills by the thousands sprouting everywhere in the agricultural districts? I believe that these sources are for small-scale consumption and at this point in time, and not for the massive energy requirement facing us.

"OTEC and biomass are technically feasible at this time, but we cannot rely on them for serving Hawaii's energy needs in the next 10 to 15 years at least - at least not on the scale necessary. Mr. Speaker, what we need now, is a source that can provide the energy needed and other than oil.

"I am obviously speaking on behalf of geothermal development. Unfortunately, there are some of us who will insist immediately that I am not a conservationist. I believe that they are so wrong. Conservation requires that we utilize our resources as wisely as possible. I am a conservationist inasmuch as there are places in Hawaii which require wilderness protection. However, I am also a conservationist inasmuch as certain places can and must be used for two or more purposes, at least where protection of the natural resources, and also the development and use of other resources can coexist in one location.

"Mr. Speaker, I am not here this evening, as far as interested in protecting one location just for one use for all eternity. But I also believe in development, not reckless development, but development wisely and carefully thought out. I believe in development which will benefit Hawaii's people.

"Development of geothermal sources in Hawaii is surely a controversial issue, which is the challenge of the 80's. And I don't enjoy controversy, to tell you the truth, however, I've chosen to view geothermal energy as a need for Hawaii as far as my foresight on what we will gain from this development.

"I am not a legislator who believes that the people of Hawaii need geothermal energy as an alternate source of energy. They will benefit from the decreased dependence on imported oil, which is the purpose of S.B. No. 903, C.D. 1.

"Mr. Speaker, at this time, with your permission, may I go into the bill itself to say what was the legislative intent?"

The Chair answered:

"Please proceed."

Representative Say continued:

"S.B. No. 903, CD1 is to provide for a land use planning and regulatory system to direct the orderly development of geothermal energy within all land use districts in the State of Hawaii.

"The legislative policy direction contained in this bill is to provide a clearer procedure for permitting geothermal development in areas that contain such resources. At the same time, the bill provides adequate protection against the designation of areas that are unsuited for geothermal development because of the unacceptable environmental and social impacts or geologic hazards.

"The assurances for orderly development and concurrent environmental protection in the bill are found in the implementation of a two-step procedure where geothermal subzones are first designated and secondly, site specific developments are later considered for approval. The first part of this procedure directs geothermal growth to areas that best demonstrate compliance with specified criteria and guidelines.

"These criteria and guidelines are enumerated in the bill. They require the Board of Land and Natural Resources to consider, for example, environmental and social impacts and geologic hazards as well as the energy potential of the area and the potential utilization of the energy when designating geothermal subzones.

"These criteria and guidelines then limit geothermal development to these subzones to assure systematic development in all of the the land use districts. Public participation and opportunity for comment to the Land Board are provided in the bill through the requirement of proper notice to the public and governmental agencies and the requirement of a mandatory public hearing prior to finalizing a subzone designation.

"In the second step of the procedure, the bill mandates review, analysis and approval or rejection by the proper agency in a contested case procedure of site specific developments within a designated subzone. In this manner, an opportunity for adequate participation by affected persons is assured in an adversarial hearing, prior to any approval of a specific development.

"The bill retains the existing land use jurisdiction over approvals of site specific applications within the various land use districts. The State, through its Land Board, will retain control over project approvals within conservation lands. The county will retain jurisdiction with the urban, agricultural and rural lands.

"Retention by the State of the authority for the overall direction of geothermal energy growth and development is assured through its sole jurisdiction through the Land Board over the subzone designation process.

"The process of selecting subzones by the Land Board is streamlined and made less costly to the State through provisions in this bill which allow the analysis to be done on currently available public information.

"The bill is intended to protect existing exploration rights by a grandfather clause concerning those rights. However, the provisions of the bill are still intended to apply to any extension of the existing activity.

"Furthermore, the bill also provides for equitable relief in the case where the bid for the rights to develop public lands for their geothermal energy, is awarded to someone other than the person who incurred the costs in the exploration and discovery of that energy. The bill requires the person who incurred such discovery costs to be repaid by the person who is ultimately awarded the development rights. "Senate Bill 903, CD1, provides for a predictable plannning and regulatory process that will serve to encourage the private development of geothermal energy because of its clarity, while at the same time, provide protection for the people and the environment of this State.

"Mr. Speaker and members of this body, it is correct that Representative Menor, Okamura, Kiyabu-Saballa, Matsuura, Kawakami, Kiyabu, Yoshimura, Morgado, Isbell and myself were the House conferees. I have tried over the past week and a half, having a very, very open Conference Committee meeting. I've tried to be very fair with all of them. I've tried to be very consistent in seeing that a proper bill come out. I, for myself, will take the blame for the particular committee report which is done by my administrative aide along with the support of Representative Matsuura's aide. I am not ashamed of the committee report primarily because I am not a legal attorney as far as interpreting the law itself. It behoves me, Mr. Speaker, this evening, that I've stated to you and members of leadership, that a particular group, or a particular individual, may dictate a passage of a particular bill. I believe that I have not vested my particular rights to that particular individual or group at this particular legislative session

The Chair interrupted Representative Say to state that his ten minutes were up when Representative Morgado rose and yielded his time to Representative Say.

The Chair then directed Representative Say to proceed when Representative Hee interrupted stating:

"I rise for the purpose of rules, Mr. Speaker. My question is, 'is the Representative at this particular point in time, germane to the subject of Senate Bill 903 or is it ..."

The Chair then stated:

"You are rising to a point of order. State your point."

Representative Hee:

"Is the Representative talking to, speaking to Senate Bill 903 at this time or is the Representative seeking to bear the responsibility

upon others?"

The Chair answered:

"The Chair has gotten your point. Representative Say, you will keep your remarks germane to the merits and demerits of the bill. Please proceed."

Representative Say continued:

"Thank you, Mr. Speaker. I think that we are all here this evening to make a very, very important decision for the future of the State of Hawaii in the area of geothermal . As I stated to some of the conferees and the members of Water, Land during the past four or five hearings that we've conducted on the issue of geothermal development, is that, in the speech that was given by Mr. Dudley Pratt to the Hawaii Chamber of Commerce on the Big Island, he stated for the record that there is going to be a need for more electricity. This is where the issue of geothermal has come in to play, primarily because Hawaiian Electric may not be interested in constructing and developing a major oil petroleum refinery.

"Mr. Speaker, this evening, I am afraid, I may be scared, but it's a challenge for me that I'm speaking in favor of this bill and like I stated before on the floor of this House for this year, a lot of the members have contributed as far as my determination, as far as having this particular measure come out, and also in trying to address the committee report.

"It is in the committee report where I tried to have some sort of legislative intent primarily to protect the Land Board when a contested case may come up in regards to the designation of a subzone. To take it to court, you will delay the future development of geothermal energy in the State of Hawaii, Mr. Speaker, because the developer will not wait. My point, Mr. Speaker, this evening, is that this bill is primarily a twopart bill. One is having the Land Board designate these subzones in the conservation district, the counties designating these particular subzones in the areas where they have their jurisdiction, and the seven assessments that are needed in order to qualify for these subzones.

"Mr. Speaker, I know that this is a very controversial issue and this being the sixtieth day, I'd just like to make one comment to all of the members here this evening, is that I've looked at this thing for the past sixty days, and I asked myself: 'Is it the truth? Is it fair to all concerned? Will it build good will and better friendship? Will it be beneficial to all concerned?' I know that I've hurt and I've made a very bad inconvenience on the part of leadership, as far as trying to split this House. I'm not trying to split this House and we should try to be as very objective as possible in determining the issue of geothermal development and not try to be emotional like I am being emotional at this time. Thank you."

Representative Kiyabu-Saballa then rose to speak against the measure stating:

"I believe that S.B. 903 is legislation that is much needed, however, as a member of the Conference Committee that reviewed Senate Bill 903, I would like to express my deep concerns for the wording of the conference report in that the language of this report which our agencies or courts will later rely on for guidance in interpretation of this act. I feel that it does not accurately reflect the concerns brought forth during the hearing and secondly, does not provide the proper direction or interpretation of certain provisions of the bill which Representative Menor has already expressed for me.

"I feel that the Conference Committee report is a slanted abstract which does not reflect the important concerns of the State and the community. Legislation as important as this before us, deserves thorough and sound review, and being that the committee report could not be separated or changed, I feel it would play too significant of a role in the interpretation of Senate Bill 903. Unfortunately, and I mean, unfortunately, I have to go 'no.'

"I have no problem being politically inexperienced or being called the 'Representative from the country.' I have no problem driving fifty miles a day. I have no problems not seeing my husband or my children. I have no problems getting up very early in the morning and going to bed very late in the morning. I have no problem putting up with this stress that I've never experienced before in my life, but one thing that I cannot do is vote on anything that will make my stomach churn or make me lose sleep at night, and more importantly, not take care of the concerns of our people.

"I know the reason I was put here. I may not ever come back again, but I am here now and I have to go with what I feel. And I urge my colleagues to vote 'no' with me. Thank you."

Representative Kiyabu-Saballa then requested that her written remarks in opposition to S.B. No. 903 be inserted in the Journal and the Chair noting that there were no objections, "so ordered."

The written remarks of Representative Kiyabu-Saballa are as follows:

"Mr. Speaker, my interpretations of S.B. No. 903, SD1, HD2, CD1, relating to geothermal energy : As a member of the Conference Committee that reviewed Senate Bill 903, I would like to clarify various provisions in the bill. S.B. No. 903 is designed to insure that geothermal development will proceed in this State without compromising state and community concerns on such important matters as the preservation of our natural environment, the protection of our conservation districts and shoreline management areas, and the promotion of the health, safety, and social welfare of the people living in the areas proposed for geothermal development. While members like myself on the Conference Committee consider the development of geothermal energy to be an important state interest, I do not believe that it should be permitted to the detriment of our unique island environment.

S.B. No. 903's purpose is to establish safeguards that require our state government to carefully review a geothermal project before it is allowed to proceed. First of all, the bill would authorize the Board of Land and Natural Resources to designate areas as geothermal resource subzones. A critical reason for the creation of these subzones is to confine geothermal development to environmentally and socially acceptable areas so as to avoid rampant industrialization of large areas to the detriment of surrounding communities and land uses.

S.B. No. 903 would require the Board to conduct a thorough county by county assessment of potential geothermal subzone areas before it is allowed to designate any one area as a subzone. The Board would be required to compare areas. This

requirement of a comprehensive and thorough statewide assessment and comparison reflects the concerns of Conference Committee members that the Board not rush into the designation of a particular area for geothermal development where a close analysis of other areas would indicate that alternative locations are more suitable for geothermal projects. Therefore, S.B. No. 903 directs the Board to conduct an assessment of each potential geothermal resource area in which it would objectively consider important criteria or factors such as the area's potential for the production of geothermal energy, the social impacts and the environmental impacts. The Board is also required to consider the objectives, policies, and guidelines of the Coastal Zone Management Act and the provisions of Chapter 226 where appropriate. Under S.B. No. 903, the Board is mandated to give equal weight to each different criteria in S.B. No. 903 and the objectives, policies, and guidelines of the Coastal Zone Management Act, and the separate provisions of Chapter 226.

Several of the criteria in S.B. No. 903 are in need of clarification. One criterion which the Board is to consider is the prospects for utilization of geothermal energy in a potential subzone area. The intent behind this criterion is to require that the Board designate only enough land areas to meet the energy needs of people that can be satisfied from geothermal sources in light of existing technology. Therefore, the Board would not designate areas that are not necessary to satisfy prospective or reasonably foreseeable geothermal energy needs. This criteria relating to the area's prospects for geothermal energy utilization does not mean that an area where a developer has actually proposed a geothermal project is to be given a high priority. Moreover, even if the Board concludes that an area is necessary to satisfy prospective geothermal energy needs, a subzone cannot be designated until the location meets the other criteria established in the bill.

"Another criterion under S.B. No. 903 is the risk of geologic hazards. While geothermal projects should not be prohibited from high risk areas, where the energy potential is the best, the Board should not designate areas as subzones where risks are excessively high such as locations of impending lava or volcanic activity.

"S.B. No. 903 also should mandate that the Board evaluate the compatibility of a geothermal development and potential related industries on surrounding land uses, particularly in conservation districts. There appears to be some confusion on what is intended by the word 'compatible'. Obviously, 'compatibility' does not mean that a geothermal development cannot be allowed where it is different in nature from a surrounding land uses. However, the Board's analysis of compatibility does require that it consider the negative impacts of a proposed development on existing land uses. Where a project's negative impacts would disrupt surrounding land uses, the Board should not approve a subzone designation. Futhermore, the Board should also consider that a geothermal project could usher in industrial development and, hence, would have an urbanizing effect on an area. Of course, this would be highly undesirable in a conservation district where open space concerns should be given paramount importance.

After the Board conducts a statewide assessment of areas and carefully considers the criteria through public hearings and other methods, S.B. No. 903 allows the Board to designate areas as subzone only if it finds they best demonstrate an acceptable balance of the factors. This means that the Board must determine that the negative impacts of allowing a geothermal development in a proposed area would outweigh the positive benefits to be derived from a geothermal project.

Finally, this bill would not apply to active exploration, development, production, and distribution of electrical energy from geothermal sources taking place on the effective date of this act. What this means is that ongoing geothermal activities that are actually taking place in an area may be continued, provided that the expansion of such activities would require compliance with the act. However, where exploration or development activities pursuant to a permit have not commenced on the effective date of the act, those activities could not begin without a subzone designation.

Representative Levin rose to speak against the bill stating:

"Mr. Speaker, I am not very articulate and I tend to get wordy when I try to give speeches, and for that I apologize to my colleagues when I take their time unnecessarily. I've been trying to take some notes, and I have seven brief points that I'd like to make and then I'll sit down.

"The amount of geothermal energy available in this State in non-conservation land is sufficient for all purposes statewide. I'm not talking about serving the needs of the Big Island - statewide, we can meet all our needs with non-conservation land developing geothermal.

"The second point is that this bill does not simply <u>allow</u> geothermal energy in conservation zones it <u>encourages</u> it! It gives a preference to the use of conservation land and there seems to be no reason for doing such a thing.

"Third, how can we give the Department a \$315,000 job to do and not give it the money needed to do the job? What kind of results will we get back if they do not have adequate funding?

"Four, I have to ask why this bill is needed at this time. Why isn't the resolution that the Water, Land Committee reported out and which was adopted, why isn't that resolution sufficient?

"Five, and perhaps the most important point. I think that it's vital that everyone understand that many of us have tried for two or three days to separate the committee report from the bill. It is the committee report that is so devastating and I say that without questioning the integrity of those who wrote the committee report. In fact, the good faith of Representative Matsuura and Representative Say serve to reinforce the point, that this issue is so difficult, so complex, that it cannot be rushed into! It should not be rushed into! We were not able to divide the bill from the report, and while I respect that decision, I want the members to know that that decision is why we are in the bind that we are in now. Forced to accept the report if we accept the bill.

"My sixth point is that ... I don't want to put anyone on the spot, and therefore I do not direct my question to anyone, but it seems to me that if the question goes unanswered, the bill should die. My question is, again: 'Why is this bill needed at this time? Isn't the resolution sufficient?'

"Finally, Mr. Speaker, as you well, know, every session of the legislature begins with a prayer, and perhaps half or more of those prayers call upon us and remind us to put aside virtually every motive except the motive of what is best for the State and its people. One such prayer used the words that even if we cannot save the world, at least we can preserve our own integrity. I ask my colleagues to separate the personalities and the emotions, and to vote on this bill and its committee report, it comes as a package, on its merits. And it is, of course, my hope, that if my colleagues vote, they will agree with me, that on its merits, this bill should not pass, this committee report should not pass. Thank you."

Representative Okamura rose to speak against the bill stating:

"It's with great reluctance that I speak against this bill because I know all of the sincerity and hard work that was put in by all parties, all affected parties, in coming up with this compromise. I particularly must commend Representative Menor for the hard work that he put into, all of his efforts put into this drafting. He drafted every single bill that came out of this the House drafts, Senate drafts, as well as the conference drafts. And I believe that is was done on a very equitable basis, taking into the concerns of all affected parties, where all were treated equally. I regret that certain sections of the Conference Committee report present a very lopsided view of the delicate balance of the concerns and interests sought to be achieved by this bill, and I feel that as it stands now, it is no longer fair and that there is one group in particular, that will be favored over other interests.

"I'm not going to belabor the point and I concur with all of the positions of the conference report that were made earlier, but I'd also like to point out that I am also disturbed within the bill itself, on the conference draft, there is a provision in there, a section on page 10, which was not agreed to by the members of the conference. And I think that it's these kinds of reasons as well as other technicalities that I think, the interim would give us the time to bring all of the parties together again, and to work on legislation which we can be very proud of one that will be very comprehensive and very responsible in nature. Thank you."

Representative Hee then rose to speak against the bill stating:

"Mr. Speaker and members of this House, while some have intimated during recess that this is an attempt to stall our work at hand, it is in fact, not an attempt. It is an attempt, rather, to call to the attention of the integrity of this body. We have tried to move this bill to the end of the calendar because we know, or I know, how important our budget is, as well as other matters which we need to take up at this time. Mr. Speaker, I will try to keep my remarks short. I mentioned in caucuss, which was closed, that I had forty questions which I wanted addressed. I will not ask these questions in the interest of time. Instead I will try to draw my conclusions from the questions which I am sure of the answers, and if questioned, will then expound further.

"The fact is, geothermal exploration is not needed tomorrow. It can wait. Mr. Speaker, the island of Hawaii is currently producing enough energy. We are not going to have a blackout and we'll need geothermal tomorrow. What we need to do, Mr. Speaker, similar to the minimum stream flow bill, similar to the ocean leasing bill, is to go during interim, and do our work, and not create haphazard legislation which Senate Bill 903 is.

"It is legislation and a conference report which has been drafted by Representatives who spoke before me. This is a Senate bill drafted by Representatives' staff.

"Mr. Speaker, if we pass this bill, we violate the spirit, the intensions and integrity of the State Land Use Commission. We provide another loop, another excuse, for private interests, to go on with their business, incongruent to the principles and integrity of the State Land Use Commission.

"The State Land Use Commission is our mechanism which should decide and is intended to decide human activity in four designated areas - conservation, urban, rural and ag. They have a mechanism that if geothermal or any other heavy industrial activity is to take place, for a boundary amendment to that specific area.

"What the bill provides is subzones which float at their will over the the four so designated areas of conservation, urban, rural and ag. These subzones permeate any and all of these areas. This is in violation to the principles of our Land Use Commission which set up the guidelines. We are creating that vehicle.

"Should these subzones occur through this legislation, the conservation area will be a magnet. A magnet for these subzones, simply because geothermal development in a conservation area will pay less taxes than geothermal development in a rural area, in an urban area. We are creating another tax break for special interests. I don't think that is what we are here to do.

"I am for geothermal, Mr. Speaker. I have said it on the record, and I state it now. I am for geothermal. I am against circumventing the intergrity of the State Land Use Commission.

"Mr. Speaker, it has come to our attention through testimony that areas outside of the conservation area districts, at this time, has more than enough potential for geothermal development. Isn't it fair to say, then, that there is no necessity to require the desecration of conservation lands by heavy industrial geothermal activity.

"Mr. Speaker, it is with great remorse that I say this, but I believe that it is true. This legislature provides the vehicle for Campbell Estate - no other. This legislation grandfathers in Campbell Estate. They are there now. We have no restrictions which exist now, and I do not speak against Campbell Estate. I speak against this legislation.

"It is said, Mr. Speaker, that this legislation should pass to prove to all that we are not anti-business. Mr. Speaker, simplistic thinking requires a response, unfortunately. Are we anti-business, Mr. Speaker, when we are one of the only states which allows heptachlor which permeates our mothers' breasts? Are we anti-business, Mr. Speaker, when trace amounts of heptachlor are found in the deer on Lanai, my district, where people cannot afford meat? They shoot the deer to eat, not to mount! Mr. Speaker, are we anti-business when trace amounts of DBCP are found in our wells in Mililani ...

Representative Segawa interrupted on a point of order stating:

"Speaker, I think that we need to have the speaker speak on the bill, and not to stray."

The Chair ruled:

"Representative Hee, will you confine your remarks germane to the subject at hand."

Representative Hee continued:

"My remarks were not intended to stray from the subject of geothermal, but rather were directly intended to prove, to ask questions of this body, that if we are passing this legislation for anti-business' sake, then perhaps we need to take a second look.

"I don't know if I'm the potato or the tomato.

"My fellow tomatoes or potatoes, Mr. Speaker, if we allow this legislation to be passed, we are allowing carte blanche desecration of our conservation lands. Mr. Speaker, we have talked at length about what drives us and what causes us to conduct ourselves as we do. Mr. Speaker, I speak to you and I answer to you, that it is our na'au which tells us what to do. It's our guts that say 'this is what needs to be done', and I find great hesitency to speak out against my good colleagues, Representative Say and Representative Matsuura, as well as leadership.

"Mr. Speaker, this legislation could not have occured at a worst time. Forbes magazine is assailing this State for its anti-business climate, yet we place road blocks in the way of development in lower Puna by this legislation, when no one requested such obstacles or objected to such projects before us ...

The Chair interrupted to state that Representative Hee's ten minutes were up when Representative Marumoto rose and yielded her ten minutes to Representative Hee.

Representative Hee then continued:

"Mr. Speaker, it is clear to me that the defeat of this bill would go further to enhance both business and conservation concepts. No obstacles would be placed in the path of the developers in the ag districts in lower Puna. Lower Puna, with the demise of Puna Sugar has the abundance of unused agricultural lands. The defeat of this bill would preserve the integrity of our conservation districts, not only in the East Rift of Kilauea, but also statewide. It would also allow for the development of geothermal in the ag lands in lower Puna which would create jobs.

"The precedence set by this bill is to permit industrial activities in conservation districts. This bill, this special legislation, is the hole in the dike that will drain our conservation values dry. Our Hawaiian heritage, Mr. Speaker, is at stake in this bill. This Hawaiian heritage is deeply rooted in its plants, animals, eco-system, as recognized by the Hawaii Revised Statutes of Chapter 195-D, yet this statute, this heritage is being ignored in this draft.

"I know that each of us are reasonable men and women and we do not intend to curtail geothermal development. The fact of the matter is, what I am asking my colleagues to do is to go back during the interim and plan for good, substantive legislation, not special legislation, drafted at the eleventh hour. Not legislation which the conferees, the conferees tonight, have spoken against; not legislation that we are putting together for the sake of a few, but rather legislation that we can be proud of. A precedence of integrity and further that precedence of well planned legislation.

"For some reason, Mr. Speaker, the Land Use Commission, that body, that mechanism set to establish zones for human activity has been completely ignored. We have not addressed the Land Use Commission.

"Mr. Speaker, I close now by saying that I implore upon my colleagues, do not rush into this legislation.

"E ku like kakou. E 'onipa'a pu mai kakou. To get together and let's put something together which is for the good of all of the people, business and consumers alike. Thank you, Mr. Speaker."

Roll call having been requested, the motion was put by the Chair and carried, the report of the Committee was adopted and S.B. No. 903, SD1, HD2, CD1 entitled: "A BILL FOR AN ACT RELATING TO GEOTHERMAL ENERGY", passed Final Reading by a vote of 27 ayes to 25 noes, with Representatives Anderson, Baker, Crozier, Dang, Graulty, Hagino, Hee, Ikeda, Isbell, Jones, Kim, Kiyabu-Saballa, Lardizabal, Leong, Levin, Marumoto, Medeiros, Menor, Nakasato, Nakata, Okamura, Rohlfing and Tam voting no and Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 903 had passed Final Reading at 10:38 o'clock p.m.

SUSPENSION OF RULES

On motion by Representative Segawa, seconded by Representative Marumoto and carried, the rules were suspended for the purpose of considering a certain bill out of order.

At 10:39 o'clock p.m., at the request of Representative Marumoto, the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 10:40 o'clock p.m.

UNFINISHED BUSINESS

Conf. Com. Rep. No. 75 on H.B. No. 1, HD1, SD1, CD1:

Representative Kiyabu moved that the report of the Committee be adopted and H.B. No. 1, HD1. SD1, CD1, having been read throughout, pass Final Reading, seconded by Representative Kawakami.

Representative Kiyabu rose and stated:

"Mr. Speaker, this bill is a result of tremendous and horrendous number of hours of negotiating by the House and Senate conferees on the budget. Differing philosophies and approaches to the resolution of numerous problems and concerns were discussed in order to arrive at the document now before us. I believe that all of the budget conferees, using the time available and remaining within the fiscal constraints imposed, have done an outstanding job in finalizing the budget.

"As you well know, the budget conference was faced with the problem of dealing with uncertain revenue forecasts and myriad demands for funding which far outweigh existing resources. Consequently, the budget reflects an attempt to maintain current levels of state services while permitting expansion of a few selected areas. In order to achieve a reasonable level of funding, state programs had to be reduced in those areas which will not adversely affect the public to allow program expansion in a few other areas.

"In total, the operating budget appropriates general funds of 1 billion, 359.3 million dollars for FY 1983-84 and 1 billion, 406.1 million dollars for FY 1984-85. These amounts are \$15.5 million and \$39.9 million lower than the amounts proposed by the executive branch for FY 1983-84 and FY 1984-85, respectively.

"Let me speak briefly on some of the areas of concentration in the budget. First, programs designed to stimulate economic development and to generate additional state revenues were emphasized. Funding at increased levels was provided for the Hawaii Visitors Bureau to promote Hawaii as a tourist destination, including funds for tourism promotion in Asian countries. Additionally, continued funding of pineapple promotion efforts was granted at current levels.

"In the area of education, the budget provides for the legislatures's continued support of our school children. Expansion of the Hawaiian studies program has been included in the budget and additional funding in each year of the biennium has been granted for the repairs and maintenance of public school facilities. The advent of the computer age has also been recognized in the funding for public schools. An interim computer awareness program has been provided to permit graduating seniors an opportunity to gain 'hands on' familiarity with computers and to become computer literate.

"Several state agencies have also been provided with funding support for computer operations. In most instances, computerization is intended to bring about increased program efficiencies or generate additional revenues. In the Department of Social Services and Housing, computerization of the eligibility determination process for welfare applicants should reduce the maze of paperwork and substantially reduce the error rate on welfare payments. Computerization of tax processing in the Department of Taxation will permit the state to drastically reduce delinquent tax payment accounts, with resulting additional

revenues for the state. Computer or computer-related efforts have also been included in the University of Hawaii, and the Department of Accounting and General Services.

"In summary, it is with a great feeling of pride and accomplishment that I am able to urge support of this measure for all of my fellow House members. However, I would be remiss at this point, if I did not recognize all of the members of the Committee on Finance for their patience, understanding, cooperation, and especially for their hard work and dedication in assisting with the development of this document. To them I send my heartfelt thank you.

"Also, at this time, I would like to publicly thank the staff of the Finance Committee for their dedication and hard work.

"I hope that all of you will join me in voting 'aye' on this bill. Thank you."

Representative Kawakami then requested that his remarks in favor of H.B. No. 1, HD1, SD1, CD1, be inserted in the Journal and the Chair noting that there were no objections, "so ordered."

The remarks of Representative Kawakami are as follows:

"Mr. Speaker, I wish to specifically address appropriations made for the island of Kauai for damages incurred last November by Hurricane Iwa. As you all know, by sheer circumstance of location, Kauai was the hardest hit of all the islands, and therefore, in greatest need for assistance, suffering widespread property damage as well as economic damage to the visitor industry and agricultural crops.

At this legislative session, a great number of proposals were submitted to help victims of the hurricane - specifically, the farmers by expanding the Emergency Loan Program; the tourist industry by promoting funds to re-establish the flow of tourists to the island of Kauai; the County of Kauai by providing financial help in the 25% shared funding required under federal emergency assistance; and support for the sugar industry in their request for funds to continue the work of H.S.P.A.

During conference deliberations

on these specific items, the House encountered a great deal of difficulty with the Senators because of the existing problems and the nature of politics being played in the Senate. Because of this, Kauai's requests for disaster relief fell far <u>short</u> of what could have been achieved. It was extremely regrettable that Kauai's newly elected Senator chose to be directly involved in the Senate's problems a few weeks ago, resulting in her losing Kauai's representation on the Senate Ways and Means Committee.

It was difficult to convince Senators who were very disturbed over the actions of the Senate dissidents that these funds and subsidies were badly needed to help get Kauai back on its feet. The Senators were adamant and made statements to the effect that these appropriations are "the House share only". It is unfortunate, to say the least, that an area like ours which suffered such devastation had to fall victim to the "tough politics" games that were played in the Senate, resulting in Kauai not getting what it needed.

We were successful in getting the following amounts into the biennium budget: \$200,000 for tourism promotion; \$1.5 million as Kauai's 25 percent share to cover the federal emergency program's 75 percent contribution; \$500,000 for emergency or agricultural loan programs (H.B. No. 45); and \$2 million to continue the support to the sugar industry (H.B. No. 1190). But again, these amounts fall far short of what is needed.

Mr. Speaker, it is very difficult to define, interpret or even understand the activity in the Senate which resulted in Kauai receiving far less than desired amounts received. It seems that the Senate has lost some of its compassion to help and support victims in our State who have suffered a disaster none of us asked for. I am not begrudging the Legislature for the help we have received, but I sincerely feel that if the situation had been normal in the Senate, we would have been able to achieve all that was necessary to alleviate the financial problems faced by the people of Kauai."

Representative Stanley then requested that her remarks in favor of H.B. No. 1, HD1, SD1, CD1, be inserted in the Journal, and the Chair noting that there were no objections, "so ordered." The remarks of Representative Stanley are as follows:

"Mr. Speaker, I rise to speak in favor of H.B. No. 1, HD1, SD1, CD1. I wish to express a disagreement with the statements in the Committee Report on page 9, under the heading 'Individual Rights.' The Committee Report states that the women's rights movement has made tremendous gains within the last few years and women have gained substantial parity with their male counterparts in major areas. While I agree that women have made gains, women have not in any way gained substantial parity with their male counterparts in major areas. While I agree that women have made gains, women have not in any way gained substantial parity with their male counterparts. Women are still underpaid for comparable work, still do not occupy in representative number postions of leadership, or comprise in representative number positions in the fields of law, medicine, or business. Women have not obtained parity and, therefore, rather than considering abolishment of the Commission on the Status of Women, we should strengthen and further the Commission's work."

At this time, Representative Lardizabal rose and stated:

"Thank you, Representative Kiyabu. Aloha."

Representative Hagino rose to speak in favor of the bill stating:

"Mr. Speaker, just a short comment. There is funding in this bill for the ethnic studies oral history program and more important than that, the agreement of the Finance Committee Chairman, who has placed the program in the University of Hawaii. I believe this represents the support of the Legislature for ethnic studies oral history program and the ethnic studies program in general, and I wish to have this noted in the Journal as a reminder to the University of Hawaii, come budget time two years from now, and I join with Representative Stanley in her remarks about the fact that there is growing disparity in women's rights contrary to the Conference Committee report on page 9. Thank you."

Representative Tungpalan rose to speak in favor of the bill stating:

"I'd like to thank Representative Kiyabu and the members of Finance for taking care of dislocated workers, as well as all the other people in the State. It's during these hard times when you really have to get down to the sense of everything, that decisions such as those made by the members of this House and the body of the other side, really count, and I want to thank them for making the effort.

"I also would like to join Representative Stanley and Representative Hagino in, perhaps, maybe a little change in the direction we handle women's parity next session. That is an issue that should be addressed and I look forward with hope that we will be addressing it so that we no longer need resolutions before this body to seek comparable worth for both sexes. Thank you."

The Chair then announced:

"The Chair would offer everyone the opportunity of inserting into the Journal . If it is your request to proceed in stating your comments on the floor, the Chair will obviously recognize that."

Representative Chun rose to speak in favor of the bill stating:

"Mr. Speaker, this is my first substantive comment in this whole legislation. I have never made any comments which I have done last year, and this is my main speech for the whole three months. That is quite unusual for Connie Chun, but that is true.

"Mr. Speaker and this honorable body, the House Finance Committee and the Senate Ways and Means Committee are to be commended for a very reasoned and reasonable approach to a very tight fiscal situation.

"Mr. Speaker, I believe that this budget has been thoroughly reviewed and the chairmen have worked very hard and have been very open and receptive to the members' comments. The Senate-House negotiations were tedious and sometimes very trying. It was a very rewarding experience for me to learn to be a part of a negotiation process. The end result was more understanding on my part of how this government is run, that the budget is the most powerful instrument this Legislature has in its hand, and that it takes a cool headed chairman to negotiate and end up with an acceptable package.

"Mr. Speaker and fellow legislators, the marathon hearings on this budget was worth it. Of course, at 3:00 a.m. in the morning, after many days of lack of sleep, common sense takes over and you sometimes, find yourself, defending the other side. Both chairmen were able to give the grants-in-aid to the agencies who deserved it. It was only through astute maneuvering and trading that we finally got the document before us agreed upon. A line by line scrutiny was necessary and it was done with a fine tooth comb by both sides. This budget, Mr. Speaker, is a responsible document that we can be proud of, especially in this tight fiscal year. I ask my fellow legislators to joint Chairman Kiyabu to vote unanimously for this bill. Thank you, Mr. Speaker."

Representative Hee rose to speak in favor of the bill:

"Mr. Speaker, I have a short comment for the good Chairman and Vice-Chairman of the House Committee on Finance. I appreciate very much, on behalf of the people of Molokai, Lanai, and West Maui, but particularly, for the smaller neighbor islands who exemplify the hard times which we are faced with. I thank them and I appreciate their good thoughts for Molokai and Lanai particularly. Thank you, Mr. Speaker."

Representative Tom rose to speak in favor of the bill stating:

"Mr. Speaker, I rise to speak in support of the budget bill and personally want to take this opportunity to commend the House Finance Committee, especially Chairman Kiyabu for doing such an outstanding job, under the circumstances, faced with the painful task of cutting and excercising fiscal responsibility. Mr. Speaker, I support the budget, and I will defend the budget. Thank you."

Representative Anderson rose to speak in favor of the bill stating:

"Speaker, I didn't have any ... I lost my notes, Mr. Speaker, I had a speech all ready, lost it, so I'd just like to say, right off the cuff, if I may, so I don't have it to insert in the Journal. It might be in my office.

"Mr. Speaker, I have never worked with two finer gentlemen, the Chairman and Vice-Chairman and a committee of fine young people, dedicated, and a lady who is outstanding, which is Connie Chun. She was instrumental in keeping us all awake and everybody was looking and trying to find the best method on everything. But I would like to thank the Committee, the Chairman and the Vice-Chairman, and especially the Committee Chairman's staff who worked so hard. As a minority person, I thank you very, very much. It was a pleasure. It was my first time on Finance, and it was an experience I'll never forget. Thank you, Mr. Chairman."

Representative Rohlfing rose to speak against H.B. No. 1, HD1, SD1, CD1, stating:

"There's always somebody who spoils the love feast. Mr. Speaker, I rise to speak against the budget.

"No one is ever fully pleased with any budget and, yes, the State of Hawaii needs one. If my vote were necessary for the passage of the budget tonight, Speaker, you'd have that vote. I do know that the approach of the House, as usual, was better than that of the Senate, and I particularly wish to acknowledge, along with others here tonight, the hard and dedicated work and the akamai of our negotiating team led by Chairman Kiyabu and Representative Kawakami.

"The Finance Committee of this House is comprised of talented people who did a great job in taking the Senate apart, however, I must vote against this budget on principle. The principle that we are voting on a bill that abdicates legislative responsibility to the executive. My staff is advised, and my figures may be little wishywashy, that passage of this bill will result in a deficit of, in round numbers, of \$58 million of fiscal 83-84 and an accumulative of \$171 million at the end of 84-85, even assuming a favorable result on the tax case involving, I think, around \$72 million.

"By voting for this bill, we are again unloading the job of making fiscal responsible financial policy decisions on the Governor and the Department of Budget and Finance. And we wonder why the people of this state complain about the arbitrariness of the Executive Department in cutting back on the budget after we have authorized and made the speeches that we make here.

"I should be happy. I am a Republican, and we have a Democratic Governor, who honors us with his presence here tonight. He must be the one to bear the heat from those who get cut by Budget and Finance. But one thing that I do care about, Mr. Speaker, and that's consistency. Just as I have said on this floor, that we should not attempt to pass the buck to a Tax Commission to decide the revenue policy of this State, I believe we also should make the basic fiscal policy decisions to bring about a balanced budget for this State for the coming years.

"It is my understanding that under the State Constitution, we can't pass a budget that isn't balanced. I don't have the work sheets, and I'm not filing any suit to get them. Mr. Speaker, acting on what we know in this body, I think that we have thrown the ball again to the Governor, to make the tough decisions.

"Mr. Speaker, no votes will be changed by my speech tonight. The budget will pass. The State will be on a positive course. But Mr. Speaker, I am an attorney, and I'm trained to speak for the record, as I have done in the past. And, therefore, Mr. Speaker, I vote my conscience, and my conscience says to vote 'no'. Thank you."

Representative Levin rose to speak for the bill stating:

"As the individual who has the most seniority in the House on the Finance Committee, I come to my work with perhaps a special perspective. I'd like to compliment you, sir, on the choice that you made in choosing your Finance Chairman. I think you chose a person with great integrity and great patience, and certainly goes a long way to doing an impossible job in an outstanding way. Thank you."

The motion was put by the Chair and carried, the report of the Committee was adopted and H.B. No. 1, HD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE STATE BUDGET", passed Final Reading by a vote of 49 ayes to 1 no, with Representative Rohlfing voting no and Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1 had passed Final Reading at 10:57 o'clock p.m.

At this time, the Chair directed the Clerk to transmit H.B. No. 1 to the Governor.

Conf. Com. Rep. No. 61 on H.B. No. 966, HD2, SD1, CD1:

Representative Shito moved that the report of the Committee be adopted and H.B. No. 966, HD2, SD1, CD1, having been read throughout, pass Final Reading, seconded by Representative Kim.

Representative Shito rose to speak in favor of the bill stating:

"This year the Legislature has addressed many issues which are crucial to the well-being of our community. One of these problems is that of uninsured motorists who comprise 19.4% of all drivers in Hawaii. If that high percentage surprises you, you will be even more concerned to know that 19.4% means that 129,744 vehicles were uninsured as of December, 1982. This represents a substantial increase from 1981, when 13.8% of 89,581 vehicles, were uninsured. It is also an increase from 1980, when 11.4% or 70,224 vehicles were uninsured. These figures are, by the way, from the Insurance Division of the Department of Commerce and Consumer Affairs and from the Department of Transportation.

"We can no longer ignore this serious problem which is escalating every year. Fortunately, we as legislators can do something about it. H.B. No. 966 is designed to reduce this problem. But before I discuss the bill itself, let me call your attention to how much money is involved in accidents caused by uninsured motorists.

"From July 1, 1981 to June 30, 1982 alone, the <u>assigned claims</u> fund which compensates the innocent victims of uninsured motorists, paid out to 80 claimants, \$400,000. An additional \$330,000 was reserved by the fund to cover those cases which have not yet been settled. This means that the insurance itself anticipates paying out at least \$730,000 in one year from the assigned claims fund to innocent victims of uninsured motorists. Keep in mind, that this staggering amount does not include cases filed since July 30, 1982, nor does it include those cases which occured prior to July 30, 1982, but which have not yet been reported.

"Where does the Assigned Claims Fund gets its money? From the insurance companies who pay prorated amounts according to their share of the insurance market. And who ultimately pays for this fund which compensates innocent victims of drivers who refuse to obtain no-fault insurance? The answer is: the consumer. It is the consumer who is faced with the ever-increasing rise of insurance cost of insurance premiums.

"Current loopholes in the system. The Police Department tells us that they give 1,300 citations each month for failure to have no-fault insurance. They give 1,700 citations per month to have safety check stickers, and they give out 2,350 citations per month for failure to have license plate renewal stickers. What does this prove? It show us that <u>visibility</u> is the key to easy apprehension of law violators.

"Under the current no-fault system, we are required to keep an identification card in our glove compartments. This system presents several problems.

"First, the only time we are asked to show our cards by the police is when we are stopped for a moving violation or an accident. Many people, therefore, who do not have no-fault insurance and get away with it because they never get caught.

"Second, insurance companies routinely issue the no-fault cards even before they receive policy premiums. It is very easy for someone to beat the system by obtaining a card from an insurance company and not paying or canceling. Whether a person pays, doesn't pay, or cancels, he can still keep his card which can later be used as proof of no-fault insurance. We must improve on this system which has too many loopholes which are encouraged by the insurance industry itself.

"Mr. Speaker, in the essence of time, I will not go into the details of the bill, however, I would like to say that the bill takes effect on January 1, 1984, and sunsets on June 30, 1986. By June 30, 1985, the insurance commissioner should be able to give an interim report concerning the status of uninsured motorists in this State.

"Mr. Speaker, in summary, we have a serious problem with an increasing number of uninsured motorists in Hawaii. Making these law violators visible will greatly increase their apprehension. While no system is perfect, this bill will go a long way towards correcting this problem and protecting our community.

"Mr. Speaker and members of this honorable body, I urge you to vote in the affirmative of H.B. No. 966, HD2, SD1, CD1."

The motion was put by the Chair and carried, the report of the Committee was adopted and H.B. No. 966, HD2, SD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURACE", passed Final Reading by a vote of 40 ayes to 10 noes, with Representatives Andrews, Bunda, Graulty, Ige, Jones, Kihano, Kiyabu-Saballa, Marumoto, Wong and Yoshimura voting no, and Representative Hayes being excused.

Conf. Com. Rep. No. 63 on S.B. No. 1279, SD2, HD2, CD2:

On motion by Representative Okamura, seconded by Representative Say and carried, the report of the Committee was adopted and S.B. No. 1279, SD2, HD2, CD2 entitled: "A BILL FOR AN ACT RELATING TO ENVIRONMENTAL QUALITY", passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 966 and S.B. No. 1279 had passed Final Reading at 11:05 o'clock p.m.

Conf. Com. Rep. No. 64 on S.B. No. 834, SD1, HD2, CD1:

On motion by Representative Tungpalan, seconded by Representative Kiyabu and carried, the report of the Committee was adopted and S.B. No. 834, SD1, HD2, CD1 entitled: "A BILL FOR AN ACT RELATING TO DISLOCATED WORKERS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused. S.B. No. 1339, SD1 on Third Reading:

On motion by Representative Shito, seconded by Representative Kim and carried, S.B. No. 1339, SD1 entitled: "A BILL FOR AN ACT RELATING TO INSURANCE", was recommitted to the Committee on Consumer Protection and Commerce.

Conf. Com. Rep. No. 68 on S.B. No. 937, SD1, HD1, CD1:

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and S.B. No. 937, SD1, HD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE INCOME TAX", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. Nos. 834 and 937 had passed Final Reading at 11:06 o'clock p.m.

Conf. Com. Rep. No. 70 on H.B. No. 236, SD2, CD1:

On motion by Representative Say, seconded by Representative Matsuura and carried, the report of the Committee was adopted and H.B. No. 236, SD2, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII HOMES COMMISSION ACT, 1920, AS AMENDED", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 73 on H.B. No. 5, HD1, SD1, CD1:

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.B. No. 5, HD1, SD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO STATE BONDS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 236 and 5 had passed Final Reading at 11:07 o'clock p.m. At 11:07 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 11:12 o'clock p.m.

At this time, the Chair announced that the Senate had passed H.B. No. 1, HD1, SD1, CD1.

Conf. Com. Rep. No. 65 on S.B. No. 1062, SD2, HD2, CD1:

On motion by Representative Say, seconded by Representative Kiyabu and carried, the report of the Committee was adopted and S.B. No. 1062, SD2, HD2, CD1 entitled: "A BILL RELATING TO HIGH TECHNOLOGY DEVELOPMENT", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 1062 had passed Final Reading at 11:12 o'clock p.m.

Conf. Com. Rep. No. 66 on S.B. No. 4, SD1, HD1, CD1:

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and S.B. No. 4, SD1, HD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO CAPITAL IMPROVEMENT PROJECTS AND MAKING APPROPRIATIONS THEREFOR", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 67 on H.B. No. 387, HD2, SD2, CD1:

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.B. No. 387, HD2, SD2, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE JUDICIARY", having been read throughout, passed Final Reading by a vote of 49 ayes to 1 no, with Representative Rohlfing voting no and Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 4 and H.B. No. 387 had passed Final Reading at 11: 13 o'clock p.m. Conf. Com. Rep. No. 69 on S.B. No. 994, SD1, HD1, CD1:

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and S.B. No. 994, SD1, HD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE MOLOKAI GENERAL HOSPITAL", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 71 on H.B. No. 1190, HD2, SD2, CD1:

On motion by Representative Takamine, seconded by Representative Kiyabu and carried, the report of the Committee was adopted and H.B. No. 1190, HD2, SD2, CD1 entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR EMERGENCY FARM LOANS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 72 on H.B. No. 45, HD2, SD2, CD1:

On motion by Representative Takamine, seconded by Representative Kiyabu and carried, the report of the Committee was adopted and H.B. No. 45, HD2, SD2, CD1 entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR SUGAR RESEARCH AND DEVELOP-MENT", passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 994 and H.B. Nos. 1190 and 45 had passed Final Reading at 11: 14 o'clock p.m.

Conf. Com. Rep. No. 74 on H.B. No. 670, HD1, SD2, CD1:

Representative Kawakami moved that the report of the Committee be adopted and H.B. No. 670, HD1, SD2, CD1, having been read throughout, pass Final Reading, seconded by Representative Kiyabu.

Representative Lardizabal rose and stated:

"On behalf of the people of

Kauai County, I'd just wish to thank all of my colleagues here for passing this bill."

The motion was put by the Chair and carried, the report of the Committee was adopted and H.B. No. 670, HD1, SD2, CD1 entitled: "A BILL FOR AN ACT RELATING TO DISASTER RELIEF", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 76 on H.B. No. 225, HD1, SD1, CD1:

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.B. No. 225, HD1, SD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO GENERAL OBLIGATION BONDS OF THE STATE OF HAWAII", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 77 on H.B. No. 702, HD2, SD2, CD1:

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and H.B. No. 702, HD2, SD2, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 670, 225 and 702 had passed Final Reading at 11: 15 o'clock p.m.

Conf. Com. Rep. No. 8 on H.B. No. 314, SD2, CD1:

On motion by Representative Hirono, seconded by Representative Kiyabu and carried, the report of the Committee was adopted and H.B. No. 314, SD2, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING AUTHORITY", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused. Conf. Com. Rep. No. 21 on H.B. No. 1119, HD2, SD1, CD1:

On motion by Representative Stanley, seconded by Representative Tom and carried, the report of the Committee was adopted and H.B. No. 1119, HD2, SD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE RELIEF OF CERTAIN PERSONS' CLAIMS AGAINST THE STATE AND PROVIDING APPRO-PRIATIONS THEREFOR", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 38 on H.B. No. 337, HD1, SD1, CD1:

On motion by Representative Taniguchi, seconded by Representative Graulty and carried, H.B. No. 337, HD1, SD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLES AND MOPEDS having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 314, 1119 and 337 had passed Final Reading at 11:16 o'clock p.m.

Conf. Com. Rep. No. 42 on S.B. No. 30, SD2, HD1, CD1:

On motion by Representative Kawakami, seconded by Representative Chun and carried, the report of the Committee was adopted and S.B. No. 30, SD2, HD1, CD1 entitled: "A BILL FOR AN ACT RELATING TO THE GENERAL EXCISE TAX", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

Conf. Com. Rep. No. 43 on H.B. No. 393, HD2, SD2, CD1:

On motion by Representattive Takamine, seconded by Representative Kiyabu and carried, the report of the Committee was adopted and H.B. No. 393, HD2, SD2, CD1 entitled: "A BILL FOR AN ACT RELATING TO AGRICULTURAL LOANS", having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk

to note that S.B. No. 30 and H.B. No. 393 had passed Final Reading at 11:17 o'clock p.m.

DEFERRED MATTERS FROM EARLIER ON THE CALENDAR

Representative Kiyabu, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1106) recommending that S.B. No. 891, SD2, pass Third Reading.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the report of the Committee was adopted and S.B. No. 891, SD2 entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR PAYMENT OF NEGOTIATED SETTLEMENT BETWEEN RESEARCH CORPORATION OF THE UNIVERSITY OF HAWAII AND HAWAIIAN DREDGING AND CONSTRUCTION COMPANY", passed Third Reading by a vote of 49 ayes to 1 no, with Representative Ikeda voting no and Representative Hayes being excused.

The Chair directed the Clerk to note that S.B. No. 891 had passed Third Reading at 11:18 o'clock p.m.

DISPOSITION OF MATTERS PLACED ON CLERK'S DESK

By unanimous consent, the following bills were taken from the Clerk's desk: H.B. Nos. 3, HD1, SD1; 80, HD1, SD1; 765, SD1; and 1568, SD1.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 3, HD1, and H.B. No. 3, HD1, SD1, having been read throughout, passed Final Reading by a vote of 49 ayes to 1 no, with Representative Rohlfing voting no and Representative Hayes being excused.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 80, HD1, and H.B. No. 80, HD1, SD1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 3 and 80 had passed Final Reading at 11:19 o'clock p.m.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 765, and H.B. No. 765, SD1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 765 had passed Final Reading at 11:29 o'clock p.m.

On motion by Representative Kiyabu, seconded by Representative Kawakami and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1568, and H.B. No. 1568, SDl, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1568 had passed Final Reading at 11:20 o'clock p.m.

By unanimous consent, H.B. Nos. 1399, HD2, SD2 and 1505, HD1, SD1, were taken from the Clerk's desk.

On motion by Representative Say, seconded by Representative Matsuura and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1399, HD2, and H.B. No. 1399, HD2, SD2, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1399 had passed Final Reading at 11:21 o'clock p.m.

Representative Say moved that the House agree to the amendments proposed by the Senate to H.B. No. 1505, HD1, and H.B. No. 1505, HD1, SD1, having been read throughout, pass Final Reading, seconded by Representative Kiyabu.

Representative Blair requested that his remarks in favor of H.B. No. 1505, HD1, SD1, but with reservations be inserted in the Journal, and the Chair noting that there were no objections, "so ordered."

The remarks of Representative Blair are as follows:

"I rise to speak in support of H.B. No. 1505, HD1, SD1, but with a few reservations which I believe should be addressed. The purpose of this bill is to authorize the issuance of \$10,000,000.00 in special purpose revenue bonds for the purpose of assisting Aloha Studios Incorporated or a partnership in which Aloha Studios Incorporated is a general partner.

My comments are intended to clarify certain matters which were included in the Senate draft. The first of these is in Section 4.

Section 4 appropriates "\$10,000.00, or so much thereof as may be necessary" to be provided to Aloha Studios Incorporated. Mr. Speaker, none of that \$10,000.00 is "necessary". In fact, Aloha Studios does not even want the \$10,000.00. It is my hope that the Governor will line item veto the \$10,000.00 appropriation.

Mr. Speaker, my second comment deals with the last sentence of Section 3. That sentence reads "Aloha Studios, Inc. shall be part of the Department of Budget and Finance for administrative purposes only". Mr. Speaker, this sentence can only refer to the provision in Chapter 39A, Section 155 (1)(D), Hawaii Revised Statutes, whereby the recipient of the Special Purposes Revenue Bonds is required to pay the expenses (direct of indirect) incurred by the State, in administering the bonds or in carrying out the project agreement. Although Aloha Studios Incorporated never intended to burden the State with the expenses associated with the negotiation and preparation of the project agreement, the measure as enacted provided for the appropriation of \$10,000.00 to assist the Department of Budget and Finance in negotiating and preparing a project agreement. Aloha Studios Incorporated has requested that the \$10,000.00 appropriation be deleted from the bill and Aloha Studios will make provision for the statutory payment to the Department of Budget and Finance to cover costs and expenses associated with the negotiation and administration of the bonds. Therefore, the last sentence in Section 3 is merely a statement that during the negotiation and preparation of the project agreement, Aloha Studios and the Department of Budget and Finance are to work together as provided for in Section 39A-155(1)(D) (to pay the expenses to administer the bonds) to execute a mutually satisfactory agreement. There was and in no intent that the Department of Budget and Finance administer or supervise the internal policies or operations of Aloha Studios Incorporated during

the period when the project agreement was being negotiated or at any other time thereafter."

Representative Marumoto rose to speak against the bill stating:

"Mr. Speaker, this bill seeks to authorize \$10,000,000.00 for Aloha Studios. Testimony from developers of this project states that: 'Aloha Studios will be compose of: Film and television sound stages, post production facilities, film processing laboratory, locations library and film museum, auditorium/ theater, restaurant, and restored Hawaiian fish pond.' The map accompanying the testimony also shows that shops will be built. A library, museum, theater, restaurant and fish ponds are not industrial enterprises, Mr. Speaker. Further, restaurants and shops are retail enterprises.

"In 1982, the Governor vetoed a bill attempting to redefine industrial enterprises to include retail or wholesale activities, and I will quote him here. In his message of veto, the Governor said, 'the constitutional history of the special purpose revenue bond provision clearly indicates that it was the Constitutional Convention's intent that special purpose revenue bonds be used to very limited purposes ... it is my opinion that retailing and wholesaling activities do note fall within the scope of 'manufacturing, processing and industrial enterprises ... It appears that the bill is unconstitutional:'

"Merely calling something an industrial enterprise does not make it one. Film production is an industrial enterprise. Selling food and goods to the general public is not.

"The Department of Budget and Finance attempted such cosmetic changes in the bill, but this, Mr. Speaker, does not solve the constitutional problem. Jensen Hee, in his testimony on the Bill for Budget and Finance, admitted that 'Bond Counsel ... believes that it is questionable whether activities and services not directly related to the production of films or television productions such as theaters and commercial aspects thereof would qualify as a project under the State Constitution and special purpose revenue bond statutes."

"Any court or investor's attorney would realize that a restaurant or goods store is not an industrial enterprise as defined by our laws. Hence, the flaw in this project.

"To include retail and wholesaling activities as industrial enterprises qualifying for special purpose revenue bonds opens a Pandora's box of conflicting policy considerations. There are thousands of items for retail and wholesale that sell thousands of other items. If we approve a request for one type of activity, can we ever disapprove a bond for others? If we approve a request to support a restaurant, what about all other restaurants that need financing, so as to create new jobs for our people? Although the State's full faith and credit do not back special purpose bonds, certainly the credit rating and marketability of such bonds would be affected if the State approved a hodge-podge of retailing/wholesaling businesses. This bill would be a very bad precedent.

"To make matters worse, Mr. Speaker, this Senate bill has a fatal flaw. Perhaps the State could be liable for this particular issue. The Senate bill before us contains language connecting this private enterprise to the Department of Budget and Finance for administrative purposes. This arrangement is 'weird' to say the least, and puts the State at jeopardy. If the venture fails, can the developers blame the Budget and Finance staffers for something they did? I do not know the answer, but perhaps it is 'yes.'

"Another strange thing about this bill is that no specific site for the project is designated. This worries me for two reasons.

"First, it sets a poor example for future legislation of this kind. Not knowing for certain where a major industry will be located is dangerous. Should we authorize funds for H-Power if we don't know where it's going to be placed?

"Secondly, although I have little doubts that the developers feel sure that the proposed Pearl Harbor site is secure, one never knows what may happen in real estate development, such as finding of a cheaper site, interim financing problems, a finding of a more profitable use for the discussed site that would place the proposed project in search of another site with carte blanche special purpose revenue bond approval. For the public utilities and health care projects covered by these types of bonds, where construction was involved, a site has always been included in the legislation.

"A sound studio was opposed by residents near Kaimuki Intermediate School a few years ago. Neighbors complained that the Hawaii 5-O set was an inappropriate use for a residential area.

"We should know where such major developments are going to be located.

"Mr. Speaker, I believe that this project will be an interesting attraction for residents and tourists alike, but should be pursued with private financing, not statesponsored special purpose revenue bonds.

"I ask my colleagues to join me in defeating this measure. Thank you."

Representative Hagino rose to speak against the bill stating:

"Mr. Speaker, I'd like to thank Representative Marumoto for reminding me about the Ritz Department Store bill. Could the Clerk record a 'no' for me?"

Representative Blair rose in rebuttal stating:

"Mr. Speaker, I wish there were time for a reply to the misstatements of fact that have occurred. Thank you."

The motion was put by the Chair and carried, and the House agreed to the amendments proposed by the Senate to H.B. No. 1505, HD1, and H.B. No. 1505, HD1, SD1, passed Final Reading by a vote of 38 ayes to 12 noes, with Representatives Andrews, Baker, Graulty, Hagino, Ige, Ikeda, Isbell, Jones, Kim, Marumoto, Okamura and Taniguchi voting no, and Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1505 had passed Final Reading at 11:29 o'clock p.m.

By unanimous consent, H.B. Nos. 1151, HD2, SD1 and 1401, HD1, SD1 were taken from the Clerk's desk.

On motion by Representative

Baker, seconded by Representative Chun and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1151, HD2, and H.B. No. 1151, HD2, SD1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1151 had passed Final Reading at 11:30 o'clock p.m.

On motion by Representative Baker, seconded by Representative Chun and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1401, HD1, and H.B. No. 1401, HD1, SD1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

By unanimous consent, H.B. No. 338, HD1, SD1 was taken from the Clerk's desk.

On motion by Representative Hagino, seconded by Representative Apo and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 338, HD1, and H.B. No. 338, HD1, SD1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. Nos. 1401 and 338 had passed Final Reading at 11:31 o'clock p.m.

By unanimous consent, H.B. No. 1621, HD1, SD1 was taken from the Clerk's desk.

On motion by Representative Hirono, seconded by Representative Tam and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 1621, HD1, and H.B. No. 1621, HD1, SD1, having been read throughout, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 1621 had passed Final Reading at 11:32 o'clock p.m.

By unanimous consent, H.B. No. 268, HD2, SD2 was taken from the Clerk's desk.

On motion by Representative Andrews, seconded by Representative Morgado and carried, the House agreed to the amendments proposed by the Senate to H.B. No. 268, HD2, and H.B. No. 268, HD2, SD2, having been read throughout, passed Final Reading by a vote of 49 ayes to 1 no, with Representative Jones voting no and Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 268 had passed Final Reading at 11: 33 o'clock p.m.

By unanimous consent, H.B. No. 6, HD1, SD2 was taken from the Clerk's desk.

Representative Okamura moved that the House agree to the amendments proposed by the Senate to H.B. No. 6, HD1, and H.B. No. 6, HD1, SD2, having been read throughout, pass Final Reading.

Representative Tungpalan then requested that her remarks in favor of the bill with reservation be inserted in the Journal, and the Chair noting that there were no objections, "so ordered."

The remarks of Representative Tungpalan are as follows:

"Mr. Speaker, I rise to speak in favor of House Bill No 6 with reservations. I recognize the necessity for an alternate means to dispose of solid waste other than the present mode of land-fills, which have the inherit problems of ground and water contamination.

My concern and reservation, however, relates primarily to the placement of garbage-to-energy plants in residential areas. Specifically, the Waiau site has many older residences surrounding the Hawaiian Electric Plant facility. These people are in a high risk category and to subject them to a decrease in air quality would threaten their very existence, or at the least, subject them to pulmonary problems.

The transit of large trucks carrying the processed refuse is a further problem. It would not only add to the already intolerably high noise levels, but cause much anguish to whatever peace and quiet there is left in this area.

Because of these feelings, I hope that the placement of this refuse power plant will not be in a residential district."

Representative Hashimoto rose and stated:

"Mr. Speaker, I just have a couple

of comments. Inasmuch as I agree that this project is very, very necessary and the City and County of Honolulu must look for alternative measures in disposing of its garbage, it is my hope that in the deliberations and in the City Council and in the Mayor's wisdom, that they would consider the impact that this project would have on residential areas. Thank you."

The motion was put by the Chair and carried, and the House agreed to the amendments proposed by the Senate to H.B. No. 6, HD1, and H.B. No. 6, HD1, SD2, passed Final Reading by a vote of 50 ayes, with Representative Hayes being excused.

The Chair directed the Clerk to note that H.B. No. 6 had passed Final Reading at 11:34 o'clock p.m.

At this time, Representative Takamine requested a waiver of the 48-hour notice requirement on S.C.R. No. 82, and thefor hearings on S.C.R. No. 82, and the Chair "so ordered."

At 11:36 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 11:47 o'clock p.m.

STANDING COMMITTEE REPORT

Representative Takamine, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1124) recommending that S.C.R. No. 82 be adopted.

On motion by Representative Takamine, seconded by Representative Nakata and carried, the report of the Committee was adopted and S.C.R. No. 82 entitled: "SENATE CONCURRENT RESOLUTION URGING THE ENVIRONMENTAL PROTECTION AGENCY AND THE HAWAII STATE DEPARTMENT OF HEALTH TO RELAX WATER QUALITY STANDARDS FOR SUGAR PRODUCERS ON HAWAII'S HILO-HAMAKUA COAST", was adopted.

DISPOSITION OF MATTERS PLACED ON CLERK'S DESK

By unanimous consent, H.C.R. No. 172, HD1, SD1, was taken from the Clerk's desk. On motion by Representative Tungpalan, seconded by Representative Levin and carried, the House agreed to the amendments proposed by the Senate to H.C.R. No. 172, HD1, and H.C.R. No. 172, HD1, SD1, having been read throughout, was finally adopted.

ANNOUNCEMENTS

Representative Hagino rose and asked:

"Point of information, will there be another Supplemental Calendar tonight? Is this the last?"

The Chair replied:

"That's it, Representative Hagino."

Representative Hagino continued:

"I only asked that, Mr. Speaker, because three weeks ago the Environmental Protection Committee heard and duly passed a resolution asking for the immediate resignation of James Watt, and I wondered when it was going to be reported to the floor?"

The Chair replied:

"I believe that the session for 1984 begins the third Wednesday in January."

Representative Hagino then asked:

"Do you think by then the Majority Leader will have finally proofed it?"

The Chair answered:

"Very good possibility."

Representative Anderson rose and stated:

"For the information of the Representative, I understand that died for a lack of a second vote in the resolution."

Representative Hagino:

"Just let me correct the Representative, the committee report was signed."

Representative Isbell rose and stated:

"We have come to the close of this year, and I would like to announce, at this time, that I intend to come back next year, cause I was elected for two years, so that I'm sure of, but in this interim, I would hope that some of us have an opportunity to study some of the measures that didn't make it, to study well those that did, and to report back to our constituents and come back to work in harmony. And I would like to say that I really enjoyed working with the new members of the Legislature as well as those who are the veterans, and I wish you all the very best and Aloha."

At this time, the Chair made his closing remarks, stating:

"First of all, I would like to express my personal Aloha to all the staff of the members of this House, with an emphasis on appreciation and gratitude to the staff. I see many of them up in the gallery and of course, here on the floor. You've worked long hours under very difficult and trying conditions. You have weathered the storm with flying colors. The work you have done, you have done with dedication and pride. On behalf of the members of the House, I can certainly say that we are all proud of you.

"As you go your separate ways, I hope that you will take with you an understanding and appreciation of the work of your legislators. I hope that the friends you've made and the experiences you've gained this session, will serve you well in the years to come. Again, on behalf of the members of the House, to all of our staff members, 'thank you so very much.'

"To the majority leadership, thank you very much for making my job as Speaker of this House an easier and much fulfilling one. I look forward to working with you in the months to follow.

"To the leadership on the minority party, I appreciate your cooperation and help with this session. We have disagreed on many issues, but our differences were aired with professionalism. Again, I thank you.

"Finally, to the chairmen and to the members of this excellant House of Representatives, you've worked hard and have expended extraordinary efforts in accomplishing the many goals we had set for ourselves in the beginning of this session. You have accomplished much under very difficult and trying economic conditions. You have accomplished much and you have done it with professional courage and a true understanding of your responsibilities as members of this House. You have suppressed your own personal goals for more important goals of this State. Your dedication towards the betterment of our great State is shown in your accomplishments this session. While the press may have already described this session as being 'lackluster', I would disagree. Our sessions may not have been exciting or glamourous, but under the economic realities that we faced, your accomplishments are substantial. I've ordered the Clerk to place on your desks some of the highlights of the past session, so you can all look back on the past 95 days and take some pride in what you've done. The work is there, and it is meaningful, if not glamourous.

"We've accomplished a lot more, however, during these last few months, going back to November when we all first met and organized. We've learned a lot about the law, about government, about each other. We've all grownin our knowledge and our sense of professionalism. I personally am very proud of this House and the way that its members have conducted themselves in such a professional manner - in appearance, as well as towards each other and to the public. A 'lackluster session' not by any means! Not for this House, anyway.

"I look forward to working with all of you this interim. I look forward to working with you in the 1984 Legislature. To all of you, Aloha and thank you very much."

Representative Rohlfing then rose and stated:

"Mr. Speaker, very quickly, I want to join you in your remarks this evening in thanks to the staff who have performed professionally to the members of this body the Aloha to them on behalf of the minority members of this body for the way that we have been made a part of this House and our feeling of accomplishment, along with the members of the majority party. In Samoa they have a saying, 'Ua wela, le falu', and that means that, 'the mat is warm', because there's been a long meeting. Mr. Speaker, we are ready to sing with you."

The Chair then stated:

"It is certainly a very personal honor, at this time, to recognize the great Governor of this great State of ours, Lt. Governor and of course, our gracious First Lady of this State. Aloha and thank you for coming and sharing this moment with us.

"Before entertaining the motion to adjourn, the Chair would like to appeal to all the members of the House as well as those in the audience to join hands and sing 'Hawaii Aloha.' Shall we rise? The Chair would like to invite the Vice-Speaker, the Majority Leader, the Majority Floor Leader, the Minority Leader and the Minority Floor Leader, to please join me up here."

ADJOURNMENT

Following the completion of the singing of 'Hawaii Aloha', Representative Segawa moved that the House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, adjourn Sine Die, seconded by Representative Marumoto and carried.

At 12:00 o'clock midnight, the Speaker rapped his gavel and declared the House of Representatives of the Twelfth Legislature of the State of Hawaii, Regular Session of 1983, adjourned Sine Die.

722

GOVERNOR'S MESSAGES RECEIVED AFTER THE ADJOURNMENT OF THE LEGISLATURE SINE DIE

Gov. Msg. No. 7 informing the House that on April 26, 1983, he signed the following bills into law:

Senate Bill No. 22 as Act 4, entitled: "RELATING TO HORIZONTAL PROPERTY REGIMES";

Senate Bill No. 40 as Act 5, entitled: "RELATING TO ACCOUNTANTS";

Senate Bill No. 192 as Act 6, entitled: "RELATING TO PUBLIC ACCOUNTANCY";

Senate Bill No. 194 as Act 7, entitled: "MAKING AN AMEND-MENT TO SECTION 314-8, HAWAII REVISED STATUTES";

Senate Bill No. 242 as Act 8, entitled: "RELATING TO PILOTAGE";

Senate Bill No. 254 as Act 9, entitled: "RELATING TO STATE HOUSING PROJECTS";

Senate Bill No. 509 as Act 10, entitled: "RELATING TO THE HAWAII PUBLIC EMPLOYMENT RELATIONS BOARD";

Senate Bill No. 511 as Act 11, entitled: "RELATING TO THE HAWAII PUBLIC EMPLOYMENT RELATIONS BOARD";

Senate Bill No. 953 as Act 12, entitled: "RELATING TO THE BOARD OF AGRICULTURE";

House Bill No. 876 as Act 13, entitled: "RELATING TO INSURANCE".

Gov. Msg. No. 8 informing the House that on April 28, 1983, he signed the following bill into law:

Senate Bill No. 1292 as Act 14, entitled: "MAKING AN APPROPRIA-TION FOR PAYMENT OF SETTLEMENT OF THE HOLO HOLO CASES".

Gov. Msg. No. 9 informing the House that on April 30, 1983, he signed the following bills into law:

Senate Bill No. 363 as Act 15, entitled: "RELATING TO THE FUNCTIONS OF THE DEPARTMENT OF LAND AND NATURAL RESOURCES"; Senate Bill No. 469 as Act 16, entitled: "RELATING TO MOTOR VEHICLE INSURANCE";

Senate Bill No. 480 as Act 17, entitled: "RELATING TO FAMILY COURT";

Senate Bill No. 498 as Act 18, entitled: "RELATING TO FAMILY COURT";

Senate Bill No. 748 as Act 19, entitled: "RELATING TO ANNULMENT, DIVORCE, AND SEPARATION";

Senate Bill No. 769 as Act 20, entitled: "RELATING TO INDUSTRIAL LOAN COMPANIES".

Gov. Msg. No. 10 informing the House that on May 2, 1983, he signed the following bills into law:

Senate Bill No. 41 as Act 21, entitled: "RELATING TO REAL ESTATE";

Senate Bill No. 178 as Act 22, entitled: "RELATING TO MEDICINE AND SURGERY";

Senate Bill No. 185 as Act 23, entitled: "RELATING TO THE BOARD OF PHARMACY";

Senate Bill No. 791 as Act 24, entitled: "RELATING TO THE INSURANCE COMMISSIONER";

House Bill No. 257 as Act 25, entitled: "RELATING TO PUBLIC LANDS".

Gov. Msg. No. 11 informing the House that on May 5, 1983, he signed the following bills into law:

Senate Bill No. 448 as Act 26, entitled: "RELATING TO FIREARMS";

Senate Bill No. 481 as Act 27, entitled: "RELATING TO THE FAMILY COURT";

Senate Bill No. 484 as Act 28, entitled: "RELATING TO THE UNIFORM PROBATE CODE";

Senate Bill No. 558 as Act 29, entitled: "RELATING TO THE UNIFORM SECURITIES ACT (MODIFIED)"; Senate Bill No. 630 as Act 30, entitled: "RELATING TO PAROLE PROCEDURE";

Senate Bill No. 665 as Act 31, entitled: "RELATING TO UNIFORM ENFORCEMENT OF FOREIGN JUDG-MENTS";

Senate Bill No. 890 as Act 32, entitled: "RELATING TO CREDIT CARD OFFENSES";

Senate Bill No. 1187 as Act 33, entitled: "RELATING TO TORT ACTIONS".

Gov. Msg. No. 12 informing the House that on May 12, 1983, he signed the following bill into law:

House Bill No. 901 as Act 34, entitled: "RELATING TO ELECTIONS".

Gov. Msg. No. 13 informing the House that on May 18, 1983, he signed the following bills into law:

Senate Bill No. 18 as Act 35, entitled: "RELATING TO FAIR BUSINESS PRACTICES";

Senate Bill No. 42 as Act 36, entitled: "RELATING TO ELEVATOR MECHANICS";

Senate Bill No. 115 as Act 37, entitled: "RELATING TO THE UNIFORM UNCLAIMED PROPERTY ACT";

Senate Bill No. 176 as Act 38, entitled: "RELATING TO ELEC-TRICIANS AND PLUMBERS";

Senate Bill No. 179 as Act 39, entitled: "RELATING TO MORTGAGE BROKERS AND SOLICITORS";

Senate Bill No. 186 as Act 40, entitled: "RELATING TO PRIVATE INVESTIGATORS AND GUARDS";

Senate Bill No. 203 as Act 41, entitled: "RELATING TO PUBLIC ASSISTANCE FOR CHILDREN";

Senate Bill No. 247 as Act 42, entitled: "RELATING TO MORTGAGE AND COLLECTION SERVICING AGENTS";

Senate Bill No. 366 as Act 43, entitled: "RELATING TO THE COM-MISSION ON TRANSPORTATION";

Senate Bill No. 507 as Act 44, entitled: "RELATING TO WAGE AND HOUR LAW";

Senate Bill No. 525 as Act 45,

entitled: "RELATING TO DRIVER LICENSING";

Senate Bill No. 741 as Act 46, entitled: "RELATING TO COUNTY VEHICULAR TAX REFUNDS; VEHICLES REMOVED FROM THE STATE; JUNKED VEHICLES; VEHICLES BROUGHT INTO THE STATE; EXEMPTIONS FOR STORED VEHICLES";

Senate Bill No. 749 as Act 47, entitled: "RELATING TO HIGHWAY SAFETY";

Senate Bill No. 810 as Act 48, entitled: "RELATING TO INDUSTRIAL LOAN COMPANIES";

Senate Bill No. 907 as Act 49, entitled: "RELATING TO LAND USE";

Senate Bill No. 1288 as Act 50, entitled: "RELATING TO BOXING";

Senate Bill No. 1295 as Act 51, entitled: "RELATING TO SERVICE CORPORATIONS";

House Bill No. 11 as Act 52, entitled: "RELATING TO DISTRICT COURTS";

House Bill No. 244 as Act 53, entitled: "RELATING TO HEALTH";

House Bill No. 273 as Act 54, entitled: "RELATING TO THE SUBPOENA POWERS OF THE DIRECTOR OF THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS";

House Bill No. 288 as Act 55, entitled: "RELATING TO CHIRO-PRACTIC";

House Bill No. 657 as Act 56, entitled: "RELATING TO THE BOARD OF ELECTRICIANS AND PLUMBERS";

House Bill No. 1582 as Act 57, entitled: "RELATING TO THE COLLECTION OF CHILD SUPPORT".

Gov. Msg. No. 14 informing the House that on May 19, 1983, he signed the following bills into law:

Senate Bill No. 89 as Act 58, entitled: "RELATING TO THE STATE IMMIGRANT SERVICES CENTER";

Senate Bill No. 134 as Act 59, entitled: "RELATING TO EXCLUSION OF STOCK FROM FOREST RESERVA-TIONS, GAME MANAGEMENT AREAS AND PUBLIC HUNTING AREAS";

Senate Bill No. 502 as Act 60, entitled: "RELATING TO STATE BONDS"; Senate Bill No. 777 as Act 61, entitled: "RELATING TO FOREIGN LENDERS";

Senate Bill No. 889 as Act 62, entitled: "RELATING TO FISHING";

Senate Bill No. 915 as Act 63, entitled: "RELATING TO COM-MENCING PROSECUTION";

Senate Bill No. 1175 as Act 64, entitled: "RELATING TO COUNTIES";

House Bill No. 243 as Act 65, entitled: "RELATING TO VITAL STATISTICS";

House Bill No. 321 as Act 66, entitled: "RELATING TO VISITATION AND SUPPORT";

House Bill No. 329 as Act 67, entitled: "RELATING TO TAX INCENTIVES FOR SOLAR ENERGY DEVICES";

House Bill No. 453 as Act 68, entitled: "RELATING TO ROBBERY";

House Bill No. 830 as Act 69, entitled: "RELATING TO PENAL RESPONSIBILITY AND FITNESS".

Gov. Msg. No. 15 informing the House that on May 20, 1983, he signed the following bills into law:

Senate Bill No. 117 as Act 70, entitled: "RELATING TO THE NATIONAL GUARD";

Senate Bill No. 182 as Act 71, entitled: "RELATING TO THE BOARD OF DISPENSING OPTICIANS";

Senate Bill No. 255 as Act 72, entitled: "RELATING TO FIREARMS BROUGHT INTO THE STATE";

Senate Bill No. 492 as Act 73, entitled: "RELATING TO THE JUDICIARY";

Senate Bill No. 519 as Act 74, entitled: "RELATING TO THE DEPARTMENT OF SOCIAL SERVICES AND HOUSING";

Senate Bill No. 650 as Act 75, entitled: "RELATING TO POULTRY";

Senate Bill No. 760 as Act 76, entitled: "RELATING TO COASTAL ZONE MANAGEMENT";

Senate Bill No. 839 as Act 77, entitled: "RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM OF THE STATE OF HAWAII"; Senate Bill No. 1092 as Act 78, entitled: "RELATING TO THE ATTORNEY GENERAL";

Senate Bill No. 1186 as Act 79, entitled: "RELATING TO FAMILY COURTS JURISDICTION":

Senate Bill No. 1294 as Act 80, entitled: "RELATING TO ALLOWANCES FOR LEGISLATORS";

House Bill No. 237 as Act 81, entitled: "RELATING TO THE CON-TROL OF TUBERCULOSIS";

House Bill No. 240 as Act 82, entitled: "RELATING TO THE REQUIRED BLOOD SAMPLES OF PREGNANT WOMEN";

House Bill No. 251 as Act 83, entitled: "RELATING TO WILD BIRD, GAME BIRD, AND GAME MAMMAL PERMITS";

House Bill No. 284 as Act 84, entitled: "RELATING TO THE COMMERCIAL EMPLOYMENT AGENCIES";

House Bill No. 334 as Act 85, entitled: "RELATING TO BOATING";

House Bill No. 814 as Act 86, entitled: "RELATING TO THE HAWAII HOUSING AUTHORITY";

House Bill No. 837 as Act 87, entitled: "RELATING TO AQUATIC LIFE";

House Bill No. 882 as Act 88, entitled: "RELATING TO TAXATION";

House Bill No. 1117 as Act 89, entitled: "RELATING TO STATE FAIRS";

House Bill No. 1221 as Act 90, entitled: "RELATING TO CONTROLLED SUBSTANCES".

Gov. Msg. No. 16 transmitting his statement of objections to Senate Bill No. 520 which he has returned to the Senate without his approval and which reads as follows:

"STATE OF HAWAII EXECUTIVE CHAMBERS

May 20, 1983

STATEMENT OF OBJECTIONS TO SENATE BILL NO. 520

Honorable Members Eleventh Legislature State of Hawaii Pursuant to Section 16, Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, Senate Bill No. 520, entitled, "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING ACT."

Senate Bill No. 520, which relates to the Hawaii Housing Authority, is identical in all respects to House Bill No. 814. Since it is my intention to approve and to sign said House Bill No. 814, I am returning Senate Bill No. 520 without my approval.

Respectfully,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by a proclamation, of his disapproval of any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, Senate Bill No. 520, entitled, "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING AUTHORITY", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, Senate Bill No. 520 is identical in all respects to House Bill No. 814, which latter bill I intend to approve and to sign into law; and

WHEREAS, my signing of House Bill No. 814 into law will render Senate Bill No. 520 unnecessary;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, do hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution, giving notice of my plan to return Senate Bill No. 520 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 20th day of May, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii" Gov. Msg. No. 17 informing the House that on May 21, 1983, he signed the following bills into law:

Senate Bill No. 122 as Act 91, entitled: "RELATING TO PERSONAL RECORDS";

Senate Bill No. 177 as Act 92, entitled: "RELATING TO MEDICINE AND SURGERY";

Senate Bill No. 184 as Act 93, entitled: "RELATING TO THE PRACTICE OF OSTEOPATHY";

Senate Bill No. 368 as Act 94, entitled: "RELATING TO PUPIL TRANSPORTATION";

Senate Bill No. 711 as Act 95, entitled: "RELATING TO PRACTICING PSYCHOLOGISTS";

Senate Bill No. 742 as Act 92, entitled: "RELATING TO DERELICT VEHICLE; SALE OF ABANDONED VEHICLES BY TOWING COMPANIES; AND MOTOR VEHICLE REPAIR BUSINESS";

Senate Bill No. 937 as Act 97, entitled: "RELATING TO THE INCOME TAX";

Senate Bill No. 1075 as Act 98, entitled: "RELATING TO PUBLIC UTILITIES".

Gov. Msg. No. 18 informing the House that on May 24, 1983, he signed the following bills into law:

Senate Bill No. 362 as Act 99, entitled: "RELATING TO THE ENFORCE-MENT PROGRAM OF THE DEPARTMENT OF LAND AND NATURAL RESOURCES";

Senate Bill No. 669 as Act 100, entitled: "RELATING TO HEALTH";

Senate Bill No. 965 as Act 101, entitled: "RELATING TO HOUSING";

House Bill No. 242 as Act 102, entitled: "RELATING TO USE OF CREDIT CARDS FOR HOSPITAL CHARGES";

House Bill No. 328 as Act 103, entitled: "RELATING TO GENERAL EXCISE TAX";

House Bill No. 527 as Act 104, entitled: "RELATING TO INDUSTRIAL LOAN COMPANIES";

House Bill No. 594 as Act 105, entitled: "RELATING TO THE EMPLOYEES RETIREMENT SYSTEM"; House Bill No. 1119 as Act 106, entitled: "RELATING TO THE RELIEF OF CERTAIN PERSONS' CLAIMS AGAINST THE STATE AND PROVIDING APPROPRIATIONS THEREFOR";

House Bill No. 1128 as Act 107, entitled: "RELATING TO THE MOORING OF COMMERCIAL VESSELS IN SMALL BOAT HARBORS";

House Bill No. 1129 as Act 108, entitled: "RELATING TO CONCESSION BID DEPOSITS";

House Bill No. 1262 as Act 109, entitled: "RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR CONSTRUCTION OF AN ETHANOL PLANT".

Gov. Msg. No. 19 informing the House that on May 25, 1983, he signed the following bills into law:

Senate Bill No. 6 as Act 110, entitled: "RELATING TO THE COMPENSATION OF CERTAIN PERSONS UNDER THE CRIMINAL INJURIES COMPENSATION ACT AND PROVIDING APPROPRIATIONS THEREFOR";

Senate Bill No. 133 as Act 111, entitled: "RELATING TO CON-SERVATION OF AQUATIC LIFE, WILDLIFE AND PLANTS";

Senate Bill No. 556 as Act 112, entitled: "RELATING TO BUSINESS REGISTRATION";

Senate Bill No. 608 as Act 113, entitled: "RELATING TO RENTAL ASSISTANCE";

Senate Bill No. 891 as Act 114, entitled: "MAKING AN APPRO-PRIATION FOR PAYMENT OF NEGOTIATED SETTLEMENT BETWEEN RESEARCH CORPORATION OF THE UNIVERSITY OF HAWAII AND HAWAIIAN DREDGING AND CONSTRUCTION COMPANY";

Senate Bill No. 1122 as Act 115, entitled: "RELATING TO THE STATE LIBRARIAN";

Senate Bill No. 1338 as Act 116, entitled: "RELATING TO REAL ESTATE";

House Bill No. 187 as Act 117, entitled: "RELATING TO TRAFFIC SAFETY";

House Bill No. 225 as Act 118,

entitled: "RELATING TO GENERAL OBLIGATION BONDS OF THE STATE OF HAWAII".

Gov. Msg. No. 20 informing the House that on May 26, 1983, he signed the following bills into law:

Senate Bill No. 180 as Act 119, entitled: "RELATING TO THE PRAC-TICE OF NURSING";

Senate Bill No. 640 as Act 120, entitled: "RELATING TO LIMITATION OF ACTIONS";

Senate Bill No. 822 as Act 121, entitled: "RELATING TO THE DEVELOPMENTAL DISABILITIES COUNCIL";

Senate Bill No. 824 as Act 122, entitled: "RELATING TO DEVELOP-MENTAL DISABILITIES";

Senate Bill No. 1105 as Act 123, entitled: "RELATING TO MOTORCYCLES";

House Bill No. 118 as Act 124, entitled: "RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS PROVISION 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 UN-NECESSARY PROVISIONS";

House Bill No. 234 as Act 125, entitled: "RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED";

House Bill No. 268 as Act 126, entitled: "RELATING TO STATE POPULATION AND PLANNING";

House Bill No. 914 as Act 127, entitled: "RELATING TO INDUSTRIAL LOAN COMPANIES";

House Bill No. 1285 as Act 128, entitled: "RELATING TO THE PLACE-MENT OF A SCULPTURE AT THE KAUAI STATE OFFICE BUILDING";

and on May 27, 1983, he signed the following bills into law:

Senate Bill No. 570 as Act 129, entitled: "RELATING TO CHAPTER 711, OFFENSES AGAINST PUBLIC ORDER";

House Bill No. 211 as Act 130, entitled: "AMENDING SECTION 142-12, HAWAII REVISED STATUTES, RELATING TO PENALTIES";

House Bill No. 277 as Act 131,

entitled: "RELATING TO INSURANCE";

House Bill No. 452 as Act 132, entitled: "RELATING TO DEFINITIONS OF STATES OF MIND";

House Bill No. 514 as Act 133, entitled: "RELATING TO COUNTIES";

House Bill No. 1434 as Act 134, entitled: "RELATING TO OFFENSES AGAINST PROPERTY RIGHTS".

Gov. Msg. No. 21 informing the House that on May 28, 1983, he signed the following bills into law:

Senate Bill No. 181 as Act 135, entitled: "RELATING TO THE NURSING HOME ADMINISTRATORS ACT";

Senate Bill No. 191 as Act 136, entitled: "RELATING TO PSYCHOLOGISTS";

Senate Bill No. 787 as Act 137, entitled: "RELATING TO HORIZONTAL PROPERTY REGIMES";

Senate Bill No. 800 as Act 138, entitled: "RELATING TO DESIGN PROFESSIONAL CONCILIATION PANEL";

Senate Bill No. 1254 as Act 139, entitled: "RELATING TO THE UNIVER-SITY OF HAWAII";

Senate Bill No. 1279 as Act 140, entitled: "RELATING TO ENVIRON-MENTAL QUALITY";

House Bill No. 43 as Act 141, entitled: "RELATING TO AGRICULTURAL PRODUCT PROMOTION";

House Bill No. 166 as Act 142, entitled: "RELATING TO MEDICAL INSURANCE";

House Bill No. 236 as Act 143, entitled: "RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED";

House Bill No. 440 as Act 144, entitled: "RELATING TO MOTOR VEHICLE INSURANCE";

House Bill No. 519 as Act 145, entitled: "RELATING TO FISHING IN CERTAIN WATERS";

House Bill No. 684 as Act 146, entitled: "RELATING TO THE LAND-LORD TENANT CODE";

House Bill No. 753 as Act 147, entitled: "RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED";

House Bill No. 1087 as Act 148, entitled: "RELATING TO HEALTH";

House Bill No. 1151 as Act 149, entitled: "RELATING TO THE AUTHORIZATION OF SPECIAL PURPOSE REVENUE BONDS";

House Bill No. 1380 as Act 150, entitled: "RELATING TO HEALTH".

Gov. Msg. No. 22 informing the House that on May 31, 1983, he signed the following bills into law:

House Bill No. 1568 as Act 151, entitled: "RELATING TO STATE BONDS";

Senate Bill No. 1062 as Act 152, entitled: "RELATING TO HIGH TECHNOLOGY DEVELOPMENT".

Gov. Msg. No. 23 informing the House that on June 2, 1983, he signed the following bills into law:

Senate Bill No. 555 as Act 153, entitled: "RELATING TO SERVICE FEES";

Senate Bill No. 1247 as Act 154, entitled: "RELATING TO MOTOR AND OTHER VEHICLES";

House Bill No. 304 as Act 155, entitled: "RELATING TO THE BOARD OF REGISTRATION OF PROFESSIONAL ENGINEERS, ARCHITECTS AND SURVEYORS";

House Bill No. 319 as Act 156, entitled: "RELATING TO HOUSING";

House Bill No. 402 as Act 157, entitled: "RELATING TO MINORS";

House Bill No. 411 as Act 158, entitled: "RELATING TO PUBLIC EMPLOYMENT";

House Bill No. 502 as Act 159, entitled: "RELATING TO HEALTH";

House Bill No. 535 as Act 160, entitled: "RELATING TO THE HAWAII ADMINISTRATIVE PROCEDURE ACT";

House Bill No. 576 as Act 161, entitled: "RELATING TO GAMBLING":

House Bill No. 844 as Act 162, entitled: "RELATING TO STADIUM AUTHORITY";

House Bill No. 1231 as Act 163, entitled: "RELATING TO THE HOUSING LOAN AND MORTGAGE PROGRAM";

House Bill No. 1232 as Act 164, entitled: "RELATING TO HOUSING";

House Bill No. 1401 as Act 165, entitled: "RELATING TO THE AUTHORIZATION OF SPECIAL PURPOSE REVENUE BONDS FOR HEALTH CARE FACILITIES";

House Bill No. 1620 as Act 166, entitled: "RELATING TO COOPERA-TIVE HOUSING CORPORATIONS".

Gov. Msg. No. 24 informing the House that on June 4, 1983, he signed the following bills into law:

Senate Bill No. 55 as Act 167, entitled: "RELATING TO THE HAWAII BUSINESS CORPORATION ACT";

Senate Bill No. 80 as Act 168, entitled: "RELATING TO JUVENILES";

House Bill No. 752 as Act 169, entitled: "RELATING TO RESTITUTION FOR VANDALISM OF PUBLIC SCHOOLS";

House Bill No. 1123 as Act 170, entitled: "RELATING TO HEARINGS BEFORE THE BOARD OF LAND AND NATURAL RESOURCES";

House Bill No. 1417 as Act 171, entitled: "RELATING TO THE CHILD PROTECTIVE ACT";

and on June 6, 1983, he signed the following bills into law:

Senate Bill No. 569 as Act 172, entitled: "RELATING TO PENAL RESPONSIBILITY AND FITNESS TO PROCEED";

Senate Bill No. 631 as Act 173, entitled: "RELATING TO INVOLUN-TARY CIVIL COMMITMENT UNDER MENTAL HEALTH LAW. ADMISSIONS FOR NONEMERGENCY TREATMENT OR SUPERVISION";

Senate Bill No. 994 as Act 174, entitled: "RELATING TO THE MOLOKAI GENERAL HOSPITAL";

Senate Bill No. 1003 as Act 175, entitled: "RELATING TO LAND SALES";

House Bill No. 45 as Act 176, entitled: "MAKING AN APPRO-PRIATION FOR SUGAR RESEARCH AND DEVELOPMENT"; House Bill No. 210 as Act 177, entitled: "RELATING TO CHICKEN EGGS";

House Bill No. 253 as Act 178, entitled: "RELATING TO PUBLIC LANDS";

House Bill No. 256 as Act 179, entitled: "RELATING TO PUBLIC LANDS";

House Bill No. 269 as Act 180, entitled: "RELATING TO THE APPOINTMENT OF MEMBERS TO THE HAWAII COMMUNITY DEVELOP-MENT AUTHORITY";

House Bill No. 282 as Act 181, entitled: "RELATING TO REINSTATE-MENT OF A SUSPENDED LICENSE OR PERMIT";

House Bill No. 313 as Act 182, entitled: "RELATING TO PLACE OF IMPRISONMENT";

House Bill No. 546 as Act 183, entitled: "RELATING TO EMPLOYMENT OF PATIENTS AT FACILITIES FOR THE TREATMENT OF PERSONS SUFFERING FROM HANSEN'S DISEASE";

House Bill No. 663 as Act 184, entitled: "RELATING TO VICTIMS";

House Bill No. 670 as Act 185, entitled: "RELATING TO DISASTER RELIEF";

House Bill No. 1102 as Act 186, entitled: "RELATING TO FAMILY COURTS";

House Bill No. 1266 as Act 187, entitled: "RELATING TO ANNULMENT, DIVORCE, AND SEPARATION";

House Bill No. 1317 as Act 188, entitled: "RELATING TO VEHICLE SIZE AND WEIGHT";

House Bill No. 1342 as Act 189, entitled: "RELATING TO PENAL RESPONSIBILITY AND FITNESS";

House Bill No. 1567 as Act 190, entitled: "RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM";

House Bill No. 1201 as Act 191, entitled: "RELATING TO INDUSTRIAL LOAN COMPANIES";

House Bill No. 72 as Act 192, entitled: "RELATING TO HOME CARE SERVICES";

House Bill No. 809 as Act 193, entitled: "RELATING TO OCCUPATIONAL AND CAREER INFORMATION";

Senate Bill No. 833 as Act 194, entitled: "RELATING TO THE JOB TRAINING PARTNERSHIP ACT OF 1982";

Senate Bill No. 834 as Act 195, entitled: "RELATING TO DIS-LOCATED WORKERS".

Gov. Msg. No. 25 returning House Bill No. 311, without his approval and with his statement of objections relating to the measure, as follows:

> "STATE OF HAWAII EXECUTIVE CHAMBERS

> > June 6, 1983

STATEMENT OF OBJECTIONS TO HOUSE BILL NO. 311

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16 of Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, House Bill No. 311, entitled, "MAKING AN AMENDMENT TO SECTION 314-8, HAWAII REVISED STATUTES."

The purpose of House Bill No. 311 is to amend Section 314-8 of the Hawaii Revised Statutes, to enable the Hawaii Public Broadcasting Authority to make, amend, and repeal rules and regulations needed in the conduct of its operations.

However, Senate Bill No. 194, an exact duplicate of House Bill No. 311, has already been signed into law as Act 7 (1983). In view thereof, I feel that there is no necessity to enact this bill into law.

For the foregoing reasons, I am returning House Bill No. 311 without my approval.

Respectfully,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by a proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, House Bill No. 311, entitled, "MAKING AN AMENDMENT TO SECTION 314-8, HAWAII REVISED STATUTES", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, House Bill No. 311 is an exact duplicate of Senate Bill No. 194 which has already been enacted into law as Act 7 (1983);

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return House Bill No. 311 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 6th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 26 returning House Bill No. 431, without his approval and with his statement of objections relating to the measure, as follows:

"STATE OF HAWAII EXECUTIVE CHAMBERS

June 6, 1983

STATEMENT OF OBJECTIONS TO HOUSE BILL NO. 431

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16 of Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, House Bill No. 431, entitled, "UNIFORM SECURITIES ACT (MODIFIED)".

The purpose of House Bill No. 431 is to amend Section 485-6 of the Hawaii Revised Statutes, to enable the Commissioner of Securities to adopt rules which would permit exemption of private or semi-public securities offerings.

However, Senate Bill No. 558, an exact duplicate of House Bill No. 431, has

already been signed into law as Act 29 (1983). In view thereof, I feel that there is no necessity to enact this bill into law.

For the foregoing reasons, I am returning House Bill No. 431 without my approval.

Respectfully,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by a proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, House Bill No. 431, entitled, "UNIFORM SECURITIES ACT (MODIFIED)", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, House Bill No. 431 is an exact duplicate of Senate Bill No. 558 which has already been enacted into law as Act 29 (1983);

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return House Bill No. 431 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 6th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 27 informing the House that on June 7, 1983, he signed the following bills into law:

House Bill No. 325 as Act 196, entitled: "RELATING TO THE DEPARTMENT OF SOCIAL SERVICES AND HOUSING";

House Bill No. 337 as Act 197, entitled: "RELATING TO MOTOR VEHICLES AND MOPEDS";

House Bill No. 338 as Act 198, entitled: "RELATING TO THE UNIVERSITY OF HAWAII COLLEGE OF EDUCATION";

House Bill No. 467 as Act 199, entitled: "RELATING TO CHILDREN";

House Bill No. 621 as Act 200, entitled: "RELATING TO SPEECH PATHOLOGISTS AND AUDIOLOGISTS";

House Bill No. 659 as Act 201, entitled: "RELATING TO CONTRAC-TORS";

House Bill No. 702 as Act 202, entitled: "RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS";

House Bill No. 708 as Act 203, entitled: "RELATING TO RESIDEN-TIAL LEASEHOLDS";

House Bill No. 710 as Act 204, entitled: "RELATING TO RESIDEN-TIAL LEASEHOLDS";

House Bill No. 757 as Act 205, entitled: "RELATING TO TEMPORARY DISABILITY INSURANCE";

House Bill No. 765 as Act 206, entitled: "RELATING TO TAXATION";

House Bill No. 768 as Act 207, entitled: "RELATING TO MOTOR VEHICLE ACCIDENT REPARATIONS";

House Bill No. 796 as Act 208, entitled: "RELATING TO THE FAMILY COURT";

House Bill No. 800 as Act 209, entitled: "RELATING TO THE FAMILY COURT";

House Bill No. 810 as Act 210, entitled: "RELATING TO THE PRACTICE OF BEAUTY CULTURE";

House Bill No. 811 as Act 211, entitled: "RELATING TO INSURANCE UNFAIR PRACTICES AND FRAUDS".

Gov. Msg. No.28 informing the House that on June 8, 1983, he signed the following bills into law:

House Bill No. 3 as Act 212, entitled: "RELATING TO THE TAX REVIEW COMMISSION";

House Bill No. 34 as Act 213, entitled: "RELATING TO THE DEPARTMENT OF SOCIAL SERVICES AND HOUSING"; House Bill No. 42 as Act 214, entitled: "RELATING TO FEED";

House Bill No. 44 as Act 215, entitled: "RELATING TO AGRICUL-TURAL PLANNING AND DEVELOP-MENT";

House Bill No. 69 as Act 216, entitled: "RELATING TO THE DETERMINATION OF DEATH";

House Bill No. 80 as Act 217, entitled: "RELATING TO TAXATION";

House Bill No. 278 as Act 218, entitled: "RELATING TO INSURANCE";

House Bill No. 280 as Act 219, entitled: "RELATING TO PUBLIC UTILITIES";

House Bill No. 291 as Act 220, entitled: "RELATING TO DENTISTRY";

House Bill No. 389 as Act 221, entitled: "RELATING TO RECEIPTS";

House Bill No. 390 as Act 222, entitled: "RELATING TO QUIETING TITLE";

House Bill No. 499 as Act 223, entitled: "RELATING TO MEDICAL TORTS";

House Bill No. 812 as Act 224, entitled: "RELATING TO PROSECU-TION OF CONSUMER COMPLAINTS BY THE DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS";

House Bill No. 813 as Act 225, entitled: "RELATING TO FACTORY-BUILT HOUSING";

House Bill No. 913 as Act 226, entitled: "RELATING TO INDUSTRIAL LOAN COMPANIES";

House Bill No. 992 as Act 227, entitled: "RELATING TO DOG CONTROL";

House Bill No. 1061 as Act 228, entitled: "RELATING TO HOUSING";

House Bill No. 1090 as Act 229, entitled: "RELATING TO POOL BUYING TRANSACTIONS";

House Bill No. 1115 as Act 230, entitled: "RELATING TO SERVICE CORPORATIONS";

House Bill No. 1153 as Act 231, entitled: "RELATING TO HEALTH";

House Bill No. 1304 as Act 232, entitled: "RELATING TO INDUS- TRIAL LOAN COMPANY GUARANTY ACT";

House Bill No. 1580 as Act 233, entitled: "RELATING TO INDUSTRIAL LOAN COMPANIES".

Gov. Msg. No. 29 informing the House that on June 9, 1983, he signed the following bills into law:

Senate Bill No. 30 as Act 234, entitled: "RELATING TO THE GENERAL EXCISE TAX";

Senate Bill No. 756 as Act 235, entitled: "RELATING TO FILM MAKING";

Senate Bill No. 1057 as Act 236, entitled: "RELATING TO DRIVER EDUCATION INSTRUCTORS";

House Bill No. 6 as Act 237, entitled: "RELATING TO COUNTIES";

House Bill No. 10 as Act 238, entitled: "RELATING TO DISTRICT COURT";

House Bill No. 272 as Act 239, entitled: "RELATING TO THE DEPARTMENT OF PLANNING AND ECONOMIC DEVELOPMENT";

House Bill No. 286 as Act 240, entitled: "RELATING TO THE PRAC-TICE OF BARBERING":

House Bill No. 287 as Act 241, entitled: "RELATING TO THE BOXING COMMISSION";

House Bill No. 289 as Act 242, entitled: "RELATING TO CHIROPRACTIC";

House Bill No. 703 as Act 243, entitled: "RELATING TO ALTERNATE ENERGY";

House Bill No. 783 as Act 244, entitled: "RELATING TO THE JUDICIARY";

House Bill No. 915 as Act 245, entitled: "RELATING TO MOTOR VEHICLE INSURANCE":

House Bill No. 1037 as Act 246, entitled: "RELATING TO ANNULMENT, DIVORCE, SEPARATION";

House Bill No. 1121 as Act 247, entitled: "RELATING TO HOSPITAL ADMINISTRATION IN THE COUNTY/ STATE HOSPITAL SYSTEM";

House Bill No. 1294 as Act 248, entitled: "RELATING TO SPOUSE ABUSE"; House Bill No. 1363 as Act 249, entitled: "RELATING TO DISTRICT COURTS";

House Bill No. 1399 as Act 250, entitled: "RELATING TO ECONOMIC DEVELOPMENT";

House Bill No. 1438 as Act 251, entitled: "RELATING TO NAMES";

House Bill No. 1583 as Act 252, entitled: "RELATING TO THE DEPARTMENT OF SOCIAL SERVICES AND HOUSING";

House Bill No. 1602 as Act 253, entitled: "RELATING TO INDUS-TRIAL LOAN COMPANIES";

House Bill No. 1621 as Act 254, entitled: "RELATING TO HOUSING".

Gov. Msg. No. 30 informing the House that on June 11, 1983, he signed the following bills into law:

Senate Bill No. 343 ad Act 255, entitled: "RELATING TO THE COM-PENSATION OF PUBLIC OFFICERS AND EMPLOYEES";

House Bill No. 182 as Act 256, entitled: "RELATING TO THE SCHOOL PRIORITY FUND":

House Bill No. 208 as Act 257, entitled: "RELATING TO GRADES AND STANDARDS";

House Bill No. 209 as Act 258, entitled: "RELATING TO REGULATION OF DEALERS IN FARM PRODUCE";

House Bill No. 239 as Act 259, entitled: "RELATING TO ABOLISH-MENT OF THE PREMARITAL EXAMINA-TION FOR SYPHILIS":

House Bill No. 245 as Act 260, entitled: "RELATING TO HEALTH";

House Bill No. 274 as Act 261, entitled: "RELATING TO THE HAWAII MOTOR VEHICLE ACCIDENT REPARATIONS ACT";

House Bill No. 1190 as Act 262, entitled: "MAKING AN APPRO-PRIATION FOR EMERGENCY FARM LOANS";

House Bill No. 1528 as Act 263, entitled: "RELATING TO WORKERS' COMPENSATION INSURANCE";

and on June 13, 1983, he signed the following bills into law:

Senate Bill No. 605 as Act 264,

entitled: "RELATING TO SCHOOL
HEALTH SERVICES";

House Bill No. 713 as Act 265, entitled: "RELATING TO CORPORA-TIONS";

House Bill No. 1496 as Act 266, entitled: "RELATING TO THE INTAKE SERVICE CENTERS";

House Bill No. 1050 as Act 267, entitled: "RELATING TO FIREARMS";

House Bill No. 1088 as Act 268, entitled: "RELATING TO GASOLINE DEALERS";

House Bill No. 817 as Act 269, entitled: "RELATING TO THE HOUSING LOAN AND MORTGAGE PROGRAM";

House Bill No. 314 as Act 270, entitled: "RELATING TO THE HAWAII HOUSING AUTHORITY";

House Bill No. 1028 as Act 271, entitled: "RELATING TO AUTHORITY OF THE GOVERNOR DURING DISASTER";

House Bill No. 1237 as Act 272, entitled: "RELATING TO BICYCLE LICENSES";

House Bill No. 393 as Act 273, entitled: "RELATING TO AGRICUL-TURAL LANDS".

Gov. Msg. No. 31 informing the House that on June 14, 1983, he signed the following bills into law:

Senate Bill No. 757 as Act 274, entitled: "RELATING TO CONTRACTORS":

House Bill No. 1402 as Act 275, entitled: "RELATING TO THE CONTRAC-TORS LICENSE BOARD":

House Bill No. 658 as Act 276, entitled: "RELATING TO ENGINEERS, ARCHITECTS. AND SURVEYORS";

Senate Bill No. 806 as Act 277, entitled: "RELATING TO PAYMENT FOR GOODS AND SERVICES":

House Bill No. 1018 as Act 278, entitled: "RELATING TO INTERNATIONAL BANKING FACILITIES";

House Bill No. 866 as Act 279, entitled: "RELATING TO THE UN-AUTHORIZED REMOVAL OF SHOPPING DEVICES";

House Bill No. 114 as Act 280, entitled: "RELATING TO HEMOPHILIA"; House Bill No. 1557 as Act 281, entitled: "RELATING TO RESPONSIBILITY AND FITNESS OF DEFENDANT";

House Bill No. 890 as Act 282, entitled: "RELATING TO CHILD PASSENGER RESTRAINTS";

Senate Bill No. 4 as Act 283, entitled: "RELATING TO CAPITAL IMPROVEMENT PROJECTS AND MAKING APPROPRIATIONS THERE-FOR";

Senate Bill No. 236 as Act 284, entitled: "RELATING TO INFORMED CONSENT";

Senate Bill No. 904 as Act 285, entitled: "RELATING TO FAIR DEALERSHIP ?RACTICES";

Senate Bill No. 1251 as Act 286, entitled: "RELATING TO CONVEY-ANCE TAX";

House Bill No. 5 as Act 287, entitled: "RELATING TO STATE BONDS";

House Bill No. 322 as Act 288, entitled: "RELATING TO PATERNITY STATUTE OF LIMITATIONS";

House Bill No. 340 as Act 289, entitled: "RELATING TO ACUPUNC-TURE PRACTITIONERS";

House Bill No. 351 as Act 290, entitled: "RELATING TO DEFERRED ACCEPTANCE OF NOLO CONTENDERE PLEAS";

House Bill No. 387 as Act 291, entitled: RELATING TO THE JUDICIARY";

House Bill No. 1243 as Act 292, entitled: "RELATING TO LIQUOR LICENSES";

House Bill No. 1587 as Act 293, entitled: "RELATING TO INTOXI-CATING LIQUOR";

House Bill No. 601 as Act 294, entitled: "RELATING TO MOTOR VEHICLE EQUIPMENT";

Senate Bill No. 735 as Act 295, entitled: "RELATING TO PUBLIC ACCOUNTANCY";

Senate Bill No. 903 as Act 296, entitled: "RELATING TO GEO-THERMAL ENERGY";

Senate Bill No. 977 as Act 297, entitled: "RELATING TO SOCIAL

SERVICES";

House Bill No. 722 as Act 298, entitled: "RELATING TO DUTIES OF SUPERINTENDENT";

House Bill No. 1531 as Act 299, entitled: "RELATING TO WORKERS' COMPENSATION INSURANCE";

House Bill No. 1505 as Act 300, entitled: "RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS";

House Bill No. 1 as Act 301, entitled: "RELATING TO THE STATE BUDGET".

Gov. Msg. No. 32 returning House Bill No. 1 (objections as noted on Pages 40 and 135 of said bill), without his approval, and with his statement of objections relating to the measure, as follows:

"STATE OF HAWAII EXECUTIVE CHAMBERS

June 14, 1983

STATEMENT OF OBJECTIONS TO HOUSE BILL NO. 1

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16, Article III of the Constitution of the State of Hawaii, I am returning herewith House Bill No. 1, entitled, "A BILL FOR AN ACT RELATING TO THE STATE BUDGET".

The purpose of this bill is to appropriate funds for the fiscal biennium 1983-85 for the operating expenditures of the various agencies in the executive branch, for other government programs, for capital investment projects, and for grants-in-aid to private organizations. While the purpose and intent of the bill as a whole have merit, I find objection to the aggregate amount of general obligation bond funds appropriated by House Bill No. 1 together with House Bill No. 387 (Judiciary Appropriations) and Senate Bill No. 4 (Capital Improvement Projects), exceeding by \$200,000 the total sum of general obligation bonds authorized to be issued by House Bill No. 5 to finance the projects authorized by the three bills. To bring the aggregate amount of general obligation bonds funds appropriated in balance with the total sum of general obligation bonds authorized, I have reduced the amount of general obligation bond funds appropriated in House Bill No. 1 by the excess of

\$200,000. The \$200,000 reduction by item veto has been made to the \$3,000,000 appropriated for fiscal year 1983-84 to the project adjustment fund in Part II and described in Part V of House Bill No. 1 (page 40, item No. K.1, which, among other things, appropriates \$3,000,000 to "Office of the Governor, Investment: Capital"; and, page 135, item No. K.1, which describes the \$3,000,000 appropriation as being for the project adjustment fund). The foregoing reduction will decrease the fiscal year 1983-84 appropriation for the project adjustment fund to \$2,800,000.

For the foregoing reason, I am returning House Bill No. 1 with the reduction in the fiscal year 1983-84 appropriation for the project adjustment fund from \$3,000,000 to \$2,800,000, and with the concomitant reduction in total 1983-85 biennium appropriation for the project adjustment fund from \$6,000,000 to \$5,800,000.

Respectfully,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice by a proclamation of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, House Bill No. 1, entitled, "A BILL FOR AN ACT RELATING TO THE STATE BUDGET", passed by the Legislature was presented to the Governor within the aforementioned period; and

WHEREAS, under Section 16 of Article III the Governor may veto or reduce any specific item or items in any bill which appropriates money for specific purposes; and

WHEREAS, House Bill No. 1 appropriates money for specific purposes; and

WHEREAS, a certain appropriation item in House Bill No. 1 is unacceptable to the Governor of the State of Hawaii; NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return House Bill No. 1 with my objections on a certain appropriation item listed therein to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 33 returning House Bill No. 15, without his approval, and with his statement of objections relating to the measure, as follows:

"STATE OF HAWAII EXECUTIVE CHAMBERS

June 14, 1983

STATEMENT OF OBJECTIONS TO HOUSE BILL NO. 15

Honorble Members Twelfth Legislature State of Hawaii

Pursuant to Section 16, Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, House Bill No. 15, entitled, "A BILL FOR AN ACT RELATING TO RESTITUTION".

The purpose of this bill is to allow the Family Court to make parents or guardians responsible and accountable for the behaviour of their children.

Currently, Section 571-31.4 and Section 571-48, H.R.S., provide that if informal adjustment on diversion to a private or community agency or program has not been effected, the Family Court may require a child who has committed an offense to make monetary restitution to the victim or render community services as the court deems appropriate.

This bill amends Section 571-31.4 and Section 571-48, H.R.S., to make parents and guardians accountable for the child's action by providing the court with the authority to require parents and guardians to make restitution of money payments or services to the third person who was victimized by the child's action when the child fails to make the required restitution.

The Department of Budget and Finance, the Department of Social Services and Housing, the Department of the Attorney General, and the Judiciary have testified that the bill conflicts with the more specific mandate of H.R.S. Section 560: 5-209 and have also noted that this bill will be a disincentive to persons willing to accept guardianships of minors. Additionally, it is foreseeable that the guardians and the State itself, which on occasion assumes custody of minors, may be liable to third parties where there has been no showing of negligence on the part of the guardian or the State and even where the guardian or State has made all reasonable efforts to supervise the ward.

For the foregoing reasons, I am returning H.B. No. 15 without my approval.

Respectfully submitted,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, House Bill No. 15, entitled, "A BILL FOR AN ACT RELATING TO RESTITUTION", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, House Bill No. 15 is unacceptable to the Governor of the State of Hawaii;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return House Bill No. 15 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution. DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 34 returning House Bill No. 497, without his approval, and with his statement of objections relating to the measure, as follows:

> "STATE OF HAWAII EXECUTIVE CHAMBERS

> > June 14, 1983

STATEMENT OF OBJECTIONS TO HOUSE BILL NO. 497

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16, Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, House Bill No. 497, entitled, "A BILL FOR AN ACT RELATING TO DRUGS".

This bill amends Chapter 328, H.R.S., by adding a new section in Part I to require that prescription drugs in tablet or capsule form bear a mark or imprint which identifies the drug and the manufacturer or distributor of the drug. The bill provides that the Department of Health shall adopt necessary rules pursuant to Chapter 91, H.R.S.

The Department of Health has testified that funding would be needed to implement this bill. However, no funds have been appropriated by the bill.

For the foregoing reason, I am returning House Bill No. 497 without my approval.

Respectfully submitted,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the

Legislature; and

WHEREAS, House Bill No. 497, entitled, "A BILL FOR AN ACT RELATING TO DRUGS", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, House Bill No. 497 is unacceptable to the Governor of the State of Hawaii;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return House Bill No. 497 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 35 returning House Bill No. 966, without his approval, and with his statement of objections relating to the measure, as follows:

> "STATE OF HAWAII EXECUTIVE CHAMBERS

> > June 14, 1983

STATEMENT OF OBJECTIONS TO HOUSE BILL NO. 966

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16 of Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, House Bill No. 966, entitled, "RELATING TO MOTOR VEHICLE INSURANCE".

The purpose of House Bill No. 966 is to improve the enforcement of the no-fault law by requiring all insurers to issue an adhesive nofault identification card for each insured motor vehicle indicating current compliance with the no-fault law. The bill attempts to reduce the uninsured motorist population by identifying those motorists who have obtained valid no-fault policies. While House Bill No. 966 is a commendable attempt to reduce the uninsured motorist population, I believe that it will create serious administrative burdens for the public, the counties, and the insurance carriers.

For the foregoing reasons, I am returning House Bill No. 966 without my approval.

Respectfully,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by a proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, House Bill No. 966, entitled, "RELATING TO MOTOR VEHICLE INSUR-ANCE", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, House Bill No. 966 creates serious administrative burdens for the public, the counties, and insurance carriers;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16, of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return House Bill No. 966 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 36 returning House Bill No. 1505, without his approval, and with his statement of objections relating to the measure, as follows:

> "STATE OF HAWAII EXECUTIVE CHAMBERS

> > June 14, 1983

STATEMENT OF OBJECTIONS TO HOUSE BILL NO. 1505

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16 of Article III of the Constitution of the State of Hawaii, I am returning herewith House Bill No. 1505, entitled, "A BILL FOR AN ACT RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS".

The purpose of this bill is to authorize the Department of Budget and Finance to issue special purpose revenue bonds for a total amount not to exceed \$10 million, to assist Aloha Studios, Inc. or a partnership in which Aloha Studios, Inc. is a general partner, to finance the establishment of industrial enterprise facilities relating to performing arts.

Although the purpose and intent of the bill have merit, I object to the \$10,000 appropriation to Aloha Studios, Inc. "for support services including the hiring of necessary staff", under Section 4 of the bill and, therefore, disapprove the same. It is my opinion that this appropriation to a private corporation for a private purpose is in contravention of Section 4, Article VII, of the Constitution of the State of Hawaii.

Accordingly, while I have no objections to the other provisions of this bill, I am returning House Bill No. 1505 with my objections to the \$10,000 appropriation referred to above.

Respectfully,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by a proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, House Bill No. 1505, entitled, "A BILL FOR AN ACT RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, under Section 16 of Article III, the Governor may veto or reduce any specific item or items in any bill which appropriates money for specific purposes; and

WHEREAS, Section 4 of House Bill No. 1505 appropriates \$10,000 for a specific purpose; and

WHEREAS, the \$10,000 appropriation in House Bill No. 1505 is unacceptable to the Governor of the State of Hawaii;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return House Bill No. 1505 with my objections to the \$10,000 appropriation contained in Section 4 thereof, as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 37 returning House Bill No. 1562, without his approval, and with his statement of objections relating to the measure, as follows:

> "STATE OF HAWAII EXECUTIVE CHAMBERS

June 14, 1983

STATEMENT OF OBJECTIONS TO HOUSE BILL NO. 1562

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16 of Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, House Bill No. 1562, entitled, "A BILL FOR AN ACT RELATING TO THE EFFECT OF FINDING OF UNFITNESS TO PROCEED".

The purpose of this bill is to provide that a defendant who is unfit to proceed with trial, and who is charged with one or more misdemeanors, or with one or more felonies not involving violence or attempted violence against the person of another, shall be confined in the least restrictive environment and shall not be confined in a hospital unless such confinement is necessary to effectuate his treatment.

The bill further provides that within 14 days of the order of commitment a determination shall be made whether the defendant will be able, through treatment or medication, to proceed with trial. If the defendant is charged with one or more misdemeanors, or with one or more felonies not involving violence or attempted violence against the person of another, he shall be released or civilly committed, if he is not able to proceed after one year. If a defendant is charged with a felony involving violence or attempted violence against the person of another, he may be released, continue under his commitment, or be civilly committed, if he is not able to proceed after three years.

However, the omission of a comma after the word 'misdemeanors' in the third sentence of new subsection 704-406 (2) would eliminate defendants charged with violent misdemeanors from the provisions of that subsection. It appears the omission was inadvertent, and is clearly counter to the expressed intent of the Legislature. In addition, it appears likely that this unintended result would be in conflict with the equal protection provisions of both the United States and Hawaii Constitutions in that the subsection would unfairly discriminate against this particular class of defendants.

Secondly, the wording of the last sentence in new subsection 704-406 (2) is ambiguous and could be interpreted as mandating the release of defendants who are charged with violent felonies who are still unfit to stand trial. The risk to the safety of the people of this State by such an interpretation is much too great to allow the bill to become law as written.

For the foregoing reasons, I am returning House Bill No. 1562 without my signature.

Respectfully,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by a proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, House Bill No. 1562, entitled, "A BILL FOR AN ACT RELATING TO THE EFFECT OF FINDING OF UNFITNESS TO PROCEED", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, House Bill No. 1562 is unaccpetable to the Governor of the State of Hawaii;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return House Bill No. 1562 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 38 transmitting his statement of objections to Senate Bill No. 450, which he has returned to the Senate without his approval, as follows:

> "STATE OF HAWAII EXECUTIVE CHAMBERS

June 14, 1983

STATEMENT OF OBJECTIONS TO SENATE BILL NO. 450

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16 of Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, Senate Bill No. 450, entitled, "RELATING TO CONDOMINIUM MANAGE-MENT".

The purpose of Senate Bill No. 450

is to prohibit resident managers, managing agents, and directors from voting or casting proxies for an apartment owner at any board meeting on any issue in which the manager, agent, or director has a conflict of interest.

Senate Bill No. 450 does not accomplish anything due to the fact that apartment owners vote only at association meetings and not at board meetings. Thus, it is impossible for a resident manager, managing agent, or director to vote for an apartment owner at a board meeting.

In view thereof, I feel that there is no necessity to enact this bill into law.

For the foregoing reasons, I am returning Senate Bill No. 450 without my approval.

Respectfully submitted,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by a proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, Senate Bill No. 450, entitled, "RELATING TO CONDOMINIUM MANAGEMENT", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, Senate Bill No. 450 does not accomplish anything due to the fact that it is impossible for a resident manager, managing agent, or director to vote for an apartment owner at a board meeting;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return Senate Bill No. 450 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution. DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 39 transmitting his statement of objections to Senate Bill No. 993, which he has returned to the Senate without his approval, as follows:

> "STATE OF HAWAII EXECUTIVE CHAMBERS

June 14, 1983

STATEMENT OF OBJECTIONS TO SENATE BILL NO. 993

Honorable Members Twelfth Legislature State of Hawaii

Pursuant to Section 16, Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, Senate Bill No. 993, entitled, "A BILL FOR AN ACT RELATING TO LAND USE".

This bill allows the owner of Class A or B agricultural lands to cultivate crops and raise livestock for commercial or personal agricultural use.

Maintaining prime agricultural land for agricultural use has been a long standing policy of the State. By amending Section 205-4.5, H.R.S., to allow cultivation of crops for personal agricultural use, this policy will be eroded. Rather than maintaining prime agricultural lands for agricultural use, prime agricultural lands may be used instead for residential subdivisions.

In addition, the intent of Section 205-4.5 is to preserve the protect prime agricultural lands in the State by preventing any subdivision of prime agricultural land for uses other than the pursuit of agricultural activity.

Amendment of Section 205-4.5 will allow uses other than that intended and be in contravention of the long standing policy of the State to maintain prime agricultural lands for agricultural use.

For the foregoing reasons, I am returning Senate Bill No. 993 without my approval.

Respectfully submitted,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, Senate Bill No. 993, entitled, "A BILL FOR AN ACT RELATING TO LAND USE", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, Senate Bill No. 993 is unacceptable to the Governor of the State of Hawaii;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return Senate Bill No. 993 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 40 transmitting his statement of objections to Senate Bill No. 1050, which he has returned to the Senate without his approval, as follows:

"STATE OF HAWAII EXECUTIVE CHAMBERS

June 14, 1983

STATEMENT OF OBJECTIONS TO SENATE BILL NO. 1050

Honorable Members Twelfth Legislature State of Hawaii Pursuant to Section 16, Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, Senate Bill No. 1050, entitled, "A BILL FOR AN ACT RELATING TO ATTENDANCE AT CLASSES OUTSIDE A SCHOOL DISTRICT".

The purpose of Senate Bill No. 1050 is to allow high school students to attend classes outside their school district under certain conditions.

Pursuant to Section 298-18, Hawaii Revised Statutes, and Department of Education Rule 26, Relating to District Exceptions For School Attendance, the Department of Education has exercised its discretion to allow students who request district exceptions to enroll in a school in a district other than the district in which the student resides.

Senate Bill No. 1050 limits the Department of Education's discretion with respect to the granting of district exceptions to high school students who wish to attend classes not offered in the school in which the students reside but offered in a school outside their school district. If a student wishes to take a class which is not offered in the student's assigned district, and the attendance of the student in the district where the class is offered does not prevent a student regularly enrolled at the school from attending that class, the student must be admitted to the class on a first-come, first-served basis.

Senate Bill No. 1050 is expressly limited to high school students. However, some of the high schools do not include grade 9. Accordingly, 9th grade students in intermediate schools will be excluded from the educational opportunities available to them under the current practice of the Department of Education. Similarly, all students below the high school grade levels will also be excluded from the educational opportunities provided by current practice of the department.

For the foregoing reasons, I am returning Senate Bill No. 1050 without my approval.

Respectfully,

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

"PROCLAMATION

WHEREAS, under Section 16 of

Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by proclamation, of his plan to return with his objections any bill presented to him less than ten days before adjournment sine die or presented to him after adjournment sine die of the Legislature; and

WHEREAS, Senate Bill No. 1050, entitled, "A BILL FOR AN ACT RELATING TO ATTENDANCE AT CLASSES OUTSIDE A SCHOOL DISTRICT", passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, Senate Bill No. 1050 is unacceptable to the Governor of the State of Hawaii;

NOW, THEREFORE, I, GEORGE R. ARIYOSHI, Governor of the State of Hawaii, hereby issue this proclamation pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return Senate Bill No. 1050 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

> DONE at the State Capitol, Honolulu, State of Hawaii, this 14th day of June, 1983.

/s/ George R. Ariyoshi

GEORGE R. ARIYOSHI Governor of Hawaii"

Gov. Msg. No. 41 transmitting copies of Hawaii's Fuel Requirements for Essential Services, which was prepared by the Department of Planning and Economic Development's Energy Division.

Gov. Msg. No. 42 transmitting copies of a report prepared by the State Law Enforcement Planning Agency for the Juvenile Justice Interagency Board as part of the Board's responsibility pursuant to Chapter 571D, Hawaii Revised Statutes.

DEPARTMENTAL COMMUNICATIONS RECEIVED AFTER ADJOURNMENT OF THE LEGISLATURE SINE DIE

Dept. Com. No. 1 from Jean L.J. Lum, R.N., Ph.D., F.A.A.N., Dean and Professor, School of Nursing, University of Hawaii at Manoa, acknowledging receipt of a cerified copy of House Resolution No. 516, recognizing the contributions of Hawaii's Professional Nurses in conjunction with our National Nurses Recognition Day and in designating May 1 through 7, 1983, as Nurses' Week in Hawaii. Dept. Com. No. 2 from Andrew In, Dean, College of Education, University of Hawaii at Manoa, acknowledging receipt of a certified copy of House Resolution No. 477, congratulating Dr. Loretta Krause, Principal of the Laboratory School of the College of Education, University of Hawaii at Manoa, on her election to the Board of Directors of the National Association of Secondary School Principals and for her achievements and contributions to education and to the teaching profession.

MISCELLANEOUS COMMUNICATIONS RECEIVED AFTER ADJOURNMENT OF THE LEGISLATURE SINE DIE

Misc. Com. No. 1 from Jeanne M. Kearns, Director of the Nursing Program, Western Interstate Commission for Higher Education, acknowledging receipt of a certified copy of House Resolution No. 446, congratulating Dean Jean L.J. Lum on her appointment as Chair-Elect of the Western Council on Higher Education.

Misc. Com. No. 2 from Kenji Goto, Temporary Chairman, State of Hawaii Kanyaku Imin Centennial Committee, acknowledging receipt of a certified copy of House Concurrent Resolution No. 164.

Misc. Com. No. 3 from J.A. Heitman, Executive Director, Professional Secretaries International, acknowleding receipt of a certified copy of Resolution recognizing the observance of Secretaries Week, April 24-30, 1983.

Misc. Com. No. 4 from Cherry Matano, Administrative Assistant to Senator Matsunaga, acknowledging receipt of a communication addressed to Senator Spark Matsunaga.

Misc. Com. No. 5 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a certified copy of House Concurrent Resolution No. 193.

Misc. Com. No. 6 from Charles H. Percy, Chairman, Committee on Foreign Relations, acknowledging receipt of certified copies of House Concurrent Resolution No. 120 and House Resolution No. 316, concerning the Pacific Island treaties.

Misc. Com. No. 7 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of certified copies of House Resolution Nos. 17 and 179.

Misc. Com. No. 8 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a certified copy of House Resolution No. 70, pertaining to the disposal of nuclear waste materials in the Pacific Basin.

Misc. Com. No. 9 from A. Mario Castillo, Staff Director, Committee on Agriculture, acknowledging receipt of a certified copy of House Concurrent Resolution No. 193.

Misc. Com. No. 10 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a certified copy of House Resolution No. 276, requesting oppostion to the new federal law requiring assessments to dairy farmers to offset the milk surplus.

Misc. Com. No. 11 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a certified copy of House Resolution No. 356, commending the McKinley High School Band on its recent tour of the People's Republic of China and Japan.

Misc. Com. No. 12 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a certified copy of House Concurrent Resolution No. 21, concerning the need for the establishment of Strategic Petroleum Reserves in Hawaii.

Misc. Com. No. 13 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a certified copy of House Concurrent Resolution No. 191, urging the General Services Administration to expedite the acquisition of federal land at Salt Lake, Oahu.

Misc. Com. No. 14 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of certified copies of House Resolution Nos. 183 and 463.

Misc. Com. No. 15 from Cherry Matano, Administrative Assistant to Senator Matsunaga acknowledging receipt of a recent communication addressed to Senator Spark Matsunaga.

Misc. Com. No. 16 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a certified copy of House Resolution No. 80, dealing with the nuclear weapons freeze.

Misc. Com. No. 17 from Anne Higgins, Special Assistant to the President and Director of Correspondence, The White House, acknowledging receipt of a certified copy of a House Concurrent Resolution.

Misc. Com. No. 18 from Joseph Colaneri, Legislative Assistant to Congressman Cec Heftel, acknowledging receipt of two House Resolutions relating to the nuclear freeze and the establishment of a regional petroleum reserve for Hawaii.

Misc. Com. No. 19 from Cherry Matano, Administrative Assistant to Senator Matsunaga, acknowledging receipt of a communication addressed to Senator Spark Matsunaga. Misc. Com. No. 20 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a certified copy of House Concurrent Resolution No. 103, regarding the macadamia nut industry in Hawaii.

Misc. Com. No. 21 from Henry A. Walker, Jr., Chairman, AmFac, Inc., acknowledging receipt of a copy of House Resolution No. 549, commending Hawaiian Telephone Company and GTE Corporation on Hawaiian Telephone's 100 years of telecommunications service to the people of Hawaii.

Misc. Com. No. 22 from E (Kika) de la Garza, Chairman, Committee on Agriculture, acknowledging receipt of a copy of House Concurrent Resolution No. 193, urging prompt Congressional passage of legislation to reauthorize the National Aquaculture Act of 1980.

Misc. Com. No. 23 from the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of House Resolution Nos. 69 and 186, and House Concurrent Resolution No. 32.

Misc. Com. No. 24 from Jayne H. Plank, Director, Intergovernmental Affairs, Office of Legislative and Intergovernmental Affairs, acknowledging receipt of a copy of House Concurrent Resolution No. 69.

Misc. Com. No. 25 fron the Honorable Daniel K. Inouye, United States Senator, acknowledging receipt of a copy of House Concurrent Resolution No. 33.

Misc. Com. No. 26 from Jim Wright, Majority Leader, United States House of Representatives, acknowledging receipt of a resolution urging the appointment of two additional ambassadors to the Pacific Island Nations, and a resolution expressing opposition to military assistance, involvement and covert action in Central America.

Misc. Com. No. 27 from Jayne H. Plank, Director, Intergovernmental Affairs, Office of Legislative and Intergovernmental Affairs, United States Department of State, acknowledging receipt of House Resolution Nos. 69, 329 and 186, and a copy of House Concurrent Resolution No. 32.

Misc. Com. No. 28 from Robert M. Rosselli, Director, Business Operations and Waste Fund, Nuclear Waste Policy Act Project Office, Department of Energy, acknowledging receipt of a copy of House Concurrent Resolution No. 33, requesting a ban on the disposal of nuclear waste materials in the Pacific Basin.

Misc. Com. No. 29 from James J. Howard, Chairman, Committee on Public Works and Transportation, U.S. House of Representatives, acknowledging receipt of a copy of House Resolution regarding the installation of a microwave landing system (MLS) at Honolulu International Airport.

Misc. Com. No. 30 from Strom Thurmond, President Pro Tempore, United States Senate, acknowledging receipt of a copy of House Concurrent Resolution No. 169.

Misc. Com. No. 31 from E. Leo Slaggie, Acting Solicitor, U.S. Nuclear Regulatory Commission, acknowledging receipt of a copy of House Concurrent Resolution No. 33.

Misc. Com. No. 32 from Anne Higgins, Special Assistant to the President and Director of Correspondence, The White House, acknowledging receipt of several House Resolutions.

Misc. Com. No. 33 from Lottie Robbins, Chief, Public Inquiries Unit, Department of Public Information, acknowledging receipt of a copy of House Concurrent Resolution No. 33, requesting a ban on the disposal of nuclear waste materials in the Pacific Basin.

Misc. Com. No. 34 from Charles H. Percy, United States Senator, acknowledging receipt of copies of House Concurrent Resolution No. 126, and House Resolution No. 329, concerning the appointment of two additional ambassadors to Pacific Island nations.

Misc. Com. No. 35 from the Honorable Spark Matsunaga, United States Senator, acknowledging receipt of a copy of House Resolution No. 48, urging the President and Congress to establish a regional petroleum reserve in Hawaii as part of the national Strategic Petroleum Reserve to protect Hawaii citizens in case of interruption of our sources of petroleum.

Misc. Com. No. 36 from Charles Horner, Assistant Secretary of State, acknowledging receipt of a copy of House Concurrent Resolution No. 33, requesting a ban on the disposal of nuclear waste materials in the Pacific Basin.

Misc. Com. No. 37 from T.J. Hughes, Rear Admiral, U.S. Navy, Deputy Chief of Naval Operations (Logistics), acknowledging receipt of copies of House Concurrent Resolution No. 191, and House Resolution No. 495, requesting that the 1.586 acres of U.S. land at the intersection of Salt Lake Boulevard and Arizona Road in Oahu, Hawaii, be conveyed to the State of Hawaii.

Misc. Com. No. 38 from the Honorable Spark Matsunaga, United States Senator, responding to a communication expressing support for a mutual and verifiable freeze on the development of nuclear weapons by both the United States and the Soviet Union.

Misc. Com. No. 39 from William S. Richardson, Chief Justice of Hawaii

(Retired), acknowledging receipt of a copy of House Resolution No. 409.

Misc. Com. No. 40 from A.B. Won Pat, Chairman, Subcommittee on Insular Affairs, acknowledging receipt of House Resolution No. 436.

Misc. Com. No. 41 from G.F. Finlayson, British Consul General, acknowledging receipt of and responding to a House Resolution relating to a ban on nuclear weapon tests conducted in the Pacific Basin.

Misc. Com. No. 42 from Darryl R. White, Secretary of the Senate, California Legislature, transmitting a copy of Senate Concurrent Resolution No. 40.