FORTY-FIFTH DAY

Wednesday, April 4, 1990

The House of Representatives of the Fifteenth Legislature of the State of Hawaii, Regular Session of 1990, convened at 11:45 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Major John J. Cusack of the 15th Air Base Wing, after which the Roll was called showing all members present with the exception of Representative Shon, who was excused.

The Clerk proceeded to read the Journal of the House of Representatives of the Forty-Fourth Day.

On motion by Representative Apo, seconded by Representative Hemmings and carried, reading of the Journal was dispensed with and the Journal of the Forty-Fourth Day was approved.

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

Representative Hayes introduced a group of 24 students from Mid-Pacific Institute accompanied by their history teacher, Mrs. Nancy Foster. "They are students in an international baccalaureate program which has headquarters in Switzerland, and involves 400 schools around the world. The students are from Hong Kong, Korea, one from Swaziland, and a student has just been chosen for a space exchange program and will be going to Moscow this summer."

Representative Alcon introduced Mr. Bill Romular, "a very good friend of mine who is an architect and also a member of the Engineering Board."

ORDER OF THE DAY

DEFERRED RESOLUTION

Senate Concurrent Resolution No. 84 was referred to the Committee on Labor and Public Employment, then to the Committee on Finance.

INTRODUCTION OF RESOLUTIONS

The following resolutions (H.R. Nos. 377 and 378) were read by the Clerk and were disposed of as follows:

H.R. No. 377, entitled: "HOUSE RESOLUTION RECOGNIZING AND COMMENDING THOMAS LEE FOR HIS SIGNIFICANT ACHIEVEMENTS IN THE FIELD OF DRAMA," was jointly offered by Representatives Hirono, Anderson, Andrews, Arakaki, Baker, Bellinger, Bunda, Cavasso, Duldulao, Hagino, Hirayama, Horita, D. Ige, Ihara, Isbell, Kanoho, O'Kieffe, Oshiro, Say, Stegmaier, Takamine, Tam, Taniguchi, Tom, Yonamine and Yoshimura.

On motion by Representative Hirono, seconded by Representative Hagino and carried, H.R. No. 377 was adopted.

Representative Hirono then rose and proceeded to introduce the honoree, stating:

"Fellow colleagues, over the years we have had the pleasure of meeting and greeting many groups from Mililani, courtesy of Representative Samuel Lee. Actually

we've lost count of how many people that he has brought to the floor.

"Today, Representative Hagino and I have the distinct pleasure of recognizing yet another talented and outstanding resident of Milliani -- Representative Lee's son, Thomas Lee. All of us have conspired to keep this whole thing a secret from Representative Lee which is not an easy task. We went so far as to white-out the mention of Thomas Lee on Representative Lee's Order of the Day, and we were hoping that as he was wandering around that he wouldn't look down and see the mention in anybody else's ODs. It was very hard to conduct this covert operation and I can understand how the CIA feels sometimes.

"As the resolution noted, Thomas Lee is an outstanding young man. He is 16 years old. We all know that Representative Lee is very talented but it appears that his son is poised to surpass him in artistry of expression. Not only is Thomas a budding young actor, he is also an artist. He is doing all the art work as well as designing the cover of the Mililani High School 1990 yearbook.

"Representative Hagino and I saw Thomas in the starring role of **Pippin'** and we were delighted with the play as well as Thomas' performance. I had not been to a high school play since I was in high school although I admit I have seen some plays since, and the Tri-School Production of **Pippin'** measured up in style and enthusiasm. Our public schools are doing something right. Of course, his parents are also doing something right.

"Thomas has just won a part in the University of Hawaii's production of **The Good Woman of Szechwan** when he won the State Shakespeare competition. He will be unable to appear in the University of Hawaii production because he will be in New York competing in the national Shakespeare competition. Of course, we wish him the best in that competition in April.

"Thomas was inspired in his interest in acting and drama by the great Sir Laurence Olivier and to the great Dustin Hoffman, and then he added, 'his mom and dad.'

"Now, I would like to introduce to this body, Thomas Lee."

Thomas Lee rose to be recognized along with his mother, Marilyn Lee, and father, Representative Samuel Lee.

Representative Hagino then rose and stated:

"Mr. Speaker, I, too, would like to add my congratulations to Tommy for winning the competition and the best of luck to you, Tommy, in New York City. I know you'll represent us in your usual fashion with energy, enthusiasm and skill, and we are all proud of you.

"Since this is a Shakespearean competition, I just wanted to read a few lines, my most favorite lines, from Shakespeare and I think it fits in well with what you're trying to do, and it's from Julius Caesar, Act IV, Scene III.

'There is a tide in the affairs of men, Which, taken at the flood, leads on to fortune; Omitted, all the voyage of their life Is bound in shallows and in miseries. On such a full sea are we now afloat; And we must take the current when it serves,

Or lose our ventures.'

Best of luck to you, Tommy. Go for it!

"Thank you."

Representative Hirono presented Thomas with a certified copy of the resolution, and floral leis were presented by Representatives Fukunaga, Hagino and Kawakami.

H.R. No. 378, entitled: "HOUSE RESOLUTION CONGRATULATING THE HONOLULU COMMUNITY THEATRE ON THE OCCASION OF ITS SEVENTY-FIFTH ANNIVERSARY," was jointly offered by Representatives Horita, Taniguchi, Alcon, Amaral, Anderson, Andrews, Apo, Arakaki, Bellinger, Bunda, Bybee, Cachola, Cavasso, Chang, Duldulao, Fukunaga, Hagino, Hashimoto, Hayes, Hemmings, Hiraki, Hirayama, Hirono, Honda, D. Ige, M. Ige, Ihara, Isbell, Kawakami, Kihano, Lee, Leong, Liu, Marumoto, Metcalf, Okamura, O'Kieffe, Oshiro, Peters, Say, Souki, Stegmaier, Takamine, Tam, Taniguchi, Tom, Yonamine and Yoshimura.

On motion by Representative Horita, seconded by Representative Taniguchi and carried, H.R. No. 378 was adopted.

Representative Horita then rose and proceeded to introduce the honorees, stating:

"Mr. Speaker and fellow colleagues, centers for the arts are those places and institutions where expression is given to beauty, pleasure, achievement and other feelings, and some artistic form. Among these chief centers for the arts in Hawaii is the Honolulu Community Theater which is celebrating its 75th anniversary this year.

"When an institution like HCT has been around for as long as it has been, it has had a number of 'homes.' Some of them have been the old Opera House at the corner of Bishop and Merchant Streets, the old University Club -- we know it now as the Pacific Club, the Moana -- its Grand Salon was converted to the Banyan Playhouse -- the Royal Hawaiian.

"I was told that during the years of World War II, Honolulu Community Theater performed at all the bases on Oahu and did 700 performances for our military personnel. It also toured, in 1962, to the military bases in Japan, Okinawa, Guam and the Philippines, and I am told that it's to be touring this summer once again.

"Because Hawaii is located so far from Broadway, the Honolulu Community Theater has on occasion had permission to open its plays at the same time the Broadway play opens. An example of this was when Mr. Roberts opened three days after its Broadway opening in 1952. I am told that the young attorney playing the lead at the time received a telegram from Henry Fonda who played the lead on Broadway. The attorney who played the lead here was former Governor Bill Quinn.

"We have had a number of people see their debut with the Honolulu Community Theater, among them Bette Midler, and she played her lead in How to Succeed in Business Without Really Trying.

"Mr. Speaker, as we move into the 21st century and search for new, challenging and pollution-free industries to diversify Hawaii's economic base, let us not lose sight of the importance of the arts in our quest. We need to replace lost, natural and cultural beauty with expressions of creative art that can inspire us to more deeply appreciate the aloha spirit.

"As an avid supporter of the arts, it gives me great pleasure to honor the Honolulu Community Theater for its decades of imaginative and thought-provoking presentations that have entertained past generations and will continue to entertain future generations in Hawaii.

"May I now introduce Ms. Dorothy Regner, Chairman of the Board; Mr. Jim Hutchison, Artistic Director; and Mr. Stan Michaels, Managing Director."

The honorees rose to be recognized and a certified copy of the resolution was presented to Ms. Regner by Representative Taniguchi, and carnation leis by Representatives Hiraki, Amaral and Horita.

At 12:07 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:35 o'clock p.m.

Representative Lee then rose and stated:

"I would like to add a few words on the resolution honoring Thomas Lee.

"I wish simply to express my appreciation to Representative Hirono, Representative Hagino and all the co-conspirators. They were very successful in keeping it a secret, but it was indeed a very pleasant surprise. Thomas has made his parents very happy, and I think the people of Hawaii very proud of the public school system.

"Thank you all of you."

Representative Hayes then rose and said:

"Mr. Speaker, I would ask Representative Lee if he will inform the chamber of the results of the competition as soon as it is known to him. I note that the trip is in April.

"Thank you."

Representative Hemmings then moved that "we recall from the House Judiciary Committee Senate Bill 222 which is an Act proposing amendments to Article II, Sections 3 and 17, of the Constitution of the State of Hawaii, to provide for indirect initiative process."

The motion was seconded by Representative Hayes.

At 12:37 o'clock p.m., Representative Apo asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:38 o'clock p.m.

Representative Hemmings then rose and stated:

"Mr. Speaker, I rise to speak in favor of the motion."

The Chair then said:

"I would like to remind the members that your discussion this morning is on the question of the recall of Senate Bill 222 from committee and is not on the question of initiative at hand or initiative question. So it is a procedural matter and this is the motion on the floor so discussion can be made on the procedural matter on the recall of Senate Bill 222."

Representative Hemmings continued:

"Thank you, Mr. Speaker.

"We have a State Constitution, we also have House Rules. Clearly, procedurally, this is a matter that is supported by the people of Hawaii. I might add that the Constitution clearly spells out that recall is in fact a democratic right. I don't mean Democratic Party right, but a right of democracy. It is indeed regrettable that the Majority Party is trying to stifle this process.

"This bill, Mr. Speaker, and I do believe I have the right to mention what it's about -- initiative -- was passed unanimously last year in the Senate and has been languishing in the House Judiciary Committee. We have in the Constitution the right to recall it, and I am very proud to be exercising that right as we have a moral obligation not to protect the closed-circuit fraternity of elected officials in the Majority Party caucus room. We have a moral right and obligation to protect the will of the people which is the Constitution. So the procedure of recalling this bill to the floor is one that is morally right and legal. The need for this procedure hits to the very essence of democracy.

"Mr. Speaker, in talking about this move, leadership in your caucus accused proponents of this measure of doing it for political purposes. Mr. Speaker, if defending the peoples' rights is political purposes, then I will submit to you that I am guilty. But I would like to also say to leadership that spoke out against this effort, which is not being hidden, that it is political purposes and for too long the peoples' rights have been locked up behind closed committee hearings where decisions are made without the public's access to them. All the money in the world and all the computers in the world will not get access to closed doors where decisions are being made. For too long, the people's right has been bottled up politically, Mr. Speaker, behind the doors of closed Majority caucus. So it is politics, Mr. Speaker, and it is politically the peoples' right to have this bill recalled so that the voters of Hawaii who overwhelmingly have supported initiative in most every poll I have seen, will have a right to know where we, the people they elected, stand on the issue.

"Mr. Speaker, I admire your leadership and I congratulate you for your strong control of your caucus. But in doing so, I would like to ask -- are you to be congratulated for protecting the rights of the people, or for protecting the system? I think it is time, after twenty years or more of this, the people of Hawaii have access to democracy again. I think it is in our Constitution and, procedurally, initiative is what the people want and at least we can bring it out into the sunshine for open and fair debate.

"I urge you, colleagues, I know there's been a lot of arm-twisting. I know there's been a lot of talk about this and I venture to say that the recent caucus you just had possibly could have addressed this issue, Mr. Speaker. But let's do what's right once again for the voters who brought us here, not what is right for the system -- the political system -- that runs this State with an iron hand.

"Mr. Speaker, I urge your colleagues in your caucus to vote in favor of this motion."

Representative Apo, in rebuttal, stated:

"Mr. Speaker, with respect to the point that the Minority Floor Leader has put forth with respect to the Constitution, the Constitution is a very complicated document. And I do not take issue with the fact that the Constitution does provide for recall. But the Constitution also provides for democracy and due process and central to due process in our democratic system is the concept of representative democracy. The Constitution is a wise

document in that it recognized that at any given moment in time, as democracy is applied across the board, it may look like it is in chaos. It does not provide for us to take advantage of the politics of the moment and that when measured over a long period of time, that the democratic process does work. If at any given point in time, any day, any hour, any moment, we were to look at the concept of representative democracy as it is applied in the Congress, as it is applied in state legislatures, and as it is applied at the county levels, I believe that the sentiment would be that it does not work. But again, Mr. Speaker, the Constitution is a wise document and it provides us with a system of government that, measured over a long period of time as opposed to a very short time window, works well.

"With respect to recall I believe, as far as the House Rules are concerned, the purpose of allowing recall was to provide a check and balance against an unscrupulous chairman who would withhold a measure against the collective will of the committee. That is not the case here. In fact, in this case the chairman went way beyond normal procedure and actually put the issue to a vote and we had members of the committee, some of them part of the Majority, who voted to report the bill out. We had members who voted against it. The no votes prevailed and those members stood up and they were counted. . .

At this point, Representative Hemmings rose on a point of order and stated:

"Mr. Speaker, I don't believe this bill has had a hearing and I think possibly the speaker is referring to another bill which is the land use bill."

The Chair responded:

"I guess the question of initiative is what the Floor Leader's relating to."

Representative Apo then said:

"I stand corrected, Mr. Speaker. I was referring generally to the whole question of initiative. I would withdraw my remarks with respect to the other bill.

"But the process of democracy is a complicated one but I believe it does work and I believe it is still working. I would assure the honorable Minority Leader that the issue of initiative is not gone. This is not its final moment. It has not seen its death knell, that it is not in fact unusual in the process for us to debate and to consider issues over several years, especially controversial ones, before moving on it. We have seen that with many other issues.

"So I would assure those who support initiative, many of whom are in the Majority Party, but many of whom are supporting the issue at hand which is the integrity of the committee process, and that the issue of initiative will not go away. It will be back and it will be debated in tuture sessions, and I am confident that perhaps some day we may see the light of day on this issue. But at this point in time, I believe the process does work and I would rebut the charges made by the Minority Floor Leader.

"Thank you, Mr. Speaker."

Representative Hayes then rose and stated:

"Mr. Speaker, I have great respect for the able Chairman of the Judiciary Committee and I do not take this step lightly. But the matter of the initiative bill is of great concern to the people of the 30th district.

"In many ways this Legislature has exemplified openness. We passed the monumental freedom of

information act, thanks in large part to the hardworking Judiciary Chairman. This year, we have featured access. Hearings are conducted in conformity with the sunshine law. But how can people really know whether their elected representtives really represent them? It is by the votes they cast.

"Senate Bill 222, the indirect initiative bill, passed the Senate for the third time last year and it passed unanimously. Probably each of us knows how he or she would vote if the initiative bill were up for a vote today. I would suggest that for your constituents, it is up for a vote today. I believe that your constituents--the people you represent-- want to know from your vote how you stand on initiative.

"Thank you."

Representative Metcalf then rose and stated:

"Mr. Speaker, first, I would like to have the Majority Floor Leader's remarks on this subject incorporated into the record as my own," and the Chair "so ordered." (By reference only)

"I would also like to note that perhaps no other set of hearings in the history of this House have received as extensive notice and as extensive hearings as the subject of land use initiative, statewide initiative, indirect initiative, referendum and recall.

"In point of fact, Mr. Speaker, on September 2nd, 1989, your Committee mailed out notice of these hearings across the State and held hearings in each county across the State. And while there was great deal of interest expressed on the issue of land use initiative, both pro and con, very little testimony was offered on the other subjects. For this reason, your Committee did not feel it appropriate to take this matter up this session.

"Thank you."

Representative Hemmings, in rebuttal, stated:

"Mr. Speaker, we often hear on the floor, at least in my six year tenure, that when there is a dispute on an issue, especially a procedural issue where the Majority Party wishes to have done solely what they want done, that democracy is a complicated issue. I don't think right and wrong, or the peoples' access to democracy is complicated, so I would take issue with that and certainly rebut it.

"We do have a representative democracy and the ultimate initiative will be November 6th, 1990, and I certainly hope that all our constituents remember this day.

"Mention was made of how procedures in Congress work so well and I would like to submit to you, Mr. Speaker and to your colleagues, the reason it works well is because they have checks and balances, because they don't have one political network and a handful of leaders who have hegemony over all three branches of government. They do have a two-party system in Congress where all the peoples' points of view are heard. Although they have rough political debates, Mr. Speaker, issues are discussed in committee and brought to the floor of Congress and votes are taken where a constituency can have a record of where people stand.

"All we're asking for, procedurally, Mr. Speaker, without even addressing the merits of the initiative issue, is that right of democracy to find out where people stand.

"In closing rebuttal statements, Mr. Speaker, I am not here to protect the system, I'm here to try to protect democracy.

"Thank you, Mr. Speaker."

Representative Apo, in rebuttal, stated:

"Democracy does start and end with the people, and it begins on primary election day and it ends essentially, with respect to representative democracy, on general election day. And I would suggest that if the Minority Party is unhappy with that process that they do something to change things. But democracy does work and it does begin with the people by electing those people who they feel will best represent their views. And democracy also is not a single issue -- democracy is represented through representative democracy by how this House and its members stand on a variety of issues.

"Thank you, Mr. Speaker."

At 12:52 o'clock p.m., Representative Liu asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:54 o'clock p.m.

Representative Stegmaier then rose and stated:

"Mr. Speaker, I rise as the introducer of the statewide indirect initiative bill, a companion bill to the one that is being discussed right now. In fact, none of the proponents of indirect initiative bothered to approach me over the last two years to attempt to move this bill along. I believe that I can be in favor of this bill and be against efforts to bring this up on the floor at this time. . .

At this point, Representative Peters interrupted on a point of order and stated:

"Would you remind our good representative that there's no such thing as a bill before us. The motion before this House is to recall a bill, whatever that bill may be. And that's the issue that we should be addressing here.

"The beginning of the track, if you will, talking about democracy, initiative, and a whole slew of other things -- the question before this House is whether we will allow a particular bill to be called before us. And once that motion is dealt with, if it's passed, then we'll have a bill before us and we can get into the guts of that measure and deal with the issue on the basis of its merit and demerit. But that measure is not before us. . .

The Chair interrupted and said:

"Representative Peters, I believe Representative Stegmaier is explaining his position on the procedural matter here on Senate Bill 222 as to whether the procedure that is taken at this time with this motion is proper, so I would have Representative Stegmaier continue his remarks."

Representative Peters responded:

"As long as his remarks are confined to the question of recall, Mr. Speaker, I have no objections."

Representative Stegmaier continued his remarks, saying:

"The point is that I am addressing the issue of recall by mentioning that up until this time, there has not been generated by the proponents a desire to hear this

statewide indirect initiative bill. The focus of attention throughout this session has been on the county land use initiative bill and, as you know, I regret that we have yet to pass that out. But I believe, at this point, this motion is being made for that very purpose that was mentioned earlier which is political grandstanding. I ask, did the Minority Floor Leader ever, over the past two years, ask for a hearing on this bill?

"I believe, Mr. Speaker, that the winds of politics are changing in this State but not if we go off on our own without bringing the majority along with us. I believe that within this body, a majority for initiative -- land use as well as statewide -- does exist. And it is the timing and the approach that is being taken that I take exception to at this time.

"Thank you, Mr. Speaker."

Representative Anderson then rose to speak in favor of the motion, stating:

"Mr. Speaker, if what the representative from Kahala, Aina Haina, or wherever Representative Stegmaier represents is true, there's many of us on this floor who have put in bills on indirect initiative and we have tried very hard to have it done and it has failed. And I, for one, voted against land use because it was harmful to my particular district, and I am for this because if we're going to let people know where we stand, I think that's fair and equitable. But to say that this particular type of bill or this type of laws have never, never been considered, have never been tried to be pushed. . It pushed more bills in this place for initiative, referendum and recall. And I've seen how some of the abuses can come by and that scared me.

"For those reasons, I have voted against some of these things. But on this particular issue, I think it's fair and it's equitable, and I will be voting for it.

"Thank you, Mr. Speaker."

Representative Metcalf, in rebuttal, stated:

"First, I would like to ask that Representative Stegmaier's comments be inserted in the Journal as my own. (By reference only)

"Secondly, I would just like to note that, in fact, this issue has been debated and has been debated by the last three citizens' constitutional conventions and rejected in favor of a representative form of democracy.

"But inasmuch as Shakespeare has been bandied around earlier this morning, a thought occurred to me that was once uttered in the Senate -- 'full of sound and fury, signifying nothing.' I think that's what this debate is about.

"Thank you."

Roll call having been requested, the Chair asked for a show of hands and there were insufficient votes for a roll call.

The motion for a recall of Senate Bill 222 was put by the Chair and failed to carry by voice vote.

At 1:00 o'clock p.m., Representative Honda asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:01 o'clock p.m.

UNFINISHED BUSINESS

S.B. No. 3012, SD 1 (Stand. Com. Rep. No. 993-90):

By unanimous consent, action was deferred one day.

Stand. Com. Rep. No. 1003-90 on S.B. No. 2288:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2288, entitled: "A BILL FOR AN ACT RELATING TO THE JUDICIARY," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Shon being excused.

Stand. Com. Rep. No. 1004-90 on S.B. No. 3140, SD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3140, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE UNIVERSITY OF HAWAII," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Shon being excused.

Stand. Com. Rep. No. 1005-90 on S.B. No. 3334, HD

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3334, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE INCOME TAX," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Shon being excused.

The Chair directed the Clerk to note that S.B. Nos. 2288, 3140 and 3334 had passed Third Reading at 1:02 o'clock p.m.

Stand. Com. Rep. No. 1006-90 on S.B. No. 973, SD 2, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 973, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Shon being excused.

Stand. Com. Rep. No. 1007-90 on S.B. No. 2252, SD 2, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2252, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO AGRICULTURAL LOANS," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Shon being excused.

Stand. Com. Rep. No. 1008-90 on S.B. No. 3166, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3166, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC EMPLOYMENT," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Shon being excused.

The Chair directed the Clerk to note that S.B. Nos. 973, 2252 and 3166 had passed Third Reading at 1:03 o'clock p.m.

Stand. Com. Rep. No. 1009-90 on S.B. No. 2617, HD

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2617, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PROTECTION AGAINST SPOUSAL IMPOVERISHMENT," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Shon being excused.

The Chair directed the Clerk to note that S.B. No. 2617 had passed Third Reading at 1:04 o'clock p.m.

STANDING COMMITTEE REPORTS

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1014-90) recommending that H.C.R. No. 169 be referred to the Committee on Legislative Management.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.C.R. No. 169, entitled: "HOUSE CONCURRENT RESOLUTION AUTHORIZING THE ESTABLISHMENT OF A LEGISLATIVE INTERIM TASK FORCE TO IDENTIFY THE FACTORS RESTRICTING AGRICULTURAL DEVELOPMENT IN HAWAII," was referred to the Committee on Legislative Management.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1015-90) recommending that H.C.R. No. 326 be referred to the Committee on Legislative Management.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.C.R. No. 326, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF THE LEGISLATIVE AUDITOR TO CONDUCT A MANAGEMENT AUDIT OF DEPARTMENT OF AGRICULTURE HERBICIDE DRIFT COMPLAINT INVESTIGATIONS," was referred to the Committee on Legislative Management.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1016-90) recommending that H.R. No. 265, as amended in HD 1, be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.R. No. 265, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO IMPROVE THE OVERALL SANITATION OF THE ANIMAL QUARANTINE STATION," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1017-90) recommending that H.C.R. No. 253, as amended in HD 1, be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.C.R. No. 253, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO IMPROVE THE OVERALL

SANITATION OF THE ANIMAL QUARANTINE STATION," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1018-90) recommending that H.R. No. 268 be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.R. No. 268, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO STUDY THE FEASIBILITY OF IMPROVING THE VISITOR AND STAFF FACILITIES AT THE ANIMAL QUARANTINE STATION," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1019-90) recommending that H.C.R. No. 256 be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.C.R. No. 256, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO STUDY THE FEASIBILITY OF IMPROVING THE VISITOR AND STAFF FACILITIES AT THE ANIMAL QUARANTINE STATION," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1020-90) recommending that H.R. No. 344, as amended in HD 1, be adopted.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.R. No. 344, HD 1, entitled: "HOUSE RESOLUTION CALLING FOR INCREASED EFFORTS TO IMPROVE THE ATTENDANCE OF PARENTS AND SCHOOL PERSONNEL AT INTERMEDIATE AND HIGH SCHOOL OPEN HOUSES," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1021-90) recommending that H.C.R. No. 320, as amended in HD 1, be adopted.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.C.R. No. 320, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION CALLING FOR INCREASED EFFORTS TO IMPROVE THE ATTENDANCE OF PARENTS AND SCHOOL PERSONNEL AT INTERMEDIATE AND HIGH SCHOOL OPEN HOUSES," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1022-90) recommending that S.B. No. 3237, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 3237, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COMMERCIAL PAPER," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1023-90) recommending that S.B. No. 2599, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2599, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTRACTORS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1024-90) recommending that S.B. No. 2434, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2434, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC CONTRACTS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1025-90) recommending that S.B. No. 2312, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2312, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CONDOMINIUM HOTEL OPERATORS," passed Second Reading and was placed on the calendar for Third Reading.

Representatives Hirono and Metcalf, for the Committees on Consumer Protection and Commerce and Judiciary, presented a joint report (Stand. Com. Rep. No. 1026-90) recommending that S.B. No. 3295, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Metcalf and carried, the joint report of the Committees was adopted and S.B. No. 3295, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO DISCRIMINATION IN REAL PROPERTY TRANSACTIONS," passed Second Reading and was placed on the calendar for Third Reading.

Representatives Hirono and Metcalf, for the Committees on Consumer Protection and Commerce and Judiciary, presented a joint report (Stand. Com. Rep. No. 1027-90) recommending that S.B. No. 3238, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Metcalf and carried, the joint report of the Committees was adopted and S.B. No. 3238, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO RADIOLOGIC TECHNOLOGY," passed Second Reading and was placed on the calendar for Third Reading.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1028-90) recommending that S.B. No. 3306, SD 2, HD 1, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1028-90 and S.B. No. 3306, SD 2, HD 2, was deferred, and in accordance with Article III, Section 15, of the Constitution of the State of Hawaii, printed copies of S.B. No. 3306, SD 2, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

SUSPENSION OF RULES

On motion by Representative Apo, seconded by Representative Hemmings and carried, the rules were suspended for the purpose of considering a bill on Third Reading on the basis of a modified consent calendar.

THIRD READING

S.B. No. 2475, SD 2, HD 1:

On motion by Representative Honda, seconded by Representative Say and carried, S.B. No. 2475, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC LANDS," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Shon being excused.

The Chair directed the Clerk to note that S.B. No. 2475 had passed Third Reading at 1:06 o'clock p.m.

ADJOURNMENT

At 1:07 o'clock p.m., on motion by Representative Apo, seconded by Representative Hemmings and carried, the House of Representatives adjourned until 11:30 o'clock a.m. tomorrow, Thursday, April 5, 1990.

FORTY-SIXTH DAY

Thursday, April 5, 1990

The House of Representatives of the Fifteenth Legislature of the State of Hawaii, Regular Session of 1990, convened at 11:40 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Reverend Richard Matsumoto of the Palolo Kwahnon Temple, after which the Roll was called showing all members present with the exception of Representatives Chang, Marumoto and Yoshimura, who were excused.

The Clerk proceeded to read the Journal of the House of Representatives of the Forty-Fifth Day.

On motion by Representative Apo, seconded by Representative Hemmings and carried, reading of the Journal was dispensed with and the Journal of the Forty-Fifth Day was approved.

GOVERNOR'S MESSAGES

The following messages from the Governor (Gov. Msg. Nos. 171 and 172) were read by the Clerk and were placed on file:

Gov. Msg. No. 171, transmitting copies of the 1989 Annual Report of the Department of Business and Economic Development, covering Hawaii's diversifying economy and the initiatives of state government in that area.

Gov. Msg. No. 172, transmitting copies of **A Study of the Placement of Attorneys in Various State Agencies,** prepared by the Office of State Planning in response to S.C.R. No. 85, SD 1 (1989).

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 364 to 382) were read by the Clerk and were placed on file:

Sen. Com. No. 364, informing the House that the Senate has disagreed to the amendments proposed by the House to S.B. No. 2969, SD 1, HD 1.

Sen. Com. No. 365, informing the House that the Senate has disagreed to the amendments proposed by the House to S.B. No. 3111, SD 1 (HD 1), and has requested a conference on the subject matter thereof, in consequence of which the President has, on April 4, 1990, appointed Senators Levin, Chairman; B. Kobayashi and Reed, as Managers on the part of the Senate for the consideration of said amendments.

By unanimous consent, naming of the conferees on the part of the House was deferred.

Sen. Com. No. 366, returning H.C.R. No. 37, entitled: "HOUSE CONCURRENT RESOLUTION SUPPORTING FURTHER DEVELOPMENT OF THE STATE AGRICULTURAL PARK PROGRAM TO PROVIDE AND MAKE AVAILABLE SUITABLE LANDS FOR FARMING AND SUSTAIN THE ESTABLISHED AGRICULTURAL DIVERSIFICATION GOALS," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 367, returning H.C.R. No. 38, entitled: "HOUSE CONCURRENT RESOLUTION SUPPORTING

HAWAII'S CONGRESSIONAL DELEGATION IN ITS EFFORTS TO MAINTAIN SUPPORT FOR THE U.S. SUGAR INDUSTRY," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 368, transmitting S.C.R. No. 19, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING A CONCERTED EFFORT TO OBTAIN FEDERAL LAND AND FEDERAL FUNDS TO BUILD MINIMUM SECURITY FACILITIES PRIMARILY FOR DRUG TREATMENT OFFENDERS," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 369, transmitting S.C.R. No. 55, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE INVESTMENT EARNINGS CREDIT PROVISION OF THE EMPLOYEES' RETIREMENT SYSTEM LAW," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 370, transmitting S.C.R. No. 56, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY OF THE CURRENT METHODS OF PAYMENT FOR WORKERS' COMPENSATION INSURANCE," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 371, transmitting S.C.R. No. 63, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO NEGOTIATE WITH KAMEHAMEHA SCHOOL/BISHOP ESTATE FOR THE EXCHANGE OF STATE LANDS FOR THE ESTATE'S MAKALAWENA LANDS IN KONA TO ESTABLISH A STATE PARK," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 372, transmitting S.C.R. No. 89, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REAFFIRMING THE LEGISLATURE'S COMMITMENT TO THE PROMOTION AND UTILIZATION OF ALTERNATE SOURCES OF ENERGY IN ORDER TO PROTECT HAWAII'S FRAGILE ENVIRONMENT AND REQUESTING THE PUBLIC UTILITIES COMMISSION TO ENSURE THAT APPROPRIATE ECONOMIC INCENTIVES ARE AVAILABLE TO INDEPENDENT POWER PRODUCERS THAT GENERATE ALTERNATE SOURCES OF ENERGY," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 373, transmitting S.C.R. No. 93, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO REVISE THEIR REQUIREMENTS OF OBTAINING A PERMIT TO OPERATE A SATELLITE ANIMAL QUARANTINE FACILITY ON THE NEIGHBOR ISLANDS," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 374, transmitting S.C.R. No. 98, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE BOARD OF REGENTS TO LOOK INTO THE POSSIBILITY OF A SEPARATE PRESIDENT AND BUDGET FOR THE UNIVERSITY OF HAWAII AT HILO," which was adopted by the Senate on April 4, 1990

Sen. Com. No. 375, transmitting S.C.R. No. 114, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE UNIVERSITY OF HAWAII AT HILO IN COLLABORATION WITH THE SCHOOL OF OCEAN AND EARTH SCIENCE AND TECHNOLOGY TO PREPARE A PROPOSAL TO ESTABLISH A CENTER FOR UNDERGRADUATE MARINE EDUCATION AT

UH-HILO," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 376, transmitting S.C.R. No. 117, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE ESTABLISHMENT OF A QUANTITATIVE BASIS FOR INCREASING THE CURRENT SERVICE BASE OF THE COOPERATIVE EXTENSION SERVICE, COLLEGE OF TROPICAL AGRICULTURE AND HUMAN RESOURCES, UNIVERSITY OF HAWAII," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 377, transmitting S.C.R. No. 143, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII TO DEVELOP AND IMPLEMENT BOTH A SHORT-TERM AND LONG-TERM PLAN TO INCREASE RECRUITMENT OF QUALIFIED WOMEN AND MINORITIES FOR FACULTY POSITIONS," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 378, transmitting S.C.R. No. 148, entitled: "SENATE CONCURRENT RESOLUTION URGING THE FACULTIES OF THE COLLEGE OF TROPICAL AGRICULTURE AND HUMAN RESOURCES, UNIVERSITY OF HAWAII AT MANOA, AND THE COLLEGE OF AGRICULTURE, UNIVERSITY OF HAWAII AT HILO, TO DRAW UPON THEIR COMBINED EXPERTISE IN OFFERING COURSES RELATING TO AGRICULTURE ON THE ISLAND OF HAWAII," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 379, transmitting S.C.R. No. 149, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO STUDY THE EQUAL EMPLOYMENT OPPORTUNITY/AFFIRMATIVE ACTION OFFICE OF THE UNIVERSITY OF HAWAII," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 380, transmitting S.C.R. No. 152, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE UNIVERSITY OF HAWAII TO ESTABLISH AND IMPLEMENT AN EFFECTIVE POLICY ON SEXUAL HARASSMENT AND DISCRIMINATION," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 381, transmitting S.C.R. No. 156, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE POTENTIAL OF PROCESSED PRODUCTS AS A MEANS OF EXPORTING TROPICAL FRUITS WITHOUT THE CONSTRAINTS OF FRUIT FLY QUARANTINE REGULATIONS," which was adopted by the Senate on April 4, 1990.

Sen. Com. No. 382, transmitting S.C.R. No. 221, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE GOVERNOR TO APPLY FOR A \$1.3 MILLION APPROPRIATION FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR A COMMUNITY DEVELOPMENT BLOCK GRANT TO AID IN JOB RETENTION OF AGRICULTURAL WORKERS," which was adopted by the Senate on April 4, 1990.

By unanimous consent, further action on S.C.R. Nos. 19, SD 1; 55; 56; 63, SD 1; 89, SD 1; 93, SD 1; 98, SD 1; 114, SD 1; 117; 143, SD 1; 148; 149, SD 1; 152, SD 1; 156; and 221, SD 1, was deferred.

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

Representative Hagino, on behalf of Representative Shon and himself, introduced a group of fifth grade students from Kuhio Elementary School. They were accompanied by their teachers, Mrs. Ho, Miss Moniz and Kupuna Jellings; and a parent, Mrs. Takeuchi.

Representative Lee introduced Danette Akiyama, "who loves to play the percussion in the band and wants to be a school teacher," and Tracy Okumura, "who is in the Gifted and Talented Class, plays the alto saxophone, and wants to be a businessman," legislative interns from Wheeler Intermediate School.

ORDER OF THE DAY

INTRODUCTION OF RESOLUTIONS

The following resolutions (H.R. Nos. 379 and 380) were read by the Clerk and were disposed of as follows:

H.R. No. 379, entitled: "HOUSE RESOLUTION IN RECOGNITION OF THE FOSTER GRANDPARENT PROGRAM ON ITS TWENTY-FIFTH ANNIVERSARY YEAR IN HAWAII," was jointly offered by Representatives Arakaki, Alcon, Amaral, Anderson, Andrews, Apo, Baker, Bellinger, Bunda, Bybee, Cachola, Cavasso, Chang, Duldulao, Fukunaga, Hagino, Hashimoto, Hayes, Hemmings, Hiraki, Hirayama, Hirono, Honda, Horita, D. Ige, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Kihano, Lee, Leong, Liu, Marumoto, Metcalf, Okamura, O'Kieffe, Oshiro, Peters, Say, Shon, Souki, Stegmaier, Tajiri, Takamine, Tam, Taniguchi, Tom, Yonamine and Yoshimura.

On motion by Representative Arakaki, seconded by Representative Hagino and carried, H.R. No. 379 was adopted.

Representative Arakaki then rose and proceeded to introduce the honorees, stating:

"I present this resolution on your behalf, Mr. Speaker, and for all the other grandparents and grandparents-to-be on the House floor. And I've heard, Mr. Speaker, that you are a loving and doting grandparent. That means you spoil them.

"Because it is a tribute to a grandparent's loving care and attention, qualities which are the strength and foundation of this program, which celebrates its 25th anniversary. Although this program was established 25 years ago and we are here today to honor its history, I look at this program as a future. With an ever-increasing life expectancy which translates into a large population of productive retirees, added to a growing demand for affordable quality care for our young and a shrinking pool of human resources for health and human services, it makes a lot of sense and dollars to look to our elders to provide affordable care, to support our families, and allow parents to work and be productive. Therefore, Mr. Speaker and colleagues, I present this program to you as a program that can and will work, and as a prototype of programs for care for the future.

"I also want to pay special tribute to a charter member of the Foster Grandparent Program who started with the program back in 1966. She is originally from Bermuda and raised in New York, but she came to Hawaii after the death of her husband at the urging of her daughter, and although she only intended to stay temporarily, because of her involvement with the children, she decided to stay with the program and not move or pursue another job.

Her first assignment was with the Waimano Training School and Hospital's Child Abuse Program, and later she was assigned to Waiawa Elementary School and Pearl Harbor Elementary School. She focuses her skills and her experiences on preschoolers who are learning impaired.

"Please welcome and salute the charter member of the Foster Grandparent Program, 86 year old Myrtle Tulloh from Pearl City."

Mrs. Tulloh then rose to be recognized.

Representative Arakaki then asked Lucy Vaughn of Kapahulu "who has been in the program this year for 20 years"; Mr. Claudio Cortez from Pearl City, 13 years of service; Josephine Falk "who resides in Makualii, 2 years of service"; and Renee Nakama, Program Director, who were seated on the chamber floor, to stand to be recognized.

Representative Arakaki then asked Mrs. Tulloh's family and the class she helps with, the Pearl Harbor Special Education Class, along with the teachers and aides; Mrs. Vaughn's family; and a group of approximately 70 foster grandparents, who were seated in the gallery, to stand to be recognized.

Representative Alcon then presented Renee Nakama with a certified copy of the resolution, and floral leis were presented to the honorees by Representatives Leong, Anderson, Yonamine, Ihara and Hirono.

H.R. No. 380, entitled: "HOUSE RESOLUTION CONGRATULATING AND HONORING COREENE D. ZABLAN ON BEING NAMED THE '1990 SECRETARY OF THE YEAR'," was jointly offered by Representatives Kawakami, Peters, Amaral, Anderson, Andrews, Arakaki, Bunda, Cachola, Fukunaga, Hagino, Hashimoto, Hayes, Hemmings, Hirayama, Hirono, Honda, D. Ige, M. Ige, Isbell, Lee, Metcalf, Okamura, Oshiro, Shon, Tajiri, Taniguchi, Yoanmine and Yoshimura.

On motion by Representative Kawakami, seconded by Representative Peters and carried, H.R. No. 380 was adopted.

Representative Kawakami then rose to introduce the honoree, stating:

"Mr. Speaker and fellow colleagues, we honor today Coreene D. Zablan on being named the '1990 Secretary of the Year' by the Oahu Chapter of the Professional Secretaries International.

"Webster defines a secretary as a person employed to deal with correspondence, keep records, and handle clerical business, but what Webster doesn't say is that a secretary must be a Jack-of-all-trades and a juggler of many acts. But the description I like best is my own. A secretary of Coreene's caliber should really be called a 'maestro,' for she must day in and day out orchestrate the myriad of duties to keep the busy office on key and hitting the right notes. In fact, she can keep the atmosphere of the office so harmonious, efficient and productive that you may not even miss the boss.

"Coreene began her secretarial career right here at the Capitol when she was tabbed to serve under two Speakers. First, Wakatsuki and later, Peters. And having had two outstanding and astute bosses helped Coreene to decide on making this her career.

"Coreene is a highly competent secretary who serves a dual role as the Executive Secretary of Trustee Henry Peters for the Office of the Trustees, Bishop Estate, and during the session, as the secretary for our colleague,

Representative Henry Peters. See what I mean when I say she has to be a juggler of many acts?

"We congratulate today Coreene and wish her all the luck as she competes with other chapter secretary nominees for the Hawaii division title. The division finalist in each regional district will be rated for their education and their experience, and the district winner will go on to the international convention in July, and we hope that winner will be Coreene.

"Mr. Speaker and colleagues, at this time, it is my pleasure to present to this eminent body, Coreene Denise Choy Zablan."

The honoree, Coreene, rose to be recognized. She was accompanied by her husband, Bobby Zablan; her daughter, Shannon; and her mother, Mrs. Eleanor Choy.

Representative Kawakami then presented Coreene with a certified copy of the resolution, and Representatives Peters, Say, M. Ige and Hirono presented them with floral leis.

Representative Kawakami then asked members of the Professional Secretaries International who were seated in the gallery to stand to be recognized, as follows: Gwen Joseph, President-elect; Gladys Rodenhurst, President-elect of the Hawaii Division; Gert Kwon, Karen Shishido and Jade Kinoshita, Oahu Chapter members.

At 12:04 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

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

SUSPENSION OF RULES

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

UNFINISHED BUSINESS

S.B. No. 3012, SD 1 (Stand. Com. Rep. No. 993-90):

On motion by Representative Honda, seconded by Representative Say and carried, S.B. No. 3012, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE ADMINISTRATION OF THE AGRICULTURAL PARK PROGRAM," was recommitted to the Committee on Agriculture.

At 12:40 o'clock p.m., Representative Apo asked for a recess and the Chair declared a recess, subject to the call of the Chair.

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

Stand. Com. Rep. No. 1010-90 on S.B. No. 3141, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, Stand. Com. Rep. No. 1010-90 and S.B. No. 3141, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE UNIVERSITY OF HAWAII RESEARCH AND TRAINING REVOLVING FUND," were recommitted to the Committee on Finance.

Stand. Com. Rep. No. 1011-90 on S.B. No. 3327, HD

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3327, HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR SCHOOL INSPECTION," having been read throughout, passed Third Reading by a vote of 48 ayes, with Representatives Chang, Marumoto and Yoshimura being excused.

Stand. Com. Rep. No. 1012-90 on S.B. No. 3165, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3165, SD 1, HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR REPRICING CIVIL SERVICE MOTOR CARRIER SAFETY OFFICER, HIGHWAYS SPECIAL SERVICES SUPERVISOR, HIGHWAY LIGHTING WORKER, AND HIGHWAY LIGHTING SUPERVISOR CLASSES IN THE STATE EXECUTIVE BRANCH," having been read throughout, passed Third Reading by a vote of 48 ayes, with Representatives Chang, Marumoto and Yoshimura being excused.

The Chair directed the Clerk to note that S.B. Nos. 3327 and 3165 had passed Third Reading at 12:42 o'clock p.m.

Stand. Com. Rep. No. 1013-90 on S.B. No. 3013, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3013, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO AGRICULTURAL LOANS," having been read throughout, passed Third Reading by a vote of 48 ayes, with Representatives Chang, Marumoto and Yoshimura being excused.

The Chair directed the Clerk to note that S.B. No. 3013 had passed Third Reading at 12:43 o'clock p.m.

STANDING COMMITTEE REPORTS

Representative Cachola, for the Committee on Tourism, presented a report (Stand. Com. Rep. No. 1029-90) recommending that H.R. No. 87, as amended in HD 1, be adopted.

Representative Cachola, for the Committee on Tourism, presented a report (Stand. Com. Rep. No. 1030-90) recommending that H.C.R. No. 73, as amended in HD 1, be adopted.

Representative Cachola moved that the reports of the Committee be adopted and H.R. No. 87, as amended in HD 1, and H.C.R. No. 73, as amended in HD 1, be adopted, seconded by Representative Hirayama.

Representative Liu then rose to speak against the resolutions, stating:

"Mr. Speaker, the only good thing I can say is that at least these are not bills on the subject, and I commend the Chairman of the Tourism Committee for going with something less arduous.

"In opposition to these specific resolutions, however, I must say that I just see these as exercisers in creating fodder for a merely feel-good policy that has not gone

under any kind of rigorous or vigorous analyses or conceptualization. Either everything in this State is connected to the visitor industry and if we are going to start defining that some things aren't, I just find it hard to understand whether or not a firm that comes into the State or exists currently in the State, regardless of where they are from -- what kind of businesses or jobs are they going to create? Are they going to open up an office somewhere in downtown, or are they going to have to open a construction company? I just find it pretty hard to understand why we are going through this exercise. I just hope that the folks in the State realize that there are perhaps other ways to pursue the right mesh between investments and visitor industry and other sectors of our economy and society.

"Perhaps we can look to some sort of greater partnerships in education. We have started that and I would think that that would be something perhaps more concrete and something more easily definable than what is incorporated in the policy that came before us on the day of the State-of-the-State address by the Governor.

"Thank you, Mr. Speaker."

Representative Hemmings then rose to speak against the resolutions, stating:

"Mr. Speaker, if I could request that the Journal reflect the intent of Representative Liu's opinion as my own, and also have the Clerk record 'no' votes for me."

The Chair "so ordered." (By reference only)

The motion was put by the Chair and carried, and the reports of the Committees were adopted and H.R. No. 87, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A REPORT ABOUT TOURISM JOBS," and H.C.R. No. 73, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A REPORT ABOUT TOURISM JOBS," were adopted, with Representatives Hemmings and Liu voting no.

Representatives Honda and Shon, for the Committees on Agriculture and Health, presented a joint report (Stand. Com. Rep. No. 1031-90) recommending that H.R. No. 267 be adopted.

On motion by Representative Honda, seconded by Representative Shon and carried, the joint report of the Committees was adopted and H.R. No. 267, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO DEVISE A SYSTEM TO PROVIDE FOR THE TIMELY NOTIFICATION OF PET OWNERS WHOSE QUARANTINED ANIMALS REQUIRE MEDICAL ATTENTION," was adopted.

Representatives Honda and Shon, for the Committees on Agriculture and Health, presented a joint report (Stand. Com. Rep. No. 1032-90) recommending that H.C.R. No. 255 be adopted.

On motion by Representative Honda, seconded by Representative Shon and carried, the joint report of the Committees was adopted and H.C.R. No. 255, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO DEVISE A SYSTEM TO PROVIDE FOR THE TIMELY NOTIFICATION OF PET OWNERS WHOSE QUARANTINED ANIMALS REQUIRE MEDICAL ATTENTION," was adopted.

Representatives Honda and Hagino, for the Committees on Agriculture and Water and Land Use, presented a joint report (Stand. Com. Rep. No. 1033-90) recommending that H.R. No. 270, as amended in HD 1, be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the joint report of the Committees was adopted and H.R. No. 270, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEVELOPMENT OF AN ANALYSIS AND ACTION PLAN RELATING TO FORESTRY AND OTHER NATURAL RESOURCES," was adopted.

Representatives Honda and Hagino, for the Committees on Agriculture and Water and Land Use, presented a joint report (Stand. Com. Rep. No. 1034-90) recommending that H.C.R. No. 258, as amended in HD 1, be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the joint report of the Committees was adopted and H.C.R. No. 258, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEVELOPMENT OF AN ANALYSIS AND ACTION PLAN RELATING TO FORESTRY AND OTHER NATURAL RESOURCES," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1035-90) recommending that H.R. No. 269, as amended in HD 1, be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.R. No. 269, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO REVISE ITS REQUIREMENTS FOR OBTAINING A PERMIT TO OPERATE A SATELLITE ANIMAL QUARANTINE FACILITY ON THE NEIGHBOR ISLANDS," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1036-90) recommending that H.C.R. No. 257, as amended in HD 1, be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.C.R. No. 257, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO REVISE ITS REQUIREMENTS FOR OBTAINING A PERMIT TO OPERATE A SATELLITE ANIMAL QUARANTINE FACILITY ON THE NEIGHBOR ISLANDS," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1037-90) recommending that H.R. No. 266, as amended in HD 1, be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.R. No. 266, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO SUPPORT THE REACTIVATION OF THE QUARANTINE STATION'S ADVISORY COMMITTEE," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1038-90) recommending that H.C.R. No. 254, as amended in HD 1, be adopted.

On motion by Representative Honda, seconded by Representative Say and carried, the report of the Committee was adopted and H.C.R. No. 254, HD 1,

entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO SUPPORT THE REACTIVATION OF THE QUARANTINE STATION'S ADVISORY COMMITTEE," was adopted.

Representative Hayes, for the Committee on Housing, presented a report (Stand. Com. Rep. No. 1039-90) recommending that S.B. No. 2924, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hayes, seconded by Representative Amaral and carried, the report of the Committee was adopted and S.B. No. 2924, SD 1, entitled: "A BILL FOR AN ACT RELATING TO HOUSING," passed Second Reading and was placed on the calendar for Third Reading.

THIRD READING

The following bills, which were on the calendar for Third Reading, were read throughout, and the following actions taken:

S.B. No. 2434, SD 1:

On motion by Representative Hiraki, seconded by Representative Andrews and carried, S.B. No. 2434, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC CONTRACTS," passed Third Reading by a vote of 48 ayes, with Representatives Chang, Marumoto and Yoshimura being excused.

The Chair directed the Clerk to note that S.B. No. 2434 had passed Third Reading at 12:48 o'clock p.m.

S.B. No. 2312, SD 1:

On motion by Representative Hiraki, seconded by Representative Andrews and carried, S.B. No. 2312, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CONDOMINIUM HOTEL OPERATORS," passed Third Reading by a vote of 48 ayes, with Representatives Chang, Marumoto and Yoshimura being excused.

The Chair directed the Clerk to note that S.B. No. 2312 had passed Third Reading at 12:49 o'clock p.m.

ADJOURNMENT

At 12:50 o'clock p.m., on motion by Representative Apo, seconded by Representative Hemmings and carried, the House of Representatives adjourned until 11:30 o'clock a.m. tomorrow, Friday, April 6, 1990.

FORTY-SEVENTH DAY

Friday, April 6, 1990

The House of Representatives of the Fifteenth Legislature of the State of Hawaii, Regular Session of 1990, convened at 11:40 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Reverend Anthony Bolger of St. Anthony Parish, after which the Roll was called showing all members present with the exception of Representatives Marumoto, Peters and Stegmaier, who were excused.

The Clerk proceeded to read the Journal of the House of Representatives of the Forty-Sixth Day.

On motion by Representative Apo, seconded by Representative Hemmings and carried, reading of the Journal was dispensed with and the Journal of the Forty-Sixth Day was approved.

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 383 to 401) were read by the Clerk and were placed on file:

Sen. Com. No. 383, transmitting S.C.R. No. 15, entitled: "SENATE CONCURRENT RESOLUTION URGING THE DEVELOPMENT OF PROFILES FOR ALL ADULTS AND JUVENILES IN STATE CORRECTIONAL FACILITIES," which was adopted by the Senate on April 5, 1990.

Sen. Com. No. 384, transmitting S.C.R. No. 34, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO ADOPT RULES TO IMPLEMENT STANDARDS FOR GRAY WATER USAGE," which was adopted by the Senate on April 5, 1990.

Sen. Com. No. 385, transmitting S.C.R. No. 91, entitled: "SENATE CONCURRENT RESOLUTION URGING ALL DOMESTIC CARRIERS TO SHOW A VIDEO THAT EXPLAINS THE RESTRICTIONS OF THE STATE'S PLANT AND ANIMAL QUARANTINE LAWS TO PASSENGERS ON INCOMING FLIGHTS TO HAWAII TO PROTECT THE NATURAL ENVIRONMENT OF THE ISLANDS," which was adopted by the Senate on April 5, 1990.

Sen. Com. No. 386, transmitting S.C.R. No. 95, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF AGRICULTURE TO ASSESS THE FEASIBILITY OF ESTABLISHING A FULL SERVICE VETERINARY CLINIC AT THE ANIMAL QUARANTINE STATION IN HALAWA," which was adopted by the Senate on April 5, 1990.

Sen. Com. No. 387, transmitting S.C.R. No. 211, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY TO EXAMINE THE FEASIBILITY OF ESTABLISHING A PRE-RELEASE CENTER FOR ADULT INMATES," which was adopted by the Senate on April 5, 1990.

Sen. Com. No. 388, transmitting S.C.R. No. 215, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF PUBLIC SAFETY TO ASSIGN PERSONNEL TO FORMULATE A PLAN OF ACTION ADDRESSING THE NEEDS OF

INMATES WITH DISABILITIES," which was adopted by the Senate on April 5, 1990.

Sen. Com. No. 389, transmitting S.C.R. No. 220, SD 1, entitled: "SENATE CONCURRENT RESOLUTION AUTHORIZING THE ESTABLISHMENT OF A LEGISLATIVE INTERIM TASK FORCE TO IDENTIFY THE FACTORS RESTRICTING AGRICULTURAL DEVELOPMENT IN HAWAII," which was adopted by the Senate on April 5, 1990.

Sen. Com. No. 390, transmitting S.C.R. No. 223, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF AN AGRICULTURAL RESEARCH INSTITUTION," which was adopted by the Senate on April 5, 1990.

By unanimous consent, further action on S.C.R. Nos. 15; 34, SD 1; 91; 95; 211; 215; 220 and 223, SD 1, was deferred.

Sen. Com. No. 391, returning H.B. No. 2269, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ORGANIZED CRIME," which passed Third Reading in the Senate on April 5, 1990.

Sen. Com. No. 392, returning H.B. No. 2487, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED," which passed Third Reading in the Senate on April 5, 1990.

Sen. Com. No. 393, returning H.B. No. 2490, entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT SECURITY," which passed Third Reading in the Senate on April 5, 1990.

Sen. Com. No. 394, returning H.B. No. 2799, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE THEFT OF LIVESTOCK," which passed Third Reading in the Senate on April 5, 1990.

Sen. Com. No. 395, returning H.B. No. 3274, entitled: "A BILL FOR AN ACT RELATING TO SERVICE OF PROCESS," which passed Third Reading in the Senate on April 5, 1990.

Sen. Com. No. 396, returning H.B. No. 1023, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO ENVIRONMENTAL QUALITY," which passed Third Reading in the Senate on April 5, 1990, in an amended form.

Sen. Com. No. 397, returning H.B. No. 2233, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO STATE MARINE WATERS," which passed Third Reading in the Senate on April 5, 1990, in an amended form

Sen. Com. No. 398, returning H.B. No. 2793, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO UNEMPLOYMENT," which passed Third Reading in the Senate on April 5, 1990, in an amended form.

Sen. Com. No. 399, returning H.B. No. 2874, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL," which passed Third Reading in the Senate on April 5, 1990, in an amended form.

Sen. Com. No. 400, returning H.B. No. 2892 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM," which passed

Third Reading in the Senate on April 5, 1990, in an amended form.

Sen. Com. No. 401, returning H.B. No. 3212, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO WAGES AND HOURS," which passed Third Reading in the Senate on April 5, 1990, in an amended form.

By unanimous consent, H.B. Nos. 1023, HD 1; 2233, HD 1; 2793, HD 2; 2874, HD 2; 2892; and 3212, HD 1, as amended by the Senate, were placed on the Clerk's desk, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of H.B. Nos. 1023, HD 1, SD 1; 2233, HD 1, SD 1; 2793, HD 2, SD 1; 2874, HD 2, SD 1; 2892, SD 1; and 3212, HD 1; SD 1, were made available to the members of the House at 11:30 o'clock a.m.

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

Representative Apo introduced 30 students from grades four through six who are members of the Student Council, and Junior Police Officers, from Waianae Elementary School. They were accompanied by Mr. Nagasako, Vice Principal; Mr. Pinon, counselor; and a teacher, Mrs. Thelma Estavillo.

Representative Okamura introduced a group of 73 fourth grade students from Webling Elementary School in Aiea. They were accompanied by their teachers, Mrs. Geraldine Sakai, Mrs. Rachel Nishiguchi, Mrs. Marilyn Sakai and Miss Jody Schmitz; a parent, Mrs. Crenshaw, and her mother, Mrs. Lee, who is visiting from Texas.

Representative Yoshimura, on behalf of Representatives Alcon, Arakaki and himself, introduced a group of fourth grade students from Kalihi-waena Elementary School. They were accompanied by their teachers, Mrs. Jean Ma, Mrs. Jean Yamamoto and Mrs. Esther Ajimura.

Representative Arakaki, on behalf of Representatives Alcon, Yoshimura and himself, introduced Iolani Laca, Janet Baptista and Ignacio Tubera, Jr., eighth grade students from Dole Intermediate School and participants in the legislative "shadow" program. They were accompanied by Patrick Kelly, student intern for Representative Arakaki.

ORDER OF THE DAY

DEFERRED RESOLUTIONS

The following Senate Concurrent Resolutions were disposed of as follows:

S.C.R. Nos. Referred to:

- 19 Jointly to the Committees on Judiciary, Human Services and Intergovernmental Relations and International Affairs
- 55 Committee on Labor and Public Employment, then to the Committee on Legislative Management
- 56 Committee on Labor and Public Employment, then to the Committee on Legislative Management
- 63 Committee on Water and Land Use

- 89 Jointly to the Committees on Planning, Energy and Environmental Protection and Consumer Protection and Commerce
- 93 Committee on Agriculture
- 98 Committee on Higher Education and the Arts
- 114 Jointly to the Committees on Higher Education and the Arts and Ocean and Marine Resources
- 117 Committee on Higher Education and the Arts
- 143 Committee on Higher Education and the Arts
- 148 Committee on Higher Education and the Arts
- 149 Committee on Higher Education and the Arts, then to the Committee on Legislative Management
- 152 Committee on Higher Education and the Arts
- 156 Committee on Agriculture
- 221 Committee on Agriculture

COMMITTEE REASSIGNMENT

H.C.R. No. 343 was re-referred jointly to the Committees on Health and Intergovernmental Relations and International Affairs.

INTRODUCTION OF RESOLUTIONS

The following resolutions (H.R. Nos. 381 and 382) were read by the Clerk and were disposed of as follows:

H.R. No. 381, entitled: "HOUSE RESOLUTION IN RECOGNITION OF MR. ERNEST A. MALTERRE JR. FOR HIS SELFLESS CONTRIBUTIONS TO THE COMMUNITY OF WAIPAHU, AND TO THE STATE OF HAWAII," was jointly offered by Representatives Duldulao, Kihano and Apo.

On motion by Representative Duldulao, seconded by Representative Oshiro and carried, H.R. No. 381 was adopted.

Representative Duldulao then rose and proceeded to introduce the honoree, stating:

"The quality of life in our community and State, to a large extent, depends upon the selfless contributions made by citizens. The Waipahu community and the State of Hawaii is a much better place because of the love and caring of an individual we honor today. Even after 49 years as an employee of Oahu Sugar, our honoree continues to devote his efforts to assist his fellow citizens and improving his community. He has served as a member of the Holy Name Society of St. Joseph's Church in Waipahu, a supervisor of Boy Scout Troop No. 43, and a Board member for the Friends of Waipahu Cultural Garden Park, and President of the Waipahu Cosmopolitan Senior Citizens Club.

"Mr. Speaker and fellow colleagues, it is my distinct pleasure to introduce in your behalf, Mr. Speaker, and myself, our honoree today who continues to make a big difference in Waipahu and the State of Hawaii. Fellow colleagues, it is my honor and great privilege to introduce to this honorable body, Mr. Ernest Malterre, Jr."

Mr. Malterre, Jr. rose to be recognized, along with his wife, Angeline.

Representative Duldulao presented the honoree with a certified copy of the resolution while Representatives Isbell and Oshiro presented Mr. and Mrs. Malterre, Jr. with red and white carnation leis, respectively.

H.R. No. 382, entitled: "HOUSE RESOLUTION CONGRATULATING MR. ED KIYUNA FOR PROMOTING EXTRA-CURRICULAR SPORTS PROGRAMS TO THE YOUTH OF HAWAII," was jointly offered by Representatives Hirayama, Yonamine, Alcon, Amaral, Anderson, Arakaki, Baker, Bellinger, Bunda, Bybee, Cachola, Chang, Fukunaga, Hagino, Hashimoto, Hayes, Hiraki, Hirono, Honda, D. Ige, M. Ige, Isbell, Kanoho, Kawakami, Kihano, Lee, Leong, O'Kieffe, Okamura, Say, Shon, Stegmaier, Tajiri, Takamine, Tam, Taniguchi and Tom.

On motion by Representative Hirayama, seconded by Representative Yonamine and carried, H.R. No. 382 was adopted.

Representative Hirayama rose and yielded to Representative Yonamine who then rose and proceeded to introduce the honoree, stating:

"This morning, we will not be talking about the 2.0 grade point average policy or the pay raises for the coaches although these would be good debates on the floor at any time of the week or the month.

"The resolution covers very well the achievements of Mr. Ed Kiyuna and the leadership he provides to the Hawaii High School Athletic Association, the HHSAA. I don't know of any state that has state championship playoffs for both the public and private schools such as the many tournaments we have in Hawaii. In fact, major cities in metropolitan areas have long abandoned city, suburban or public/private school championships because of the violence and other potential problems. In Hawaii, sports and athletic events bring people together and not divide people. And we can be very proud of what we have here in Hawaii.

"The HHSAA is a vehicle which brings the public and private high schools together in friendly competition and the attainment of excellence in their respective courts. State championship tournaments is a catalyst for pride for students and communities in their own teams, their schools, and their neighborhoods throughout the islands. HHSAA is indeed a fine working relationship between public and private schools. This organization embraces 63 schools and represents the following leagues: public schools in the Oahu Interscholastic Association, the OIA; 19 with the Interscholastic League of Honolulu, the ILH; 12 in the Big Island Interscholastic Federation, the BIIF; 8 in the Maui Interscholastic League, the MIL; and 3 in the Kauai Interscholastic Federation. There are about 23,000 student athletes participating in ten championships for girls and eleven for boys. And I think you all know the great amount of work it takes to run these tournaments, the hundreds of coaches, athletic directors, volunteers and others who run the 21 championships every year.

"Ed Kiyuna is a glue to this Association. We appreciate his contribution to the athletics, his profession in this State. He became the Executive Secretary in 1978, a crucial time of needed expansion for both Title 9 and the boys' minor sports. He is and was a teacher, coach, athletic director, and vice principal, and he was and he is eminently qualified to administer the statewide association. We all see him as a dedicated person to his tasks and, like all of the executive secretaries here on the

floor, he has to be fair, he has to make decisions, he has to make firm decisions and, above all, Ed has to have the sensitivity to all of his constituents, the respective directors of the leagues, the principals, athletic directors, coaches and the public, the legislators and, of course, the Superintendent of Education. Ed takes great pride in seeing the development and growth of students in sound mind and body, and he has seen many athletes become successful in life because of their participation in sports which made a difference in their present life.

"I am very pleased to say 'Thank You' to Ed Kiyuna for his contribution to the sports, and for helping make extra curricular activity a most meaningful experience for all students in Hawaii.

"Thank you, Mr. Speaker."

Representative Yonamine then asked the following honorees, who were seated on the chamber floor, to stand to be recognized: Ed Kiyuna, Executive Secretary of the HHSAA; Sandy Tanaka, administrative assistant. ("Ed Kiyuna credits Sandy Tanaka for doing much of the work to make the operation successful"); Charles Toguchi, Superintendent of Education. ("Thank you, Mr. Superintendent for being very supportive of the athletic program and for your personal interest in the athletic programs throughout the State"); Mr. Clayton Benham, Executive Secretary of the ILH. ("Mr. Benham himself has been a former coach, athletic director, and has done a beautiful job as the director of the ILH"); Mr. Hugh Yoshida, Executive Secretary of the OIA. ("I believe you all know Hugh Yoshida as the former Coach of the Year who has accomplished just about everything you can as a very successful and highly competent coach and teacher, and now he serves very well as the director of the OIA"); Mr. Les Zimmerman, President of the HHSSA, and Chief Executive Officer of Lutheran High School. "He is the person who leads the Association in his policymaking; and Dr. Herman Aizawa, Assistant Superintendent, Office of Instructional Services, and a former President of the

Representative Hirayama then rose and stated:

"I can't help but reflect as I see our honoree here today. I reflect back to the early 50s and to see this young athlete, probably about 120-130 pounds, playing quarterback for McKinley High School in 1953. At that time it was a lot of fun, and I can also see some of the former athletes like Mr. Hugh Yoshida, and Mr. Clayton Benham, coaching for Kamehameha, at our time in the early 50s.

"I would like to congratulate our honoree today because at that time when we first started the Crusaders against the McKinley Tigers, we had this friendly match. .rivalry between McKinley and St. Louis High School. We called this the 'poi pounder,' and it no longer exists ever since the leagues split. I hope one day we can get back to the same challenge. But other than that, I would like to congratulate you, Ed, and you did very well for our community, and it just shows our colleagues and for our audience up there what a jock can do eventually in coming back to the community and still be a leader in our community.

"Congratulations again, Ed.

"Thank you."

Representatives Hirayama and Duldulao presented the honorees with certified copies of the resolution, and floral leis were presented to them by Representatives Yonamine, Isbell, Amaral, Hashimoto, Kawakami and Fukunaga.

At 12:05 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

reconvening at 12:13 o'clock Upon Representative Say was granted permission to make a late introduction and he introduced to the members of the House, a group of legislators and staff members "from our sister state Fukuoka Prefecture, government of Japan. Fukuoka and Hawaii have had a very enjoyable sister state relationship since 1981, when some of our colleagues like Representative Hashimoto and others went on that trip. Our visitors are here to pay a courtesy call and to help plan with us a commemorative event in 1991. Although we are very busy at this time of our legislative session, I wish to thank you, Mr. Speaker, and my fellow colleagues, for permitting our Fukuoka guests to visit us at this particular time. They just completed their first of four annual legislative sessions and they wished to observe us in our legislative session today.

"They also wished to have the opportunity to see as many of our members, especially those with whom they have had contact during the past ten years. In addition to meeting with our government officials, they will meet with descendants of Japanese immigrants who migrated from Fukuoka to Hawaii.

"Since Hawaii's participation in last year's Yokatopia Exposition in Fukuoka, and our meetings with the educators and Chambers of Commerce, we plan a follow-up meeting later this year as part of our on-going sister state relationship.

"Leading the Fukuoka delegation is the Vice Speaker of the Fukuoka Legislature -- one of the few in this delegation who has been a legislator longer than the ten years of sister state -- Senator Kosuke Yamanaka."

Representative Say then asked Senator Kosuke Yamanaka to stand to be recognized.

"Second is Senator Hisaya Tanaka, another veteran legislator who has served as Speaker of the Legislature and Chairman of the Fukuoka Hawaii Sister State Committee."

Representative Say then asked Senator Hisaya Tanaka to stand to be recognized.

Representative Say then asked other members of the delegation to stand to be recognized, as follows: Senator Keitei Egashira, Senator Yuzuru Matsuyama, Senator Shozo Kuroiwa, Senator Shigeyuki Matsunaga, Senator Kusao Kubo, Senator Shuji Wakasa; Mr. Toshifumi Kobayashi, Deputy Director General of the Department of Planning and Promotions, comparable to our Deputy of the Department of Business and Economic Development; Mr. Takeo Yamasaki, Secretariat of the Assembly, comparable to our Senate Clerk and House Clerk; Mr. Daishiro Matsunaga, Staff Specialist of the International Division of the Department of Planning and Promotions; and Daiji Tanaka, Senator Tanaka's son. Accompanying the group was former Senator Joe Kuroda who is now with the University of Hawaii, International Relations Division.

The Chair then said:

"We want to welcome you to Hawaii and we're happy that the 1991 sister state relationship will be renewed next year, and we're honored with your presence here this morning.

"Thank you very much."

At 12:19 o'clock p.m., Representative Apo asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:20 o'clock p.m.

SUSPENSION OF RULES

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

UNFINISHED BUSINESS

Stand. Com. Rep. No. 1028-90 on S.B. No. 3306, SD 2, HD 2:

By unanimous consent, action was deferred to the end of the calendar.

STANDING COMMITTEE REPORTS

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1040-90) recommending that S.B. No. 2835, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2835, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE REGULATION OF REAL ESTATE APPRAISERS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1041-90) recommending that S.B. No. 3066, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 3066, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CHIROPRACTOR LICENSING," passed Second Reading and was placed on the calendar for Third Reading.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1042-90) recommending that S.B. No. 2958 pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Taniguchi, seconded by Representative Hashimoto and carried, the report of the Committee was adopted and S.B. No. 2958, entitled: "A BILL FOR AN ACT RELATING TO APPRENTICESHIP," passed Second Reading and was placed on the calendar for Third Reading.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1043-90) recommending that S.B. No. 2569, SD 2, as amended in HD 1, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1043-90 and S.B. No. 2569, SD 2, HD 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. 2569, SD 2, HD 1, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1044-90) recommending that S.B. No. 2560, SD 2, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1044-90 and S.B. No. 2560, SD 2, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 2560, SD 2, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1045-90) recommending that S.B. No. 2505, SD 2, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1045-90 and S.B. No. 2505, SD 2, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 2505, SD 2, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand, Com. Rep. No. 1046-90) recommending that S.B. No. 3443, SD 1, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1046-90 and S.B. No. 3443, SD 1, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 3443, SD 1, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1047-90) recommending that S.B. No. 3414, SD 1, as amended in HD 1, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1047-90 and S.B. No. 3414, SD 2, HD 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. 3414, SD 2, HD 1, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1048-90) recommending that S.B. No. 2784, SD 1, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1048-90 and S.B. No. 2784, SD 1, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 2784, SD 1, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1049-90) recommending that S.B. No. 3146, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1049-90) and S.B. No. 3146, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 3146, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1050-90) recommending that S.B. No. 3088, SD 1, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1050-90 and S.B. No. 3088, SD 1, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 3088, SD 1, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the majority of the Committee on Finance, presented a report (Stand. Com. Rep. No. 1051-90) recommending that S.B. No. 2978, SD 1, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1051-90 and S.B. No. 2978, SD 1, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 2978, SD 1, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1052-90) recommending that S.B. No. 2906, SD 2, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1052-90 and S.B. No. 2906, SD 2, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 2906, SD 2, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1053-90) recommending that S.B. No. 3096, SD 2, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1053-90 and S.B. No. 3096, SD 2, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 3096, SD 2, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1054-90) recommending that S.B. No. 3358, SD 2, as amended in HD 1, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1054-90 and S.B. No. 3358, SD 2, HD 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. 3096, SD 2, HD 1, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1055-90) recommending that S.B. No. 3287, SD 1, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1055-90 and S.B. No. 3287, SD 1, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 3287, SD 1, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1056-90) recommending that S.B. No. 2604, SD 2, as amended in HD 1, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1056-90 and S.B. No. 2604, SD 2, HD 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. 2604, SD 2, HD 1, were made available to the members of the House at 11:30 o'clock a.m.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1057-90) recommending that S.B. No. 3492, SD 1, as amended in HD 2, pass Third Reading.

By unanimous consent, consideration of Stand. Com. Rep. No. 1057-90 and S.B. No. 3492, SD 1, HD 2, was deferred, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of S.B. No. 3492, SD 1, HD 2, were made available to the members of the House at 11:30 o'clock a.m.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1058-90) recommending that S.B. No. 2273, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative D. Ige, seconded by Representative Okamura and carried, the report of the Committee was adopted and S.B. No. 2273, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO OFFICERS AND EMPLOYEES OF THE OFFICE OF HAWAIIAN AFFAIRS," passed Second Reading and was placed on the calendar for Third Reading.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1059-90) recommending that S.B. No. 2699, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative D. Ige, seconded by Representative Okamura and carried, the report of the Committee was adopted and S.B. No. 2699, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED," passed Second Reading and was placed on the calendar for Third Reading.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1060-90) recommending that S.B. No. 2701, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar of Third Reading.

On motion by Representative D. Ige, seconded by Representative Okamura and carried, Stand. Com. Rep. No. 1060-90 and S.B. No. 2701, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED," was recommitted to the Committee on Economic Development and Hawaiian Affairs.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1061-90) recommending that S.B. No. 2342, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Tom, seconded by Representative Baker and carried, the report of the Committee was adopted and S.B. No. 2342, HD 1, entitled: "A BILL FOR AN ACT RELATING TO

COUNTIES," passed Second Reading and was placed on the calendar for Third Reading.

Representatives Oshiro and Tam, for the Committees on Transportation and Education, presented a joint report (Stand. Com. Rep. No. 1062-90) recommending that S.B. No. 3323, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Oshiro, seconded by Representative Tam and carried, the joint report of the Committees was adopted and S.B. No. 3323, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUPIL TRANSPORTATION," passed Second Reading and was placed on the calendar for Third Reading.

Representatives Oshiro and Shon, for the Committees on Transportation and Health, presented a joint report (Stand. Com. Rep. No. 1063-90) recommending that S.B. No. 2115, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Oshiro, seconded by Representative Shon and carried, the report of the Committee was adopted and S.B. No. 2115, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PARKING FOR DISABLED PERSONS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Oshiro, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1064-90) recommending that S.B. No. 3454, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Oshiro, seconded by Representative Bybee and carried, the report of the Committee was adopted and S.B. No. 3454, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ROADWORK," passed Second Reading and was placed on the calendar for Third Reading.

Representative Oshiro, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1065-90) recommending that S.B. No. 3168, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Oshiro, seconded by Representative Bybee and carried, the report of the Committee was adopted and S.B. No. 3168, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE DISPOSITION OF ABANDONED VESSELS," passed Second Reading and was placed on the calendar for Third Reading.

Representatives Hirono and Metcalf, for the Committees on Consumer Protection and Commerce and Judiciary, presented a joint report (Stand. Com. Rep. No. 1066-90) recommending that S.B. No. 2174, SD 2, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Metcalf and carried, the joint report of the Committees was adopted and S.B. No. 2174, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand.

Com. Rep. No. 1067-90) recommending that S.B. No. 2694, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2694, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COLLECTION AGENCIES," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1068-90) recommending that S.B. No. 2697, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2697, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PHARMACISTS," passed Second Reading and was placed on the calendar for Third Reading.

Representatives Hirono and Shon, for the Committees on Consumer Protection and Commerce and Health, presented a joint report (Stand. Com. Rep. No. 1069-90) recommending that S.B. No. 2122, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Shon and carried, the joint report of the Committees was adopted and S.B. No. 2122, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO HEALTH," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1070-90) recommending that S.B. No. 2600, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2600, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC PROPERTY," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1071-90) recommending that S.B. No. 2838, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2838, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CAPTIVE INSURANCE COMPANIES," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1072-90) recommending that S.B. No. 2346, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2346, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE

REAL ESTATE COMMISSION," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1073-90) recommending that S.B. No. 2693, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2693, SD 1, entitled: "A BILL FOR AN ACT RELATING TO FINANCIAL INSTITUTIONS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1074-90) recommending that S.B. No. 2696, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2696, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTINUING EDUCATION FOR NATUROPATHIC PHYSICIANS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1075-90) recommending that S.B. No. 3038 pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 3038, entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT PRACTICES," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1076-90) recommending that S.B. No. 52, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 52, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII BANK ACT," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1077-90) recommending that S.B. No. 3239, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 3239, SD 1, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1078-90) recommending that S.B. No. 2839, SD 1, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2839, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE RATING ORGANIZATIONS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Hirono, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1079-90) recommending that S.B. No. 2706, as amended in HD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2706, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC LANDS," passed Second Reading and was placed on the calendar for Third Reading.

THIRD READING

The following bills, which were on the calendar for Third Reading, were read throughout, and the following actions taken:

S.B. No. 3237, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 3237, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COMMERCIAL PAPER," passed Third Reading by a vote of 48 ayes, with Representatives Marumoto, Peters and Stegmaier being excused.

S.B. No. 2599, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2599, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTRACTORS," passed Third Reading by a vote of 48 ayes, with Representatives Marumoto, Peters and Stegmaier being excused.

The Chair directed the Clerk to note that S.B. No. 3237 and 2599 had passed Third Reading at 12:38 o'clock p.m.

S.B. No. 3295, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Metcalf and carried, S.B. No. 3295, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO DISCRIMINATION IN REAL PROPERTY TRANSACTIONS," passed Third Reading by a vote of 48 ayes, with Representatives Marumoto, Peters and Stegmaier being excused.

S.B. No. 3238, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Metcalf and carried, S.B. No. 3238, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO RADIOLOGIC TECHNOLOGY," passed Third Reading by a vote of 48 ayes, with Representatives Marumoto, Peters and Stegmaier being excused.

S.B. No. 2924, SD 1:

On motion by Representative Hayes, seconded by Representative Amaral and carried, S.B. No. 2924, SD 1, entitled: "A BILL FOR AN ACT RELATING TO HOUSING," passed Third Reading by a vote of 48 ayes,

with Representatives Marumoto, Peters and Stegmaier being excused.

The Chair directed the Clerk to note that S.B. Nos. 3295, 3238 and 2924 had passed Third Reading at 12:39 o'clock p.m.

MATTER DEFERRED FROM EARLIER ON THE CALENDAR

Stand. Com. Rep. No. 1028-90 on S.B. No. 3306, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3306, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO KANEOHE BAY," having been read throughout, passed Third Reading by a vote of 48 ayes, with Representatives Marumoto, Peters and Stegmaier being excused.

The Chair directed the Clerk to note that S.B. No. 3306 had passed Third Reading at 12:40 o'clock p.m.

ANNOUNCEMENTS

Representative Metcalf: "I would just like to announce to the members of the Committee on Judiciary, as well as to the media, that tonight we have a hearing at 6:30 p.m. in Conference Room 328 on the Committee on Judiciary, and we are discussing **the** most controversial measure before the Committee this session, so I would ask that all the members be present and also be available for bill signing if they want those measures to move forward in the process."

At 12:41 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:42 o'clock p.m.

Representative Okamura: "Just a reminder to the members, there'll be a Majority caucus on Sunday at 1:00 p.m. in Room 328."

At this time, Representative Apo moved that the Journal remain open until 12:00 o'clock midnight this legisltive day, and that all Standing Committee Reports received by the Clerk up to such time be adopted and that all bills thereto pass Second Reading and be placed on the calendar for Third Reading, except that all bills recommended for passage on Third Reading be deferred until Monday, April 9, 1990.

The motion was seconded by Representative Hemmings and carried.

At 12:43 o'clock p.m., the House of Representatives stood in recess for the purpose of receiving Standing Committee Reports.

STANDING COMMITTEE REPORTS

The following Standing Committee Reports (Stand. Com. Rep. Nos. 1080-90 to 1219-90) were received in the Clerk's Office up until 12:00 o'clock midnight this legislative day, and in accordance with the motion made earlier, all Senate Bills accompanying said Standing Committee Reports passed Second Reading and were placed on the calendar for Third Reading, except those bills recommended for passage on Third Reading which were deferred until Monday, April 9, 1990:

Stand. Com. Rep. No. 1080-90 (CPC/JUD) was adopted and S.B. No. 2314, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO MASSAGE," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1081-90 (CPC/HLT) was adopted and S.B. No. 2204, SD 2, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO MANDATORY HEALTH INSURANCE COVERAGE," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1082-90 (CPC) was adopted and S.B. No. 57, entitled: "A BILL FOR AN ACT RELATING TO SEAT BELTS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1083-90 (CPC) was adopted and S.B. No. 2833, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO CONDOMINIUMS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1084-90 (PEP/JUD) was adopted and S.B. No. 3109, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO ENVIRONMENTAL STATUTES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1085-90 (PEP) was adopted and S.B. No. 2781, SD 2, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE PURCHASE OF RECYCLED PRODUCTS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1086-90 (PEP) was adopted and S.B. No. 3028, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO LAND USE BOUNDARY CHANGES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1087-90 (WLD) was adopted and S.B. No. 2219, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC LANDS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1088-90 (FIN) was adopted and S.B. No. 2159, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO CAPITAL IMPROVEMENT PROJECTS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1089-90 (FIN) was adopted and S.B. No. 2376, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO TAX CREDITS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1090-90 (FIN) and S.B. No. 3115, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO TAX ADMINISTRATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1091-90 (FIN) and S.B. No. 1985, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII BISHOP RESEARCH INSTITUTE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1092-90 (FIN) and S.B. No. 1719, SD 1, HD 1, as amended in HD 2, entitled: "A

BILL FOR AN ACT RELATING TO TRANSPORTATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1093-90 (FIN) and S.B. No. 3169, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT ESTABLISHING REGISTERED NURSE STUDENT FINANCIAL SUPPORT AND LOAN PROGRAMS AND MAKING APPROPRIATIONS THEREFOR," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1094-90 (FIN) and S.B. No. 2907, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO PERINATAL CARE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1095-90 (FIN) and S.B. No. 2919, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC FINANCING," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1096-90 (FIN) and S.B. No. 2799, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO COSTS AND FEES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1097-90 (FIN) and S.B. No. 1630, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO HOSPITALS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1098-90 (FIN) and S.B. No. 3170, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO DEVELOPMENTAL DISABILITIES DOMICILIARY HOMES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1099-90 (FIN) and S.B. No. 2769, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HOUSING FINANCE AND DEVELOPMENT CORPORATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1100-90 (FIN) and S.B. No. 2587, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO A NEWBORN HEARING SCREENING PROGRAM FOR THE EARLY IDENTIFICATION OF HEARING LOSS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1101-90 (FIN) and S.B. No. 2794, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO HEALTH CARE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1102-90 (FIN) and S.B. No. 3150, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING AUTHORITY," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1103-90 (FIN) and S.B. No. 3143, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC ASSISTANCE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1104-90 (FIN) and S.B. No. 3039, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO CORRECTIONAL INDUSTRIES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1105-90 (FIN-Majority) and S.B. No. 3093, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE HOMES REVOLVING FUND," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1106-90 (FIN) and S.B. No. 3077, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO GROUP HOMES FOR RECOVERING SUBSTANCE ABUSERS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1107-90 (FIN) and S.B. No. 3147, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PERSONAL CARE SERVICES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1108-90 (FIN) and S.B. No. 3121, SD 1, entitled: "A BILL FOR AN ACT RELATING TO INCOME TAX WITHHOLDING," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1109-90 (FIN) and S.B. No. 2695, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII PUBLIC BROADCASTING AUTHORITY," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1110-90 (FIN) and S.B. No. 2294, SD 1, entitled: "A BILL FOR AN ACT RELATING TO TAX ADMINISTRATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1111-90 (FIN) and S.B. No. 3148, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING AUTHORITY," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1112-90 (FIN) and S.B. No. 46, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO UNATTENDED VEHICLES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1113-90 (FIN) and S.B. No. 2157, SD 2, entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1114-90 (FIN) and S.B. No. 2730, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ORDINARY DISABILITY RETIREMENT UNDER THE EMPLOYEES' RETIREMENT SYSTEM," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1115-90 (FIN) and S.B. No. 3156, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC EMPLOYMENT," were placed on the calendar for Third Reading on Monday, April 9, 1000

Stand. Com. Rep. No. 1116-90 (CPC) and S.B. No. 210, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE

ACCIDENT REPARATIONS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1117-90 (CPC-Majority) was adopted and S.B. No. 1490, SD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1118-90 (CPC) was adopted and S.B. No. 2460, SD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTORCYCLES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1119-90 (PEP) was adopted and S.B. No. 3285, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO NATURAL RESOURCES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1120-90 (FIN) was adopted and S.B. No. 2597, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO INCOME TAXATION," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1121-90 (FIN) was adopted and S.B. No. 2377, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO SPECIAL AND REVOLVING FUNDS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1122-90 (FIN-Majority) was adopted and S.B. No. 2776, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO CLAIMS FOR OVERPAYMENT OF TAXES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1123-90 (FIN) was adopted and S.B. No. 3119, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE TOBACCO TAX," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1124-90 (FIN) and S.B. No. 3129, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO HIGHWAY SAFETY," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1125-90 (FIN) and S.B. No. 3246, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE GENERAL EXCISE TAX," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1126-90 (FIN) and S.B. No. 3094, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE HOUSING FINANCE AND DEVELOPMENT CORPORATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1127-90 (FIN) and S.B. No. 2275, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO COMPENSATION OF THE OFFICE OF HAWAIIAN AFFAIRS OFFICERS AND EMPLOYEES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1128-90 (FIN) and S.B. No. 3176, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO CHILD CARE,"

were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1129-90 (FIN) and S.B. No. 2222, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO TAXATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1130-90 (FIN) and S.B. No. 2945, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR A TOTALLY ELECTRONIC VOTING SYSTEM," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1131-90 (FIN) and S.B. No. 2972, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO TOURISM," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1132-90 (FIN) and S.B. No. 3403, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO SAETY AT STATE BEACH PARKS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1133-90 (FIN) and S.B. No. 3311, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR IMPROVING FIRE PROTECTION FACILITIES IN AREAS WHERE SUCH FACILITIES ARE SUBSTANDARD," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1134-90 (FIN) and S.B. No. 3101, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1135-90 (FIN) and S.B. No. 2212, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO GOVERNMENT MINERAL RIGHTS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1136-90 (FIN) and S.B. No. 3142, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO UNIVERSITY OF HAWAII MINORITY STUDENTS: HAWAII OPPORTUNITY PROGRAM IN EDUCATION (HOPE)," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1137-90 (FIN) and S.B. No. 3162, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR REPRICING OF CERTAIN PROFESSIONAL AND SCIENTIFIC CLASSES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1138-90 (FIN) and S.B. No. 3154, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC EMPLOYMENT," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1139-90 (FIN) and S.B. No. 2881, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO CRIMINAL HISTORY RECORD CHECKS FOR SCHOOL PERSONNEL," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1140-90 (FIN) and S.B. No. 2596, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR COACHES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1141-90 (FIN) and S.B. No. 1214, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE PACIFIC AEROSPACE MUSEUM," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1142-90 (FIN) and S.B. No. 3229, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO PLANNING," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1143-90 (FIN) and S.B. No. 3472, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO COUNTY REVENUE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1144-90 (FIN) and S.B. No. 1810, SD 2, HD 3, as amended in HD 4, entitled: "A BILL FOR AN ACT RELATING TO A NATURAL RESOURCE AND ENERGY AUTHORITY," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1145-90 (FIN) and S.B. No. 3079, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC ASSISTANCE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1146-90 (FIN) and S.B. No. 1611, SD 2, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO ENERGY," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1147-90 (FIN) and S.B. No. 3303, SD 2, as amended in HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR WAIAHOLE VALLEY," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1148-90 (FIN) and S.B. No. 2356, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO AN EMERGENCY RESPONSE TRAUMA PROGRAM," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1149-90 (FIN) and S.B. No. 1526, SD 2, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO TEACHERS' CLASSIFICATIONS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1150-90 (FIN) and S.B. No. 3292, SD 2, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO COMMUNITY FACILITIES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1151-90 (FIN) and S.B. No. 3341, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO FOSTER CARE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1152-90 (FIN) and S.B. No. 3127, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO PARKS," were

placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1153-90 (FIN) and S.B. No. 3247, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO CONDEMNATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1154-90 (FIN) and S.B. No. 2254, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO GRANTS, SUBSIDIES, AND PURCHASES OF SERVICE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1155-90 (CPC) was adopted and S.B. No. 2347, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO NEW MOTOR VEHICLE WARRANTIES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1156-90 (CPC) was adopted and S.B. No. 2834, SD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1157-90 (CPC) was adopted and S.B. No. 2435, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1158-90 (CPC) was adopted and S.B. No. 2235, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1159-90 (CPC/HSG) was adopted and S.B. No. 3351, SD 1, entitled: "A BILL FOR AN ACT RELATING TO LEASEHOLDS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1160-90 (ECH/JUD) was adopted and S.B. No. 3236, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAIIAN HOMES COMMISSION ACT," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1161-90 (CPC) was adopted and S.B. No. 2592, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE HOLDING COMPANIES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1162-90 (CPC) and S.B. No. 2169, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO INTOXICATING LIQUOR," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1163-90 (CPC/JUD) and S.B. No. 2102, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO MIDWIVES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1164-90 (CPC) was adopted and S.B. No. 2433, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1165-90 (CPC) was adopted and S.B. No. 506, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO COLLISION INSURANCE FOR RENTED MOTOR VEHICLES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1166-90 (CPC) and S.B. No. 3209, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE REGULATION OF NURSE AIDES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1167-90 (CPC) and S.B. No. 2837, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1168-90 (CPC) and S.B. No. 2220, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC UTILITIES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1169-90 (CPC) and S.B. No. 2120, SD 1, entitled: "A BILL FOR AN ACT RELATING TO LABORATORIES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1170-90 (CPC) and S.B. No. 3280, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO RENTAL MOTOR VEHICLES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1171-90 (FIN) and S.B. No. 2432, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MENTAL HEALTH," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1172-90 (FIN) and S.B. No. 3221, entitled: "A BILL FOR AN ACT RELATING TO WILDLIFE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1173-90 (FIN) and S.B. No. 2938, entitled: "A BILL FOR AN ACT RELATING TO CIVIL SERVICE LAW AND EXEMPTIONS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1174-90 (FIN) and S.B. No. 3117, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE GENERAL EXCISE TAXATION OF FINANCIAL CORPORATIONS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1175-90 (CPC/IIA) was adopted and S.B. No. 2801, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO COUNTY LICENSES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1176-90 (FIN-Majority) and S.B. No. 3128, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO TAXATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1177-90 (FIN) and S.B. No. 3233, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO SPORTS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1178-90 (FIN) and S.B. No. 2338, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO LEGISLATIVE MANAGEMENT," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1179-90 (FIN) and S.B. No. 2674, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE INTEGRATED WASTE MANAGEMENT ACT," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1180-90 (LAB) was adopted and S.B. No. 1963, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO WORKERS' COMPENSATION," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1181-90 (LAB) was adopted and S.B. No. 1509, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO EXEMPTION OF OWNER-EMPLOYEES FROM UNEMPLOYMENT COMPENSATION PAYMENTS AND BENEFITS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1182-90 (LAB) was adopted and S.B. No. 664, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT SECURITY," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1183-90 (JUD) and S.B. No. 2223, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO SALES OF SEAFOOD," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1184-90 (JUD) was adopted and S.B. No. 2964, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTEST OFFICIALS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1185-90 (JUD) was adopted and S.B. No. 2946, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO VOTER REGISTRATION," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1186-90 (JUD) was adopted and S.B. No. 2605, entitled: "A BILL FOR AN ACT RELATING TO OFFENSES AGAINST PROPERTY RIGHTS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1187-90 (JUD) was adopted and S.B. No. 3091, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CLAIMS FOR LEGISLATIVE RELIEF," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1188-90 (JUD) was adopted and S.B. No. 2951, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO VOTER CHALLENGES AND QUESTIONABLE ADDRESS PROCEDURES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1189-90 (JUD) was adopted and S.B. No. 3019, HD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1190-90 (JUD) was adopted and S.B. No. 3017, entitled: "A BILL FOR AN ACT RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1191-90 (JUD) was adopted and S.B. No. 2277, SD 1, entitled: "A BILL FOR AN ACT RELATING TO SENTENCING," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1192-90 (JUD) was adopted and S.B. No. 2283, entitled: "A BILL FOR AN ACT RELATING TO FAMILY COURT," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1193-90 (JUD) was adopted and S.B. No. 2875, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO PRE-SENTENCE DIAGNOSIS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1194-90 (JUD) was adopted and S.B. No. 13, SD 1, entitled: "A BILL FOR AN ACT RELATING TO BODHI DAY," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1195-90 (JUD) and S.B. No. 2549, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO INTOXICATING LIQUOR," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1196-90 (JUD) and S.B. No. 2318, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO ANABOLIC STEROIDS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1197-90 (JUD) and S.B. No. 2213, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO HARBOR FACILITY USE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1198-90 (JUD) and S.B. No. 2943, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO BOARD OF EDUCATION DISTRICTS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1199-90 (JUD) and S.B. No. 2894, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1200-90 (JUD) and S.B. No. 2811, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO CRIMINAL DATA," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1201-90 (JUD) and S.B. No. 2284, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO DEPENDENT ADULT PROTECTIVE SERVICES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1202-90 (JUD) and S.B. No. 3399, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO NOISE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1203-90 (JUD) was adopted and S.B. No. 1146, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO ASSAULTS ON POLICE OFFICERS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1204-90 (JUD) was adopted and S.B. No. 103, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO DISTRICT COURTS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1205-90 (JUD) was adopted and S.B. No. 1110, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO PROSTITUTION," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1206-90 (JUD) was adopted and S.B. No. 2279, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO CIVIL SERVICE LAW AND EXEMPTIONS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1207-90 (JUD) was adopted and S.B. No. 3018, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE ADMINISTRATIVE PROCESS TO ESTABLISH AND ENFORCE CHILD SUPPORT OBLIGATIONS," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1208-90 (JUD) was adopted and S.B. No. 3021, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTROLLED SUBSTANCES," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1209-90 (JUD) was adopted and S.B. No. 26, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO GOVERNMENT REGULATION," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1210-90 (JUD) and S.B. No. 2764, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO SPACE VEHICLES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1211-90 (JUD) and S.B. No. 2482, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO PLANT AND NON-DOMESTIC ANIMAL QUARANTINE," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1212-90 (JUD) and S.B. No. 1721, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO HIGHWAYS," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1213-90 (JUD) and S.B. No. 3225, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO OCEAN RECREATION," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1214-90 (CPC/JUD) was adopted and S.B. No. 2117, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE SUNSET LAW," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1215-90 (CPC/JUD) was adopted and S.B. No. 2019, SD 1, as amended in HD 1,

entitled: "A BILL FOR AN ACT RELATING TO PRODUCT LIABILITY," passed Second Reading and was placed on the calendar for Third Reading.

Stand. Com. Rep. No. 1216-90 (CPC) and S.B. No. 1398, SD 1, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO INSURING MAMMOGRAM SCREENING," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1217-90 (CPC) and S.B. No. 2119, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO UNIVERSITIES AND COLLEGES," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1218-90 (JUD) and S.B. No. 2307, SD 2, HD 1, as amended in HD 2, entitled: "A BILL FOR AN ACT RELATING TO SUBSTANCE ABUSE TESTING," were placed on the calendar for Third Reading on Monday, April 9, 1990.

Stand. Com. Rep. No. 1219-90 (JUD) was adopted and S.B. No. 2292, SD 1, as amended in HD 1, entitled: "A BILL FOR AN ACT RELATING TO ADOPTION," passed Second Reading and was placed on the calendar for Third Reading.

ADJOURNMENT

At 12:00 o'clock midnight, the House of Representatives adjourned until 9:00 o'clock a.m. on Monday, April 9, 1990.

FORTY-EIGHTH DAY

Monday, April 9, 1990

The House of Representatives of the Fifteenth Legislature of the State of Hawaii, Regular Session of 1990, convened at 9:20 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Mr. Renwick Tassill, Tour and Information Specialist, Office of the Sergeant-at-Arms, after which the Roll was called showing all members present.

The Clerk proceeded to read the Journal of the House of Representatives of the Forty-Seventh Day.

On motion by Representative Apo, seconded by Representative Hemmings and carried, reading of the Journal was dispensed with and the Journal of the Forty-Seventh Day was approved.

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 402 to 408) were read by the Clerk and were placed on file:

Sen. Com. No. 402, informing the House that S.B. No. 3151, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING AUTHORITY," passed Final Reading in the Senate on April 5, 1990.

Sen. Com. No. 403, returning S.C.R. No. 35, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO ENTER INTO LAND EXCHANGES WITH KAMEHAMEHA SCHOOLS/BISHOP ESTATE TO CREATE AN AGRICULTURAL PARK," which was adopted by the Senate on April 6, 1990.

Sen. Com. No. 404, returning S.C.R. No. 62, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE BOARD OF REGENTS TO SUPPORT THE CONSTRUCTION OF A FACILITY TO HOUSE THE UNIVERSITY OF HAWAII AT HILD HAWAIIAN LANGUAGE CENTER KNOWN AS THE HALE KUAMO'O AND THE AFFILIATED ACADEMIC PROGRAM," which was adopted by the Senate on April 6, 1990.

Sen. Com. No. 405, returning S.C.R. No. 219, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE UNITED STATES FISH AND WILDLIFE SERVICE TO USE RECOVERY TEAMS IN THE DEVELOPMENT AND IMPLEMENTATION OF RECOVERY PLANS FOR ENDANGERED AND THREATENED SPECIES," which was adopted by the Senate on April 6, 1990.

By unanimous consent, further action on S.C.R. Nos. 35, 62 and 219 was deferred.

Sen. Com. No. 406, returning H.B. No. 2585, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO DONATIONS OF FOOD," which passed Third Reading in the Senate on April 6, 1990, in an amended form

By unanimous consent, H.B. No. 2585, HD 1, as amended by the Senate, was placed on the Clerk's desk, and in accordance with Article III, Section 15 of the

Constitution of the State of Hawaii, printed copies of H.B. No. 2585, HD 1, SD 1, were made available to the members of the House at 11:30 o'clock a.m.

Sen. Com. No. 407, returning H.B. No. 2953, entitled: "A BILL FOR AN ACT RELATING TO VEHICLE WEIGHT," which passed Third Reading in the Senate on April 6, 1990.

Sen. Com. No. 408, returning H.B. No. 2429 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO NUMBER PLATES," which passed Third Reading in the Senate on April 6, 1990, in an amended form.

By unanimous consent, H.B. No. 2429, as amended by the Senate, was placed on the Clerk's desk, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of H.B. No. 2429, SD 1, were made available to the members of the House at 11:30 o'clock a.m.

At 9:25 o'clock a.m., Representative Apo asked for a recess and the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 9:47 o'clock a.m., the following introductions were made to the members of the House:

Representative Shon introduced a group of 29 eighth grade students from Our Redeemer Lutheran School. They were accompanied by their teacher, Jean Davis.

Representative Tom, on behalf of Representative M. Ige and himself, introduced 22 sixth grade students from St. Ann's School. They were accompanied by their teacher, Erline Sullivan; and parents, Brenda Blake and Dennis Chun.

Representative Apo, on behalf of Representatives Alcon, Ihara, Andrews and himself, alumnus of Mid-Pacific Institute, introduced Scott Salii, a junior at Mid-Pacific Institute, and Representative Apo's legislative "shadow" for the day, "whose father was the past President of the Republic of Palau."

ORDER OF THE DAY

DEFERRED RESOLUTIONS

The following Senate Concurrent Resolutions were disposed of as follows:

S.C.R. Nos. Referred to:

- 15 Committee on Human Services
- 34 Committee on Planning, Energy and Environmental Protection
- 35 Committee on Agriculture
- 62 Committee on Higher Education and the Arts
- 91 Committee on Agriculture
- 95 Committee on Agriculture
- 211 Committee on Human Services
- 215 Committee on Human Services
- 219 Committee on Planning, Energy and Environmental Protection

220 Committee on Agriculture

223 Committee on Agriculture

COMMITTEE REASSIGNMENTS

The following resolutions and concurrent resolutions were re-referred as follows:

H.R. Nos. Re-referred to:

183 Committee on Education, then to the Committee on Finance

289 Jointly to the Committees on Housing and Legislative Management

352 Jointly to the Committees on Health and Intergovernmental Relations and International Affairs

H.C.R. Nos.

166 Committee on Education, then to the Committee on Finance

278 Jointly to the Committees on Housing and Legislative Management

SUSPENSION OF RULES

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

UNFINISHED BUSINESS

Stand. Com. Rep. No. 1196 on S.B. No. 2318, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2318, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ANABOLIC STEROIDS," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1197-90 on S.B. No. 2213, SD 1, HD 2:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2213, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO HARBOR FACILITY USE," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2318 and 2213 had passed Third Reading at 9:50 o'clock a.m.

Stand. Com. Rep. No. 1198-90 on S.B. No. 2943, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2943, HD 1, entitled: "A BILL FOR AN ACT RELATING TO BOARD OF EDUCATION DISTRICTS," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1199-90 on S.B. No. 2894, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2894, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE PUBLIC EMPLOYEES HEALTH FUND," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2943 and 2894 had passed Third Reading at 9:51 o'clock a.m.

Stand. Com. Rep. No. 1200-90 on S.B. No. 2811, SD 2, HD 2:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2811, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO CRIMINAL DATA," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1201-90 on S.B. No. 2284, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2284, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO DEPENDENT ADULT PROTECTIVE SERVICES," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2811 and 2284 had passed Third Reading at 9:52 o'clock a.m.

Stand. Com. Rep. No. 1202-90 on S.B. No. 3399, SD 1, HD 2:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 3399, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO NOISE," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1043-90 on S.B. No. 2569, SD 2, HD 1:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 2569, SD 2, HD 1, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Say then rose and requested that his remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

"I rise to speak in favor of S.B. No. 2569, SD 2, HD 1, relating to the upgrade of H.P.D. telecommunications system.

"This measure is to appropriate \$250,000 for a study by the Honolulu Police Department for the planning, engineering, installation, training, and implementation of a trunking radio system backbone and a mobile data terminal system backbone.

"The true fact of the present communications system of Honolulu is overloaded, cumbersome to operate, does not permit field units to communicate with each other, and provides poor coverage in valleys and high-rise areas. There are insufficient non-interfering frequencies available in the present communication board to resolve these problems. The need is further widened by the growth of our population on Oahu and also the increasing number of calls for police assistance via the E-911 emergency telephone system.

"Acknowledging this problem, the officers of H.P.D. and their representatives of SHOPO presented testimony that the study is needed in addressing the increase of the use of the E-911 emergency telephone system and the mobile data terminal system and a trunking radio system. Other enforcement agencuies such as the State Attorney General, County Councils, and the Chair of the City and County of Honolulu also presented testimony in support.

"But the bottom line is supporting our local police officers in their occupation of enforcing our laws and for the public health, safety and welfare of the general populace.

"For these reasons, I ask all of you for your support."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2569, SD 2, HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION TO UPGRADE THE TELECOMMUNICATIONS SYSTEM OF THE HONOLULU POLICE DEPARTMENT," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3399 and 2569 had passed Third Reading at 9:53 o'clock a m

Stand. Com. Rep. No. 1044-90 on S.B. No. 2560, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2560, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PERSONS WITH PHYSICAL DISABILITIES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1045-90 on S.B. No. 2505, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2505, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO SALES AT WHOLESALE TO PRODUCERS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2560 and 2505 had passed Third Reading at 9:54 o'clock

Stand. Com. Rep. No. 1046-90 on S.B. No. 3443, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3443, SD 1, HD 2, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR ELDERLY SERVICES," having been read throughout, passed Third Reading by a vote of 51 aves.

Stand. Com. Rep. No. 1047-90 on S.B. No. 3414, SD 2, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3414, SD 2, HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR THE EXPANSION OF DEEP SEA RESEARCH CAPABILITIES AT THE UNIVERSITY OF HAWAII (HAWAII UNDERSEA RESEARCH LABORATORY)," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1048-90 on S.B. No. 2784, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2784, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO A COMPREHENSIVE, STATEWIDE RABIES AWARENESS PROGRAM," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3443, 3414 and 2784 had passed Third Reading at 9:55 o'clock a.m.

Stand. Com. Rep. No. 1049-90 on S.B. No. 3146, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3146, HD 2, entitled: "A BILL FOR AN ACT RELATING TO HOME AND COMMUNITY-BASED CARE," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1050-90 on S.B. No. 3088, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3088, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO COMMUNITY-BASED ENTERPRISE DEVELOPMENT," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3146 and 3088 had passed Third Reading at 9:56 o'clock

At 9:56 o'clock a.m., Representative Apo asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 9:58 o'clock a.m.

Stand. Com. Rep. No. 1051-90 on S.B. No. 2978, SD 1, HD 2:

Representative Souki moved that the report of the majority of the Committee be adopted and S.B. No. 2978, SD 1, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

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

"This is a bill which will allow the State to celebrate the 500th anniversary of Christopher Columbus discovering America. The original bill called for \$200,000 to set up a commission to celebrate the discovery of America by this man. He didn't even come close to Hawaii, by the way. He didn't know where he was going and didn't know where he was when he got

there, and he spent everybody else's money, and he's getting credit for accidentally bumping into America.

"But I really feel that money in this way, although there is only a dollar in the bill. . .I know they need \$200,000, I think we have other things that are much more necessary. I'd like to see the same amount of money put into affordable housing, to some of the programs for child care, for some of the many things that we're trying to resolve this year, and I would urge my compadres who may be related to Christopher Columbus, I don't know, to please take into account that at this time, especially in a year when we are trying to come up with many new innovative programs and especially in the year of the family, I would like to suggest that you all consider voting 'no' on this bill.

"I would also like to let you know that Queen Isabella of Spain was banished to another country because she gave him a lot of money to do all of this exploring, and my last name is Isbell which is from Queen Isabella of Spain. My husband is a direct descendant of her so, of course, I've got to have a conflict of interest -- right? So I just want to let you know that all of these thoughts are going through my mind and I want to let you know, and I hope that the other legislators and, of course, I see a lot of students in the gallery will applaud loudly to encourage the other members of this honorable body to vote no.

"Thank you very much."

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

"First of all, I concur with Representative Isbell and would hope that Representative Isbell isn't banished from Hawaii.

"It does seem rather inappropriate that we'd be looking at the potential of spending \$200,000, not that I've got anything against Christopher Columbus, but we don't even celebrate Columbus Day. Instead we had Discoverers' Day and now we don't even celebrate Discoverers' Day, so I think that it's just an inappropriate way for us to go.

"Thank you."

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

"Mr. Speaker, on behalf of my ancestors, I would just like to note for the record that it is well known that Leif Ericson discovered America some 500 years before Christopher Columbus. Therefore, if we're going to be appropriating money at all, I think it should be appropriated to commemorate Leif Ericson Day rather than Christopher Columbus Day.

"Thank you very much."

Representative Shon rose to speak against the bill, stating:

"Mr. Speaker, perhaps a litle more of a serious note. Historians have recently discovered that some of the explorers such as Columbus were less than sensitive, to put it mildly, with respect to native Americans. In fact, quite a number of them were involved in massacres and so I think that out of respect for what has been happening among these native American groups on the mainland, I would like to record a vote of sensitivity to that particular issue

"Thank you."

Representative Cavasso rose to speak in favor of the bill, stating:

"In defense of Columbus who is a good Italian explorer and a visionary and a man who. . .I dispute Representative Isbell's comments about this man. You know, he wasn't here last year to be part of it, but I contributed to helping him give up his holiday for the sake of Martin Luther King, and I think we should give credit for that and not disparage him further for taking away that holiday.

"But more than that, I don't see funds connected to this. I do think it's a good thing, and for the sake of history I think Columbus does have a good name in our history and I wouldn't want young people listening in the audience to put him down.

"Thank you."

Representative Isbell, in rebuttal, stated:

"My father is from Italy, I am half Italian, but that still doesn't mean that I feel we should spend \$200,000, or even one dollar, on a commission for Christopher Columbus. I think he should go down in history as he has as doing a great thing with the Nina, the Pinta and the Santa Maria. As you know, most of the ships were lost.

"However, I do think that he is in the history books; there has been a lot of attention given to him and the other states I am sure will, and I do not think that we should be a part of that.

"Thank you very much."

Representative Metcalf rose and stated:

"Mr. Speaker, I would just like to rise in rebuttal and also make a correction to the record.

"Representative Shon indicated that Mr. Columbus engaged in some degradation in respect to the native Indian population. With respect to the Vikings, it was the other way around -- they were massacred and that's why they didn't stay.

"Thank you."

Representative Souki then rose and spoke in favor of the bill, stating:

"Mr. Speaker, one dollar is a paltry sum for Christopher Columbus, and I hope the members won't expel me because of the huge dollars that we're giving Mr. Columbus. However, just to put the record straight, this bill is for a small minority in the State of Hawaii. The Puerto Ricans have been coming in and lobbying for this bill, and they are saying that Christopher Columbus discovered Puerto Rico and if it was not for him, they would not be coming from that great country. Also, in years past we have provided assistance to other minorities to have a celebration and they felt that this year it should be their celebration with Christopher Columbus.

"I also want to make one other mention to those who speak disparagingly about him. They should remember that if it wasn't for him, they wouldn't be in the United States or in Hawaii. They would be in their respective countries in Europe or in Asia.

"Thank you very much."

Representative Alcon then rose to speak in favor of the bill, stating:

"Mr. Speaker, you have to remember that in 1492, there was a hard time and it took three ships for Columbus to cross the ocean blue. Incidentally, those were women ships. They were the Pinta, Nina and the Santa Maria -- no wonder he got lost. And because of the fact that we haven't built the Panama Canal then, that's why he did not come to Hawaii.

"However, I think it is also part of our history taught in Hawaii that we should honor Mr. Columbus. After all, we make a commission for everything so what's more for Christopher Columbus. He is not Filipino but that's alright. I still admire his discoveries, and let me just also say that one of the speakers said, Mr. Speaker, that he discovered America by accident. Let's not forget that most of us got here by accident.

"Thank you."

Representative Lee then rose to speak in favor of the bill "with one observation," stating:

"I think it is important to honor the heroes or the historic figures of other groups and we should do that by voting for this bill. However, with deference to what Representative Shon said, we should be sensitive to what has happened since Columbus came. He was not responsible for enslaving of the Incas or the Indians in South America. I would like to see that in the bill or in the commission that appropriate mention is made of the fact that most of the Latin American countries are not celebrating the arrival of Christopher Columbus. They are using the occasion to commemorate what they consider the enslaving of the Indians, and I think the bill or the celebration should include some appropriate references to those countries in South America on the manner in which they are holding the celebration. We should be historically accurate but we should also be fair.

"Thank you."

The motion was put by the Chair and carried, and the report of the majority of the Committee was adopted and S.B. No. 2978, SD 1, HD 2, entitled: "A BILL FOR AN ACT ESTABLISHING A COMMISSION TO CELEBRATE THE 500TH ANNIVERSARY OF CHRISTOPHER COLUMBUS' ARRIVAL IN THE NEW WORLD AND MAKING AN APPROPRIATION THEREFOR," having been read throughout, passed Third Reading by a vote of 37 ayes to 14 noes, with Representatives Amaral, Bellinger, Cachola, Chang, Hayes, Hemmings, D. Ige, Isbell, Kanoho, Liu, Metcalf, Peters, Shon and Stegmaier voting no.

The Chair directed the Clerk to note that S.B. No. 2978 had passed Third Reading at 10:09 o'clock a.m.

Stand. Com. Rep. No. 1052-90 on S.B. No. 2906, SD 2, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 2906, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of S.B. No. 2906, SD 2, HD 2, 'Relating to Public Funds.'

"The purpose of this bill is to improve the funding process for requests from private organizations for grants, subsidies, or purchases of service under Chapter 42.

"Article VII, section 4, of the State Constitution requires that public funds be used only for public purposes and granted pursuant only to standards established by law. Chapter 42 was enacted to comply with this constitutional requirement.

"However, many private organizations have expressed their dissatisfaction with the current Chapter 42 process, ranging from the cumbersome forms to the timetable for processing and reviewing requests to delays in contract executions.

"Moreover, as a member of the Finance Committee, I am well aware of the tremendous increase in the appropriations made to private organizations. For example, between the fiscal years 1984-1985 and 1989-90, Chapter 42 appropriations grew over 280 percent, from \$17.8 million to \$67.8 million.

"This large increase has not gone unnoticed. A 1989 Legislative Auditor report found that this rapid growth raises a major concern over the Departments' abilities to effectively manage their additional duties and responsibilities.

"Senate Bill No. 2906 is a major step in improving the management of the Chapter 42 process. This bill will place greater responsibility for the review and recommendation of Chapter 42 funding on the Executive and Judicial branches. This bill shifts the focus of decision making to emphasize the importance of applying resources to assessed needs.

"As public servants, we are responsible to the people to ensure that their moneys are being wisely used. We need to provide for effective decision making and accountability, especially in terms of making the most efficient use of available resources to address identified needs. This bill establishes the means by which to provide the services in the most effective and efficient manner.

"Please vote aye on this measure.

"Thank you, Mr. Speaker."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2906, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC FUNDS," having been read throughout, passed Third Reading by a vote of 44 ayes to 7 noes, with Representatives Amaral, Anderson, Hagino, Hayes, Hiraki, Hirono and Tam voting no.

Stand. Com. Rep. No. 1053-90 on S.B. No. 3096, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3096, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO ELDERLY HOUSING," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1054-90 on S.B. No. 3358, SD 2, HD 1;

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3358, SD 2, HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR AN INTRAFAMILY SEXUAL

ASSAULT PROGRAM," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1055-90 on S.B. No. 3287, SD 1. HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3287, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST UTILITIES SERVING THE GENERAL PUBLIC," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2906, 3096, 3358 and 3287 had passed Third Reading at 10:10 o'clock a.m.

Stand. Com. Rep. No. 1056-90 on S.B. No. 2604, SD 2, HD 1:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 2604, SD 2, HD 1, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Bellinger rose to speak against the bill, stating:

"It's not that I have anything against the concept of the Year of the Family, but it seems to me that what we do is we keep creating commissions after commissions and although there's only a dollar left in this particular measure, the original amount was \$50,000, and I think that our money can be spent a little more wisely than putting it into another commission. I think that the types of things that the commission would want to do could probably already be done within existing resources. I would much rather see those types of funds that would be utilized for something in this line be put into the department so that they can actually be used directly to assist families.

"Thank you."

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

"In part, I concur with the prior speaker. He makes some very well-founded points. I would further like to add that \$50,000, the request, although not in this measure but this is the potential that could be used specifically to assist families. We have seen in the last few days highlighting the attention of the homeless. We see the problems that are attendant to them -- working homeless and those many who are finding some kind of shelter in my district, and I think we could be more creative and perhaps creating some sort of emergency fund where these folks could use \$50,000 as part of a loan program to help them on that first month's deposit since so many of them have that problem and require some sort of reasonable payback over time. These are the kinds of ideas which I think is much more beneficial for the family and for the family unit as we see them.

"The other problem I have with the bill, Mr. Speaker, is that we saw in testimony before the various committees the potential for some real battles emerging over this measure. There apparently are some well-meaning differences of opinion as to what constitutes the family. There are some who feel that we are not just talking about the traditional nuclear family unit but that we must also or should include other kinds of views of what the family entails. And well meaning or not, from the various views on this issues, I would hate to see us set up a commission

and then this commission end up fighting with each other over the definition of the family for year-and-a-half or however long this commission is to last. In the meantime, funds get squandered or don't get used and the people who could really get help did not get help.

"For those reasons, Mr. Speaker, I'd hope that we consider this measure. If it passes today, I hope it goes to conference and perhaps gets lost. If not, then I hope perhaps the majority of the folks this morning might find a way to vote against this bill.

"Thank you, Mr. Speaker."

Representative Alcon then rose to speak in favor of the bill, stating:

"Mr. Speaker, too long we have neglected the parents. We have created a commission on children and youth, we have created a commission on the senior citizens, the elderly, so I think it is about time we create a commission on the parents. All this time, Mr. Speaker, it was the tail that has been wagging the dog, and if we paid more attention to the family I think some of those people who are homeless today would be taken care of automatically.

"Basic to everything, Mr. Speaker, is the family and it comes to the society, the community and government, and let me just say at this point, Mr. Speaker, that I think this would be just about the best bill that we can pass for this year.

"Thank you very much."

Representative Hemmings rose to speak against the bill, stating:

"I agree with the previous speakers who mentioned that this government spends too much time and energy on instituting commissions and public relations efforts to solve some of these problems rather than addressing the basic causes for it. I think the point on the homeless is well taken.

"A previous speaker on another commission bill said, 'Where was Columbus going? He didn't know and he didn't know when he got there.' I would submit the same as true with the State government, especially on issues like this.

"Mr. Speaker, the problems with the family, in many instances, are government caused and could be solved. Affordable housing is affecting the family and money should be spent on that. The high cost of taxes and the cost of living is destroying the family unit and making it difficult to even have a roof over their head. The State laws, allegedly supposed to protect the family, further erode the moral basis by which the family is built — the spirit of the family. Government is not going to replace the spirit of the family.

"Mr. Speaker, the decay and degradation of the family is not going to be solved by government commissions. It's been proved before and was proved again.

"I want to especially address the issue that is destroying the family -- things like drugs, the sexual exploitation of women and children in the family, the sexual exploitation through pornography and other things. I could give numerous examples but I'd like to give one where government has failed to address these basic issues while they implement public relations campaigns such as this commission.

"This is a letter to the Governor and it says:

'Dear Sir:

As I was flipping through the channels Saturday night, I blundered across a public access which the State of Hawaii has made its number one type TV priority and witnessed the display of peripheral slime that exceeded even my worst fears.

Three quite remarkably unattractive inarticulate individuals -- two females and one male -- were advising me on public television on **Learn to Fornicate Good.**'

"Mr. Speaker, the writer of the letter said that the shorter version of that 'F' word was used on public television through the public access channel which, incidentally, we have designed.

"The letter goes on and the writer says he apologizes for the language but since the State of Hawaii sees fit to send that into his home at his expense, he feels that it is incumbent upon him to quote it exactly.

"If we really want to do something to help the family, let's get rid of the corruption, the smut, and the sickness that is throughout our society. The decay is hurting the spirit of America and the spirit of the family.

"Public relations commissions and spending of money alone doesn't do a thing. Let's pass laws that don't allow things like this to happen. Let's not give public access to the very elements that are destroying the family. I say that this bill is just more window dressing by an administration who wants to hand out more commissions and have more public relations photos taken in the office.

"I urge you all to vote no."

Representative Hirayama then rose to speak in favor of the bill, stating:

"Mr. Speaker, I favor this bill which would establish and appropriate funds for a commission to celebrate the 'Year of the Family.'

"After reviewing bills relating to taxation, mass transit, homeless shelters, drug abuse, youth gangs and other substantially difficult measures dealing with Hawaii's future, it is refreshing to be able to support a purely preventative measure which would honor society's basic social unit -- the family, our ohana.

"The family is the fundamental social unit of the world which provides for the basic needs of its members and the nurturing and development of each generation. Although undergoing transformation, the family is unparalleled in its efficiency and success to meet the needs of its members. No institution can replace the family.

"Our families today are of diverse styles and shapes. During the 1980's, the number of traditional families across the nation -- father at work, mother at home raising the children -- shrank, due to a complex interplay of economic and social factors.

"But, Mr. Speaker, this simple and relatively innocuous measure will help us look beyond the problems which sometimes make family life difficult, and focus in on and reinforce the positive forces at work in our families -- love, trust, caring, nurturing, and most important of all, hope in the strength and the stamina of the family unit to withstand all challenges to their integrity and functions.

"Mr. Speaker, I am proud to be able to stand on the floor and submit comments in support of the family and this measure, and I urge each and everyone of my

colleagues here today to support the passage of this measure and to participate in the commission's activities after the Governor signs this bill.

"Thank you."

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of S.B. No. 2604, SD 2, HD 1, which would appropriate funds and establish a task force to plan and make arrangements for activities to celebrate the 'Year of the Family.'

"The traditional image of the family that we grew up with is out of date. Now previous marriages, stepchildren, and single-parent families, once exceptions to the rule, are the rule. It is the traditional image of the career husband, homemaker wife, and two children that is now the exception. Yet this gap between our images and the reality causes problems in dealing with the reality.

"The importance of the family to the creation of a good society cannot be overstated. Society is founded on the willingness of people to cooperate with each other. It is in our family that we first struggle with the conflict between our desire to have things our way and the need to cooperate with others.

"The family is also crucial to the creation of good people. When we come into the world, our first memories are of our family. Our parents form the foundation of our world: in a world of continual change, they represent the one stable element in our life. The live, the nurture, the caring, and the trust in others that family life creates ensures the stability and well-being of our State and society.

"As legislators, we have all seen the horror stories of the destruction and pain created in families where the personal qualities and social skills needed to live together and raise children are missing. We know that children raised in destructive families tend to perpetuate the destructive behaviors they learn there.

"There are few things that we can do that would be of as much benefit to our people and our State as highlighting the importance of our families. This bill will bring to everyone's attention the value, the reward, and the challenges of family life in Hawaii today.

"I am proud to support S.B. No. 2604, SD 2, HD 1, and I urge my colleagues on the floor today to do likewise."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2604, SD 2, HD 1, entitled: "A BILL FOR AN ACT ESTABLISHING A COMMISSION TO CELEBRATE THE YEAR OF THE FAMILY," having been read throughout, passed Third Reading by a vote of 47 ayes to 4 noes, with Representatives Anderson, Bellinger, Hemmings and Liu voting no.

The Chair directed the Clerk to note that S.B. No. 2604 had passed Third Reading at 10:21 o'clock p.m.

Stand. Com. Rep. No. 1057-90 on S.B. No. 3492, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the

Committee was adopted and S.B. No. 3492, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO ECONOMIC DEVELOPMENT," having been read throughout, passed Third Reading by a vote of 50 ayes to 1 no, with Representative Anderson voting no.

Stand. Com. Rep. No. 1090-90 on S.B. No. 3115, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3115, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO TAX ADMINISTRATION," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3492 and 3115 had passed Third Reading at 10:22 o'clock a.m.

Stand. Com. Rep. No. 1091-90 on S.B. No. 1985, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 1985, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII BISHOP RESEARCH INSTITUTE," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1092-90 on S.B. No. 1719, SD 1, HD 2:

By unanimous consent, action was deferred to the end of the calendar.

Stand. Com. Rep. No. 1093-90 on S.B. No. 3169, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3169, SD 2, HD 2, entitled: "A BILL FOR AN ACT ESTABLISHING REGISTERED NURSE STUDENT FINANCIAL SUPPORT AND LOAN PROGRAMS AND MAKING APPROPRIATIONS THEREFOR," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1094-90 on S.B. No. 2907, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2907, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PERINATAL CARE," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 1985, 3169 and 2907 had passed Third Reading at 10:23 o'clock a.m.

Stand. Com. Rep. No. 1095-90 on S.B. No. 2919, SD 2, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 2919, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Hagino then rose and stated:

"Mr. Speaker, I just want to speak in favor of this bill with the observation that on one of the bills that a number of us have had difficulty grappling with is the

increase of a half percent in excise tax to fund mass transit

"I hope that when this bill, Senate Bill 2919, goes to conference, as well as on page 10, Senate Bill 3472 relating to county revenues, that the appropriate conferees consider earmarking these bills as the means of financing mass transit on Oahu. It'll be a much more painless way of financing mass transit rather than increasing the excise tax by one-half percent.

"Thank you."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2919, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC FINANCING," having been read throughout, passed Third Reading by a vote of 48 ayes to 3 noes, with Representatives Anderson, Metcalf and Taniguchi voting no.

Stand. Com. Rep. No. 1096-90 on S.B. No. 2799, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2799, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COSTS AND FEES," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2919 and 2799 had passed Third Reading at 10:25 o'clock a.m.

Stand. Com. Rep. No. 1097-90 on S.B. No. 1630, SD 2, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 1630, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative O'Kieffe rose to speak in favor of the bill, stating:

"This bill sends a clear message to the public about the State's seriousness in developing a hospital system which promotes their local participation in health care matters by strengthening the Legislature's directive to the Department of Health in establishing this pilot program.

"This two year pilot program to establish the autonomous operation of Maui Memorial and Hilo Hospitals will greatly minimize administrative 'red tape.' I hope it will also reduce the gross accounts receivable problem.

"Furthermore, such decentralized health care decision making will foster greater local decision making of health care professionals, will provide for greater participation in health care matters, and will ultimately result in a more professional, caring, and personal health care system.

"Such autonomous operation will make these hospitals more responsive to their particular community's needs. Therefore, this bill is a good one, not only for the administration and personnel of Maui and Hilo Hospitals, but also for the communities they serve. This pilot program is a good beginning for our health care system to enhance local administrative accountability. However, it is only a beginning, a test period to determine if this is a viable option, not only for these hospitals but for others in our State. Let us hope that this successful program will not cease after two years but rather, continue on.

"I strongly support the passage of S.B. 1630, HD 2.

"Thank you, Mr. Speaker."

Representative Lee rose to speak in favor of the bill, stating:

"I applaud the administration's initiation of community-based management of hospitals. It is a welcome step, and I think the administration has taken its cue from the model which the Wahiawa General Hospital has been administered throughout these years as part of the community, for the community, and by the community.

"Thank you, Mr. Speaker."

Representative Alcon then rose to speak in favor of the bill, with some reservations, stating:

"Mr. Speaker, it's nice that all the hospitals are taken care of by the administration, but let's not forget that the hospitals in Molokai and Lanai also need help.

"Thank you."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 1630, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO HOSPITALS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 1630 had passed Third Reading at 10:27 o'clock a.m.

Stand. Com. Rep. No. 1098-90 on S.B. No. 3170, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3170, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO DEVELOPMENTAL DISABILITIES DOMICILIARY HOMES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1099-90 on S.B. No. 2769, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2769, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HOUSING FINANCE AND DEVELOPMENT CORPORATION," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1100-90 on S.B. No. 2587, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2587, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO A NEWBORN HEARING SCREENING PROGRAM FOR THE EARLY IDENTIFICATION OF HEARING LOSS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3170, 2769 and 2587 had passed Third Reading at 10:28 o'clock a.m.

Stand. Com. Rep. No. 1101-90 on S.B. No. 2794, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2794, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO HEALTH CARE," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1102-90 on S.B. No. 3150, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3150, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING AUTHORITY," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1103-90 on S.B. No. 3143, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3143, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC ASSISTANCE," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2794, 3150 and 3143 had passed Third Reading at 10:29 o'clock a.m.

Stand. Com. Rep. No. 1104-90 on S.B. No. 3039, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3039, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO CORRECTIONAL INDUSTRIES," having been read throughout, passed Third Reading by a vote of 50 ayes to 1 no, with Representative Anderson voting no.

The Chair directed the Clerk to note that S.B. No. 3039 had passed Third Reading at 10:30 o'clock a.m.

Stand. Com. Rep. No. 1105-90 on S.B. No. 3093, SD 2, HD 2:

Representative Souki moved that the report of the majority of the Committee be adopted and S.B. No. 3093, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

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

"Mr. Speaker and colleagues, it was two years ago that I rose to speak, trying to be heard above the din and clatter of the housing rush of 1988. Back then I spoke of the Housing Revolving Fund as the housing jargonut, a vertable blob of a government corporation that we were willing to give \$120-million even though they had no track record as a developer. We gave them a blank check, an open-ended loan with no pay back date, no interest, and no cap in the number of homes and projects it could develop.

"I mentioned in my floor speech back then that the housing jargonut had the potential to be a snowball rolling downhill, uncontrolled, and uncontrollable by the Legislature, all in the name of meeting a housing shortage. Well, like that snowball rolling downhill, we are going to allow it to become larger without any attempt to control it. They want an additional \$50-million and we are providing, in this bill, half of that. We were asked to provide additional funds because the HFDC decided

unilaterally to develop all their projects concurrently without even informing the Legislature of their intent, or the consequences of their actions which, of course, they were not required to do.

"Now they come to us, hat in hand, to ask for additional funds despite the fact that none of the original \$120-million has been placed back into the revolving fund, and despite the fact that the additional funds will preclude the availability of that amount from the general funds of the State.

"And, Mr. Speaker, it really scares me that we are willing to provide a cash advance, an additional line of credit if you will, to a corporation that has yet to return a single cent of our original investment. It certainly doesn't sound like good financial practice to me.

"It also boggles my mind, Mr. Speaker, how we can have so much discussion, review and criticism, not to mention media attention, over a \$75,000 appropriation in a bill to foster self-esteem, and yet, very little is said over a bill that would appropriate up to \$50-million to an existing revolving fund. And although it won't raise my self-esteem, Mr. Speaker, it will ease my conscience to vote no on Senate Bill 3093.

"Thank you."

Representative Hayes rose to speak in favor of the bill, stating:

"Two years ago, the Legislature passed a bill appropriating \$120-million to help make up a short fall in housing which had developed over a period from 1980 through 1988. During this time, the production of homes was only 65 percent of the production of new households. This meant that many, many families had to double up. Some of them became homeless.

"Since the initial appropriation, the Housing, Finance and Development Corporation realized that the neighbor islands had a growing urgent need for additional housing, that it wasn't enough to build first the Kapolei development and then when the money started coming back from sales of those units, to put it into neighbor island production. So the extra \$50-million requested initially in this bill was part of the Governor's package in an effort to help meet an acute need for housing.

"The fact that none of the money has yet been returned to the general fund is simply a reflection of how much time it takes to get the planning done, the infrastructure done, and then the houses built. The first house has not yet been completed. I think that the first house will be assigned to a purchaser in June. The appropriation of extra funds will speed up our meeting of the housing need and should speed up the return of funds to the general fund.

"I hope all of my colleagues will vote in support of this bill.

"Thank you."

Representative Liu rose to speak against the bill, stating:

"Mr. Speaker, I am very happy to have my voice be on the same wavelength as Representative Arakaki, Chairman of Human Services, because I concur with his point. Republicans made this point on the first crossover of this bill and we would like to reiterate that this bill has no guarantee -- HFDC makes no guarantee that what they're doing will bring down the overall cost of rental or homes for purchase in this State. There is no guarantees

that by building at the rate that they are, or that they think they are, that any fundamentals of the housing crises will be changed. That is, fundamentals relating to land supply, water availability, or interest rates will be affected in the medium or long-term, or short term, for that matter. No guarantees that their lines for lotteries by both market as well as affordable homes, will shorten or be eliminated by the pace at which they are attempting to building things.

"As pointed out by the Chairman of Housing, the houses haven't been built yet and this blob of a jargonut with no background in development has, in fact, proven itself. Furthermore, Mr. Speaker, I think we have to take a look at whether or not we will ever get this money back. We are giving them a credit line — a credit line that can be encumbered. Everytime they want to build something, they go ahead and encumber it while we're not in session, we come back, we want to change it and they're going to say, 'Sorry, we can't because we've already issued bonds based on the revenues that has been advanced from the general fund.'

"The head of the HFDC has given us no specific date as to when he thinks any cents will be returned to the general fund and I might add, if it ever is, it will be done without any interest so in fact we will be getting less money than what we are advancing.

"Finally, Mr. Speaker, one has to question the overall institutional intent of HFDC. When I look at where their offices are located -- Waterfront Towers, one of the most expensive and prime commercial real estate areas within the city of Honolulu; when I take a look at the lack of substance and the lack of real deadlines and the testimony which is given time and time again by the HFDC; when I look at the fact that the Governor, in his State-of-the-State address, said that there is enough land and yet, HFDC says that in their building program they are going to have to come in for changes of land use classifications, I just wonder who we are fooling.

"I voted for that bill in 1988, hoping that something will result. It hasn't, Mr. Speaker, so for that reason I hope that my colleagues defeat this bill now before it goes any further.

"Thank you."

Representative Lee then rose and stated:

"Mr. Speaker, I did not intend to rise but I do wish to speak in support of the bill.

"I believe the observations and comments made do not accurately reflect the situation. HFDC has just started and the actual development and construction of the houses are being done by private developers, and I can say that after I visited Kapolei Village, the first village being built by Oceanic, I was very much impressed, not only with aesthetics, but the good workmanship and the range of prices offered.

"I would like to remind the august body here that Oceanic is the developer of Mililani Town and that development represents the finest in community development, not only in Hawaii, but also in the United States. Mililani compares very favorably with planned communities such as Reston in Virginia, and Columbia, Maryland, both of which I have visited and where some of my friends reside.

"I think the development would prove itself very shortly when the first houses are offered to those who have signed up as Representative Hayes has stated. I think HFDC is on its way to fulfilling the promise made by the Governor

and which we, in the Legislature, have endorsed by our actions two years ago.

"Thank you, Mr. Speaker."

Representative Liu, in rebuttal, stated:

"Mr. Speaker, the prior speaker indicated that the homes at Kapolei and other areas under the HFDC are not being developed 'by the HFDC.' In fact they are. The head of that department, time and time again, admits that the HFDC is acting as the master developer. They are setting the parameters, and yes, other firms are coming in to bid on the individual parcels but in fact the parameters, in fact the directions, in fact even the so-called prices of affordability and market, are subject to HFDC approval.

"Let's not fool anyone when we say that the State is not involved in putting up these homes. This is not a private sector generated initiative in the area of housing right now.

"I hope in five years I can stand up here or anywhere else I may be and say, I was wrong. I really do, but I don't think I will be.

"Thank you, Mr. Speaker."

Representative Souki then rose to speak in favor of the bill, stating:

"I would just like to add to the members here that if it were not for the State, who else would be building moderate income homes for the people of the State of Hawaii? Who else will be planning to build 65,000 homes up to the year 2000? Who else would be building homes on the Big Island, in Kealakehe; on Maui, in Lahaina; on Kauai, and in Kapolei? Who else would be building rental units in this biennium to provide \$15million in each half of the year and an additional \$10million from this \$50-million that we're looking at in this bill for rental units to be incorporated in Kapolei? Who else but the State is doing this! I don't see the private sector building rental units for the poor people. I don't see the private sector, by themselves, building homes for moderate income and low income people. It's only with the government taking the handle and acting as a catalyst that they can bring in a partnership of private and government.

"It's taking a little time, but in June you're going to see homes going up. In a few years, you'll see a whole sea of villages of homes of people who previously could not afford homes. It is because of your efforts, members, to vote for a bill like this.

"Thank you very much, Mr. Speaker."

Representative Baker rose and stated:

"Mr. Speaker, I would ask that the Clerk incorporate Representative Souki's remarks as my own as I also rise to speak in favor of this bill."

The Chair "so ordered." (By reference only)

Representative Baker continued, saying:

"Lahaina is one of the areas that is going to benefit from the efforts of persons who had the foresight to authorize HFDC to proceed. It's true in Lahaina that we have a tremendous housing shortage. We have persons who have to drive over an hour to work in Lahaina where the jobs are because there's no housing for them. If it were not for HFDC and the foresight of the Governor and

my colleagues who preceded me, Lahaina would not have the prospect of over 3,000 homes targeted for moderate and below median-income families, and many of our residents would not have the opportunity for home ownership.

"It is important that this program go forward. The Lahaina planned community is before the Land Use Commission tomorrow to ask for a boundary change from agriculture to urban so that the project can break ground in August. It is important that we keep the project on track, and voting for this bill is one way to do that.

"Thank you."

Representative Metcalf rose to speak in favor of the bill, stating:

"I would like to ask that Representative Souki's remarks be inserted in the Journal as my own with one notation and that is, as the seas of villages come up, hopefully Christopher Columbus won't be sailing across them

"Thank you."

The Chair "so ordered." (By reference only)

Representative Hayes, in rebuttal "to one of the comments that Representative Liu made," stated:

"The HFDC has made predictions as to when the money will come back to the general fund. Without the extra \$50-million, it would take until the year 2000 before some of it started coming back. He expects that the money will start coming back in volume in 1996 if this money is appropriated.

"Thank you."

Representative Arakaki then rose and stated:

"I am not objecting to the fact that there is a real need in the housing market. We do need additional homes that are affordable.

"My objection to this bill and to what it implies is that, you know, I always thought that one of our primary purposes here is to have legislative oversight and especially to have some say over the resources that our State expends. My real concern is that we really don't have any control over these funds and that, in effect, what they are doing is putting a gun to our head and saying, if you don't provide us with these funds, no more affordable housing will be built. You know, they are going to stop developing because of their decision to develop all of these homes concurrently, all these projects, and I just don't like the idea of them making that kind of decision and deciding what the priorities will be for this State. I am talking about the HFDC. I think we should be the ones who decide what the priorities are and we have other needs such as mass transit, we have other needs in education and, of course, we do want to address the concerns of affordable housing. But I think that should be our decision and we shouldn't be forced to allocate that amount of money without some type of oversight and some type of accountability, and that is my point, Mr. Speaker.

"Thank you."

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

"In speaking against it, I would like to address a fundamental political difference, I guess, between the

Majority Party and those of us who would like to see, after a generation of your dominance, a change of philosophy. The housing crisis in the State of Hawaii is in fact, in my opinion, in many ways a direct product of mismanagement of our economy, and mismanagement of our land resources, and most importantly, the mismanagement of our State tax resources.

"A rhetorical question was asked -- who could build these houses? Well, quite frankly, if government got off the backs and out of the pocketbooks of the people of Hawaii, I think the people could build these houses.

"The housing industry, with everything else, is overregulated. Besides State Land Use Commission hoops to jump through, county hoops are also there. Developers, people wishing to build homes have to go through a tremendous amount of red tape. A year ago there was a house built as a demonstration in less than 24 hours on Neal Blaisdell Center grounds, showing that the construction industry could put up a house very quickly and efficiently. There was a political cartoon and the workers were walking away from the house and said, 'Isn't it amazing we built this house in less than a day?' and the other worker looked at him and said, 'Yeah, but it took seven years to get the permit.' And that's precisely the point about regulation. Time is money in anything we do and the time and money spent by house builders to get anything pass the owners regulations is terrible.

"Why do we have a crises in housing? Because people can't afford to buy the houses? Houses are expensive due, in a large part, to the excessive taxation and employment costs put on everybody involved in building homes. What about making land available? The lack of resources, the lack of land for affordable housing — the State could easily rezone land and put a caveat on it that developers coming in have to comply with certain price requirements for those houses. That's what an economist real problems for the lack of affordable housing. But that critic was taken care of. He was hired by the Governor.

"Mr. Speaker, I had the pleasure of voting against what ended up being Act 15 because the people of Hawaii are now going to pay twice for housing. They are going to pay once at the market in a government housing lottery, and this is exactly what it is going to end up being, and then they are going to pay again. They are going to pay once again through government subsidies...

At this point, Representative Apo interrupted on a point of order and stated:

"While I appreciate Representative Hemmings' attempt to address this bill, I believe he's beginning to go astray in several areas and would ask him to confine his comments to the merits or demerits of the Housing Finance and Development Corporation."

Representative Hemmings continued, saying:

"Thank you, Mr. Speaker. I'm sorry that the Majority Floor Leader doesn't like what I have to say but, nevertheless, it needs to be said, Mr. Speaker. I am addressing the merits of the Housing Finance and Development Corporation.

"Another speaker stood up and talked about the need for this, but that very speaker has been unable, through this administration or through this Legislature, to get any condo leasehold reform through, so many people are going to be out on the streets because they can't afford their lease renegotiations.

"Mr. Speaker, the problems heaped on the people of Hawaii in the housing market, in most instances, are created right here on the floor of this Legislature and right upstairs on the fifth floor. And it does address the fundamental cause of economic problems facing the people of Hawaii. Aliens aren't creating these problems -- they are being created by the mismanagement of our economy and State government, now in the housing business, has not produced the plethora of houses promised. It's easy to sit here and say there'll be 65,000 houses by the year 2000.

"The administration has been in office for four years, and the administration before that which was part of the same team was in office for a generation before -- where is the housing? I would submit to you it's a failed formula of economic management that has created the problem, and accentuating that problem is not going to solve it

"Therefore, I am very pleased to vote no against this bill. The solution is to make more housing available, cut taxes, deregulate, allow the wonderful people of Hawaii, both in their private businesses and individually, to have access to the market. Give them fair and equal treatment as far as taxes go, and they'll be able to put up the housing that they need.

"Thank you, Mr. Speaker."

Representative Apo, in rebuttal, stated:

"Mr. Speaker, Representative Hemmings continues to confuse me. On the one hand, he keeps calling for less government and that the private sector is going to take care of everything. Let me point out two things.

"First of all, no one prevented the private sector from developing housing since Hawaii became a State.

"Secondly, one of the reasons that housing is so expensive to build is that three of the counties are headed by Republican administrations. When Governor Waihee brought forth the concept of HFDC a couple of years ago, it was in response to the fact that the counties were not responding to the housing needs, and the developers were having a lot of time with their permit process. Yes, and it is true that it does take seven, eight, sometimes ten years, to get a housing project going.

"I just get confused as to what Representative Hemmings really says. My guess is that he is playing politics at the moment by turning this into a partisan issue which I wish it weren't. I believe both Republicans and Democrats, county and state levels, serve the same constituency, and I would hope that housing would not be tossed around as a partisan issue. I believe we're both trying to solve a problem and that HFDC does play an important part and an important role in the overall effort to address the housing problem.

"Thank you, Mr. Speaker."

Representative Lee then rose and stated:

"Mr. Speaker, I rise to take the opportunity to correct some misunderstandings and misstatements by the penultimate speaker -- the second to the last speaker.

Representative Hemmings has blamed the housing crisis on the mismanagment of the economy. Just think, the mismanagement of the economy! The Hawaii economy has outperformed 48 other states. The only state we have not outperformed is Nevada. For the last decade, we have experienced unprecedented growth, both in the economy and in personal income, and also in the

collection of taxes. The more money you make, the more money you owe to the government.

"The federal government has acknowledged its collections of taxes from Hawaii. The corporate income tax, for example, for the federal government rose 31 percent in 1988. This is a very good indication how well the economy is doing.

"The reason that the housing crisis exists is because the economy is doing too well and that personal income has not kept pace. Housing prices in Hawaii are comparable to housing prices in high growth areas -- in Washington, D.C. where I have personal knowledge, having owned a house and lived there, in San Francisco and elsewhere. The only problem in Hawaii is that we cannot go out a hundred miles and find cheap land.

"The basic economic factors of production exist and they explain the high cost of housing. And for this reason, the redress of the supply side of the equation must be undertaken by another entity; that is, by the government. You'll find that the housing prices will stabilize with the rise in the supply that is presented to the market by HFDC. It is a necessary corollary to what has happened historically in Hawaii, and which Mr. Smyser has described in an article recently in the Star Bulletin. Historically, employers have provided housing for workers in the sugar and pineapple plantations. One of the basic reasons is that personal income did not rise sufficiently to meet the prices of housing. We are now at that stage in our economic development whereby the State, and eventually private employers, will consider providing housing to its employees as part of the package of remuneration.

"So, ladies and gentlemen, I can't see how an ideological statement of mismanagement of the economy misspeaks the facts, the true facts, of an economy that is booming, and booming to the envy of all of our neighbors on the mainland.

"Thank you, Mr. Speaker."

Representative Hemmings, in rebuttal, stated:

"Mr. Speaker, I'm sorry that the Majority Floor Leader is confused on this issue. I'll try to speak more slowly. He said that the private sector has been prevented. .nothing's prevented them from building homes. Precisely my point. Government has prevented the private sector by over-regulation, by the time it takes both at the state and county level. You must remember most other states don't even have a state Land Use Commission. But government regulations and government taxation, precisely the issues I am talking about, are exactly what has prevented the private sector from rising to the occasion.

"Mr. Speaker, the counties did testify against the bill that implemented Act 15 for precisely the point that Representative Arakaki was making that usurped county home rule and provided for no accountability. They have an open spicate now and they do exactly what they want, where they want, how they want, and we have no oversight, much less the counties do not.

"Regarding Representative Lee's comments, I guess he is a Keynesian in economic policies. I also take issue with that too. I think he is right. There is an ideological difference but, more importantly, let's forget about ideas and ideologic and let's forget about party identification. Let's go ask the people of Hawaii if they're better off then they were four years ago. Let's forget all the statistics. Is housing more affordable? Are we better off than we were four years ago? Is tax more affordable than tax was

four years ago? Has the cost of living gone down? Have your constituents congratulated you for making housing more affordable in spite of spending almost a half billion dollars of setting aside for affordable housing?

"The answer to those questions, Mr. Speaker, I think is a clear NO. So we can banter around ideologies and statistics all we want, but to say that the Hawaiian economy is well off is absolutely ludicrous. We have one of the highest cost of living in the nation, we have the highest cost of housing in the nation, one of the highest rates of taxation in the nation, and it just keeps going up while government continues to spend more and tax more, saying, trust us, we are going to take care of you. Well, I say it's time we changed the failed formula. It has not worked and it will not work. I'm saying, we're tired of telling the people of Hawaii symbolically that their checks are in the mail or that housing is on the way.

"Mr. Speaker, we can argue statistics all day long but the facts speak for themselves.

"In closing, I have been informed that between 1967 and 1983, just to illustrate one point, the State Land Use Commission turned down over 80 percent of the applications to rezone land for housing that were submitted, and those are just the very reasons why we are at the crisis state we are today.

"Thank you, Mr. Speaker."

Representative Metcalf, in rebuttal, stated:

"I think the challenge for the Minority Floor Leader is not to speak more slowly, but to think more quickly, or at least more clearly.

"Thank you."

The motion was put by the Chair and carried, and the report of the majority of the Committee was adopted and S.B. No. 3093, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE HOMES REVOLVING FUND," having been read throughout, passed Third Reading by a vote of 46 ayes to 5 noes, with Representatives Anderson, Arakaki, Hemmings, Liu and O'Kieffe voting no.

The Chair directed the Clerk to note that S.B. No. 3093 had passed Third Reading at 11:00 o'clock a.m.

Stand. Com. Rep. No. 1106-90 on S.B. No. 3077, SD 2, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3077, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO GROUP HOMES FOR RECOVERING SUBSTANCE ABUSERS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 3077 had passed Third Reading at 11:01 o'clock a.m.

At 11:01 o'clock a.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 11:03 o'clock a.m.

Stand. Com. Rep. No. 1107-90 on S.B. No. 3147, SD 1:

By unanimous consent, action was deferred to the end of the calendar.

Stand. Com. Rep. No. 1108-90 on S.B. No. 3121, SD

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3121, SD 1, entitled: "A BILL FOR AN ACT RELATING TO INCOME TAX WITHHOLDING," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1109-90 on S.B. No. 2695, SD 1:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 2695, SD 1, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of S.B. No. 2695, SD 1, to allow the Hawaii Public Broadcasting Authority to create temporary exempt positions funded through the Hawaii Public Broadcasting Revolving Fund.

"Hawaii is world-famous for its natural beauty. And we can count on movies and, hopefully, television productions to continue to highlight this aspect of Hawaii to the world. Reruns of 'Hawaii Five-O,' 'Magnum P.I.,' and eventually 'Jake and the Fatman' and 'Island Son,' provide a continuing advertising bonus for our visitor industry.

"But Hawaii is more than just a pretty place. We have world-class organizations working in areas of international understanding, cross-cultural studies, marine technology, astronomy, and many other disciplines. Yet many of these programs are little known, even to the residents of our own State. Many organizations are hesitant to hold meetings in Hawaii for fear of being seen as taking a vacation in disguise, while conferences held in Los Angeles or San Francisco are acceptable because those cities are perceived as places where 'serious work' gets done.

"How, then, do we correct Hawaii's image in the public mind? How do we let the rest of America, and the world, know that in addition to palm trees, sand, and surf, Hawaii is also a unique and fascinating culture and a State doing 'cutting-edge' work in science and technology? By strengthening the one organization in Hawaii that can best carry this message to the world: the Hawaii Public Broadcasting Authority.

"The Hawaii Public Broadcasting Authority has developed into a major producer of public television programs. Its initiatives have stretched the limits of its small permanent staff, and the Authority now lacks sufficient human resources to do its work.

"This bill will give the Hawaii Public Broadcasting Authority the flexibility to aggressively pursue new opportunities. It represents a very sound approach to staffing any enterprise, particularly one relying on the srot of creative activities in which the Authority engages. By maintaining a relatively small core of experienced staff people, and being able to temporarily hire people with additional skills and experience as needed, the Authority will be able to meet the cyclical demands of its production assignments.

"Mr. Speaker, I am pleased to support this bill which will provide for the continuation of the excellent work being done by the Hawaii Public Broadcasting Authority. I urge all my colleagues on this floor to do the same."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2695, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII PUBLIC BROADCASTING AUTHORITY," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1110-90 on S.B. No. 2294, SD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2294, SD 1, entitled: "A BILL FOR AN ACT RELATING TO TAX ADMINISTRATION," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3121, 2695 and 2294 had passed Third Reading at 11:03 o'clock a.m.

Stand. Com. Rep. No. 1111-90 on S.B. No. 3148, SD 1:

By unanimous consent, action was deferred to the end of the calendar.

Stand. Com. Rep. No. 1112-90 on S.B. No. 46, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 46, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO UNATTENDED VEHICLES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1113-90 on S.B. No. 2157, SD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2157, SD 2, entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1114-90 on S.B. No. 2730, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2730, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ORDINARY DISABILITY RETIREMENT UNDER THE EMPLOYEES' RETIREMENT SYSTEM," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 46, 2157 and 2730 had passed Third Reading at 11:04 o'clock a.m.

Stand. Com. Rep. No. 1115-90 on S.B. No. 3156, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3156, HD 1, entitled: "A BILL FOR AN ACT RELATING TO

PUBLIC EMPLOYMENT," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1116-90 on S.B. No. 210, SD 1, HD 2:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 210, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE ACCIDENT REPARATIONS," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1124-90 on S.B. No. 3129, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3129, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO HIGHWAY SAFETY," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1125-90 on S.B. No. 3246, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3246, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE GENERAL EXCISE TAX," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3156, 210, 3129 and 3246 had passed Third Reading at 11:05 o'clock a.m.

Stand. Com. Rep. No. 1126-90 on S.B. No. 3094, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3094, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE HOUSING FINANCE AND DEVELOPMENT CORPORATION," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1127-90 on S.B. No. 2275, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2275, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COMPENSATION OF THE OFFICE OF HAWAIIAN AFFAIRS OFFICERS AND EMPLOYEES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1128-90 on S.B. No. 3176, SD 1, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 3176, SD 1, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Baker then rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Baker's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of this bill. Available, accessible, affordable and quality child care is a major concern of many of Hawaii's working families.

"The number of single parent households is on the rise. Whether for economic considerations or choice, more and more mothers are in the workforce. As any working mother will tell you, quality, affordable child care is scarce. This bill attempts to address the short supply of quality child care providers by offering start-up business grants for new child care providers and renovation grants to upgrade and improve existing facilities. This measure will act as an economic catalyst to attract new providers, and provide training opportunities to improve the quality of care offered those providers. S.B. No. 3176, SD 1, HD 2, continues the child care initiatives begun by this body last session. It is a bill which merits unanimous support."

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of S.B. No. 3176, SD 1, HD 2, which provides the support services and resources needed to increase the availability of quality child care for the children of the State of Hawaii.

"During this session, we've all heard and read the pertinent statistics over and over many times. At the many public hearings and meetings we've attended, in the numerous studies and reports we've read, in the newspapers, and on television --we've learned that families in Hawaii require the highest overall income to obtain the basic necessities; we've learned that Hawaii has the highest proportion nationally of women in the workforce as well as the highest proportion nationally of multi-wage earner families; and we've learned that more than two-thirds of Hawaii's mothers work.

"We know that a good part of these statistics are made up of working parents, including many working single parents, who need quality child care for their young childen while they are at work trying to make ends meet. However, we also know that, at present, the demand for affordable, quality child care far outweighs the number of available slots. It's difficult enough to have to leave your children in the care of another without the further worry of whether you can find suitable care for them. And even if you're lucky enough to find suitable care, can you afford it?

"I believe that this measure will do much to improve the present child care dilemma because it tackles the problem on several fronts and provides the kinds of supports which child care providers really need.

"First, the demonstration project if establishes ensures increased quality in the child care system by providing the training needed to produce quality home child care providers. Second, by securing grants to assist with necessary renovation and conversion costs, this measure will increase the safety of child care facilities. Finally, this measure will generate new child care slots by establishing a child care resource lending center to give prospective child care providers the kind of assistance they need to make their service available.

"Much recent literature on child care indicates that when parents know their children are being well taken care of, productivity in the work place increases. Additionally, we all know that the future of the State

depends in large part on the quality of care we make available to our children today.

"We've often referred to Hawaii's children as our State's most valuable resource. I urge my colleagues to support the passage of this measure so that the full potential of this resource will be realized."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 3176, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO CHILD CARE," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3094, 2275 and 3176 had passed Third Reading at 11:06 o'clock a.m.

Stand. Com. Rep. No. 1129-90 on S.B. No. 2222, SD 2, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 2222, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Lee then rose and requested that his remarks, against the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Lee's remarks are as follows:

"The 50 percent tax credit for a solar energy device will amount to about \$2,500. This is five times the cost of a heat pump. The tax credit will distort the market."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2222, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO TAXATION," having been read throughout, passed Third Reading by a vote of 49 ayes to 2 noes, with Representatives Lee and Metcalf voting no.

The Chair directed the Clerk to note that S.B. No. 2222 had passed Third Reading at 11:07 o'clock a.m.

Stand. Com. Rep. No. 1130-90 on S.B. No. 2945, SD 2, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 2945, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

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

"Mr. Speaker, the reason why I shall be voting no on this bill concerning moving into a totally electronic voting system, I believe by 1992 although it's not absolutely clear that that is the intent behind this measure, is basically twofold:

"One, I think some very serious questions concerning capital cost and what we are dealing with currently, and whether or not we in fact need to move in this direction now because of alleged obsolescence, is really unclear. At least some suggestion of evidence was brought before us in committee to indicate that perhaps the system is not as obsolete as has been told to us, and that in fact in many jurisdictions an overwhelming majority are still using this system. Some have just switched to a system similar to ours within the last four years with no intentions in the near future to change.

"Furthermore, I think there are some very major questions left before us concerning whether or not there are adequate standards and understanding of just what a totally electronic voting system DRE's can provide us in terms of audits should there be questions concerning the outcome of elections.

"The drafter to the original draft of the federal regulations in fact currently has some real problems with the final version of federal standards which we may be following. I say 'may' because those federal standards are not made part of this bill nor is it clear that they will be made part of the RFP which will be issued pursuant to this measure.

"Finally, those very independent experts who have the most knowledge concerning these voting systems were not brought before the advisory committee set up to investigate what we should do concerning our voting system. They met with vendors and they met with, I think two or three election officials in two or three states across the country, but they did not in fact meet independent experts who had the most knowledge concerning electronic voting systems. Perhaps this was unintentional. I don't allege any kind of malicious intent to withhold any information from the advisory group, but I would posit, Mr. Speaker, that the fact that they were not exposed to this information is a major flaw in the recommendations of that group. We should go slower, I believe. Again, the experts are indicating that the Mark Cents type of electronic voting system is more the wave of the future, more safeguards involved in tracking things, than the system which is being proposed before us which is the DRE system. And for those reasons, I shall be voting no and I hope close scrutiny is made should this bill get to conference.

"Thank you."

Representative Shon then rose to speak in favor of the bill, stating:

"As a member of the group that did go around and inspect some of the systems, I can tell you that the questioning by members and by the staff of the Lieutenant Governor was very sharp and very spirited on virtually every issue raised by the Minority Leader. I can remember a long and lengthy discussion on auditing and tracking and electronic systems of a highly technical nature. The inspection of the systems has not been done casually or willy-nilly.

"Secondly, I have found that the criticism that had been raised in one of the hearings was really completely at variance with the experience that I had in inspecting the system, and we talked directly with voters, we talked.

. this was on voting day in fact. We saw some of these systems being set up. We talked with the poll workers who had worked with these systems and previous systems, and I was rather skeptical of some of the systems we saw. I must admit I was impressed with the overwhelming endorsement that we did receive from those who had experienced some of the electronic systems at first hand. We also were very, very careful to pose many, many pointed questions regarding the user friendliness of the system, as to how voters interact and react with the system. This was one of the most important concerns of a number of members of how voters would accept this We looked very closely at how quickly people were able to vote on these systems, and I feel that we have narrowed it down to a number of alternatives, any one of which is an improvement on the system which is now costing us, I believe, \$800,000 to \$900,000 a year which goes down the tubes because we have to print separate ballots.

"The printing of separate ballots, by the way, jams up the entire system. If you ever want to look at reform in terms of registration and how much closer to election day you can register voters, all the kinds of reforms dealing with the active voting really are dependent on us moving away from a system which requires us to order separate ballots in a variety of languages that makes it almost impossible for us to respond quickly to the needs of people in the voting system.

"So I would just like to say that I hope the impression is not left by those who didn't participate that somehow this was a casual process, or that we did not pose the questions. The questions were posed in great detail and I have a lot of confidence that we're moving in the direction that is responsible and that we'll create a much better voting system, and we won't have to wait till three or four in the morning to find out who is elected to this august body.

"Thank you, Mr. Speaker."

Representative Metcalf then rose and stated:

"Mr. Speaker, I would rise to speak in support of the measure and ask that Representative Shon's comments be included in the Journal as my own."

The Chair "so ordered." (By reference only)

Representative Metcalf continued, saying:

"In addition, I would like to note that there was in fact lengthy and pointed questions, in part because Representative Shon was along with us. I would also like to note that the Lieutenant Governor and the advisory commission, which was bi-partisan, should be commended for the depth, detail and attention that they have given this matter. And the advisory commission was also comprised of the county clerks that run the elections from each county across the State.

"One of the things that was most popular with the electronic voting system is with senior citizens, and that it is much easier to vote for senior citizens than it is to operate the punch card system which creates numerous problems that we have detected throughout our own election processes here in Hawaii and elsewhere where those kinds of ballots are used.

"Thank you very much."

Representative Liu then rose and stated:

"Mr. Speaker, just a short rebuttal for the record.

"I have no problems with the intentions and the hard work of the group which met to consider various systems, so I have no quarrel with that. But I do want to reiterate that it became clear upon questioning of the representative from the Chief Elections Officer's office that perhaps a couple of the key individuals involved in this whole new area of electronic voting were not brought before the advisory group and Mr. Robert Nagley or Roy Saltman, the first gentleman named. In fact the individual who I mentioned earlier who drafted the initial draft of the federal regulations and who now has real problems, apparently with the final draft which has been put out by the FEC, so that's the point and not to disparage any of the work or effort made by the advisory committee.

"I would like to also add that I think we all know, no matter how hard we may question an individual, if they have a certain point in view, i.e. from vendors or people who are using this system, we may very well get a

different view from equally hard questioning of those who have no interest in the subject at hand.

"Thank you, Mr. Speaker."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2945, SD 2, HD 2, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR A TOTALLY ELECTRONIC VOTING SYSTEM," having been read throughout, passed Third Reading by a vote of 46 ayes to 5 noes, with Representatives Anderson, Cavasso, Hemmings, Liu and O'Kieffe voting no.

The Chair directed the Clerk to note that S.B. No. 2945 had passed Third Reading at 11:17 o'clock a.m.

Stand. Com. Rep. No. 1131-90 on S.B. No. 2972, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2972, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO TOURISM," having been read throughout, passed Third Reading by a vote of 50 ayes to 1 no, with Representative D. Ige voting no.

Stand. Com. Rep. No. 1132-90 on S.B. No. 3403, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3403, HD 1, entitled: "A BILL FOR AN ACT RELATING TO SAFETY AT STATE BEACH PARKS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 2972 and 3403 had passed Third Reading at 11:18 o'clock a.m.

Stand. Com. Rep. No. 1133-90 on S.B. No. 3311, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3311, SD 1, HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR IMPROVING FIRE PROTECTION FACILITIES IN AREAS WHERE SUCH FACILITIES ARE SUBSTANDARD," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1134-90 on S.B. No. 3101, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3101, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1135-90 on S.B. No. 2212, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2212, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO GOVERNMENT MINERAL RIGHTS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3311, 3101 and 2212 had passed Third Reading at 11:19 o'clock a.m.

Stand. Com. Rep. No. 1136-90 on S.B. No. 3142, SD 1, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 3142, SD 1, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Arakaki then rose to speak in favor of the bill, stating:

"Mr. Speaker and colleagues, Senate Bill 3142 which provides opportunities to financially needy students, especially to those ethnic groups which are underrepresented, is a bold initiative which is also a prudent investment for the State of Hawaii for the 21st century. Passage of this bill will demonstrate to many low income and minority families here in Hawaii, as well as the nation and the world, that Hawaii is seriously committed to the ideals of parity and excellence for members of various groups who are educationally and economically disadvantaged in our State.

"Various studies and reports have shown clearly the relatively lower educational status and achievement of native Hawaiian, Filipino and Pacific Island ethnic group students. At the University, they have a lower cumulative grade-point average, have a higher attrition rate, are more likely to experience academic difficulty, have a lower graduation rate, and are severely underrepresented at UH-Manoa in relation to their proportion in the public schools. That alone is reason enough to expand culturally appropriate educational support activities that link lower and higher education that this bill will provide.

"Mr. Speaker and colleagues, it is no coincidence that these ethnic groups are also overrepresented when it comes to statistics on the growing numbers of youth and young adults who are into substance abuse, dropping out from school, and filling our prisons and welfare rolls. And these statistics should make us realize that too many of our youths are growing up in Hawaii without a dream to cling on to. Far too many are losing hope too early in life. And, Mr. Speaker, hopes and dreams are to our young people what the sun and the rain are to a seedling. Without it, there are few chances to grow, let alone survive. We have an opportunity, colleagues, to inspire the hopes and dreams of a generation that will carry us over the threshold of the 21st century. Let us nurture our most precious investment and keep hope alive.

"Thank you."

Representative Stegmaier then rose to speak in favor of the bill, with reservations, stating:

"Mr. Speaker, this bill is excellent, as far as it goes. But the bill, as presently written, will only allow the program to be half as effective as it must be. Unless the State Department of Eduction is an equal partner with the University in implementing this very important program, there won't be the numerous highly motivated underrepresented students applying to the University ten years from now.

"We need to provide mentoring and nurturing of these students all the way through their school years, and it has to be teachers and principals, the school personnel, rather than University personnel, who will be able to provide that special attention.

"The other aspect of this bill that must be eventually clarified is that it seems to exclude the targeting of many underrepresented students whose parents are financially on their feet -- the children of the middle and lower-middle economic groups.

"I will vote in favor of this bill to support the very important general purpose of the HOPE Program so that we can begin to put funds aside for the young people graduating from high school ten years from now and thereafter.

"But, Mr. Speaker, I do want to emphasize that there are some fundamental things that we still need to do in making certain that we fulfill the great promise of this bill.

"Thank you."

Representative Apo then rose to speak in favor of the bill, with reservations, stating:

"Mr. Speaker, I would like to have Representative Stegmaier's remarks entered in the Journal as my own with some additional comments.

The Chair "so ordered." (By reference only)

Representative Apo continued, saying:

"I do believe it is a good bill to the extent that it does go but I do believe, with respect to the philosophy of the education system across this country, that we are no longer talking about whether post-secondary education is an option. However, that notion is perpetuated in the K through twelve program, that in fact once you get a high school degree, that going on to further education is an option. We need to address this problem that it is not an option and that, in fact, anyone who does not continue into any kind of post-secondary work after high school is probably doomed to functional illiteracy, irrespective of their performance up to that point.

"So the extent to which we can strengthen this notion and the desire and motivate our students to aspire to a post-secondary education, I think to that degree, this bill will be successful. But unless we address the K through twelve program and encourage students to continue their education after a high school diploma, I don't believe we're going to be making too much headway.

"Thank you, Mr. Speaker."

Representative Alcon then rose to speak in favor of the bill, stating:

"Mr. Speaker, may the remarks made by Representative Arakaki be incorporated as mine with some additional warning."

The Chair "so ordered." (By reference only)

Representative Alcon continued, saying:

"It has been the practice in higher learning, Mr. Speaker, that it is the administration that has been frustrating the minorities. I don't think that it is strictly a matter of money that some of these minorities have not gone as students or admitted at the University of Hawaii.

"We should be thankful, Mr. Speaker, that we have community colleges where some of those people have gone and eventually have advanced to the University, much to my chagrin in that although the community colleges are under the University of Hawaii, they are being treated as stepchildren.

"I think the education of minorities could be improved even before the turn of the century if the University of Hawaii would change some of the administrative attitude and for that, Mr. Speaker, although there are some flaws in this bill, I am voting for the bill."

Representative Duldulao then rose and stated:

"Mr. Speaker, I rise in support of Senate Bill 3142, the Hawaii Opportunity Program in Education.

"HOPE is an educational initiative for the future of our Hawaii's children. There is an extreme need to increase minority participation into our University of Hawaii campus. HOPE addresses the financial problems of minorities in education. It offers financial support and help the minority groups advance in education.

"We have to realize that the minority population is increasing rapidly and passage of this bill is a prudent investment of the State that will cut down the cost of prisons and social services. Passage of this bill will demonstrate to our youth and their parents in our State and in this nation that we are sincerely committed to the educational welfare of our people who are educationally and economically disadvantaged.

"Thank you, Mr. Speaker.

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 3142, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO UNIVERSITY OF HAWAII MINORITY STUDENTS: HAWAII OPPORTUNITY PROGRAM IN EDUCATION (HOPE)," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 3142 had passed Third Reading at 11:28 o'clock a.m.

Stand. Com. Rep. No. 1137-90 on S.B. No. 3162, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3162, SD 2, HD 2, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR REPRICING OF CERTAIN PROFESSIONAL AND SCIENTIFIC CLASSES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1138-90 on S.B. No. 3154, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3154, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC EMPLOYMENT," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3162 and 3154 had passed Third Reading at 11:29 o'clock a.m.

Stand. Com. Rep. No. 1139-90 on S.B. No. 2881, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2881, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO CRIMINAL HISTORY RECORD CHECKS FOR SCHOOL PERSONNEL," having been read throughout, passed

Third Reading by a vote of 50 ayes to 1 no, with Representative Peters voting no.

The Chair directed the Clerk to note that S.B. No. 2881 had passed Third Reading at 11:30 o'clock a.m.

Stand. Com. Rep. No. 1140-90 on S.B. No. 2596, SD 2, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 2596, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Bybee rose to speak in favor of the bill, stating:

"Mr. Speaker, this is a long overdue measure and I think everyone in this room recognizes the contributions, the very valuable contributions, of our athletic coaches to the education and development of our children. But, Mr. Speaker, what I am concerned about is why it has taken so long for us to pass a bill like this because it's been many, many years since our coaches have received a raise.

"The bill refers to a sentence I'd like to read. It says: 'Most coaches are involved in athletics because of their concern for and commitment to student-athletes, not because of compensation.'

"That's very, very true, Mr. Speaker, but at the same time, I think we need to be sure that we don't take advantage of that love and concern that these coaches have for our children and this appropriation is not a large one. They will not receive a large raise, but I think it will send a very important message to these coaches that we care for them and that we appreciate their services.

"Thank you, Mr. Speaker."

Representative D. Ige rose to speak in favor of the bill, with some reservations, stating:

"Mr. Speaker, I think, undoubtedly, everybody recognizes the need for increasing the coaches' pay. My reservation deals with two points.

"The first is that there are many, many other faculty, staff and community members who devote many, many hours to extra curricular activities, and they are not being compensated adequately.

"My second reservation is that this bill does nothing to deal with the root of the problem, which is the way that we determine appropriate pay for all of these positions, which are not adequate and are not addressing the real needs of paying these people appropriately.

"Thank you."

Representative Tom then rose to speak in favor of the bill, stating:

"I'm sure that all of us, at one time or another in our lives, have gone to high school football games, or high school basketball games, or just high school sporting events and have cheered young people on, commenting how terrific our young athletes are doing and how great the sports program is in our schools. But how many of us, in the same breath, remember to give credit to our coaches whose actual work is unseen and many times unappreciated -- coaches who spend long and tireless and endless hours with our kids to act as coaches, counselors, sometimes teachers, sometimes disciplinarians, and in many instances, just a friend?

"In our complex age of drugs, alcohol, gangs, and other problems facing our young people, a coach has to wear many hats to deal with the complicated problems facing their team members, including that of role model. Coaches are such positive influences on our young people, and they offer their athletes guidance and a sense of belonging, and they instill in their athletes a strong sense of self worth and self-esteem. This all makes our youth better able to manage some of the crucial choices which face them at a delicate time in their lives. Our coaches contribute so much to the well-being of our young people, and yet, our coaches have not had any kind of meaningful raise in over four years, unlike other groups that we're talking about. Four years is a long time for such a program.

"A coach works for almost free. He works really out of love, conviction, and dedication with our young people to see all of their dedication and commitment unfold on the field and off the field, unfold during each game, during each practice with these kids, to see these youngsters some day grow up into productive leaders of tomorrow. And that is what this bill is about.

"Mr. Speaker, this bill is to recognize, to recognize the hard work and sweat exhibited by our coaches, and for all of us to send a resounding message to them --we understand, we do appreciate the time and energy you have given to our young people, and we agree that giving you additional compensation is just one very small way we can express our appreciation in the Legislature, and thanks for all that you are doing for our young people.

"Thank you, Mr. Speaker."

Representative Tam rose to speak in favor of the bill, stating:

"As a few of my fellow colleagues have mentioned, number one, this is a bill showing our appreciation to the coaches; and number two, it brings forth equality four years overdue.

"Thank you."

Representative Hirayama then rose in support of the bill, saying:

"I would just like to have the same comments made by Representative Tom and Representative Bybee inserted in the Journal as my own.

"Thank you."

The Chair "so ordered." (By reference only)

Representative Apo then rose to speak in favor of the bill, stating:

"The core curriculum in the schools basically promotes individualism and individual competition. It is the extra curricular activities that teach real life, where it demands that a group of students must work together and compromise towards a common goal. It is the only part of the Department of Education program that really engages life as it is after high school.

"I believe this bill should signal just the beginning of recognizing and lending value to the extra curricular program and that, hopefully, it will lead someday to compensating all those people -- teachers, coaches, advisors, parents -- that work in this very, very important area in our school system.

"And I guess this is a pitch, Mr. Speaker, for us to perhaps engage in some discussion at the Legislature to look at the 2.0 rule and its effect which I think essentially is saying that extra curricular activities are of less value to a student's education than the core curriculum.

"It's for that reason that I support this bill and support some of the remarks made by Representative D. Ige.

"Thank you, Mr. Speaker."

Representative Say then rose and stated:

"Mr. Speaker, since I cannot exceed Representative Tom's eloquent speech, I have some written remarks that I would like to insert in the Journal, and also compliment the local newspapers in the article that was done on Father Bray, as far as the coach of Iolani and how he rescued a lot of our young, well-to-do midddle-aged men who are in our community."

The Chair, noting that there were no objections, "so ordered."

Representative Say's remarks are as follows:

"Mr. Speaker, the purpose of this bill is to appropriate funds to the Department of Education for increases in the compensation levels for coaches. I can recall my twelve years on the Education Committee, chaired by Senator Norman Mizuguchi; Representative Ollie Lunasco; Superintendent of Education Charles Toguchi; Representative Clarice Hashimoto; Council Chair Arnold Morgado; then Representative Robert Lindsey; and finally, Representative Rod Tam.

And through these years the coaches have been very patient in waiting for some legislative relief from us. Bills introduced in trying to support their cause have been sitting on the back burner, but this year Senate Bill 2596 recognizes the difficulties they fare in regards to compensation for coaches.

"This measure will give the coaches parity comparable to their mainland counterparts and also recognize the Legislature's support to all our public school coaches who are also faculty members of their respective schools; who put in long hours in coaching our student-athletes for sportmanship, teamwork, self-esteem, and positive interpersonal relationships."

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of S.B. No. 2596, SD 2, HD 1, which would appropriate funds for increases to salaries of public education coaches.

"In an era where the educational programs of Hawaii's children have traveled various paths of direction to reflect the changing economies and social attitudes of the times-so to has the physical education and sports programs of our local public schools. In order to ensure that the physical education and sports programs are attuned with the latest philosophies and trends practiced by the rest of the nation, our coaches devote long, dedicated hours during and after school, learning and teaching new strategies and techniques of play, acquiring and utilizing innovative sports equipment, and developing and demonstrating theoretical concepts of superior physical conditioning.

"Our coaches not only devote long, dedicated hours developing the physical education and sports programs in our local schools, they also devote long, dedicated hours developing the individual physical expertise as well as the emotional and social growth of Hawaii's children.

"Participation in physical education and sports plays an important part in the physical, emotional and social growth of Hawaii's children. Through participation, children develop gross motor skills and they also develop character and learn to handle stress. Through participation, children develop the concepts of cooperation and teamwork. Through participation, children learn good sportsmanship and fairplay. Our coaches, along with our teachers, are helping to build Hawaii's respected citizens and leaders of a better and progressive tomorrow.

"Mr. Speaker, I am proud to stand on this floor and submit comments in support of our coaches and this measure, and I urge each and everyone of my colleagues to support the passage of this measure. Our coaches have not had a significant pay raise in 4 years. A pay increase for our coaches is a guaranteed investment for Hawaii's future."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2596, SD 2, HD 2, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR COACHES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1141-90 on S.B. No. 1214, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 1214, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE PACIFIC AEROSPACE MUSEUM," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2596 and 1214 had passed Third Reading at 11:38 o'clock a.m.

Stand. Com. Rep. No. 1142-90 on S.B. No. 3229, SD 1, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 3229, SD 1, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

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

"The purpose of this bill is to appropriate \$300,000 to implement a planning study on population growth and its impact on Hawaii.

"It is my understanding that that's exactly what the Office of State Planning, among many other things, are already supposed to be doing. Therefore, I do not understand why we have to pay twice for something we already are supposed to be getting. Therefore, I would consider offering the alternative to the members of the Majority Party to vote no on this bill, and please ask them to do what they are already being paid to do.

"Thank you, Mr. Speaker."

The motion was put by the Chair and carried, and the report of the Committee was adopted and H.B. No. 3229, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PLANNING," having been read

throughout, passed Third Reading by a vote of 48 ayes to 3 noes, with Representatives Anderson, Hemmings and Liu voting no.

The Chair directed the Clerk to note that S.B. No. 3229 had passed Third Reading at 11:40 o'clock a.m.

Stand. Com. Rep. No. 1143-90 on S.B. No. 3472, SD 2. HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 3472, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Marumoto rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Marumoto's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of S.B. 3472, but I do so with reservations. While I feel that sharing a portion of the public service company (PSC) tax with the counties is a good idea because it provides the counties with revenues -- not much but much needed -- I would have greatly preferred the original version of this bill. It would have given the counties additional revenues through the reimbursement of the general excise tax and the return of fines and forfeitures. In line with this issue, I feel that it is good that we will be shifting the transient accommodations tax to the counties through a separate, previously-passed measure.

"I would like to point out that the original House draft version of Senate Bill 3472 was very strongly supported by all the Oahu Neighborhood Boards as well as the counties. I applaud the efforts of the Neighborhood Boards, because for the first time they have had a visible presence here in the Capitol! I expect that they will be here in force in future sessions and increasingly influential. I also hope that their presence this year will make a difference.

"As I stated earlier, I am in full concurrence with all the Oahu Neighborhood Boards and fully support the earlier version of this bill which I hope will be restored in conference committee. The counties want animal and traffic fines and forfeitures that were in the original bill, turned over to them. They also would like to be exempt from or reimbursed for the 4 percent (or 4-1/2 percent) general excise tax.

"There really doesn't appear to be a valid reason for the general excise tax to be imposed on the counties. According to the Tax Foundation, 'it makes little sense for this tax to be imposed on purchases made by the counties s the tax merely increases the cost of operating government.'

"While the current version of this bill falls short of the original version, to provide the counties with more funds to meet their needs, it is still a step in the right direction!"

Representative Tom then rose to speak in support of the bill, stating:

"Mr. Speaker, I want to just take this opportunity to recognize the thirty-plus Neighborhood Boards throughout the City and County here, really recognize them I think for a first-time effort, and a good first-time effort, in coming together to seeing the legislative process work on a bill. It's not so much the contents, the substance, or the merits of the bill that deserve recognition. But what

makes this bill so unique is because it's the product of so many people that took part in our communities through our Neighborhood Boards, joining together as a unified group and as a group getting involved in the legislative process. Through this bill, our Neighborhood Boards had an opportunity to learn first-hand about the political process, that it wasn't such an easy one. It wasn't something they just came together right away. It's a very intricate process with a lot of thought, a lot of scrutiny, which this bill made it thus far.

"This bill started off as an omnibus package of various options that the State used to fund our counties for its infrastructure and other needs for our people. And now it provides the counties with any excess over the four percent of public service taxes paid to the State by public utility companies to compensate them for the real property tax revenues that they would otherwise have received, and also bringing in \$17-million-plus for this.

"This bill, like a number of other funding bills, demonstrates our commitment to finding viable alternative funding mechanisms to fund our counties. I am proud of the process that this bill had to go through and very happy for our Neighborhood Boards, as I know many of you are, because we participate in the process with our Neighborhood Boards.

"As Chairman of Intergovernmental Relations and International Affairs, I would like to personally thank the members of my committee, especially to Vice Chairman Baker, and especially thank Chairman Souki who has done an excellent job on this bill, and to his members of Finance for their determination to look for viable long-term and stable funding for our county needs. Thank you, and yes, this bill certainly marks a first — a first when so many of our Neighborhood Boards have come together as one unified voice to speak in any one particular measure of importance.

"Thank you."

Representative Anderson rose to speak against the bill, stating:

"After that speech, everybody is going to think I am against counties. However, Mr. Speaker, it has nothing to do with being against the counties. In fact, I would hope that we would not have deleted as much as we did. We deleted the transfer of animal fines to forfeit to the counties. We deleted the transfer of parking and traffic fines. We deleted the exemption of county governments and government services from the State general excise tax. There are many things we deleted, and I am hoping that when this bill I think will go to conference, I'm hoping that they'll put back a lot of these things because all of us here ask the counties to do a lot of services that we depend on. We also tell them they have to do services for our people that's coming in from the visitor industry. So we're saying we're giving a lot when in fact when we look at the bill, we're deleting.

"So please consider, when you go back into conference, all of the costs that the counties have, regardless of whatever county you come from. They're all coming to ask for help so please consider it, and that's the only reason that I'm going no.

"Thank you very much, Mr. Speaker."

Representative Bybee rose and stated:

"Mr. Speaker, I rise to speak in support of the measure and ask that Representative Tom's remarks be entered as my own, including his warm zeal." The Chair, noting that there were no objections, "so ordered." (By reference only)

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 3472, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO COUNTY REVENUE," having been read throughout, passed Third Reading by a vote of 50 ayes to 1 no, with Representative Anderson voting no.

The Chair directed the Clerk to note that S.B. No. 3472 had passed Third Reading at 11:44 o'clock a.m.

Stand. Com. Rep. No. 1144-90 on S.B. No. 1810, SD 2, HD 4:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 1810, SD 2, HD 4, entitled: "A BILL FOR AN ACT RELATING TO A NATURAL RESOURCE AND ENERGY," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1145-90 on S.B. No. 3079, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3079, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC ASSISTANCE," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1146-90 on S.B. No. 1611, SD 2, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 1611, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ENERGY," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. nos. 1810, 3079 and 1611 had passed Third Reading at 11:45 o'clock a.m.

Stand. Com. Rep. No. 1147-90 on S.B. No. 3303, SD 2, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3303, SD 2, HD 1, entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR WAIAHOLE VALLEY," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1148-90 on S.B. No. 2356, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2356, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO AN EMERGENCY RESPONSE TRAUMA PROGRAM," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1149-90 on S.B. No. 1526, SD 2, HD 1:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 1526, SD 2, HD 1,

having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Say rose and requested that his remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Say's remarks are as follows:

"This bill is to incorporate any tenured teacher who holds a Certificate of Education issued by the Department of Education based upon five acceptable years of college education and sixty additional credits approved by the Department and other requirements as the Department may establish.

"The goals and objectives of this measure is a positive step in promoting educational excellence for our outstanding school teachers we have across this State. This measure is a laudable goal for professional enrichment and enhancement for our public school teachers.

"Why laudable and positive? Because teachers who enroll in courses for credit improve themselves in developing a better expertise for curriculum and instruction of their respective degrees. They can stimulate their classroom environment for the betterment of our students. And lastly, the teachers' professional enrichment will enhance all the students in the public schools.

"It is for these reasons that I support this measure."

Representative Horita then rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of S.B. No. 1526, SD 2, HD 1, relating to teachers' classifications, which would restructure the existing teacher classification schedule to provide greater opportunities and incentives for qualified individuals to teach in public schools.

"Mr. Speaker, this measure would enable teachers who hold certificates issued by the Department of Education based on five acceptable years of college education, 60 additional approved credits, and other requirements, to be classified in the same category as teachers with doctorate degrees.

"By way of a brief background, at the present time, Hawaii promotions for public school teachers are based on their years of experience and the number of educational credits earned. After a teacher reaches the Class VI level, the teacher can be promoted to the next step only after obtaining a doctorate degree.

"Mr. Speaker, the current promotional requirement is regressive and discourages teachers from furthering their careers in the classroom, and does not give these valued professionals an incentive to gain additional training to keep abreast with up-to-date teaching techniques. As a result, the youth of Hawaii suffer.

This bill would recognize the efforts and hard work of teachers who want to continue to strive for excellence in education by remaining in the classroom.

"Let's work toward improving the status of public educators as professionals and public education by supporting S.B. No. 1526, SD 2, HD 1."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 1526, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO TEACHERS' CLASSIFICATIONS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3303, 2356 and 1526 had passed Third Reading at 11:46 o'clock a.m.

Stand. Com. Rep. No. 1150-90 on S.B. No. 3292, SD 2, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. S.B. No. 3292, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COMMUNITY FACILITIES," having been read throughout, passed Third Reading by a vote of 44 ayes to 7 noes, with Representatives Amaral, Bellinger, Bunda, Hirono, M. Ige, Peters and Shon voting no.

Stand. Com. Rep. No. 1151-90 on S.B. No. 3341, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3341, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO FOSTER CARE," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3292 and 3341 had passed Third Reading at 11:47 o'clock a.m.

Stand. Com. Rep. No. 1152-90 on S.B. No. 3127, SD 2, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 3127, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Bybee then rose and requested that his remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Bybee's remarks are as follows:

"Mr. Speaker, I rise to speak in support of this measure.

"Mr. Speaker, there is an important portion of this bill I wish to emphasize for you and my colleagues today, and that is Section 2(c) relating to Kawainui Marsh. This measure is a very important one, not only for the residents of Kailua and Windward Oahu, but for the entire State of Hawaii.

"First, I'd like to share a very brief history of the Marsh and its relationship to Kailua and the State of Hawaii to emphasize the importance of this bill and to show why it should be approved today. Before I do that, I want to thank the Chairman of the Water and Land Use Committee, Representative David Hagino, the Chairman of the Intergovernmental Relations and International Affairs Committee, Representative Terrance Tom, and the Chairman of the House Finance Representative Joe Souki, for placing this measure on their respective agendas and working closely with me to secure its passage through our House Committees. On behalf of the residents of Kailua especially, I thank them for their assistance.

"Kawainui Marsh is a 746-acre wetland area located between the Koolau mountains and Kailua Bay. Between the Marsh and Kailua Bay lies a large portion of the community of Kailua where hundreds of families have made their homes for 30-40 years. History tells us the Hawaiian people lived and prospered in large numbers in and around Kawainui Marsh, and this wetland area served as a place for not only the raising of food, the securing of water, but also as a gathering place for the Hawaiian people. Hawaiians for many years recognized the importance of the Marsh as is evidenced by the Ulupo Heiau and Pahukini Heiau which lie at its edge. This important heritage and tradition will be preserved by the passage of Senate Bill 3127, SD 2, HD 2.

"Because Kawainui Marsh is located between the mountains and the ocean, it also serves an extremely important and unique role in the ecosystem of Windward Oahu. As Kawainui Marsh is fed by the mauka streams which bring water from the mountain towards the ocean, the Marsh serves as a huge watershed and flood control area for our Kailua community. It also serves as a home for several species of wildlife, four of which are endangered native Hawaiian waterbirds.

"At the makai edge of the Marsh, a levee constructed many years ago by the U.S. Army Corps of Engineers stands as a guard against those occasions when the Marsh fills with water and it is necessary for the water to be held back until it empties to Kailua Bay through the Oneawa channel and Kaelepulu stream. This levee, as well as ownership of the Marsh, was placed in the hands of the City and County of Honolulu in the early 1960s. Since then it has been the City and County's responsibility to maintain and care for the Marsh as a natural resource and as a flood control project.

"Although the State has not had direct ownership or control of the Marsh, it has nevertheless long recognized the importance of the Marsh and through the Department of Land and Natural Resources' leadership has monitored and contributed to the City's care of the Marsh. In 1983, for example, Governor Ariyoshi approved the Kawainui Marsh Resource Management Plan, which contains a very good analysis of the importance of the Marsh and sets forth a bold and good plan for its future management. Last year we sent \$400,000 to the City to help with its Marsh flood control project. The State has also recently embarked upon an acquisition program to secure key parcels of land surrounding the Marsh and has participated as an observer regarding the various flood control projects and proposals being considered by the City and County and the U.S. Army Corps of Engineers. Last session, for example, we in this body, authorized over \$825,000 in the biennium budget to be expended for master planning and for wildlife sanctuary programs for Kawainui Marsh.

"Notwithstanding all of this history, the importance of the Marsh, the adoption of the Kawainui Resource Management Plan, and all of our good intentions and contributions to the Marsh, it's a sad fact that we in Hawaii, and especially government in Hawaii, have not been good stewards of this valuable and important natural resource. We have for many years, for example, allowed sewage wastewater to pass down into Kawainui Marsh from the communities located above the Marsh, and this sewage wastewater has created a nutrient-rich environment for the growth of weeds and grasses foreign to the Marsh which have grown in such great quantities they have choked off the Marsh's waterways and open water areas and greatly changed its nature. This foreign vegetation has caused damage not only to the Marsh's ability to control flood waters, but has a negative impact on the waterfowl and other species living in the Marsh.

"On January 1, 1988, the results of this mismanagement were made known in a terrible and graphic way when Kawainui Marsh was unable to handle the winter rain waters that flowed into it, and the 'New Year's Eve Flood' of January 1, 1988 occurred. As a result, in a tragic set of circumstances, hundreds of Kailua families were flooded out of their homes. tragic flood reached a height of 5-6 feet in hundreds of Kailua homes damaged by this flood. These homes, their personal contents, cars, trucks and pets and virtually everything that was below the five feet level in the Coconut Grove area of Kailua was flooded during this tragedy. To appreciate this tragedy, Mr. Speaker, I ask you and each of my colleagues here today to think of your own homes and vehicles, and visualize 5-6 feet of Marsh water passing through it in the middle of the night. Mr. Speaker, children in my community still have nightmares when it rains hard in Kailua, and irreplaceable family photos and other items which are lost will forever bring tears to the eyes of my constituents.

"Mr. Speaker, as chairman of the Kailua Neighborhood Board at the time of the flood, I had occasion to be actively involved in the aftermath of this flood, and I can assure you it is something that was so devastating and had such a negative impact on the lives of all the people who were involved in this flood that we must do everything possible never to let this flood happen again.

"It will serve no purpose to analyze the specific technical causes of the January 1, 1988 flood, nor outline the details of the maintenance and care given by the City and County government that was supposed to prevent the flood. Suffice it to say the City and County, due to its limited financial resources, was not and is not able to bear the responsibility of management and maintenance of this important resource. The State of Hawaii does, however, have these resources. The important thing, Mr. Speaker, is that we now take action and move forward to insure the Kawainui Marsh flood does not again occur. This brings me to the specifics of the bill before us today.

"This bill provides for the transfer of Kawainui Marsh from the City and County of Honolulu to the State of Hawaii. This transfer will be accomplished in two stages.

"The first stage transfers management responsibility for the Marsh immediately to the State by way of a management agreement from the City to the State. This transfers power to permit the State to promptly commence management of the economic, cultural and wildlife This immediate resources of the Kawainui Marsh. transfer will enable the State to proceed with its master planning process for the future of the Marsh and commence implementation of its wildlife sanctuary program. It will also allow the State to secure federal funds from the U.S. Fish and Wildlife Division and to form DLNR's Kawainui Marsh Advisory Board as provided by the 1983 Kawainui Marsh Resource Management Plan. In short, it will allow the State of Hawaii to immediately begin practical efforts to protect and develop the Marsh as a resource. I am happy to say, Mr. Speaker, this can be accomplished by the \$825,000 we already allocated for this purpose last year in our biennium budget.

"The second phase of the Marsh transfer to the State of Hawaii will be accomplished by the conveyance of full fee simple ownership title of the entire Marsh from the City to the State upon the completion of the pending flood control improvement projects underway by the City and County of Honolulu in conjunction with the U.S. Army Corps of Engineers. This flood control project is being undertaken in consultation with the engineering firm of M&E Pacific Engineering, a very competent engineering firm well

known to our State and which has worked on many of our largest State projects. The City, with our assistance, has already placed in its current budget the necessary funds to complete this flood control project, and it is anticipated this project will be completed within the next two years, in time for the Marsh to transfer by January 1, 1993. Officials from the State's Department of Land and Natural Resources have met with and are coordinating with the Chief Engineer of the City and County of Honolulu in the development of this flood control project. Everyone involved with this flood control project is confident of its timely completion and the City's commitment to complete it properly. Upon completion of the flood control project and delivery of the fee simple title to the State of Hawaii, it will be the State's responsibility to thereafter maintain and care for the flood control aspects of the Marsh. This is an important goal of this bill.

"The net result of this measure, when and if it becomes law, will be to cause a major change in the future care and management of this important natural resource. This Legislature should be recognized for its vision in this regard. I would be remiss, however, if I fail to point out that this new direction is due in large part to recognition by Governor John Waihee and the Department of Land and Natural Resources of the value and benefit of placing this natural resource in the ownership and control of the State of Hawaii. The Governor has gone on record in support of this measure, and has also directed his departments to achieve its passage into law. Department of Land and Natural Resources' staff has been extremely helpful in bringing this measure before us today. The cooperation of the Mayor of the City and County of Honolulu and the Chief Engineer have also been important and should be recognized.

"In conclusion, Mr. Speaker, I submit the transfer of Kawainui Marsh from the City to the State as provided by this bill is a proper recognition by the State of Hawaii there are important major resources in our State which our County governments are not able to manage and provide proper stewardship for. In these cases it is the State's responsibility, especially those that are relatively passive in nature as the Kawainui Marsh, to utilize the State's assets and expertise in land management to care for and develop these resources for our citizens. For the future enhancement of Kawainui Marsh and proper development of the Marsh's resources for the benefit of all the people of Hawaii and for the benefit of the residents of Kailua who depend on the Marsh for the essential flood control it provides, I strongly urge you, Mr. Speaker and my colleagues today, to vote for this important bill.

"Thank you very much."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 3127, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PARKS," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1153-90 on S.B. No. 3247, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3247, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO CONDEMNATION," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3127 and 3247 had passed Third Reading at 11:48 o'clock a.m.

Stand. Com. Rep. No. 1154-90 on S.B. No. 2254, SD 1. HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2254, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO GRANTS, SUBSIDIES, AND PURCHASES OF SERVICE," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1162-90 on S.B. No. 2169, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2169, HD 1, entitled: "A BILL FOR AN ACT RELATING TO INTOXICATING. LIQUOR," having been read throughout, passed Third Reading by a vote of 48 ayes to 3 noes, with Representatives Bellinger, Chang and Hirayama voting no.

Stand. Com. Rep. No. 1163-90 on S.B. No. 2102, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Metcalf and carried, the report of the Committee was adopted and S.B. No. 2102, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MIDWIVES," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2254, 2169 and 2102 had passed Third Reading at 11:49 o'clock a.m.

Stand. Com. Rep. No. 1166-90 on S.B. No. 3209, SD

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 3209, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE REGULATION OF NURSE AIDES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1167-90 on S.B. No. 2837, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2837, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1168-90 on S.B. No. 2220, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2220, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC UTILITIES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1169-90 on S.B. No. 2120, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2120, SD 1, entitled: "A BILL FOR AN ACT RELATING TO LABORATORIES," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3209, 2837, 2220 and 2120 had passed Third Reading at 11:50 o'clock a.m.

Stand. Com. Rep. No. 1170-90 on S.B. No. 3280, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 3280, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO RENTAL MOTOR VEHICLES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1171-90 on S.B. No. 2432, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2432, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MENTAL HEALTH," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1172-90 on S.B. No. 3221:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3221, entitled: "A BILL FOR AN ACT RELATING TO WILDLIFE," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3280, 2432 and 3221 had passed Third Reading at 11:51 o'clock a.m.

Stand. Com. Rep. No. 1173-90 on S.B. No. 2938:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2938, entitled: "A BILL FOR AN ACT RELATING TO CIVIL SERVICE LAW AND EXEMPTIONS," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1174-90 on S.B. No. 3117, SD 2, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 3117, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE GENERAL EXCISE TAXATION OF FINANCIAL CORPORATIONS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. nos. 2938 and 3117 had passed Third Reading at 11:52 o'clock a.m.

Stand. Com. Rep. No. 1176-90 on S.B. No. 3128, SD 2, HD 2:

By unanimous consent, action was deferred to the end of the calendar.

Stand. Com. Rep. No. 1177-90 on S.B. No. 3233, SD 2, HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 3233, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Hemmings rose to speak against the bill, stating:

"Mr. Speaker, this is another classic example of government oftentimes creating a problem and then using that problem or that opportunity as an excuse to go into business for themselves. We know that, especially on the outside islands, there is a hospital problem, we know that there's agricultural problems, we know we need a film industry here on Oahu, we know we need high tech industry. Mr. Speaker, government has oftentimes been an obstruction.

"This bill would take yet another step towards government going into the sports business.

"Mr. Speaker, I agree the best thing we could do with Aloha Stadium is tear it down and build another facility with private sector participation and with some imaginative financing. Most of the major league facilities across this nation have private sector participation. Mile High Stadium has wonderful luxury boxes that were built by the private sector and actually produce revenue for the facility. Joe Robbie Stadium, the state of the art stadium in Florida, is owned and operated by the private sector.

"Mr. Speaker, case in point is our Aloha Stadium. It's probably the best reason in all not to have a Hawaii Sports Authority that is building and operating stadium facilities. It was poorly conceived, poorly built, and it is a huge financial albatross hanging around the taxpayers' neck. Let's tear it down. Let's not create sports authorities. Let's put in the infrastructure and the economic environment that will encourage the sports business to come to Hawaii and prosper in its own right. Right now, I have personal knowledge of this business because I am in it, and I happen to know the biggest problem in staging athletic events here in Hawaii is lack of infrastructure and a horrendous government red tape that has to be gone through to get anything done.

"It might also be interesting to note that one of the reasons why the Hawaii Islanders left Aloha Stadium was because of the problems created by the Stadium Authority. So, if you add it all up, Mr. Speaker, the problem with the sports industry in Hawaii is the same with many other industries' problems with Hawaii's government interferring and not providing the basics to accommodate.

"Therefore, I would seriously suggest that the Majority Party rethink this formula and provide an opportunity for real sports and real economic opportunities there is to prosper with government cooperation and participation rather than competition. I urge my colleagues to consider voting no on this bill."

Representative Hagino then rose and stated:

"Mr. Speaker, I, too, will be voting no against this bill, but I just want to rise to just make a few short comments in opposition.

"While I would not go so far as the previous speaker, concluding that the current stadium should be torn down, I do share some of his concerns regarding a Sports Authority. Similar to his, I wish to have the Journal reflect that I do share some of those concerns of the previous speaker.

"Thank you."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 3233, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO SPORTS," having been read throughout,

passed Third Reading by a vote of 47 ayes to 4 noes, with Representatives Cavasso, Hagino, Hemmings and Liu voting no.

The Chair directed the Clerk to note that S.B. Nos. 3233 had passed Third Reading at 11:55 o'clock a.m.

Stand. Com. Rep. No. 1178-90 on S.B. No. 2338, SD 1, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2338, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO LEGISLATIVE MANAGEMENT," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1179-90 on S.B. No. 2674, SD 2, HD 2:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and S.B. No. 2674, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO THE INTEGRATED WASTE MANAGEMENT ACT," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1183-90 on S.B. No. 2223, SD 1, HD 2:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2223, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO SALES OF SEAFOOD," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2338, 2674 and 2223 had passed Third Reading at 11:56 o'clock a.m.

Stand. Com. Rep. No. 1195-90 on S.B. No. 2549, SD 1, HD 2:

Representative Metcalf moved that the report of the Committee be adopted and S.B. No. 2549, SD 1, HD 2, having been read throughout, pass Third Reading, seconded by Representative Hagino.

Representative Hayes rose to speak against the bill, stating:

"Mr. Speaker, I fail to notice the distressing section in this bill. It's distressing to the residents of Waikiki. I will read you the portion that I find so objectionable that I am going to vote against the bill: 'A cabaret license authorizing professional entertainment by persons who perform or entertain unclothed shall be transferable through June 30, 2010.'

"In Waikiki, when there is a possibility of one of these establishments changing ownership, we have always felt this is a chance to get rid of the nude dancing. The bill seems to walk in the permit to do this for twenty years.

"I'm sure that the voters in Waikiki would be a hundred percent against this. I hope some of my colleagues will be moved to vote against it also.

"Thank you."

Representative Hemmings rose to speak against the bill, stating:

"Mr. Speaker, I would like to be permitted to have inserted in the Journal Representative Hayes' very germane comments on this issue."

The Chair, noting that there were no objections, "so ordered." (By reference only)

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2549, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO INTOXICATING LIQUOR," having been ayes to 2 noes, with Representatives Hayes and Hemmings voting no.

The Chair directed the Clerk to note that S.B. No. 2549 had passed Third Reading at 11:58 o'clock a.m.

At 11:59 o'clock a.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:58 o'clock p.m.

Stand. Com. Rep. No. 1210-90 on S.B. No. 2764, SD 1, HD 2:

Representative Metcalf moved that the report of the Committee be adopted and S.B. No. 2764, SD 1, HD 2, having been read throughout, pass Third Reading, seconded by Representative Hirono.

Representative Hemmings rose to speak against the bill, stating;

"Mr. Speaker, it was about four years ago that we heard all the rhetoric about the window of opportunity in the space industries and, unfortunately, the reality is that in spite of all the wonderful talk about it here at this Legislature and from the fifth floor, that window is closing real quickly, and we have made little or no progress in actually bringing the industry to our shores. It is a wonderful industry and I fully appreciate that many people of the Big Island are concerned about it and we have to work with them to allay their fears.

"The bottom line is, Mr. Speaker, although this bill's intent may be to keep the launch site from becoming a military base, it in fact does a lot more. The wording of the bill is such that it would pre-empt many opportunities to launch any material with nuclear power, and that is worded such 'or radioactive materials used as a power source.'

"We know that nuclear medicine and many of the great advances made in other areas of sciences rely on nuclear power of some sort. In the space industry in the future would require nuclear participation, especially medical and scientific research.

"Mr. Speaker, I am also concerned that other nations are rapidly developing their launch capabilities while we're languishing with legislation like this, making it more difficult to become a reality in Hawaii.

"I would note for the record that just last weekend, International News Report said China launched their first commercial payload, and that payload was an American-built satellite. American technology is now being launched by Red China. We also know that the Australians with Cape York, and the French and the thirteen nation consortium, are launching out of French Guiana in the northern part of the South American continent.

"Mr. Speaker, this bill is way too broad and way too restrictive on what we can and cannnot launch. Therefore, I would ask the Majority Party to reconsider it. I know that it will pass and it will hopefully go to conference and that they will word it in such a manner that it specifically accomplishes the goal we want to accomplish, but not deter bringing a safe, sensible space industry to Hawaii.

"Thank you, Mr. Speaker."

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

"First of all, I would note that the language in this bill was drafted by DBED and the space program itself.

"Secondly, I would note for the record that as far as I know, nuclear medicine is not used to launch rockets.

"Thank you."

Representative Chang then rose and stated:

"Mr. Speaker, I wish to speak in favor of this bill which would prohibit the carrying of payloads containing weapons of destruction or nuclear material by space vehicles launched from the land or ocean territory of the State of Hawaii.

"Although the proposed launch sites that are being considered are in my district of Ka'u, it should be the concern of all of us if we allow conventional or nuclear weapon payloads to be launched in Hawaii. The health and safety of the people of Hawaii is of the utmost importance to everyone. For example, the space-based weapon systems and sensors envisioned by the strategic defense initiative, or Star Wars, would require orbiting nuclear power plants. These power plants are fueled by plutonium 238, one of the most toxic substances known. The recent Galileo satellite carried more than forty pounds of plutonium 238. An accidental plutonium dusting of the Big Island would be devastating because the carcinogenic effect of plutonium would last for thousands of years. Forty pounds of plutonium would be enough to give cancer to over a billion people. In addition, Mr. Speaker, if hostile nations or terroristic groups knew that Hawaii launched weapon payloads, we could become a target ourselves.

"Therefore, I respectfully request all of my colleagues to vote in favor of this bill."

Representative D. Ige rose to speak in favor of the bill, stating:

"Mr. Speaker, I would just like to note for the record that less than five percent of all launches contain nuclear material as power sources. In fact, it's a very, very small minute portion of all launches that will ever be made from any launch facility.

"The only satellites that contain nuclear materials as power sources are those deep space probes of which there are just a handful and last twenty years.

"Thank you."

Representative Hemmings, in rebuttal, stated:

"I concur that the intent of the bill is not to turn a space launch site into a military base. I think we have our share of nuclear armaments such as fast attack and boomer submarines based at Pearl Harbor which instantly makes us a target. Nevertheless, Mr. Speaker, the way

this bill is worded, it says, 'radioactive materials used as a power source.'

"In deference to a previous speaker, power source does not refer just simply to the launch system -- it just says, 'power sources.' And I would also like to let people know that the future of the space industry and the future of space is in deep space exploration and if we're saying that we don't want to launch such technologically advanced satellites such as the Voyager, it is absolutely incredible. I mean, the sole purpose of this whole space effort is to reach out into the unknown territories of the future, and to say we're going to limit ourselves and not launch such advanced technology as the Voyager whose greatly advanced understanding of space for mankind and the future, is inconceivable. The low risk factors regarding launching those satellites have been proven over the years.

"I might add, Mr. Speaker, that in all the years that the space industry has been operating out of the Florida launch site, that the launch site there has proved to be an ecological asset to Florida, not a liability, and it has become a vast park where even endangered species are on the site. Mr. Speaker, this bill is too broad in its definition and too broad in its restrictions, and I don't think it will accomplish our goal.

"Thank you, Mr. Speaker."

Representative D. Ige, in rebuttal, stated:

"If the previous speaker would look at the committee report from the previous committee, we have made extensive clarifications of what a power source is and so it would be, therefore, the legal record.

"Thank you."

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

"I believe that it's sending the improper message to our administration in Washington, or to those who may be interested in bringing space technology to Hawaii, because nuclear technology is part of space technology. It's part of our future, and to send a message that we don't want it like they've done in New Zealand is to send a message that they just may not be welcome in other ways in the future."

Representative Metcalf, in rebuttal, stated:

"I would just note for the record that no less an authority and certainly someone not soft on defense policy than Admiral Hayes himself supported and endorsed this bill.

"Thank you."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 2764, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO SPACE VEHICLES," having been read throughout, passed Third Reading by a vote of 48 ayes to 3 noes, with Representatives Cavasso, Hemmings and Liu voting no.

The Chair directed the Clerk to note that S.B. No. 2764 had passed Third Reading at 1:05 o'clock p.m.

Stand. Com. Rep. No. 1211-90 on S.B. No. 2482, SD 1, HD 2:

On motion by Representative Metcalf, seconded by Representative Hirono and carried, the report of the Committee was adopted and S.B. No. 2482, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO PLANT AND NON-DOMESTIC ANIMAL QUARANTINE," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1212-90 on S.B. No. 1721, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hirono and carried, the report of the Committee was adopted and S.B. No. 1721, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO HIGHWAYS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2482 and 1721 had passed Third Reading at 1:06 o'clock p.m.

Stand. Com. Rep. No. 1213-90 on S.B. No. 3225, SD 1 HD 1:

Representative Metcalf moved that the report of the Committee be adopted and S.B. No. 3225, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Hirono.

Representative Bellinger rose to speak against the bill, stating:

"This bill is in the same format as one that the House passed out previously and which I spoke against, and basically I think that again what we're failing to really address in this particular issue is what the State wants to do with jet skis--the modifications and thrill crafts in general.

"The modifications that have been made in this bill simply continue to put a blanket ban in certain areas around the State. The primary result of a lot of the actions on this bill are going to be to put a lot of people out of business or to severely impact them.

"I think that if we're going to address the issue of thrill crafts, we should hit it head on, decide once and for all if we want to allow that type of activity in the State or if we don't want to allow that type of activity in the State. But I think that what happens here is we're just using a back door approach to financially handicap, or else totally put out of business a certain segment of the community, and I just don't think that that's an appropriate way for us to be going.

"Thank you."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 3225, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO OCEAN RECREATION," having been read throughout, passed Third Reading by a vote of 45 ayes to 6 noes, with Representatives Bellinger, Cavasso, Hemmings, Isbell, Liu and O'Kieffe voting no.

The Chair directed the Clerk to note that S.B. No. 3225 had passed Third Reading at 1:09 o'clock p.m.

Stand. Com. Rep. No. 1216-90 on S.B. No. 1398, SD 1, HD 2:

Representative Hirono moved that the report of the Committee be adopted and S.B. No. 1398, SD 1, HD 2, having been read throughout, pass Third Reading, seconded by Representative Hiraki.

Representative Shon then rose to speak in favor of the bill, stating:

"I would like to just note that this is perhaps one of the most direct relationships that we find between screening and prevention services and saving of lives and money. And it is consistent with the last few years in which this Legislature has approved similar measures, in terms of mandatory benefits for well-baby checkups, for the mentally ill, for substance abusers. These were controversial, and in some cases those who were opposed have now come to share the vision that this is needed investment in prevention.

"And I would like to personally commend HMSA which has, in some ways, changed its point of view and has worked very constructively and productively in helping us put the bill together. They supported the bill and I would like to thank them very much, and all those who attended the hearings know that there were some very emotional and stirring testimonies by individuals whose lives have been saved by these kinds of screenings, and I think that the women of this State and all the people of this State will be very proud that we have included this as a benefit in the regular health insurance coverage.

"Thank you very much, Mr. Speaker."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 1398, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO INSURING MAMMOGRAM SCREENING," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1217-90 on S.B. No. 2119, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, the report of the Committee was adopted and S.B. No. 2119, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO UNIVERSITIES AND COLLEGES," having been read throughout, passed Third Reading by a vote of 51 ayes.

Stand. Com. Rep. No. 1218-90 on S.B. No. 2307, SD 2, HD 2:

On motion by Representative Metcalf, seconded by Representative Shon and carried, the report of the Committee was adopted and S.B. No. 2307, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO SUBSTANCE ABUSE TESTING," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 1398, 2119 and 2307 had passed Third Reading at 1:10 o'clock p.m.

THIRD READING

The following bills, which were on the calendar for Third Reading, were read throughout and the following actions taken:

S.B. No. 2117, SD 1:

On motion by Representative Hirono, seconded by Representative Metcalf and carried, S.B. No. 2117, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE SUNSET LAW," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 2117 had passed Third Reading at 1:11 o'clock p.m.

S.B. No. 664, HD 1:

Representative Takamine moved that S.B. No. 664, HD 1, having been read throughout, pass Third Reading, seconded by Representative Oshiro.

Representative Hemmings rose to speak in favor of the bill, with grave reservations, stating:

"This bill is somewhat similar to the bill we passed to implement a moratorium in 1988. I might add it was a bill that did not accomplish the real goal. There are several points that there are problems with this bill, most especially is providing employers with a one-time tax savings by reducing the taxable wage basis from \$7,000 for the year 1990 only. Well, that gives the people with a bad rating experience the same benefit as those who have been conscientious and good in keeping their employees on the payroll.

"Secondly, Mr. Speaker, our one time moratorium without tying this accessible amount of money coming out of our economy and going to Washington, D.C. will not work and did not work in 1988, and I submit to you it will not work again. We need real ongoing relief, Mr. Speaker.

"This bill is anti-labor. Let me explain why. For too long, the rank and file labor of this State have been led to believe that the new company store, the State government, is going to take care of them. They're crying because the cost of living is high in the State of Hawaii, and secondly, because their wages are low.

"The cost of living is high and the wages are low because of bills like this. Right now, there are \$330-million of the workers of Hawaii's money and the employers of Hawaii's money sitting idle in a Washington, D.C. fund, and this bill is not getting enough relief to bring that money back here to raise pay, to employ more people, and to provide more benefits and services.

"This is a tax -- make no mistake about it. And for those in the Majority Party, once again who feel we are taxing businesses so it doesn't hurt the workers, think again. This money is leaving the books of Hawaii employers and is not there to pay increased wages. It also is leaving our economy and going, sitting idle, in government coffers in Washington, D.C. An adequate reserve would be estimated between \$100-\$130-million.

"Remember, if there ever is a strike or legitimate unemployment needs, and a run on the fund, we could easily raise the rates again. Or we could try the Legislature trigger mechanism. This is not real relief and will not solve the real problems.

"Bills like this hurt the working men and women of Hawaii. Let's stop voting for plantation era mentality legislation, ladies and gentlemen. Let's come up to the 21st century and get on board with some common sense economics that brings money and keeps it in our economy to work for the workers of Hawaii, not against them."

Representative Lee rose to speak in favor of the bill, stating:

"I think the previous speaker draws the wrong conclusions from the same set of facts. He states that the sum in the reserve is sufficient and if it were not sufficient and drawn down, then we could raise the rates. That is exactly the wrong approach to take. When times are good, when there's prosperity, that's when you can have the taxes or the unemployment insurance paid, and when

times are bad, that's when, not only the employees, but also employers, should have relief. In that case, the rates should go down and the employees should get the benefit of the insurance.

"The point is very well set in the Old Testament, in the book of Genesis. You will recall that the Pharaoh had a dream, and he dreamt that seven fat cows were eaten up by seven lean cows. He didn't know what that meant so he asked for advice from his advisers. And lo and behold, among them, they found Joseph. And Joseph was asked what did that mean and Joseph said that there will be seven years of good harvest to be followed by seven years of bad harvest.

"This is exactly what we find ourselves in today. We are in a season of good harvest, and what did Joseph tell the Pharaoh? Joseph said: 'You should set aside grain reserves so when the famine comes, you'll have enough to feed the people.' The Pharaoh thought that Joseph was such a wise man he put him in charge of this program. For seven years, there was great plenty and Joseph had grain reserves established throughout Egypt. And after the seven years of plenty, the Bible stated: 'The seven years of plenty that prevailed in the land of Egypt came to an end; and the seven years of famine began to come, as Joseph had said. There was famine in all lands; but in all the land of Egypt there was bread.'

"In other words, when there was unemployment, when there was a recession, there was famine in all the lands. We would like to say that in the land of Hawaii, there was bread. When all the land of Egypt was famished, the people cried to Pharaoh for bread and the Pharaoh said to all the Egyptians, 'Go to Joseph; what he says to you, do.' So when the famine had spread over all the land, Joseph opened all the storehouses, and sold it to the Egyptians for the famine was severe in the land of Egypt. Moreover, all the earth came to Egypt to Joseph to buy grain, because the famine was severe over all the earth.

"The good book tells us what we should do. There is great prosperity now. There is a season of harvest. We should collect the reserves so that when there is a season of famine, we can feed the employees and we can reduce the rates for the employers. There is a time and place for everything, and there is a time and place right now which this bill puts before us how to address this problem, and if the author did not take inspiration from the Bible, at least we can rely on the Bible for further inspiration in what we do.

"Thank you."

Representative Takamine then rose and stated:

"Although we are not of the same religious bent, I would request that Representative Lee's comments be included in the Journal as if they were my own."

The Chair, noting that there were no objections, "so ordered." (By reference only)

The motion was put by the Chair and carried, and S.B. No. 664, HD 1, entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT SECURITY," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 664 had passed Third Reading at 1:19 o'clock p.m.

At 1:20 o'clock p.m., Representative Metcalf asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:24 o'clock p.m.

S.B. No. 2946, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2946, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO VOTER REGISTRATION," was recommitted to the Committee on Judiciary.

S.B. No. 2835, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2835, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE REGULATION OF REAL ESTATE APPRAISERS," passed Third Reading by a vote of 51 ayes.

S.B. No. 3066, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 3066, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CHIROPRACTOR LICENSING," passed Third Reading by a vote of 51 ayes.

S.B. No. 2958:

On motion by Representative TANIGUCHI, seconded by Representative Honda and carried, S.B. No. 2958, entitled: "A BILL FOR AN ACT RELATING TO APPRENTICESHIP," passed Third Reading by a vote of 51 ayes.

S.B. No. 2273, SD 1, HD 1:

On motion by Representative D. Ige, seconded by Representative Bellinger and carried, S.B. No. 2273, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO OFFICERS AND EMPLOYEES OF THE OFFICE OF HAWAIIAN AFFAIRS," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2835, 3066, 2958 and 2273 had passed Third Reading at 1:25 o'clock p.m.

S.B. No. 2699, SD 1, HD 1:

On motion by Representative D. Ige, seconded by Representative Bellinger and carried, S.B. No. 2699, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED," passed Third Reading by a vote of 51 ayes.

S.B. No. 2342, HD 1:

On motion by Representative Beker, seconded by Representative Bellinger and carried, S.B. No. 2342, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COUNTIES," passed Third Reading by a vote of 51 ayes.

S.B. No. 3323, SD 1, HD 1:

On motion by Representative Oshiro, seconded by Representative Tam and carried, S.B. No. 3323, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUPIL TRANSPORTATION," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2699, 2342 and 3323 had passed Third Reading at 1:26 o'clock p.m.

S.B. No. 2115, SD 1, HD 1:

On motion by Representative Oshiro, seconded by Representative Shon and carried, S.B. No. 2115, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PARKING FOR DISABLED PERSONS," passed Third Reading by a vote of 51 ayes.

S.B. No. 3454, SD 1, HD 1:

On motion by Representative Oshiro, seconded by Representative Bybee and carried, S.B. No. 3454, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ROADWORK," passed Third Reading by a vote of 51 ayes.

S.B. No. 3168, HD 1:

On motion by Representative Oshiro, seconded by Representative Bybee and carried, S.B. No. 3168, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE DISPOSITION OF ABANDONED VESSELS," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. nos. 2115, 3454 and 3168 had passed Third Reading at 1:27 o'clock p.m.

S.B. No. 2174, SD 2, HD 1:

On motion by Representative Hirono, seconded by Representative Metcalf and carried, S.B. No. 2174, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE," passed Third Reading by a vote of 50 ayes to 1 no, with Representative Bybee voting no.

S.B. No. 2694, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2694, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COLLECTION AGENCIES," passed Third Reading by a vote of 51 ayes.

S.B. No. 2697, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2697, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PHARMACISTS," passed Third Reading by a vote of 51 ayes.

S.B. No. 2122, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Taniguchi and carried, S.B. No. 2122, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO HEALTH," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2174, 2694, 2697 and 2122 had passed Third Reading at 1:28 o'clock p.m.

S.B. No. 2600, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2600, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC PROPERTY," passed Third Reading by a vote of 51 ayes.

S.B. No. 2838, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2838, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CAPTIVE INSURANCE COMPANIES," passed Third Reading by a vote of 51 ayes.

S.B. No. 2346, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2346, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE REAL ESTATE COMMISSION," passed Third Reading by a vote of 51 ayes.

S.B. No. 2693, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2693, SD 1, entitled: "A BILL FOR AN ACT RELATING TO FINANCIAL INSTITUTIONS," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2600, 2838, 2346 and 2693 had passed Third Reading at 1:29 o'clock p.m.

S.B. No. 2696, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2696, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTINUING EDUCATION FOR NATUROPATHIC PHYSICIANS," passed Third Reading by a vote of 51 ayes.

S.B. No. 3038:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 3038, entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT PRACTICES," passed Third Reading by a vote of 51 ayes.

S.B. No. 52, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 52, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII BANK ACT," passed Third Reading by a vote of 51 ayes.

S.B. No. 3239, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 3239, SD 1, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE," passed Third Reading by a vote of 51 ayes.

S.B. No. 2839, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2839, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE RATING ORGANIZATIONS," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2696, 3038, 52, 3239 and 2839 had passed Third Reading at 1:30 o'clock p.m.

S.B. No. 2706, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, S.B. No. 2706, HD 1, entitled: "A BILL FOR AN ACT RELATING TO

PUBLIC LANDS," passed Third Reading by a vote of 51 aves.

S.B. No. 2314, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Metcalf and carried, S.B. No. 2314, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MASSAGE," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2706 and 2314 had passed Third Reading at 1:31 o'clock p.m.

S.B. No. 2204, SD 2, HD 1:

Representative Hirono moved that S.B. No. 2204, SD 2, HD 1, having been read throughout, pass Third Reading, seconded by Representative Metcalf.

Representative Liu then rose to speak in favor of the bill, with reservations, stating:

"Mr. Speaker, although the intent of this measure is to clarify certain directives to the Legislative Auditor in reviewing mandatory health insurance coverage benefits for us before we should pass new kinds of benefits, I would just like to bring the members' attention to that section of the bill which reads that the auditor will have to look at 'the impact of providing coverage for the treatment of service such as morbidity, mortality, quality of care, change in practice patterns, provider competition, or related items.' And I would suggest, Mr. Speaker, that there are almost no benefits that we might mandate which would impact negatively in this area for this point.

"So, whether or not it really does anything in helping us analyze the effectiveness of what might be proposed in any year, I do have doubts. But with that, Mr. Speaker, I will support the bill.

"Thank you."

The motion was put by the Chair and carried, and S.B. No. 2204, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MANDATORY HEALTH INSURANCE COVERAGE," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 2204 had passed Third Reading at 1:33 o'clock p.m.

S.B. No. 57:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 57, entitled: "A BILL FOR AN ACT RELATING TO SEAT BELTS," passed Third Reading by a vote of 51 ayes.

S.B. No. 2833, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2833, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CONDOMINIUMS," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 57 and 2833 had passed Third Reading at 1:34 o'clock p.m.

At 1:34 o'clock p.m., Representative Apo asked for a recess and the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 1:35 o'clock p.m., Representative Okamura was granted permission to make a late

introduction and he introduced to the members of the House Mr. Sam Callejo, Director of the City Department of Public Works, saying:

"The reason I wanted to introduce him, Mr. Speaker, is that he is commonly known as Representative Bunda's look-alike, except that Representative Bunda always says that he's better looking."

Representative Bybee added:

"Mr. Speaker, I sit next to Representative Bunda and I work closely with Mr. Callejo on the Kawainui Marsh transfer bill and I would like to point out that Mr. Callejo is better looking than Representative Bunda."

S.B. No. 3109, SD 1, HD 1:

On motion by Representative Andrews, seconded by Representative Metcalf and carried, S.B. No. 3109, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ENVIRONMENTAL STATUTES," passed Third Reading by a vote of 50 ayes to 1 no, with Representative Bunda voting no.

The Chair directed the Clerk to note that S.B. No. 3109 had passed Third Reading at 1:35 o'clock p.m.

S.B. No. 2781, SD 2, HD 1:

On motion by Representative Andrews, seconded by Representative Kanoho and carried, S.B. No. 2781, SD 2, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE PURCHASE OF RECYCLED PRODUCTS," passed Third Reading by a vote of 51 ayes.

S.B. No. 3028, SD 1, HD 1:

On motion by Representative Andrews, seconded by Representative Kanoho and carried, S.B. No. 3028, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO LAND USE BOUNDARY CHANGES," passed Third Reading by a vote of 51 ayes.

S.B. No. 2219, SD 1, HD 1:

On motion by Representative Hagino, seconded by Representative Isbell and carried, S.B. No. 2219, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC LANDS," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. nos. 2781, 3028 and 2219 had passed Third Reading at 1:36 o'clock p.m.

S.B. No. 2159, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, S.B. No. 2159, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CAPITAL IMPROVEMENT PROJECTS," passed Third Reading by a vote of 51 ayes.

S.B. No. 2376, SD 1, HD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, S.B. No. 2376, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO TAX CREDITS," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. nos. 2159 and 2376 had passed Third Reading at 1:37 o'clock p.m.

S.B. No. 1490, SD 1:

Representative Hirono moved that S.B. No. 1490, SD 1, having been read throughout, pass Third Reading, seconded by Representative Hiraki.

Representative Bellinger rose to speak against the bill, stating:

"Part of the purposes of the no-fault action is to be able to limit the number of lawsuits that were being filed. Currently, there is a dollar threshold of \$7,000 in accumulated cost for both medical and rehabilitation expense and once that particular number is exceeded, then one is able to pursue legal action.

"Under this particular measure, what this thing does is that if you have multiple accidents within a six month period of time; let's say, two accidents, that you can add the total number of your medical cost from each separate accident together to be applied toward that \$7,000 threshold limit. And it just seems to be going contrary to what the function of no-fault is. So I don't really think it makes much sense. I think we ought to kill this bill.

"Thank you."

Representative Hirono rose to speak in favor of the bill, stating:

"The previous speaker got only half of this bill correct. This bill will allow an insurance company to combine medical expenses if the person gets into a motor vehicle accident within six months of each other and where there is an issue of apportionment. This means that if you get into an auto accident let's say, and you get a whiplash in that accident and within six months you get into another accident where you also suffer from whiplash injury, there is an issue of apportionment. It's very difficult to tell where the injuries from the first accident end and the injuries from the second accident begin. It is only in this circumstance that you will be able to combine the medical expenses.

"I may add that this is not a must. It's up to the insurance company to make this combination. Therefore, if in the first accident you have a whiplash, and the second accident -- remember, within a six month period -- you break a leg for example, there will not be this combination.

"The impact of this bill will not be widespread because the two conditions will not arise very frequently. I don't think we know too many people who get into two automobile accidents within a six momth period where they are suffering similar kinds of injuries. And, of course, I note that even if you reach the medical threshold under this combination, you still cannot sue unless you can find someone who should be liable for your injuries.

"I urge my colleagues, with this explanation, to support this measure."

Representative Hemmings rose to speak against the bill, stating:

"I think the previous speaker was right. We only talk about one half of the bill. The half she cared to speak about, Mr. Speaker, I don't think we have problems with. This really is an accident-incentive bill. With the low threshold of medical services of \$7,000, you can attack a deep pocket real quickly if you get in a second accident. It requires just minimal medical services and that throws open Pandora's box to all types of benefits, most especially for the lawyers bringing the suit.

"Secondly, Mr. Speaker, we know that one of the major problems with liability insurance is the deep pocket syndrome. I am sure that the State and County and others with deep pockets, in the event that we circumvent the intent of the no-fault process with this bill, that the deep pockets, most especially those government pockets, would be wholesaledly attacked. We do know that the law profession, the plaintiff attorneys, are very clever in joining everybody on a lawsuit and with joint and several liability, Mr. Speaker, even though the deep pockets may have an infinitesimally small portion of the liability, oftentimes they end up paying the full tab.

"Mr. Speaker, I would ask the Majority Party to reconsider letting this bill pass because it does exactly what it says it's going to do. It's going to throw the thing open to more litigation and suits that would circumvent the intent of our existing law and it is, in fact, an accident-incentive bill because it will allow someone to reach into the deep pockets and circumvent the no-fault insurance program.

"Therefore, I urge your 'no' vote on this bill.

"Thank you."

Representative Cavasso rose to speak against the bill, stating:

"It seems this bill does offer victims and centers to sue, pushing more cases into litigation and raising insurance costs further. We have a problem with our no-fault insurance cost going up, we have a problem with litigation in our society, and we have not yet, in this Legislature, dealt effectively with the tort law, and I see this as moving in the wrong direction. This is increasing the problem of litigation and tort liability and exacerbating the situation, and I would urge a 'no' vote."

Representative Bybee rose to speak in favor of the bill, stating:

"Mr. Speaker, this is a very narrow bill. It only addresses those rare circumstances when a person is injured in two separate motor vehicle accidents within a six-month period. It's a very rare circumstance but yet, for that individual who has been injured in that accident in a six-month period twice, it's a very major matter of importance for them.

"And remember, this bill addresses the situation where a person say, sitting at a stop light, innocently is struck from the rear and those cases are happening, Mr. Speaker. Drunken drivers, other speedsters, people that are negligent do cause accidents, and when those accidents are caused and someone is injured, why do we approach the solution by doing something beneficial for the parties that caused the injury? And that's the basic formula that the opponents of this bill are suggesting to follow.

"Why do we resolve the problem of the injury having occurred twice against the victim? If there's a broken arm, a broken leg, a broken back caused by two negligent drivers, why do we say to the victim, too bad! We can't figure out which of the two people that ran into you caused it so let's not give you the benefits that you deserve. That's not right, that's not fair.

I would suggest to the opponents of this bill that they think about the fact that, potentially, one of their family members may be a victim someday, and \$7,000 is not a low threshold, Mr. Speaker. Seven thousand dollars is a threshold set by law and I think it's a high threshold. The solutions of always looking to these bills as being

something beneficial to lawyers I think is a misdirected vision. This is a bill that affects victims -- our families.

"And I would suggest that if there's a concern about the cost of no-fault, just a few moments ago I was the only person in this House in fact, I think, that voted against reducing the one thousand dollar penalty for people who drive without insurance. I didn't speak on it, Mr. Speaker, but it reduced the penalty down to \$250. We have twenty percent of our people driving without insurance on our roads. The reason our insurance is so expensive is because we who get insurance pay for those that don't have it.

"Driving is a privilege, Mr. Speaker, and I believe that we have an obligation to make sure that those who are on the roads are protected and this bill does that, and I urge everybody to support it."

Representative Duldulao rose to speak in favor of the bill, stating:

"Mr. Speaker, my colleagues who have stood up and voted against this bill did not experience a traumatic experience that a victim of an accident had when they are hit two times. My experience, Mr. Speaker, is that I had a car accident which occurred. ..two separate accidents but it happened in one day. And if you can explain how it happened is that the victim, myself, is very puzzled as to how it had happened.

"However, this bill addresses the victims of car accidents such as the one I had. Like what I said, I am emotional at this point because of my experience as a victim, and I urge all my colleagues to vote 'yes' on this bill.

"Thank you."

Representative Metcalf rose to speak in favor of the bill, stating:

"I would just note that Representative Duldulao is not a lawyer.

"Thank you."

Representative Cavasso, in rebuttal, stated:

"The insurance currently covers the victims and this bill seems to be opening the door to more efforts to use the legal system to reach into deep pockets, and the \$7,000 limit should adequately cover most injuries. When we're getting against the back or something of that sort, we're talking about a much larger injury and it does go into the lawsuit but, right now, we're trying to keep this system to the place where insurance does cover the cost. It takes care of their salaries, their income, their medical bills, and not raise it further into the place where we're just raising up the cost of lawsuits."

Representative Duldulao, in rebuttal, stated:

"Representative Cavasso is just making an assumption and his assumptions are wrong.

"Thank you."

The motion was put by the Chair and carried, and S.B. No. 1490, SD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE," having been read throughout, passed Third Reading by a vote of 36 ayes to 15 noes, with Representatives Anderson, Andrews, Bellinger, Bunda, Cachola, Cavasso, Hemmings, M. Ige, Kanoho, Liu, Marumoto, O'Kieffe, Peters, Souki and Tajiri voting no.

The Chair directed the Clerk to note that S.B. No. 1490 had passed Third Reading at 1:48 o'clock p.m.

S.B. No. 2460, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2460, SD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTORCYCLES," passed Third Reading by a vote of 51 ayes.

S.B. No. 3285, SD 1, HD 1:

On motion by Representative Andrews, seconded by Representative Kanoho and carried, S.B. No. 3285, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO NATURAL RESOURCES," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 2460 and 3285 had passed Third Reading at 1:49 o'clock p.m.

At 1:50 o'clock p.m., Representative Hemmings asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:52 o'clock p.m.

S.B. No. 2597, SD 1, HD 1;

Representative Souki moved that S.B. No. 2597, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Liu rose to speak in favor of the bill, with reservations, stating:

"Mr. Speaker, this is the administration's attempt at tax reform and it does give some relief. I'll be the first to admit it but as we Republicans indicated on first crossover, we think there is an even better way to go. We could go further in the area of adopting the Tax Review Commission's suggestions concerning standard deductions and we go only part way here. We do not adopt the level of standard deductions as presented to us by the federal government and recommended by the Tax Review Commission.

"Our proposal, if it is included here in this bill -there's still a chance at that I guess in conference
committee as I have great faith in the Chairman of the
Finance Committee and his openmindedness and
democratic approach to many issues dealing with fiscal
policy -- our proposal would have gone further and
ultimately gotten away from the flat tax credit approach
toward relieving the burden and regressiveness of our
excise tax by totally eliminating a portion of the most
onerous part of the excise tax, and that is on food and
medical services. Instead, this measure merely increases
the excise tax credit for food by fifteen dollars.

"There are differences between the Majority approach and the Republican approach to tax reform in handling economic and physical policies. I would just like to highlight them here as I have done and hope that my colleagues and the people in the State remember this as we proceed further during this session and the rest of the year.

"Thank you, Mr. Speaker."

Representative Hemmings then rose to speak in favor of the bill, with reservations, stating: "Mr. Speaker, this is giving back to the people of Hawaii crumbs in light of the fact that in 1987 we passed an omnibus recodification of our tax law bills to conform with the federal bills, and basically what that did was dramatically increase the tax load for the people of the State of Hawaii. So much so that since adopting those bills, the tax receipts have gone up every year tremendously — 16 percent in 1987, 18 percent and up to 22 percent in subsequent years.

"Mr. Speaker, giving back a portion of what we took originally is somewhat deceptive. It's like someone robbing a bank and saying, we'll give you back 40 percent of what we took and you'll be happy. Well, I will submit to you that the taxpayers of Hawaii are not happy, Mr. Speaker. This tax package does not go far enough. Even the Tax Review Commission which was a bipartisan commission made a recommendation of giving refunds through this legislation of \$70-million. By the administration's own admission, this only gives back \$40-million

"Additionally, Mr. Speaker, it is unconscionable to continue to tax food and medical services. This is the most regressive form of taxation. This legislation could solve those problems but it won't as it is presently formed. Therefore, I am voting in favor of it in hopes that we can bring common sense and fair play back to the taxing system in the State and genuinely give the people of Hawaii what they're dying to have -- an honest tax reduction.

"Thank you, Mr. Speaker."

Representative Souki rose to speak in favor of the bill, stating:

"I would just like to remind those across the hall that last year we provided a reduction in the personal income tax amounting to \$53-million. This year's tax package, as amended by the House Finance Committee and which is before this body here, provides for \$63-million in relief. It provides us, as the Minority Leader said, an additional fifteen dollars for the food tax credit, bringing it up from forty-five dollars to sixty dollars. For a family of four, that's \$240. If you look at the typical family going out and purchasing food, they purchase approximately \$150 a week, times 52, times 4 percent, would equal to just about what we have here. In fact, I think this is a little bit more.

So, members of the House, we are giving you a credit for food, and what we are doing in effect here, you are getting a credit for the food but the tourists who come here will have to pay for it and the plus factor goes into our kitty. I don't think that's such a bad idea. I think it's good fiscal policy.

"And also for those who say that we don't get medical care, we do have. And I think it's a very good idea, at the end of the year, to make the claim so that the citizens of this State can enjoy the credit rather than those who come in and visit us.

"With respect to the policies of the State, I think the State of Hawaii has been very, very prudent, in fact I believe one of the best in the nation. If you compare us to what the national is doing, we're arms away from them.

"Thank you very much, Mr. Speaker."

Representative Lee rose to speak in favor of the bill, stating:

"I think it's very important to point out that the Majority bill follows very closely the recommendations of the Tax Review Commission. The Tax Review Commission makes very a straightforward recommendation and I would like to read it to you. It does not call for the abolition of the food element in excise tax but what the Tax Commission says on page 6 is very clear: 'The emphasis of the general excise tax policy should be on preserving a broad base while insuring equal treatment for taxpayers who are similarly situated.' other words, by implication, the Tax Review Commission recommends no change in the general excise tax or its application to various elements of our economy. What it does recommend is that, on page 5, it shall increase the general excise tax credit to take into account food and medical costs. And the Chairman of the Finance Committee has already told us that this general excise tax credit was increased from forty-five dollars to sixty

"Now, as to the rates and the standard deduction, the Tax Review Commission does not recommend any specific amounts. It leaves this to the discretion. The Tax Commission states that in many occasions that the people and through their elected representatives, the Legislature has the duty to make policy and to make decisions on priorities, and that's the basis why we are discussing this bill here.

"What the Tax Review Commission has done is to make certain recommendations which the Majority bill has followed. Again, on page 5, first to increase the standard deduction. It does not say it has to match the federal. The reason is very simple. Our rates are about a third of the federal rates and therefore our standard deduction should be commensurate. For example, on a joint return, the standard deduction under this bill rises to \$2,700 from \$1,900.

"The second recommendation is to reduce the number of tax brackets. This bill does exactly that -- from eight to four brackets.

"Finally, to reduce the top rate, this bill again does this. Within a space of two years, we are going to reduce the top rate from eleven to nine percent.

"In other words, ladies and gentlemen, the bill follows very closely the recommendations of the Tax Review Commission. The decision as to the amounts is a legislative prerogative and one can disagree that we would like to have more. Who doesn't want more? But this is what we can afford and what we can afford is fiscally responsible.

"Thank you, Mr. Speaker."

Representative Hemmings, in rebuttal, stated:

"The Chairman of the Finance Committee so astutely pointed out that two years ago we gave \$53-million relief to the taxpayers of Hawaii but what he left out was that that was the year we had approximately \$570-million surplus so the relief in relationship to the surplus is very little relief. This year we are talking about a \$63-million relief package and we're having a tax surplus predicted to be \$253-million, so I would submit to this body that the figures bear out exactly my point. It's like robbing the bank and giving back ten percent of the money you took and saying, hey, we're giving you relief. It just doesn't work that way, Mr. Speaker.

"Also, I might point out for the speaker who was talking about the food tax -- how wonderful it is that we have an opportunity for you to collect the tax when you go buy your food and then go rebate it. The poorest

people in our community don't file itemized tax returns, therefore, they don't become eligible for the credit, Mr. Speaker; and secondly, the stats on the 1987 tax rebate says that only 80 percent of the money collected was rebated through the tax system. It is easy to surmise, since the working poor are not filing itemized tax returns, who had to pay more. This is very regressive. You're taxing the people least eligible to pay the most.

"I'd also like to point out that only sixteen states still currently fully tax food. Mr. Speaker, for purposes of this conversation, the continued excuse is that this tax is being exported to the tourists is rather surreptitious and false. Most tourists eat in dining institutions. Our proposal is to alleviate the tax from grocery sales which local consumers need. But we are in the company of states such as Alabama, Mississippi, Georgia, North Carolina, South Carolina, Arkansas, Tennessee, South Dakota and, of course Hawaii, who still feel a justification in taxing man's most basic needs -- food.

"Mr. Speaker, the figures continue to point out that we, the people of Hawaii, are overtaxed and this piecemeal rebate system is not providing the relief that the people of Hawaii need.

"Mr. Speaker, I would like to submit that we are having a famine in the State of Hawaii in the families and the pockets of the workers of this State, and I am sorry that the Pharaoh does not see fit to provide relief now.

"Thank you, Mr. Speaker."

Representative Cavasso then rose and stated:

"Mr. Speaker, I'd like to speak in favor of this bill and note that it hasn't gone far enough. I think it's a good beginning. I am glad to see it here.

"But as the Finance Committee Chairman has said, \$63-million in relief still does not even cover the excise tax on food if the calculation that the Finance Committee is using is correct because if you use \$150 average cost per week for a family of four, then the actual excise tax will be \$78 per person, not \$65. So we're still taxing them more than they are getting back, further noting that the \$63-million tax relief package in this bill whereas a few pages from now, we're going to look at another bill which will increase our taxes by \$125-million, so we're going to give them back \$63-million and take back \$125-million. It doesn't work out.

"I might note that another area where we could have done better is in the dependent exemption. I just did my taxes this weekend and noted that when I did the federal exemption for a family of six, that we had \$12,000 of our income exempted for that purpose and with the State, it was just slightly more than \$6,000. So when I get to the end of the tax calculations, I'm being taxed on \$6,000 more of income by the State of Hawaii than I am by the federal government and we're not passing on the tax savings that the new federal government system is using. We should be increasing our personal exemption. . .dependent exemption to \$2,000 instead of leaving it at \$1,040.

"It's a good bill and I'm glad it's here. I would like to see it go much further and I hope we can come back again and do so."

The motion was put by the Chair and carried, and S.B. No. 2597, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO INCOME TAXATION," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 2597 had passed Third Reading at 2:08 o'clock p.m.

S.B. No. 2377, SD 1, HD 1:

Representative Souki moved that S.B. No. 2377, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Liu rose to speak in favor of the bill, "with some major reservations," stating:

"If you take a close look at the bill and the language in it, I must say that the original drafters which started out in the Senate, so perhaps that explains its problems to a great degree, we are supposed to review the special revolving funds to the extent to which the fund reflects a clear link between the benefits sought and changes made upon the users of beneficiaries of the program as opposed to serving primarily as a means to provide the program where users with an automatic means of support which is removed from the normal budget and appropriations process.

"Mr. Speaker, I would submit that upon careful reflection, the auditor is going to come back to us next year and say, 'What did you really mean?' When it says, 'reflects a clear link between the benefit sought' -- okay, the benefit sought of what? The program? The fund? The what? There is a missing measure or something there. It doesn't say anything.

"And then it said, 'changes made.' Well, okay, what kind of changes? Not whether good or bad, but changes of what kind? Changes in position of people? Economics? Social changes of the benefit group? Very difficult to ascertain.

"I think the bill, or perhaps the language within the bill, misses some major points. It misses a clear directive to the auditor, or to anybody else for that matter, but perhaps in relation to special and revolving funds, we do have to take a look at the program involved -- the overall program involved. Is the program working? That's perhaps the threshold question, and yet, I doubt that that is what was really intended by this bill, and yet the drafter understood why you have to make some kind of value judgment on the program. So he included this somewhat murky discussion here in the sections concerning analyses.

"The auditor is not elected and cannot make value judgments about the underlying decisions relative to creating a special or revolving fund as to whether or not social and political interests require us to use the out-of-the-ordinary mechanisms of special funds or revolving funds.

"Many times, it is not even the funds themselves which are the problem. Look at the discussion we had on the homes revolving fund. It really wasn't the homes revolving fund itself but it was the funding mechanism we were using for that--an advance. What's an advance? This bill wouldn't have the auditor take a lot at advances. That may miss the whole point there.

"Anyway, Mr. Speaker, I think this bill does not really require, under the current language, the kind of analyses which is needed for us to make clear determinations and I hope that it is cleaned up if it is to go further later on during this session.

"Thank you very much."

The motion was put by the Chair and carried, and S.B. No. 2377, SD 1, HD 1, entitled: "A BILL FOR AN ACT

RELATING TO SPECIAL AND REVOLVING FUNDS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 2377 had passed Third Reading at 2:10 o'clock p.m.

S.B. No. 2776, HD 1:

Representative Souki moved that S.B. No. 2776, HD 1, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Hagino rose and stated:

"Mr. Speaker, I rise to speak against this bill which affords tax relief to a few special individuals or businesses. As you know and as most of the people on this floor know, I've long opposed this bill, I think over a decade now, and Senate President Dickie Wong and I have done a dance number, I guess, on this bill for the same decade.

"My objections to this bill have been long noted, and I have said in the past that this is a special interest bill. I don't want to go through those objections again; however, I would like to bring out one additional point which I have not mentioned before.

"The bases of tax laws are to afford equal treatment and I would caution this body to grant the tax relief in this bill in the manner in which it has been provided. We have seen what has happened with the premium tax laws in the State. We have seen what has happened with the tax laws for alcohol beverages, especially the four percent excise exemption for the brewing of okolehau sold locally. We have had Supreme Court case on public service tax for inter-island airlines. And on all of those measures, the Hawaii laws were either struck down or had to be amended in conformance with the court's ruling.

"I caution all of you that if this measure is to pass, that in the future there will be similar attempts for other people who also feel they have been so aggrieved to file for special legislation asking for a relief from the statute of limitation dealing with either a double payment or an overpayment.

"It was the wisdom of prior Legislatures to have a statute of limitations and this is the reason why we should not make an extension at this time.

"Thank you."

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered"

Representative Horita's remarks are as follows:

"Mr. Speaker, I am speaking in support of S.B. No. 2776, HD 1. The purpose of this bill is to allow taxpayers who have made use tax payments to the State where these tax payments were made by another individual or entity to claim credits or refunds for overpayments of those taxes. The statute of limitations for a claim for a credit or refund for the payment of use taxes paid by another individual or entity is limited to three years after the annual return was filed. This bill would rectify the injustice suffered by taxpayers who make use tax payments to the State, not realizing that the taxes have been paid by someone else. In many situations, the taxpayer does not discover the error until the statute of limitations has passed. By establishing a twenty-year statute of limitations for claims based upon duplicate tax

payments, this bill would allow these taxpayers to be reimbursed the overpayments.

"As a safeguard provision, the bill requires the taxpayer to prove that the alleged overpayment was not passed through a third party. In addition, claims filed after three years of the payment of tax are restricted to 30 percent of the total eligible claim, and all refunds are to be made in three annual installments.

"Hawaii has been viewed as a hostile environment to business. Businesses in Hawaii already shoulder a heavy tax burden. In order to promote good relations between business and the government, the least the State can do is to refund overpayments of use taxes. Individuals are no less deserving. It would be a grave disservice and injustice to businesses and individuals if, in addition to the burden of existing taxes, they would not be allowed to file claims for credits or refunds of overpayments of taxes. The State should not be allowed to benefit from these overpayments that in all good conscience belong to taxpayers."

The motion was put by the Chair and carried, and S.B. No. 2776, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CLAIMS FOR OVERPAYMENT OF TAXES," having been read throughout, passed Third Reading by a vote of 35 ayes to 16 noes, with Representatives Amaral, Arakaki, Bellinger, Cachola, Hagino, Hayes, Hiraki, Hirono, D. Ige, Isbell, Lee, Metcalf, Shon, Stegmaier, Tam and Taniguchi voting no.

The Chair directed the Clerk to note that S.B. No. 2776 had passed Third Reading at 2:12 o'clock p.m.

S.B. No. 3119, SD 1, HD 1:

Representative Souki moved that S.B. No. 3119, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Shon rose to speak against the bill, stating:

"Certain habits are difficult to discard and it seems the Finance Committee has a habit of wanting to help out the tobacco industry. I've argued strenuously against this the first time. The bill hasn't gotten any better. The facts haven't changed. Right now if we do not change the law, as the value of cigarettes goes up, the tax will go up. By passing this bill, we freeze the tax — a wonderful tax break for an industry that has contributed much to our health care industry, Mr. Speaker, and to the lawyers and everyone else who is busy, involved in repairing the damages of the addiction to tobacco and the society.

"This Legislature at this time has decided not only to kill all the legislation regarding control of smoking, but also to give the tobacco industry a break. I've heard of many different efforts by the industry to increase their presence in Hawaii. They've opened an office, Smokers' Rights, a little logo on the stationery to thank you for smoking. They've organized individual groups, they've written intemperate letters. I don't pretend to understand the extent of the influence of the tobacco industry.

"I realize the desire to be consistent with other taxes but I think it is really ridiculous that with all the evidence that we have, with all the inter-relationship of this product to ill health, that we should even be considering placing consistency in the tax law like the last bill, consistency in the tax law above the health of our people. There is no doubt there is only one group that wants this bill and lobbied for the bill. There is no doubt who's behind the bill, and I think it is really sad that we should kind of acquiesce to that kind of lobby.

"In the last few years the industry has flown out all kinds of experts and attorneys on this bill and that bill, and apparently they see Hawaii as an opportunity to recoup losses in the past, an opportunity to make sure that we do not, through law, protect our citizens any more than we already have. And I have no doubt that in future years, there will be bills to repeal what we have done rather than to extend it. The bill isn't any better than it was before. With all due respect to those trying to put consistency in the law, if they were truly consistent, we wouldn't have passed the last bill.

"I urge all of you to ask yourselves how this bill fits in with your personal concept of the health and welfare of your constituents, of the schools, of everyone who is trying to get our society off of this product. I expect it will continue on to conference. I hope and pray that it won't emerge, but I think it's very important for all of us to vote this down right now.

"Thank you, Mr. Speaker."

Representative Apo rose to speak in favor of the bill, stating:

"Mr. Speaker, first of all, I would be the first one to tell you that I am a smoker. I would also tell you that I am on record since 1982 as voting for every measure introduced by the previous speaker for non-smoking. He is on record and I think most of them applaud him for his leadership in this area, in bringing about some of the strongest anti-smoking legislation in the country.

"The reason I have to rise to speak is I would not want the public to think that the members of the Democratic Party, based on the previous speaker's remarks, are going soft on smoking and that this is, in fact, an attempt to equalize tax policy. I think this body is on record and has supported the chairman over the years, time and time and time again. I believe the efforts on his part again, while we applaud it, have been at times over-zealous. And I think for him to rise and speak today without probably intentionally cast dispersions at those members of the House that have supported him in the past might be an injustice to those of us who have stood beside him, at least since 1982 when I've been in this House.

"So I support this bill, Mr. Speaker, and I stand proud of my voting record on the smoking issue.

"Thank you."

Representative Souki rose to speak in favor of the bill, stating:

"I wish to qualify that I am not a smoker and this bill is not for smokers or for the lobbyists. This is for consistency.

"Over these past years, the Finance Committee has consistently brought to this floor tax bills that did away with the escalating. . .the automatic fee charge taxes because we have felt consistently that it is the right of this body here to raise the tax or not to raise the tax and not some automatic mechanism like the Gramm-Rudman law where it takes away the responsibility from the governing body and the policymakers.

"And, Mr. Speaker and members, this is the reason why we are doing this. There is nothing to preclude this body in the future to raising the tax. In fact, by taking out this measure, it gives you the power to raise the tax. I don't expect to be here forever -- times change, policy changes, but the mechanism is in place. If some day you wish to raise the tax, you can.

"Thank you very much."

Representative Alcon rose to speak in favor of the bill, stating:

"Mr. Speaker, from time to time I have called attention of this body that liquor kills more people than cigarettes. We begin to forget that.

"Another thing that was brought up, Mr. Speaker, is that the president of the Smokers' Rights is a non-smoking person. Let me also call the attention of this body that we just passed an automobile refund law previously, and yet automobiles kill more people than the two world wars put together.

"Thank you."

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

"The inconsistent position of the alleged consistency of this bill is what particularly worries me, Mr. Speaker, and for the record I would just like to reflect that if we're holding true to the logic of consistency, then we would eliminate the four percent excise tax completely because it consistently goes up every year as inflation drives the cost of products and goods up. If that logic was true, then we should certainly eliminate the four percent excise tax.

"This bill has nothing to do with consistency. This bill has something to do with giving a tax break to one of the most known causes of death in this nation -- cigarette smoking, Mr. Speaker. That's what this bill is all about, and I urge members to vote no."

The motion was put by the Chair and carried, and S.B. No. 3119, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE TOBACCO TAX," having been read throughout, passed Third Reading by a vote of 39 ayes to 12 noes, with Representatives Arakaki, Bybee, Cavasso, Hagino, Hayes, Hemmings, Hiraki, Hirono, D. Ige, Shon, Stegmaier and Tam voting no.

S.B. No. 2347, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2347, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO NEW MOTOR VEHICLE WARRANTIES," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3119 and 2347 had passed Third Reading at 2:23 o'clock p.m.

S.B. No. 2834, SD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2834, SD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLES," passed Third Reading by a vote of 51 ayes.

S.B. No. 2435, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2435, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE," passed Third Reading by a vote of 51 ayes.

S.B. No. 2235, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2235, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLES," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2834, 2435 and 2235 had passed Third Reading at 2:24 o'clock p.m.

S.B. No. 3351, SD 1:

Representative Hirono moved that S.B. No. 3351, SD 1, having been read throughout, pass Third Reading, seconded by Representative Hayes.

Representative Hayes then rose to speak in favor of the bill, stating:

"All of you know I have been an advocate of land reform. This bill provides that sales agents of leasehold property must give a full disclosure to any potential buyer. The lessors and lessees both agreed that they wanted this. I think the lessees at least agree with me that the result of this may be a complete halt to resales of leasehold property. It will also bring an end to the purchase by innocence who think they are buying a property when all they are buying is a long-term lease.

"I hope all of you are aware of what we are doing and that you support it.

"Thank you."

The motion was put by the Chair and carried, and S.B. No. 3351, SD 1, entitled: "A BILL FOR AN ACT RELATING TO LEASEHOLDS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. No. 3351 had passed Third Reading at 2:25 o'clock p.m.

S.B. No. 3236, SD 1, HD 1:

Representative D. Ige moved that S.B. No. 3236, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Metcalf.

Representative Hemmings rose to speak against the bill, stating:

"Mr. Speaker, I rise with mixed emotions. In 1921, Congress passed the Hawaiian Homestead Act. The Act's sole purpose was to return the native Hawaiian people to their ancestral homeland. This Act was our country's congressional commitment to the first people of these islands.

"In 1959, through the Hawaii Admission's Act, Hawaii accepted the Hawaiian Homestead Program as one of the conditions to Statehood. Today, sadly, there are over 21,000 qualified native Hawaiians on the homestead waiting list, waiting patiently for their promised homestead. The list continuously grows each month.

"Senate Bill 3236 would amend the Act at the congressional level. This bill would add many more purposes to the Act. This bill would be a message to Congress that the people of Hawaii and the native Hawaiian communities support possible amending of the Act. I do not support amending the Act at the congressional level. I do support implementing the Act at the state level and petitioning Congress for help.

"Mr. Speaker, there is a legal question that I'm not prepared to answer regarding legality of forcing Congress

to amend the Act, to do what they are supposed to do. But you don't legally have to force Congress nor the State Legislature to do morally what they are supposed to do. I would submit to you that why this year, after having our congressional delegation propose this bill in office for a generation now -- why this year, after a generation of this leadership and, most importantly in the last four years, is this bill coming out? What is the sincere motivation of this bill? Is it really to help the Hawaiians, or is to give the system another excuse for not fulfilling their role? The Hawaiians are tired of excuses. One of the excuses that I hear, Mr. Speaker, is that the Hawaiians aren't on their land because there's no money.

"Mr. Speaker, in the last four years the sad truth of the matter is, in spite of having a half billion spent on affordable housing, a billion surplus, record budgets far exceeding growth and budgets of any other administration in this century, in spite of the fact that the balance sheet of Hawaiian Homes Lands right here has a short-term investment balance of \$19-million, that this administration and this Legislature which is funding it has only been able to put 127 Hawaiians on Hawaiian Homes lands. The money is there, Mr. Speaker, the will is not, and the poor Hawaiians are getting shunted aside again by legislation like this which is making an excuse rather than finding a reason to make it happen for them.

"I don't dispute the legal implications of this, Mr. Speaker. There may be legal justification in the future for Congress to be involved legally in the finance, but morally, Congress is spending billions on foreign aid. Congress even sent \$8-million to help a certain ethnic immigration group in Europe but they cannot send money to Hawaii to put Hawaiians on Hawaiian Home land. More regrettably, this Legislature and this administration has watched the waiting list grow over the last generation to the point that there's 21,000 Hawaiians waiting, many of them dying while waiting. We don't need this legislation to fill our moral commitment to Hawaiians. We need the will in this Legislature to put the money in.

"Mr. Speaker, I would also, with my comments on this, innoculate against the rebuttals that I know are going to stand up because I know proponents of this bill are going to stand up and say that the Legislature and the administration have made a moral commitment to the Hawaiians and that X-million dollars was appropriated then and X-million dollars will be appropriated in the future. Mr. Speaker, once again, the Hawaiians are tired of hearing that their checks are in the mail.

"The facts are, Mr. Speaker, in spite of all the public relations and commitment, the administration has only put 127 homes on Hawaiian Homes lands. The facts are that the water needed to irrigate some of these lands is being given to other industries while the Hawaiians are thirsty on their own land. Mr. Speaker, the facts speak for themselves.

"This bill legally may be needed, but morally it is another in a long series of shams being pulled on the Hawaiians. I urge my colleagues to give serious consideration to this. I hope in the future we will have legislation down here that will demand that they fulfill their obligation that the law already says is there."

Representative D. Ige rose to speak in favor of the bill, stating:

"The purpose of this bill really is to provide a clear statement of responsibility of the State and federal government. Currently, there is no statement of purpose for the Hawaiian Homes Commission Act and the courts have been left to review and infer what the purpose of the Act is. There are some confusing decisions made by the

Ninth Circuit Court of Appeals. The official federal position on the Hawaiian Homes Commission Act is that they have no obligation to the Hawaiian Homes Program and so the question of why is this bill needed is very clear.

"Current projections on placing the 20,000 beneficiaries on the waiting list on Hawaiian Homesteads property exceeds a billion dollars, Mr. Speaker. This Legislature has committed more than \$50-million in capital improvements in the current biennium. Even maintaining that pace of investments, Mr. Speaker, it would take us more than twenty years at this point in time to place all of those on the beneficiary waiting list on Hawaiian Homes. It is obvious that the demands for this project far exceeds the means of the State, which brings us to the purpose of this bill.

"The purpose of this bill is to establish a permanent federal commitment, not one that is subject to the abilities of our congressional delegation, not one that is dependent upon the federal administration taking an active support. We hope that this bill would lead to a permanent, consistent funding of the program that would allow us to place our beneficiaries on their homestead properties.

"Thank you, Mr. Speaker."

Representative Metcalf then rose and stated:

"Mr. Speaker, I rise to speak in support of the measure and would ask that Representative David Ige's remarks be included in the Journal as my own.

"Thank you."

The Chair, noting that there were no objections, "so ordered." (By reference only)

Representative Kanoho then rose and stated:

"Mr. Speaker, I wish to indicate my full support of the measure and would like Chairman Ige's remarks inserted in the Journal as my own."

The Chair, noting that there were no objections, "so ordered." (By reference only)

Representative Peters then rose and requested that his remarks, in favor of the bill with some reservations, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Peters' remarks are as follows:

"I am grateful for the opportunity to offer the following statement in support of Senate Bill 3236. The goal of this bill is twofold: to add a purpose clause to the Hawaiian Homes Commission Act to clearly establish that the United States undertook a trust obligation and a fiduciary duty when the Act was created by the United States Congress in 1921. Thus, even though the State of Hawaii undertook the administration of the program at the time of statehood, the United States is still obligated as a trustee and a fiduciary. In this statement, I will attempt to document the source of this obligation on the part of the United States.

"In order to understand why the United States still retains a trust responsibility, one must examine the legal status of all of the public lands held by the Territory of Hawaii at that time. There were two significant attributes to these lands. First, unlike lands in the federal public domain elsewhere, these lands were held for the benefit of the people of Hawaii, not for the uses of the nation as a

whole. Second, the laws regarding these lands were to reflect land practices prior to the annexation of Hawaii.

I. The Ceded Lands Obligation of the United States

"The 'ceded' lands, from which were derived the homestead lands, were not held as typical federal lands. (See Hawaii's Ceded Lands, 3 HAW. L. REV. 101, 102 -1983). These lands were not kept by the United States in absolute fee, the revenues and benefits to be used however the United States saw fit. (As was the normal course of action. See Id. at 104-111). Rather, the lands, and particularly, the revenues from these lands, were to be used for the 'inhabitants of Hawaii' at that time, referring to the intended beneficiaries of this special trust. These were the former loyal citizens, be they of Hawaiian blood or some other, of the Kingdom of Hawaii. obligation has been explicitly stated in the laws of the United States on two different occasions prior to the Hawaiian Homes Commission Act (Hawaiian Homes Commission Act, ch. 42, 42 Stat. 108 (1920)(amended 1921)(current version at HAWAII REV. STAT. Sec. 1-402): The Joint Resolution of Annexation of 1898 (See Joint Resolution of Annexation of July 7, 1898, 30 Stat. 750 (1898) (the Newlands Resolution) and the Organic Act of 1900. (Organic Act, ch. 339, 31 Stat. 141 (1900) (current Version at HAWAII REV. STAT. SEC. 73). This obligation was restated in the Act admitting Hawaii as a state in 1959 (Admission Act of March 18, 1959, Pub. L. 86-3, 73 Stat. 4 (1959) (current version at HAWAII REV. STAT. Sec. 5(f). It is, however, an obligation that remains wholly unfulfilled. (See Hawaii's Ceded Lands, supra note 1 at 140145; see also Ka Wai Ola O Oha, March 1990, at 11-14; Federal-State Task Force on the Hawaiian Homes Commission Act, Report to the United States Secretary of the Interior and the Governor of the State of Hawaii, 21-11 (1983).

"An examination of the congressional and public record indicates that the annexation of Hawaii was an anguished and bitterly fought compromise. (See generally, T. EMPIRE CAN WAIT: **AMERICAN** OSBORNE. OPPOSITION TO HAWAIIAN ANNEXATION, 1893-(1981). While the annexationists prevailed in the end, they promised to leave undisturbed, as much as possible, the basic legal system and day to day life of the citizens of Hawaii. (See L. THURSTON, A HANDBOOK ON THE ANNEXATION OF HAWAII, 27-46 (1897); See also Joint Resolution on Annexation, supra note 4). In exchange for such a promise, the annexationists achieved their political goals: a military base in the middle of the Pacific and preventing Hawaii from falling within the influence of another world power. (See T. OSBORNE, supra note 8 at 109-134; see also L. THURSTON, supra note 9). The annexationists had no need to deny the whole panoply of political and legal rights of former Hawaiian citizens. The acquisition of the political 'shell' of Hawaii was the desire of the annexationists. (See T. OSBORNE, supra note 8 at 123-124). United States sovereignty ensured the preemption of influence by other governments over the islands. Moreover, once sufficient lands were set aside for military bases, the Territory was left in the hands of the revolutionaries based on the implicit promises that but for the overthrow of the monarchy, the basic political and economic life of Hawaii was to remain unchanged. (See L. THURSTON, supra note 9; See also, L. FUCHS, HAWAII PONO, 36-39 (1961); 3 R. KUYKENDALL, THE HAWAIIAN KINGDOM: 1874-1893, 631-650 (1967); LEVY, Native Hawaiian Land Rights, 63 CALIF. L. REV. 848, 861-866 (1975); H.R. Rep. 305, Government for the Territory of Hawaii, 56th Cong., 1st Sess. 15, 801 (1900).

"The special trust over public lands was thus an implicit part of the congressional decision to annex. Such

a trust, of course, does not mitigate or nullify the illegality of annexation. Neither does the enforcement of the explicit terms of this trust establish acceptance of the underlying act of annexation by those wronged. Rather, since the beneficiaries of the Act have been denied the right to enforce these provisions, and since the United States has refused to sue despite evidence of clear neglect United States has consistently refused to acknowledge any trust obligation to the native Hawaiians. In a recent communique of L. McGregor, U.S. Senate Select Committee on Indian affairs, she indicates that at a recent hearing of the United States Standing Committee on Eneergy and Natural Resources, the Department of the Interior set forth their position that they acknowledge no trust responsibility to native Hawaiians.), Congress must now grant to the Hawaiian people those benefits it promised when it acted to strip the Kingdom of Hawaii of its political status.

"Moreover, under principles of equity in force in 1898, persons who commit a wrong, such as seizing the property and sovereignty of the Kingdom of Hawaii, may not profit by such a wrong (See Riggs v Palmer, 115 N.Y. 506, 22 N.E. 188 (Ct. Ap. NY, 1889). 'No one shall be permitted to profit by his own fraud, to take advantage of his own wrong, to found any claim upon his own inequity or to acquire property by his own crime.') Property in the hands of a wrongdoer is deemed to be held in a 'constructive trust' for the deserving party. (See id). Thus, the United States, although it may appear to have an exclusive legal claim to these lands, only held the 'legal title.' The true beneficial title and interest in these lands was held by the person with the most deserving claim — the Kingdom of Hawaii. In this case, if there were a sovereign entity that had succeeded the abolished Kingdom, it would have such a claim to the beneficial and legal title of the lands.

"II. The Unholy Exchange: The Sovereignty of Hawaii for a Solemn Trust

"The debate over annexation was long and loudly argued (See T. OSBORNE, supra note 8 at 136-137. Following the overthrow of the Kingdom of Hawaii in 1893, the pro-annexationist made an immediate bid for annexation. It took them five years, until 1898 to succeed). While there were many reasons to oppose annexation, the most fundamental was based on acceptance of the fact that American agents deliberately plotted and assisted in the overthrow of the Queen (See J. Blount, Papers Relating to the Foreign Relations of the United States, 594-599 (1894); see also T. OSBORNE, supra note 8 at 50-51). While annexationists were able to maneuver to obtain their own superficial report rejecting American involvement, (see T. OSBORNE, supra note 8 at 60-63), it was clear from the public and congressional debate that all sides proceeded in their reasoning, from the de facto responsibility of America for the overthrow.

"Indeed, annexation succeeded largely because the logical remedy for the wrong of American involvement, the restoration of the monarchy would require the use of military force against the Dole regime (see T. OSBORNE, supra note 8 at 54). Moreover, a continuing American military presence would then be required to prevent the re-overthrow of the monarchy (see id. at 56). Thus, American involvement by its agents, without the consent of Congress, made the United States responsible for the future of Hawaii. Placed in such a position of determining the fate of the Hawaiian people, a power it had no right ot exercise given the independence and sovereignty of Hawaii (see Hawaii's Ceded Lands, supra note 1 at 104-111. Constitutional authority for the acquisition of territory stems from article I, section 8, clause 17 and article IV, section 3, clause 2 ('property clause' powers). In acquiring the so-called 'public domain,' the federal

government was acting in its capacity as a sovereign entity, possessing title and exclusive governmental jurisdiction. It was the absence of any other sovereign in these areas that allowed the federal government to exercise these powers. However, in Hawaii, there was a sovereign entity.), the debate in Congress became paternalistic: Which ruling government was 'better'for the people, the Dole regime or the monarchy? (See L. THURSTON, supra note 9; see also T. OSBORNE, supra note 8 at 50-69).

"The annexationists ignored the lack of constitutional support for the act of political annexation and incorrectly equated it with prior 'territorial' as opposed to 'political' annexations (See Hawaii's Ceded Lands, supra note 1 at 101-111). When a two-thirds super-majority was lacking and the Senate needed to ratify a treaty of annexation, heretofore the only proposed legal mechanism for annexation, the annexationists resorted to a resolution of both houses of congress -- an act lacking the same legal authority as a treaty (See T. OSBORNE, supra note 8 at 109-111; see also Hawaii's Ceded Lands, supra note 1 at 116-117). Indeed, the formal mechanism for annexation was simply to receive by acclamation the political and territorial sovereignty of a nation. Constitutional scholars seriously questioned whether the United States could receive the sovereignty of another nation by this method (See T. OSBORNE, supra note 8 at 32, 98-99, 110; see also Hawaii's Ceded Lands, supra note 1 at 101-123).

"By using the term 'annexation' to describe the incorporation of Hawaii into the United States, Americans equate the acquisition of Hawaii with other 'land' acquisitions, such as the Louisiana purchase. All other acquisitions of territory to the United States, save Texas and Hawaii, were annexations of territory (See Hawaii's Ceded Lands, supra note 1 at 101-111). However, Texas and Hawaii were annexations of sovereignty (See id. at 110). However, Texas does not establish precedent for the annexation of Hawaii (See id. In comparison to the demise and 'disappearance' of the nation of Hawaii from the political map, the annexation of Texas did not result in the political abolition of the only other sovereign state with a valid claim to that territory -- the country of Mexico. After the acquisition or annexation of property from other countries prior to the annexation of Hawaii, the countries of Mexico, Russia, Spain and Great Britain retained their political sovereignty). Only in the case of Hawaii was the complete political and territorial sovereignty of a pre-existing nation extinguished without any attempt to seek the consent of the people (See T. OSBORNE, supra note 8 at 112-113).

"Given this assumption of the power over the fate of Hawaii, those congressmen who opposed annexation felt strongly that the United States had a clear moral duty to ensure the continuation of the basic culture and law of Hawaii (See L. THURSTON, supra note 12 at 27-46; see also Hawaii's Ceded Lands, supra note 12 at 115-118; see also Levy, supra note 12 at 863-867). From overthrow to annexation, congress insisted that very few of the land laws of the Kingdom of Hawaii be changed, particularly since Hawaiian culture and political practice was rooted in land relationships (See Levy, supra note 12 at 848-860; see also L. FUCHS, supra note 12 at 3-17; see generally 1 R. KUYKENDALL, THE HAWAIIAN KINGDOM: 1778-1854 (1965); L. Kame'eleihiwa, Land and the Promise of Capitalism: A Dilemma for the Hawaiian Chiefs of the 1848 Mahele (December, 1986) (unpublished dissertation).

"Unlike colonial masters elsewhere, the revolutionaries excused their seizure of the Kingdom on the grounds that 'form' and not 'substance' changed -- everyday life for the Hawaiian appeared the same before and after annexation (See L. THURSTON, supra note 9 at 1-2; see

also 3 R. KUYKENDALL, <u>supra</u> note 12 at 649-50; Levy, <u>supra</u> note 12 at 861-62). As a factual matter, this was, of course, false. Hawaiians suffered greatly, physically and spiritually after the demise of the Kingdom (See W. Chang, Law and the Reconstruction of Local Knowledge: The Reliance Interest and the Transformation of Hawaiian Property Law (1989) (unpublished manuscript); See also Levy, <u>supra</u> note 12 at 865-69; L. FUCHS, <u>supra</u> note 12 at 36-39). Unfortunately, those who plotted the overthrow have used this illusion of a relatively smooth legal transition to territorial status to paint a picture of benign paternalism (See L. THURSTON, supra note 9 at 1-2).

"However, both American businessmen and Washington congressmen were able to appease their moral resistance to annexation by observing to each other that the Organic Act would preserve the political shell of Hawaii — it's codified and customary laws (See Organic Act, supra note 5). Hence, since crown and government lands in Hawaii were subject to traditional native gathering and use rights (See 1 R. KUYKENDALL, supra note 31 at 8-11; see also Levy, supra note 12 at 657), continuity of the legal structure of the Kingdom of Hawaii obliged the territorial administration to recognize such rights in addition to rights in fee. Indeed, section 7-1 of the present statutes of the state of Hawaii (See HAW. REV. STAT., Sec. 7-1 (1985), is a verbatim restatement of the native gathering rights expressed in an 1854 statute (See id.).

"Once annexation anguish was appeased by the adoption of formal codes requiring that public lands be impressed with traditional native rights (See the Hawaiian Homes Commission Act, supra note 3), the practice of the administrators of the Territory and eventually the State of Hawaii, completely undermined the spirit and even letter of these laws (See Hawaii's Ceded Lands, supra note 1 at 140-145; see also Ka Wai Ola O Oha, March 1990, at 11-14; Federal-State Task Force on the Hawaiian Homes Commission Act, Report to the United States Secretary of the Interior and the Governor of the State of Hawaii, 22 (1983). Until a landmark water rights case in 1974 (McBryde Sugar Co. v. Robinson, 54 HAW, 174 (1973), which held that 'since water was reserved to the State for the common good when parcels of land were allotted to awardees under the mahele, storm and freshet water is the property of the State.'), native gathering rights in Hawaii were a 'dead letter.' Both state and federal governments, and the executive, legislative and judicial branches of each, share responsibility for the breach of this commitment (See Organic Act, supra note 5; see also Hawaiian Homes Commission Act, supra note 3; Hawaii's Ceded Lands, supra note 1 at 121; Levy, supra note 12 at 881-83).

"III. Administration of the Trust

"This trust is so unique that those who must administer these lands easily confuse public lands in Hawaii with federal lands elsewhere on the continent (See LEGISLATIVE AUDITOR OF THE STATE OF HAWAII, FINAL REPORT ON THE PUBLIC LAND TRUST, A REPORT TO THE LEGISLATURE OF THE STATE OF HAWAII, 2-4 (1986); See also Ka Wai Ola O Oha, 11-14 (March 1990); HAWAII'S CEDED LANDS, supra note 1 at 115-146). The ceded lands are unique in American The trust obligation imposed on these lands starting with the Organic cannot be found as to other federal lands (See Hawaii's Ceded Lands, supra note 1 at 101-102). Since the terms of the trust were left vague, as with all trust obligations, those who interpreted the trust, or were put to administering the trust, never understood their obligation (See sources cited supra note 40). Rather than interpreting the trust in its proper manner -- where all actions of the trustee are for the benefit of the beneficiaries, the administrators construed the language as a racial preference, much like affirmative action, which dotted the statutory landscape (See Ka Wai Ola O Oha, 11-14 (March 1990).

"Thus, when the trust was defined in rather explicit terms in the Hawaiian Homes Commission Act of 1920, it was viewed as a welfare program for native Hawaiians (Whenever the purpose behind the Hawaiian Homes Commission Act is discussed, it is often expressed as a 'rehabilitation' program for native hawaiians. See Levy, supra note 12 at 865; see also Proposed Amendments to the Organiz Act of the Territory of Hawaii: Hearings before the House Committee on Territories, 66th Cong., 2nd Sess. 32, 26-38 (Feb. 1920). In this light, the language of the act was construed narrowly, placing the burden on the native Hawaiian to prove why and how they were explicitly entitled to certain obligations (It is up to each native hawaiian to prove their lineage and 50% blood quantum to the Department of Hawaiian Home Lands before they can be placed on a waiting list for This is often difficult, because for a long time, Hawaiians did not keep written records of births, etc.). Similarly, when the 5(f) trust was placed in the Admissions Act, state administrators and state judges strained the boundaries of judicial logic to avoid a clear trust intent (See sources cited supra note 40. Virtually no money has come from the $\overline{5(f)}$ trust for the exclusive benefit of native hawaiians, and only recently has a tentative settlement agreement been reached). Indeed, within the post-statehood context of the 'melting pot' of races in Hawaii, the 5(f) trust was viewed as affirmative action ahead of its time -- subject to the same procedural and philosophical pitfalls of other affirmative action programs.

"The failure to enforce the trust and the failure to understand the origins of the trust began to blend into a revisionist history. Indeed, by the time of the Hawaiian Homes Commission Act, the legislative history reflects a powerless Hawaiian delegate in Washington begging and using whatever rationale available for some relief for his people (See S. Doc. No. 151, Report of the Joint Committee on Hawaii, 75th Cong., 3rd Sess., 22-26, 84 (1938). To have insisted on American acknowledgement of the true trust origins attaching to Territorial lands then being used for the benefit of big business would have meant that Prince Jonah Kuhio Kalanianaole would have returned home empty handed to the Hawaiian people. Prostrated before congress, begging representatives and senators to act to save a dying race, Prince Kuhio was able to touch the benevolent side of the American character. On the other hand, he knew that he was totally helpless to force acquiescence political and legal promises made twenty years earlier.

"The legislative record continued to be revised over time. Only the fact that the lands were held in such a unique status by the United States served to signal politicians in Washington and Honolulu that there was a unique history to these public lands (See Hawaii's Ceded Lands, supra note 1). But as the public uses of these lands diverged from aims that benefitted only the native Hawaiian, an inevitable event as Hawaiians became a minority to Asian immigrants and their descendants, the legislative record reflected new interpretations of the trust (See Hawaii's Ceded Lands, supra note 1 at 117-124).

"Finally at the time of statehood, a weaker version of the trust was incorporated into the admissions act (See Admission Act, Sec. 5(f), supra note 6). However, bargaining for statehood is never 'at arms length' and the United States used the leverage of statehood to excuse itself from obligations over these lands (Once Hawaii was admitted to the Union, the federal government returned all the unappropriated lands it was holding in trust to the state, with the understanding that the state would now

administer the trust. See Admission Act, Sec. 5(f), supra note 6). Moreover, statehood was a symbolic political event by which the Hawaiian would become politically equal to all others. In other words, those negotiating for statehood, did so, for the people as a whole. As such, Hawaiian political claims to public lands, in comparison to those of Korean-Americans or Portuguese-Japanese-Americans, lost their former significance.

"The trust was split into two parts at statehood, the Hawaiian Homes Commission Act and the ceded lands trust. The former became viewed as an entitlement program with a certain blood quantum criteria. The latter was basically ignored for thirty years under reasoning that Hawaiians were part of the 'general public'—that is, irretrievably blended into the meld of a single 'local' race.

"Thus, there are enough judicial precedents and legislative testimony over the years to allow any court or legislative body to construct an umbrella of language to escape an obligation clear in intent. However, there is one argument that is telling above all: the unique status of these lands in 1900 was not an accident. It was an admission of responsibility to a nation that had ceased to exist (See Proposed amendments to the Organic Act of the Territory of Hawaii, Hearings Before the House Committee on Territories, 66th Cong., 2nd Sess., 123 (Feb. 1920); see also 105 CONG. REC. 3845 (1959).

"IV. The Continuation of Pre-Annexation Public Land Policy

"During the middle of the nineteenth century the privatization of lands totally disrupted the traditional economic system of native Hawaiians (See Levy, supra note 12 at 853-861; see also L. Kame'eleihiwa, supra note 31 at 316-335; 1 R. KUYKENDALL, supra note 31 at 269-298). The adoption of the fee simple was largely a result of foreign demands that could not be refused by a militarily weak nation (See Levy, supra note 12 at 853-861; see also L. Kame'eleihiwa, supra note 31 at 316-335; 1 R. KUYKENDALL, supra note 12 at 14-17). Thus, the land laws it 'voluntarily' enacted reflected the power of western lawyers within the royal court. laws, particularly after the division of lands in 1848, reflected dual concerns: the desire of privatized, fixed and exclusive rights to land (See generally L. Kame'eleihiwa, supra note 31; see also Chang, supra note 33, Levy, supra note 12) and the attempt to use western legal forms to preserve the cultural and economic significance of the land for the average Hawaiian (See sources cited supra note 38). While commoners were supposedly to receive one-third of available land, they actually received less than one per cent (See Levy, supra note 12 at 855-856; see also L. LUCHS, supra note 12 at 14-16; 1 R. KUYKENDALL, supra note 31 at 289-294).

"These changes as well as the introduction of disease decimated the Hawaiian population (See 1 R. KUYTKENDALL, supra note 31 at 386). The American policy of 'homesteading,' granting plots of public land to encourage industry and a return to a rural lifestyle, became the accepted framework for returning Hawaiians to their traditional lifestyle and for making amends for the devastating effect of 'progress' on the welfare and status of Hawaiians (See L. FUCHS, supra note 12 at 71-72; see also Levy, supra note 12 at 867-877). In truth, private ownership of a few acres of land for each Hawaiian family was totally inconsistent with the pre-contract economic system based on large numbers of families sharing resources and interdependent on labor (See Levy, supra note 12 at 876-877; see also L. FUCHS, supra note 12 at 72-74. The image of early Hawaiians living 'on the land' however, became reflected in this purportedly generous policy of public lands homesteading.

"So few Hawaiians had become landowners that the case for annexation was badly damaged by reports of the status of the average Hawaiian (See sources cited supra note 61). In response, the provisional government that overthrew the Queen embarked on legislation designed to portray their land policy as benevolent to Hawaiians. Thus, in 1895, the Republic of Hawaii, the provisional government, placed the lands that it had seized from the Kingdom in a trust (See Hawaii's Ceded Lands, supra note 1 at 114). This homesteading trust became a critical element of the bargain that led to annexation (See L. THURSTON, supra note 9). The morally and politically unacceptable act of annexation became acceptable to sufficient congressmen only if the direct fruits to be obtained by the United States, the public lands, would be used to help the downtrodden Hawaiian (See Hawaii's Ceded Lands, supra note 1 at 115-124).

"Thus, the annexation resolution explicitly set aside the lands taken from the government in trust for the inhabitant, meaning Hawaiians, of Hawaii (See Joint Resolution of Annexation, supra note 4). The Organic Act also made specific reference to this trust (See Organic Act, supra note 5). Although a recent article states the trust was clearly for 'the future state of Hawaii,' (See Hawaii's Ceded Lands, supra note 1 at 121) this was obviously not so. The annexation of Hawaii was conditioned on the explicit agreement that annexation would not automatically lead to statehood (See T. OSBORNE, supra note 8 at 112). Many who supported annexation did so only on the condition that Hawaii, for racist reasons, would never be allowed to become a state (See id. at 34-39). Rather the trust reflectd an attempt to appease those who opposed annexation and a continuation of the 1895 policy (See L. THURSTON, supra note 9).

"While these congressional objectives may have been well-intentioned, the governors and judges who administred the Territorial law continued the process of reconstructing native practice to suit western economic needs. Contemporary scholarship shows how the native Hawaiian legal traditions surrounding water rights, fishing resources and gathering rights were continuously undermined by legal decisions reflecting Western economic ends (See generally L. Kame'eleihiwa, supra note 31; see also Chang, supra note 33, Levy, supra note There is a continuing debate as to whether Hawaiians 'consented' to these changes, either by welcoming foreign advisors (Since the days of King Kamehameha I, foreign advisors were highly desired. See 1 R. KUYKENDALL, supra note 31 at 21-28) into the palace, or more explicitly, by engaging in various 'contracts' and 'transactions' with westerners (Perhaps the best example of these transactions is the sandalwood trade. The kings 'sold' the sandalwood in advance, taking payment and promising the wood at a later time. More and more contracts of this nature were entered into, but the kings were slow to fulfill their end of the contracts. Eventually, a tremendous debt had accrued. See 1 R. KUYKENDALL, supra 31 at 50). However, the overall picture is not much different from that of the Native American Indian--whether in the palace or in the taro life, legal and economic transactions were conducted in an unconscionable context. Hawaiians signed deeds in a language they did not understand and took actions which had unexpected 'legal' consequences.

"V. The Hawaiian Homes Commission Act of 1920, as Amended

"The Hawaiian Homes Commission Act is thus an extension of the congressional promise to Hawaiians that the lands be held for their benefit (See Hawaiian Homes Commission Act, <u>supra</u> note 4). The concept of the program is a continuation of the 1895 Homestead law that

was instrumental in convincing congress that under American rule the land needs of Hawaiians would be met. Even more telling, however, the lands set aside for homesteading, were from the original stock of those impressed with the trust commencing with annexation (See id.). Hence, any failure to mention the trust obligation of these lands only reflects the lack of power of Prince Kuhio as he attempted to seek passage of the Act. By 1920, the pattern of administrative disavowal of the trust surrounding these lands had become so set among the Territorial agents in Hawaii, that Kuhio could not argue his case based on breach of prior promise by congress. Rather, he had to appeal to the paternalistic desires of the congress to help a dying and near-extinct people.

"VI. Conclusion

"Thus, the origins of the commitments in the Hawaiian Homes Commission Act begin with bargains struck in Congress allowing the annexation of Hawaii. The clear wrong and inconsistency of annexation with the constitution and principles of the American republic could only be swallowed by promises that the Hawaiian people would be undisturbed in their land tenure. Thus, lands in which the United States would have normally held absolute proprietary rights to use, were set aside to provide for the native Hawaiian. However, over time, both the wrong of annexation and the original purposes of the trust have been conveniently forgotten. Congress allowed the homestead program to lapse into disarray and those lands were used profitably by non-Hawaiians. The state continued this pattern when it received responsibility. Today both entities refuse to accept blame and accuse each other of bearing the burden of correction. However, since the original promises as to these lands were made in the halls of congress, congress is not excused simply because it required the state, as part of the conditions of statehood, to accept joint responsibility. A trustee cannot escape responsibility by delegating its duties to another. As long as the beneficiaries so desire, the original trustee, the United States, bears financial responsibility.

The motion was put by the Chair and carried, and S.B. No. 3236, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAIIAN HOMES COMMISSION ACT," having been read throughout, passed Third Reading by a vote of 50 ayes to 1 no, with Representative Hemmings voting no.

The Chair directed the Clerk to note that S.B. No. 3236 had passed Third Reading at 2:33 o'clock p.m.

S.B. No. 2592:

On motion by Representative Hirono, seconded by Representative Hiraki and carried, S.B. No. 2592, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE HOLDING COMPANIES," passed Third Reading by a vote of 51 ayes.

S.B. No. 2433, SD 1, HD 1:

Representative Hirono moved that S.B. No. 2433, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Hiraki.

Representative Tam then rose and requested a conflict ruling, saying that he is a part-time insurance agent.

The Chair ruled "no conflict."

The motion was put by the Chair and carried, and S.B. No. 2433, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2592 and 2433 had passed Third Reading at 2:34 o'clock p.m.

S.B. No. 506, SD 1, HD 1:

Representative Hirono moved that S.B. No. 506, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Hiraki.

Representative Cavasso rose to speak against the bill, stating:

"I understand this bill will impose a nine dollar cap on charges for collision insurance to rent-a-car agencies. Currently, customers have a right to go and waive that insurance and not pay an insurance bill on a rent-a-car if they are insured under their own existing company. And this bill started out with the intention of doing away with that waiver so that all people will be treated equally and the testimonies came in quite heavily opposed to that as local residents benefit substantially from having the collision waiver right.

"In an effort to make the bill work somehow, the nine dollar cap was placed on it as well as a restriction on commissions. The nine dollar cap, I understand where it is coming from, but it seems unreasonable. It appears to have been based on a California statute where they place a nine dollar cap on their insurance premiums for rent-acars. Hawaiian insurance rates may or may not be higher than California but to base it solely on California without a careful study doesn't seem to be a good way to go. For example, some of the smaller companies here have testified that their actual insurance cost may be as much as twelve or thirteen dollars per day if it's a smaller company using an outside insurance company.

"So, in other words, what we are doing by this bill is giving favor to the large mainland firms who are self-insured, who have a risk that's spread across the nation and actually harming the competitiveness of our smaller local companies, particularly on some of the less populated islands.

"Secondly, assuming that the nine dollar cap is reasonable right now, who is to say that it will be reasonable next year or the year after when inflation or insurance rates might go up and suddenly the companies find themselves taking a loss there and having to raise the rates across the board for local people?

"As far as the commission side, again I understand that the effort to prevent people from actively soliciting customers for collision insurance when they might not need it but at this point, it seems that we would be wise to give a couple more years of actual work with the existing law. It seems to be working and to try to take commissions away from people at the desk when that might be a source of some of their income. It doesn't seem like a proper way to go. One way to possibly come back and deal with this law later on would be to require that all local insurance companies offer coverage for renta-cars when their people are out renting, or put it on the insurance card that they are covered when they're renting cars so that there would be no doubt in the customer's mind that they are covered but this bill seems to be going in the wrong direction, and I would urge a no vote.

The motion was put by the Chair and carried, and S.B. No. 506, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COLLISION INSURANCE FOR RENTED MOTOR VEHICLES," having been read throughout, passed Third Reading by a vote of 40 ayes to 11 noes, with Representatives Amaral, Anderson,

Andrews, Bellinger, Cavasso, Hemmings, Liu, Marumoto, O'Kieffe, Peters and Souki voting no.

The Chair directed the Clerk to note that S.B. No. 506 had passed Third Reading at 2:37 o'clock p.m.

S.B. No. 2801, SD 1, HD 1:

On motion by Representative Hirono, seconded by Representative Tom and carried, S.B. No. 2801, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO COUNTY LICENSES," passed Third Reading by a vote of 51 ayes.

S.B. No. 1963, HD 1:

Representative Takamine moved that S.B. No. 1963, HD 1, having been read throughout, pass Third Reading, seconded by Representative Hiraki.

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I rise to speak in favor of Senate Bill No. 1963, HD 1, relating to workers' compensation. This bill would permit the Director of Labor and Industrial Relations to order restitution if the Director determines that a worker has received benefits based upon a fraudulent claim.

"Hawaii's workers' compensation law was enacted to help protect employees who are injured while on the job from the economic consequences of their injuries. Recently, many employers have complained of the high cost of providing workers' compensation. Part of this high cost includes the payment of benefits to workers who may not be injuried or whose injuries did not arise from their work. Under present law, if an employer can prove that a claim is fraudulent, then the Director may impose a fine or suspend compensation payments or medical services.

"This bill would permit the Director to order repayment of funds which were wrongfully obtained. The responsibility for repayment would be limited to the person who engaged in the misrepresentation. No repayment order would be enforced against the family or relatives of any person who wrongfully received benefits. Also, the amount of the repayment would not exceed the fines authorized for criminal misdemeanors.

"The bill would permit issuance of a repayment order only if it is based upon clear and convincing evidence. The bill would also prohibit criminal prosecution for workers' compensation fraud.

Mr. Speaker, I believe that the Director of Labor and Industrial Relations should be authorized to order repayment in instances of fraud, and I strongly support the intent of this bill to help reduce fraudulent claims. I urge all my fellow representatives to vote in favor of this bill."

The motion was put by the Chair and carried, and S.B. No. 1963, HD 1, entitled: "A BILL FOR AN ACT RELATING TO WORKERS' COMPENSATION," having been read throughout, passed Third Reading by a vote of 51 ayes.

S.B. No. 1509, HD 1:

Representative Takamine moved that S.B. No. 1509, HD 1, having been read throughout, pass Third Reading, seconded by Representative Hiraki.

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I support Senate Bill No. 1509, HD 1, that amends the unemployment insurance law to allow owner-employees of family-owned corporations to exempt themselves from coverage under the State unemployment insurance system.

"This bill affects only owners of corporations who are employees of their corporations. Typically, these are 'mom and pop' small business corporations, and to ensure that this exemption is not abused, we have amended it to specifically include only a family-owned corporation employing only family members.

"Thios bill will not weaken the solvency of the unemployment insurance fund. The solvency of the fund is computed as a ratio of funds required for the 'worst case scenario' of unemployment in the State of Hawaii over the actual fund balance. The State of Hawaii's fund solvency ratio is currently in such a positive postion that when added to an employer's reserve ratio, there have been more than 4000 employers in each of the last two years that are paying nothing into the fund at all. The amount a corporation pays into the fund depends on the corporation's reserve ratio which is derived from the corporation's individual account balance less the benefits that have been paid out of the account, over the corporation's average annual payroll. This ratio which is unique for each employer is added to the fund solvency rate, a constant each year, to produce the corporation's basic contribution rate or in other words, the per cent of the corporation's total wages that will have to be paid into their unemployment insurance fund account. should exemplify that the base of the unemployment insurance fund is affected more by the benefits paid to former employees of the individual corporations and therefore not weakened by exempting certain individuals who will neither contribute nor benefit.

"This bill will not take away benefits from employees. This bill affects only family-owned corporations who employ only family members. This bill is not creating a whole new category of exemptions, as it is only extending an existing exemption to family-owned corporations. Recent tax and legal developments have caused many family businesses to operate in the form of small corporations. Under the current law, family members working for 'mom or pop' businesses are exempt from the requirements of the unemployment insurance law if 'mom and pop' operate under a sole proprietorship. On the contrary, if the business is run in the form of a corporation, the family members technically work for the corporation and not 'mom or pop,' and under the existing law are not currently exempt from the unemployment insurance law. This bill will exempt only family members of a family-owned business. It has no effect on nonfamily members who are employed by a family-owned business. Its application is very limited.

"One final point needs to be made in support of this bill. The exemption applies only to the State unemployment insurance fund and does not affect the employers' obligation under the Federal Unemployment Tax Act. Choosing to be exempt may or may not provide reduced unemployment taxes. Each employer must determine which is the most beneficial route for their

corporation. The important point is that small family-owned businesses have the opportunity to examine their options and to reduce the costs of doing business in Hawaii. Small businesses make a substantial contribution to the economy of this State, and the operators of small family owned and operated enterprises are often putting everything on the line to make them succeed. We must do what we can to help them, as we will benefit from their success."

The motion was put by the Chair and carried, and S.B. No. 1509, HD 1, entitled: "A BILL FOR AN ACT RELATING TO EXEMPTION OF OWNER-EMPLOYEES FROM UNEMPLOYMENT COMPENSATION PAYMENTS AND BENEFITS," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2801, 1963 and 1509 had passed Third Reading at 2:38 o'clock p.m.

S.B. No. 2964, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2964, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTEST OFFICIALS," passed Third Reading by a vote of 51 ayes.

S.B. No. 2605:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2605, entitled: "A BILL FOR AN ACT RELATING TO OFFENSES AGAINST PROPERTY RIGHTS," passed Third Reading by a vote of 51 ayes.

S.B. No. 3091, SD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 3091, SD 1, entitled: "A BILL FOR AN ACT RELATING TO CLAIMS FOR LEGISLATIVE RELIEF," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2964, 2605 and 3091 had passed Third Reading at 2:39 o'clock p.m.

At 2:40 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 2:41 o'clock p.m.

S.B. No. 2951, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2951, HD 1, entitled: "A BILL FOR AN ACT RELATING TO VOTER CHALLENGES AND QUESTIONABLE ADDRESS PROCEDURES," was recommitted to the Committee on Judiciary.

S.B. No. 3019, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 3019, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL," passed Third Reading by a vote of 51 ayes.

S.B. No. 3017:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 3017, entitled: "A BILL FOR AN ACT RELATING TO THE DEPARTMENT OF THE ATTORNEY GENERAL," passed Third Reading by a vote of 51 ayes.

S.B. No. 2277, SD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2277, SD 1, entitled: "A BILL FOR AN ACT RELATING TO SENTENCING," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 3019, 3017 and 2277 had passed Third Reading at 2:41 o'clock p.m.

S.B. No. 2283:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2283, entitled: "A BILL FOR AN ACT RELATING TO FAMILY COURT," passed Third Reading by a vote of 51 ayes.

S.B. No. 2875, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2875, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PRE-SENTENCE DIAGNOSIS," passed Third Reading by a vote of 51 ayes.

S.B. No. 13, SD 1:

Representative Metcalf moved that S.B. No. 13, SD 1, having been read throughout, pass Third Reading, seconded by Representative Hagino.

"Mr. Speaker, I am speaking in support of Senate Bill 13, SD 1, 'A BILL FOR AN ACT RELATING TO BODHI DAY,' and urge my fellow representatives, regardless of their political or religious affiliations, to join me in supporting the passage of this measure.

"Two thousand years before Thomas Jefferson drafted the Declaration of Independence and declared that 'all men are created equal,' Prince Siddhartha Gautama (the Buddha) condemned India's long-established caste system and recognized the equality of people. As a social reformer, the Buddha perceived the connection between economic welfare and moral development and reasoned that trying to suppress crime through punishment was futile. Poverty, according to the Buddha, was a cause of immorality and crimes; therefore, the economic condition of people should be improved.

"Buddhism regards all people as equal because they are all subject to the same destiny. In placing among the 'Perfections' gifts, charity, and compassion, the Buddha promoted a solidarity that renders one happy by promoting the happiness of others. To say, that the Buddha anticipated the modern methods of assistance, aid, and the elimination of social and economic inequalities, would not be unreasonable or immodest.

"We, as lawmakers, should be especially mindful of the Buddha's teachings and strive to improve the social and economic condition of Hawaii's people by eliminating oppressive social and economic inequalities wherever they exist. Charity and compassion should not be overshadowed by the State's unprecedented prosperity and economic growth. People's charity and compassion for others should grow with their personal prosperity and economic well-being rather than being diminished by it.

"The designation of December 8th as Bodhi Day will do much more than commemorate the 'enlightenment' of Prince Siddhartha Gautama, it will remind people of the Buddha's teachings and serve to guide humanity toward a world in which all persons are truly equal and living harmoniously with one another. In this regard, the teachings of the Buddha are universal and neither religious nor political dogma.

"I, therefore, urge all of you, whatever your political or religious affiliation, to join me in supporting the passage of this measure and recognizing the admirable qualities and teachings of this most compassionate and enlightened man."

The motion was put by the Chair and carried, and S.B. No. 13, SD 1, entitled: "A BILL FOR AN ACT RELATING TO BODHI DAY," having been read throughout, passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2283, 2875 and 13 had passed Third Reading at 2:42 o'clock p.m.

S.B. No. 1146, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 1146, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ASSAULTS ON POLICE OFFICERS," passed Third Reading by a vote of 47 ayes to 4 noes, with Representatives Amaral, Honda, Leong and Stegmaier voting no.

S.B. No. 103, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 103, HD 1, entitled: "A BILL FOR AN ACT RELATING TO DISTRICT COURTS," passed Third Reading by a vote of 51 ayes.

S.B. No. 1110, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 1110, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PROSTITUTION," passed Third Reading by a vote of 51 aves

The Chair directed the Clerk to note that S.B. Nos. 1146, 103 and 1110 had passed Third Reading at 2:43 o'clock p.m.

S.B. No. 2279, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2279, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CIVIL SERVICE LAW AND EXEMPTIONS," passed Third Reading by a vote of 51 ayes.

S.B. No. 3018, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 3018, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO THE ADMINISTRATIVE PROCESS TO ESTABLISH AND ENFORCE CHILD SUPPORT OBLIGATIONS," passed Third Reading by a vote of 50 ayes to 1 no, with Representative Bunda voting no.

S.B. No. 3021, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 3021, HD 1, entitled: "A BILL FOR AN ACT RELATING TO CONTROLLED SUBSTANCES," passed Third Reading by a vote of 51 ayes.

S.B. No. 26, SD 1, HD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 26, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO GOVERNMENT REGULATION," passed Third Reading by a vote of 51 ayes.

The Chair directed the Clerk to note that S.B. Nos. 2279, 3018, 3021 and 26 had passed Third Reading at 2:44 o'clock p.m.

S.B. No. 2019, SD 1, HD 1:

Representative Hirono moved that S.B. No. 2019, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Metcalf.

Representative Liu rose to speak against the bill, stating:

"This bill is no longer a bill to reform progressively, I believe, our product lability laws for the better. It deletes the very essence of the original bill that would have done away with arduous notice requirements under the law when in fact the danger is obvious and open to the consumer. In its place, it in fact liberalizes the law that will permit, I believe, in even more law suits in this area and various kinds of fishing expeditions. True, on its face it does appear to put liability on the shoulders of 'manufacturers.' They are local manufacturers, first of all, but really, in essence, what is going to happen is that the manufacturers are just going to be more careful in working out their contracts with their distributors, wholesalers and retail merchants. We are not really changing by this bill, Mr. Speaker, on that level.

"Furthermore, this bill goes on to very clearly allow the addition of defendants in product liability cases at any time of the case. If things get too complicated for the judge and jury, well then, new cases involving same issues can be ordered by the court to supposedly clarify things.

"This bill does no favor to the economic climate in this State, Mr. Speaker. I hope as it heads to conference, major revisions toward the direction of the original Senate version will be made.

"Thank you very much."

The motion was put by the Chair and carried, and S.B. No. 2019, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PRODUCT LIABILITY," having been read throughout, passed Third Reading by a vote of 49 ayes to 2 noes, with Representatives Liu and O'Kieffe voting no.

The Chair directed the Clerk to note that S.B. No. 2019 had passed Third Reading at 2:48 o'clock p.m.

S.B. No. 2292, SD 1, HD 1:

Representative Metcalf moved that S.B. No. 2292, SD 1, HD 1, having been read throughout, pass Third Reading, seconded by Representative Arakaki.

Representative O'Kieffe rose to speak against the bill, stating:

"Mr. Speaker, I've several reasons, but one concerns me the most which is the timing. To many adoptees, there is a compelling need to know about their birth parents which I believe is valid. However, Mr. Speaker, the rights of the birth parents are just as valid. I do not believe that this bill properly addresses their right. A significant number of birth parents have, in good faith, relied on our law's guarantee of privacy. It is unfair to change the law that they have lived with and have trusted without giving more consideration to them.

"Mr. Speaker, in the House draft, the adoptee or birth parent has 120 days to respond to the request of opening of the adoption records. The Senate draft calls for only thirty days. Ex-Family Court Judge Betty Vitousek noted that it is extremely difficult to contact or notify the birth parents because of the many years that will have elapsed since the address was reported on the birth certificate. In a great many cases, the natural parents' address is only temporary. This notification process is hardly consistent with the court's usual notion of basic fairness or due process. The simple fact is many of these birth parents will never be located, no matter what time period is given.

"Mr. Speaker, the way the bill is currently drafted is somewhat confusing. For example, the bill mentions 30 and 120 days waiting period before the adoption records can be opened. In addition, the bill appears to have been drafted in a manner that does not clearly restrict access to the records. The language at the bottom of page 3 and the top of page 4 needs to be clarified to ensure protection of the birth parents.

"I hope the conference committee will take a careful look at this section in particular so that the time table is clear and concise before the adoption records are opened.

"With these amendments, I hope I can support this bill in its final form.

"Thank you, Mr. Speaker."

The motion was put by the Chair and carried, and S.B. No. 2292, SD 1, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ADOPTION," having been read throughout, passed Third Reading by a vote of 50 ayes to 1 no, with Representative O'Kieffe voting no.

The Chair directed the Clerk to note that S.B. No. 2292 had passed Third Reading at 2:50 o'clock p.m.

At 2:51 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 2:58 o'clock p.m.

MATTERS DEFERRED FROM EARLIER ON THE CALENDAR

Stand. Com. Rep. No. 1092-90 on S.B. No. 1719, SD 1, HD 2:

By unanimous consent, action was deferred to the end of the calendar.

Stand. Com. Rep. No. 1107-90 on S.B. No. 3147, SD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, Stand. Com. Rep. No. 1107-90 and S.B. No. 3147, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PERSONAL CARE

SERVICES," were recommitted to the Committee on Finance.

Stand. Com. Rep. No. 1111-90 on S.B. No. 3148, SD 1:

On motion by Representative Souki, seconded by Representative Fukunaga and carried, Stand. Com. Rep. No. 1111-90 and S.B. No. 3148, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING AUTHORITY," were recommitted to the Committee on Finance.

Stand. Com. Rep. No. 1176-90 on S.B. No. 3128, SD 2, HD 2:

Representative Souki moved that the report of the majority of the Committee be adopted and S.B. No. 3128, SD 2, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Cavasso rose to speak against the bill, stating:

"If I offer my son one dollar and tell him I want two dollars back, he'll say, 'it's a bad deal, it's costing me more than I am receiving,' and that's what this bill is doing. It's taxing our people twice, somebody said -- too much! We don't need it. We've got a surplus, we've got the money; we can support mass transit from our existing tax base.

"I support mass transit. I understand we need a dedicated source. We can get it from our existing system. We do not need to raise taxes \$125-million. \$125-million comes out to \$125 per person averaging across the State of Hawaii, which means an average family of four will pay an additional \$500 per year in taxes. We're the highest taxed State in the nation. We don't need more. Our families need help, not more taxes."

Representative Bellinger rose to speak against the bill, stating:

"At this particular time I cannot, in good conscience, support a tax increase. We've had before us an earlier bill which was trying to address tax relief which would account for roughly \$60-million the first year and then \$40- to \$50-million for several years thereafter. I think the people of Hawaii would much rather forego that than turn around and experience a tax increase on the other hand.

"One of our other bills I talked about, the accommodations tax, well I think that's another source of funds also that could turn around and be transferred over into the mass transit funding. I think that oftentimes we turn around and look at raising a tax as being our only solution for additional source of funding. And I think what we have to do is to just use some creative imagination and take a look at what we've got already. We can reshuffle the cards. And I think that if we look within our existing sources of revenues and then we reallocate some of them, that we can do so without having to go out and try to convince the general public that it's a good idea that they should pay us more money. I just don't think that this bill is the way to go on this issue.

"There are many other things that we can also be doing. I mean there's been no talk, for example, in terms of what could be done to entice the private sector into getting involved in financing mass transit. There's been no discussions on what type of tax incentives could be offered which could amount to significant sums of money over the development period of time for this mass transit system.

"So I think there's a lot more we can do, and I certainly don't think that increasing this particular tax is the way we ought to go.

"Thank you."

Representative Souki rose to speak in favor of the bill, stating:

"Members, I think there is an illusion that we have a surplus. We do not have a surplus, members. If you look at all the requests that you have made -- everyone of you, including myself, the Governor want many programs that we need, super programs which I will go into very shortly. What we need is more revenues. We need to take care of those things that we need to take care of.

"The federal government has stopped providing assistance to the State some years ago. It's providing even less assistance because of the huge deficit. When you look at the surplus that we have, let me tell you what it's all about.

"For our schools, we have \$90-million a year. We're probably the only State in the nation that have special funds for the rebuilding of our classroom facilities. Do you want to take that away?

"For our highways, for the first time we have \$80-million. Maybe we can begin to work on our highways. The federal government is giving us nothing. Everything is going to H-3. The last speaker that spoke is a fervent supporter of H-3, and that's where the money is going. There's no money for highways. This \$80-million would begin to take care of the highway problems and we need it for a number of years. We need a lot of money to restore the highways to what is should be. Do you want us to take that away? That's choices we have to make.

"The \$63-million in tax relief. The Governor's coming out with a plan and we're looking at it and we're adding some more to it. We're providing needed assistance for the high cost of food by increasing the food tax credit from \$45 to \$60. That costs an additional \$13-million.

"We restored the capital gains tax for our business people. That cost approximately \$10-million more. Do you want us to take this away too? That's choices we have to make.

"Our housing program. We're tremendously in need of housing here. The Senate had \$50, the Governor had \$50 and we're down to \$25. You want us to take it away? Stop the housing program! We can do that -- choices we have to make!

"TAT -- \$90-million, representatives. Do you want us to put this for the mass transit? What about the aid to counties? What about the City and County of Honolulu? Mayor Fasi said he can't handle without some aid. Do we give him nothing? And the neighbor island counties need help too. They get nothing? Choices we have to make!

"Members, you've got to bite the bullet sometimes! We either cut some of these programs that we all want or we got to raise taxes. And this bill is a vehicle to take it down. It doesn't spell the amount of taxes it's going to be. It's tied in into another bill which you are going to be hearing very shortly. And that bill purports to do what you want to do. This tax is traded only if we cannot get the matching from the private sector.

"It's a good bill. Let's increase our metal and push this bill through.

"Thank you very much, Mr. Speaker and members."

Representative Liu rose to speak against the bill, stating:

"Mr. Speaker, I think many of the points in opposition to this bill were made at first crossover when Republicans attempted to amend that House version at that time to use existing resources from which to fund the potential rail mass transit for the City and County of Honolulu.

"I think it needs to be reiterated that those hard choices mentioned by the Chairman of Finance, we say, should be made, can be made. Some of us did vote against the \$25-million, \$50-million for the housing program purported to do something -- no proof as yet.

"We are willing to bite the bullet and change some of those priorities, and if we so believe that the rail mass transit and infrastructure assistance is needed for the neighbor islands, then so be it. Let's make those hard choices. Let's cut some of those programs mentioned by the Chairman of the Finance Committee.

"Perhaps we should rethink some moneys concerning the highway fund. We have never taken a management field audit as to whether or not we're getting the most bang for our buck and all the moneys that we do spend in repairing of our highways. That was admitted to by the people who did the study a few years ago. All they did was take a look at means of funding, assuming that we are in fact spending our money judiciously, that all the work being done out there in the field is being done in a timely and efficient manner. But we never have checked that. Maybe there's some savings there, maybe there's more than just some, maybe there's a lot. Maybe we can take a look again at a lot of the smaller programs that start to add up -- a few hundred thousand here, a few hundred thousand there. Pretty soon, it starts looking like real money -- turns out to be a few million.

"Maybe we can take a look at some of the moneys we're putting in in less celebrated programs that have yet to be studied and results in such as the peer education program which I've mentioned once before in the neighborhood of \$700,000/\$800,000, and that's still supposedly a pilot. A+, there's been a lot of talk that maybe that money can't be used outside of education. But in my discussions with federal Department of Education officials, the so-called impact aids, once it goes into the general fund, loses its identity and possibly could be used for anything we want once it gets into the general fund. That's up now to, I think, \$18-million.

"Is there some hard choices? We say, 'yes.' If we're willing to go forward and make that commitment, let's make those hard choices. We agree!

"This is a tax bill -- make no mistake about it. The title of the bill is relating to taxation. The so-called trigger mechanism that supposedly protects us from having this tax increase in the event private source revenues are found, let me tell you, read the bill very, very carefully. Look for definitions -- you won't find them. You won't find a clear definition of what capital costs are, and yet the bill says that the tax is repealed once all capital costs are paid. How would you know what a capital cost is if you don't define it?

"The bill talks about the tax not coming into effect until private source funding or revenues which by definition must be assigned or delivered to the county before those revenues are considered real money, that they must come into being before the tax come into effect.

"Due to the lack of definition in this measure, I can guarantee you that the county or somebody is going to say on January 1, 1993, that despite our development agreement, despite our supposed promises by whatever developer is involved in building this, the money hasn't been assigned or delivered to us yet. As such, we don't have the private source revenues needed to meet our county matching requirement. As such, the tax is needed. As such, the tax comes into effect. Who's going to make this determination? We don't know! The bill doesn't say. The Department of Taxation, yes, administers this new tax, collects it, levies it, distributes, but who is going to determine whether or not the county matching funds to private source revenues are there? It's not clear. Are we going to leave it to the development agreement? Is it going to be the county? Is it going to be the head of the Department of Taxation? I have a lot of questions on that, Mr. Speaker.

"Oh, yes, the development agreement might show that there's private financing. But what if that private financing doesn't kick in until, say, six months after January 1, 1993? Does that mean the county matching requirement is not there and as such the tax kicks in? And once the tax does kick in, then what if the money comes in from the private sources? Let's say it's a hundred percent. Can we roll back the tax automatically? That's not clear.

"Even in the area of repeal. The bill does not say this tax automatically disappears prior to 1997 if everything is paid for, assuming we know what everything is, assuming we know what the capital costs are. The tax requires an active repeal by the City and County of Honolulu. Then it becomes repealed. It's not automatic. So what happens if the county decides no, we don't agree that all capital costs have been paid. As such, we won't repeal. Then what? We're going to end up in court.

"This is a tax bill. Make no mistake about it. Vote up, raise our taxes; vote down, perhaps we have to be more creative and imaginative. Perhaps we have to make some harder choices.

"Thank you, Mr. Speaker."

Representative Apo then rose on a point of information and asked if the previous speaker would yield to a question, to which Representative Liu answered in the affirmative.

Representative Apo asked:

"Mr. Speaker, as characterized by the Minority Leader, what is the position of the Republican Party on this issue?"

Representative Liu answered:

"I do not speak for the Republican Party. I speak for the Republican caucus."

Representative Apo asked:

"I'm asking what the position of the Republican Party is?"

Representative Liu answered:

"That position will be revealed after we take a vote."

Representative Apo continued, saying:

"It's a deaf step aside, Mr. Speaker, but I would suggest to you that the position of the Republican Party as

stated by the titular head, Mayor Frank Fasi, is that they are for this project."

Representative Liu responded:

"Mr. Speaker, in clarification of my answer, if that was a question referring to the Mayor, I do believe the Mayor has indicated that he would prefer, if he could, that the sources of revenue for his proposed fixed rail mass transit system come from other sources.

"Thank you."

Representative Lee rose to speak in favor of the bill, stating:

"Just to clear up where the Mayor stands. I have a letter from him. He wrote me a letter. I was very honored. I don't usually get letters from the Mayor, and he says:

'Dear Representative Lee: I am writing to urge your support for Senate Bill 3128, SD 2.'

"But anyway, he urged me to support Senate Bill 3128. He goes into great detail why we should support him. He says, and I quote the remaining portions of his letter:

'The fixed guideway rapid transit project is a vital component in our goal of providing Honolulu with an efficient, balanced, and flexible mass transportation system. Further, there simply are no other practical alternatives in terms of providing sufficient capacity to meet our mass transit requirements into the 21st century.

'My recent discussions in Washington with the Secretary of Transportation and the Urban Mass Transportation Administrator confirmed our beliefs in the merits of Honolulu's rapid transit project and the validity of the findings of the City's study effort. My meetings with Congressional leaders also indicated an outstanding level of commitment for our project in the Congressional appropriations process. Considering the extreme competition for limited federal 'new start' funds, the unabashed enthusiasm and support from Federal officials and Congressional leaders for Honolulu's rapid transit project was most gratifying and encouraging.

'The federal support, however, is totally contingent on our ability to provide a dedicated source of funding for the local share. Likewise, assured funding is necessary to enable the City to solicit formal proposals and to conduct meaningful negotiations with transit suppliers. This is why we need 1/2 percent excise tax surcharge authority for the counties.

'Having achieved this momentum and degree of advocacy at the national level, we need to visibly demonstrate our local commitment to improving our mass transportation infrastructure. I, therefore, urge your support and vote for Senate Bill 3128, SD 2.

'Warm personal regards.

Sincerely,

/s/ Frank F. Fasi'

"I understand he is the leader of the Republican Party.

"Thank you, Mr. Speaker."

Representative Metcalf then rose and stated:

"Mr. Speaker, I was going to oppose this measure but Frank has convinced me to vote in support of it.

"Thank you."

Representative Anderson rose to speak against the bill, stating:

"Mr. Speaker, if I'm listening to the two previous speakers -- the Majority Floor Leader and the representative from Mililani -- the Republicans, if they request some support, we'll get it. Where were all of you when I said that I would vote to make sure that we dido not return the \$500-million because the taxpayers paid it. And let's take the taxes off of food. Let's do something on our medical services. Let's go ahead and not pyramid all of these programs that we're doing. Where are you on these bills? Why are you now saying that we can get in there and prioritize because we have this bill and the Mayor and other people are asking for help. Where were saying, well, you have H-3. If I remember correctly, we sat down here for many, many times and fought on H-3 and had Democrats on the other side helping kill it.

"So, for these reasons, I don't think that the Majority Party has done anything to go along with all of our requests and there's many, many dollars in here that we can't pass on, ladies and gentlemen.

"As a businessman who does a lot of business on bids, I have to go ahead and include so I eat it, and it's going to cost me a lot more than 4-1/2 percent.

"For these reasons and for the other business concerns that cannnot pass on some of these taxes that we're talking about, I'll be voting no, and I hope that you would all at least consider it.

"Thank you."

Representative Hagino then rose and stated:

"Mr. Speaker, I rise to speak against this bill and let me start off by saying, a plague on both houses. . .I don't care whether a Democrat governor and a Republican mayor is for the 1/2 percent increase. I do oppose it. I don't think it's a partisan issue. It is a tax increase as has been pointed out by previous speakers, and I think this is how we should view it, not whether it is a partisan or a bi-partisan measure. It is simply a tax increase that I don't believe we can afford at this time.

"There have been a number of bills previously mentioned and which we backed it on. We passed the syntax bill which would give revenues to the counties. This was passed last year. It's over in the Senate. Today we passed the transient accommodation tax which also earmarks a certain portion of funds for the counties. We also passed another bill on county revenues earmarking the public service taxes to the counties. There is one other measure earmarking a certain portion of the general revenues collections to the counties, so there are at least four major bills for consideration. And I think a certain amount of creativity, using one or more of these bills, could provide the earmarking of funds necessary for the mass transit for Oahu.

"Secondly, I don't shy away from making the hard choices which we may have to make in order to fund some of our programs, and to choose between those programs which must be funded and at the same time prevent a tax increase.

"So I urge all of my colleagues to consider this measure on its own merits and not to be concerned whether one party or another party is pushing this measure. I think it is not a tax that we should pass at this time.

"Thank you."

Representative Anderson rose and stated:

"Mr. Speaker, I want to clarify my earlier remarks and sort of a partial rebuttal to Representative Anderson.

"The purpose for my supporting this bill, as many of the members of the House know, I have been one of the ones that had some very serious reservations about the whole concept of the tax. But like other members of the House who share those reservations, we are willing to keep the measure alive, and that's simply what we are doing today. I think everyone knows the process. We're trying to keep all options open, and hopefully in the eleventh hour, we will be able to pull a rabbit out of the hat

"Now, my comments were directed to those who choose to bail out this early. I believe it is a bi-partisan effort, and to those who are going to vote no on this bill, you know, I have to question their motives in terms, I think, they are going to look like heroes with the general public, leaving the rest of us who have reservations looking like okoles, and I resent that. I resent utilizing this issue for political gain and benefit in an election year. Have some courage. It takes courage to vote for this bill, to support the chairman, to support both parties — the Republican Party and the Democratic Party — who are trying to find a way to settle this problem. And I don't think it is saking this membership too much to allow these bills to survive to go into conference. We will all have another shot at it, in Third and Final Readings, if it survives conference. That was the purpose of my remarks.

"Thank you."

Representative Anderson, in rebuttal, stated:

"For the Majority Floor Leader's concerns or whatever it is, like others and other bills, I don't think that you knew where everybody on this side of the aisle may stand, but I don't think it was us who keep talking about a non-partisan or a partisan deal. I got up because you changed it into a partisan thing. It wasn't for all of us but when you start talking about the Republican Party and the Mayor runs the Party, I happen to be an individual -- always have been. I go against the Party if the Party is wrong. I go for a bill if I think it's right.

"In this particular case, because it became partisan, I get angry, and I'll vote the way I was going to vote, maybe at the end of it, but that's my reason for going 'no' because you get forced into things when you really don't want to at times.

"Thank you."

At 3:25 o'clock p.m., Representative Peters asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 3:26 o'clock p.m.

Representative Bellinger, in rebuttal, stated:

"I would like to take exception to the comment that those of us who decided to vote against this measure are simply doing it from a political standpoint, and to turn around and to appear like we're using it as a forum to project ourselves and then to turn around and make our fellow colleagues who are selecting to support the measure look like okoles. I don't think that's it at all. I think those of us who are standing up and saying, this is a bad

bill, are doing that because we're expressing our convictions. There's no game playing here.

"This is a bad bill, and I think we ought to kill it and kill it now, and when we're talking about looking for some creative solutions later on, this will force part of those creative solutions. So let's not get involved with this nonsense."

Representative Cavasso, in rebuttal, stated:

"I would just like to remind our colleagues -- all of us -- that our taxes in the last three years have gone up from twelve to fourteen percent which is a fourteen percent increase. That's State and local tax burdens.

"I would like to remind our colleagues that the families in Hawaii already pay one thousand dollars more per family than the average taxes paid by families across this nation, and the cost of living is already high enough here. Raising taxes is going to hurt our people. We don't need tax increases -- we're already the highest!"

Representative Apo, in rebuttal, stated:

"We are not voting on a tax bill, Mr. Speaker. We are voting to keep the issue alive. We all understand what the process is. You can rebut that, you can say that we are voting on the issue before us. We all know what the process is. The process is we're trying to keep all the vehicles alive so we can get it to conference and all these bills will come back. We will all have another chance at it, at which point my guess is that all bets will be off and then everyone will be entitled to vote their conscience.

"So let's not cloud the issue and BS around. The issue is -- who is willing to give the chairman of the committee, the governor and the mayor the benefit of the doubt, allow these bills to go into conference, and reserve final judgment until April 29th.

"Thank you."

Representative Hemmings, in rebuttal, stated:

"Mr. Speaker, on this particular issue I'm not willing to give leadership, the mayor, or the governor the benefit of the doubt. We live in tax hell, and I am voting no now and everytime a tax increase comes up. I don't want to give them the benefit of the doubt and I reserve the right to vote anytime I want. I'd love to see this thing killed right now rather than go into conference.

"The people of Hawaii do not need a tax increase, and I don't care how anyone perceives this. This is a tax increase bill. I'm for mass transit out of existing resources which are record-breaking budgets, and the highest tax resources of any state in the union. But I am not in favor of a tax increase. This is a tax increase -vote no. If you're afraid of looking like an okole in an election year for voting for a tax increase, there's a simple solution. Vote no."

Representative Oshiro rose to speak in favor of the bill, stating:

"This bill, Mr. Speaker, along with the bill which we will be discussing after this, Senate Bill 1719, SD 1, HD 2, collectively comprise a financing package for the construction of a rapid transit system as was discussed today. This proposal, Mr. Speaker, which is premised upon a reasonable distribution of financial responsibility between state, federal and county government, and the private sector, will provide a realistic opportunity, and I truly believe this, a realistic opportunity to construct a fixed rail rapid transit system without raising taxes.

"As I discussed on the floor of this House during first crossover, the tax authorization included in this bill is essentially a fall-back position. It can be utilized only in the event, Mr. Speaker, that private sector contributions are not sufficient to meet the matching requirements specified in the State Transit Capital Development Fund. With various fixed rail rapid transit development entities indicating their willingness, Mr. Speaker, to absorb one hundred percent of the construction cost of this system in return for various development rights and concessions, I for one, am very optimistic that by lessening the amount requested from these development entities from one hundred percent to thirty-five percent as our financing proposal proposes, that the private sector contribution will be attainable, thus alleviating the need for the implementation of this tax fall back provision.

"Should, however, Mr. Speaker, it becomes necessary to utilize this tax authorization, this bill clearly specifies that the 1992 State Legislature will have the option to disapprove, and thus prevent the implementation of this tax, which is set for 1993. By including this tax authorization in our transit financing plan today, we will be providing a complete and comprehensive funding package which will enable the City to, number one, solicit proposals. In doing that they will be able to determine the availability and the magnitude of private sector contributions; and number two, they will be able to request for much needed assistance in the construction of this project. Should the City find it necessary, Mr. Speaker, to utilize this tax authorization, we at the Legislature will then be provided by the 1992 session, with answers to much of which is 'unknown' at the present time. This will allow us, Mr. Speaker, to comprehensively review the complete transit proposal during our 1992 legislative session prior to the implementation of this tax provision.

"I would like to, Mr. Speaker, sincerely thank the Chair and members of the House Finance Committee and all the members of our House Transportation Committee for their support, their assistance in bringing this rapid transit financing plan to where it is today. I sincerely ask for the support of the rest of the members of the House in passing this bill out this afternoon.

"Thank you."

Representative Anderson rose on a point of information and asked:

"Mr. Speaker, may I ask that if Representative Apo, the Majority Floor Leader, has concerns, if there's a possibility, I would gladly pull my vote back at any words that I may have in the Journal. If, however, that I would be able and assured to sit on the conference committee so that I might have some input, If you're going to say that since the Republican Party has made a request, then as a member of this House for the last twelve years, I'd like to make a request that if there's a possibility, and you can assure me that I could have a voice in the committee, I would certainly go ahead and not be afraid to do anything.

"Thank you."

Representative Metcalf rose on a point of order and said:

"As Chairman of the House Judiciary Committee, I cannot afford to lose Representative Anderson who sits on our committee.

"Thank you."

Representative Souki then rose on a point of order and said:

"My point is that the good representative should come back to the Finance Committee and then I can make the recommendation to the Speaker so that he would be in the conference committee.

"Thank you."

Representative Horita then rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I support Senate Bill No. 3128, SD 2, HD 2. The purpose of this bill is to allow the counties to levy a general excise and use tax surcharge for the purpose of financing a fixed rapid rail transit system for Honolulu and public transportation improvements for the other counties.

"We have all experienced the frustration of traffic congestion which ties up Oahu during rush hour and congests much of Honolulu throughout the day. The traffic gridlock on Oahu seems to worsen daily. The neighbor islands are experiencing similar transportation problems as the pace of development grows. We must look for creative and workable solutions to our traffic congestion problems.

"We are not going to solve the transportation problem on Oahu by simply building more highways. We must find ways to lessen the number of automobiles on our highways. It is becoming more and more apparent that we need alternatives to the automobile, and the only viable alternative is rapid transit.

The City and County of Honolulu is in the process of developing a fixed rail rapid transit system for Oahu. Rapid transit has been under consideration for Honolulu for over twenty years. During this time the population of Honolulu has increased 34 per cent and the number of motor vehicles has increased 134 per cent. At the same time, advancements in the technology of rapid transit systems have progressed to where they are more comfortable, efficient, cost-effective, adaptable to urban areas, and less intrusive to the environment. Numerous studies have concluded that a fixed rail rapid transit system is needed as part of the solution to the transportation congestion problems in Honolulu.

"The estimated price tag of the rapid transit system planned by the City is \$1.4 billion. The price is high, but the alternative is many more billions in wasted time in traffic, excess fuel costs, and wear and tear on vehicles and people.

"I believe that State support in the form of authorizing an excise and use tax increase by the counties is critical to the success of a mass transit system. The City cannot absorb the entire cost of building the system from its own revenue sources. Assistance from state, federal, and private sector sources is imperative.

"The federal government is currently ready and willing to help Honolulu by funding approximately thirty per cent of the cost of a fixed rail rapid transit system. In order to receive this federal assistance, the City must show that it has funds of its own to dedicate to the project. In short, Honolulu needs to be able to demonstrate a fixed, reliable revenue source to qualify for federal mass transit funding.

"The opportunity is at hand for the Legislature to take a major step towards alleviating the ever-worsening traffic congestion problem. If the Legislature fails to act now by authorizing a revenue source to the counties in the form of a one-half percent excise tax, Honolulu stands to lose any chance of securing critical federal funding.

"Senate Bill No. 3128 would allow the counties to levy a general excise and use tax surcharge for a period of five years. The bill would take effect only if a state transit capital development fund is established by law. The bill further specifies that the City and County of Honolulu can only use the moneys collected to meet the county matching requirement for the fund for the development of a fixed rail rapid transit system, and only if private source revenues are insufficient. The counties of Hawaii, Kauai and Maui must their surcharges for public transportation systems, including mass transportation.

"I support Senate Bill 3128 as a workable solution to our critical traffic congestion situation. Honolulu is heading for a total traffic gridlock and a rapid transit system is essential. This bill will provide the City with a guaranteed source of local funds necessary to securing federal support to build a fixed guideway rapid transit system. The excise and use tax surcharge is the only feasible source on the horizon. Without it, there will be no mass transit in Oahu's foreseeable future.

"The time to act is now. Delaying the decision to establish a rapid transit system, which in my opinion is something that has to occur, will only result in higher costs, both social and financial."

At 3:35 o'clock p.m., Representative Apo asked for a recess and the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 3:36 o'clock p.m., the motion was put by the Chair and carried, and the report of the majority of the Committee was adopted and S.B. No. 3128, SD 2, HD 2, entitled: "A BILL FOR AN ACT RELATING TO TAXATION," having been read throughout, passed Third Reading by a vote of 42 ayes to 9 noes, with Representatives Anderson, Bellinger, Bybee, Cavasso, Hagino, Hemmings, Liu, O'Kieffe and Stegmaier voting no.

The Chair directed the Clerk to note that S.B. No. 3128 had passed Third Reading at 3:36 o'clock p.m.

Stand. Com. Rep. No. 1092-90 on S.B. No. 1719, SD 1. HD 2:

Representative Souki moved that the report of the Committee be adopted and S.B. No. 1719, SD 1, HD 2, having been read throughout, pass Third Reading, seconded by Representative Fukunaga.

Representative Horita rose and requested that her remarks, in favor of the bill, be inserted into the Journal and the Chair, noting that there were no objections, "so ordered."

Representative Horita's remarks are as follows:

"Mr. Speaker, I support the passage of S.B. No. 1719, SD 1, HD 2. The purpose of this bill is to establish a state transit capital development fund to assist the counties in constructing and improving their mass transportation systems. The moneys in the fund shall be made available to any county requesting assistance, provided that county funds are appropriated in an amount equivalent to the sum requested.

"It is no secret that the City and County of Honolulu suffers from a transportation problem of serious proportions--and in light of the pace of growth occuring on the neighbor islands, the possibility of problems of similar proportions is also becoming a reality. Rush hour traffic congestion has become an unwelcomed part of our daily lives, and the prospect of confronting unexpected traffic jams on the streets and freeways of Honolulu at all hours of the day has become a reality we have been forced to deal with as part of our daily routines. For all of us who live here and for those who choose to visit, it is clearly apparent that Honolulu's system of urban transportation has become seriously deficient and is in need of immediate improvement. Without an efficient mechanism to capitalize the construction or improvement of mass transportation systems in Hawaii, the problem of urban transportation promises to grow progressively worse.

"The capital costs of establishing or improving a mass transportation system can be enormous. States across the nation are faced with the dilemma of rising costs and declining revenues--and with the reduction in the level of federal assistance, states must now face the reality of shouldering a greater responsibility in maintaining and improving their mass transit and highway systems. Throughout the country, innovative approaches to finance transportation projects are being developed. The trend toward state and county self-sufficiency in the area of transportation management is clearly underway, and Hawaii should not fall behind in this regard. Low level state involvement, or local control, in decision-making and in the distribution of funds is characteristic of many programs being developed throughout the country. level of planning promises to be responsive to the basic needs of the constituency being served by the services.

"Mr. Speaker, the concept of establishing an independent fund to finance the capital needs of counties developing or improving their mass transportation capabilities has received wide support from the State, the City and County of Honolulu, the Honolulu Mass Transit Coalition, the Hawaii State AFL-CIO, several small business organizations, and many individuals. By earmarking the necessary funds toward the improvement of transportation programs, the Legislature is making a clear statement that the problem of transportation in Hawaii has become a top priority. With this commitment established, a higher degree of private sector participation is sure to occur.

"This bill represents the Legislature's commitment toward the solution of a problem that has grown steadily over the years—a problem that only promises to become even more difficult to deal with in the future. While this measure requires that sacrifices be made on the part of all the taxpayers of the State, it is clearly evident that they support decisive and immediate action on this serious problem. The public must be aware as to the importance of adequate transportation and the costs which must be incurred if this service is to be provided. In light of the federal government's new policy toward financing state and county transportation programs, this bill proposes a reasonable and responsible alternative toward financing an urban mass transit system for the State of Hawaii.

"Mr. Speaker, I urge my fellow colleagues to vote in favor of this measure. Thank you for allowing me to make my comments."

The motion was put by the Chair and carried, and the report of the Committee was adopted and S.B. No. 1719, SD 1, HD 2, entitled: "A BILL FOR AN ACT RELATING TO TRANSPORTATION," having been read throughout, passed Third Reading by a vote of 48 ayes to

 $3\,$ noes, with Representatives Anderson, Bybee and Stegmaier voting no.

The Chair directed the Clerk to note that S.B. No. 1719 had passed Third Reading at 3:37 o'clock p.m.

ADJOURNMENT

At 3:38 o'clock p.m., on motion by Representative Apo, seconded by Representative Hemmings and carried, the House of Representatives adjourned until 11:30 o'clock a.m. on Thursday, April 12, 1990.

FORTY-NINTH DAY

Thursday, April 12, 1990

The House of Representatives of the Fifteenth Legislature of the State of Hawaii, Regular Session of 1990, convened at 11:35 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Reverend J. Uyehara of the Shingon Mission of Hawaii, after which the Roll was called showing all members present with the exception of Representatives Hayes, Hemmings and Yonamine, who were excused.

The Clerk proceeded to read the Journal of the House of Representatives of the Forty-Eighth Day.

On motion by Representative Apo, seconded by Representative Liu and carried, reading of the Journal was dispensed with and the Journal of the Forty-Eighth Day was approved.

GOVERNOR'S MESSAGES

The following messages from the Governor (Gov. Msg. Nos. 173 and 174) were read by the Clerk and were placed on file:

Gov. Msg. No. 173, informing the House that on April 5, 1990, he signed the following bills into law:

House Bill No. 2491 as Act 6, entitled: "RELATING TO FISHING WITH TRAPS";

House Bill No. 2845 as Act 7, entitled: "RELATING TO CANDIDATE VACANCIES"; and

Senate Bill No. 2112 as Act 8, entitled: "RELATING TO USE OF PRISONERS BY THE DEPARTMENT OF HEALTH".

Gov. Msg. No. 174, informing the House that on April 6, 1990, he signed the following bills into law:

House Bill No. 2075 as Act 9, entitled: "RELATING TO DRIVER'S LICENSES";

House Bill No. 2600 as Act 10, entitled: "RELATING TO DISTRICT COURT COSTS";

House Bill No. 2951 as Act 11, entitled: "RELATING TO DRIVER LICENSING"; and

House Bill No. 3044 as Act 12, entitled: "RELATING TO FISHING".

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. No. 409 to 567) were read by the Clerk and were placed on file:

Sen. Com. No. 409, returning H.B. No. 69, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO CHILD CARE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 410, returning H.B. No. 256, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO SMALL CLAIMS COURT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 411, returning H.B. No. 726, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PUBLIC LANDS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 412, returning H.B. No. 839 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO DISCRIMINATION IN PUBLIC ACCOMMODATIONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 413, returning H.B. No. 1144, HD 2, (SD 2), entitled: "A BILL FOR AN ACT RELATING TO SMALL BUSINESS INCUBATORS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 414, returning H.B. No. 1148 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO TAXATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 415, returning H.B. No. 1251, HD 1 (SD 2), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION TO EXTEND THE HOUSING DEMONSTRATION PROJECT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 416, returning H.B. No. 1261, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PUBLIC LANDS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 417, returning H.B. No. 1275, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO REAL PROPERTY LEASES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 418, returning H.B. No. 1490, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO TAXATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 419, returning H.B. No. 1492 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO HAWAIIAN GENEALOGY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 420, returning H.B. No. 1576, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO TAX CREDITS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 421, returning H.B. No. 1660, HD 1 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO BANKS AND FINANCIAL INSTITUTIONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 422, returning H.B. No. 1693 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE INVESTIGATIVE POWERS OF THE ATTORNEY GENERAL AND THE COUNTY PROSECUTING ATTORNEYS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 423, returning H.B. No. 1900 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE VICE-DIRECTOR OF CIVIL DEFENSE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 424, returning H.B. No. 2002, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO NOISE POLLUTION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 425, returning H.B. No. 2008, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PUPIL TRANSPORTATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 426, returning H.B. No. 2011, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 427, returning H.B. No. 2014, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PICKUP TRUCKS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 428, returning H.B. No. 2022, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO LEGISLATIVE VACANCIES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 429, returning H.B. No. 2044, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO A PILOT PROGRAM TO REDUCE THE TRANSMISSION OF INFECTIOUS AND COMMUNICABLE DISEASES," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 430, returning H.B. No. 2046, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO LONG-TERM CARE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 431, returning H.B. No. 2051 (SD 1), entitled: "A BILL FOR AN ACT PROPOSING AN AMENDMENT TO ARTICLE III, SECTIONS 2 AND 3, AND ARTICLE IV, SECTION 4, OF THE HAWAII CONSTITUTION, TO MAKE VARIABLE THE NUMBER OF SENATORS AND REPRESENTATIVES TO BE ELECTED FROM RESPECTIVE SENATORIAL AND REPRESENTATIVE DISTRICTS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 432, returning H.B. No. 2052, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO REAPPORTIONMENT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 433, returning H.B. No. 2053, HD 1 (SD 1), entitled: "A BILL FOR AN ACT PROPOSING AN AMENDMENT TO ARTICLE IV, SECTIONS 4, 5, AND 6, OF THE CONSTITUTION OF THE STATE OF HAWAII TO REVISE THE LAWS REGARDING APPORTIONMENT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 434, returning H.B. No. 2057, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE JUDICIARY HISTORY CENTER," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 435, returning H.B. No. 2069, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE BUDGET," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 436, returning H.B. No. 2089, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO ADOPTION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 437, returning H.B. No. 2092, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO A SOCIAL AND EMPLOYMENT SERVICES INCUBATOR PROJECT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 438, returning H.B. No. 2103, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO ZIP CODES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 439, returning H.B. No. 2112 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PUBLIC HEALTH AND MORALS," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 440, returning H.B. No. 2131, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO NURSING," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 441, returning H.B. No. 2164, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR NOTFOR-PROFIT CORPORATIONS THAT PROVIDE HEALTH CARE FACILITIES TO THE GENERAL PUBLIC," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 442, returning H.B. No. 2169, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 443, returning H.B. No. 2174 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII STATEWIDE TRAIL AND ACCESS SYSTEM," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 444, returning H.B. No. 2183, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO FORFEITURE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 445, returning H.B. No. 2184, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO GAMBLING ABOARD SHIPS," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 446, returning H.B. No. 2191, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO WEAPONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 447, returning H.B. No. 2208, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO ALTERNATIVE TRANSPORTATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 448, returning H.B. No. 2229, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO THE SUPPLEMENTAL BUDGET OF THE OFFICE OF HAWAIIAN AFFAIRS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 449, returning H.B. No. 2258, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO LEGISLATIVE MANAGEMENT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 450, returning H.B. No. 2259, HD 2 (SD 2), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR IMPROVED PUBLIC ACCESS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 451, returning H.B. No. 2265, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE ENFORCEMENT OF OCEAN-RELATED ACTIVITIES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 452, returning H.B. No. 2268 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO A SATELLITE STATE OFFICE PILOT PROJECT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 453, returning H.B. No. 2273, HD 2 (SD 2), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR HAWAII PUBLIC TELEVISION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 454, returning H.B. No. 2280, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO PERINATAL CARE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 455, returning H.B. No. 2281, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO FAMILY SUPPORT CENTERS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 456, returning H.B. No. 2287, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO FINANCIAL MALL," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 457, returning H.B. No. 2288, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO HIGH TECHNOLOGY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 458, returning H.B. No. 2290, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO ECONOMIC DEVELOPMENT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 459, returning H.B. No. 2293, HD 2 (SD 2), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION TO REVIEW THE LAWS RELATING TO FINANCIAL INSTITUTIONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 460, returning H.B. No. 2294 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLE INSURANCE RATES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 461, returning H.B. No. 2295, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO SOLICITATION OF FUNDS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 462, returning H.B. No. 2296, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO TOURISM," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 463, returning H.B. No. 2299, HD 1 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO AN AFTER-SCHOOL PROGRAM," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 464, returning H.B. No. 2301 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE PRIMARY AND GENERAL ELECTIONS OF THE BOARD OF EDUCATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 465, returning H.B. No. 2302, HD 1 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO COUNTY GRANTS-IN-AIDS," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 466, returning H.B. No. 2308, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO YOUTH GANGS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 467, returning H.B. No. 2358, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO CONDOMINIUMS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 468, returning H.B. No. 2381, HD 1 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR THE PLANNING, DEVELOPMENT, AND COORDINATION OF A STATEWIDE PROGRAM FOR THE PROVISION OF SERVICES TO CONTROL VIOLENT BEHAVIOR," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 469, returning H.B. No. 2388, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO ENVIRONMENTAL PROTECTION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 470, returning H.B. No. 2400 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO OFFENSES AGAINST THE PERSON," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 471, returning H.B. No. 2411, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO LICENSING REQUIREMENTS FOR MOTOR VEHICLE INDUSTRY LICENSES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 472, returning H.B. No. 2418, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO INSURANCE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 473, returning H.B. No. 2424, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO TEMPORARY NUMBER PLATES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 474, returning H.B. No. 2457, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO AFFORDABLE HOUSING," which passed Third

Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 475, returning H.B. No. 2458, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO A RENTAL HOUSING TRUST FUND," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 476, returning H.B. No. 2489, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO EMPLOYMENT SECURITY," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 477, returning H.B. No. 2500, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE STATE BUDGET," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 478, returning H.B. No. 2527, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO ANTITRUST PROVISIONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 479, returning H.B. No. 2531, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO HOTEL LICENSES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 480, returning H.B. No. 2532 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE UNIFORM TRUSTEES' POWERS ACT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 481, returning H.B. No. 2536 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO FOREIGN-MONEY CLAIMS," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 482, returning H.B. No. 2546, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO METHAMPHETAMINE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 483, returning H.B. No. 2582, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO THE HOMELESS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 484, returning H.B. No. 2603, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO HEALTH CARE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 485, returning H.B. No. 2608, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO THE JUDICIARY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 486, returning H.B. No. 2611 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO FAMILY COURT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 487, returning H.B. No. 2637, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE DISPERSAL REVIEW COUNCIL," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 488, returning H.B. No. 2645, HD 2 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR EDUCATIONAL PROGRAMS FOR FAMILIES OF MENTALLY ILL PERSONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 489, returning H.B. No. 2649, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO A COMMUNITY-BASED TEENAGE HEALTH CLINIC DEMONSTRATION PROJECT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 490, returning H.B. No. 2737, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO LEGISLATIVE INFORMATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 491, returning H.B. No. 2751, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO UNDERGROUND STORAGE TANKS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 492, returning H.B. No. 2752 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO AGENCIES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 493, returning H.B. No. 2787, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE ISSUANCE OF SPECIAL PURPOSE REVENUE BONDS TO ASSIST UTILITIES SERVING THE GENERAL PUBLIC," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 494, returning H.B. No. 2789, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO PENSIONERS' BONUS," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 495, returning H.B. No. 2817, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PARENTAGE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 496, returning H.B. No. 2864, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO CRIMINAL INJURIES COMPENSATION COMMISSION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 497, returning H.B. No. 2865, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO COMPENSATION FOR CRIMINAL INJURIES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 498, returning H.B. No. 2868 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO ACCOUNTING," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 499, returning H.B. No. 2871, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE RELIEF OF CERTAIN PERSONS' CLAIMS AGAINST THE STATE AND PROVIDING APPROPRIATIONS THEREFOR," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 500, returning H.B. No. 2876, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING

TO CONTROLLED SUBSTANCES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 501, returning H.B. No. 2878, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO MEAT INSPECTION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 502, returning H.B. No. 2879 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE ADMINISTRATION OF THE AGRICULTURAL PARK PROGRAM," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 503, returning H.B. No. 2884, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 504, returning H.B. No. 2888, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO ELDERLY HOUSING," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 505, returning H.B. No. 2891, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 506, returning H.B. No. 2894, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO GRANT, SUBSIDY, AND PURCHASE OF SERVICE CONTRACTS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 507, returning H.B. No. 2895, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO BONDS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 508, returning H.B. No. 2896, HD 3 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 509, returning H.B. No. 2904, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO PUBLIC ASSISTANCE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 510, returning H.B. No. 2908 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PERSONAL CARE SERVICES," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 511, returning H.B. No. 2909, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII HOUSING AUTHORITY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 512, returning H.B. No. 2919, HD 1 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO PLANNING AND COMMUNITY DEVELOPMENT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 513, returning H.B. No. 2929, HD 1 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR REPRICING CIVIL SERVICE SECRETARY, PRIVATE SECRETARY AND SCHOOL

ADMINISTRATIVE SERVICES ASSISTANT CLASSES IN THE STATE EXECUTIVE BRANCH," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 514, returning H.B. No. 2932, HD 1 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR REPRICING CIVIL SERVICE ADULT CORRECTIONS OFFICER, YOUTH CORRECTIONS OFFICER, REGISTERED PROFESSIONAL NURSE AND ANESTHETIST CLASSES IN THE STATE EXECUTIVE BRANCH," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 515, returning H.B. No. 2947, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO INCOME TAX WITHHOLDING," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 516, returning H.B. No. 2949, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO TAXATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 517, returning H.B. No. 2950, HD 2 (SD 2, entitled: "A BILL FOR AN ACT RELATING TO HIGHWAY SAFETY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 518, returning H.B. No. 2960, HD 1 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO TRANSPORTATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 519, returning H.B. No. 2965, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO CIVIL RIGHTS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 520, returning H.B. No. 2967, HD 1 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO THE DEPARTMENT OF PUBLIC SAFETY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 521, returning H.B. No. 2984, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO KALAWAHINE LANDS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 522, returning H.B. No. 2985, HD 2 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR MENTAL HEALTH SERVICES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 523, returning H.B. No. 2986, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO SPECIAL PURPOSE REVENUE BONDS FOR LINGUATRON (USA) LIMITED," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 524, returning H.B. No. 2990, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO STATE BONDS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 525, returning H.B. No. 2994, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO OCEAN RECREATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 526, returning H.B. No. 3081, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO HIGHWAY SAFETY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 527, returning H.B. No. 3095, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO TOURISM," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 528, returning H.B. No. 3098, HD 2 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR TOURISM TRAINING," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 529, returning H.B. No. 3103, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO CONDEMNATION OF LEASEHOLD REAL PROPERTY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 530, returning H.B. No. 3109, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO FAMILY VIOLENCE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 531, returning H.B. No. 3110, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO CHILD SUPPORT ENFORCEMENT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 532, returning H.B. No. 3111, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO COOPERATIVE HOUSING," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 533, returning H.B. No. 3114, HD 2 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR WAIKIKI BEAUTIFICATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 534, returning H.B. No. 3128, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO MOTOR VEHICLES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 535, returning H.B. No. 3149, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO COASTAL ZONE MANAGEMENT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 536, returning H.B. No. 3171, HD 1 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR A LOAN PROGRAM FOR PERSONS WITH DISABILITIES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 537, returning H.B. No. 3176, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO UNFAIR AND DECEPTIVE TRADE PRACTICES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 538, returning H.B. No. 3183, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO HAWAIIAN SYMBOLS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 539, returning H.B. No. 3256, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PHYSICIANS AND SURGEONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form

Sen. Com. No. 540, returning H.B. No. 3265 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO NOTICE OF ESCAPE," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 541, returning H.B. No. 3282, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO CORAL," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 542, returning H.B. No. 3286, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO WATERSHED MANAGEMENT," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 543, returning H.B. No. 3296, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO BURIALS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 544, returning H.B. No. 3299, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO ENERGY CONSERVATION," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 545, returning H.B. No. 3302, HD 2 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO PENALTIES FOR LITTERING," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 546, returning H.B. No. 3355, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO PROTECTIVE SERVICES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 547, returning H.B. No. 3356, HD 2 (SD 2), entitled: "A BILL FOR AN ACT RELATING TO CORRECTIONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 548, returning H.B. No. 3357, HD 2 (SD 1), entitled: "A BILL FOR AN ACT MAKING AN APPROPRIATION FOR MEDICAID OPTIONS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 549, returning H.B. No. 3380, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO CONDOMINIUMS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 550, returning H.B. No. 3385 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO LITERACY," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 551, returning H.B. No. 3403, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO FOREST RESERVES," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 552, returning H.B. No. 3410, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO VOTER REGISTRATION LISTS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 553, returning H.B. No. 3428 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO JUDGMENTS," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

Sen. Com. No. 554, returning H.B. No. 3440, HD 1 (SD 1), entitled: "A BILL FOR AN ACT RELATING TO LAND," which passed Third Reading in the Senate on April 9, 1990, in an amended form.

By unanimous consent, H.B. Nos. 69, HD 2; 256, HD 1; 726, HD 1; 839; 1144, HD 2; 1148; 1251, HD 1; 1261, HD 1; 1275, HD 1; 1490, HD 2; 1492; 1576, HD 1; 1660, HD 1; 1693; 1900; 2002, HD 2; 2008, HD 1; 2011, HD 1; 2014, HD 1; 2022, HD 1; 2044, HD 2; 2046, HD 2; 2051; 2052, HD 1; 2053, HD 1; 2057, HD 1; 2069, HD 1; 2089, HD 1; 2092, HD 2; 2103, HD 1; 2112; 2131, HD 1; 2164, HD 1; 2169, HD 1; 2174; 2183, HD 1; 2184, HD 1; 2191, HD 1; 2208, HD 1; 2229, HD 2; 2258, HD 2; 2259, HD 2; 2265, HD 1; 2268; 2273, HD 2; 2280, HD 2; 2281, HD 2; 2287, HD 2; 2288, HD 2; 2290, HD 2; 2293, HD 2; 2294; 2295, HD 1; 2296, HD 2; 2299, HD 1; 2301; 2302, HD 1; 2308, HD 2; 2358, HD 2; 2381, HD 1; 2388, HD 2; 2400; 2411, HD 1; 2418, HD 2; 2424, HD 1; 2457, HD 2; 2458, HD 2; 2489, HD 1; 2500, HD 1; 2527, HD 1; 2531, HD 1; 2532; 2536; 2546, HD 1; 2582, HD 2; 2603, HD 2; 2608, HD 2; 2611; 2637, HD 1; 2645, HD 2; 2649, HD 2; 2737, HD 1; 2751, HD 2; 2752; 2787, HD 2; 2789, HD 2; 2817, HD 1; 2864, HD 1; 2865, HD 1; 2868; 2871, HD 2; 2876, HD 1; 2878, HD 1; 2879; 2884, HD 2; 2888, HD 2; 2891, HD 2; 2894, HD 1; 2895, HD 1; 2896, HD 3; 2904, HD 2; 2908; 2909, HD 1; 2919, HD 1; 2929, HD 1; 2932, HD 1; 2947, HD 1; 2949, HD 2; 2950, HD 2; 2957, HD 1; 2960, HD 1; 2965, HD 1; 2967, HD 1; 2984, HD 1; 2985, HD 2; 2986, HD 2; 2990, HD 1; 2994, HD 1; 3081, HD 2; 3095, HD 2; 3098, HD 2; 3103, HD 1; 3109, HD 1; 3110, HD 2; 3111, HD 2; 3114, HD 2; 3128, HD 1; 3149, HD 1; 3171, HD 1; 3176, HD 1; 3183, HD 1; 3256, HD 1; 3265; 3282, HD 1; 3286, HD 1; 3296, HD 2; 3299, HD 2; 3302, HD 2; 3355, HD 2; 3356, HD 2; 3357, HD 2; 3380, HD 1; 3385; 3403, HD 1; 3410, HD 1; 3428; and 3440, HD 1, as amended by the Senate, were placed on the Clerk's desk, and in accordance with Article III, Section 15 of the Constitution of the State of Hawaii, printed copies of H.B. Nos. 69, HD 2, SD 2; 256, HD 1, SD 1; 726, HD 1, SD 1; 839, SD 2; 1144, HD 2, SD 2; 1148, SD 1; 1251, HD 1, SD 2; 1261, HD 1, SD 1; 1275, HD 1, SD 1; 1490, HD 2, SD 1; 1492, SD 2; 1576, HD 1, SD 1; 1660, HD 1, SD 1; 1693, SD 1; 1900, SD 1; 2002, HD 2, SD 1; 2008, HD 1, SD 1; 2011, HD 1, SD 1; 2014, HD 1, SD 1; 2022, HD 1, SD 1; 2044, HD 2, SD 2; 2046, HD 2, SD 2; 2051, SD 1; 2052, HD 1, SD 1; 2053, HD 1, SD 1; 2057, HD 1, SD 1; 2069, HD 1, SD 1; 2089, HD 1, SD 1; 2092, HD 2, SD 1; 2103, HD 1, SD 1; 2112, SD 1; 2131, HD 1, SD 1; 2164, HD 1, SD 1; 2169, HD 1, SD 1; 2174, SD 1; 2183, HD 1, SD 1; 2184, HD 1, SD 1; 2191, HD 1, SD 1; 2208, HD 1, SD 1; 2229, HD 2, SD 1; 2258, HD 2, SD 2; 2259, HD 2, SD 2; 2265, HD 1, SD 1; 2268, SD 1; 2273, HD 2, SD 2; 2280, HD 2, SD 2; 2281, HD 2, SD 2, 2287, HD 2, SD 2; 2288, HD 2, SD 2; 2290, HD 2, SD 2; 2293, HD 2, SD 2; 2294, SD 1; 2295, HD 1, SD 1; 2296, HD 2; SD 1; 2299, HD 1, SD 2, 2301, SD 1; 2302, HD 1, SD 2; 2308, HD 2, SD 2; 2358, HD 2, SD 2; 2381, HD 1, SD 1; 2388, HD 2, SD 1; 2400, SD 1; 2411, HD 1, SD 1; 2418, HD 1, SD 2; 2424, HD 1, SD 1; 2457, HD 2, SD 1; 2458, HD 2, SD 2; 2489, HD 1, SD 1: 2500, HD 1, SD 1; 2527, HD 1, SD 1; 2531, HD 1, SD 1; 2532, SD 1; 2536, SD 1; 2546, HD 1, SD 1; 2582, HD 2, SD 2; 2603, HD 2, SD 2; 2608, HD 2, SD 2; 2611, SD 1; 2637, HD 1, SD 1; 2645, HD 2, SD 1; 2649, HD 2, SD 2; 2737, HD 1, SD 1; 2751, HD 2, SD 2; 2752, SD 1; 2787, HD 2, SD 1; 2789, HD 2, SD 2; 2817, HD 1, SD 1; 2864, HD 1, SD 1; 2865, HD 1, SD 1; 2868, SD 1; 2871, HD 2, SD 1; 2876, HD 1 SD 1; 2878, HD 1, SD 1; 2879, SD 1; 2884, HD 2, SD 1; 2888, HD 2, SD 1; 2891, HD 2, SD 2; 2894, HD 1, SD 1; 2895, HD 1, SD 1; 2896, HD 3, SD 2; 2904, HD 2, SD 2; 2908, SD 1; 2909, HD 1, SD 1; 2919, HD 1, SD 2; 2929, HD 1, SD 1; 2932, HD 1, SD 1; 2947, HD 1, SD 1; 2949, HD 2, SD 1; 2950, HD 2, SD 2; 2957, HD 1, SD 1; 2960, HD 1, SD 2; 2965, HD 1, SD 1; 2967, HD 1, SD 2; 2984, HD 1, SD 1; 2985, HD 2, SD 1; 2986, HD 2, SD 2; 2990, HD 1, SD 1; 2994, HD 1, SD 1; 3081, HD 2, SD 1; 3095, HD 2, SD 2; 3098, HD 2, SD 1; 3103, HD 1, SD 1; 3109, HD 1, SD 1; 3110, HD 2, SD 1; 3111, HD 2, SD 1; 3114, HD 2, SD 1; 3128, HD 1, SD 1; 3149, HD 1, SD 1; 3171, HD 1, SD 1; 3176, HD 1, SD 1; 3183, HD 1, SD 1; 3256, HD 1, SD 1; 3265, SD 1; 3282, HD 1, SD 1; 3286, HD 1, SD 1; 3296, HD 2, SD 1; 3299, HD 2, SD 2; 3302, HD 2, SD 1; 3355, HD 2, SD 2; 3356, HD 2, SD 2; 3357, HD 2, SD 1; 3380, HD 1, SD 1; 3385, SD 1; 3403, HD 1, SD 1; 3410, HD 1, SD 1; 3428, SD 1; and 3440, HD 1, SD 1, were made available to the members of the House at 11:30 o'clock

Sen. Com. No. 555, returning H.B. No. 2088, entitled: "A BILL FOR AN ACT RELATING TO STATUTORY REVISION: AMENDING, REENACTING, OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES AND THE SESSION LAWS OF HAWAII FOR THE PURPOSE OF CORRECTING REFORE, CLARIFYING LANGUAGE, CORRECTING REFERENCES, AND DELETING OBSOLETE OR UNNECESSARY PROVISIONS," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 556, returning H.B. No. 2160, entitled: "A BILL FOR AN ACT RELATING TO MOPEDS," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 557, returning H.B. No. 2206, HD 1, entitled: "A BILL FOR AN ACT RELATING TO ELECTIONS," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 558, returning H.B. No. 2394, entitled: "A BILL FOR AN ACT RELATING TO HEALTH CARE PROFESSIONALS," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 559, returning H.B. No. 2428, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PUPIL TRANSPORTATION," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 560, returning H.B. No. 2430, HD 1, entitled: "A BILL FOR AN ACT RELATING TO SPECIAL NUMBER PLATES," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 561, returning H.B. No. 2516, entitled: "A BILL FOR AN ACT RELATING TO INSURANCE," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 562, returning H.B. No. 2571, HD 1, entitled: "A BILL FOR AN ACT RELATING TO PROOF OF FINANCIAL RESPONSIBILITY," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 563, returning H.B. No. 2820, HD 1, entitled: "A BILL FOR AN ACT RELATING TO UNCLAIMED PROPERTY," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 564, returning H.B. No. 2842, HD 1, entitled: "A BILL FOR AN ACT RELATING TO VOTER REGISTRATION," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 565, returning H.B. No. 2903, entitled: "A BILL FOR AN ACT RELATING TO CONTROLLED SUBSTANCES," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 566, returning H.B. No. 3121, HD 1, entitled: "A BILL FOR AN ACT RELATING TO MORTGAGE BROKERS," which passed Third Reading in the Senate on April 9, 1990.

Sen. Com. No. 567, transmitting S.C.R. No. 251, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ESTABLISHING AN OFFICE OF CULTURAL AFFAIRS," which was adopted by the Senate on April 9, 1990.

By unanimous consent, further action on S.C.R. No. 251 was deferred until later in the calendar.

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

Representative Yoshimura introduced a group of fourth grade students from Kalihi-Waena Elementary School. They were accompanied by their teachers, Mrs. Jean Nakamura, Mrs. Barbara Pang, Mrs. Jennifer Fesler, Mrs. Julita Escobar and Mrs. Rita Meheula.

Representative Anderson introduced friends from Ohio, Roger and Joyce Chubini.

Representative Tom introduced his brother-in-law, Dr. Jonathan Cho, who is now doing cancer research at Irvine University, accompanied by his wife, Cora, and daughters, Stephanie and Sharilyn, from Orange County, California.

Representative Tam introduced 56 second grade students from Hawaii Baptist Academy. They were accompanied by their teachers, Diana Nakamura and Mary Oshiro; and a parent, Jerry Evans.

Representative Alcon introduced Mark Alcon, his youngest brother from Long Beach, California, and his niece, Maritess Alcon, from the Philippines.

ORDER OF THE DAY

DEFERRED RESOLUTION

The following Senate Concurrent Resolutions were disposed of as follows:

disposed of as follows:	
S.C.R. Nos.	Referred to:
26	Committee on Education
251	Committee on Higher Education

COMMITTEE REASSIGNMENTS

The following resolution (H.R. No. 335) and concurrent resolutions (H.C.R. No. 324 and S.C.R. No. 35) were re-referred as follows:

H.R. No. Re-referred to:

and the Arts

335 Committee on Consumer Protection and Commerce

H.C.R. No.

324 Committee on Consumer Protection and Commerce

S.C.R. No.

35 Jointly to the Committees on Water and Land Use and Agriculture

INTRODUCTION OF RESOLUTIONS

The following resolutions (H.R. Nos. 383 to 385) were read by the Clerk and were disposed of as follows:

H.R. No. 385, entitled: "HOUSE RESOLUTION HONORING ADMIRAL LLOYD R. 'JOE' VASEY FOR HIS COMMITMENT AND DEDICATION TO PUBLIC SERVICE," was jointly offered by Representatives Yoshimura, Anderson, Andrews, Arakaki, Baker, Bunda, Bybee, Cachola, Cavasso, Chang, Fukunaga, Hashimoto, Hemmings, Hiraki, Honda, D. Ige, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Kihano, Liu, Marumoto, Metcalf, Okamura, O'Kieffe, Oshiro, Say, Shon, Stegmaier, Takamine, Tam, Taniguchi, Tom, Yonamine and Yoshimura.

On motion by Representative Yoshimura, seconded by Representative Say and carried, H.R. No. 385 was adopted.

Representative Yoshimura then rose and proceeded to introduce the honoree, stating:

"Mr. Speaker, before you today and members of the House, is a man who has had a very tremendous military career as stated in the resolution. But to further expand on that, this man was a war hero during World War II. He was a very famous submarine commander. In fact there were several movies that were made about his career in the military.

Admiral Vasey is also a man that has transcended World War II and has, as you can attest through the Pacific Forum and his genesis, has become a world peacemaker. On that same token, Mr. Speaker, his love for the islands, for the State and for its people, Admiral Vasey has stated many a time, and I would like to quote from a speech that he has given: 'In the past, it has been much lofty and often vague rhetoric in our State about Hawaii's international role. Our principal objective, in my opinion, is very clear -- to build a better future for Hawaii's young people, a future which opens new vistas and challenges and rewarding career opportunities within a broader based economy, taking advantage of dramatic opportunities through the growth of the Pacific Rim economies and political changes anticipated in the period

"This man before you, Mr. Speaker, is a man that truly is a son of Hawaii. He may not have been born and raised here, but through the Pacific Forum he has caught the eye of Washington, D.C. He has changed major policies that we may not be aware of on the local level but on the international and national level.

"At this time, Mr. Speaker and colleagues, ladies and gentlemen, I would like to introduce to you Admiral Lloyd 'Joe' Vasey."

The honoree, Admiral Lloyd 'Joe' Vasey, then rose to be recognized.

Accompanying Admiral Vasey on the chamber floor and asked to rise to be recognized were his wife, Mrs. Lilian Vasey, and Ambassador Philip Habib, "the former United States Under Secretary of State and the Presidential Special Envoy to the Middle East and Central America, and currently Chairman of the Board of Governors of the Pacific Forum."

Representative Yoshimura then asked the following guests who were seated in the gallery to stand to be recognized: Ms. Karla Vasey, daughter of Admiral and Mrs. Vasey; Admiral Thomas Hayward, Vice Chairman of the CSIS Board of Governors; Admiral Ronald Hays, Mr. James Kelly, Mr. Malcolm MacNaughton and Mr. Robert Reed, Governors; Mr. Thomas Miller, Director; staff members, Anne Canete, Jane Skanderup and Misti Leach; and Mr. Tommy Holmes, President of the Maritime Association.

Representative Yoshimura then presented Admiral Vasey with a certified copy of the resolution while Representatives Hashimoto, Say and Horita presented the honorees with floral leis.

At 12:03 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

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

H.R. No. 383, entitled: "HOUSE RESOLUTION HONORING THE HAWAII JAYCEES FOR THEIR DEDICATED SERVICE TO THE COMMUNITY," was jointly offered by Representatives Tam, Anderson, Cachola, Fukunaga, Hagino, Hemmings, Hiraki, Honda, Kawakami, Say and Tom.

On motion by Representative Honda, seconded by Representative Tam and carried, H.R. No. 383 was adopted.

Representative Tam then rose to introduce the honorees, stating:

"Mr. Speaker and fellow colleagues, today we have several honorable guests. They represent the statewide community service organizations in our Aloha State. Our honorable Clerk of this honorable House of Representatives read the resolution giving the highlights about the organization being represented today--the Hawaii State Jaycees.

"Mr. Speaker, I wish to add a few additional words. I would like to, at this time, read the Hawaii Jaycees pledge. I think it emphasizes in terms of what the Jaycees is all about, and it states: 'We believe that faith in God gives meaning and purpose to human life, that the brotherhood of men transcends the sovereignty of nations, that economic justice can best be won by free men through free enterprise, that government should be of laws rather than of men, that earth's great treasure lies in human personality, and that service to humanity is the best work of life.'

"In closing, Mr. Speaker, I personally wish to thank the Hawaii State Jaycees for, as a member of the past nine years, they have helped me develop my managerial skills. I also wish to thank them for fostering a family organization here in Hawaii, devoting service unselfishly to our community.

"At this time, Mr. Speaker, I would like to introduce our guests," and asked the following honorees to stand to

be recognized: Myles Nambu, President of the Hawaii Jaycees; Stan Olayan, past President of the Hawaii Jaycees, "a very good organizer;" Terri Lynn Lau, Management Program Manager; Katherine Chung, Administrative Vice President; and Mr. Bruce Fong, Community Development Vice President. "Mr. Fong was the past President of the Honolulu Chinese Jaycees. They helped organize the Chinatown Beauty Pageant."

Representative Tam then asked fellow Jaycees who were seated in the gallery and members of the House who are Jaycees to stand to be recognized.

Representative Tam presented Mr. Nambu with a certified copy of the resolution and carnation leis were presented to the honorees by Representatives Hirono, Lee, Fukunaga, Honda and Kawakami.

Representative Kanoho then rose and stated:

"I remember hiring the current Jaycee President, Myles Nambu, at Hawaiian Telephone on Kauai in 1979 and saw in him some tremendous potential. His outstanding performance through various craft and management positions exceeded all of our expectations.

"I believe that it would also be very appropriate to indicate, Mr. Speaker, that organizations such as Hawaiian Telephone strive to be good corporate citizens by encouraging their employees to participate in meaningful community activities. It was only a few days ago that we honored the Hawaii Lions and its current statewide President, Joe Fontanilla, who is also a Hawaiian Telephone management employee.

"I just want to congratulate Myles and to extend our thanks to the Jaycees of Hawaii for sixty years of contribution.

"Thank you."

H.R. No. 384, entitled: "HOUSE RESOLUTION CONGRATULATING THE 1989 MISS OAHU FILIPINA ANATALEI DAVALOS AND THE MEMBERS OF HER COURT," was jointly offered by Representatives Duldulao, Alcon, Kihano, Cachola, Bunda, Anderson, D. Ige, Isbell, Kawakami, Marumoto, Okamura, Yonamine and Yoshimura

On motion by Representative Alcon, seconded by Representative Duldulao and carried, H.R. No. 384 was adopted.

Representative Alcon rose and stated:

"Mr. Speaker, the Clerk articulately read the resolution but in addition to what was in the resolution, if I may, Mr. Speaker, I'd like to yield to Representative Duldulao."

Representative Duldulao was recognized and she stated:

"Thank you, Mr. Speaker.

"Mr. Speaker and fellow colleagues, today we are congratulating the 1989 Miss Oahu Filipina and her court and their accomplishments in the pageant. This is quite a fete, considering the number of talented individuals that had participated in the pageant. I know I would have been intimidated going through the vigors of the talent, the interviews, especially the bathing suit phase of the selection process. I commend you for your courage and dedication.

"I also would like to take this opportunity to thank the Oahu Filipino Council for their support in sponsoring the

Miss Oahu Filipina Pageant. The purpose of the Oahu Filipino Council is to perpetuate the Filipino culture and heritage to unite all Filipino-oriented organizations for the common welfare of the whole Filipino community and to enhance individual and group worth, and also to encourage all Filipinos, especially Americans of Filipino ancestry, to develop a stronger responsibility and a greater participation to the community of Hawaii as a whole.

"The Miss Oahu Filipina Pageant encompasses many of these goals and as an American of Filipino ancestry, I am proud of the Oahu Filipino Community Council and their tremendous work.

"Mr. Speaker, with your permission, I would like to yield to Vice Speaker Emilio Alcon.

"Thank you."

Representative Alcon was recognized and he proceeded to introduce the 1989 Miss Oahu Filipina and her court, who were present on the House floor: Queen Anitalei Davalos; Miss Bernadette Quidez, Second Princess; Miss Florence Cabrera and Merelyn Lubong, candidates for the 1990 Miss Oahu Filipina Pageant; Mr. Don Alvarea, President of the Oahu Filipino Community Council and a policeman; Mr. Jake Manegdeg, former colleague and chairperson of the Miss Oahu Filipina Pageant; and Ms. Shaina Caporoz, chaperone for Miss Oahu Filipina. Nita Baptista, the First Princess, could not be present "because of her dedication, Nita Baptista is in Kauai because the DOE had to send her over to do some work."

At this time, all of the honorees rose to be recognized and were presented with certified copies of the resolution by Representative Duldulao and floral leis by Representatives Bunda, Cachola, Arakaki, Fukunaga, Kawakami and Alcon.

Representative Alcon then asked Mr. and Mrs. Davalos, parents of Queen Anitalei, and Mr. Nestor Garcia, the Master of Ceremonies for the pageant, who were seated in the gallery to stand to be recognized.

At 12:30 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

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

STANDING COMMITTEE REPORTS

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1220-90) recommending that S.B. No. 2865, SD 1, pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2865, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE POSSESSION OF FIREARMS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1221-90) recommending that S.B. No. 2550 pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2550, entitled: "A BILL FOR AN ACT RELATING TO STATUTORY

REVISION: AMENDING, REENACTING, OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES AND THE SESSION LAWS OF HAWAII FOR THE PURPOSE OF CORRECTING ERRORS, CLARIFYING LANGUAGE, CORRECTING REFERENCES, AND DELETING OBSOLETE OR UNNECESSARY PROVISIONS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Metcalf, for the Committee on Hagino, presented a report (Stand. Com. Rep. No. 1222-90) recommending that S.B. No. 32 pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 32, entitled: "A BILL FOR AN ACT PROPOSING AN AMENDMENT TO ARTICLE III, SECTION 10, OF THE HAWAII CONSTITUTION TO CHANGE THE LEGISLATIVE SESSION RECESS REQUIREMENT," passed Second Reading and was placed on the calendar for Third Reading.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1223-90) recommending that S.B. No. 2287 pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2287, entitled: "A BILL FOR AN ACT RELATING TO SMALL CLAIMS, DISTRICT COURTS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1224-90) recommending that S.B. No. 89 pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 89, entitled: "A BILL FOR AN ACT RELATING TO JURY COMMISSIONERS," passed Second Reading and was placed on the calendar for Third Reading.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1225-90) recommending that S.B. No. 2692 pass Third Reading.

By unanimous consent, action was deferred one day.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1226-90) recommending that S.B. No. 2728, SD 1, pass Third Reading.

By unanimous consent, action was deferred one day.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1227-90) recommending that S.B. No. 33 pass Second Reading and be placed on the calendar for Third Reading.

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 33, entitled: "A BILL FOR AN ACT RELATING TO GENDER," passed Second Reading and was placed on the calendar for Third Reading.

Representatives Cachola and Oshiro, for the Committees on Tourism and Transportation, presented a

joint report (Stand. Com. Rep. No. 1228-90) recommending that H.R. No. 105 be adopted.

On motion by Representative Cachola, seconded by Representative Oshiro and carried, the joint report of the Committees was adopted and H.R. No. 105, entitled: "HOUSE RESOLUTION REQUESTING THE UNITED STATES DEPARTMENT OF TRANSPORTATION TO APPROVE HAWAIIAN AIRLINES' APPLICATION TO PROVIDE NONSTOP SERVICE BETWEEN HAWAII AND JAPAN," was adopted.

Representatives Cachola and Oshiro, for the Committees on Tourism and Transportation, presented a joint report (Stand. Com. Rep. No. 1229-90) recommending that H.C.R. No. 91 be adopted.

On motion by Representative Cachola, seconded by Representative Oshiro and carried, the joint report of the Committees was adopted and H.C.R. No. 91, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNITED STATES DEPARTMENT OF TRANSPORTATION TO APPROVE HAWAIIAN AIRLINES' APPLICATION TO PROVIDE NONSTOP SERVICE BETWEEN HAWAII AND JAPAN," was adopted.

Representatives Cachola and Tom, for the Committees on Tourism and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1230-90) recommending that H.R. No. 47 be adopted.

On motion by Representative Cachola, seconded by Representative Tom and carried, the joint report of the Committees was adopted and H.R. No. 47, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF BUSINESS AND ECONOMIC DEVELOPMENT TO SUGGEST WAYS TO URGE THE PACIFIC ASIA TRAVEL ASSOCIATION TO RELOCATE ITS HEADQUARTERS TO HAWAII," was adopted.

Representatives Cachola and Tom, for the Committees on Tourism and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1231-90) recommending that H.C.R. No. 105 be adopted.

On motion by Representative Cachola, seconded by Representative Tom and carried, the joint report of the Committees was adopted and H.C.R. No. 105, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF BUSINESS AND ECONOMIC DEVELOPMENT TO SUGGEST WAYS TO URGE THE PACIFIC ASIA TRAVEL ASSOCIATION TO RELOCATE ITS HEADQUARTERS TO HAWAII," was adopted.

Representatives Cachola and Tom, for the Committees on Tourism and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1232-90) recommending that H.R. No. 88 be adopted.

On motion by Representative Cachola, seconded by Representative Tom and carried, the joint report of the Committees was adopted and H.R. No. 88, entitled: "HOUSE RESOLUTION REQUESTING HAWAII'S CONGRESSIONAL DELEGATION TO TAKE ALL REASONABLE STEPS TO ENSURE THAT ALL UNITED STATES ORGANIZATIONS LOCATED IN FOREIGN COUNTRIES USE MAPS WHICH INCLUDE THE STATE OF HAWAII AS PART OF THE UNITED STATES," was adopted.

Representatives Cachola and Tom, for the Committees on Tourism and Intergovernmental Relations and

International Affairs, presented a joint report (Stand. Com. Rep. No. 1233-90) recommending that H.C.R. No. 74 be adopted.

On motion by Representative Cachola, seconded by Representative Tom and carried, the joint report of the Committees was adopted and H.C.R. No. 74, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING HAWAII'S CONGRESSIONAL DELEGATION TO TAKE ALL REASONABLE STEPS TO ENSURE THAT ALL UNITED STATES ORGANIZATIONS LOCATED IN FOREIGN COUNTRIES USE MAPS WHICH INCLUDE THE STATE OF HAWAII AS PART OF THE UNITED STATES," was adopted.

Representative Andrews, for the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1234-90) recommending that H.R. No. 285 be adopted.

On motion by Representative Andrews, seconded by Representative Kanoho and carried, the report of the Committee was adopted and H.R. No. 285, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO STUDY THE FEASIBILITY OF DEVELOPING AN ONGOING STATEWIDE HOUSEHOLD AND AGRICULTURAL HAZARDOUS WASTE COLLECTION PROGRAM," was adopted.

Representative Andrews, for the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1235-90) recommending that H.C.R. No. 272 be adopted.

On motion by Representative Andrews, seconded by Representative Kanoho and carried, the report of the Committee was adopted and H.C.R. No. 272, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO STUDY THE FEASIBILITY OF DEVELOPING AN ONGOING STATEWIDE HOUSEHOLD AND AGRICULTURAL HAZARDOUS WASTE COLLECTION PROGRAM," was adopted.

Representatives Andrews and Bunda, for the Committees on Planning, Energy and Environmental Protection and Ocean and Marine Resources, presented a joint report (Stand. Com. Rep. No. 1236-90) recommending that H.R. No. 203 be adopted.

On motion by Representative Andrews, seconded by Representative Kanoho and carried, the joint report of the Committees was adopted and H.R. No. 203, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO ESTABLISH RULES AND REGULATIONS TO BAN THE FEEDING OF FISH IN MARINE SANCTUARIES," was adopted.

Representatives Andrews and Bunda, for the Committees on Planning, Energy and Environmental Protection and Ocean and Marine Resources, presented a joint report (Stand. Com. Rep. No. 1237-90) recommending that H.C.R. No. 190 be adopted.

On motion by Representative Andrews, seconded by Representative Kanoho and carried, the joint report of the Committees was adopted and H.C.R. No. 190, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO ESTABLISH RULES AND REGULATIONS TO BAN THE FEEDING OF FISH IN MARINE SANCTUARIES," was adopted.

Representative Bunda, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1238-90) recommending that H.R. No. 108, as amended in HD 1, be adopted.

On motion by Representative Stegmaier, seconded by Representative D. Ige and carried, the report of the Committee was adopted and H.R. No. 108, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE HAWAII OCEAN AND MARINE RESOURCES COUNCIL TO CONSIDER THE NEED FOR ESTABLISHING A NEW DEPARTMENT OF OCEAN AND MARINE RESOURCES," was adopted.

Representative Bunda, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1239-90) recommending that H.C.R. No. 96, as amended in HD 1, be adopted.

On motion by Representative Stegmaier, seconded by Representative D. Ige and carried, the report of the Committee was adopted and H.C.R. No. 96, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE HAWAII OCEAN AND MARINE RESOURCES COUNCIL TO CONSIDER THE NEED FOR ESTABLISHING A NEW DEPARTMENT OF OCEAN AND MARINE RESOURCES," was adopted.

Representative Bunda, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1240-90) recommending that H.R. No. 101 be adopted.

On motion by Representative Stegmaier, seconded by Representative Hagino and carried, the report of the Committee was adopted and H.R. No. 101, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION TO IMPROVE AND PERMANENTLY DESIGNATE AN AREA FOR COMPETITION WATER SKIING AT KEEHI LAGOON," was adopted.

Representative Bunda, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1241-90) recommending that H.C.R. No. 87 be adopted.

On motion by Representative Stegmaier, seconded by Representative Hagino and carried, the report of the Committee was adopted and H.C.R. No. 87, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION TO IMPROVE AND PERMANENTLY DESIGNATE AN AREA FOR COMPETITION WATER SKIING AT KEEHI LAGOON," was adopted.

Representative Hayes, for the Committee on Housing, presented a report (Stand. Com. Rep. No. 1242-90) recommending that H.C.R. No. 133, as amended in HD 1, be adopted.

On motion by Representative Amaral, seconded by Representative Peters and carried, the report of the Committee was adopted and H.C.R. No. 133, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE HOUSING FINANCE AND DEVELOPMENT CORPORATION TO BUILD AFFORDABLE HOUSING ON PARCELS OF STATE LAND WITHIN HONOLULU'S PRIMARY URBAN CENTER," was adopted.

Representative Hayes, for the Committee on Housing, presented a report (Stand. Com. Rep. No. 1243-90) recommending that H.R. No. 65, as amended in HD 1, be adopted.

On motion by Representative Amaral, seconded by Representative Peters and carried, the report of the Committee was adopted and H.R. No. 65, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE HOUSING FINANCE AND DEVELOPMENT CORPORATION TO DETERMINE THE IMPACT OF LOW INTEREST FINANCING ON SELF-HELP HOUSING," was adopted.

Representative Hayes, for the Committee on Housing, presented a report (Stand. Com. Rep. No. 1244-90) recommending that H.C.R. No. 55, as amended in HD 1, be adopted.

On motion by Representative Amaral, seconded by Representative Peters and carried, the report of the Committee was adopted and H.C.R. No. 55, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE HOUSING FINANCE AND DEVELOPMENT CORPORATION TO DETERMINE THE IMPACT OF LOW INTEREST FINANCING ON SELF-HELP HOUSING," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1245-90) recommending that H.R. No. 89, as amended in HD 1, be adopted.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.R. No. 89, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON CLASSROOM DIVIDERS," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1246-90) recommending that H.C.R. No. 75, as amended in HD 1, be adopted.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.C.R. No. 75, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY ON CLASSROOM DIVIDERS," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1247-90) recommending that H.R. No. 129, as amended in HD 1, be adopted.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.R. No. 129, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO PREPARE A LONG-RANGE PLAN TO REDUCE CLASS SIZE IN GRADES K-12," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1248-90) recommending that H.R. No. 128, as amended in HD 1, be adopted.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.R. No. 128, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION AND THE DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS TO PREPARE A COMPREHENSIVE PLAN FOR CAREER AND VOCATIONAL EDUCATION," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1249-90)

recommending that H.C.R. No. 116, as amended in HD 1, be adopted.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.C.R. No. 116, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION AND THE DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS TO PREPARE A COMPREHENSIVE PLAN FOR CAREER AND VOCATIONAL EDUCATION," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1250-90) recommending that H.R. No. 306 be adopted.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.R. No. 306, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF TAXATION OF THE STATE OF HAWAII TO STUDY THE FEASIBILITY OF IMPLEMENTING ONE-PAGE OR TWO-PAGE SIMPLIFIED HAWAII INCOME TAX RETURN FORMS DESIGNED TO INCORPORATE A COPY OF THE TAXPAYER'S FEDERAL INCOME TAX RETURN," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1251-90) recommending that H.C.R. No. 294 be adopted.

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and H.C.R. No. 294, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TAXATION OF THE STATE OF HAWAII TO STUDY THE FEASIBILITY OF IMPLEMENTING ONE-PAGE OR TWO-PAGE SIMPLIFIED HAWAII INCOME TAX RETURN FORMS DESIGNED TO INCORPORATE A COPY OF THE TAXPAYER'S FEDERAL INCOME TAX RETURN," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1252-90) recommending that H.R. No. 273, as amended in HD 1, be adopted.

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and H.R. No. 273, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE GOVERNOR TO DECLARE THE AREA INUNDATED BY VOLCANIC ERUPTION ON THE BIG ISLAND A DISASTER AREA," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1253-90) recommending that H.C.R. No. 260, as amended in HD 1, be adopted.

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and H.C.R. No. 260, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE GOVERNOR TO DECLARE THE AREA INUNDATED BY VOLCANIC ERUPTION ON THE BIG ISLAND A DISASTER AREA," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1254-90) recommending that H.R. No. 227, as amended in HD 1, be adopted.

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and H.R. No. 227, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO REVIEW ITS STANDARD SPECIFICATIONS FOR CONSTRUCTION CONTRACTS AND TO INCORPORATE PRACTICAL NEW TECHNOLOGIES THAT WILL RESULT IN COST SAVINGS OR EXTENDED USEFULNESS OF FACILITIES," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1255-90) recommending that H.C.R. No. 213, as amended in HD 1, be adopted.

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and H.C.R. No. 213, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO REVIEW ITS STANDARD SPECIFICATIONS FOR CONSTRUCTION CONTRACTS AND TO INCORPORATE PRACTICAL NEW TECHNOLOGIES THAT WILL RESULT IN COST SAVINGS OR EXTENDED USEFULNESS OF FACILITIES," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1256-90) recommending that H.R. No. 40, as amended in HD 1, be adopted.

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and H.R. No. 40, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO DEVELOP A SYSTEMATIC PROGRAM OF REPAIR AND MAINTENANCE FOR ALL STATE FACILITIES," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1257-90) recommending that H.C.R. No. 32, as amended in HD 1, be adopted.

On motion by Representative Souki, seconded by Representative Fukunaga and carried, the report of the Committee was adopted and H.C.R. No. 32, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO DEVELOP A SYSTEMATIC PROGRAM OF REPAIR AND MAINTENANCE FOR ALL STATE FACILITIES," was adopted.

Representative Hayes, for the Committee on Housing, presented a report (Stand. Com. Rep. No. 1258-90) recommending that H.C.R. No. 163, as amended in HD 1, be referred to the Committee on Consumer Protection and Commerce.

On motion by Representative Amaral, seconded by Representative Peters and carried, the report of the Committee was adopted and H.C.R. No. 163, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE REALTORS TO GIVE EACH CLIENT A COPY OF A LEASEHOLD INFORMATION BROCHURE," was referred to the Committee on Consumer Protection and Commerce.

Representative Andrews, for the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1259-90)

recommending that H.C.R. No. 270 be referred to the Committee on Legislative Management.

On motion by Representative Andrews, seconded by Representative Kanoho and carried, the report of the Committee was adopted and H.C.R. No. 270, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A PROGRAM AND FINANCIAL AUDIT OF THE OFFICE OF ENVIRONMENTAL QUALITY CONTROL," was referred to the Committee on Legislative Management.

Representative Andrews, for the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1260-90) recommending that H.C.R. No. 271 be referred to the Committee on Legislative Management.

On motion by Representative Andrews, seconded by Representative Kanoho and carried, the report of the Committee was adopted and H.C.R. No. 271, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A PROGRAM AUDIT OF THE ENERGY DIVISION OF THE DEPARTMENT OF BUSINESS AND ECONOMIC DEVELOPMENT," was referred to the Committee on Legislative Management.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1261-90) recommending that H.R. No. 246 be referred to the Committee on Legislative Management.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.R. No. 246, entitled: "HOUSE RESOLUTION REQUESTING A FEASIBILITY STUDY REGARDING A PROGRAM FOR JOB SHARING TEACHERS NEAR RETIREMENT IN THE DEPARTMENT OF EDUCATION," was referred to the Committee on Legislative Management.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1262-90) recommending that H.C.R. No. 232 be referred to the Committee on Legislative Management.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.C.R. No. 232, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A FEASIBILITY STUDY REGARDING A PROGRAM FOR JOB SHARING TEACHERS NEAR RETIREMENT IN THE DEPARTMENT OF EDUCATION," was referred to the Committee on Legislative Management.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1263-90) recommending that H.R. No. 251 be referred to the Committee on Legislative Management.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the Committee was adopted and H.R. No. 251, entitled: "HOUSE RESOLUTION REQUESTING A REVIEW OF RESOURCE AUTHORIZATIONS FOR HAWAII'S LOWER EDUCATION PROGRAMS AS COMPARED TO OTHER STATES AND SCHOOL DISTRICTS," was referred to the Committee on Legislative Management.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1264-90) recommending that H.C.R. No. 237 be referred to the Committee on Legislative Management.

On motion by Representative Tam, seconded by Representative Lee and carried, the report of the

Committee was adopted and H.C.R. No. 237, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A REVIEW OF RESOURCE AUTHORIZATIONS FOR HAWAII'S LOWER EDUCATION PROGRAMS AS COMPARED TO OTHER STATES AND SCHOOL DISTRICTS," was referred to the Committee on Legislative Management.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1265-90) recommending that H.R. No. 318, as amended in HD 1, be referred to the Committee on Judiciary.

On motion by Representative Shon, seconded by Representative Leong and carried, the report of the Committee was adopted and H.R. No. 318, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE STATE DEPARTMENT OF PERSONNEL SERVICES TO CREATE AND SUBMIT A PLAN FOR A SUBSTANCE ABUSE EDUCATION AND AWARENESS PROGRAM FOR ALL STATE DEPARTMENTS AND AGENCIES BY JULY 1, 1990," was referred to the Committee on Judiciary.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1266-90) recommending that H.C.R. No. 305, as amended in HD 1, be referred to the Committee on Judiciary.

On motion by Representative Shon, seconded by Representative Leong and carried, the report of the Committee was adopted and H.C.R. No. 305, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE STATE DEPARTMENT OF PERSONNEL SERVICES TO CREATE AND SUBMIT A PLAN FOR A SUBSTANCE ABUSE EDUCATION AND AWARENESS PROGRAM FOR ALL STATE DEPARTMENTS AND AGENCIES BY JULY 1, 1990," was referred to the Committee on Judiciary.

Representative Oshiro, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1267-90) recommending that H.R. No. 146, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Oshiro, seconded by Representative Bybee and carried, the report of the Committee was adopted and H.R. No. 146, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO ASSESS THE FEASIBILITY OF CREATING A STATE BICYCLE COORDINATOR," was referred to the Committee on Legislative Management.

Representative Oshiro, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1268-90) recommending that H.C.R. No. 132, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Oshiro, seconded by Representative Bybee and carried, the report of the Committee was adopted and H.C.R. No. 132, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO ASSESS THE FEASIBILITY OF CREATING A STATE BICYCLE COORDINATOR," was referred to the Committee on Legislative Management.

Representative Oshiro, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1269-90) recommending that H.R. No. 77, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Oshiro, seconded by Representative Bybee and carried, the report of the Committee was adopted and H.R. No. 77, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON THE USE OF DILLINGHAM AIRFIELD AS A SITE FOR THE HAWAIIAN HISTORICAL AVIATION FOUNDATION," was referred to the Committee on Legislative Management.

Representative Oshiro, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1270-90) recommending that H.C.R. No. 67, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Oshiro, seconded by Representative Bybee and carried, the report of the Committee was adopted and H.C.R. No. 67, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE USE OF DILLINGHAM AIRFIELD AS A SITE FOR THE HAWAIIAN HISTORICAL AVIATION FOUNDATION," was referred to the Committee on Legislative Management.

At 12:49 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:50 o'clock p.m.

ANNOUNCEMENTS

Representative Hagino then rose and stated:

"Mr. Speaker, under Announcements, I just wanted to note that 1990 has been proclaimed the 'Year of Hawaii's Women' by Governor Waihee and it's about time he did it, but we're very happy that he's done so. Just as a gesture, several of us felt that we should honor our women colleagues on the floor of the House so the roses that you see on the desks of you women members are from Representatives Apo, Hiraki and myself. It's just a way of honoring them on the 'Year of Hawaii's Women.' We'll also be taking them out this afternoon to high tea and the women will be joining us there. I believe a message was sent to your offices to meet us at 2:45 on the Beretania Street side, the Capitol flagpoles side, and you will be chauffeured to the high tea. So this is just a gesture on the part of us to honor the women.

"Thank you very much."

Representative Hiraki then rose and remarked:

"Just to the women, before you know it, it will be the 'Year of Hawaii's Men' and if you're thinking about doing anything for us, Representative Oshiro would like ringside tickets to the next wrestle mania with either Hulk Hogan or the Ultimate Warrior.

"Thank you."

Representative Duldulao then rose and stated:

"To the men in my life here at the State Capitol, I thank you very much for this beautiful bouquet of roses. You made my day.

"Thank you."

Representative Hirono then rose and stated:

"As a member of the Women's Caucus, I believe that I express our thanks from all of us to Representatives

Hagino, Hiraki and Apo for these lovely bouquets. My goodness, we're not used to being treated this well and the rumor is that, what do these people want from us.

"Nonetheless, to our other dear colleagues, there are still some months left in the 'Year of Hawaii's Women' and we will be available for lunches and dinners.

"Thank you very much."

Representative Isbell then rose on a point of personal privilege and stated:

"This morning, we received the report that Mayor Bernard Akana died at Hilo Hospital. We grieve for his family and extend to them our condolences on behalf of the Legislature and the people of Hawaii.

"Mayor Akana was a gentleman and a gentle man. He set a goal years ago to become a leader and kept running for election until he realized that goal. When he became mayor of Hawaii County, it was a breath of fresh air to all the voters to learn that they did have the power to elect. The voters learned that every vote does count.

"Mayor Akana has fulfilled his mission on this earth and now resides with our Heavenly Father. He is relieved of the pain and suffering which he endured without complaint, always optimistic. He should be looked at as a role model for all of those who have doubts as to their own abilities, who say they can't do this or they can't do that. Strength of character is the overriding quality we all have, and Mayor Akana displayed an inner strength which will, no doubt, become his legacy.

"Mr. Speaker, we will be honoring him next week on this floor, however, we on the Neighbor Islands, the delegation of the Big Island, felt it most appropriate to enter these words into today's Journal, and thank you very much."

The Chair "so ordered."

Representative Arakaki then rose and stated:

"Mr. Speaker, I would like to urge our colleagues to participate in the first annual food drive for the Hawaii Food Bank, and I know for those of us who live in Paradise, it is real difficult to imagine people being And especially for us, as legislators, we're probably the best fed people in the whole State but, you know, when you think about people who are hungry, they are not necessarily the ones you see on TV with the bloated stomachs or rummaging through rubbish cans. A lot of people are going hungry because they are paying the rent, a lot of them are living in automobiles and on the beaches and have no hot food. And I think it is very appropriate as we approach this Easter holiday and Good Friday that we should share what little we have with some of these people. And I know you've sent out a memo to all the members, but I do want to make a personal appeal to all the members and their staff to provide whatever canned goods or dry products, drinks, whatever, for the Food Bank so they can continue their services to help feed the hungry.

"I also want to announce that we are going to be part of the Food Bank's celebration this Saturday, April 14th, at 10:30 at Restaurant Row and I believe, Mr. Speaker, we will be delivering our contribution to their efforts. So I would like to ask all the members to please participate, and mahalo."

Representative D. Ige then rose and on behalf of Representatives Fukunaga and Metcalf, stated:

"Yesterday, we announced the next phase of our legislative access project, but I just wanted to reiterate that for the benefit of all the members, we just completed access to all 49 State libraries throughout the State so any resident can go to any State library and get access to our legislative information system. And this coupled with our earlier announced fax donation program really creates a public service room in each and every one of our communities. On top of this, the State library system has agreed to conduct legislative access training sessions every day next week in all of the neighborhood community libraries, so for those of you who might want to announce to your constituents, they can call into the library and they will be setting aside an hour a day, every day next week, for training on the system. I just wanted to bring that to everybody's attention.

"I also want to thank Representative Les Ihara for all of his help with putting this together.

"Thank you."

Representative Anderson then rose on a point of information and inquired:

"Since everybody is on a very serious mood, I would like a point of information. I've followed other community groups that I belong to, and I do know that they have more or less structured themselves after our own legislative body, and I do know that our resolutions in community or organizations. .I know when they go to a particular program and we've had hearings and what happens to that. It goes back, more or less, to the body of the community association.

"But in our case, Mr. Speaker, I've looked through our rules and I've looked through Cushings, and I've looked through Robert's Rules, and I can really not find out what happens to a bill that I know where it belongs if it's not heard in the committee. But once it's heard in the committee, I'm not sure if that becomes the property of this body again or if stays in the committee, and I've looked high and low, and I was wondering if you, as the Speaker, could talk to the other members of the Majority and if you could find it somewhere — where the bills or resolutions, after they're heard, if they then stay in a committee, do they come back to the House? Are they then the property of the Speaker? I'd like to find out what happens to them.

"Thank you very much, Mr. Speaker."

The Chair answered:

"We'll get back to you, Representative Anderson."

MATTERS PLACED ON THE CLERK'S DESK

On motion by Representative Apo, seconded by Representative Liu and carried, the House disagreed to the Senate amendments made to each of the following House Bills and requested a conference on the subject matter of said amendments: H.B. Nos. 69, HD 2 (SD 2); 256, HD 1 (SD 1); 726, HD 1 (SD 1); 839 (SD 2); 1023, HD 1 (SD 1); 1144, HD 2 (SD 2); 1148 (SD 1); 1251, HD 1 (SD 2); 1261, HD 1 (SD 1); 1275, HD 1 (SD 1); 1490, HD 2 (SD 1); 1576, HD 1 (SD 1); 1660, HD 1 (SD 2); 1693 (SD 1); 1900 (SD 1); 2002, HD 2 (SD 1); 2006 (SD 1); 2008, HD 1 (SD 1); 2011, HD 1 (SD 1); 2014, HD 1 (SD 1); 2046, HD 2 (SD 2); 2051 (SD 1); 2052, HD 1 (SD 1); 2057, HD 1 (SD 1); 2069, HD 1 (SD 1); 2089, HD 1 (SD 1); 2092, HD 2 (SD 1); 2103, HD 1 (SD 1); 2112 (SD 1); 2131, HD 1 (SD 1); 2164, HD 1 (SD 1); 2183, HD 1

(SD 1); 2184, HD 1 (SD 1); 2191, HD 1 (SD 1); 2202 (SD 1); 2204, HD 1 (SD 1); 2207, HD 1 (SD 1); 2208, HD 1 (SD 1); 2229, HD 2 (SD 2); 2233, HD 1 (SD 1); 2258, HD 2 (SD 2); 2259, HD 2 (SD 2); 2265, HD 1 (SD 1); 2268 (SD 1); 2273, HD 2 (SD 2); 2280, HD 2 (SD 2); 2281, HD 2 (SD 2); 2287, HD 2 (SD 2); 2288, HD 2 (SD 2); 2290, HD 2 (SD 2); 2293, HD 2 (SD 2); 2294 (SD 1); 2295, HD 1 (SD 1); 2296, HD 2 (SD 1); 2299, HD 1 (SD 2); 2301 (SD 1); 2302, HD 1 (SD 2); 2308, HD 2 (SD 2); 2368, HD 1 (SD 1); 2381, HD 1 (SD 1); 2388, HD 2 (SD 1); 2411, HD 1 (SD 1); 2424, HD 1 (SD 1); 2425, HD 2 (SD 1); 2429 (SD 1); 2457, HD 2 (SD 1); 2458, HD 2 (SD 2); 2489, HD 1 (SD 1); 2500, HD 1 (SD 1); 2531, HD 1 (SD 1); 2546, HD 1 (SD 1); 2582, HD 2 (SD 2); 2603, HD 2 (SD 2); 2608, HD 2 (SD 2); 2611 (SD 1); 2645, HD 2 (SD 1); 2649, HD 2 (SD 2); 2737, HD 1 (SD 1); 2751, HD 2 (SD 2); 2752 (SD 1); 2787, HD 2 (SD 1); 2789, HD 2 (SD 2); 2817, HD 1 (SD 1); 2843, HD 1 (SD 1); 2844 (SD 1); 2864, HD 1 (SD 1); 2865, HD 1 (SD 1); 2871, HD 2 (SD 1); 2872, HD 1 (SD 1); 2874, HD 2 (SD 1); 2876, HD 1 (SD 1); 2878, HD 1 (SD 1); 2883 (SD 1); 2884, HD 2 (SD 1); 2891, HD 2 (SD 2); 2892 (SD 1); 2894, HD 1 (SD 1); 2895, HD 1 (SD 1); 2896, HD 3 (SD 2); 2901 (SD 1); 2904, HD 2 (SD 2); 2908 (SD 1); 2919, HD 1 (SD 2); 2929, HD 1 (SD 1); 2932, HD 1 (SD 1); 2947, HD 1 (SD 1); 2949, HD 2 (SD 1); 2950, HD 2 (SD 2); 2957, HD 1 (SD 1); 2960, HD 1 (SD 2); 2965, HD 1 (SD 1); 2967, HD 1 (SD 2); 2984, HD 1 (SD 1); 2985, HD 2 (SD 1); 2986, HD 2 (SD 2); 2990, HD 1 (SD 1); 2994, HD 1 (SD 1); 3081, HD 2 (SD 1); 3095, HD 2 (SD 2); 3098, HD 2 (SD 1; 3103, HD 1 (SD 1); 3109, HD 1 (SD 1); 3110, HD 2 (SD 1); 3111, HD 2 (SD 1); 3114, HD 2 (SD 1); 3125, HD 1 (SD 1); 3128, HD 1 (SD 1); 3149, HD 1 (SD 1); 3171, HD 1 (SD 1); 3176, HD 1 (SD 1); 3183, HD 1 (SD 1); 3256, HD 1 (SD 1); 3265 (SD 1); 3286, HD 1 (SD 1); 3296, HD 2 (SD 1); 3299, HD 2 (SD 2); 3302, HD 2 (SD 1); 3355, HD 2 (SD 2); 3356, HD 2 (SD 2); 3357, HD 2 (SD 1); 3380, HD 1 (SD 1); 3385 (SD 1); 3403, HD 1 (SD 1); 3410, HD 1 (SD 1); and 3428 (SD 1).

At 1:04 o'clock p.m., Representative Okamura asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:05 o'clock p.m.

APPOINTMENT OF CONFEREES

In accordance with the disagreement of the House to the amendments proposed by the Senate to the following House Bills and the request for a conference on the respective subject matters thereof, the Speaker appointed the following managers on the part of the House at such conference:

H.B. No. 69, HD 2, SD 2:

Representatives Arakaki and Souki, Co-Chairmen; Amaral, Duldulao, Fukunaga, Horita, M. Ige and Cavasso.

H.B. No. 256, HD 1, SD 1:

Representatives Metcalf, Chairman; Hayes, Hiraki, Oshiro and Anderson.

H.B. No. 726, HD 1, SD 1:

Representatives Hagino and Metcalf, Co-Chairmen; Hiraki, Isbell, Stegmaier and Hemmings.

H.B. No. 839, SD 2:

Representatives Hiraki, Chairman, Amaral, Hirono, Metcalf and Anderson.

H.B. No. 1023, HD 1, SD 1:

Representatives Andrews, Chairman; Apo, Hiraki, Honda, Kanoho and O'Kieffe.

H.B. No. 1144, HD 2, SD 2:

Representatives D. Ige and Fukunaga, Co-Chairmen; Hiraki, M. Ige, Lee and Hemmings.

H.B. No. 1148, SD 1:

Representatives Cachola, Souki and Tom, Co-Chairmen; Baker, Chang, Duldulao, Fukunaga, Horita, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Leong, Say, Tajiri, Yonamine, Liu and Marumoto.

H.B. No. 1251, HD 1, SD 2:

Representatives Arakaki and Souki, Co-Chairmen; Baker, Hayes, Ihara, Leong and Liu.

H.B. No. 1261, HD 1, SD 1:

Representatives Hagino, Chairman; Isbell, Kanoho, Lee, Yoshimura and Hemmings.

H.B. No. 1275, HD 1, SD 1:

Representatives Hayes and Hirono, Co-Chairmen; Metcalf, Shon and Cavasso.

H.B. No. 1490, HD 2, SD 1:

Representatives D. Ige and Souki, Co-Chairmen; Bellinger, Fukunaga, Kanoho and Hemmings.

H.B. No. 1576, HD 1, SD 1:

Representative Souki, Chairman; Baker, Chang, Duldulao, Fukunaga, Horita, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Leong, Say, Tajiri, Yonamine, Liu and Marumoto.

H.B. No. 1660, HD 1, SD 2:

Representatives Hirono, Chairman; Hagino, Hiraki, Takamine and Anderson.

H.B. No. 1693, SD 1:

Representatives Metcalf, Chairman; Hagino, Hiraki, Hirono and Anderson.

H.B. No. 1900, SD 1:

Representatives Takamine, Metcalf and Souki, Co-Chairmen; Baker, Bellinger, Horita, Yoshimura and Anderson.

H.B. No. 2002, HD 2, SD 1:

Representatives Oshiro, Shon and Metcalf, Co-Chairmen; Yoshimura and Anderson.

H.B. No. 2006, SD 1:

Representatives Oshiro, Chairman; Baker, Bybee, Hirayama and Anderson.

H.B. No. 2008, HD 1, SD 1:

Representatives Oshiro and Tam, Co-Chairmen; Baker, Hirayama, D. Ige, Yonamine and Marumoto.

H.B. No. 2011, HD 1, SD 1:

Representatives Oshiro and Metcalf, Co-Chairmen; Baker, Hirayama and Marumoto.

H.B. No. 2014, HD 1, SD 1:

Representatives Oshiro and Metcalf, Co-Chairmen; Bybee, Yoshimura and Marumoto.

H.B. No. 2046, HD 2, SD 2:

Representatives Arakaki and Souki, Co-Chairmen; Ihara, Leong, Metcalf and Liu.

H.B. No. 2051, SD 1:

Representatives Metcalf, Chairman; Hagino, Hiraki, Yoshimura and Anderson.

H.B. No. 2052, HD 1, SD 1:

Representatives Metcalf, Chairman, Hagino, Hiraki, Yoshimura and Anderson.

H.B. No. 2053, HD 1, SD 1:

Representatives Metcalf, Chairman; Hagino, Hiraki, Yoshimura and Anderson.

H.B. No. 2057, HD 1, SD 1:

Representatives Metcalf, Taniguchi and Souki, Co-Chairmen; Hagino, Hiraki and Anderson.

H.B. No. 2089, HD 1, SD 1:

Representatives Metcalf, Chairman; Amaral, Andrews, Hagino and Anderson.

H.B. No. 2092, HD 2, SD 1:

Representatives Arakaki and Fukunaga, Co-Chairmen; Amaral, Duldulao, Peters, Tajiri and Cavasso.

H.B. No. 2103, HD 1, SD 1:

Representatives Fukunaga, Chairman; M. Ige and Liu.

H.B. No. 2112, SD 1:

Representatives Metcalf, Chairman; Amaral, Hagino, Hiraki and Anderson.

H.B. No. 2131, HD 1, SD 1:

Representatives Shon, Chairman; Arakaki, Kawakami, Leong and Liu.

H.B. No. 2183, HD 1, SD 1:

Representatives Metcalf, Chairman; Amaral, Bellinger, Yoshimura and Anderson.

H.B. No. 2184, HD 1, SD 1:

Representatives Metcalf, Chairman; Hagino, Hiraki, Hirono and Cavasso.

H.B. No. 2191, HD 1, SD 1:

Representatives Metcalf, Chairman; Bellinger, Hagino, Takamine and Anderson.

H.B. No. 2202, SD 1:

Representatives Metcalf, Chairman; Amaral, Bellinger, Oshiro and Anderson.

H.B. No. 2204, HD 1, SD 1:

Representatives Metcalf, Chairman; Amaral, Bellinger, Oshiro and Anderson.

H.B. No. 2207, HD 1, SD 1:

Representatives Metcalf, Chairman; Amaral, Bellinger and Oshiro.

H.B. No. 2208, HD 1, SD 1:

Representatives Andrews, Taniguchi and Fukunaga, Co-Chairmen; Bellinger, Hashimoto, Ihara, Kanoho and O'Kieffe.

H.B. No. 2229, HD 2, SD 2:

Representatives D. Ige and Souki, Co-Chairmen; Baker, Chang, Duldulao, Fukunaga, Horita, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Leong, Say, Tajiri, Yonamine, Liu and Marumoto.

H.B. No. 2233, HD 1, SD 1:

Representatives Bunda and Metcalf, Co-Chairmen; Bellinger, Kanoho, Say and O'Kieffe.

H.B. No. 2258, HD 2, SD 2:

Representatives Fukunaga and Souki, Co-Chairmen; Baker, Isbell, Okamura and Liu.

H.B. No. 2259, HD 2, SD 2:

Representatives Fukunaga and Souki, Co-Chairmen; Alcon, Apo, Ihara, Okamura and Liu.

H.B. No. 2265, HD 1, SD 1:

Representatives Bunda, Bybee and Souki, Co-Chairmen; Apo, Baker, Isbell, Kanoho and O'Kieffe.

H.B. No. 2268, SD 1:

Representatives Tom and Fukunaga, Co-Chairmen; Baker, Okamura, Oshiro, Tajiri and Anderson.

H.B. No. 2273, HD 2, SD 2:

Representatives Taniguchi, Tom and Souki, Co-Chairmen; Hirayama, Horita, Ihara, Takamine and Marumoto.

H.B. No. 2280, HD 2, SD 2:

Representatives Arakaki, Shon and Souki, Co-Chairmen; Amaral, M. Ige, Isbell, Kawakami and Liu.

H.B. No. 2281, HD 2, SD 2:

Representatives Arakaki and Fukunaga, Co-Chairmen; Amaral, Ihara, M. Ige, Leong, Tam and Cavasso.

H.B. No. 2287, HD 2, SD 2:

Representatives D. Ige and Fukunaga, Co-Chairmen; Isbell, Say and O'Kieffe.

H.B. No. 2288, HD 2, SD 2:

Representatives D. Ige, Taniguchi and Souki, Co-Chairmen; Chang, Duldulao, Fukunaga and O'Kieffe.

H.B. No. 2290, HD 2, SD 2:

Representatives D. Ige, Taniguchi and Souki, Co-Chairmen; Fukunaga, Kanoho, Stegmaier and Marumoto.

H.B. No. 2293, HD 2, SD 2:

Representatives Hirono and Fukunaga, Co-Chairmen; Chang, Hiraki and Anderson.

H.B. No. 2294, SD 1:

Representatives Hirono, Chairman; Hiraki, Okamura, Takamine and Cavasso.

H.B. No. 2295, HD 1, SD 1:

Representatives Hirono, Chairman, Bellinger, Hiraki, Yoshimura and Anderson.

H.B. No. 2296, HD 1, SD 2:

Representatives Cachola and Souki, Co-Chairmen; Baker, Hirayama, Horita, Okamura, Yonamine and Marumoto.

H.B. No. 2299, HD 1, SD 2:

Representatives Tam, Arakaki and Souki, Co-Chairmen; Hirayama, Honda, Horita, Kawakami and O'Kieffe.

H.B. No. 2301, SD 1:

Representatives Tam and Metcalf, Co-Chairmen; Apo, Lee, Stegmaier and Hemmings.

H.B. No. 2302, HD 1, SD 2:

Representatives Tom and Souki, Co-Chairmen; Baker, Horita, Kanoho, Oshiro, Taniguchi and Anderson.

H.B. No. 2308, HD 2, SD 2:

Representatives Metcalf, Arakaki, Tom and Souki, Co-Chairmen; Amaral, Duldulao, Kawakami, Stegmaier, Yoshimura and Anderson.

H.B. No. 2368, HD 1, SD 1:

Representatives Oshiro and Shon, Co-Chairmen; Bybee, Tajiri and Marumoto.

H.B. No. 2381, HD 1, SD 1:

Representatives Tom, Arakaki and Fukunaga, Co-Chairmen; Amaral, Baker, Duldulao, Ihara and Marumoto.

H.B. No. 2388, HD 2, SD 1:

Representatives Andrews and Metcalf, Co-Chairmen; Apo, Honda, Kanoho and O'Kieffe.

H.B. No. 2411, HD 1, SD 1:

Representatives Hirono, Chairman; Hiraki, Oshiro, Peters and Cavasso.

H.B. No. 2424, HD 1, SD 1:

Representatives Oshiro, Chairman; Baker, Bybee, Hirayama and Anderson.

H.B. No. 2425, HD 2, SD 1:

Representatives Oshiro and Metcalf, Co-Chairmen; Bybee, Yoshimura and Anderson.

H.B. No. 2429, SD 1:

Representatives Oshiro, Chairman; Baker, Bybee, Hirayama and Anderson.

H.B. No. 2457, HD 2, SD 1:

Representatives Hayes and Metcalf, Co-Chairmen; Amaral, Kawakami, Leong and Liu.

H.B. No. 2458, HD 2, SD 2:

Representatives Hayes and Souki, Co-Chairmen; Amaral, Kawakami, Leong and Liu.

H.B. No. 2489, HD 1, SD 1:

Representatives Takamine and Souki, Co-Chairmen; Chang, Hirayama, Horita, Kawakami, Yonamine and Marumoto.

H.B. No. 2500, HD 1, SD 1:

Representatives Souki, Chairman; Baker, Chang, Duldulao, Fukunaga, Horita, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Leong, Say, Tajiri, Yonamine, Liu and Marumoto.

H.B. No. 2531, HD 1, SD 1:

Representatives Hirono and Tom, Co-Chairmen; Baker, Bybee and Anderson.

H.B. No. 2546, HD 1, SD 1:

Representatives Arakaki and Metcalf, Co-Chairmen; Amaral, Peters, Shon and Cavasso.

H.B. No. 2582, HD 2, SD 2:

Representatives Arakaki and Souki, Co-Chairmen; Chang, Ihara, M. Ige, Shon, Say and Liu.

H.B. No. 2603, HD 2, SD 2:

Representatives Arakaki and Souki, Co-Chairmen; Baker, M. Ige, Leong, Shon and Liu.

H.B. No. 2608, HD 2, SD 2:

Representatives Metcalf and Souki, Co-Chairmen; Baker, Chang, Duldulao, Fukunaga, Horita, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Leong, Say, Tajiri, Yonamine, Liu and Marumoto.

H.B. No. 2611, SD 1:

Representatives Metcalf, Chairman; Amaral, Cachola, Okamura and Anderson.

H.B. No. 2645, HD 2, SD 1:

Representatives Arakaki and Fukunaga, Co-Chairmen; Duldulao, Isbell, Metcalf, Shon and Liu.

H.B. No. 2649, HD 2, SD 2:

Representatives Arakaki, Shon and Souki, Co-Chairmen; Amaral, Chang, Lee, Yonamine and Marumoto.

H.B. No. 2737, HD 1, SD 1:

Representatives Fukunaga and Metcalf, Co-Chairmen; Apo, Okamura and Liu.

H.B. No. 2751, HD 2, SD 2:

Representatives Andrews and Souki, Co-Chairmen; Baker, Honda, Kanoho, Lee and O'Kieffe.

H.B. No. 2752, SD 1:

Representatives Metcalf, Chairman; Andrews, Shon, Takamine and Anderson.

H.B. No. 2787, HD 2, SD 1:

Representatives Hirono, Andrews and Souki, Co-Chairmen; Hiraki, Say, Tajiri, Yonamine and O'Kieffe.

H.B. No. 2789, HD 2, SD 2:

Representatives Takamine and Souki, Co-Chairmen; Baker, Bybee, Horita, Ihara and Anderson.

H.B. No. 2817, HD 1, SD 1:

Representatives Metcalf, Chairman; Amaral, Oshiro, Shon and Anderson.

H.B. No. 2843, HD 1, SD 1:

Representatives Metcalf, Chairman; Hagino, Hiraki, Shon and Anderson.

H.B. No. 2844, SD 1:

Representatives Metcalf, Chairman; Hiraki, Shon and Takamine.

H.B. No. 2864, HD 1, SD 1:

Representatives Metcalf and Fukunaga, Co-Chairmen; Amaral, Hiraki, Hirono, M. Ige, Isbell and Anderson.

H.B. No. 2865, HD 1, SD 1:

Representatives Metcalf and Souki, Co-Chairmen; Amaral, Hiraki, Hirono, M. Ige and Anderson.

H.B. No. 2871, HD 2, SD 1:

Representatives Metcalf and Souki, Co-Chairmen; Fukunaga, Hagino, Hiraki, Hirono and Anderson.

H.B. No. 2872, HD 1, SD 1:

Representatives Metcalf, Chairman; Amaral, Bellinger, Hagino and Anderson.

H.B. No. 2874, HD 2, SD 1:

Representatives Metcalf and Souki, Co-Chairmen; Amaral, Bellinger, Fukunaga, Takamine and Anderson.

H.B. No. 2876, HD 1, SD 1:

Representatives Metcalf, Chairman; Cachola, Okamura, Takamine and Anderson.

H.B. No. 2878, HD 1, SD 1:

Representatives Honda, Metcalf and Fukunaga, Co-Chairmen; Baker and O'Kieffe.

H.B. No. 2883, SD 1:

Representatives Metcalf and Souki, Co-Chairmen; Hagino, Hiraki, Hirono and Anderson.

H.B. No. 2884, HD 2, SD 1:

Representatives Takamine and Souki, Co-Chairmen; Hirono, Horita, Say, Tajiri, Yonamine and Marumoto.

H.B. No. 2891, HD 2, SD 2:

Representatives Takamine and Souki, Co-Chairmen; Fukunaga, Horita, Tajiri, Taniguchi and Anderson.

H.B. No. 2892, SD 1:

Representtives Horita, Chairman; Baker, Hirayama, Yoshimura and Anderson.

H.B. No. 2894, HD 1, SD 1:

Representatives Souki, Chairman; Kanoho, Say, Tajiri and Marumoto.

H.B. No. 2895, HD 1, SD 1:

Representatives Souki, Chairman; Fukunaga, Leong and Marumoto.

H.B. No. 2896, HD 3, SD 2:

Representatives D. Ige and Souki, Co-Chairmen; Apo, Baker, Fukunaga, Tajiri and Marumoto.

H.B. No. 2904, HD 2, SD 2:

Representatives Arakaki and Fukunaga, Co-Chairmen; Amaral, M. Ige, Peters, Tajiri and Cavasso.

H.B. No. 2908, SD 1:

Representatives Arakaki and Fukunaga, Co-Chairmen; Duldulao, Hayes, Ihara, Leong and Cavasso.

H.B. No. 2919, HD 1, SD 2:

Representatives Hagino, Tom and Souki, Co-Chairmen; Apo, Fukunaga, Hiraki, Hirayama, Honda, D. Ige, Oshiro, Say, Tajiri, Anderson and Marumoto.

H.B. No. 2929, HD 1, SD 1:

Representatives Takamine and Souki, Co-Chairmen; Hirayama, Horita, Kanoho, Yoshimura and Marumoto.

H.B. No. 2932, HD 1, SD 1:

Representatives Takamine and Fukunaga, Co-Chairmen; Cachola, Horita, Leong, Tom and Marumoto.

H.B. No. 2947, HD 1, SD 1:

Representatives Souki, Chairman; Chang, Kawakami, Leong and Marumoto.

H.B. No. 2949, HD 2, SD 1:

Representatives Oshiro, Tom and Souki, Co-Chairmen; Baker, Fukunaga, Horita, Okamura, Say, Yonamine and Marumoto.

H.B. No. 2950, HD 2, SD 2:

Representatives Oshiro, Metcalf and Fukunaga, Co-Chairmen; M. Ige, Tom, Yonamine and Marumoto.

H.B. No. 2957, HD 1, SD 1:

Representatives Oshiro, Chairman; Baker, Bybee, Hirayama and Anderson.

H.B. No. 2960, HD 1, SD 2:

Representatives Oshiro and Souki, Co-Chairmen; Baker, Horita and Anderson.

H.B. No. 2965, HD 1, SD 1:

Representatives Metcalf, Chairman; Amaral, Hagino, Takamine and Anderson.

H.B. No. 2967, HD 1, SD 2:

Representatives Takamine and Metcalf, Co-Chairmen; Bybee, Horita, Yonamine and Anderson.

H.B. No. 2984, HD 1, SD 1:

Representatives Hagino, Chairman; Fukunaga, Isbell, Stegmaier and O'Kieffe.

H.B. No. 2985, HD 2, SD 1:

Representatives Shon, Arakaki and Souki, Co-Chairmen; Duldulao, Ihara and Liu.

H.B. No. 2986, HD 2, SD 2:

Representatives D. Ige and Souki, Co-Chairmen; Say, Stegmaier and O'Kieffe.

H.B. No. 2990, HD 1, SD 1:

Representatives Souki, Chairman; Baker, Chang, Duldulao, Fukunaga, Horita, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Leong, Say, Tajiri, Yonamine, Liu and Marumoto.

H.B. No. 2994, HD 1, SD 1:

Representatives Bunda and Metcalf, Co-Chairmen; Say, Stegmaier and Yoshimura.

H.B. No. 3081, HD 2, SD 1:

Representatives Oshiro and Metcalf, Co-Chairmen; Hirayama, Hirono and Marumoto.

H.B. No. 3095, HD 2, SD 2:

Representatives Cachola and Souki, Co-Chairmen; Baker, Hirayama, Horita, Oshiro, Tajiri and Anderson.

H.B. No. 3098, HD 2, SD 1:

Representatives Cachola, Takamine and Fukunaga, Co-Chairmen; Duldulao, Horita, Yonamine, Yoshimura and Marumoto.

H.B. No. 3103, HD 1, SD 1:

Representatives Hayes and Hirono, Co-Chairmen; Metcalf, Shon and Cavasso.

H.B. No. 3109, HD 1, SD 1:

Representatives Arakaki and Fukunaga, Co-Chairmen; Amaral, Kawakami, Metcalf and Liu.

H.B. No. 3111, HD 2, SD 1:

Representatives Hayes and Fukunaga, Co-Chairmen; Amaral, Arakaki, Ihara, Metcalf and Cavasso.

H.B. No. 3114, HD 2, SD 1:

Representatives Cachola, Tom and Souki, Co-Chairmen; Baker, Bybee, Horita, Isbell and Anderson.

H.B. No. 3125, HD 1, SD 1:

Representatives Hirono and Oshiro, Co-Chairmen; Hirayama, Yoshimura and Anderson.

H.B. No. 3128, HD 1, SD 1:

Representatives Hirono and Metcalf, Co-Chairmen; Hiraki, Oshiro and Cavasso.

H.B. No. 3149, HD 1, SD 1:

Representatives Andrews and Bunda, Co-Chairmen; Hagino, Kanoho, Stegmaier and O'Kieffe.

H.B. No. 3171, HD 1, SD 1:

Representatives Arakaki and Souki, Co-Chairmen; Chang, Ihara, Shon and Cavasso.

H.B. No. 3176, HD 1, SD 1:

Representatives Hirono, Chairman; Amaral, Hagino, Hiraki and Anderson.

H.B. No. 3183, HD 1, SD 1:

Representatives Metcalf, Chairman; Amaral, Hiraki, Takamine and Anderson.

H.B. No. 3256, HD 1, SD 1:

Representatives Hirono, Chairman; Cachola, Hayes, Shon and Cavasso.

H.B. No. 3265, SD 1:

Representatives Metcalf, Chairman; Andrews, Cachola, Takamine and Anderson.

H.B. No. 3286, HD 1, SD 1:

Representatives Andrews and Hagino, Co-Chairmen; Hashimoto, Kanoho, Say and Hemmings.

H.B. No. 3296, HD 2, SD 1:

Representatives Hagino, Metcalf and Fukunaga, Co-Chairmen; Apo, D. Ige, Isbell, Kanoho and Hemmings.

H.B. No. 3299, HD 2, SD 2:

Representatives Andrews and Souki, Co-Chairmen; Fukunaga, Honda, Kanoho and O'Kieffe.

H.B. No. 3302, HD 2, SD 1:

Representatives Andrews, Tom, Metcalf and Fukunaga, Co-Chairmen; Isbell, Kanoho, Lee and Hemmings.

H.B. No. 3355, HD 2, SD 2:

Representatives Metcalf, Arakaki and Souki, Co-Chairmen; Amaral, Chang, Peters, Shon and Anderson.

H.B. No. 3356, HD 2, SD 2:

Representatives Arakaki and Souki, Co-Chairmen; Amaral, Chang, Isbell, Metcalf and Cayasso.

H.B. No. 3357, HD 2, SD 1:

Representatives Arakaki and Souki, Co-Chairmen; Chang, Ihara, Leong, Shon and Liu.

H.B. No. 3380, HD 1, SD 1:

Representatives Hirono, Chairman; Hayes, Hiraki, Shon and Anderson.

H.B. No. 3385, SD 1:

Representatives Arakaki and Fukunaga, Co-Chairmen; Chang, Kawakami, Tam, Yonamine and Cavasso.

H.B. No. 3403, HD 1, SD 1:

Representatives Andrews and Souki, Co-Chairmen; Hagino, Isbell, Kanoho and Hemmings.

H.B. No. 3410, HD 1, SD 1:

Representatives Metcalf, Chairman; Hagino, Hiraki, Shon and Anderson.

H.B. No. 3428, SD 1:

Representatives Metcalf, Chairman; Hagino, Hiraki, Peters and Anderson.

ADJOURNMENT

At 1:06 o'clock p.m., on motion by Representative Apo, seconded by Representative Liu and carried, the House of Representatives adjourned until 11:30 o'clock a.m. on Monday, April 16, 1990.

FIFTIETH DAY

Monday, April 16, 1990

The House of Representatives of the Fifteenth Legislature of the State of Hawaii, Regular Session of 1990, convened at 11:45 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Chaplain William Graham of the USASCH, after which the Roll was called showing all members present with the exception of Representative Yonamine, who was excused.

The Clerk proceeded to read the Journal of the House of Representatives of the Forty-Ninth Day.

On motion by Representative Apo, seconded by Representative Hemmings and carried, reading of the Journal was dispensed with and the Journal of the Forty-Ninth Day was approved.

GOVERNOR'S MESSAGES

The following messages from the Governor (Gov. Msg. Nos. 175 to 183) were read by the Clerk and were placed on file:

Gov. Msg. No. 175, transmitting copies of the 1989 Annual Report of the Out-of-State Offices, prepared by the Department of Business and Economic Development, pursuant to Act 201, Section 201-84.

Gov. Msg. No. 176, transmitting copies of the Export Trading Company Overview Study, prepared by the Department of Business and Economic Development, pursuant to HCR No. 299 (1989).

Gov. Msg. No. 177, transmitting copies of a report prepared and submitted by the University of Hawaii in response to HB 205, CD 2 (Act 316, 1989), Section 148, Preliminary Status Report of the Number of Additional and Projected Students Enrolled and Graduates in the University of Hawaii Nursing Programs.

Gov. Msg. No. 178, transmitting copies of the 1988-1989 Annual Report prepared by the Hawaii Community Development Authority, pursuant to Chapter 206E, Hawaii Revised Statutes.

Gov. Msg. No. 179, transmitting copies of a Preliminary Report on the Oversight Committee, Office of Youth Services, pursuant to Chapter 352D, Hawaii Revised Statutes, as amended.

Gov. Msg. No. 180, transmitting copies of the 1989 Annual Report prepared by the Department of Defense, pursuant to Chapter 93-12, Hawaii Revised Statutes, as amended.

Gov. Msg. No. 181, transmitting copies of the 1989 Annual Report of the Research Corporation of the University of Hawaii as mandated by Section 307-6, Hawaii Revised Statutes.

Gov. Msg. No. 182, transmitting copies of the report "Requesting the Department of Health to Apply for Federal Matching Grants to Build State Nursing Homes for Veterans on the Islands of Hawaii, Maui, and Kauai" pursuant to House Concurrent Resolution 292 (H.R. 317).

Gov. Msg. No. 183, transmitting copies of the Annual Report prepared by the Department of Personnel Services.

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

Representative Lee introduced 150 first grade students from Mililani-Waena Elementary School, saying:

"They are visiting the State Capitol to thank the Legislature and the Governor for the provision of two portable classrooms for 1990-91.

"Mililani is a growing community, and its schools are bursting at the seams. Presently, there are six homerooms in a pod designed for four at Mililani-Waena. The two additional portables will correct this overcrowded condition and provide an atmosphere in which our future citizens will, like sponges, internalize all that is being taught in our classrooms and emerge as our leaders of tomorrow."

These students were accompanied by their teachers, Mrs. Betty Ishida, Mrs. Gloria Jones, Mrs. Carole Lee, Mrs. Mabel Tsutomi, Mrs. Mary Wheeler, Mrs. Winona Yoshida and Mrs. Helen Akagi; and parents, Mrs. Eleanor Parnell, Mrs. Mauri Inouye, Mrs. Judy Allwood, Mrs. Joyce Cabasug, Mrs. Cindy Crocket, Mrs. Dale Saiki and Mrs. Stella Cruz.

Representative Lee then introduced Denise Collins and Tracy Nishimoto, legislative interns from Wheeler Intermediate School.

Representative Arakaki, on behalf of Representatives Alcon, Yoshimura and himself, introduced three seventh grade students from Dole Intermediate School -- Maryann Cuniyog, Grace Luna and Ernie Eugenio, his legislative "shadows" for today.

Representative M. Ige, on behalf of Representative Tom and himself, introduced a group of students from Kapunahala Elementary School. They were accompanied by their teachers, Beverly Wong, Nina Rubinelli, Celeste Richey and Betty Furuya; and a parent, Cynthia Murata.

Representative M. Ige then asked Mrs. Betty Furuya to stand to be recognized, saying:

"Mr. Speaker, I am also quite privileged to introduce this one individual. Her daughter, Julie, was in my very first class that I taught while on assignment at King Intermediate School. Julie now is an outstanding soccer player, but more importantly I must admit, is her son, Mike Furuya, also from Kaneohe. Mike Furuya was the one that designed the Hawaiian Telephone cover of the phone book."

Representative D. Ige introduced representatives from Mini-Tel, USA, as follows: Mrs. Hilary Thomas, President of Mini-Tel, and Terry Abrunt, Director of the Information Provider Market Unit. They were accompanied by Pete Rosales, General Manager of Global Communications, Inc., and Pedro Rosales, Hawaii agent, and Pete's father, "a long-time Democrat stalwart."

Representative D. Ige then introduced Mr. Soichi Miyota, his uncle from Kahuku.

At 12:01 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 12:10 o'clock p.m., the following introductions were made to the members of the House:

Representative Hemmings introduced a group of sixth and seventh grade students from Variety School, located on the slopes of Diamond Head. They were accompanied by their teachers, Terry Hoganson, Lorraine Nishiyama and Claire Nakamura.

Representative Hayes introduced Mrs. Helene Christiansen, Lib Speer, Mr. and Mrs. Don Lawrence, Mr. William Pepper, Helen Carol and Frances Redmond, "representatives from the Kalia. This is a leasehold co-op with about 350 units and there are so many resident/owners, they've just added to their by-laws a law that requires any purchaser to live in the unit for at least two years."

ORDER OF THE DAY

INTRODUCTION OF RESOLUTION

H.R. No. 386, entitled: "HOUSE RESOLUTION HONORING THE MEMORY OF BERNARD AKANA AND EXTENDING CONDOLENCES AND SYMPATHY TO HIS FAMILY," was jointly offered by Representatives Kihano, Alcon, Amaral, Anderson, Andrews, Apo, Arakaki, Baker, Bellinger, Bunda, Bybee, Cachola, Cavasso, Chang, Duldulao, Fukunaga, Hagino, Hashimoto, Hayes, Hemmings, Hiraki, Hirayama, Hirono, Honda, Horita, D. Ige, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Lee, Leong, Liu, Marumoto, Metcalf, Okamura, O'Kieffe, Oshiro, Peters, Say, Shon, Souki, Stegmaier, Tajiri, Takamine, Tam, Taniguchi, Tom, Yonamine and Yoshimura and was read by the Clerk.

On motion by Representative Alcon, seconded by Representative Okamura and carried, H.R. No. 386 was adopted.

Representative Hemmings then rose and stated:

"Mr. Speaker, I would just like to take this opportunity to put aside our partisan sword. I am very pleased that the Majority Party has offered this heartfelt resolution, and I think we can all breathe a breath of fresh air that Mayor Akana brought to island politics. As we well know, he was not a partisan man -- he was simply a man of the people who wished to do well by the people that did elect him, and I will say that he did. It is our loss that we are experiencing with the departure of Mayor Akana, but hopefully, his spirit will live on and everything that we work here for at the Legislature will live on in our work for the people who elected us.

"Thank you, Mr. Speaker."

At 12:16 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 1:12 o'clock p.m., Representative Hemmings was permitted to make a late introduction and he introduced to the members of the House Mr. T.W. Stivers and his wife, Winifred, visiting from Idaho. "Mr. Stivers served in the Idaho Legislature from 1974 to 1986 and served as Speaker of the House of Representatives there from 1983 to 1986."

At 1:12 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:14 o'clock p.m.

UNFINISHED BUSINESS

Stand. Com. Rep. No. 1225-90 on S.B. No. 2692;

By unanimous consent, action was deferred to the end of the calendar.

Stand. Com. Rep. No. 1226-90 on S.B. No. 2728, SD 1:

By unanimous consent, action was deferred to the end of the calendar.

STANDING COMMITTEE REPORTS

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1271-90) recommending that H.R. No. 250, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 250, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STATUS REPORT OF THE DEPARTMENT OF EDUCATION," was referred to the Committee on Legislative Management.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1272-90) recommending that H.C.R. No. 236, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 236, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STATUS REPORT OF THE DEPARTMENT OF EDUCATION," was referred to the Committee on Legislative Management.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1273-90) recommending that H.R. No. 183, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 183, HD 1, entitled: "HOUSE RESOLUTION REQUESTING DEVELOPMENT OF A PLAN TO INCREASE THE EFFECTIVENESS OF SCHOOL ADVISORY COUNCILS," was referred to the Committee on Finance.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1274-90) recommending that H.C.R. No. 166, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 166, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING DEVELOPMENT OF A PLAN TO INCREASE THE EFFECTIVENESS OF SCHOOL ADVISORY COUNCILS," was referred to the Committee on Finance.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1275-90) recommending that H.R. No. 230, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 230, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ESTABLISHING AN OFFICE OF CULTURAL AFFAIRS," was referred to the Committee on Legislative Management.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1276-90) recommending that H.C.R. No. 216, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 216, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF ESTABLISHING AN OFFICE ON CULTURAL AFFAIRS," was referred to the Committee on Legislative Management.

Representatives Hagino and Honda, for the Committees on Water and Land Use and Agriculture, presented a joint report (Stand. Com. Rep. No. 1277-90) recommending that H.C.R. No. 12, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 12, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO ENTER INTO DISCUSSIONS WITH KAMEHAMEHA SCHOOLS/BISHOP ESTATE TO DEVELOP, THROUGH LAND EXCHANGE, AN AGRICULTURAL PARK," was adopted.

Representative Andrews, for the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1278-90) recommending that H.R. No. 191, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 191, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF HONOLUA BAY TO INVESTIGATE NON-POINT SOURCE POLLUTION AND TO RECOMMEND MITIGATIVE MEASURES," was adopted.

Representative Andrews, for the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1279-90) recommending that H.C.R. No. 178, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 178, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY OF HONOLUA BAY TO INVESTIGATE NON-POINT SOURCE POLLUTION AND TO RECOMMEND MITIGATIVE MEASURES," was adopted.

Representatives Andrews and Tom, for the Committees on Planning, Energy and Environmental Protection and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1280-90) recommending that H.R. No. 222, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 222, HD 1,

entitled: "HOUSE RESOLUTION OBJECTING TO THE PROPOSAL TO TRANSPORT AND INCINERATE NERVE GAS WEAPONS AT THE JOHNSTON ATOLL CHEMICAL AGENT DISPOSAL SYSTEM PROJECT," was adopted.

Representatives Andrews and Tom, for the Committees on Planning, Energy and Environmental Protection and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1281-90) recommending that H.C.R. No. 208, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 208, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION OBJECTING TO THE PROPOSAL TO TRANSPORT AND INCINERATE NERVE GAS WEAPONS AT THE JOHNSTON ATOLL CHEMICAL AGENT DISPOSAL SYSTEM PROJECT," was adopted.

Representatives Andrews and Tom, for the Committees on Planning, Energy and Environmental Protection and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1282-90) recommending that H.R. No. 297, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 297, HD 1, entitled: "HOUSE RESOLUTION URGING THE UNITED STATES TO RATIFY THE CONVENTION ON CONSERVATION OF NATURE IN THE SOUTH PACIFIC," was adopted.

Representatives Andrews and Tom, for the Committees on Planning, Energy and Environmental Protection and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1283-90) recommending that H.C.R. No. 286, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 286, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE UNITED STATES TO RATIFY THE CONVENTION ON CONSERVATION OF NATURE IN THE SOUTH PACIFIC," was adopted.

Representatives Andrews and Tom, for the Committees on Planning, Energy and Environmental Protection and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1284-90) recommending that H.C.R. No. 273, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 273, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNITED STATES FISH & WILDLIFE SERVICE TO USE RECOVERY TEAMS IN THE DEVELOPMENT AND IMPLEMENTATION OF RECOVERY PLANS FOR ENDANGERED AND THREATENED SPECIES," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1285-90) recommending that H.R. No. 324, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the

Committee was adopted and H.R. No. 324, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE GOVERNOR, DEPARTMENT OF HUMAN THE SERVICES, DEPARTMENT AND THE OF ACCOUNTING AND GENERAL SERVICES MORE SPACE AND Α MORE PROFESSIONAL WORKING ENVIRONMENT FOR CHILD PROTECTIVE SERVICES WORKERS," was

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1286-90) recommending that H.C.R. No. 312, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 312, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE GOVERNOR, THE DEPARTMENT OF HUMAN SERVICES, AND THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO PROVIDE MORE SPACE AND A MORE PROFESSIONAL WORKING ENVIRONMENT FOR CHILD PROTECTIVE SERVICES WORKERS," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1287-90) recommending that H.R. No. 327 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 327, entitled: "HOUSE RESOLUTION REQUESTING THE OFFICE OF CHILDREN AND YOUTH, IN COOPERATION WITH THE EXECUTIVE OFFICE ON AGING TO EXAMINE NATIONAL INTERGENERATIONAL PROGRAMS AND DEVELOP A RECOMMENDED LIST OF APPROPRIATE PROGRAMS FOR HAWAII," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1288-90) recommending that H.C.R. No. 315 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 315, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF CHILDREN AND YOUTH, IN COOPERATION WITH THE EXECUTIVE OFFICE ON AGING TO EXAMINE NATIONAL INTERGENERATIONAL PROGRAMS AND DEVELOP A RECOMMENDED LIST OF APPROPRIATE PROGRAMS FOR HAWAII," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1289-90) recommending that H.R. No. 149 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 149, entitled: "HOUSE RESOLUTION REQUESTING THE OFFICE OF CHILDREN AND YOUTH TO EVALUATE THE CONDITION OF CHILDREN AND YOUTH PROGRAMS AND SERVICES IN HAWAII," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1290-90) recommending that H.C.R. No. 135 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 135, entitled:

"HOUSE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF CHILDREN AND YOUTH TO EVALUATE THE CONDITION OF CHILDREN AND YOUTH PROGRAMS AND SERVICES IN HAWAII," was adopted.

Representative Arakaki, for the majority of the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1291-90) recommending that H.R. No. 76, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committee was adopted and H.R. No. 76, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE GOVERNOR TO DOWNSIZE CONSTRUCTION OF THE NEW WOMEN'S CORRECTIONAL FACILITY UNTIL A THOROUGH STUDY ON POPULATION NEEDS AND ALTERNATIVE PROGRAMS IS COMPLETED," was adopted, with Representatives Hemmings and Souki voting no.

Representative Arakaki, for the majority of the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1292-90) recommending that H.C.R. No. 66, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committee was adopted and H.C.R. No. 66, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE GOVERNOR TO DOWNSIZE CONSTRUCTION OF THE NEW WOMEN'S CORRECTIONAL FACILITY UNTIL A THOROUGH STUDY ON POPULATION NEEDS AND ALTERNATIVE PROGRAMS IS COMPLETED," was adopted, with Representatives Hemmings and Souki voting no.

At 1:16 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:20 o'clock p.m.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1293-90) recommending that H.R. No. 166 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 166, entitled: "HOUSE RESOLUTION REQUESTING THE OFFICE OF YOUTH SERVICES TO CONDUCT A REVIEW OF PROGRAMS AND SERVICES FOR RUNAWAY YOUTH AND THEIR PARENTS," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1294-90) recommending that H.C.R. No. 152 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 152, entitled: "HOUSE CONCURENT RESOLUTION REQUESTING THE OFFICE OF YOUTH SERVICES TO CONDUCT A REVIEW OF PROGRAMS AND SERVICES FOR RUNAWAY YOUTH AND THEIR PARENTS," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1295-90) recommending that H.R. No. 164, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 164, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF CORRECTIONS TO STUDY THE FEASIBILITY OF DESIGNING, CONSTRUCTING, AND MANAGING A PRE-RELEASE CENTER FOR ADULT INMATES WHO ARE WITHIN TWO YEARS OF DISCHARGE," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1296-90) recommending that H.C.R. No. 150, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 150, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF CORRECTIONS TO STUDY THE FEASIBILITY OF DESIGNING, CONSTRUCTING, AND MANAGING A PRE-RELEASE CENTER FOR ADULT INMATES WHO ARE WITHIN TWO YEARS OF DISCHARGE," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1297-90) recommending that H.R. No. 328, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 328, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF PUBLIC SAFETY TO ASSIGN PERSONNEL TO FORMULATE A PLAN OF ACTION ADDRESSING THE NEEDS OF INMATES WITH DISABILITIES," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1298-90) recommending that H.C.R. No. 316, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 316, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF PUBLIC SAFETY TO ASSIGN PERSONNEL TO FORMULATE A PLAN OF ACTION ADDRESSING THE NEEDS OF INMATES WITH DISABILITIES," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1299-90) recommending that H.R. No. 165, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 165, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE FORMATION OF A TASK FORCE TO ADDRESS CONCERNS RELATING TO THE SOCIAL WORKER SHORTAGE IN HAWAII," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1300-90) recommending that H.C.R. No. 151, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 151, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE FORMATION OF A TASK FORCE

TO ADDRESS CONCERNS RELATING TO THE SOCIAL WORKER SHORTAGE IN HAWAII," was adopted.

Representative Arakaki, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1301-90) recommending that H.R. No. 184, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 184, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION TO BEGIN PLANS FOR IMPROVEMENTS TO PROVIDE SAFE PASSAGE FOR PEDESTRIANS AND BICYCLISTS ON KALANIANAOLE HIGHWAY IN WAIMANALO," was adopted.

Representative Arakaki, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1302-90) recommending that H.C.R. No. 167, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 167, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION TO BEGIN PLANS FOR IMPROVEMENTS TO PROVIDE SAFE PASSAGE FOR PEDESTRIANS AND BICYCLISTS ON KALANIANAOLE HIGHWAY IN WAIMANALO," was adopted.

Representative Arakaki, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1303-90) recommending that H.R. No. 209 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 209, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION TO STUDY MULTI-DIRECTION FLEXIBILITY ON STATE HIGHWAYS," was adopted.

Representative Arakaki, for the Committee on Transportation, presented a report (Stand. Com. Rep. No. 1304-90) recommending that H.C.R. No. 199 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 199, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION TO STUDY MULTI-DIRECTION FLEXIBILITY ON STATE HIGHWAYS," was adopted.

Representatives Oshiro, Cachola and Tom, for the Committees on Transportation, Tourism and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1305-90) recommending that H.R. No. 220, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 220, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DIRECTOR OF THE DEPARTMENT OF TRANSPORTATION TO ASSESS THE FEASIBILITY OF IMPROVING PROPERTY AT LAUPAHOEHOE GULCH

FOR A SCENIC LOOKOUT FOR THE BENEFIT OF TOURISTS AND RESIDENTS," was adopted.

Representatives Oshiro, Cachola and Tom, for the Committees on Transportation, Tourism and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1306-90) recommending that H.C.R. No. 206, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 206, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DIRECTOR OF THE DEPARTMENT OF TRANSPORTATION TO ASSESS THE FEASIBILITY OF IMPROVING PROPERTY AT LAUPAHOEHOE GULCH FOR A SCENIC LOOKOUT FOR THE BENEFIT OF TOURISTS AND RESIDENTS," was adopted.

Representatives Oshiro, Shon and Tom, for the Committees on Transportation, Health and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1307-90) recommending that H.R. No. 119, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 119, HD 1, entitled: "HOUSE RESOLUTION RELATING TO ENHANCING THE AWARENESS OF THE ORGAN DONOR PROGRAM AT THE TIME OF DRIVER'S LICENSE RENEWAL," was adopted.

Representatives Oshiro, Shon and Tom, for the Committees on Transportation, Health and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1308-90) recommending that H.C.R. No. 107, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 107, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION RELATING TO ENHANCING THE AWARENESS OF THE ORGAN DONOR PROGRAM AT THE TIME OF DRIVER'S LICENSE RENEWAL," was adopted.

Representatives Oshiro and Tom, for the Committees on Transportation and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1309-90) recommending that H.R. No. 95, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 95, HD 1, entitled: "HOUSE RESOLUTION REQUESTING AN EVALUATION OF THE INFORMATION NEEDS, USER REQUIREMENTS, AND COST IMPLICATIONS RELATING TO THE ESTABLISHMENT OF A COORDINATED AND COMPREHENSIVE STATEWIDE MOTOR VEHICLE AND TRAFFIC RECORDS INFORMATION SYSTEM," was adopted.

Representatives Oshiro and Tom, for the Committees on Transportation and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1310-90) recommending that H.C.R. No. 81, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 81, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AN EVALUATION OF THE INFORMATION NEEDS, USER REQUIREMENTS, AND COST IMPLICATIONS RELATING TO THE ESTABLISHMENT OF A COORDINATED AND COMPREHENSIVE STATEWIDE MOTOR VEHICLE AND TRAFFIC RECORDS INFORMATION SYSTEM," was adopted.

Representatives Oshiro and Tom, for the Committees on Transportation and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1311-90) recommending that H.R. No. 175, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 175, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION, COUNTY OF HAWAII, COUNTY OF HAWAII POLICE DEPARTMENT, AND THE HAWAII VISITORS' BUREAU TO ADDRESS THE CONCERNS FOR THE SAFETY OF MOTORISTS AND SIGHTSEERS ON BRIDGES LOCATED ON THE HAMAKUA AND HILO COASTS OF THE BIG ISLAND," was adopted.

Representatives Oshiro and Tom, for the Committees on Transportation and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1312-90) recommending that H.C.R. No. 157, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 157, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION, COUNTY OF HAWAII, COUNTY OF HAWAII POLICE DEPARTMENT, AND THE HAWAII VISITORS' BUREAU TO ADDRESS THE CONCERNS FOR THE SAFETY OF MOTORISTS AND SIGHTSEERS ON BRIDGES LOCATED ON THE HAMAKUA AND HILO COASTS OF THE BIG ISLAND," was adopted.

Representatives Oshiro and Taniguchi, for the Committees on Transportation and Higher Education and the Arts, presented a joint report (Stand. Com. Rep. No. 1313-90) recommending that H.R. No. 210, HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 210, HD 1, entitled: "HOUSE RESOLUTION RELATING TO MOTOR VEHICLES," was adopted.

Representatives Oshiro and Taniguchi, for the Committees on Transportation and Higher Education and the Arts, presented a joint report (Stand. Com. Rep. No. 1314-90) recommending that H.C.R. No. 200, HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 200, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION RELATING TO MOTOR VEHICLES," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1315-90) recommending that H.R. No. 353, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 353, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE GOVERNOR'S COMMITTEE ON AIDS TO DEVELOP A BILL OF RIGHTS FOR HEALTH CARE WORKERS," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1316-90) recommending that H.C.R. No. 344, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 344, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE GOVERNOR'S COMMITTEE ON AIDS TO DEVELOP A BILL OF RIGHTS FOR HEALTH CARE WORKERS," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1317-90) recommending that H.R. No. 325, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 325, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE APPROPRIATE AGENCIES TO IMPLEMENT THE RECOMMENDATIONS IN THE REPORT ON THE EVALUATION OF THE QUALITY OF CARE IN HOMES SERVING PEOPLE WITH DEVELOPMENTAL DISABILITIES," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1318-90) recommending that H.C.R. No. 313, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 313, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE APPROPRIATE AGENCIES TO IMPLEMENT THE RECOMMENDATIONS IN THE REPORT ON THE EVALUATION OF THE QUALITY OF CARE IN HOMES SERVING PEOPLE WITH DEVELOPMENTAL DISABILITIES," was adopted.

Representatives Taniguchi and Tom, for the Committees on Higher Education and the Arts and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1319-90) recommending that H.R. No. 51 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 51, entitled: "HOUSE RESOLUTION REQUESTING THAT THE UNITED STATES POSTAL SERVICE ISSUE A COMMEMORATIVE STAMP HONORING DUKE KAHANAMOKU," was adopted.

Representatives Taniguchi and Tom, for the Committees on Higher Education and the Arts and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1320-90) recommending that H.C.R. No. 42 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 42, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THAT THE UNITED STATES POSTAL SERVICE

ISSUE A COMMEMORATIVE STAMP HONORING DUKE KAHANAMOKU," was adopted.

Representatives Taniguchi and Tom, for the Committees on Higher Education and the Arts and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1321-90) recommending that H.R. No. 236, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 236, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING INTERNATIONAL EXCHANGE CENTERS," was adopted.

Representatives Taniguchi and Tom, for the Committees on Higher Education and the Arts and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1322-90) recommending that H.C.R. No. 222, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 222, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING INTERNATIONAL EXCHANGE CENTERS," was adopted.

Representatives Taniguchi and Tom, for the Committees on Higher Education and the Arts and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1323-90) recommending that H.R. No. 167 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 167, entitled: "HOUSE RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII TO DEVELOP EXCHANGE PROGRAMS WITH UNIVERSITIES IN THE PHILIPPINES," was adopted.

Representatives Taniguchi and Tom, for the Committees on Higher Education and the Arts and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1324-90) recommending that H.C.R. No. 153 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 153, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII TO DEVELOP EXCHANGE PROGRAMS WITH UNIVERSITIES IN THE PHILIPPINES," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1325-90) recommending that H.R. No. 115, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 115, HD 1, entitled: "HOUSE RESOLUTION CALLING FOR THE ACTIVE RECRUITMENT OF WOMEN AND PEOPLE OF COLOR FOR TENURED AND TENURE-TRACK FACULTY POSITIONS AT THE UNIVERSITY OF HAWAII AT MANOA," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1326-90) recommending that H.C.R. No. 103, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 103, HD 1, entitled: "HOUSE RESOLUTION CALLING FOR THE ACTIVE RECRUITMENT OF WOMEN AND PEOPLE OF COLOR FOR TENURED AND TENURE-TRACK FACULTY POSITIONS AT THE UNIVERSITY OF HAWAII AT MANOA," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1327-90) recommending that H.R. No. 237 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 237, entitled: "HOUSE RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING A FOREIGN SERVICE TRAINING PROGRAM FOR HAWAII RESIDENTS," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1328-90) recommending that H.C.R. No. 223 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 223, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING A FOREIGN SERVICE TRAINING PROGRAM FOR HAWAII RESIDENTS," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1329-90) recommending that H.R. No. 177, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 177, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII PRESIDENT TO NEGOTIATE WITH WOMEN WHO ENTERTAIN GENDER-BASED GRIEVANCES OR CASES AGAINST THE UNIVERSITY," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1330-90) recommending that H.C.R. No. 160, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 160, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII PRESIDENT TO NEGOTIATE WITH WOMEN WHO ENTERTAIN GENDER-BASED GRIEVANCES OR CASES AGAINST THE UNIVERSITY," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1331-90) recommending that H.R. No. 207, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 207, HD 1,

entitled: "HOUSE RESOLUTION REQUESTING THE ESTABLISHMENT OF AN OFFICE AT THE UNIVERSITY OF HAWAII TO ADVOCATE FOR VICTIMS OF DISCRIMINATION," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1332-90) recommending that H.C.R. No. 197, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 197, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE ESTABLISHMENT OF AN OFFICE AT THE UNIVERSITY OF HAWAII TO ADVOCATE FOR VICTIMS OF DISCRIMINATION," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1333-90) recommending that H.R. No. 157 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 157, entitled: "HOUSE RESOLUTION ENDORSING A MISSION STATEMENT FOR THE WAIKIKI AQUARIUM," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1334-90) recommending that H.C.R. No. 143 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 143, entitled: "HOUSE CONCURRENT RESOLUTION ENDORSING A MISSION STATEMENT FOR THE WAIKIKI AQUARIUM," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1335-90) recommending that H.R. No. 272, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 272, HD 1, entitled: "HOUSE RESOLUTION REQUESTING ASSISTANCE FOR THE UNIVERSITY OF HAWAII WOMEN'S FACULTY CAUCUS TO UPDATE A STUDY ON THE DISPARITY OF STATUS BETWEEN MEN AND WOMEN FACULTY," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1336-90) recommending that H.C.R. No. 259, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 259, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING ASSISTANCE FOR THE UNIVERSITY OF HAWAII WOMEN'S FACULTY CAUCUS TO UPDATE A STUDY ON THE DISPARITY OF STATUS BETWEEN MEN AND WOMEN FACULTY," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1337-90) recommending that H.R. No. 235 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 235, entitled: "HOUSE RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII TO CONVENE A TASK FORCE TO DETERMINE THE FEASIBILITY OF ESTABLISHING A CENTER FOR THE STUDY OF AUSTRALIAN AND NEW ZEALAND CULTURE AT THE MANOA CAMPUS," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1338-90) recommending that H.C.R. No. 221 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 221, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII TO CONVENE A TASK FORCE TO DETERMINE THE FEASIBILITY OF ESTABLISHING A CENTER FOR THE STUDY OF AUSTRALIAN AND NEW ZEALAND CULTURE AT THE MANOA CAMPUS," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1339-90) recommending that H.R. No. 223, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 223, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII'S COLLEGE OF EDUCATION, WITH THE ASSISTANCE OF THE DEPARTMENT OF EDUCATION, TO UNDERTAKE A FEASIBILITY STUDY OF ESTABLISHING A PROFESSIONAL DEVELOPMENT SCHOOL AT THE UNIVERSITY'S MAKAI CAMPUS AS A PILOT PROJECT," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1340-90) recommending that H.C.R. No. 209, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 209, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNIVERSITY OF HAWAII'S COLLEGE OF EDUCATION, WITH THE ASSISTANCE OF THE DEPARTMENT OF EDUCATION, TO UNDERTAKE A FEASIBILITY STUDY OF ESTABLISHING A PROFESSIONAL DEVELOPMENT SCHOOL AT THE UNIVERSITY'S MAKAI CAMPUS AS A PILOT PROJECT," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1341-90) recommending that H.R. No. 300 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 300, entitled: "HOUSE RESOLUTION REQUESTING THE GOVERNOR TO PROCLAIM AUGUST 1990 'DUKE KAHANAMOKU MONTH'," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1342-90) recommending that H.C.R. No. 274 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 274, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE GOVERNOR TO PROCLAIM AUGUST 1990 'DUKE KAHANAMOKU MONTH'," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1343-90) recommending that H.R. No. 259, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 259, HD 1, entitled: "HOUSE RESOLUTION COMMENDING LEX BRODIE AND THE DEPARTMENT OF EDUCATION FOR ENSURING THE PROVISION OF A SAFE AND CLEAN SCHOOL ENVIRONMENT," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1344-90) recommending that H.C.R. No. 247, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 247, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION COMMENDING LEX BRODIE AND THE DEPARTMENT OF EDUCATION FOR ENSURING THE PROVISION OF A SAFE AND CLEAN SCHOOL ENVIRONMENT," was adopted.

At 1:21 o'clock p.m., Representative Apo asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:22 o'clock p.m.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1345-90) recommending that H.R. No. 122, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 122, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO CONDUCT A COMPREHENSIVE OVERVIEW OF THE STRUCTURE OF COMPONENTS AND PERSONNEL OF THE STATE'S SPECIAL EDUCATION PROGRAM," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1346-90) recommending that H.C.R. No. 110, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 110, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO CONDUCT A COMPREHENSIVE OVERVIEW OF THE STRUCTURE OF COMPONENTS AND PERSONNEL OF THE STATE'S SPECIAL EDUCATION PROGRAM," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1347-90) recommending that H.C.R. No. 117, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 117, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO PREPARE A LONG-RANGE PLAN TO REDUCE CLASS SIZE IN GRADES K-12," was adopted.

Representative Metcalf, for the majority of the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1348-90) recommending that H.R. No. 260 be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committee was adopted and H.R. No. 260, entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF DEVELOPING AND PROMOTING PARI-MUTUEL HORSE RACING IN HAWAII," was referred to the Committee on Legislative Management, with Representatives Cavasso, Isbell, Kanoho, Marumoto and Stegmaier voting no.

Representative Metcalf, for the majority of the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1349-90) recommending that H.C.R. No. 334 be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committee was adopted and H.R. No. 334, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF DEVELOPING AND PROMOTING PARI-MUTUEL HORSE RACING IN HAWAII," was referred to the Committee on Legislative Management, with Representatives Cavasso, Isbell, Kanoho, Marumoto and Stegmaier voting no.

Representative Bunda, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1350-90) recommending that H.R. No. 279 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 279, entitled: "HOUSE RESOLUTION URGING THE UNIVERSITY OF HAWAII SEA GRANT COLLEGE PROGRAM TO INCLUDE FOR RESEARCH FUNDING IN THE SEA GRANT COLLEGE PROGRAM'S 1991-1993 BIENNIUM BUDGET THE PROPOSAL SUBMITTED BY JON M. VAN DYKE AND M. CASEY JARMAN," was adopted.

Representative Bunda, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1351-90) recommending that H.C.R. No. 266 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 266, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE UNIVERSITY OF HAWAII SEA GRANT COLLEGE PROGRAM TO INCLUDE FOR RESEARCH FUNDING IN THE SEA GRANT COLLEGE PROGRAM'S 1991-1993 BIENNIUM BUDGET THE PROPOSAL SUBMITTED BY JON M. VAN DYKE AND M. CASEY JARMAN," was adopted.

Representatives Bunda and Hagino, for the Committees on Ocean and Marine Resources and Water and Land Use, presented a joint report (Stand. Com. Rep. No. 1352-90) recommending that H.C.R. No. 158, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 158, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION AUTHORIZING THE DISPOSITION BY LEASE OF CERTAIN SUBMERGED LANDS AND LANDS BENEATH TIDAL WATERS OF THE STATE," was adopted

Representatives Bunda and Shon, for the Committees on Ocean and Marine Resources and Health, presented a joint report (Stand. Com. Rep. No. 1353-90) recommending that H.R. No. 215 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 215, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO REVIEW AND REPORT ON ALL PROJECTS COMPLETED OR ONGOING DEALING WITH THE PROBLEM OF CIGUATERA POISONING," was adopted.

Representatives Oshiro and Tom, for the Committees on Transportation and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1354-90) recommending that H.R. No. 249, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 249, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE UNITED STATES CONGRESS TO REMOVE THE HIGHWAY TRUST FUND FROM THE UNIFIED FEDERAL BUDGET, PROTECT IT FROM NONTRANSPORTATION PROGRAMS, AND SPEND DOWN THE EXCESS FUNDS ACCCUMULATED IN THE FUND OVER A FIVE-YEAR PERIOD, BEGINNING IN FISCAL YEAR 1992," was adopted.

Representatives Oshiro and Tom, for the Committees on Transportation and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1355-90) recommending that H.C.R. No. 235, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 235, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNITED STATES CONGRESS TO REMOVE THE HIGHWAY TRUST FUND FROM THE UNIFIED FEDERAL BUDGET, PROTECT IT FROM NON-TRANSPORTATION PROGRAMS, AND SPEND DOWN THE EXCESS FUNDS ACCCUMULATED IN THE FUND OVER A FIVE-YEAR PERIOD, BEGINNING IN FISCAL YEAR 1992," was adopted.

Representatives Shon, Hirono and Tom, for the Committees on Health, Consumer Protection and Commerce and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1356-90) recommending that H.R. No. 106, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 106, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO FORM A TASK FORCE TO ADVISE THE LEGISLATURE ON THE ISSUE OF PROTECTING HEALTH CARE ORGANIZATIONS AND PROFESSIONALS FROM LIABILITY WHEN THEY PERFORM CHARITABLE MEDICAL SERVICES," was adopted.

Representatives Shon, Hirono and Tom, for the Committees on Health, Consumer Protection and Commerce and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1357-90) recommending that H.C.R. No. 92, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 92, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO FORM A TASK FORCE TO ADVISE THE LEGISLATURE ON THE ISSUE OF PROTECTING HEALTH CARE ORGANIZATIONS AND PROFESSIONALS FROM LIABILITY WHEN THEY PERFORM CHARITABLE MEDICAL SERVICES," was adopted.

Representatives Shon and Arakaki, for the majority of the Committees on Health and Human Services, presented a joint report (Stand. Com. Rep. No. 1358-90) recommending that H.R. No. 194, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committees was adopted and H.R. No. 194, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO CONVENE A MULTI-AGENCY TASK FORCE TO CONDUCT AN ASSESSMENT OF ADOLESCENT HEALTH AND THE NEED FOR PRIMARY ADOLESCENT HEALTH CARE SERVICES," was adopted.

Representatives Shon and Arakaki, for the majority of the Committees on Health and Human Services, presented a joint report (Stand. Com. Rep. No. 1359-90) recommending that H.C.R. No. 181, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committees was adopted and H.C.R. No. 181, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO CONVENE A MULTI-AGENCY TASK FORCE TO CONDUCT AN ASSESSMENT OF ADOLESCENT HEALTH AND THE NEED FOR PRIMARY ADOLESCENT HEALTH CARE SERVICES," was adopted.

Representatives Shon and Arakaki, for the Committees on Health and Human Services, presented a joint report (Stand. Com. Rep. No. 1360-90) recommending that H.R. No. 326 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 326, entitled: "HOUSE RESOLUTION ADOPTING THE MISSION STATEMENT DEVELOPED BY PROJECT PO'OHALA AND REQUESTING A PLAN TO EXPAND FAMILY SUPPORT SERVICES TO FAMILIES OF PERSON WITH DISABILITIES," was adopted.

Representatives Shon and Arakaki, for the Committees on Health and Human Services, presented a joint report (Stand. Com. Rep. No. 1361-90) recommending that H.C.R. No. 314 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 314,

entitled: "HOUSE CONCURRENT RESOLUTION ADOPTING THE MISSION STATEMENT DEVELOPED BY PROJECT PO'OHALA AND REQUESTING A PLAN TO EXPAND FAMILY SUPPORT SERVICES TO FAMILIES OF PERSON WITH DISABILITIES," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1362-90) recommending that H.R. No. 346, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 346, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE COMMISSION ON PERSONS WITH DISABILITIES TO EXAMINE ISSUES RELATING TO HEAD INJURY," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1363-90) recommending that H.C.R. No. 336, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 336, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE COMMISSION ON PERSONS WITH DISABILITIES TO EXAMINE ISSUES RELATING TO HEAD INJURY," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1364-90) recommending that H.R. No. 345, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 345, HD 1, entitled: "HOUSE RESOLUTION URGING AGENCIES PROVIDING OUTREACH AND IN-HOUSE EDUCATION TO ADOLESCENTS TO INCORPORATE HUMAN IMMUNODEFICIENCY VIRUS EDUCATION INTO THEIR PROGRAMS," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1365-90) recommending that H.C.R. No. 335, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 335, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION URGING AGENCIES PROVIDING OUTREACH AND IN-HOUSE EDUCATION TO ADOLESCENTS TO INCORPORATE HUMAN IMMUNODEFICIENCY VIRUS EDUCATION INTO THEIR PROGRAMS," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1366-90) recommending that H.R. No. 274, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 274, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO DEVELOP A STRATEGIC PLAN TO PROVIDE OUTREACH HEALTH SERVICES VIA MOBILE HEALTH UNITS TO THE RURAL AREAS IN THE STATE OF HAWAII," was adopted.

Representative Shon, for the Committee on Health, presented a report (Stand. Com. Rep. No. 1367-90) recommending that H.C.R. No. 261, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 261, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO DEVELOP A STRATEGIC PLAN TO PROVIDE OUTREACH HEALTH SERVICES VIA MOBILE HEALTH UNITS TO THE RURAL AREAS IN THE STATE OF HAWAII," was adopted.

Representatives Andrews and Tom, for the Committees on Planning, Energy and Environmental Protection and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1368-90) recommending that H.R. No. 283, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 283, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE UNITED STATES FISH & WILDLIFE SERVICE TO USE RECOVERY TEAMS IN THE DEVELOPMENT AND IMPLEMENTATION OF RECOVERY PLANS FOR ENDANGERED AND THREATENED SPECIES," was adopted.

Representatives Andrews and Hirono, Shon, for the Committees on Planning, Energy and Environmental Protection and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1369-90) recommending that H.R. No. 308, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 308, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEVELOPMENT OF DEMAND-SIDE MANAGEMENT PROGRAMS BY PUBLIC UTILITIES IN HAWAII," was adopted.

Representatives Andrews and Hirono, Shon, for the Committees on Planning, Energy and Environmental Protection and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1370-90) recommending that H.C.R. No. 296, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 296, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEVELOPMENT OF DEMANDSIDE MANAGEMENT PROGRAMS BY PUBLIC UTILITIES IN HAWAII," was adopted.

Representative Andrews, for the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1371-90) recommending that H.R. No. 205, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 205, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF BUSINESS AND ECONOMIC DEVELOPMENT TO UTILIZE REVENUE GENERATED BY THE PETROLEUM OVERCHARGE

DISTRIBUTION AND RESTITUTION ACT TO PROVIDE TECHNICAL SUPPORT TO ASSIST IN THE IMPLEMENTATION OF DEMAND-SIDE MANAGEMENT TECHNIQUES IN ORDER TO FOSTER ENERGY-INDEPENDENCE AND REDUCE THE ADVERSE ENVIRONMENTAL EFFECTS OF FOSSIL-FUEL," was adopted.

Representative Andrews, for the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1372-90) recommending that H.C.R. No. 192, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 192, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF BUSINESS AND ECONOMIC DEVELOPMENT TO UTILIZE REVENUE GENERATED BY THE PETROLEUM OVERCHARGE DISTRIBUTION AND RESTITUTION ACT TO PROVIDE TECHNICAL SUPPORT TO ASSIST IN THE IMPLEMENTATION OF DEMAND-SIDE MANAGEMENT TECHNIQUES IN ORDER TO FOSTER ENERGY-INDEPENDENCE AND REDUCE THE ADVERSE ENVIRONMENTAL EFFECTS OF FOSSIL-FUEL," was adopted.

Representative Andrews, for the majority of the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1373-90) recommending that H.R. No. 340, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committee was adopted and H.R. No. 340, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A COMPLETE REVIEW OF GEOTHERMAL ENERGY PRODUCTION AND THE UNDERWATER CABLE PROJECT INTENDED FOR THE EXPORTATION OF ELECTRIC POWER FROM THE ISLAND OF HAWAII TO OAHU," was adopted, with Representative Say voting no.

Representative Andrews, for the majority of the Committee on Planning, Energy and Environmental Protection, presented a report (Stand. Com. Rep. No. 1374-90) recommending that H.C.R. No. 330, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committee was adopted and H.C.R. No. 330, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A COMPLETE REVIEW OF GEOTHERMAL ENERGY PRODUCTION AND THE UNDERWATER CABLE PROJECT INTENDED FOR THE EXPORTATION OF ELECTRIC POWER FROM THE ISLAND OF HAWAII TO OAHU," was adopted, with Representative Say voting no.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1375-90) recommending that H.R. No. 96 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 96, entitled: "HOUSE RESOLUTION URGING THE GOVERNOR OF THE STATE OF HAWAII TO APPOINT WOMEN TO AT LEAST ONE-HALF OF ALL STATE BOARDS, AUTHORITIES, COMMITTEES, AND COMMISSIONS THIS YEAR," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1376-90) recommending that H.C.R. No. 82 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 82, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE GOVERNOR OF THE STATE OF HAWAII TO APPOINT WOMEN TO AT LEAST ONE-HALF OF ALL STATE BOARDS, AUTHORITIES, COMMITTEES, AND COMMISSIONS THIS YEAR," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1377-90) recommending that H.R. No. 135, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 135, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE ATTORNEY GENERAL TO EXAMINE THE DOCTRINE OF INTERSPOUSAL TORT IMMUNITY TO DETERMINE WHETHER IT SHOULD BE LIMITED OR ABOLISHED," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1378-90) recommending that H.C.R. No. 122, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 122, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE ATTORNEY GENERAL TO EXAMINE THE DOCTRINE OF INTERSPOUSAL TORT IMMUNITY TO DETERMINE WHETHER IT SHOULD BE LIMITED OR ABOLISHED," was adopted.

Representatives Metcalf and Arakaki, for the Committees on Judiciary and Human Services, presented a joint report (Stand. Com. Rep. No. 1379-90) recommending that H.R. No. 329, as amended in HD 1, be adopted.

Representatives Metcalf and Arakaki, for the Committees on Judiciary and Human Services, presented a joint report (Stand. Com. Rep. No. 1380-90) recommending that H.C.R. No. 317, as amended in HD 1, be adopted.

Representative Apo moved that the reports of the Committees be adopted and H.R. No. 329, HD 1, and H.C.R. No. 317, HD 1, be adopted, seconded by Representative Hemmings.

Representative Bybee then rose and stated:

"The resolutions I am speaking against, Mr. Speaker, are House Resolution 329, HD 1, and H.C.R. 317, HD 1.

"Mr. Speaker, I rise to speak against the adoption of these resolutions. These resolutions before us today address a subject matter which, to a large portion of our community, is most controversial. Many of our citizens object to homosexual activity and to those who endorse and promote it, and when we as an institution therefore are asked to adopt conclusions and render findings and direct actions to be taken regarding homosexual activity, especially when it involves our younger children, I suggest it is incumbent upon us to do so only after careful study and only in a way which advances the best interest of the people of Hawaii.

"Mr. Speaker, I believe these resolutions do not pass this test. Let me be more specific. The resolutions are based on the premise there are in Hawaii what is described as 'gay and lesbian youth' and because these youth are 'gay and lesbian,' they therefore need special study.

"Mr. Speaker, I have no doubt there are youths, even teenagers, who practice homosexual acts in Hawaii, and I have no doubts some of these youths are teenagers and they are troubled and they need help. And I don't oppose giving them help. But these resolutions suggest these youths are troubled and need help, not because they practice abnormal sexual acts, but merely because they practice and lesbian,' thereby suggesting they have been afflicted with some organic uncontrollable addiction rather than a learned or acquired behavior.

"Mr. Speaker, sodomy is still a crime in Hawaii, especially carrying serious penalties when involving young teenagers. Yet, these resolutions do not make any mention of this. Homosexual activity is given no negative referral or reference in these resolutions at all even though it is defined and identified as abnormal in all our standard medical texts and as 'deviate sexual activity' in HRS 707-700.

"Its role in the downfall of many great civilizations of the past is well documented in its direct relationship with the spread of AIDS if well known but none of this is mentioned in these resolutions. These resolutions treat the subject as though it was an appropriate and proper teenage activity and instead of asking us to address the problem of homosexuality, these resolutions ask us merely to authorize 'a study of the needs and demographics of gay and lesbian youths in Hawaii.'

"Mr. Speaker, I can and will support a study of the needs of troubled youths in our community. I cannot, however, support a study of just the 'needs and demographics of gay and lesbian youths in our community.'

"In the introductory Whereas clauses of these resolutions, an organization named the Gay Community Center is recognized for its advocacy role for homosexuals in Hawaii and its prominent role in the teen task force which is being asked by us to conduct this study. This organization formally known as the Sexual Identity Center and its radio show and founder are well known to us in Hawaii as advocates for and promoters of a homosexual lifestyle. The organization's legislative agenda which I found in the testimony on these resolutions, for example, calls for legislation for marriage between men and also women as well as a formal recognition in all our laws of a specially protected class of people based on 'sexual orientation.'

"This is the organization, Mr. Speaker, that will lead the so-called task force study of our teens we are being asked today to approve and give our endorsement to. I ask, why? I ask, why, Mr. Speaker, we are not directing the Department of Health to conduct the study? If it is so important and it is so needed that we are asked to lend our name and our institution's endorsement to this study, we had better be careful as to who we give this endorsement to. I am sure there are some credible names associated with this task force which was founded by the Gay Community Center but there is little doubt in my mind, Mr. Speaker, who the individuals are who are going to be using these resolutions as their passports to our high schools.

"I found it informative to read the Gay Community Center's testimony as delivered by Mr. Woods in support of these resolutions and I think it gives us an insight of what the approach will be to this problem and what the so-called study will be. I would just like to read you one sentence of that statement from the Gay Community Center as to the purpose of these resolutions. It reads: 'Our community and gay and lesbian youths suffer from not having enough information and sensitivity about who these youths really are. To undertake directed studies will enable those working with the youth population to learn and understand more of their development.'

"In conclusion, Mr. Speaker, if this House wishes to help troubled homosexual teenagers, shouldn't our primary message be, first, to discourage teens from engaging in homosexual activities and educating them regarding AIDS and the harmful effects of such activities on their physical and mental health?

"Second, that homosexuality is an abnormality which can be treated; and

"Third, the State, through its agencies, will support and supply rehabilitative programs for at-risk teenage homosexuals who want to change their lifestyles. And if we adopt the resolutions directed towards our youths, shouldn't we be absolutely sure we're giving them the right message about homosexual activity and sending them the proper professional caregivers who will help them and not hurt them?

"Mr. Speaker, I do not believe we need to adopt these resolutions. They merely call for a study -- a study not done by a governmental agency and it will involve no funds. This study can be easily accomplished by this group without asking us, as an institution, to endorse them.

"I urge these resolutions be defeated, Mr. Speaker."

Representative Duldulao then rose and asked that Representative Bybee's statements be inserted in the Journal "as though they were mine," and the Chair, "so ordered." (By reference only)

Representative Arakaki then rose and stated:

"I just want to reply very briefly, as a brief rebuttal to Representative Bybee, and to give my colleagues just maybe a little perspective on the problem.

"I had an opportunity to work with a few of these youngsters working in Kalihi/Palama. I just want to mention some of the cases except that when I worked with them, they weren't called gay and lesbian. We referred to them as mahus and butchies but nevertheless they were still there, no matter what you called them. And sad to say, one of the kids that I worked with ended up taking his own life and I guess he wasn't too happy being what he was for those who say that these people, you know, do it as a matter of choice.

"There was another father who came to me and said that he beat his kid daily because his son was feminine and I know that boy ended up running away. I don't think he ever came back home -- he probably ended up on the streets.

"On a more personal level, I was asked to be a foster parent for one of these kids and, unfortunately, as compassionate as I try to be, I guess I still have my own prejudice too and I think it would have been very difficult for me, raising my own children and to have one who was oriented in that manner so, unfortunately, I had to reject that placement.

"But I think it brings out the kinds of problems these kids do face, that there are very few of us, I think, who

would actually reach out and lend a hand and really look at the kinds of problems that they face. And I think, as a body, we can hide our heads and perhaps not face the problem, or we can close our eyes and hope that the problem will go away, but the fact of the matter is that there are kids like that out there and they are creating problems. They are ending up on our streets and in our prisons, and they do take a lot of our resources. And I think we don't want to be judgmental, we don't want to say whether their lifestyles are good or bad, but just look at the problems that they are facing straight in the eve without prejudice and be a little more compassionate. And it really irks me sometimes to hear some of these morally righteous people say that they want to be good Christians and help people in need but on the other hand, they are saying we can only accept you if you live up to our lifestyles and our morals and I don't think that's right, especially for this body.

"As Chairman of Human Resources, I try to look at what the needs are of the people and formulate our policies based on that and I hope that the members will support me.

"Thank you, Mr. Speaker."

Representative Hirayama then rose in opposition to these resolutions and requested that Representative Bybee's remarks be inserted in the Journal as his own, and the Chair "so ordered." (By reference only)

Representative Amaral then rose to speak in support of the resolutions, stating:

"I believe that the resolutions are clear in defining the need for this particular target group of people, and I agree with the need to begin to look at these problems and to begin to address them.

"By way of clarification, I think that it is important to enter into the record the criticism raised that we are not involving public service agencies in this is incorrect. In fact, the members of the task force include the Departments of Education, Health, Human Services, Family Court, the Hawaii Youth Correctional Facility, the Office of Children and Youth, the Office of the Public Defender, as well as numerous private sector organizations, so I believe we have excellent representation from the public sector.

"Beyond that also, for further clarification, the HRS 707-730 deals with sexual assault. We no longer have a sodomy statute and the statute has been amended to make it neutral on the face of it.

"Thank you very much, Mr. Speaker."

Representative Kanoho then rose to speak against the resolutions, stating:

"While well intended, I believe that the language and the approach used does send the wrong message. I am definitely in favor of helping these troubled youths but I don't believe that these resolutions, as they now stand, will accomplish this intended purpose.

"Thank you."

Representative Metcalf then rose to speak in support of the resolution, stating:

"First, I would like to ask that the words of Representatives Arakaki and Amaral be inserted in the Journal as my own on the subject," and the Chair "so ordered." (By reference only)

"And I would just like to note as there's been a lot of discussion on morality that one of the prime movers of these resolutions was the Hawaii Council of Churches. The Hawaii Council of Churches, Mr. Speaker, is made up of representatives from the Catholic Church, the Methodist Church, the Presbyterian Church, the Lutheran Church, United Church of Christ, United Methodist Church, the Quaker Church, and numerous other Christian denominations. In that regard, I can hardly conclude that these resolutions are immoral.

"Thank you."

Representative Cavasso then rose to speak against the resolutions, stating:

"Mr. Speaker, I also see these resolutions that may inadvertently be in support of a sexual practice and lifestyle which is destructive to both our community at large and the individuals involved.

"Again and again, we find that people are destroying their lives when they become involved in this lifestyle, and to give this power of study to a group which is led by homosexual advocates is like telling our kids that drugs are bad and that we are going to do a study on drugs with our children and then have drug dealers conduct the study. Or like telling our children that stealing is bad and that we want to find how many are involved in stealing and will recruit a group who says that stealing is okay to conduct the study.

"This lifestyle is destructive and has traditionally been identified as destructive and I might just share something. I was on the Big Island this weekend, climbing Mauna Loa, and got back early this morning on the first flight, and while I was on that flight I opened the Word and was reading Leviticus 20, and it reminds us, Leviticus 2013, if a man lies with a male as he lies with a woman, both of them have committed an abomination and their blood shall be upon themselves.

"We're talking about a destructive lifestyle and what we really need to be doing, as a couple of the representatives have stated, is working to help these people. There is hope to reach out and help them come into a lifestyle that will bring them joy and happiness for life, to help them escape from this lifestyle just as we would help young people escape from the lifestyle of drugs, the lifestyle of stealing, or the lifestyle of adultery, whatever it be, these lifestyles which destroy people. We should be helping them to come out as there is hope."

The motion was put by the Chair and carried, and the joint reports of the Committees were adopted, and H.R. No. 329, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF GAY AND LESBIAN YOUTH OF HAWAII BY THE GAY AND LESBIAN TEEN TASK FORCE," and H.C.R. No. 317, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY OF GAY AND LESBIAN YOUTH OF HAWAII BY THE GAY AND LESBIAN YOUTH OF HAWAII BY THE GAY AND LESBIAN TEEN TASK FORCE," were adopted with Representatives Alcon, Bybee, Cachola, Duldulao, Hemmings, Hirayama, Leong, Liu and Yoshimura voting no.

Representatives Metcalf and Tom, for the Committees on Judiciary and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1381-90) recommending that H.R. No. 72, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 72, HD 1, entitled: "HOUSE RESOLUTION URGING A

CONCERTED EFFORT TO OBTAIN FEDERAL LAND AND FEDERAL FUNDS TO BUILD MINIMUM SECURITY FACILITIES PRIMARILY FOR DRUG TREATMENT OFFENDERS," was adopted.

Representatives Metcalf and Tom, for the Committees on Judiciary and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1382-90) recommending that H.C.R. No. 62, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 62, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION URGING A CONCERTED EFFORT TO OBTAIN FEDERAL LAND AND FEDERAL FUNDS TO BUILD MINIMUM SECURITY FACILITIES PRIMARILY FOR DRUG TREATMENT OFFENDERS," was adopted.

Representatives Metcalf and Tom, for the Committees on Judiciary and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1383-90) recommending that H.R. No. 111, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 111, HD 1, entitled: "HOUSE RESOLUTION URGING THE CHIEF OF POLICE OF THE HONOLULU POLICE DEPARTMENT TO CONDUCT A STUDY PERTAINING TO THE ILLEGAL SALES AND UNAUTHORIZED USE OF FIREWORKS, AND TO PRIORITIZE THE ENFORCEMENT OF ARTICLE 40 OF THE REVISED ORDINANCES OF HONOLULU DURING TIMES OF 'PEAK' USAGE OF FIREWORKS--NEW YEAR'S AND THE FOURTH OF JULY," was adopted.

Representatives Metcalf and Tom, for the Committees on Judiciary and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1384-90) recommending that H.C.R. No. 99, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 99, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE CHIEF OF POLICE OF THE HONOLULU POLICE DEPARTMENT TO CONDUCT A STUDY PERTAINING TO THE ILLEGAL SALES AND UNAUTHORIZED USE OF FIREWORKS, AND TO PRIORITIZE THE ENFORCEMENT OF ARTICLE 40 OF THE REVISED ORDINANCES OF HONOLULU DURING TIMES OF 'PEAK' USAGE OF FIREWORKS-NEW YEAR'S AND THE FOURTH OF JULY," was adopted.

Representatives Hagino and Tom, for the Committees on Water and Land Use and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1385-90) recommending that H.R. No. 171, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 171, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE STATE DEPARTMENT OF LAND AND NATURAL RESOURCES AND THE COUNTY OF HAWAII TO ASSESS THE FEASIBILITY OF ESTABLISHING A COMMUNITY PARK AT KALAOA, NORTH KONA, HAWAII," was adopted.

Representatives Hagino and Tom, for the Committees on Water and Land Use and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1386-90) recommending that H.R. No. 79 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 79, entitled: "HOUSE RESOLUTION URGING THE FEDERAL GOVERNMENT TO HONOR THE STATE'S WATER RIGHTS," was adopted.

Representatives Hagino and Tom, for the Committees on Water and Land Use and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1387-90) recommending that H.C.R. No. 69 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 69, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE FEDERAL GOVERNMENT TO HONOR THE STATE'S WATER RIGHTS," was adopted.

Representative Hagino, for the Committee on Water and Land Use, presented a report (Stand. Com. Rep. No. 1388-90) recommending that H.R. No. 213, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 213, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF ESTABLISHING A DEVELOPMENT AUTHORITY TO OVERSEE FUTURE DEVELOPMENT OF CERTAIN LANDS AND USE OF WATERS WITHIN THE WEST HAWAII REGION, INCLUDING NORTH AND SOUTH KOHALA ON THE ISLAND OF HAWAII," was adopted.

Representative Hagino, for the Committee on Water and Land Use, presented a report (Stand. Com. Rep. No. 1389-90) recommending that H.R. No. 90 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 90, entitled: "HOUSE RESOLUTION REQUESTING THE HAWAII REAL ESTATE RESEARCH AND EDUCATON CENTER TO EXPLORE METHODS OF CONTROLLING RAPID INCREASE IN GRAND LEASE RENTS AFFECTING COMMERCIAL PROPERTIES," was adopted.

Representative Hagino, for the Committee on Water and Land Use, presented a report (Stand. Com. Rep. No. 1390-90) recommending that H.C.R. No. 76 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 76, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE HAWAII REAL ESTATE RESEARCH AND EDUCATON CENTER TO EXPLORE METHODS OF CONTROLLING RAPID INCREASE IN GRAND LEASE RENTS AFFECTING COMMERCIAL PROPERTIES," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1391-90) recommending that H.R. No. 192, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the

Committee was adopted and H.R. No. 192, HD 1, entitled: "HOUSE RESOLUTION CALLING FOR THE CONVERSION OF ALL TEMPORARY POSITIONS IN THE DEPARTMENT OF EDUCATION TO PERMANENT STATUS," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1392-90) recommending that H.C.R. No. 179, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 179, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION CALLING FOR THE CONVERSION OF ALL TEMPORARY POSITIONS IN THE DEPARTMENT OF EDUCATION TO PERMANENT STATUS," was adopted.

Representatives Hirono and Shon, for the Committees on Consumer Protection and Commerce and Health, presented a joint report (Stand. Com. Rep. No. 1393-90) recommending that H.R. No. 334, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 334, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE CENTER FOR ALTERNATIVE DISPUTE RESOLUTION TO CONVENE A SERIES OF ROUNDTABLE DISCUSSIONS TO ADDRESS THE ISSUE OF THE UNSERVED MENTAL HEALTH NEEDS OF HAWAII'S PEOPLE AND THE POSSIBILITY OF ALLOWING APPROPRIATELY TRAINED PSYCHOLOGISTS TO PRESCRIBE PSYCHOTROPIC MEDICATIONS IN THE DIAGNOSIS AND TREATMENT OF NERVOUS, MENTAL, AND ORGANIC BRAIN DISORDERS UNDER CERTAIN CONDITIONS," was adopted.

Representatives Hirono and Shon, for the Committees on Consumer Protection and Commerce and Health, presented a joint report (Stand. Com. Rep. No. 1394-90) recommending that H.C.R. No. 323, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 323, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE CENTER FOR ALTERNATIVE DISPUTE RESOLUTION TO CONVENE A SERIES OF ROUNDTABLE DISCUSSIONS TO ADDRESS THE ISSUE OF THE UNSERVED MENTAL HEALTH NEEDS OF HAWAII'S PEOPLE AND THE POSSIBILITY OF ALLOWING APPROPRIATELY TRAINED PSYCHOLOGISTS TO PRESCRIBE PSYCHOTROPIC MEDICATIONS IN THE DIAGNOSIS AND TREATMENT OF NERVOUS, MENTAL, AND ORGANIC BRAIN DISORDERS UNDER CERTAIN CONDITIONS," was adopted.

Representatives Hirono and Shon, for the Committees on Consumer Protection and Commerce and Health, presented a joint report (Stand. Com. Rep. No. 1395-90) recommending that H.R. No. 313, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 313, HD 1, entitled: "HOUSE RESOLUTION URGING HEALTH INSURANCE PROVIDERS TO INCLUDE COMPLETE COVERAGE OF APPROPRIATE IMMUNIZATION

COSTS FOR ALL AGES IN THEIR HEALTH INSURANCE POLICIES," was adopted.

Representatives Hirono and Shon, for the Committees on Consumer Protection and Commerce and Health, presented a joint report (Stand. Com. Rep. No. 1396-90) recommending that H.C.R. No. 339, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 339, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION URGING HEALTH INSURANCE PROVIDERS TO INCLUDE COMPLETE COVERAGE OF APPROPRIATE IMMUNIZATION COSTS FOR ALL AGES IN THEIR HEALTH INSURANCE POLICIES," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1397-90) recommending that H.R. No. 107 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 107, entitled: "HOUSE RESOLUTION REQUESTING HAWAII'S PUBLIC UTILITIES COMMISSION ENSURE APPROPRIATE ECONOMIC INCENTIVES ARE AVAILABLE TO INDEPENDENT POWER PRODUCERS THAT UTILIZE ALTERNATE SOURCES OF ENERGY TO GENERATE ELECTRICITY," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1398-90) recommending that H.C.R. No. 95 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 95, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING HAWAII'S PUBLIC UTILITIES COMMISSION ENSURE APPROPRIATE ECONOMIC INCENTIVES ARE AVAILABLE TO INDEPENDENT POWER PRODUCERS THAT UTILIZE ALTERNATE SOURCES OF ENERGY TO GENERATE ELECTRICITY," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1399-90) recommending that H.R. No. 253, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 253, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF THE FEASIBILITY OF A STATEWIDE COMPUTER SYSTEM FOR THE COLLECTION AND DISSEMINATION OF AUTOMOBILE OWNER AND OPERATOR INFORMATION," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1400-90) recommending that H.C.R. No. 239, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 239, HD 1, "HOUSE CONCURRENT RESOLUTION entitled: REQUESTING A STUDY OF THE FEASIBILITY OF A STATEWIDE COMPUTER SYSTEM FOR THE COLLECTION AND DISSEMINATION OWNER **OPERATOR AUTOMOBILE** AND INFORMATION," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1401-90) recommending that H.R. No. 133 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 133, entitled: "HOUSE RESOLUTION REQUESTING A STUDY OF MANDATORY ERRORS AND OMISSION INSURANCE COVERAGE FOR REAL ESTATE BROKERS AND SALESPERSONS," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1402-90) recommending that H.C.R. No. 120 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 120, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY OF MANDATORY ERRORS AND OMISSIONS INSURANCE COVERAGE FOR REAL ESTATE BROKERS AND SALESPERSONS," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1403-90) recommending that H.C.R. No. 164, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 164, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE NECESSITY TO LICENSE RENTAL REFERRAL AGENTS AND RENT FINDERS," was adopted.

Representatives Taniguchi, Bunda and Tam, for the Committees on Higher Education and the Arts, Ocean and Marine Resources and Education, presented a joint report (Stand. Com. Rep. No. 1404-90) recommending that H.R. No. 244, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 244, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION WITH THE COOPERATION OF THE WAIKIKI AQUARIUM AND THE UNIVERSITY OF HAWAII TO PREPARE A CURRICULUM OUTLINE FOR AN EXPANDED MARINE SCIENCE PROGRAM FOR ELEMENTARY AND SECONDARY SCHOOLS IN HAWAII," was adopted.

Representatives Taniguchi, Bunda and Tam, for the Committees on Higher Education and the Arts, Ocean and Marine Resources and Education, presented a joint report (Stand. Com. Rep. No. 1405-90) recommending that H.C.R. No. 230, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 230, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION WITH THE COOPERATION OF THE WAIKIKI AQUARIUM AND THE UNIVERSITY OF HAWAII TO PREPARE A CURRICULUM OUTLINE FOR AN EXPANDED MARINE SCIENCE PROGRAM FOR ELEMENTARY AND SECONDARY SCHOOLS IN HAWAII," was adopted.

Representatives Taniguchi and Tam, for the Committees on Higher Education and the Arts and Education, presented a joint report (Stand. Com. Rep. No. 1406-90) recommending that H.R. No. 263 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 263, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION AND THE BERNICE PAUAHI BISHOP MUSEUM TO INVENTORY CURRENT COOPERATIVE EDUCATIONAL PROGRAMS AND RESOURCES AVAILABLE TO HAWAII'S STUDENTS AND PROPOSE MEANS TO EXPAND AND ADD NEW PROGRAMS," was adopted.

Representatives Taniguchi and Tam, for the Committees on Higher Education and the Arts and Education, presented a joint report (Stand. Com. Rep. No. 1407-90) recommending that H.C.R. No. 251 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 251, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION AND THE BERNICE PAUAHI BISHOP MUSEUM TO INVENTORY CURRENT COOPERATIVE EDUCATIONAL PROGRAMS AND RESOURCES AVAILABLE TO HAWAII'S STUDENTS AND PROPOSE MEANS TO EXPAND AND ADD NEW PROGRAMS," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1408-90) recommending that H.R. No. 214 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 214, entitled: "HOUSE RESOLUTION URGING THE UNIVERSITY OF HAWAII AT HILO IN COLLABORATION WITH THE SCHOOL OF OCEAN AND EARTH SCIENCE AND TECHNOLOGY TO PREPARE A PROPOSAL TO ESTABLISH A CENTER FOR UNDERGRADUATE MARINE EDUCATION AT UH-HILO," was adopted.

Representative Taniguchi, for the Committee on Higher Education and the Arts, presented a report (Stand. Com. Rep. No. 1409-90) recommending that H.R. No. 174 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 174, entitled: "HOUSE RESOLUTION REQUESTING THE ESTABLISHMENT OF A QUANTITATIVE BASIS FOR INCREASING THE CURRENT SERVICE BASE OF THE COOPERATIVE EXTENSION SERVICE, COLLEGE OF TROPICAL AGRICULTURE AND HUMAN RESOURCES, UNIVERSITY HAWAII," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1410-90) recommending that H.R. No. 282 be referred to the Committee on Judiciary.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 282, entitled: "HOUSE RESOLUTION DECLARING THE DEVELOPMENT OF COMMUNITY CORRECTIONS

PROGRAMS AS A PUBLIC POLICY DIRECTION," was referred to the Committee on Judiciary.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1411-90) recommending that H.C.R. No. 269, be referred to the Committee on Judiciary.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 269, entitled: "HOUSE CONCURRENT RESOLUTION DECLARING THE DEVELOPMENT OF COMMUNITY CORRECTIONS PROGRAMS AS A PUBLIC POLICY DIRECTION," was referred to the Committee on Judiciary.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1412-90) recommending that H.R. No. 118, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 118, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES AND THE DEPARTMENT OF HUMAN SERVICES TO DETERMINE THE FEASIBILITY OF CONSTRUCTING A MULTIPURPOSE CENTER FOR THE WAIANAE COAST," was referred to the Committee on Finance.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1413-90) recommending that H.C.R. No. 106, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 106, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES AND THE DEPARTMENT OF HUMAN SERVICES TO DETERMINE THE FEASIBILITY OF CONSTRUCTING A MULTIPURPOSE CENTER FOR THE WAIANAE COAST," was referred to the Committee on Finance.

Representatives Arakaki and Tom, for the Committees on Human Services and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1414-90) recommending that H.R. No. 152 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.R. No. 152, entitled: "HOUSE RESOLUTION URGING HAWAII'S CONGRESSIONAL DELEGATION TO SEEK LEGISLATION WHICH WOULD EXEMPT SOCIAL SECURITY AND SUPPLEMENTAL SECURITY INCOME COST OF LIVING ALLOWANCES RECEIVED BY PERSONS ON PUBLIC ASSISTANCE AND OTHER FEDERAL AID PROGRAMS FROM CALCULATION FOR ELIGIBILITY FOR THESE BENEFITS," was adopted.

Representatives Arakaki and Tom, for the Committees on Human Services and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1415-90) recommending that H.C.R. No. 138 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 138, entitled: "HOUSE CONCURRENT RESOLUTION URGING HAWAII'S CONGRESSIONAL DELEGATION TO SEEK LEGISLATION WHICH WOULD EXEMPT SOCIAL SECURITY AND SUPPLEMENTAL SECURITY INCOME COST OF LIVING ALLOWANCES RECEIVED BY PERSONS ON PUBLIC ASSISTANCE AND OTHER FEDERAL AID PROGRAMS FROM CALCULATION FOR ELIGIBILITY FOR THESE BENEFITS," was adopted.

Representatives Arakaki and Hirono, for the Committees on Human Services and Consumer Protection and Commerce, presented a joint report (Stand. Com. Rep. No. 1416-90) recommending that H.R. No. 150, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 150, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A COMPARISON OF REIMBURSEMENT RATES AND REIMBURSABLE PROCEDURES AND SERVICES UNDER MEDICAID AND PRIVATE HEALTH INSURANCE PLANS," was adopted.

Representatives Arakaki and Hirono, for the Committees on Human Services and Consumer Protection and Commerce, presented a joint report (Stand. Com. Rep. No. 1417-90) recommending that H.C.R. No. 136, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 136, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A COMPARISON OF REIMBURSEMENT RATES AND REIMBURSABLE PROCEDURES AND SERVICES UNDER MEDICAID AND PRIVATE HEALTH INSURANCE PLANS," was adopted.

Representatives Arakaki and Metcalf, for the Committees on Human Services and Judiciary, presented a joint report (Stand. Com. Rep. No. 1418-90) recommending that H.R. No. 170, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.R. No. 170, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A PLAN FOR RESTRAINT OF INMATES AND JUSTIFIED USE OF FORCE IN THE DEPARTMENT OF CORRECTIONS," was adopted.

Representatives Arakaki and Metcalf, for the Committees on Human Services and Judiciary, presented a joint report (Stand. Com. Rep. No. 1419-90) recommending that H.C.R. No. 156, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 156, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A PLAN FOR RESTRAINT OF INMATES AND JUSTIFIED USE OF FORCE IN THE DEPARTMENT OF CORRECTIONS," was adopted.

SUSPENSION OF RULES

On motion by Representative Apo, seconded by Representative Hemmings and carried, the rules were

suspended for the purpose of considering bills on Third Reading on the basis of a modified consent calendar.

THIRD READING

The following bills, which were on the calendar for Third Reading, were read throughout and the following actions taken:

S.B. No. 2865, SD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2865, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE POSSESSION OF FIREARMS," passed Third Reading by a vote of 50 ayes, with Representative Yonamine being excused.

The Chair directed the Clerk to note that S.B. No. 2865 had passed Third Reading at 1:45 o'clock p.m.

S.B. No. 2550:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2550, entitled: "A BILL FOR AN ACT RELATING TO STATUTORY REVISION: AMENDING. REPEALING **VARIOUS** REENACTING, OR PROVISIONS OF THE HAWAII REVISED STATUTES AND THE SESSION LAWS OF HAWAII FOR THE PURPOSE OF CORRECTING ERRORS, CLARIFYING CORRECTING REFERENCES, AND LANGUAGE, UNNECESSARY DELETING OBSOLETE OR PROVISIONS," passed Third Reading by a vote of 50 ayes, with Representative Yonamine being excused.

S.B. No. 32:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 32, entitled: "A BILL FOR AN ACT PROPOSING AN AMENDMENT TO ARTICLE III, SECTION 10, OF THE HAWAII CONSTITUTION TO CHANGE THE LEGISLATIVE SESSION RECESS REQUIREMENT," passed Third Reading by a vote of 50 ayes, with Representative Yonamine being excused.

The Chair directed the Clerk to note that S.B. Nos. 2550 and 32 had passed Third Reading at 1:46 o'clock p.m.

S.B. No. 2287:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 2287, entitled: "A BILL FOR AN ACT RELATING TO SMALL CLAIMS, DISTRICT COURTS," passed Third Reading by a vote of 50 ayes, with Representative Yonamine being excused.

S.B. No. 89:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 89, entitled: "A BILL FOR AN ACT RELATING TO JURY COMMISSIONERS," passed Third Reading by a vote of 50 ayes, with Representative Yonamine being excused.

S.B. No. 33:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, S.B. No. 33, entitled: "A BILL FOR AN ACT RELATING TO GENDER," passed Third Reading by a vote of 50 ayes, with Representative Yonamine being excused.

The Chair directed the Clerk to note that S.B. No. 2287, 89 and 33 had passed Third Reading at 1:47 o'clock p.m.

MATTERS DEFERRED FROM EARLIER ON THE CALENDR

Stand. Com. Rep. No. 1225-90 on S.B. No. 2692:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2692, entitled: "A BILL FOR AN ACT RELATING TO SCHOOL BUS CONTRACTS," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Yonamine being excused.

Stand. Com. Rep. No. 1226-90 on S.B. No. 2728, SD 1:

On motion by Representative Metcalf, seconded by Representative Hagino and carried, the report of the Committee was adopted and S.B. No. 2728, SD 1, entitled: "A BILL FOR AN ACT RELATING TO DISCLOSURE OF PERSONAL RECORDS," having been read throughout, passed Third Reading by a vote of 50 ayes, with Representative Yonamine being excused.

The Chair directed the Clerk to note that S.B. Nos. 2692 and 2728 had passed Third Reading at 1:48 o'clock p.m.

At 1:49 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 1:50 o'clock p.m.

STANDING COMMITTEE REPORTS

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1420-90) recommending that H.C.R. No. 324, as amended in HD 1 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 324, HD 1 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AN EQUITABLE TAX POLICY FOR FINANCIAL INSTITUTIONS," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1421-90) recommending that H.C.R. No. 218 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 218, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING CONSIDERATION OF A STATE PARK AT PUNALUU, OAHU," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1422-90) recommending that H.C.R. No. 282 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 282, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF

ESTABLISHING AN AGRICULTURAL RESEARCH INSTITUTE," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1423-90) recommending that H.C.R. No. 121, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 121, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO PROMOTE PROCEDURES TO ENCOURAGE OPEN ENROLLMENT," was adopted.

Representatives Tom and Honda, for the Committees on Intergovernmental Relations and International Affairs and Agriculture, presented a joint report (Stand. Com. Rep. No. 1424-90) recommending that H.C.R. No. 328, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 328, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING HAWAII'S DELEGATION TO THE CONGRESS OF THE UNITED STATES TO INITIATE AND SUPPORT LEGISLATION TO ERADICATE THE BROWN TREE SNAKE IN AREAS WHERE THIS ANIMAL HAS BECOME A PEST AND TO INTENSIFY FEDERAL EFFORTS TO PREVENT THE SPREAD OF THIS PEST TO OTHER PACIFIC ISLAND NATIONS, UNITED STATES TERRITORIES, AND THE STATE OF HAWAII," was adopted.

Representatives Tom and Tam, for the Committees on Intergovernmental Relations and International Affairs and Education, presented a joint report (Stand. Com. Rep. No. 1425-90) recommending that H.C.R. No. 240, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 240, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION RECOGNIZING AND COMMENDING THE EFFORTS AND CONTRIBUTIONS OF THE ARMED SERVICES STATIONED IN HAWAII TO STRENGTHEN THE PUBLIC SCHOOL SYSTEM," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1426-90) recommending that H.C.R. No. 341 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 341, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE CONGRESS OF THE UNITED STATES TO PROPOSE LEGISLATION TO PROVIDE FOR THE REVERSION OF CONDEMNED PROPERTY WHEN IT IS TAKEN OUT OF PUBLIC USE FOR WHICH IT WAS CONDEMNED," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1427-90) recommending that H.C.R. No. 238 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 238, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TAXATION TO EXAMINE

AND REPORT ON THE GENERAL EXCISE TAXATION OF LEASES," was adopted.

Representatives Hayes, Arakaki and Tom, for the Committees on Housing, Human Services and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1428-90) recommending that H.C.R. No. 182, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 182, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE MENTAL HEALTH DIVISION OF THE DEPARTMENT OF HEALTH, THE HAWAII HOUSING AUTHORITY, AND THE EXECUTIVE OFFICE ON AGING WORK COOPERATIVELY TO PREVENT INAPPROPRIATE PLACEMENT OF ADULTS WHO ARE NOT ELDERLY IN ELDERLY HOUSING PROJECTS," was adopted.

Representatives Hayes and Fukunaga, for the Committees on Housing and Legislative Management, presented a joint report (Stand. Com. Rep. No. 1429-90) recommending that H.C.R. No. 278, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 278, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE COMMITTEE ON HOUSING OF THE HOUSE OF REPRESENTATIVES TO CONDUCT AN OVERVIEW OF STATE AND COUNTY HOUSING AGENCIES WITH THE OBJECTIVE OF CLARIFYING THE RESPONSIBILITIES OF THOSE AGENCIES," was adopted.

Representatives Arakaki, Shon and Tom, for the Committees on Human Services, Health and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1430-90) recommending that H.C.R. No. 280, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 280, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE UNITED STATES SECRETARY OF VETERANS AFFAIRS TO HOLD A FORUM IN THE STATE OF HAWAII WHEREIN PUBLIC CONCERNS AND INPUT WILL BE ADDRESSED AND RECEIVED FOR CONSIDERATION IN THE SITE SELECTION PROCESS FOR THE PROPOSED VETERANS HOSPITAL IN HAWAII," was adopted.

Representatives Arakaki and Shon, for the Committees on Human Services and Health, presented a joint report (Stand. Com. Rep. No. 1431-90) recommending that H.C.R. No. 140, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 140, HD 1, entitled: "HOUSE CONCURRENT REQUESTING THE DEPARTMENT OF HEALTH AND THE DEPARTMENT OF HUMAN SERVICES TO COORDINATE EFFORTS TO MAXIMIZE FEDERAL MEDICAID FUNDS," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1432-90) recommending that H.C.R. No. 148, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 148, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HUMAN SERVICES TO SHORTEN THE FORM FOR MEDICAID APPLICATIONS AND TO DESIGN A SEPARATE FORM FOR FOOD STAMP APPLICATIONS," was adopted.

Representatives Tom and Taniguchi, for the Committees on Intergovernmental Relations and International Affairs and Higher Education and the Arts, presented a joint report (Stand. Com. Rep. No. 1433-90) recommending that H.C.R. No. 225 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 225 entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING A INTERNATIONAL RESEARCH PARK," was adopted.

Representatives Tom and Taniguchi, for the Committees on Intergovernmental Relations and International Affairs and Higher Education and the Arts, presented a joint report (Stand. Com. Rep. No. 1434-90) recommending that H.C.R. No. 224 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 224, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING AN INTERNATIONAL SERVICE TRAINING PROGRAM FOR STUDENTS FROM PACIFIC COUNTRIES," was adopted.

Representatives Tom and Hayes, for the majority of the Committees on Intergovernmental Relations and International Affairs and Housing, presented a joint report (Stand. Com. Rep. No. 1435-90) recommending that H.C.R. No. 56, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the majority of the Committees was adopted and H.C.R. No. 56, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE COUNTIES TO INVESTIGATE THE RELATIONSHIP BETWEEN PROPERTY TAX RATES AND THE AVAILABILITY OF LAND FOR HOUSING," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1436-90) recommending that H.C.R. No. 196 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 196, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING HAWAII'S CONGRESSIONAL DELEGATION TO TAKE ALL APPROPRIATE STEPS TO ENSURE JOB SECURITY FOR THE CURRENT WORK FORCE AT THE PACIFIC MISSILE RANGE FACILITY ON KAUAI," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1437-90) recommending that H.C.R. No. 101 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 101, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE CITY AND COUNTY OF HONOLULU TO SURVEY WAIPAHU STREET BETWEEN KAMEHAMEHA HIGHWAY AND KUNIA ROAD AND DEVELOP A PLAN TO IMPROVE CONDITIONS ON THIS STREET, CONSISTENT WITH THE INCREASE IN POPULATION AND TRAFFIC IN THE AREA," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1438-90) recommending that H.C.R. No. 98 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 98, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE UNITED STATES GOVERNMENT TO TAKE ALL STEPS POSSIBLE TO SECURE THE EARLY RELEASE OF PERSONS HELD HOSTAGE BY TERRORISTS," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1439-90) recommending that H.C.R. No. 241, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 241, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF STATE PLANNING TO ESTABLISH A TASK FORCE TO INVESTIGATE METHODS OF STREAMLINING THE LAND USE PERMIT PROCESS AT THE STATE AND COUNTY LEVELS," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1440-90) recommending that H.C.R. No. 13, HD 1, as amended in HD 2, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 13, HD 2, entitled: "HOUSE CONCURRENT RESOLUTION RELATING TO HOUSING LOANS," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1441-90) recommending that H.C.R. No. 93, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 93, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE CONGRESS TO ENACT LEGISLATION TO DETERMINE WHEN INSPECTION OF FIRST CLASS PARCELS IS AUTHORIZED," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1442-90) recommending that H.C.R. No. 60, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the

Committee was adopted and H.C.R. No. 60, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE CITY AND COUNTY OF HONOLULU TO DEVELOP A FAIR AND EQUITABLE POLICY FOR STATE ASSISTANCE FOR LANDSLIDE REMEDIAL MEASURES," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1443-90) recommending that H.C.R. No. 100, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 100, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE CITY AND COUNTY OF HONOLULU TO INVESTIGATE THE FEASIBILITY OF ESTABLISHING A POLICE SUBSTATION IN WAIPAHU," was adopted.

Representatives Hagino and Tom, for the Committees on Water and Land Use and Intergovernmental Relations and International Affair, presented a joint report (Stand. Com. Rep. No. 1444-90) recommending that H.C.R. No. 214, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 214, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES STUDY THE FEASIBILITY OF ESTABLISHING A STATE PARK IN MAKUA VALLEY, OAHU," was adopted.

Representative Hagino, for the Committee on Water and Land Use, presented a report (Stand. Com. Rep. No. 1445-90) recommending that H.C.R. No. 165 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 165, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE DIRECTOR OF PUBLIC SAFETY TO RECOMMEND THAT THE DIVISION OF CONSERVATION AND RESOURCE ENFORCEMENT OF THE DEPARTMENT OF LAND AND NATURAL RESOURCES NOT BE TRANSFERRED TO THE DEPARTMENT OF PUBLIC SAFETY," was adopted.

Representative Hagino, for the Committee on Water and Land Use, presented a report (Stand. Com. Rep. No. 1446-90) recommending that H.C.R. No. 264 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 264, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF PURCHASING LANDS IN WAIPIO VALLEY CURRENTLY OWNED BY BISHOP MUSEUM," was adopted.

Representatives D. Ige, Oshiro and Tom, for the Committees on Economic Development and Hawaiian Affairs, Transportation and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1447-90) recommending that H.C.R. No. 262, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 262, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION

REQUESTING THAT THE UNITED STATES DEPARTMENT OF TRANSPORTATION APPROVE DIRECT AIRLINE ROUTES BETWEEN EAST ASIAN COUNTRIES AND HONOLULU, HAWAII," was adopted.

Representative Takamine, for the Committee on Labor and Public Employment, presented a report (Stand. Com. Rep. No. 1448-90) recommending that H.C.R. No. 204 be referred to the Committee on Finance.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 204, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY REGARDING THE FEASIBILITY OF CONVERTING PRIVATE, NON-PROFIT COMMUNITY ACTION AGENCIES INTO A STATE AGENCY," was referred to the Committee on Finance.

Representative Takamine, for the Committee on Labor and Public Employment, presented a report (Stand. Com. Rep. No. 1449-90) recommending that H.C.R. No. 180 be referred to the Committee on Finance.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 180, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE STATE ADMINISTRATION TO REVIEW THE CONTRACT POLICIES OF STATE AGENCIES TO ENSURE FAIR COMPENSATION AND COMPETITIVE SALARIES." was referred to the Committee on Finance.

Representatives Takamine and Tam, for the Committees on Labor and Public Employment and Education, presented a joint report (Stand. Com. Rep. No. 1450-90) recommending that H.C.R. No. 250, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 250, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION, IN COOPERATION WITH THE DEPARTMENT OF PERSONNEL SERVICES AND THE HAWAII GOVERNMENT EMPLOYEES' ASSOCIATION, TO WORK WITH THE EDUCATIONAL ASSISTANTS ASSOCIATION TO UPDATE AND RECLASSIFY THE JOB DESCRIPTION FOR EDUCATIONAL ASSISTANTS," was adopted.

Representatives Takamine and Tam, for the Committees on Labor and Public Employment and Education, presented a joint report (Stand. Com. Rep. No. 1451-90) recommending that H.C.R. No. 207, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 207, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF OFFERING INNOVATIVE EMPLOYEE BENEFITS TO ATTRACT APPLICANTS AND RETAIN EMPLOYEES FOR CERTAIN STATE EMPLOYEE JOB CLASSES," was adopted.

Representatives Takamine, Arakaki and Shon, for the Committees on Labor and Public Employment, Human Services and Health, presented a joint report (Stand. Com. Rep. No. 1452-90) recommending that H.C.R. No. 227, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 227, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE PROVISION OF REASONABLE ACCOMMODATIONS TO STATE EMPLOYEES WITH DISABILITIES," was adopted.

Representatives Takamine and Hirono, for the Committees on Labor and Public Employment and Consumer Protection and Commerce, presented a joint report (Stand. Com. Rep. No. 1453-90) recommending that H.C.R. No. 80 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 80, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY INVESTIGATING WAYS TO INSURE EMPLOYEES PARTICIPATING IN EMPLOYER-SPONSORED RECREATIONAL ACTIVITIES," was adopted.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1454-90) recommending that H.C.R. No. 295, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 295, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF THE LEGISLATIVE AUDITOR TO STUDY OF THE CAUSES OF THE CHRONIC WATER PROBLEMS OF THREE HAWAIIAN HOMESTEAD AREAS AND TO RECOMMEND COORDINATED ACTIONS OF STATE AGENCIES TO AVOID THE RECURRENCE OF THESE TYPES OF PROBLEMS," was referred to the Committee on Legislative Management.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1455-90) recommending that H.C.R. No. 318, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 318, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HAWAIIAN HOME LANDS TO INCORPORATE PLANS IN THE CURRENT WAIMANALO HOMESTEAD DEVELOPMENT PROJECT TO MINIMIZE FLOODING DAMAGE SUFFERED BY CERTAIN EXISTING HOMES AND LAND," was adopted.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1456-90) recommending that H.C.R. No. 297, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 297, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HAWAIIAN HOME LANDS TO PROMOTE GREATER BENEFICIARY INVOLVEMENT IN ALL PHASES OF THE HOMESTEADING PROGRAM," was adopted.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1457-90) recommending that H.C.R. No. 301 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 301, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING CONGRESS TO ENACT A STATUTE AUTHORIZING A RIGHT OF ACTION TO ENFORCE THE HAWAIIAN HOMES COMMISSION ACT IN FEDERAL COURTS," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1458-90) recommending that H.C.R. No. 19, HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 19, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AN EXAMINATION AND REVIEW OF SYSTEMATIC PLANNING FOR HOOKENA SCHOOL," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1459-90) recommending that H.C.R. No. 163, HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 163, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION URGING THE REALTORS TO GIVE EACH CLIENT A COPY OF A LEASEHOLD INFORMATION BROCHURE," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1460-90) recommending that H.C.R. No. 159 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 159, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE JUDICIARY'S CENTER FOR ALTERNATIVE DISPUTE RESOLUTION TO CONVENE AND MODERATE A SERIES OF ROUNDTABLE DISCUSSIONS FOR THE PURPOSE OF MAKING RECOMMENDATIONS AIMED AT FURTHER DEVELOPING THE USE OF MEDIATION, ARBITRATION, AND OTHER DISPUTE RESOLUTION OPTIONS IN HAWAII'S COURTS," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1461-90) recommending that H.C.R. No. 279, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 279, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE COMPILATION OF A DIRECTORY OF ALL STATE BOARDS AND COMMISSIONS FOR PUBLIC DISTRIBUTION," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1462-90) recommending that H.C.R. No. 215 be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 215, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE RESPECTIVE RULES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE BE

AMENDED TO REQUIRE DOCUMENTATION OF LEGISLATIVE FINDINGS," was referred to the Committee on Legislative Management.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1463-90) recommending that H.C.R. No. 170, as amended in HD 1, be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 170, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING AN EVALUATION OF THE ADMINISTRATIVE LAW JUDGE SYSTEM," was referred to the Committee on Legislative Management.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1464-90) recommending that H.C.R. No. 195, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 195, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE STATE DEPARTMENT OF THE ATTORNEY GENERAL TO CONVENE A MULTI-AGENCY, ANTI-DRUG TASK FORCE TO DETERMINE THE LEGALITY AND FEASIBILITY OF SCREENING IN-COMING AND OUT-GOING FIRST-CLASS MAIL FOR ILLEGAL DRUGS," was adopted.

Representatives Metcalf and Tom, for the Committees on Judiciary and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1465-90) recommending that H.C.R. No. 172 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 172, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING CONGRESS TO RATIFY INTERNATIONAL LEGISLATION RELATING TO THE ENFORCEMENT OF COURT-ORDERED FAMILY MAINTENANCE AND SUPPORT," was adopted.

Representatives Fukunaga and Metcalf, for the Committees on Legislative Management and Judiciary, presented a joint report (Stand. Com. Rep. No. 1466-90) recommending that H.C.R. No. 293 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 293, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY REGARDING THE STATE'S RIGHT TO PROTECT DATA GENERATED IN ELECTRONIC FORM," was adopted.

Representatives Fukunaga and Souki, for the Committees on Legislative Management and Finance, presented a joint report (Stand. Com. Rep. No. 1467-90) recommending that H.C.R. No. 184, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the joint report of the Committees was adopted and H.C.R. No. 184, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO DETERMINE THE FEASIBILITY OF A STATE CAPITOL CAFETERIA," was adopted.

Representative Fukunaga, for the Committee on Legislative Management, presented a report (Stand. Com. Rep. No. 1468-90) recommending that H.C.R. No. 11 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 11, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE SUPPORT OF THE HAWAII STATE LEGISLATURE IN THE DEVELOPMENT OF A SILVER LEGISLATURE IN HAWAII," was adopted.

Representative Fukunaga, for the Committee on Legislative Management, presented a report (Stand. Com. Rep. No. 1469-90) recommending that H.C.R. No. 168, as amended in HD 2, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 168, HD 2, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO CONDUCT A STUDY TO DETERMINE THE REASONS BEHIND THE DISPARITY IN THE CONDITION OF SCHOOLS DESPITE SIMILAR ALLOTMENTS FOR REPAIR AND MAINTENANCE IN PAST YEARS," was adopted.

Representative Fukunaga, for the Committee on Legislative Management, presented a report (Stand. Com. Rep. No. 1470-90) recommending that H.C.R. No. 292 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 292, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING INTERIM HEARINGS ON THE LEGISLATIVE ACCESS COMMITTEE'S FINAL ACTION PLAN," was adopted.

Representative Fukunaga, for the Committee on Legislative Management, presented a report (Stand. Com. Rep. No. 1471-90) recommending that H.C.R. No. 202 be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 202, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO RECOMMEND METHODS TO STRENGTHEN THE LEGISLATURE'S CAPACITY TO DETERMINE THE APPROPRIATENESS AND PRODUCTIVITY OF STATE PROGRAMS," was adopted.

At 2:00 o'clock p.m., Representative Stegmaier asked for a recess and the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 2:20 o'clock p.m.

Representative Bunda, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1472-90) recommending that H.C.R. No. 308, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Hemmings and carried, the report of the Committee was adopted and H.C.R. No. 308, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES AND THE DEPARTMENT OF PARKS AND RECREATION OF THE CITY AND

COUNTY OF HONOLULU TO FORMULATE A COMPREHENSIVE MANAGEMENT PLAN TO INCLUDE A BASELINE STUDY AND A FORTHRIGHT STATEMENT OF PURPOSE FOR THE USE AND MANAGEMENT OF HANAUMA BAY," was adopted.

ADJOURNMENT

At 2:29 o'clock p.m., on motion by Representative Apo, seconded by Representative Hemmings and carried, the House of Representatives adjourned until 11:30 o'clock a.m. tomorrow, April 17, 1990, by rising for a moment of silence in memory of the late Spark M. Matsunaga, United States Senator, and the late Bernard Akana, Mayor of the County of Hawaii.

FIFTY-FIRST DAY

Tuesday, April 17, 1990

The House of Representatives of the Fifteenth Legislature of the State of Hawaii, Regular Session of 1990, convened at 11:40 o'clock a.m., with the Speaker presiding.

The Divine Blessing was invoked by Patricia Mumford, after which the Roll was called showing all members present.

The Clerk proceeded to read the Journal of the House of Representatives of the Fiftieth Day.

On motion by Representative Apo, seconded by Representative Hemmings and carried, reading of the Journal was dispensed with and the Journal of the Fiftieth Day was approved.

SENATE COMMUNICATIONS

The following communications from the Senate (Sen. Com. Nos. 568 to 693-A) were read by the Clerk and were placed on file:

Sen. Com. No. 568, transmitting S.C.R. No. 1, SD 2,, entitled: "SENATE CONCURRENT RESOLUTION SUPPORTING THE ADOPTION OF A NATIONWIDE SYSTEM OF LABELING UNIFORMITY IN PLASTIC MATERIAL," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 569, transmitting S.C.R. No. 6, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE CONGRESS OF THE UNITED STATES TAKE ALL NECESSARY ACTIONS TO DESIGNATE HILO INTERNATIONAL AIRPORT AS AN INCOMING PORT OF ENTRY FOR THE ACCEPTANCE OF INTERNATIONAL FLIGHTS TO THE ISLAND OF HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 570, transmitting S.C.R. No. 8, entitled: "SENATE CONCURRENT RESOLUTION URGING THE UNITED STATES POSTAL SERVICE TO REQUEST CONGRESSIONAL LEGISLATION WHICH WOULD REQUIRE THE POSTAL SERVICE TO SECURE A MORE PERMANENT FORM OF IDENTIFICATION FROM AN APPLICANT FOR A POST OFFICE BOX," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 571, transmitting S.C.R. No. 18, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE SUPPORT OF THE HAWAII STATE LEGISLATURE IN THE DEVELOPMENT OF A SILVER LEGISLATURE IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 572, transmitting S.C.R. No. 30, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO ISSUE A REQUEST FOR PROPOSALS TO REINSTITUTE IN-HOME COUNSELING SERVICES TO HELP ELIGIBLE PERSONS QUALIFY FOR MEDICAID BENEFITS, SHIP, VETERANS PROGRAMS, AND OTHER THIRD-PARTY REIMBURSEMENT PROGRAMS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 573, transmitting S.C.R. No. 31, SD 1, entitled: "SENATE CONCURRENT RESOLUTION

REQUESTING THE DEPARTMENT OF HEALTH TO ESTABLISH PSYCHIATRIC SKILLED NURSING FACILITY PROGRAMS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 574, transmitting S.C.R. No. 36, entitled: "SENATE CONCURRENT RESOLUTION RATIFYING A PROPOSED AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES RELATIVE TO THE COMPENSATION OF MEMBERS OF THE UNITED STATES CONGRESS AND WHEN ANY VARIATIONS THEREIN SHALL TAKE EFFECT," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 575, transmitting S.C.R. No. 44, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE SEVERAL COUNTIES TO ESTABLISH WATER CISTERN ADVISORY COMMITTEES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 576, transmitting S.C.R. No. 45, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE CONGRESS OF THE UNITED STATES TO PROPOSE AN AMENDMENT TO THE UNITED STATES CONSTITUTION TO LIMIT THE NUMBER OF TERMS OF SERVICE IN THE UNITED STATES HOUSE OF REPRESENTATIVES OR THE UNITED STATES SENATE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 577, transmitting S.C.R. No. 47, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE STATE GOVERNMENTS OF THE UNITED STATES TO SEEK WAYS IN WHICH THEY MAY ASSIST THE PEOPLE OF WESTERN SAMOA AND AMERICAN SAMOA IN THEIR TIME OF CRISIS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 578, transmitting S.C.R. No. 57, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO DETERMINE THE PLACEMENT AND COST OF A MULTIPURPOSE CENTER FOR THE WAIANAE COAST," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 579, transmitting S.C.R. No. 61, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE HOUSING FINANCE AND DEVELOPMENT CORPORATION TO DETERMINE THE IMPACT OF LOW INTEREST FINANCING ON SELF-HELP HOUSING," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 580, transmitting S.C.R. No. 64, entitled: "SENATE CONCURRENT RESOLUTION URGING THAT CONGRESS ENACT LEGISLATION FOR THE FEDERAL GOVERNMENT TO PARTICIPATE AS EQUAL PARTNERS WITH THE HAWAIIAN HOMES COMMISSION TO BUILD HOMES AND DEVELOP VIABLE NATIVE HAWAIIAN COMMUNITIES THROUGHOUT THE STATE OF HAWAII," which was adopted by the Senate on April 12, 1990

Sen. Com. No. 581, transmitting S.C.R. No. 65, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING ADMINISTRATIVE SUPPORT FOR THE CONSTRUCTION OF A PRIVATE NORTH HAWAII COMMUNITY HOSPITAL IN WAIMEA, HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 582, transmitting S.C.R. No. 66, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A FISCAL AND MANAGEMENT AUDIT OF THE MAUI BRANCH OF THE SHERIFF'S OFFICE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 583, transmitting S.C.R. No. 67, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE HAWAII HOUSING AUTHORITY TO CONDUCT A FEASIBILITY ANALYSIS TO DETERMINE THE EFFICACY OF TENANT OWNERSHIP," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 584, transmitting S.C.R. No. 69, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO DEVELOP GUIDELINES AND PROCEDURES TO IMPLEMENT AN OUTREACH TEACHER CERTIFICATION PROGRAM FOR NONCERTIFIED SPECIAL EDUCATION TEACHERS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 585, transmitting S.C.R. No. 71, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEVELOPMENT OF A COMPREHENSIVE REGIONAL PLAN FOR THE HANA DISTRICT, COUNTY OF MAUI," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 586, transmitting S.C.R. No. 73, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE PACIFIC INTERNATIONAL CENTER FOR HIGH TECHNOLOGY RESEARCH TO PROMOTE AND SUPPORT INTERNATIONAL COOPERATION ON NOVEL COMPUTING TECHNOLOGIES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 587, transmitting S.C.R. No. 75, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE EXECUTIVE OFFICE ON AGING TO VERIFY THE NEED AND BEST LOCATION FOR A SENIOR CITIZENS' CENTER IN KAILUA-KONA," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 588, transmitting S.C.R. No. 77, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO CONDUCT A STUDY ON VETERAN PROGRAMS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 589, transmitting S.C.R. No. 78, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TAXATION TO PROVIDE SPECIFIED INFORMATION RELATING TO THE GENERAL EXCISE TAX," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 590, transmitting S.C.R. No. 79, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING AN INVESTIGATION OF WHETHER SERVICES SHOULD BE TREATED SIMILARLY TO GOODS FOR PURPOSES OF THE GENERAL EXCISE AND USE TAXES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 591, transmitting S.C.R. No. 81, SD 1, entitled: "SENATE CONCURRENT RESOLUTION EXPRESSING SUPPORT FOR THE UNITED STATES GOVERNMENT'S HOPE (HOMEOWNERSHIP AND OPPORTUNITY FOR PEOPLE EVERYWHERE) INITIATIVE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 592, transmitting S.C.R. No. 88, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THAT THE DEPARTMENT OF HUMAN SERVICES CONSIDER EXEMPTING SUMMER FUN PROGRAM OPERATORS FROM CONDUCTING CRIMINAL HISTORY RECORD CHECKS ON SUMMER FUN PERSONNEL," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 593, transmitting S.C.R. No. 94, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE CONGRESS TO ENACT LEGISLATION TO DETERMINE WHEN INSPECTION OF FIRST CLASS PARCELS IS AUTHORIZED," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 594, transmitting S.C.R. No. 96, SD 1, entitled: "SENATE CONCURRENT RESOLUTION AUTHORIZING THE DISPOSITION BY LEASE OF CERTAIN SUBMERGED LANDS AND LANDS BENEATH TIDAL WATERS OF THE STATE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 595, transmitting S.C.R. No. 97, entitled: "SENATE CONCURRENT RESOLUTION SUPPORTING THE GREAT WAIKOLOA SOLAR CHALLENGE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 596, transmitting S.C.R. No. 99, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF HAWAIIAN AFFAIRS, KAMEHAMEHA SCHOOLS/BERNICE PAUAHI BISHOP ESTATE, AND THE UNIVERSITY OF HAWAII TO WORK COOPERATIVELY FOR THE BENEFIT OF HAWAIIAN STUDENTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 597, transmitting S.C.R. No. 100, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY OF MANDATORY ERRORS AND OMISSIONS INSURANCE COVERAGE FOR REAL ESTATE SALESPERSONS, BROKERS, MANAGERS, AND AGENCIES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 598, transmitting S.C.R. No. 101, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THAT THE LEGISLATIVE AUDITOR CONDUCT AN AUDIT OF THE PROJECT MANAGEMENT FUNCTION OF THE DEPARTMENT OF TRANSPORTATION'S AIRPORT CAPITAL IMPROVEMENT PROGRAM," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 599, transmitting S.C.R. No. 102, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A COMMITTEE BE FORMED TO DESIGNATE AN AREA TO BE NAMED AT THE NEW INTERISLAND TERMINAL IN HONOR OF CLARABELLE 'C.B.' HO LANSING," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 600, transmitting S.C.R. No. 104, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO ESTABLISH ALCOHOL AND DRUG ABUSE SPECIALIST POSITIONS IN WEST HAWAII TO ASSIST MEDICAL PERSONNEL WITH THE IDENTIFICATION OF PERSONS SUFFERING FROM AND NEEDING TREATMENT FOR SEVERE AND CHRONIC SUBSTANCE ABUSE PROBLEMS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 601, transmitting S.C.R. No. 108, SD 1, entitled: "SENATE CONCURRENT RESOLUTION

EXPRESSING THE SUPPORT OF THE LEGISLATURE FOR THE ESTABLISHMENT OF A CHALLENGER CENTER AFFILIATE SATELLITE SITE IN THE STATE OF HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 602, transmitting S.C.R. No. 109, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE GOVERNOR TO SET ASIDE LAND ON O'AHU FOR A PUBLIC MOTOR SPORTS COMPLEX," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 603, transmitting S.C.R. No. 112, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION, COUNTY OF HAWAII, AND THE HAWAII VISITORS BUREAU TO ADDRESS THE CONCERNS FOR THE SAFETY OF MOTORISTS AND SIGHTSEERS ON BRIDGES LOCATED ON THE HAMAKUA AND HILO COASTS OF THE ISLAND OF HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 604, transmitting S.C.R. No. 113, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE COUNTY OF HAWAII WITH THE ASSISTANCE OF THE STATE DEPARTMENT OF LAND AND NATURAL RESOURCES TO ASSESS THE FEASIBILITY OF ESTABLISHING A COMMUNITY PARK IN THE VICINITY OF KALAOA, NORTH KONA, HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 605, transmitting S.C.R. No. 116, entitled: "SENATE CONCURRENT RESOLUTION URGING THE FORMULATION OF PLANS TO DEVELOP AND ESTABLISH HOUSING PROJECTS ON HAWAIIAN HOME LANDS FOR ELDERLY NATIVE HAWAIIANS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 606, transmitting S.C.R. No. 120, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO CONDUCT A FEASIBILITY STUDY ON THE ESTABLISHMENT OF A STATE SPORTS AUTHORITY," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 607, transmitting S.C.R. No. 121, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO IMPLEMENT A PERMANENT STATE BLACK POWDER HUNTING PROGRAM," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 608, transmitting S.C.R. No. 122, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE REORGANIZATION OF THE WILDLIFE COMPONENTS AND FUNCTIONS TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES INTO A SEPARATE DIVISION," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 609, transmitting S.C.R. No. 123, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION TO CONDUCT A FEASIBILITY STUDY ON THE PRIVATE OPERATION OF STATE SMALL BOAT HARBORS AND OTHER BOATING FACILITIES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 610, transmitting S.C.R. No. 124, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING AN EXAMINATION AND REVIEW OF SYSTEMATIC PLANNING FOR HOOKENA SCHOOL," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 611, transmitting S.C.R. No. 126, SD1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO ESTABLISH A COUNCIL ON CHEMICAL DEPENDENCY AND PREGNANCY TO STUDY THE PROBLEM OF DRUG AND ALCOHOL-EXPOSED NEWBORN INFANTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 612, transmitting S.C.R. No. 127, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF THE GOVERNOR TO ESTABLISH A BLUE RIBBON PANEL TO STUDY THE HEALTHCARE DELIVERY SYSTEM IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 613, transmitting S.C.R. No. 128, entitled: "SENATE CONCURRENT RESOLUTION URGING HAWAII'S CONGRESSIONAL DELEGATION TO SEEK LEGISLATION WHICH WOULD EXEMPT SOCIAL SECURITY AND SUPPLEMENTAL SECURITY INCOME COST OF LIVING ALLOWANCES RECEIVED BY PERSONS ON PUBLIC ASSISTANCE AND OTHER FEDERAL AID PROGRAMS FROM CALCULATION FOR ELIGIBILITY FOR THESE BENEFITS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 614, transmitting S.C.R. No. 130, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH AND THE DEPARTMENT OF HUMAN SERVICES TO COORDINATE EFFORTS TO MAXIMIZE FEDERAL MEDICAID FUNDS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 615, transmitting S.C.R. No. 131, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE COMMISSION ON PERSONS WITH DISABILITIES TO REVIEW THE PROVISIONS OF REASONABLE ACCOMMODATIONS PROVIDED TO STATE EMPLOYEES WITH DISABILITIES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 616, transmitting S.C.R. No. 132, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF THE LEGISLATIVE AUDITOR TO CONDUCT A STUDY TO DETERMINE WHETHER THE LICENSURE OR REGULATION OF INDUSTRIAL HYGIENISTS AND OTHER ENVIRONMENTAL PROTECTION PRACTITIONERS WOULD BE CONSISTENT WITH THE POLICIES SET FORTH IN SECTION 26H-2, HAWAII REVISED STATUTES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 617, transmitting S.C.R. No. 134, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO STUDY THE FEASIBILITY OF ADOPTING A 'DROPOUTS DON'T DRIVE' POLICY IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 618, transmitting S.C.R. No. 136, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE JUDICIARY TO CONDUCT A STUDY TO UPDATE THE HAWAII RULES OF EVIDENCE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 619, transmitting S.C.R. No. 137, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY OF THE NEED FOR, AND FEASIBILITY OF, ADOPTING A MEDICAL FEE SCHEDULE AND TREATMENT GUIDELINES FOR MOTOR VEHICLE NO-FAULT BENEFITS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 620, transmitting S.C.R. No. 138, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE SENATE OF THE UNITED STATES TO RATIFY THE ARTICLES OF THE 1976 CONVENTION ON CONSERVATION OF NATURE IN THE SOUTH PACIFIC ('APIA' CONVENTION)," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 621, transmitting S.C.R. No. 139, entitled: "SENATE CONCURRENT RESOLUTION URGING THE CITY AND COUNTY OF HONOLULU AND THE HAWAIIAN TELEPHONE COMPANY TO ENGAGE IN A CONCERTED EFFORT TO UPGRADE AND ENHANCE THE PRESENT 911 EMERGENCY SYSTEM," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 622, transmitting S.C.R. No. 140, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A PROGRAM AND MANAGEMENT AUDIT OF THE DEPARTMENT OF EDUCATION," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 623, transmitting S.C.R. No. 141, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO STUDY THE FEASIBILITY OF STOCKING FLORIDA LARGEMOUTH BASS (MICROPTERUS SALMOIDES) INTO THE WAHIAWA AND NUUANU RESERVOIRS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 624, transmitting S.C.R. No. 142, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING PRESIDENT BUSH TO ATTEND THE WORLD SUMMIT FOR CHILDREN AND TO SET GOALS TO REDUCE POVERTY," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 625, transmitting S.C.R. No. 145, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON COCKFIGHTING," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 626, transmitting S.C.R. No. 146, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY FOR THE DEVELOPMENT OF A REGIONAL RECREATION PLAN FOR THE MAHUKONA COASTAL AREA, NORTH KOHALA DISTRICT," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 627, transmitting S.C.R. No. 147, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO CONDUCT A FEASIBILITY STUDY ON THE ESTABLISHMENT OF A COMMUNITY CENTER FOR NORTH KOHALA, ISLAND OF HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 628, transmitting S.C.R. No. 150, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO REVIEW THE RULES PERTAINING TO THE CONSTRUCTION OF RESIDENTIAL DWELLINGS WITHIN CONSERVATION DISTRICTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 629, transmitting S.C.R. No. 153, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO CONDUCT A REVIEW AND EVALUATION OF THE CURRENT SYSTEM FOR ELECTING MEMBERS OF THE BOARD OF EDUCATION AND MAKE RECOMMENDATIONS REGARDING COMPENSATING MEMBERS AND PROVIDING STAFFING FOR THEM," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 630, transmitting S.C.R. No. 155, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO REVIEW AND REPORT ON ALL PROJECTS COMPLETED OR ONGOING DEALING WITH THE PROBLEM OF CIGUATERA POISONING," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 631, transmitting S.C.R. No. 158, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING HAWAII'S CONGRESSIONAL DELEGATION TO TAKE ALL APPROPRIATE STEPS TO ENSURE JOB SECURITY FOR THE CURRENT WORK FORCE AT THE PACIFIC MISSILE RANGE FACILITY ON KAUAI," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 632, transmitting S.C.R. No. 159, entitled: "SENATE CONCURRENT RESOLUTION EXPRESSING SUPPORT AND URGING PARTICIPATION BY ALL CITIZENS IN THE TWENTY-FOURTH ANNUAL CONFRENCE OF THE LAW OF THE SEA INSTITUTE IN HONOR OF SENATOR SPARK MATSUNAGA," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 633, transmitting S.C.R. No. 164, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THAT CERTAIN LANDS AT SOUTH KOHALA, ISLAND OF HAWAII, BE SET ASIDE FOR A HOSPITAL SITE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 634, transmitting S.C.R. No. 165, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF ESTABLISHING A DEVELOPMENT AUTHORITY TO OVERSEE FUTURE DEVELOPMENT OF CERTAIN LANDS AND USE OF WATERS WITHIN THE WEST HAWAII REGION, INCLUDING NORTH AND SOUTH KOHALA ON THE ISLAND OF HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 635, transmitting S.C.R. No. 167, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THAT THE UNITED STATES DEPARTMENT OF TRANSPORTATION APPROVE DIRECT AIRLINE ROUTES BETWEEN EAST ASIAN COUNTRIES AND HONOLULU, HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 636, transmitting S.C.R. No. 168, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO DEVELOP A STRATEGIC PLAN TO RESTRICT THE OPERATION OF LONGLINE TUNA FISHING VESSELS WITHIN A TWENTY MILE ZONE OF THE STATE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 637, transmitting S.C.R. No. 169, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING AN EVALUATION OF THE ADMINISTRATIVE LAW JUDGE SYSTEM," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 638, transmitting S.C.R. No. 172, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO COORDINATE EFFORTS TO IMPLEMENT RECOMMENDATIONS TO ADDRESS THE SHORTAGE OF TRAINED PHYSICAL AND OCCUPATIONAL THERAPISTS AND OTHER PROFESSIONALS SERVING HANDICAPPED CHILDREN IN THE PUBLIC SCHOOLS OF HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 639, transmitting S.C.R. No. 174, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY OF WORKING HOURS FOR OLDER STUDENTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 640, transmitting S.C.R. No. 176, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO REVIEW THE LAWS AND ADMINISTRATIVE RULES RELATING TO FOOD LABELING," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 641, transmitting S.C.R. No. 177, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TAXATION OF THE STATE OF HAWAII TO STUDY THE FEASIBILITY OF IMPLEMENTING ONE-PAGE OR TWO-PAGE SIMPLIFIED HAWAII INCOME TAX RETURN FORMS DESIGNED TO INCORPORATE A COPY OF THE TAXPAYER'S FEDERAL INCOME TAX RETURN," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 642, transmitting S.C.R. No. 179, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE HOUSING FINANCE AND DEVELOPMENT CORPORATION TO INITIATE DISCUSSIONS AND CONDUCT NEGOTIATIONS WITH THE OWNERS OF LARGE PRIVATE LAND HOLDINGS DIRECTED TOWARDS THE DEVELOPMENT OF AFFORDABLE HOUSING ON THOSE LANDS, ESPECIALLY KEOLA HANA MAUI, INC., CHALON INTERNATIONAL OF HAWAII, INC., PARKER RANCH, HAMAKUA SUGAR COMPANY, INC., AND C. BREWER CO., LTD. (NORTH HILO)," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 643, transmitting S.C.R. No. 180, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO EVALUATE THE EXPERIENCE OF OTHER STATES' EFFORTS TO ADDRESS THE LEGAL LIABILITY AND COMPENSATION PROBLEMS ARISING FROM THE BIRTH OF NEUROLOGICALLY IMPAIRED INFANTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 644, transmitting S.C.R. No. 181, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE ATTORNEY GENERAL TO PROPOSE AMENDMENTS TO THE HAWAII STATE CONSTITUTION PROVIDING THAT MEMBERS OF THE BOARD OF TRUSTEES OF THE OFFICE OF HAWAIIAN AFFAIRS SHALL REPRESENT A PARTICULAR ISLAND AND BE ELECTED BY QUALIFIED RESIDENT VOTERS OF THAT ISLAND OR COUNTY," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 645, transmitting S.C.R. No. 183, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON VOCATIONAL

REHABILITATION," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 646, transmitting S.C.R. No. 188, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO STUDY SCHOOL DISTRICT ADVISORY COUNCILS, COMMUNITY PARTICIPATION IN EDUCATION," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 647, transmitting S.C.R. No. 189, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING ESTABLISHMENT OF A TASK FORCE TO STUDY AND REPORT ON THE EDUCATIONAL NEEDS OF AUTISTIC CHILDREN IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 648, transmitting S.C.R. No. 190, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF STATE PLANNING TO CONDUCT A STUDY OF EXISTING STATE OCEAN-RELATED PROGRAMS AND FUNCTIONS TO DETERMINE THE MOST EFFECTIVE ORGANIZATIONAL OPTION FOR ACHIEVING A COORDINATED, INTEGRATED OCEAN MANAGEMENT SYSTEM," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 649, transmitting S.C.R. No. 191, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE STADIUM AUTHORITY TO EXPLORE THE FEASIBILITY OF DEVELOPING A SPORTS COMPLEX FACILITY AT THE ALOHA STADIUM SITE OR ANOTHER SUITABLE SITE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 650, transmitting S.C.R. No. 192, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE APPROPRIATE AGENCIES TO IMPLEMENT THE RECOMMENDATIONS IN THE REPORT ON THE EVALUATION OF THE QUALITY OF CARE IN HOMES SERVING PEOPLE WITH DEVELOPMENTAL DISABILITIES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 651, transmitting S.C.R. No. 194, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE STATE TO ADOPT THE MISSION STATEMENT DEVELOPED BY PROJECT PO'OHALA WHICH SUPPORTS FAMILIES AND AFFIRMS THE STATE'S COMMITMENT TO STRENGTHENING FAMILIES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 652, transmitting S.C.R. No. 195, SD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING AGENCIES PROVIDING OUTREACH AND IN-HOUSE EDUCATION TO HIGH RISK ADOLESCENTS TO INCORPORATE HIV EDUCATION INTO THEIR PROGRAMS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 653, transmitting S.C.R. No. 196, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF STATE PLANNING TO COORDINATE THE GATHERING AND STRUCTURING OF INFORMATION REGARDING THE INCIDENCE OF EMOTIONAL, PHYSICAL AND SEXUAL ABUSE OF ADULTS AND CHILDREN IN WEST HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 654, transmitting S.C.R. No. 197, SD1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO MAKE PREVENTION OF WORK-RELATED INJURIES

A DEPARTMENT PRIORITY AND TO INCLUDE FUNDING FOR A SMALL BUSINESS GRANT PROGRAM TO ASSIST EMPLOYERS IN SETTING UP WORKPLACE HEALTH PROMOTION PROGRAMS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 655, transmitting S.C.R. No. 206, SD, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A DETERMINATION OF THE DATA NECESSARY TO SUPPORT A REVIEW OF THE TORT LAW SYSTEM IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 656, transmitting S.C.R. No. 207, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE STATE LIBRARIAN TO CONSIDER THE DEVELOPMENT OF COMMUNITY LIBRARY FACILITIES IN PUBLIC SCHOOLS AS PARN OF THE STATE LIBRARY SYSTEM MASTER PLAN, INCLUDING A COMMUNITY/SCHOOL LIBRARY AT HELEMANO ELEMENTARY SCHOOL," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 657, transmitting S.C.R. No. 208, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE ADMINISTRATIVE DIRECTOR OF THE COURTS TO DEVELOP PERSONNEL QUALIFICATIONS, PROCEDURES, AND SPECIFIC GUIDELINES PRIOR TO IMPLEMENTATION OF ADMINISTRATIVE DRIVER'S LICENSE REVOCATION," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 658, transmitting S.C.R. No. 209, sd 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE GOVERNOR OF THE STATE OF HAWAII TO APPOINT AN EQUAL NUMBER OF WOMEN AND MEN TO ALL STATE BOARDS, AUTHORITIES, COMMITTEES, AND COMMISSIONS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 659, transmitting S.C.R. No. 210, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF STATE PLANNING TO STUDY THE FEASIBILITY OF UTILIZING INMATE LABOR ON HAWAIIAN HOME LANDS PROJECTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 660, transmitting S.C.R. No. 212, entitled: "SENATE CONCURRENT RESOLUTION URGING THE REDESIGNATION AND REPLACEMENT OF TWO DIRECTIONAL SIGNS FOR MOTORISTS ON THE KAMEHAMEHA HIGHWAY IN AIEA," which was adopted by the Senate on April 12, 1990

Sen. Com. No. 661, transmitting S.C.R. No. 213, entitled: "SENATE CONCURRENT RESOLUTION URGING THE UNITED STATES CONGRESS TO ENACT LEGISLATION TO ENHANCE NATIONAL AND COMMUNITY SERVICE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 662, transmitting S.C.R. No. 214, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF TRANSPORTATION TO CONSULT WITH THE CITY AND COUNTY OF HONOLULU TO RESOLVE THE TRAFFIC FLOW PROBLEMS ON THE H-1 FREEWAY FROM PEARL CITY TO DOWNTOWN HONOLULU," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 663, transmitting S.C.R. No. 216, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND

NAUTRAL RESOURCES TO ASSESS THE FEASIBILITY OF ESTABLISHING A STATE PARK IN MAKUA VALLEY, OAHU," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 664, transmitting S.C.R. No. 218, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE COUNTIES TO DEVELOP A FAIR AND EQUITABLE ASSISTANCE POLICY FOR ALL VICTIMS OF ALL UNANTICIPATED NATURAL DISASTERS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 665, transmitting S.C.R. No. 224, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE AUDITOR TO IDENTIFY STANDARDS FOR USE IN PURCHASE OF SERVICE CONTRACTS THAT WILL ENSURE FAIR COMPENSATION AND COMPETITIVE SALARIES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 666, transmitting S.C.R. No. 225, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE HOUSING FINANCE AND DEVELOPMENT CORPORATION TO CONDUCT A FEASIBILITY STUDY ON THE ACQUISITION TO THE QUEEN EMMA GARDENS APARTMENT COMPLEX AND OTHER SIMILAR PROPERTIES TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOME OR SPECIAL NEEDS GROUPS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 667, transmitting S.C.R. No. 226, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THAT THE DEPARTMENT OF EDUCATION INVESTIGATE DIFFERENT SUCCESSFUL ABSTINENCE PROGRAMS BEING USED THROUGHOUT THE NATION," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 668, transmitting S.C.R. No. 227, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE EFFECTIVENESS OF IMPLEMENTING A BAN ON FIREARMS IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 669, transmitting S.C.R. No. 228, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES TO CONDUCT AN ASSESSMENT OF STATE LANDS HELD UNDER REVOCABLE PERMITS FOR RESIDENTIAL PURPOSES TO DETERMINE WHETHER THESE LANDS CAN BE LEASED ON A LONG-TERM BASIS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 670, transmitting S.C.R. No. 231, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENTS OF HEALTH AND HUMAN SERVICES TO STUDY WAYS TO PROVIDE CLOZARIL TO ELIGIBLE PATIENTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 671, transmitting S.C.R. No. 234, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HAWAIIAN HOME LANDS TO TAKE PROMPT ACTION IN RESOLVING THE PROBLEM OF HAWAIIAN HOME LANDS BEING LEASED TO U.S. MILITARY DEPARTMENTS AT NOMINAL RENTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 672, transmitting S.C.R. No. 236, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE UNITED STATES CONGRESS TO

REMOVE THE HIGHWAY TRUST FUND FROM THE UNIFIED FEDERAL BUDGET, PROTECT IT FROM NON-TRANSPORTATION PROGRAMS, AND SPEND DOWN THE EXCESS FUNDS ACCUMULATED IN THE FUND OVER A FIVE-YEAR PERIOD, BEGINNING IN FISCAL YEAR 1992," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 673, transmitting S.C.R. No. 237, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF STATE PLANNING, THE UNIVERSITY OF HAWAII, AND THE DEPARTMENT OF EDUCATION TO COORDINATE WITH THE U-SEA SUBMERGED UNDERSEAS OBSERVATORY PROJECT DEVELOPER TO FORMULATE RECOMMENDATIONS FOR THE DEVELOPMENT OF A PUBLIC EDUCATION COMPONENT FOR THE PROJECT," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 674, transmitting S.C.R. No. 240, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF DEVELOPING AND PROMOTING PARI-MUTUEL HORSE RACING IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 675, transmitting S.C.R. No. 241, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY OF THE LEGAL FRAMEWORK THAT WOULD MAXIMIZE THE UTILIZATION OF OPTICAL DATA STORAGE TECHNOLOGY," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 676, transmitting S.C.R. No. 242, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO CONDUCT A STUDY ON THE USE OF GENERIC DRUG PRODUCTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 677, transmitting S.C.R. No. 243, entitled: "SENATE CONCURRENT RESOLUTION URGING THE RETAILERS TO REFRAIN FROM SELLING 'ZIG-ZAG' BRAND AND OTHER CIGARETTE ROLLING PAPERS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 678, transmitting S.C.R. No. 245, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES AND THE DEPARTMENT OF THE ATTORNEY GENERAL TO INVESTIGATE AND DETERMINE THE APPROPRIATENESS OF PROPOSED MAJOR RENOVATIONS AT PARADISE PARK, MANOA VALLEY, OAHU," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 679, transmitting S.C.R. No. 254, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A REVIEW ON THE ADVISABILITY OF ENACTING LEGISLATION REGARDING COMMUNITY FACILITIES/SPECIAL TAX DISTRICTS AND IMPACT FEE ASSESSMENTS FOR THE COUNTIES," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 680, transmitting S.C.R. No. 258, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE UNITED STATES ARMED FORCES' ASSISTANCE IN ERADICATING MARIJUANA GROWING ON STATE AND FEDERAL LAND IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 681, transmitting S.C.R. No. 259, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE GOVERNOR'S COMMITTEE ON AIDS TO INVESTIGATE MEDICAL COVERAGE NEEDS FOR HIV/AIDS-RELATED CARE IN HAWAII," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 682, transmitting S.C.R. No. 261, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE STATE HEALTH PLANNING AND DEVELOPMENT AGENCY TO ASSESS THE LONGTERM BEDS AND OTHER CARE SERVICES AVAILABLE TO MEET THE NEEDS OF HAWAII'S AIDS PATIENTS," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 683, transmitting S.C.R. No. 262, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO STUDY THE FEASIBILITY OF EXPANDING ADULT MENTAL HEALTH DAY TREATMENT SERVICES IN THE STATE," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 684, transmitting S.C.R. No. 267, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO EXPAND THE SCOPE AND FOCUS OF THE STATE COMMUNICABLE DISEASE REPORTING AND MONITORING SYSTEM," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 685, transmitting S.C.R. No. 269, SD 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING IDENTIFICATION AND ASSESSMENT OF THE ECONOMIC IMPACT OF THE DEVELOPMENT OF GEOTHERMAL ENERGY AS A SOURCE OF ELECTRICITY," which was adopted by the Senate on April 12, 1990.

Sen. Com. No. 686, transmitting S.C.R. No. 272, SD 1, entitled: "SENATE CONCURRENT RESOLUTION SUPPORTING THE INTERNATIONAL DECADE FOR NATURAL DISASTER REDUCTION BY ENDORSING THE ESTABLISHMENT OF A UNITED STATES DECADE FOR NATURAL DISASTER REDUCTION," which was adopted by the Senate on April 12, 1990.

By unanimous consent, further action on S.C.R. Nos. 1, 6, 8, 30, 31, 36, 44, 45, 47, 57, 61, 64, 65, 66, 67, 69, 71, 73, 75, 77, 78, 79, 81, 88, 94, 96, 97, 99, 100, 101, 102, 104, 108, 109, 112, 113, 116, 120, 121, 122, 123, 124, 126, 127, 128, 130, 131, 132, 134, 136, 137, 138, 140, 141, 142, 145, 146, 147, 150, 153, 155, 158, 159, 164, 165, 167, 168, 169, 172, 174, 176, 177, 179, 180, 181, 183, 188, 189, 190, 191, 192, 194, 195, 196, 197, 206, 207, 208, 209, 210, 212, 213, 214, 216, 218, 224, 225, 226, 227, 228, 231, 234, 236, 237, 240, 241, 242, 243, 245, 254, 258, 259, 261, 262, 267, 269 and 272 was deferred.

Sen. Com. No. 687, informing the House that the Senate has disagreed to the amendments proposed by the House to the following Senate Bills, and has requested a conference on the subject matter thereof, in consequence of which the President has, on April 12, 1990, appointed the following as Managers on the part of the Senate for the consideration of said amendments:

S.B. No. 26, SD 1, HD 1:

Senators McCartney, Chairman; Ikeda, Levin, Menor and George.

S.B. No. 46, SD 1, HD 1:

Senators Fernandes Salling, Chairman; Levin and George.

S.B. No. 103, HD 1:

Senators Menor, Chairman; Blair, Levin and Reed.

S.B. No. 210, SD 1, HD 1:

Senators Menor, Chairman; Blair, B. Kobayashi and Reed.

S.B. No. 506, SD 1, HD 1:

Senators Blair, Chairman; Cobb, Ikeda, A. Kobayashi and Koki.

S.B. No. 664, HD 1:

Senators Nakasato, Chairman; Mizuguchi and Reed.

S.B. No. 973, SD 2, HD 1:

Senators Crozier, Chairman; Solomon and Reed.

S.B. No. 1146, HD 1:

Senators Menor, Chairman; Aki, Blair and Reed.

S.B. No. 1214, SD 1, HD 2:

Senators Yamasaki, Chairman; Fernandes Salling, Hagino, Tungpalan and Koki.

S.B. No. 1398, SD 1, HD 2:

Senators Blair, Chairman; Ikeda, A. Kobayashi and

S.B. No. 1509, HD 1:

Senators Nakasato, Chairman; Mizuguchi and Reed.

S.B. No. 1526, SD 2, HD 1:

Senators Yamasaki, Chairman; B. Kobayashi, McCartney, Nakasato and Koki.

S.B. No. 1611, SD 2, HD 2:

Senators Yamasaki, Chairman; Matsuura and George.

S.B. No. 1630, SD 2, HD 2:

Senators Yamasaki/Levin, Co-Chairmen; and Reed.

S.B. No. 1719, SD 1, HD 2:

Senators Fernandes Salling, Chairman; Mizuguchi and Koki.

S.B. No. 1721, SD 1, HD 1:

Senators Fernandes Salling, Chairman; Ikeda and George.

S.B. No. 1810, SD 2, HD 4:

Senators Yamasaki, Chairman; Matsuura and George.

S.B. No. 1963, HD 1:

Senators Nakasato, Chairman; Mizuguchi and Reed.

S.B. No. 2019, SD 1, HD 1:

Senators Menor, Chairman; Blair, B. Kobayashi and Reed.

S.B. No. 2115, SD 1, HD 1:

Senators Fernandes Salling, Chairman; McCartney and George.

S.B. No. 2117, SD 1, HD 1:

Senators Blair, Chairman; Cobb and Koki.

S.B. No. 2119, SD 1, HD 1:

Senators Blair, Chairman; Cobb and Koki.

S.B. No. 2122, SD 1, HD 1:

Senators Levin, Chairman; Blair, B. Kobayashi and Reed.

S.B. No. 2159, SD 1, HD 1:

Senators Yamasaki, Chairman; A. Kobayashi, Fernandes Salling, Hagino, Ikeda, Matsuura, McCartney, McMurdo, Izuguchi, Solomon, Tungpalan, George and Koki.

S.B. No. 2169, HD 1:

Senators Levin, Chairman; B. Kobayashi and Reed.

S.B. No. 2174, SD 2, HD 1:

Senators Menor, Chairman; Blair, Levin and Reed.

S.B. No. 2212, SD 2, HD 2:

Senators Yamasaki, Chairman; Crozier, A. Kobayashi, Matsuura and George.

S.B. No. 2213, SD 1, HD 2:

Senators Fernandes Salling, Chairman; Menor and George.

S.B. No. 2219, SD 1, HD 1:

Senators Matsuura, Chairman; McCartney and George.

S.B. No. 2222, SD 2, HD 2:

Senators Yamasaki, Chairman; Matsuura and George.

S.B. No. 2223, SD 1, HD 2:

Senators Matsuura, Chairman; Ikeda and George.

S.B. No. 2235, SD 1, HD 1:

Senators Blair, Chairman; Cobb, Ikeda and Koki.

S.B. No. 2252, SD 2, HD 1:

Senators Yamasaki, Chairman; Ikeda and Koki.

S.B. No. 2254, SD 1, HD 1:

Senators McCartney, Chairman; Ikeda and George.

S.B. No. 2275, SD 1, HD 1:

Senators Yamasaki, Chairman; Crozier and Koki.

S.B. No. 2279, HD 1:

Senators Menor, Chairman; Aki, Levin and Reed.

S.B. No. 2292, SD 1, HD 1:

Senators Menor, Chairman; Blair, Levin and Reed.

S.B. No. 2307, SD 2, HD 2:

Senators Menor, Chairman; Aki, Levin and Reed.

S.B. No. 2314, SD 1, HD 1:

Senators Blair, Chairman; Cobb, Ikeda and Koki.

S.B. No. 2318, SD 1, HD 1:

Senators Levin, Chairman; Menor and Reed.

S.B. No. 2338, SD 1, HD 2:

Senators Yamasaki/Hagino, Co-Chairmen; Aki, A. Kobayashi and George.

S.B. No. 2342, HD 1:

Senators McCartney, Chairman; Blair and George.

S.B. No. 2347, SD 1, HD 1:

Senators Blair, Chairman; Cobb, Hagino and Koki.

S.B. No. 2356, SD 1, HD 2:

Senators Yamasaki, Chairman; Levin and George.

S.B. No. 2376, SD 1, HD 1:

Senators Yamasaki, Chairman; A. Kobayashi, Fernandes Salling, Hagino, Ikeda, Matsuura, McCartney, McMurdo, Mizuguchi, Solomon, Tungpalan, George and Koki.

S.B. No. 2377, SD 1, HD 1:

Senators Yamasaki, Chairman; Hagino, Ikeda, A. Kobayashi and George.

S.B. No. 2432, SD 1, HD 1:

Senators Menor, Chairman; B. Kobayashi, Levin and Reed.

S.B. No. 2433, SD 1, HD 1:

Senators Blair, Chairman; Cobb, Ikeda and Koki.

S.B. No. 2435, SD 1, HD 1:

Senators Blair, Chairman; Ikeda, A. Kobayashi, Nakasato and Koki.

S.B. No. 2475, SD 2, HD 1:

Senators Matsuura, Chairman; Ikeda and George.

S.B. No. 2482, SD 1, HD 2:

Senators Ikeda, Chairman; B. Kobayashi and Reed.

S.B. No. 2505, SD 2, HD 2:

Senators Yamasaki, Chairman; Ikeda, A. Kobayashi, Matsuura and George.

S.B. No. 2549, SD 1, HD 2:

Senators McCartney, Chairman; McMurdo and George.

S.B. No. 2560, SD 2, HD 2:

Senators Yamasaki, Chairman; Crozier, A. Kobayashi, Solomon and Reed.

S.B. No. 2569, SD 2, HD 1:

Senators Yamasaki/Menor, Co-Chairmen; and George.

S.B. No. 2587, SD 1, HD 2:

Senators Yamasaki, Chairman; Levin and George.

S.B. No. 2596, SD 2, HD 2;

Senators Yamasaki, Chairman; A. Kobayashi, B. Kobayashi, McCartney and Koki.

S.B. No. 2597, SD 1, HD 1:

Senators Yamasaki, Chairman; A. Kobayashi, Fernandes Salling, Hagino, Ikeda, Matsuura, McCartney, McMurdo, Mizuguchi, Solomon, Tungpalan, George and Koki.

S.B. No. 2599, SD 1, HD 1:

Senators Blair, Chairman; Chang and Koki.

S.B. No. 2604, SD 2, HD 1:

Senators Yamasaki, Chairman; A. Kobayashi, McCartney, Tungpalan and George.

S.B. No. 2617, HD 1:

Senators Yamasaki, Chairman; A. Kobayashi, McMurdo, Tungpalan and George.

S.B. No. 2674, SD 2, HD 2:

Senators Yamasaki/Ikeda, Co-Chairmen; A. Kobayashi, Solomon and Koki.

S.B. No. 2694, HD 1:

Senators Blair, Chairman; Chang, Matsuura and Koki.

S.B. No. 2699, SD 1, HD 1:

Senators Crozier, Chairman; Cobb and Reed.

S.B. No. 2706, HD 1:

Senators Yamasaki, Chairman; Matsuura and George.

S.B. No. 2730, SD 1, HD 1:

Senators Yamasaki, Chairman; Nakasato and Koki.

S.B. No. 2764, SD 1, HD 2:

Senators Chang, Chairman; Levin and George.

S.B. No. 2776, HD 1:

Senators Yamasaki, Chairman; A. Kobayashi and George.

S.B. No. 2781, SD 2, HD 1:

Senators McCartney, Chairman; Ikeda and Reed.

S.B. No. 2784, SD 1, HD 2:

Senators Yamasaki, Chairman; Ikeda and Koki.

S.B. No. 2794, SD 2, HD 2:

Senators Yamasaki, Chairman; Levin, A. Kobayashi, McMurdo and Koki.

S.B. No. 2799, SD 1, HD 1:

Senators Menor, Chairman; B. Kobayashi, Levin and Reed.

S.B. No. 2801, SD 1, HD 1:

Senators McCartney, Chairman; Menor and George.

S.B. No. 2811, SD 2, HD 2:

Senators Menor, Chairman; Blair, McCartney and Reed.

S.B. No. 2833, SD 1, HD 1:

Senators Blair, Chairman; Cobb, Ikeda and Koki.

S.B. No. 2835, HD 1:

Senators Blair, Chairman; Cobb, McCartney and Koki.

S.B. No. 2838, SD 1, HD 1:

Senators Blair, Chairman; Chang, Ikeda and Koki.

S.B. No. 2839, SD 1, HD 1:

Senators Blair, Chairman; Chang, Ikeda and Koki.

S.B. No. 2881, SD 2, HD 2:

Senators Yamasaki, Chairman; Hagino, B. Kobayashi, Menor and Koki.

S.B. No. 2894, SD 1, HD 1:

Senators Nakasato, Chairman; A. Kobayashi and Reed.

S.B. No. 2906, SD 2, HD 2:

Senators Yamasaki/McMurdo/Levin, Co-Chairmen; and

S.B. No. 2907, SD 2, HD 2:

Senators Yamasaki, Chairman; A. Kobayashi, Levin, McMurdo and George.

S.B. No. 2919, SD 2, HD 2:

Senators Yamasaki, Chairman; Holt, A. Kobayashi, McCartney and George.

S.B. No. 2943, HD 1:

Senators Menor, Chairman; Aki, B. Kobayashi and Reed

S.B. No. 2945, SD 2, HD 2:

Senators Yamasaki, Chairman; Hagino, A. Kobayashi, Menor and George.

S.B. No. 2964, HD 1:

Senators Menor, Chairman; Aki, B. Kobayashi and Reed

S.B. No. 2972, SD 2, HD 2:

Senators Yamasaki, Chairman; Holt and Koki.

S.B. No. 2978, SD 1, HD 2:

Senators Yamasaki, Chairman; A. Kobayashi, Tungpalan and Koki.

S.B. No. 3013, SD 1, HD 1:

Senators Ikeda, Chairman; A. Kobayashi, Solomon and Reed

S.B. No. 3018, SD 1, HD 1:

Senators Menor, Chairman; Blair, Levin and Reed.

S.B. No. 3019, HD 1:

Senators Menor, Chairman; Aki, Levin and Reed.

S.B. No. 3021, HD 1:

Senators Menor, Chairman; B. Kobayashi, Levin and Reed.

S.B. No. 3039, SD 2, HD 2:

Senators Yamasaki, Chairman; Mizuguchi and Koki.

S.B. No. 3077, SD 2, HD 1:

Senators Yamasaki, Chairman; Levin and Koki.

S.B. No. 3079, HD 2:

Senators Yamasaki/McMurdo, Co-Chairmen; A. Kobayashi, McCartney and Koki.

S.B. No. 3088, SD 1, HD 2:

Senators Yamasaki/Chang, Co-Chairmen; Aki, A. Kobayashi and George.

S.B. No. 3093, SD 2, HD 2:

Senators Yamasaki, Chairman; Crozier and Reed.

S.B. No. 3094, SD 1, HD 2:

Senators Crozier, Chairman; Cobb and Reed.

S.B. No. 3096, SD 2, HD 2:

Senators Yamasaki, Chairman; Crozier and Koki.

S.B. No. 3101, SD 1, HD 2:

Senators Yamasaki, Chairman; Nakasato and Koki.

S.B. No. 3109, SD 1, HD 1:

Senators Ikeda, Chairman; Menor, Solomon and Reed.

S.B. No. 3115, SD 1, HD 2:

Senators Yamasaki, Chairman; A. Kobayashi and George.

S.B. No. 3117, SD 2, HD 1:

Senators Yamasaki, Chairman; Blair, A. Kobayashi and George.

S.B. No. 3119, SD 1, HD 1:

Senators Yamasaki, Chairman; A. Kobayashi, Levin, Matsuura and Koki.

S.B. No. 3127, SD 2, HD 2:

Senators Yamasaki, Chairman; Holt and George.

S.B. No. 3128, SD 2, HD 2:

Senators Yamasaki, Chairman; A. Kobayashi, Fernandes Salling, Hagino, Ikeda, Matsuura, McCartney, Mizuguchi, Solomon and George.

S.B. No. 3129, SD 2, HD 2:

Senators Yamasaki, Chairman; Fernandes Salling, Nakasato, Hagino and George.

S.B. No. 3142, SD 1, HD 2:

Senators Yamasaki, Chairman; Hagino, Holt, Solomon and Koki.

S.B. No. 3143, SD 2, HD 2:

Senators Yamasaki, Chairman; A. Kobayashi, McMurdo, Tungpalan and Koki.

S.B. No. 3146, HD 2:

Senators Yamasaki/McMurdo, Co-Chairmen; A Kobayashi, Tungpalan and Koki.

S.B. No. 3150, SD 1, HD 1:

Senators Crozier, Chairman; Cobb and Reed.

S.B. No. 3154, SD 1, HD 2:

Senators Nakasato, Chairman; A. Kobayashi and Reed.

S.B. No. 3156, SD 1, HD 1:

Senators Nakasato, Chairman; A. Kobayashi and Reed.

S.B. No. 3162, SD 2, HD 2:

Senators Yamasaki, Chairman; Nakasato and George.

S.B. No. 3165, SD 1, HD 1:

Senators Yamasaki, Chairman; Nakasato and George.

S.B. No. 3166, SD 1, HD 1:

Senators Nakasato, Chairman; A. Kobayashi and Reed.

S.B. No. 3168, HD 1:

Senators Fernandes Salling, Chairman; Nakasato and George.

S.B. No. 3169, SD 2, HD 2:

Senators Yamasaki, Chairman; Levin and George.

S.B. No. 3170, SD 2, HD 2:

Senators Yamasaki, Chairman; Levin and George.

S.B. No. 3176, SD 1, HD 2:

Senators Yamasaki, Chairman; A. Kobayashi, McMurdo, Nakasato and Koki.

S.B. No. 3225, SD 1, HD 1:

Senators Holt, Chairman; Ikeda, McCartney and Koki.

S.B. No. 3229, SD 1, HD 2:

Senators Yamasaki, Chairman; Holt and Koki.

S.B. No. 3233, SD 2, HD 2:

Senators Yamasaki, Chairman; Hagino, Holt, McCartney and Koki.

S.B. No. 3237, HD 1:

Senators Menor, Chairman; Aki, Levin and Reed.

S.B. No. 3246, HD 2:

Senators Yamasaki, Chairman; A. Kobayashi and George.

S.B. No. 3247, SD 2, HD 2:

Senators Yamasaki, Chairman; Fernandes Salling, A. Kobayashi, Matsuura and George.

S.B. No. 3280, SD 1, HD 1:

Senators Fernandes Salling, Chairman; Nakasato and George.

S.B. No. 3287, SD 1, HD 2:

Senators Yamasaki, Chairman; Matsuura and George.

S.B. No. 3292, SD 2, HD 1:

Senators Yamasaki, Chairman; Hagino, A. Kobayashi, McCartney and George.

S.B. No. 3295, SD 1, HD 1:

Senators Blair, Chairman; Chang and Koki.

S.B. No. 3303, SD 2, HD 1:

Senators Yamasaki, Chairman; Holt, A. Kobayashi, McCartney and Koki.

S.B. No. 3306, SD 2, HD 2:

Senators Yamasaki, Chairman; Holt, A. Kobayashi, McCartney and Koki.

S.B. No. 3311, SD 1, HD 1:

Senators Yamasaki, Chairman; Hagino, A. Kobayashi, McCartney and George.

S.B. No. 3323, SD 1, HD 1:

Senators B. Kobayashi/Fernandes Salling, Co-Chairmen; and Koki.

S.B. No. 3327, HD 1:

Senators Yamasaki, Chairman; Hagino, B. Kobayashi, McCartney and Koki.

S.B. No. 3334, HD 1:

Senators Yamasaki, Chairman; A. Kobayashi, Mizuguchi, Nakasato and Koki.

S.B. No. 3341, SD 1, HD 2:

Senators McMurdo, Chairman; Levin and Koki.

S.B. No. 3358, SD 2, HD 1:

Senators Yamasaki, Chairman; Ikeda, A. Kobayashi, Menor and George.

S.B. No. 3399, SD 1, HD 1:

Senators Fernandes Salling, Chairman; Ikeda and George.

S.B. No. 3403, HD 1:

Senators Yamasaki, Chairman; Holt, A. Kobayashi, McCartney and George.

S.B. No. 3414, SD 2, HD 1:

Senators Yamasaki, Chairman; Fernandes Salling, Hagino, Matsuura and George.

S.B. No. 3443, SD 1, HD 2:

Senators Yamasaki, Chairman; Levin and George.

S.B. No. 3454, SD 1, HD 1:

Senators Fernandes Salling, Chairman; Mizuguchi, Nakasato and George.

S.B. No. 3472, SD 2, HD 2:

Senators Yamasaki, Chairman; A. Kobayashi, Fernandes Salling, Hagino, Ikeda, Matsuura, McCartney, McMurdo, Mizuguchi, Solomon, Tungpalan, George and Koki.

S.B. No. 3492, SD 1, HD 2:

Senators Yamasaki, Chairman; Chang, A. Kobayashi, Tungpalan and George.

Sen. Com. No. 688, informing the House that the Senate has agreed to the amendments proposed by the House to the following Senate Bills:

- S.B. No. 1110, SD 1, HD 1, entitled: "RELATING TO PROSTITUTION";
- S.B. No. 2102, SD 1, HD 1, entitled: "RELATING TO MIDWIVES";
- S.B. No. 2204, SD 2, HD 1, entitled: "RELATING TO MANDATORY HEALTH INSURANCE COVERAGE":
- S.B. No. 2273, SD 1, HD 1, entitled: "RELATING TO OFFICERS AND EMPLOYEES OF THE OFFICE OF HAWAIIAN AFFAIRS";
- S.B. No. 2284, SD 1, HD 1, entitled: "RELATING TO DEPENDENT ADULT PROTECTIVE SERVICES";
- S.B. No. 2346, SD 1, HD 1, entitled: "RELATING TO THE REAL ESTATE COMMISSION";
- S.B. No. 2697, SD 1, HD 1, entitled: "RELATING TO PHARMACISTS";

- S.B. No. 2769, SD 1, HD 1, entitled: "RELATING TO THE HOUSING FINANCE AND DEVELOPMENT CORPORATION":
- S.B. No. 2837, SD 1, HD 1, entitled: "RELATING TO MOTOR VEHICLE INSURANCE";
- S.B. No. 2875, SD 1, HD 1, entitled: "RELATING TO PRE-SENTENCE DIAGNOSIS";
- S.B. No. 3028, SD 1, HD 1, entitled: "RELATING TO LAND USE BOUNDARY CHANGES";
- S.B. No. 3236, SD 1, HD 1, entitled: "RELATING TO THE HAWAIIAN HOMES COMMISSION ACT";
- S.B. No. 3238, SD 1, HD 1, entitled: "RELATING TO RADIOLOGIC TECHNOLOGY"; and
- S.B. No. 3285, SD 1, HD 1, entitled: "RELATING TO NATURAL RESOURCES."

Sen. Com. No. 689, informing the House that the Senate has agreed to the amendments proposed by the House in S.B. No. 3236, SD 1, HD 1, entitled: "RELATING TO THE HAWAIIAN HOMES COMMISSION ACT."

Sen. Com. No. 690, returning House Bill No. 2882, entitled: "A BILL FOR AN ACT RELATING TO THE MOLOKAI IRRIGATION AND WATER UTILIZATION PROJECT," which passed Third Reading in the Senate on April 16, 1990.

Sen. Com. No. 691, informing the House that the Senate has disagreed to the amendments proposed by the House to the following Senate Bills:

- S.B. No. 1985, SD 1, HD 1, entitled: "RELATING TO THE HAWAII BISHOP RESEARCH INSTITUTE";
- S.B. No. 2600, HD 1, entitled: "RELATING TO PUBLIC PROPERTY".
- Sen. Com. No. 692, informing the House that the following Senate Bills passed Final Reading in the Senate on April 16, 1990:
 - S.B. No. 13, SD 1, entitled: "RELATING TO BOHDI DAY";
- S.B. No. 57, entitled: "RELATING TO SEAT BELTS";
- S.B. No. 1490, SD 1, entitled: "RTELATING TO MOTOR VEHICLE INSURANCE";
- S.B. No. 1110, SD 1, entitled: "RELATING TO PROSTITUTION";
- S.B. No. 2102, SD 1, HD 1, entitled: "RELATING TO MIDWIVES";
- S.B. No. 2204, SD 2, HD 1, entitled: "RELATING TO MANDATORY HEALTH INSURANCE COVERAGE":
- S.B. No. 2273, SD 1, HD 1, entitled: "RELATING TO OFFICERS AND EMPLOYEES OF THE OFFICE OF HAWAIIAN AFFAIRS";
- S.B. No. 2284, SD 1, HD 1, entitled: "RELATING TO DEPENDENT ADULT PROTECTIVE SERVICES";

S.B. No. 2346, SD 1, HD 1, entitled: "RELATING TO THE REAL ESTATE COMMISSION";

S.B. No. 2697, SD 1, HD 1, entitled: "RELATING TO PHARMACISTS";

S.B. No. 2769, SD 1, HD 1, entitled: "RELATING TO THE HOUSING FINANCE AND DEVELOPMENT CORPORATION":

S.B. No. 2837, SD 1, HD 1, entitled: "RELATING TO MOTOR VEHICLE INSURANCE";

S.B. No. 2875, SD 1, HD 1, entitled: "RELATING TO PRE-SENTENCE DIAGNOSIS":

S.B. No. 3028, SD 1, HD 1, entitled: "RELATING TO LAND USE BOUNDARY CHANGES";

S.B. No. 3238, SD 1, HD 1, entitled: "RELATING TO RADIOLOGIC TECHNOLOGY"; and

S.B. No. 3285, SD 1, HD 1, entitled: "RELATING TO NATURAL RESOURCES."

Sen. Com. No. 693, returning H.C.R. No. 72, HD 1, entitled: "HOUSE CONCURRENT RESOLUTION DECLARING 1990 TO 1999 THE DECADE OF THE FAMILY," which was adopted by the Senate on April 16, 1990.

Sen. Com. No. 693-A, informing the House that S.B. No. 13, SD 1, and S.B. No. 57 had passed Final Reading in the Senate on April 16, 1990.

At 11:46 o'clock a.m., the Chair declared a recess, subject to the call of the Chair.

Upon reconvening at 11:47 o'clock a.m., the Vice Speaker assumed the rostrum.

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

Representative Arakaki introduced Rachael Pastor, Annaliza Guira and Derek Santos, eighth grade students from Dole Intermediate School, and his legislative "shadows" for today.

Representative Arakaki then introduced Susan Patrick, Rita Hansen and Carol Uyeda, students from the School of Public Health.

Representative Arakaki then introduced a special guest from the Philippines, Bishop Antonio Fortich, Emeritus Bishop of Bacalod in the Philippines. He was accompanied by Reverend Father Florante Sapalaran, Secretary; Reverend Father Edgar Saguinsin, Pastor of St. John's Church in Kalihi; and Roger Furrer from the Conference of United Church of Christ.

Representative Arakaki continued, saying:

"Mr. Speaker, Bishop Fortich is a very special guest and I think it is appropriate when we talk about a man of peace. Bishop Fortich is associated with that word 'peace' and he has done a tremendous amount of work in the Philippines. He is the founder of the Zones of Peace. He was nominated for the Nobel Peace Prize in 1989, and has received numerous awards for his work as a peace advocate, and he is here in Hawaii, not only to speak to the members of the Filipino community, but also to others who want to spread the words and the tenets of peace, so we would like to thank him and welcome him to Hawaii.

"Thank you, Mr. Speaker."

Representative Bybee, on behalf of Representatives Anderson, Cavasso and himself, introduced a group of fourth grade students from Le Jardin Academy. They were accompanied by their teachers and chaperones, Nancy Shaw, Kathy Hallstrom, Liz Blankenship, Linda Heaton, Mrs. Smith, Mrs. Bushart and Mr. Kum Lee.

Representative Amaral introduced three members of the Kaahumanu Society "whose primary function is to attend to the sick and to those who have gone beyond us."

Representative Marumoto introduced Ms. Betty Nichol, "representative of the leaseholders in Kahala Towers and a member of the Hale Coaliton. The Kahala Towers is across from Kahala Mall and has 234 condominiums and is 63.5 percent owner-occupied."

Representative Okamura introduced a group of 39 "very, very special" senior citizens from the Hui O Halawa in Aiea, led by President Lincoln Au. "They are a civic-minded club that's done numerous projects to help the community."

Representative Okamura then asked Steven and Rita Hendricks from Singapore, guests of James and Grace Miyashiro, who are also members of the Hui O Halawa, to stand to be recognized.

Representative Tam introduced a group of principals and teachers who were seated in the gallery to stand to be recognized.

Representative Apo introduced Mr. Lee Rosen, "husband of one of our loyal floor staff members who also doubles as a hardworking Capitol tour guide."

ORDER OF THE DAY

COMMITTEE REASSIGNMENT

Senate Bill No. 3019 was re-referred to the Committee on Judiciary, then to the Committee on Finance.

INTRODUCTION OF RESOLUTIONS

The following resolutions (H.R. Nos. 387 to 389) were read by the Clerk and were disposed of as follows:

H.R. No. 389, entitled: "HOUSE RESOLUTION HONORING THE LIFE OF THE LATE UNITED STATES SENATOR SPARK M. MATSUNAGA AND EXTENDING DEEPEST SYMPATHY AND CONDOLENCES TO HIS FAMILY," was jointly offered by Representatives Kihano, Alcon, Amaral, Anderson, Andrews, Apo, Arakaki, Baker, Bellinger, Bunda, Bybee, Cachola, Cavasso, Chang, Duldulao, Fukunaga, Hagino, Hashimoto, Hayes, Hemmings, Hiraki, Hirayama, Hirono, Honda, Horita, D. Ige, M. Ige, Ihara, Isbell, Kanoho, Kawakami, Lee, Leong, Liu, Marumoto, Metcalf, Okamura, O'Kieffe, Oshiro, Peters, Say, Shon, Souki, Stegmaier, Tajiri, Takamine, Tam, Taniguchi, Tom, Yonamine and Yoshimura.

On motion by Representative Okamura, seconded by Representative Apo and carried, H.R. No. 389 was adopted.

H.R. No. 387, entitled: "HOUSE RESOLUTION HONORING THE 41ST HAWAII STATE YMCA YOUTH LEGISLATURE PROGRAM," was jointly offered by Representatives Arakaki, Kawakami, Okamura, Leong, Yonamine, Hirono, Amaral, Hayes, Ihara and Kihano.

On motion by Representative Arakaki, seconded by Representative Kawakami and carried, H.R. No. 387 was adopted.

Representative Arakaki then rose and proceeded to introduce the honorees, stating:

"Mr. Speaker, you and my other colleagues have so often heard me talk about troubled youths. It's probably refreshing to hear me speak in behalf of the other end of the spectrum -- our young leaders and our youthful achievers. And while our Legislature serves as a model for the Youth Legislature, Mr. Speaker, perhaps we could take lessons from this group of hardworking youths from throughout the State who accomplished in six days what we 'accomplish' in sixty.

"To give you a sample of the measures they passed, they passed a House Bill to raise marriage license fees from \$8 to \$12, with the increases designated to fund shelters for abused spouses. They also passed a Senate Bill providing for immediate revocation of driver's license for those convicted of driving under the influence or for refusing to take a sobriety or breathalizer test. I think our Chairman of Judiciary will be happy to hear that. They also passed a resolution requesting that the Department of Health and the Department of Human Services establish more drug rehabilitation programs for juveniles.

"Among the measures that were killed, interestingly enough, were to establish zoning by initiative or referendum, penalizing the customers of prostitutes or Johns, and restricting foreign investors, and banning smoking on all public school campuses.

"So, I guess the Youth Legislature sort of reflects what we do here in the Legislature, and it is very obvious that these youths learn very quickly about the process of legislation. I think, even more important than the process, I think they learn, just by sitting here in our seats or having a title, doesn't automatically confer wisdom or authority to make good decisions. They learn that it comes with hard work, dedication, consensus and compromise.

"And today, Mr. Speaker, we pay tribute to this program, celebrating the 41st anniversary and to its many participants. And for someone like me who grew up in the YMCA and benefitted from this philosophy of developing body, mind and spirit, I want to especially recognize the role that the Young Men's Christian Association has played in developing our future leaders.

"At this time, I would like to introduce to you and to my colleagues our special honorees of the 1990 Youth Legislature."

Representative Arakaki then asked the following honorees to stand to be recognized: Kyle Chock, Youth Governor, a student at St. Louis High School and a Kalihi resident; Clint Chikamori, Speaker of the House, a senior at Roosevelt High School and lives in Kaneohe; Chris Battad, House Attorney, a sophomore at Mililani High School and lives in Mililani; Ryker Wada, House Clerk, a freshman at Punahou and a resident of Kaimuki; Reed Szameitat, Sergeant-at-Arms, a freshman at Mililani High School and also lives in Mililani; Denise Kamimura, Chaplain, a freshman at Punahou and a Kaimuki resident; Mr. Dave Endo, State Director of the Youth Legislature Program, and also the Associate Youth Program Director at the Waipahu YMCA and lives in Waipahu.

Also introduced were the parents of the honorees who were seated in the gallery, as follows: Mrs. Jean Chock, mother of Kyle, who works for the Department of Budget and Finance; Ernest and Pauline Chikamori, parents of Clint, and sisters, Cordett and Karen, and maternal grandmother, Ruth Horimoto; Ed and Linda Battad, parents of Chris, and aunt, Suzanne Berg; Richard and Margaret Wada, parents of Ryker; Paul and Cynthia Szameitat, parents of Reed; and Dennis and Diane Kamimura, parents of Denise; and Mr. Barry Gushiken, a former youth legislator and who is now "very instrumental in this program."

Certified copies of the resolution and floral leis were presented to the honorees by Representatives Yonamine, Amaral, Hirono, Apo, Kawakami, Hayes, Hashimoto, Baker and Marumoto.

H.R. No. 388, entitled: "HOUSE RESOLUTION COMMENDING THE FRIENDS OF THE LIBRARY OF HAWAII," was jointly offered by Representatives Tam, Cachola, Hagino, Hirayama, D. Ige, Isbell, Okamura and Taniguchi.

On motion by Representative Hiraki, seconded by Representative Tam and carried, H.R. No. 388 was adopted.

Representative Tam then rose and stated:

"Mr. Speaker and fellow colleagues, today we have several honored guests representing the Friends of the Library. Mr. Speaker, our Clerk did a fine job in highlighting the resolution itself about our Friends of the Library. In addition, I would like to say a few words.

"Quite often we take the Friends of the Library for granted. Today, it is my honor and also Representative Hiraki's honor to present the Friends of the Library for the years of service they have given.

"The State of Hawaii is very fortunate to have a non-profit organization donating services and dollars to help provide quality education and literacy to Hawaii's people.

"At this time, on behalf of the members of the House of Representatives and the citizens of the State of Hawaii, I wish to thank the Friends of the Library for the years of services they devoted towards Hawaii."

Representative Tam then asked the following honored guests who were seated on the House floor to stand to be recognized: Mr. John Southworth, President of the Friends of the Library; Mr. Jim Koshi, Vice President of the Friends of the Library; Judge Roger Downward, Executive Director; and Ms. Carol Wyban, past Executive Director.

Also asked to stand to be recognized were two members of the Friends of the Library who were seated in the gallery.

Representative Tam presented Mr. Southworth with a certified copy of the resolution and floral leis were presented to the honored guests by Representatives Horita, Hashimoto, Hirono and Marumoto.

At 12:15 o'clock p.m., the Chair declared a recess, subject to the call of the Chair.

The House of Representatives reconvened at 12:29 o'clock p.m.

STANDING COMMITTEE REPORTS

Representatives Hagino and Tom, for the Committees on Water and Land Use and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1473-90) recommending that H.R. No. 228, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 228, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES STUDY THE FEASIBILITY OF ESTABLISHING A STATE PARK IN MAKUA VALLEY, OAHU," was adopted.

Representative Tam, for the Committee on Education, presented a report (Stand. Com. Rep. No. 1474-90) recommending that H.R. No. 134, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 134, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION TO PROMOTE PROCEDURES TO ENCOURAGE OPEN ENROLLMENT," was adopted.

Representatives Fukunaga and Metcalf, for the Committees on Legislative Management and Judiciary, presented a joint report (Stand. Com. Rep. No. 1475-90) recommending that H.R. No. 305 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 305, entitled: "HOUSE RESOLUTION REQUESTING A STUDY REGARDING THE STATE'S RIGHT TO PROTECT DATA GENERATED IN ELECTRONIC FORM," was adopted.

Representatives Fukunaga and Souki, for the Committees on Legislative Management and Finance, presented a joint report (Stand. Com. Rep. No. 1476-90) recommending that H.R. No. 197, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 197, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO DETERMINE THE FEASIBILITY OF A STATE CAPITOL CAFETERIA," was adopted.

Representative Fukunaga, for the Committee on Legislative Management, presented a report (Stand. Com. Rep. No. 1477-90) recommending that H.R. No. 304 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 304, entitled: "HOUSE RESOLUTION REQUESTING INTERIM HEARINGS ON THE LEGISLATIVE ACCESS COMMITTEE'S FINAL ACTION PLAN," was adopted.

Representative Hirono, for the Committee on Consumer Protection and Commerce, presented a report (Stand. Com. Rep. No. 1478-90) recommending that H.R. No. 335, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 335, entitled: "HOUSE RESOLUTION REQUESTING AN

EQUITABLE TAX POLICY FOR FINANCIAL INSTITUTIONS," was adopted.

Representatives Tom and Honda, for the Committees on Intergovernmental Relations and International Affairs and Agriculture, presented a joint report (Stand. Com. Rep. No. 1479-90) recommending that H.R. No. 338, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 338, HD 1, entitled: "HOUSE RESOLUTION REQUESTING HAWAII'S DELEGATION TO THE CONGRESS OF THE UNITED STATES TO INITIATE AND SUPPORT LEGISLATION TO ERADICATE THE BROWN TREE SNAKE IN AREAS WHERE THIS ANIMAL HAS BECOME A PEST AND TO INTENSIFY FEDERAL EFFORTS TO PREVENT THE SPREAD OF THIS PEST TO OTHER PACIFIC ISLAND NATIONS, UNITED STATES TERRITORIES, AND THE STATE OF HAWAII," was adopted.

Representatives Tom and Hayes, for the Committees on Intergovernmental Relations and International Affairs and Housing, presented a joint report (Stand. Com. Rep. No. 1480-90) recommending that H.R. No. 66, as amended in HD 1, be adopted.

Representative Apo moved that the joint report of the majority of the Committees be adopted and H.R. No. 66, as amended in HD 1, be adopted, seconded by Representative Marumoto.

Representative Anderson then rose and stated:

"Mr. Speaker, on Stand. Com. Rep. No. 1480-90, House Resolution No. 66, HD 1, I would like to vote no and the reason being, Mr. Speaker, is that the resolution does not take into consideration that we should do an inventory on lands that are already zoned residential and ready for housing.

"On the windward side, we have quite a few of the zoned properties that could have housing, and I don't believe anything has been done.

"Also, Mr. Speaker, if we want more lands to be available, I don't think that this resolution also says that the State owns a lot of land. We could open that. I don't know if we should raise property taxes on all lands.

.federal lands, I don't believe could be taxed and it doesn't say where the plans should be. It might just be another way to have counties try to get some revenue and the land would not be really used for housing.

"For that reason, I am voting no and I hope that if this goes to the committee, that they would look into the reasons that I am voting no.

"Thank you very much."

The motion was put by the Chair and carried, and the joint report of the majority of the Committees was adopted and H.R. No. 66, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE COUNTIES TO INVESTIGATE THE RELATIONSHIP BETWEEN PROPERTY TAX RATES AND THE AVAILABILITY OF LAND FOR HOUSING," was adopted, with Representative Anderson voting no.

Representatives Tom and Tam, for the Committees on Intergovernmental Relations and International Affairs and Education, presented a joint report (Stand. Com. Rep. No. 1481-90) recommending that H.R. No. 254, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 254, HD 1, entitled: "HOUSE RESOLUTION RECOGNIZING AND COMMENDING THE EFFORTS AND CONTRIBUTIONS OF THE ARMED SERVICES STATIONED IN HAWAII TO STRENGTHEN THE PUBLIC SCHOOL SYSTEM," was adopted.

Representatives Tom and Taniguchi, for the Committees on Intergovernmental Relations and International Affairs and Higher Education and the Arts, presented a joint report (Stand. Com. Rep. No. 1482-90) recommending that H.R. No. 238 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 238, entitled: "HOUSE RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING AN INTERNATIONAL SERVICE TRAINING PROGRAM FOR STUDENTS FROM PACIFIC COUNTRIES," was adopted.

Representatives Tom and Taniguchi, for the Committees on Intergovernmental Relations and International Affairs and Higher Education and the Arts, presented a joint report (Stand. Com. Rep. No. 1483-90) recommending that H.R. No. 239 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 239, entitled: "HOUSE RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING A INTERNATIONAL RESEARCH PARK," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1484-90) recommending that H.R. No. 206 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 206, entitled: "HOUSE RESOLUTION REQUESTING HAWAII'S CONGRESSIONAL DELEGATION TO TAKE ALL APPROPRIATE STEPS TO ENSURE JOB SECURITY FOR THE CURRENT WORK FORCE AT THE PACIFIC MISSILE RANGE FACILITY ON KAUAI," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1485-90) recommending that H.R. No. 70, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 70, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE CITY AND COUNTY OF HONOLULU TO DEVELOP A FAIR AND EQUITABLE POLICY FOR STATE ASSISTANCE FOR LANDSLIDE REMEDIAL MEASURES," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1486-90) recommending that H.R. No. 350 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 350, entitled: "HOUSE RESOLUTION URGING THE CONGRESS OF THE UNITED STATES TO PROPOSE LEGISLATION

TO PROVIDE FOR THE REVERSION OF CONDEMNED PROPERTY WHEN IT IS TAKEN OUT OF PUBLIC USE FOR WHICH IT WAS CONDEMNED," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1487-90) recommending that H.R. No. 255, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 255, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE OFFICE OF STATE PLANNING TO ESTABLISH A TASK FORCE TO INVESTIGATE METHODS OF STREAMLINING THE LAND USE PERMIT PROCESS AT THE STATE AND COUNTY LEVELS," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1488-90) recommending that H.R. No. 113 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 113, entitled: "HOUSE RESOLUTION REQUESTING THE CITY AND COUNTY OF HONOLULU TO SURVEY WAIPAHU STREET BETWEEN KAMEHAMEHA HIGHWAY AND KUNIA ROAD AND DEVELOP A PLAN TO IMPROVE CONDITIONS ON THIS STREET, CONSISTENT WITH THE INCREASE IN POPULATION AND TRAFFIC IN THE AREA," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1489-90) recommending that H.R. No. 110 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 110, entitled: "HOUSE RESOLUTION URGING THE UNITED STATES GOVERNMENT TO TAKE ALL STEPS POSSIBLE TO SECURE THE EARLY RELEASE OF PERSONS HELD HOSTAGE BY TERRORISTS," was adopted.

Representative Tom, for the Committee on Intergovernmental Relations and International Affairs, presented a report (Stand. Com. Rep. No. 1490-90) recommending that H.R. No. 112, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 112, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE CITY AND COUNTY OF HONOLULU TO INVESTIGATE THE FEASIBILITY OF ESTABLISHING A POLICE SUBSTATION IN WAIPAHU," was adopted.

Representatives Takamine, Arakaki and Shon, for the Committees on Labor and Public Employment, Human Services and Health, presented a joint report (Stand. Com. Rep. No. 1491-90) recommending that H.R. No. 241, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 241, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON THE PROVISION OF REASONABLE

ACCOMMODATIONS TO STATE EMPLOYEES WITH DISABILITIES," was adopted.

Representatives Takamine and Hirono, for the Committees on Labor and Public Employment and Consumer Protection and Commerce, presented a joint report (Stand. Com. Rep. No. 1492-90) recommending that H.R. No. 94 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 94, entitled: "HOUSE RESOLUTION REQUESTING A STUDY INVESTIGATING WAYS TO INSURE EMPLOYEES PARTICIPATING IN EMPLOYER-SPONSORED RECREATIONAL ACTIVITIES," was adopted.

Representatives Takamine and Tam, for the Committees on Labor and Public Employment and Education, presented a joint report (Stand. Com. Rep. No. 1493-90) recommending that H.R. No. 262, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 262, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF EDUCATION, IN COOPERATION WITH THE DEPARTMENT OF PERSONNEL SERVICES AND THE HAWAII GOVERNMENT EMPLOYEES' ASSOCIATION, TO WORK WITH THE EDUCATIONAL ASSISTANTS ASSOCIATION TO UPDATE AND RECLASSIFY THE JOB DESCRIPTIONS FOR EDUCATIONAL ASSISTANTS," was adopted.

Representative Takamine, for the Committee on Labor and Public Employment, presented a report (Stand. Com. Rep. No. 1494-90) recommending that H.R. No. 221, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 221, HD 1, entitled: "HOUSE RESOLUTION REQUESTING A STUDY ON THE FEASIBILITY OF OFFERING INNOVATIVE EMPLOYEE BENEFITS TO ATTRACT APPLICANTS AND RETAIN EMPLOYEES FOR CERTAIN STATE EMPLOYEE JOB CLASSES," was adopted.

Representative Takamine, for the Committee on Labor and Public Employment, presented a report (Stand. Com. Rep. No. 1495-90) recommending that H.R. No. 193 be referred to the Committee on Finance.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 193, entitled: "HOUSE RESOLUTION REQUESTING THE STATE ADMINISTRATION TO REVIEW THE CONTRACT POLICIES OF STATE AGENCIES TO ENSURE FAIR COMPENSATION AND COMPETITIVE SALARIES," was referred to the Committee on Finance.

Representative Takamine, for the Committee on Labor and Public Employment, presented a report (Stand. Com. Rep. No. 1496-90) recommending that H.R. No. 218 be referred to the Committee on Finance.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 218, entitled: "HOUSE RESOLUTION REQUESTING A STUDY REGARDING THE FEASIBILITY OF CONVERTING PRIVATE, NON-PROFIT COMMUNITY ACTION

AGENCIES INTO A STATE AGENCY," was referred to the Committee on Finance.

Representatives Hayes, Arakaki and Tom, for the Committees on Housing, Human Services and Intergovernmental Relations and International Affairs, presented a Joint report (Stand. Com. Rep. No. 1497-90) recommending that H.R. No. 195, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 195, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE MENTAL HEALTH DIVISION OF THE DEPARTMENT OF HEALTH, THE HAWAII HOUSING AUTHORITY, AND THE EXECUTIVE OFFICE ON AGING WORK COOPERATIVELY TO PREVENT INAPPROPRIATE PLACEMENT OF ADULTS WHO ARE NOT ELDERLY IN ELDERLY HOUSING PROJECTS," was adopted.

Representatives Hayes ad Fukunaga, for the Committees on Housing and Legislative Management, presented a joint report (Stand. Com. Rep. No. 1498-90) recommending that H.R. No. 289, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 289, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE COMMITTEE ON HOUSING OF THE HOUSE OF REPRESENTATIVES TO CONDUCT AN OVERVIEW OF STATE AND COUNTY HOUSING AGENCIES WITH THE OBJECTIVE OF CLARIFYING THE RESPONSIBILITIES OF THOSE AGENCIES," was adopted.

Representative Souki, for the Committee on Finance, presented a report (Stand. Com. Rep. No. 1499-90) recommending that H.R. No. 252 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 252, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF TAXATION TO EXAMINE AND REPORT ON THE GENERAL EXCISE TAXATION OF LEASES," was adopted.

Representative Bunda, for the Committee on Ocean and Marine Resources, presented a report (Stand. Com. Rep. No. 1500-90) recommending that H.R. No. 320, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 320, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF LAND AND NATURAL RESOURCES AND THE DEPARTMENT OF PARKS AND RECREATION OF THE CITY AND COUNTY OF HONOLULU TO FORMULATE A COMPREHENSIVE MANAGEMENT PLAN TO INCLUDE A BASELINE STUDY AND A FORTHRIGHT STATEMENT OF PURPOSE FOR THE USE AND MANAGEMENT OF HANAUMA BAY," was adopted.

Representatives D. Ige, Oshiro and Tom, for the Committees on Economic Development and Hawaiian Affairs, Transportation and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1501-90) recommending that H.R. No. 275, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 275, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THAT THE UNITED STATES DEPARTMENT OF TRANSPORTATION APPROVE DIRECT AIRLINE ROUTES BETWEEN EAST ASIAN COUNTRIES AND HONOLULU, HAWAII," was adopted.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1502-90) recommending that H.R. No. 315 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 315, entitled: "HOUSE RESOLUTION REQUESTING CONGRESS TO ENACT A STATUTE AUTHORIZING A RIGHT OF ACTION TO ENFORCE THE HAWAIIAN HOMES COMMISSION ACT IN FEDERAL COURTS," was adopted.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1503-90) recommending that H.R. No. 309, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 309, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HAWAIIAN HOME LANDS TO PROMOTE GREATER BENEFICIARY INVOLVEMENT IN ALL PHASES OF THE HOMESTEADING PROGRAM," was adopted.

Representative D. Ige, for the Committee on Economic Development and Hawaiian Affairs, presented a report (Stand. Com. Rep. No. 1504-90) recommending that H.R. No. 330, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 330, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HAWAIIAN HOME LANDS TO INCORPORATE PLANS IN THE CURRENT WAIMANALO HOMESTEAD DEVELOPMENT PROJECT TO MINIMIZE FLOODING DAMAGE SUFFERED BY CERTAIN EXISTING HOMES AND LAND," was adopted.

Representatives Metcalf and Tom, for the Committees on Judiciary and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1505-90) recommending that 185 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 185, entitled: "HOUSE RESOLUTION REQUESTING CONGRESS TO RATIFY INTERNATIONAL LEGISLATION RELATING TO THE ENFORCEMENT OF COURT-ORDERED FAMILY MAINTENANCE AND SUPPORT," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1506-90) recommending that H.R. No. 176 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 176, entitled: "HOUSE RESOLUTION REQUESTING THE

JUDICIARY'S CENTER FOR ALTERNATIVE DISPUTE RESOLUTION TO CONVENE AND MODERATE A SERIES OF ROUNDTABLE DISCUSSIONS FOR THE PURPOSE OF MAKING RECOMMENDATIONS AIMED AT FURTHER DEVELOPING THE USE OF MEDIATION, ARBITRATION, AND OTHER DISPUTE RESOLUTION OPTIONS IN HAWAII'S COURTS," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1507-90) recommending that H.R. No. 290, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 290, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE COMPILATION OF A DIRECTORY OF ALL STATE BOARDS AND COMMISSIONS FOR PUBLIC DISTRIBUTION," was adopted.

Representative Metcalf, for the Committee on Judiciary, presented a report (Stand. Com. Rep. No. 1508-90) recommending that H.R. No. 229 be referred to the Committee on Legislative Management.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 229, entitled: REQUESTING RESOLUTION "HOUSE RULES OF RESPECTIVE THE HOUSE OF REPRESENTATIVES THE AND SENATE BE AMENDED TO REQUIRE DOCUMENTATION LEGISLATIVE FINDINGS," was referred to Committee on Legislative Management.

Representatives Arakaki, Shon and Tom, for the Committees on Human Services, Health and Intergovernmental Relations and International Affairs, presented a joint report (Stand. Com. Rep. No. 1509-90) recommending that H.R. No. 291, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 291, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE UNITED STATES SECRETARY OF VETERANS AFFAIRS TO HOLD A FORUM IN THE STATE OF HAWAII WHEREIN PUBLIC CONCERNS AND INPUT WILL BE ADDRESSED AND RECEIVED FOR CONSIDERATION IN THE SITE SELECTION PROCESS FOR THE PROPOSED VETERANS HOSPITAL IN HAWAII," was adopted.

Representatives Arakaki and Shon, for the Committees on Human Services and Health, presented a joint report (Stand. Com. Rep. No. 1510-90) recommending that H.R. No. 154, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the joint report of the Committees was adopted and H.R. No. 154, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH AND THE DEPARTMENT OF HUMAN SERVICES TO COORDINATE EFFORTS TO MAXIMIZE FEDERAL MEDICAID FUNDS," was adopted.

Representative Arakaki, for the Committee on Human Services, presented a report (Stand. Com. Rep. No. 1511-90) recommending that H.R. No. 162, as amended in HD 1, be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 162, HD 1, entitled: "HOUSE RESOLUTION REQUESTING THE DEPARTMENT OF HUMAN SERVICES TO SHORTEN THE FORM FOR MEDICAID APPLICATIONS AND TO DESIGN A SEPARATE FORM FOR FOOD STAMP APPLICATIONS," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1512-90) recommending that H.R. No. 293 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 293, entitled: "HOUSE RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF ESTABLISHING AN AGRICULTURAL RESEARCH INSTITUTE," was adopted.

Representative Honda, for the Committee on Agriculture, presented a report (Stand. Com. Rep. No. 1513-90) recommending that H.R. No. 232 be adopted.

On motion by Representative Apo, seconded by Representative Marumoto and carried, the report of the Committee was adopted and H.R. No. 232, entitled: "HOUSE RESOLUTION REQUESTING CONSIDERATION OF A STATE AGRICULTURAL PARK AT PUNALUU, OAHU," was adopted.

ANNOUNCEMENTS

Representative Taniguchi: "Notwithstanding the schedule posted on the back of today's Order of the Day, your Committee on Higher Education and the Arts and Ocean and Marine Resources will not be having a hearing on Wednesday in deference to the funeral for the late Senator Matsunaga. We rescheduled it for Tuesday, next week, at 2:00 p.m."

Representative Oshiro: "Referring to the schedule of conference meetings on the OD, the conference concerning many Transportation bills have been pushed back from 2:00 p.m. to 3:00 o'clock p.m. this afternoon."

Representative Apo, at this time, gave notice of intent to agree to the amendments proposed by the Senate to H.B. Nos. 1492 (SD 2); 2022, HD 1 (SD 1); 2044, HD 2 (SD 2); 2169, HD 1 (SD 1); 2174 (SD 1); 2231, HD 1 (SD 1); 2312 (SD 1); 2338, HD 1 (SD 1); 2358, HD 2 (SD 1); 2362, HD 1 (SD 1); 2400 (SD 1); 2413, HD 1 (SD 1); 2418, HD 2 (SD 2); 2527, HD 1 (SD 1); 2532 (SD 1); 2536 (SD 1); 2585, HD 1 (SD 1); 2637, HD 1 (SD 1); 2793, HD 2 (SD 1); 2868 (SD 1); 2879 (SD 1); 2888, HD 2 (SD 2); 2909, HD 1 (SD 1); 3212, HD 1 (SD 1); 3282, HD 1 (SD 1); and 3440, HD 1 (SD 1).

ADJOURNMENT

At 1:38 o'clock p.m., on motion by Representative Apo, seconded by Representative Marumoto and carried, the House of Representatives adjourned until 11:30 o'clock a.m. tomorrow, Wednesday, April 18, 1990.