FIFTY-FIRST DAY

Monday, April 13, 1992

The Senate of the Sixteenth Legislature of the State of Hawaii, Regular Session of 1992, convened at 11:34 o'clock a.m. with the President in the Chair.

The Divine Blessing was invoked by the Reverend Eijo Ikenaga, Honolulu Myohuji Mission, after which the Roll was called showing all Senators present with the exception of Senator Chang who was excused.

The President announced that he had read and approved the Journal of the Fiftieth Day.

The following introductions were then made to the members of the Senate:

Senator McMurdo introduced Mrs. Helen H. Cole, Ms. Dion-Magrit Coschigano, Dr. Bruce Justin Miller and Mr. Jack Davidson as follows:

"Mr. President and members of this honorable body, it gives me great pleasure to introduce you to our honored guests. I have two honored guests in different fields but they have both served honorably and equally in the fields from which they are.

"First, Helen H. Cole, trustee emeritus, Historic Hawaii Foundation, and Ms. Dion-Magrit Coschigano, executive vice president of the Historic Hawaii Foundation, who is accompanying Mrs. Cole to this presentation.

"The second honored guest is Dr. Bruce Justin Miller. He is probably known very well to most of us around here as the director of the Sea Grant Extension Service of the University of Hawaii. (Stood to be recognized.)

"And last but not least, is Dr. Jack Davidson who is the director of the Sea Grant College Program. (Stood to be recognized.)

"Mr. President, Helen H. Cole, or Mrs. Allyn Cole Jr. as she is formally known, is a volunteer of tremendous heart. Presently, she is actively involved in six different organizations. Helen has said, 'All the volunteer hours spent have been fun and very rewarding.' In her past involvements, I find that she is the co-founder of Historic Hawaii Foundation and she was active with the Daughters of Hawaii, the Hawaii Museums Association and the Historic Preservation.

"Helen Cole has also been involved with the Girl Scout movement since 1925, when she joined a Girl Scout troop at Sacred Hearts Church on Wilder Avenue. While teaching in Honokaa on the Big Island, she became a leader of a Senior Girl Scout troop. Later, she became a board member of the Girl Scout Council of the Pacific.

"At the 75th Distinguished Alumnae Dinner held in November 1991 of the Girl Scout Council of Hawaii, Helen Cole was awarded the very prestigious 'Living Treasure Award.' This award is given to women who, although not currently active with Girl Scouts, have been involved with the Girl Scouts in some way throughout their lives. (And I would like to especially have Senator Bert Kobayashi take note that Girl Scouts can stay active for years too. We had a troop of Boy Scouts so we're not going to be outdone by them.)

"My next honoree is Dr. Bruce Justin Miller. He is director of the Sea Grant Extension Service at the University of Hawaii. He is accompanied by his boss, Dr. Jack Davidson, the director of the Sea Grant College

Program. (Drs. Miller and Davidson stood to be recognized.)

"Mr. President, as you know, Act 77 was signed into law in 1989, the first piece of legislation in the nation to enact initial action to curb the effects of ozone depleting compounds, such as chlorofluorocarbons and halons. We have read and heard of the horror stories that these compounds are responsible for in a breakdown of the ozone layer. This is not only in the polar regions but also over Hawaii and other subtropical regions.

"One of the major players responsible over the years for advice, technical assistance, and the development of legislation has been Dr. Miller. I am extremely grateful for the work the University of Hawaii Sea Grant Program and he have done for the Legislature and the state. He has devoted much of his professional life educating the public and encouraging responsible public action on global issues, such as ozone depletion, greenhouse warming, preservation of natural species diversity, and world population stabilization, and assisting the state in developing legislation and educational materials on the environment."

Senator McMurdo presented the Senate certificates of recognition to the honorees and Senators Mizuguchi, McCartney, A. Kobayashi and Tungpalan presented the leis.

Senator McMurdo also introduced Mr. Scot Vogel of the Sea Grant Extension Service who was seated in the gallery.

Senator Nakasato, on behalf of Senators McCartney, Koki and himself, introduced the following special guests, seated in the gallery, from the Okinawa Prefectual Government: Vice Governor of Okinawa, Mr. Hirokazu Nakaima; deputy director Mr. Nobutaka Shinomiya; and Mr. Isao Shiroma, secretary to Vice Governor Nakaima. The gentlemen were escorted by Mr. Warren Higa, president of the 41,000-strong members of the United Okinawan Association.

At 11:44 o'clock a.m., the Senate stood in recess subject to the call of the Chair.

The Senate reconvened at 11:50 o'clock a.m.

HOUSE COMMUNICATIONS

The following communications from the House (Hse. Com. Nos. 586 to 592) were read by the Clerk and were disposed of as follows:

Hse. Com. No. 586, informing the Senate that the House has disagreed to the amendments proposed by the Senate to the following House bills:

H.B. No. 38, H.D. 1; H.B. No. 521, H.D. 1; H.B. No. 599, H.D. 1; H.B. No. 602, H.D. 2; H.B. No. 736, H.D. 1; H.B. No. 770, H.D. 2; H.B. No. 1048, H.D. 2; H.B. No. 1180, H.D. 2; H.B. No. 1237, H.D. 1; H.B. No. 1346, H.D. 1; H.B. No. 1815; H.B. No. 1815; H.B. No. 1817;

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H.B. No. 1926;
                                                                        H.B. No. 3040, H.D. 2;
H.B. No. 2039, H.D. 1;
                                                                        H.B. No. 3046, H.D. 2;
H.B. No. 2123, H.D. 1;
                                                                        H.B. No. 3047;
                                                                        H.B. No. 3059, H.D. 1;
H.B. No. 3060, H.D. 2;
H.B. No. 2131;
H.B. No. 2139, H.D. 1;
H.B. No. 2307, H.D. 1;
                                                                        H.B. No. 3062, H.D. 2;
H.B. No. 2308, H.D. 2;
                                                                        H.B. No. 3071, H.D. 1;
H.B. No. 2312;
                                                                        H.B. No. 3072, H.D. 2;
H.B. No. 2313, H.D. 1;
                                                                        H.B. No. 3073, H.D. 1;
H.B. No. 2319, H.D. 2;
                                                                        H.B. No. 3076, H.D. 1;
H.B. No. 2320;
                                                                        H.B. No. 3084, H.D. 2;
H.B. No. 2322, H.D. 1;
                                                                        H.B. No. 3090, H.D. 2;
H.B. No. 2323;
H.B. No. 2336, H.D. 1;
H.B. No. 2349, H.D. 2;
                                                                        H.B. No. 3095, H.D. 2;
                                                                        H.B. No. 3102, H.D. 1;
                                                                        H.B. No. 3119, H.D. 2;
                                                                        H.B. No. 3121, H.D. 2;
H.B. No. 2352, H.D. 2;
H.B. No. 2366, H.D. 2;
H.B. No. 2385;
                                                                        H.B. No. 3134, H.D. 2;
H.B. No. 3157, H.D. 2;
H.B. No. 2387, H.D. 1;
                                                                        H.B. No. 3158;
H.B. No. 2391, H.D. 1;
                                                                        H.B. No. 3163, H.D. 1;
H.B. No. 2400, H.D. 2;
H.B. No. 2409;
                                                                        H.B. No. 3164, H.D. 2;
                                                                        H.B. No. 3179, H.D. 2;
H.B. No. 2431, H.D. 2;
H.B. No. 2433, H.D. 2;
H.B. No. 2454, H.D. 1;
                                                                        H.B. No. 3184, H.D. 2;
                                                                        H.B. No. 3233, H.D. 1;
                                                                        H.B. No. 3244, H.D. 2;
H.B. No. 2455, H.D. 2;
                                                                        H.B. No. 3246;
H.B. No. 2486, H.D. 2;
                                                                        H.B. No. 3248;
H.B. No. 2490;
                                                                        H.B. No. 3277, H.D. 2;
                                                                        H.B. No. 3280, H.D. 1;
H.B. No. 3303, H.D. 1;
H.B. No. 2493, H.D. 1;
H.B. No. 2496, H.D. 1;
H.B. No. 2498, H.D. 1;
                                                                        H.B. No. 3324, H.D. 1;
                                                                        H.B. No. 3342, H.D. 2;
H.B. No. 3353, H.D. 3;
H.B. No. 2500;
H.B. No. 2504, H.D. 2;
H.B. No. 2505, H.D. 2;
                                                                        H.B. No. 3358, H.D. 1;
H.B. No. 2544, H.D. 2;
                                                                        H.B. No. 3400, H.D. 2;
                                                                        H.B. No. 3424;
H.B. No. 3442, H.D. 2;
H.B. No. 2563, H.D. 1;
H.B. No. 2570, H.D. 2;
H.B. No. 2571, H.D. 2;
H.B. No. 2597, H.D. 2;
                                                                        H.B. No. 3457, H.D. 1;
                                                                        H.B. No. 3466, H.D. 2;
H.B. No. 2604, H.D. 1;
                                                                        H.B. No. 3493, H.D. 2;
H.B. No. 2612, H.D. 2;
                                                                        H.B. No. 3508;
H.B. No. 2613, H.D. 1;
                                                                        H.B. No. 3533, H.D. 1;
                                                                        H.B. No. 3558, H.D. 1;
H.B. No. 3563, H.D. 2;
H.B. No. 2614, H.D. 2;
H.B. No. 2683, H.D. 2;
H.B. No. 2705, H.D. 2;
H.B. No. 2719, H.D. 2;
H.B. No. 2720, H.D. 2;
                                                                        H.B. No. 3564, H.D. 2;
H.B. No. 3568, H.D. 1;
                                                                        H.B. No. 3643, H.D. 1;
H.B. No. 2724, H.D. 1;
                                                                        H.B. No. 3658;
H.B. No. 2725, H.D. 1;
H.B. No. 2780;
                                                                        H.B. No. 3660, H.D. 1;
                                                                        H.B. No. 3666, H.D. 1;
H.B. No. 3672, H.D. 2;
H.B. No. 2784, H.D. 1;
H.B. No. 2800;
                                                                        H.B. No. 3673;
H.B. No. 2808, H.D. 2;
H.B. No. 2811, H.D. 1;
                                                                        H.B. No. 3698;
                                                                        H.B. No. 3721, H.D. 1;
H.B. No. 2818, H.D. 2;
H.B. No. 2828, H.D. 1;
                                                                        H.B. No. 3726, H.D. 1;
                                                                        H.B. No. 3770, H.D. 1;
                                                                        H.B. No. 3787, H.D. 1;
H.B. No. 2843;
H.B. No. 2850, H.D. 1;
                                                                        H.B. No. 3794, H.D. 1;
H.B. No. 2861;
H.B. No. 2871, H.D. 1;
H.B. No. 2885, H.D. 1;
                                                                        H.B. No. 3801, H.D. 2;
                                                                        H.B. No. 3811;
                                                                        H.B. No. 3838, H.D. 2;
H.B. No. 2886, H.D. 1;
H.B. No. 2902, H.D. 1;
H.B. No. 2911, H.D. 2;
                                                                        H.B. No. 3843, H.D. 2;
                                                                        H.B. No. 3851, H.D. 2;
                                                                        H.B. No. 3854, H.D. 1;
                                                                        H.B. No. 3856, H.D. 2;
H.B. No. 2917, H.D. 2;
H.B. No. 2922, H.D. 2;
                                                                        H.B. No. 3857, H.D. 2;
H.B. No. 2959, H.D. 2;
H.B. No. 3002, H.D. 2;
                                                                        H.B. No. 3898;
H.B. No. 3903;
                                                                        H.B. No. 3926, H.D. 1;
H.B. No. 3006, H.D. 1;
H.B. No. 3011, H.D. 1;
H.B. No. 3022;
                                                                        H.B. No. 3934, H.D. 2;
                                                                        H.B. No. 3936, H.D. 1;
H.B. No. 3937, H.D. 1;
H.B. No. 3028;
H.B. No. 3030, H.D. 1;
                                                                        H.B. No. 3944, H.D. 1;
H.B. No. 3032, H.D. 1;
H.B. No. 3034, H.D. 1;
                                                                        H.B. No. 3945, H.D. 1;
                                                                        H.B. No. 3946, H.D. 2;
H.B. No. 3038;
                                                                        H.B. No. 3947, H.D. 1;
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- H.B. No. 3950, H.D. 1;
- H.B. No. 3960, H.D. 1;
- H.B. No. 3963, H.D. 1; H.B. No. 3974, H.D. 1; and
- H.B. No. 3982, H.D. 1,

was read by the Clerk and was placed on file.

Hse. Com. No. 587, returning S.C.R. No. 20, S.D. 1, which was adopted by the House of Representatives on April 10, 1992, in an amended form, was placed on file.

By unanimous consent, action on S.C.R. No. 20, S.D. 1, H.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON METHODS OF IMPROVING TRAFFIC FLOW IN THE CENTRAL AND LEEWARD OAHU REGIONS," was deferred until Tuesday, April 14, 1992.

Hse. Com. No. 588, transmitting H.C.R. No. 163, H.D. 1, which was adopted by the House of Representatives on April 10, 1992, was placed on file.

By unanimous consent, H.C.R. No. 163, H.D. 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE OFFICE OF STATE PLANNING, THE DEPARTMENT OF TRANSPORTATION, THE DEPARTMENT OF HEALTH AND THE COUNTIES TO WORK WITH THE HOUSING FINANCE AND DEVELOPMENT CORPORATION COORDINATED BY THE COMMITTEE ON HOUSING OF THE HOUSE OF REPRESENTATIVES AND THE COMMITTEE ON HOUSING AND HAWAIIAN PROGRAMS OF THE SENATE TO STUDY THE FEASIBILITY OF ESTABLISHING A HOUSING PHYSICAL RESOURCES DEVELOPMENT GROUP AND FUND," was referred to the Committee on Housing and Hawaiian Programs, then to the Committee on Legislative Management.

Hse. Com. No. 589, transmitting H.C.R. No. 164, H.D. 1, which was adopted by the House of Representatives on April 10, 1992, was placed on file.

By unanimous consent, H.C.R. No. 164, H.D. 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING THE PRESIDENT OF THE UNITED STATES OF AMERICA AND THE SECRETARY OF THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT TO CALL UPON THE FEDERAL GOVERNMENT TO TAKE THE RESPONSIBILITY FOR PROVIDING FUNDS FOR THE CONSTRUCTION AND MAINTENANCE OF LOW TO MODERATE INCOME HOUSING IN THE STATE," was referred to the Committee on Housing and Hawaiian Programs.

Hse. Com. No. 590, transmitting H.C.R. No. 243, H.D. 1, which was adopted by the House of Representatives on April 10, 1992, was placed on file.

By unanimous consent, H.C.R. No. 243, H.D. 1, entitled: "HOUSE CONCURRENT RESOLUTION RELATING TO THE FORMATION OF A TASK FORCE TO ENCOURAGE THE DEVELOPMENT OF A PRIVATE SCHOOL BUS PROGRAM," was referred to the Committee on Transportation and Intergovernmental Relations, then to the Committee on Education.

Hse. Com. No. 591, transmitting H.C.R. No. 390, H.D. 1, which was adopted by the House of Representatives on April 10, 1992, was placed on file.

By unanimous consent, H.C.R. No. 390, H.D. 1, entitled: "HOUSE CONCURRENT RESOLUTION REQUESTING A STUDY TO DETERMINE THE FEASIBILITY OF HAVING THE STATE ACQUIRE THE TROPICANA WEST APARTMENT COMPLEX OR

THE FEE INTEREST THEREOF," was referred to the Committee on Housing and Hawaiian Programs.

Hse. Com. No. 592, transmitting H.C.R. No. 399, which was adopted by the House of Representatives on April 10, 1992, was placed on file.

By unanimous consent, H.C.R. No. 399, entitled: "HOUSE CONCURRENT RESOLUTION DECLARING A GENERAL HOUSING CRISIS AND STATE OF EMERGENCY FOR THE HOMELESS AND RENTERS IN THE STATE OF HAWAII," was referred to the Committee on Housing and Hawaiian Programs.

STANDING COMMITTEE REPORTS

Senator Mizuguchi, for the Committee on Employment and Public Institutions, presented a report (Stand. Com. Rep. No. 2691) recommending that H.C.R. No. 159 be adopted.

By unanimous consent, action on Stand. Com. Rep. No. 2691 and H.C.R. No. 159, entitled: "HOUSE CONCURRENT RESOLUTION RELATING TO THE BIENNIAL REVIEW OF THE COMPENSATION PLANS AND THE COSTS THEREOF," was deferred until Tuesday, April 14, 1992.

Senator Mizuguchi, for the Committee on Employment and Public Institutions, presented a report (Stand. Com. Rep. No. 2692) recommending that S.C.R. No. 105 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 105, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE STATE SATELLITE OFFICE PROGRAM," was adopted.

Senators Mizuguchi and McCartney, for the Committee on Employment and Public Institutions and the Committee on Education, presented a joint report (Stand. Com. Rep. No. 2693) recommending that S.C.R. No. 181, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the joint report of the Committees was adopted and S.C.R. No. 181, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A DIALOGUE ON RESTRUCTURING TEACHER CLASSIFICATION AND COMPENSATION," was adopted.

Senators Mizuguchi and McCartney, for the Committee on Employment and Public Institutions and the Committee on Education, presented a joint report (Stand. Com. Rep. No. 2694) recommending that S.R. No. 146, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the joint report of the Committees was adopted and S.R. No. 146, S.D. 1, entitled: "SENATE RESOLUTION REQUESTING A DIALOGUE ON RESTRUCTURING TEACHER CLASSIFICATION AND COMPENSATION," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2695) recommending that S.C.R. No. 69 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 69, entitled: "SENATE CONCURRENT RESOLUTION DESIGNATING THE HAWAII WEEK OF THE YOUNG CHILD AND THE

HAWAII CHILD CARE PROFESSIONAL WORTHY WAGE DAY," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2696) recommending that S.C.R. No. 77, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 77, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH, IN COLLABORATION WITH THE DEPARTMENT OF HUMAN SERVICES, TO DEVELOP A COMPREHENSIVE LONG-RANGE HEALTH CARE PLAN FOR HANSEN'S DISEASE PATIENTS," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2697) recommending that S.C.R. No. 51 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 51, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO EXAMINE WAYS TO EXPEDITE THE ENFORCEMENT OF HEALTH VIOLATIONS ON PRIVATE PROPERTY, INCLUDING RESIDENTIAL BUILDINGS," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2698) recommending that S.C.R. No. 50 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 50, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING AN EXAMINATION OF THE MARYLAND 'OUNCE OF PREVENTION PLAN'," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2699) recommending that S.R. No. 38 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 38, entitled: "SENATE RESOLUTION REQUESTING AN EXAMINATION OF THE MARYLAND 'OUNCE OF PREVENTION PLAN'," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2700) recommending that S.C.R. No. 57 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 57, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE COUNTIES TO CONSIDER PERMITTING AND ENCOURAGING RESIDENTS OF COUNTY HOUSING PROJECTS TO ESTABLISH AND OPERATE CHILD CARE FACILITIES WITHIN THEIR PRIVATE RESIDENCES," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2701) recommending that S.R. No. 44 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 44, entitled: "SENATE RESOLUTION REQUESTING THE COUNTIES TO CONSIDER PERMITTING AND ENCOURAGING

RESIDENTS OF COUNTY HOUSING PROJECTS TO ESTABLISH AND OPERATE CHILD CARE FACILITIES WITHIN THEIR PRIVATE RESIDENCES," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2702) recommending that S.C.R. No. 59 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 59, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING AN INVESTIGATION ON THE AVAILABILITY OF HEALTH CARE SERVICES IN HAWAII," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2703) recommending that S.R. No. 46 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 46, entitled: "SENATE RESOLUTION REQUESTING AN INVESTIGATION ON THE AVAILABILITY OF HEALTH CARE SERVICES IN HAWAII," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2704) recommending that S.C.R. No. 160, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 160, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY ON THE INCREASE IN REPETITIVE CHILD ABUSE CASES AND AN EVALUATION OF THE ROLES OF THE MEDICAL DIRECTOR, MULTI-DISCIPLINARY TEAM, AND CASE SOCIAL WORKER IN THE DIAGNOSIS, TREATMENT, AND DISPOSITION OF CHILD ABUSE CASES," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2705) recommending that S.R. No. 127, as amended in S.D. 1, be referred to the Committee on Legislative Management.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 127, S.D. 1, entitled: "SENATE RESOLUTION REQUESTING A STUDY ON THE INCREASE IN REPETITIVE CHILD ABUSE CASES AND AN EVALUATION OF THE ROLES OF THE MEDICAL DIRECTOR, MULTI-DISCIPLINARY TEAM, AND CASE SOCIAL WORKER IN THE DIAGNOSIS, TREATMENT, AND DISPOSITION OF CHILD ABUSE CASES," was referred to the Committee on Legislative Management.

Senators Crozier and McCartney, for the Committee on Housing and Hawaiian Programs and the Committee on Education, presented a joint report (Stand. Com. Rep. No. 2706) recommending that S.C.R. No. 173, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the joint report of the Committees was adopted and S.C.R. No. 173, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE HAWAII HOUSING AUTHORITY TO WORK WITH THE DEPARTMENT OF EDUCATION IN CONSULTATION WITH THE HAWAII STATE TEACHERS ASSOCIATION TO ADDRESS TEACHER HOUSING CONCERNS," was adopted.

Senator Crozier, for the Committee on Housing and Hawaiian Programs, presented a report (Stand. Com. Rep. No. 2707) recommending that S.R. No. 138 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 138, entitled: "SENATE RESOLUTION COMMENDING THE HUI 'IMI TASK FORCE AND URGING THE IMPLEMENTATION OF ITS RECOMMENDATIONS," was adopted.

Senator Crozier, for the Committee on Housing and Hawaiian Programs, presented a report (Stand. Com. Rep. No. 2708) recommending that S.C.R. No. 172 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 172, entitled: "SENATE CONCURRENT RESOLUTION COMMENDING THE HUI 'IMI TASK FORCE AND URGING THE IMPLEMENTATION OF ITS RECOMMENDATIONS," was adopted.

Senator Yamasaki, for the Committee on Ways and Means, presented a report (Stand. Com. Rep. No. 2709) recommending that S.C.R. No. 221 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 221, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING LEGISLATION ADDRESSING THE GENERAL EXCISE TAX TREATMENT OF WHOLESALING SERVICES," was adopted.

Senator Yamasaki, for the Committee on Ways and Means, presented a report (Stand. Com. Rep. No. 2710) recommending that S.R. No. 184 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 184, entitled: "SENATE RESOLUTION REQUESTING LEGISLATION ADDRESSING THE GENERAL EXCISE TAX TREATMENT OF WHOLESALING SERVICES," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2711) recommending that S.R. No. 39 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 39, entitled: "SENATE RESOLUTION REQUESTING THE DEPARTMENT OF HEALTH TO EXAMINE WAYS TO EXPEDITE THE ENFORCEMENT OF HEALTH VIOLATIONS ON PRIVATE PROPERTY, INCLUDING RESIDENTIAL BUILDINGS," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand Com. Rep. No. 2712) recommending that S.R. No. 59, as amended in S.D. 1, be referred to the Committee on Legislative Management.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 59, S.D. 1, entitled: "SENATE RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO STUDY AND MAKE RECOMMENDATIONS FOR THE PROVISION OF SERVICES FOR CHILDREN WITH CANCER AND THE

FAMILIES OF CHILDREN WITH CANCER," was referred to the Committee on Legislative Management.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2713) recommending that S.C.R. No. 76, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 76, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO STUDY AND MAKE RECOMMENDATIONS FOR THE PROVISION OF SERVICES FOR CHILDREN WITH CANCER AND THE FAMILIES OF CHILDREN WITH CANCER," was adopted.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand Com. Rep. No. 2714) recommending that S.R. No. 60, as amended in S.D. 1, be referred to the Committee on Legislative Management.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 60, S.D. 1, entitled: "SENATE RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO STUDY THE SHORT AND LONG-TERM IMPACT OF PROPOSED CUTBACKS IN THE STATE'S GENERAL ASSISTANCE PROGRAM," was referred to the Committee on Legislative Management.

Senator McMurdo, for the Committee on Health and Human Services, presented a report (Stand. Com. Rep. No. 2715) recommending that S.C.R. No. 80, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 80, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE LEGISLATIVE REFERENCE BUREAU TO STUDY THE SHORT AND LONG-TERM IMPACT OF PROPOSED CUTBACKS IN THE STATE'S GENERAL ASSISTANCE PROGRAM," was adopted.

Senator Fernandes Salling, for the Committee on Transportation and Intergovernmental Relations, presented a report (Stand. Com. Rep. No. 2716) recommending that S.C.R. No. 97, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 97, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY TO ESTABLISH AN EFFECTIVE PROGRAM TO MEET THE LONG RANGE NEEDS OF FLOOD CONTROL ON THE NORTH SHORE OF OAHU," was adopted.

Senator Fernandes Salling, for the Committee on Transportation and Intergovernmental Relations, presented a report (Stand. Com. Rep. No. 2717) recommending that S.C.R. No. 153, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 153, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING A STUDY AND REPORT ON MOTORCYCLE AND MOTOR SCOOTER HELMET USE IN HAWAII," was adopted.

Senator Fernandes Salling, for the Committee on Transportation and Intergovernmental Relations, presented a report (Stand Com. Rep. No. 2718) recommending that S.C.R. No. 155, as amended in S.D. 1, be referred to the Committee on Ways and Means.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 155, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION PROVIDING WRITTEN CERTIFICATION TO THE FEDERAL GOVERNMENT THAT THE STATE LEGISLATURE IS OPPOSED TO THE FEDERAL MANDATE REQUIRING STATES TO REVOKE THE DRIVER'S LICENSES OF DRUG OFFENDERS OR SUFFER THE LOSS OF FEDERAL FUNDS," was referred to the Committee on Ways and Means.

Senator Fernandes Salling, for the Committee on Transportation and Intergovernmental Relations, presented a report (Stand. Com. Rep. No. 2719) recommending that S.R. No. 76 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 76, entitled: "SENATE RESOLUTION REQUESTING A PILOT PROGRAM AND ACCOMPANYING STUDIES TO DETERMINE THE NEED OR DESIRABILITY OF PLANTING XEROPHYTIC PLANTS ALONG THE LANDSCAPE OF STATE FREEWAYS," was adopted.

Senator Mizuguchi, for the Committee on Employment and Public Institutions, presented a report (Stand. Com. Rep. No. 2720) recommending that S.C.R. No. 49, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 49, S.D. 1, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE PRESIDENT OF THE UNITED STATES AND HAWAII'S CONGRESSIONAL DELEGATION TO PURSUE ANY AND ALL MEANS TO EXONERATE CAPTAIN CHARLES BUTLER MCVAY III," was adopted.

Senator Mizuguchi, for the Committee on Employment and Public Institutions, presented a report (Stand. Com. Rep. No. 2721) recommending that S.R. No. 37, as amended in S.D. 1, be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 37, S.D. 1, entitled: "SENATE RESOLUTION REQUESTING THE PRESIDENT OF THE UNITED STATES AND HAWAII'S CONGRESSIONAL DELEGATION TO PURSUE ANY AND ALL MEANS TO EXONERATE CAPTAIN CHARLES BUTLER MCVAY III," was adopted.

Senator A. Kobayashi, for the Committee on Executive Appointments, presented a report (Ldr. Com. Rep. No. 2722) recommending that the Senate advise and consent to the nominations of the following:

WINTHROP SCOTT SCHAEFER, GERALDINE L. MASUNAGA, R.N., STEPHEN L. SCHUMM, CURTIS MATSUI, DAVID SCOTT GILBERT, R.N., MIRIAM K. KAHALEKAI, PATRICIA JEAN KELFORD, KENNETH T. ONO and LINDA MARIE ROSEN, M.D., to the State Emergency Medical Services Advisory Committee, in accordance with Gov. Msg. No. 250;

PATRICIA ALLEN ESTES, MPH, WILLIAM R. FLANDERS, ALICE Y. KIM, CATHERINE NOBRIGA KIM, and THERESA SMITH, M.D., to the Statewide Health Coordinating Council, in accordance with Gov. Msg. No. 252;

DARLENE G. MCKINLEY, ELIZABETH GIESTING, WALTER S. KIRIMITSU, RODNEY T. SAKAGUCHI, VALISA SAUNDERS, R.N., SEYMOUR SCHANDLER and SANDRA J. WELLS to the Honolulu Subarea Health Planning Council, in accordance with Gov. Msg. No. 253;

RICHARD F. KOLBE, JACQUELINE G. BACON, KATHLEEN Y. DOI, R.N., CARL T. HAMADA and ADELA G. SANIDAD to the Central Oahu Subarea Health Planning Council, in accordance with Gov. Msg. No. 254;

DONNA L. BROOME, L. RIKI CHEEVER, AIRLEEN LUCERO, BARBARA ELIZABETH CAMPBELL, MARY OJERIO and THOMAS J.K. WOLFE, R.N., to the Waianae Coast Subarea Health Planning Council, in accordance with Gov. Msg. No. 255;

NANCY K.Y. YUEN, HARVEY W. SMITH, ARNOLD Y. MATSUNOBU, NATALIE ODA and ANUJA A. SABNIS to the Windward Oahu Subarea Health Planning Council, in accordance with Gov. Msg. No. 256;

CYNTHIA K. SORENSON, ANH N. LAMBETH, EMMA K.S. LAU, R.N., KENJI NAGAO, ALBERT A. NAKAJI, KIYOTOSHI OZAKI and THERESA SMITH, M.D., to the Hawaii County Subarea Health Planning Council, in accordance with Gov. Msg. No. 257:

MICHAEL A. FAYE, KEITH HORINOUCHI, D.H.Sc., LAURA JEAN KAWAMURA, ABEL MEDEIROS, CHARLENE K. ONO, R.N., and ORIANNA A. SKOMOROCH to the Kauai County Subarea Health Planning Council, in accordance with Gov. Msg. No. 258; and

WILLIAM COLLINS DRURY and GARY ROBERT to the Maui County Subarea Health Planning Council, in accordance with Gov. Msg. No. 259.

In accordance with Senate Rule 34, action on Ldr. Com. Rep. No. 2722 and Gov. Msg. Nos. 250, 252, 253, 254, 255, 256, 257, 258 and 259 was deferred until Tuesday, April 14, 1992.

Senator Holt, for the Committee on Planning, Land and Water Use Management, presented a report (Stand. Com. Rep. No. 2723) recommending that S.C.R. No. 64 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 64, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE COUNTY OF HAWAII TO TAKE MEASURES TO MITIGATE DAMAGE DUE TO VOLCANIC HAZARDS AND LAVA FLOW INUNDATIONS," was adopted.

Senator Holt, for the Committee on Planning, Land and Water Use Management, presented a report (Stand. Com. Rep. No. 2724) recommending that S.R. No. 50 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 50, entitled: "SENATE RESOLUTION REQUESTING THE COUNTY OF

HAWAII TO TAKE MEASURES TO MITIGATE DAMAGE DUE TO VOLCANIC HAZARDS AND LAVA FLOW INUNDATIONS," was adopted.

Senator Holt, for the Committee on Planning, Land and Water Use Management, presented a report (Stand. Com. Rep. No. 2725) recommending that S.C.R. No. 184 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.C.R. No. 184, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE CITY AND COUNTY OF HONOLULU TO DEMOLISH THE BASEYARD FACILITIES AT KEWALO BASIN AND THE INCINERATOR AND BASEYARD FACILITIES ON KOKEA STREET AND VACATE THE PREMISES POSTHASTE," was adopted.

Senator Holt, for the Committee on Planning, Land and Water Use Management, presented a report (Stand. Com. Rep. No. 2726) recommending that S.R. No. 149 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committee was adopted and S.R. No. 149, entitled: "SENATE RESOLUTION REQUESTING THE CITY AND COUNTY OF HONOLULU TO DEMOLISH THE BASEYARD FACILITIES AT KEWALO BASIN AND THE INCINERATOR AND BASEYARD FACILITIES ON KOKEA STREET AND VACATE THE PREMISES POSTHASTE," was adopted.

Senators Holt and Tungpalan, for the Committee on Planning, Land and Water Use Management and the Committee on Culture, Arts and Historic Preservation, presented a joint report (Stand. Com. Rep. No. 2727) recommending that S.R. No. 65 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the report of the Committees was adopted and S.R. No. 65, entitled: "SENATE RESOLUTION EXTENDING THE EXISTENCE OF THE TASK FORCE TO PRESERVE WAIPIO VALLEY," was adopted.

Senators Holt and Tungpalan, for the Committee on Planning, Land and Water Use Management and the Committee on Culture, Arts and Historic Preservation, presented a joint report (Stand. Com. Rep. No. 2728) recommending that S.C.R. No. 86 be adopted.

On motion by Senator Solomon, seconded by Senator Reed and carried, the joint report of the Committees was adopted and S.C.R. No. 86, entitled: "SENATE CONCURRENT RESOLUTION EXTENDING THE EXISTENCE OF THE TASK FORCE TO PRESERVE WAIPIO VALLEY," was adopted.

At 11:52 o'clock a.m., the Senate stood in recess subject to the call of the Chair.

The Senate reconvened at 11:53 o'clock a.m.

ORDER OF THE DAY

ADVISE AND CONSENT

Ldr. Com. Rep. No. 2684 (Gov. Msg. Nos. 221, 222, 223, 224, 225, 227, 232 and 235):

Senator A. Kobayashi moved that Ldr. Com. Rep. No. 2684 be received and placed on file, seconded by Senator Hagino and carried.

Senator A. Kobayashi then moved that the Senate advise and consent to the nominations of the following:

PHILLIP NAVARES to the Board of Acupuncture, term to expire June 30, 1993 (Gov. Msg. No. 221);

LEONARD A. FREED, Ph.D., and MICHAEL G. HADFIELD, Ph.D., to the Animal Species Advisory Commission, terms to expire June 30, 1996 (Gov. Msg. No. 222);

RUSSELL MIYADA to the Aquatic Life and Wildlife Advisory Committee, City and County of Honolulu, term to expire June 30, 1995 (Gov. Msg. No. 223);

SUSUMU "TONTI" SAKAIDA to the Aquatic Life and Wildlife Advisory Committee, County of Maui, term to expire June 30, 1996 (Gov. Msg. No. 224);

LANCE M. MARUGAME and NANCY TOYAMA to the Board of Barbers, terms to expire June 30, 1996 (Gov. Msg. No. 225);

MAUDE I. PANGANIBAN, D.C., to the State Board of Chiropractic Examiners, term to expire June 30, 1996 (Gov. Msg. No. 227);

DONALD SCOTT BOWMAN III, FRANK FARM, JR., and ROBERT J. LUUWAI to the Hawaii Fisheries Coordinating Council, terms to expire June 30, 1996 (Gov. Msg. No. 232); and

SPENCER ALAN LAU, D.O., to the Board of Osteopathic Examiners, term to expire June 30, 1996 (Gov. Msg. No. 235),

seconded by Senator Hagino.

The motion was put by the Chair and carried on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

Ldr. Com. Rep. No. 2685 (Gov. Msg. Nos. 231, 233, 236, 237, 238, 239, 240 and 241):

Senator A. Kobayashi moved that Ldr. Com. Rep. No. 2685 be received and placed on file, seconded by Senator Hagino and carried.

Senator A. Kobayashi then moved that the Senate advise and consent to the nominations of the following:

DAVID IHA and KIM WINEGAR to the Advisory Commission on Employment and Human Resources, terms to expire June 30, 1995 (Gov. Msg. No. 231);

VERONICA POEPOE M. MORIKAWA, to the King Kamehameha Celebration Commission, term to expire June 30, 1995 (Gov. Msg. No. 233);

J. KAHEA BECKLEY, TOMI DOWNEY CHONG and MARGARET KULA STAFFORD to the King Kamehameha Celebration Commission, terms to expire June 30, 1996 (Gov. Msg. No. 233);

CHARLES E. FURR, PHILIP LAI, Ph.D., and STEPHANIE A. WHALEN to the Advisory Committee on Pesticides, terms to expire June 30, 1996 (Gov. Msg. No. 236);

DEBBIE ANN ESCHMANN to the Board of Taxation Review, First Taxation District (Oahu), term to expire June 30, 1996 (Gov. Msg. No. 237);

ANDREW JOSEPH BONFIELD and GEORGE K. SANO to the Board of Taxation Review, Second Taxation District (Maui), terms to expire June 30, 1996 (Gov. Msg. No. 238);

EDWIN T. HARA and TIMOTHY S. YOUNG to the Board of Taxation Review, Third Taxation District (Hawaii), terms to expire June 30, 1996 (Gov. Msg. No. 239);

CAROLINE K. UOHARA to the Board of Taxation Review, Fourth Taxation District (Kauai), term to expire June 30, 1996 (Gov. Msg. No. 240);

EDMUND P. CROVO, JR., to the Tourism Training Council, term to expire June 30, 1993 (Gov. Msg. No. 241); and

CARLEEN J. CHOO, MILDRED S. HIGASHI, Ph.D., ELWOOD K. MOTT, JR., and JANE M. YAMASHIRO to the Tourism Training Council, terms to expire June 30, 1996 (Gov. Msg. No. 241),

seconded by Senator Hagino.

The motion was put by the Chair and carried on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

Ldr. Com. Rep. No. 2686 (Gov. Msg. Nos. 260, 261, 262, 263, 267, 268, 269 and 270):

Senator A. Kobayashi moved that Ldr. Com. Rep. No. 2686 be received and placed on file, seconded by Senator Hagino and carried.

Senator A. Kobayashi then moved that the Senate advise and consent to the nominations of the following:

VERONICA L.K. MEDEIROS, KAY K. NAGAISHI and OLGA RUTH SNIFFEN to the Library Advisory Commission, City and County of Honolulu, terms to expire June 30, 1996 (Gov. Msg. No. 260);

GERALDINE MINN GIFFIN, BARRY GUERRERO, ROXANE G. IWAMOTO and BEATRICE L. LAU to the Library Advisory Commission, County of Hawaii, terms to expire June 30, 1996 (Gov. Msg. No. 261);

JAMES M. OKADA, to the Library Advisory Commission, County of Kauai, term to expire June 30, 1994 (Gov. Msg. No. 262);

JUNE K. ACHI, MILDRED HIRAMOTO and MICHAEL MACHADO to the Library Advisory Commission, County of Kauai, terms to expire June 30, 1996 (Gov. Msg. No. 262);

HARVEY STEWART JANIS, LILA DOUGLAS SWINK, SHELDEEN M. TAKEO and SANDRA M. WADA to the Library Advisory Commission, County of Maui, terms to expire June 30, 1996 (Gov. Msg. No. 263):

DOUGLASS T.K. PANG to the Board of Registration, Island of Oahu, term to expire June 30, 1995 (Gov. Msg. No. 267);

ELWIN L. SPRAY to the Board of Registration, Island of Oahu, term to expire June 30, 1996 (Gov. Msg. No. 267);

DAISY U. SMITH to the Board of Registration, Island of Hawaii, term to expire June 30 1996 (Gov. Msg. No. 268);

DALE N.Y. TAKIGUCHI to the Board of Registration, Kauai and Niihau, term to expire June 30, 1996 (Gov. Msg. No. 269);

JOHN K. KAALEKAHI to the Board of Registration, Maui, Molokai, Lanai and Kahoolawe, term to expire June 30, 1994 (Gov. Msg. No. 270); and

JAMES E. ALDER to the Board of Registration, Maui, Molokai, Lanai and Kahoolawe, term to expire June 30, 1996 (Gov. Msg. No. 270),

seconded by Senator Hagino.

The motion was put by the Chair and carried on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

Ldr. Com. Rep. No. 2687 (Gov. Msg. Nos. 247, 248, 249, 251, 264, 265, and 266):

Senator A. Kobayashi moved that Ldr. Com. Rep. No. 2687 be received and placed on file, seconded by Senator Hagino and carried.

Senator A. Kobayashi then moved that the Senate advise and consent to the nominations of the following:

RHONDA NISHIMURA to the Board of Directors, Aloha Tower Development Corporation, term to expire June 30, 1996 (Gov. Msg. No. 247);

SEUNG-JI LEE, ANGELA M. MOREHEAD and L. JOHN WILLIAMSON to the Consumer Advisory Council, terms to expire June 30, 1996 (Gov. Msg. No. 248):

JUDY D. BISGARD, ROWENA K. KEAKA and RICARDO D. TRIMILLOS, Ph.D., to the State Foundation on Culture and the Arts, terms to expire June 30, 1996 (Gov. Msg. No. 249);

KATSUGO MIHO to the Hawaii Housing Authority, term to expire June 30, 1996 (Gov. Msg. No. 251);

BERNICE E. COLEMAN, M.D., to the Board of Medical Examiners, term to expire June 30, 1996 (Gov. Msg. No. 264);

BRYCE H. NAKAMURA to the Board of Pharmacy, term to expire June 30, 1996 (Gov. Msg. No. 265);

ROY S. MURAKAMI, to the Board of Physical Therapy, term to expire June 30, 1995 (Gov. Msg. No. 266), and

CRAIG B. NAGATA and CYNTHIA LOUISE PRICE to the Board of Physical Therapy, terms to expire June 30, 1996 (Gov. Msg. No. 266),

seconded by Senator Hagino.

The motion was put by the Chair and carried on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

FINAL READING

Conf. Com. Rep. No. 1 (H.B. No. 664, H.D. 2, S.D. 1, C.D. 2):

On motion by Senator Solomon, seconded by Senator Reed and carried, Conf. Com. Rep. No. 1 was adopted

and H.B. No. 664, H.D. 2, S.D. 1, C.D. 2, entitled: "A BILL FOR AN ACT RELATING TO SALES TO OWNER-OCCUPANTS," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

FINAL READING

MATTERS DEFERRED FROM FRIDAY, APRIL 10, 1992

S.B. No. 771, S.D. 1, H.D. 2:

By unanimous consent, action on S.B. No. 771, S.D. 1, H.D. 2, entitled: "A BILL FOR AN ACT RELATING TO PENALTIES FOR LITTERING," was deferred until Tuesday, April 14, 1992.

S.B. No. 805, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 805, and S.B. No. 805, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO THE SALARY OF THE EXECUTIVE DIRECTOR OF THE STATE ETHICS COMMISSION," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 806, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 806, and S.B. No. 806, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO LOBBYISTS LAW EXEMPTIONS," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 1283, S.D. 1, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 1283, S.D. 1, and S.B. No. 1283, S.D. 1, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO THE PENAL CODE," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 1624, S.D. 1, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 1624, S.D. 1, and S.B. No. 1624, S.D. 1, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO MEDICAL TORTS," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2227, S.D. 1, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2227, S.D. 1, and S.B. No. 2227, S.D. 1, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO ELECTIONS," having been

read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2596, S.D. 2, H.D. 1:

Senator Solomon moved that the Senate agree to the amendments proposed by the House to S.B. No. 2596, S.D. 2, and S.B. No. 2596, S.D. 2, H.D. 1, having been read throughout, pass Final Reading, seconded by Senator Reed.

Senator Koki rose to speak in support of the measure and said:

"Mr. President, I rise to speak in favor of this bill.

"First of all, let it not be said that this body does not pass Republican bills. I thank the chairs of the Judiciary and the Labor and Employment Committees for seeing this bill through.

"Mr. President, this bill seeks to prevent employers from suing employees who desire to work for a competitor. Some employers keep employees from working for a competitor by requiring the employee to sign a non-competition agreement. Non-competition contracts have been typically used when a business is sold and the buyer does not want the previous owner to then use his newly found capital to go into competition with the new buyer. This is understandable. Non-competition contracts have also been used when the employee is given access to trade secrets or an exclusive territory, but some companies have been using these contracts on managers, sales people and, if you can believe, security guards.

"These are clear violations of trade restriction laws, but these employees do not have the resources to sue. Three salesmen were sued by their employer when they went to work for a competitor. Although the judge threw the suit out, it cost them \$45,000 in legal fees.

"This bill will make employers pay the legal fees if they lose, so they need to be well-advised to have a good case before suing. Thank you."

The motion was put by the Chair and carried, and S.B. No. 2596, S.D. 2, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO NONCOMPETITION AGREEMENT," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2670, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2670, and S.B. No. 2670, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO THE PENAL CODE," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2730, H.D. 2:

By unanimous consent, action on S.B. No. 2730, H.D. 2, entitled: "A BILL FOR AN ACT RELATING TO THE LAND FIRE PROTECTION LAW," was deferred until Thursday, April 16, 1992.

S.B. No. 2734, S.D. 1, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2734, S.D. 1, and S.B. No. 2734, S.D. 1, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO KAHANA VALLEY," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 23. Noes, 1 (George). Excused, 1 (Chang).

S.B. No. 2735, S.D. 1, H.D. 2:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2735, S.D. 1, and S.B. No. 2735, S.D. 1, H.D. 2, entitled: "A BILL FOR AN ACT RELATING TO THE CONSERVATION DISTRICT," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2738, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2738, and S.B. No. 2738, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO KALAWAHINE LANDS," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2752, S.D. 1, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2752, S.D. 1, and S.B. No. 2752, S.D. 1, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO THE UNIVERSITY OF HAWAII," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2805, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2805, and S.B. No. 2805, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO DEPENDENT ADULT PROTECTIVE SERVICES," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2873, H.D. 1:

By unanimous consent, action on S.B. No. 2873, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII STRATEGIC DEVELOPMENT CORPORATION," was deferred until Tuesday, April 14, 1992.

S.B. No. 2893, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2893, and S.B. No. 2893, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC SAFETY," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2897, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2897, and S.B. No. 2897, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO PRECURSOR CHEMICALS," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2963, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2963, and S.B. No. 2963, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO FAMILY COURTS," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 3080, S.D. 1, H.D. 1:

On motion by Senator Solomon, seconded by Senator Hagino and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 3080, S.D. 1, and S.B. No. 3080, S.D. 1, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO WORKERS' COMPENSATION," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 21. Noes, 3 (George, Koki, Reed). Excused, 1 (Chang).

S.B. No. 2877, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2877, and S.B. No. 2877, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO THE HIGH TECHNOLOGY DEVELOPMENT CORPORATION," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 24. Noes, none. Excused, 1 (Chang).

S.B. No. 2892, S.D. 1, H.D. 1:

On motion by Senator Solomon, seconded by Senator Reed and carried, the Senate agreed to the amendments proposed by the House to S.B. No. 2892, S.D. 1, and S.B. No. 2892, S.D. 1, H.D. 1, entitled: "A BILL FOR AN ACT RELATING TO CONDITIONAL RELEASE CENTERS," having been read throughout, passed Final Reading on the following showing of Ayes and Noes:

Ayes, 23. Noes, 1 (Levin). Excused, 1 (Chang).

Senator Blair then rose on a point of personal privilege and said:

"Mr. President, on personal privilege, may I be permitted to insert into the Journal some remarks, noting technical corrections, for the revisor of statutes on S.B. No. 1283 and S.B. No. 2670?"

The President, having so ordered, Senator Blair's insertion follows:

"Mr. President, we have agreed to the House drafts of S.B. No. 1283 and S.B. No. 2670. I would like the Journal to reflect, for the benefit of the revisor of statutes, insubstantial errors in those bills. I believe those errors can be corrected pursuant to Section 23G-15 as manifest clerical or typographical errors.

"In S.B. No. 1283, H.D. 1, there is an error in verbnoun agreement. I believe the word 'is' should be deleted and the word 'are' substituted. Alternatively, the word 'premises' on line 18 could be changed to a singular 'a premise.'

"In S.B. No. 2670, H.D. 1, the word 'the' should be inserted after 'upon' on line 5 of page 2.

"Thank you."

Senator Crozier also rose to speak on a point of personal privilege and remarked:

"Mr. President, this morning I had a press conference and I would like to read into the Journal what I said at the press conference. Is that okay?"

The Chair having so ordered, Senator Crozier continued:

"Mr. President, when I was in the House of Representatives, I had a quotation of Justice Louis D. Brandeis posted on the wall for all to see. It was a quotation which I referred to quite frequently, both on the floor of the House and especially to individuals who had not fully thought out the ramifications of their proposals and wanted my support. The quotation is:

'The greatest dangers to liberty lurk in the insidious encroachment by men of zeal, well meaning, but without understanding.'

Those of us who make adamant statements are destined to revisit those same remarks from different perspectives.

"For the past six years I have had a 'romance with education,' attending the Program for Senior Executives of State and Local Government at the Kennedy School of Government at Harvard University in 1985, returning to school to earn my bachelors degree in Public Administration in 1987 from the University of Hawaii at West Oahu, and now participating in the certificate program in Public Administration at the University of Hawaii at Manoa.

"All these courses were designed to make the student, including myself, a better and more sensitive and efficient public servant.

"When I applied to attend the certificate program, I had no qualms about government paying for my tuition and expenses because I have seen many government officials from around the world, both elected and appointed, being sponsored by their governments to attend the East-West Center. I have also seen it at Harvard, and have received invitations to attend a summer program at Princeton. The investment in education of their officials is an acceptable practice in many jurisdictions and nations.

"I was taken aback by the fire storm created by the publication of the Hawaii Monitor of my practicum and the editorial comment 'by requesting that the Senate pay the full costs of his air fare and lengthy per diem, Sen. Crozier in effect granted himself a scholarship to underwrite his UH degree program.'

"Both daily newspaper editorials demanded that I return the money. My senate and home phones have been ringing constantly with people sharing their frustration and outrage.

"One phone call that had an enormous impact was on the evening of the breaking story. It was from my 15year-old nephew Kelly, who was heartbroken that I had done such a thing. I tried to explain to him, and he accepted my explanation but was still disappointed in his uncle

"I sat down with the Star-Bulletin editor of the editorial page, John Simonds, and the full editorial staff to try and explain my side of the story. But to no avail. In their eyes I had no right to use taxpayers' money for my own self-improvement.

"The soul-searching was ongoing and I was wondering why this was happening to me. Everything I did was to better myself as a servant of the people. To be as informed, as sensitive, as accessible, and as astute a policymaker as I could be.

"I began to realize that the difference between my trip and my colleagues' trips was that theirs were strictly for senate business and I had commingled education and senate duties and had crossed the boundaries of acceptability.

"I had not broken any law nor had I broken any rule, however, I had broken the undefined public trust. In my zeal to be the best public servant I could be, I, like the quotation of Justice Brandeis was well-meaning, but without understanding. In other words, no matter how well-intended, I went too far. First, to fly first class, and second, to combine my educational requirements with committee work and expect the taxpayers to pay for it.

"I have decided to return the \$12,501.80 (Check No. 804 dated April 13, 1992, to Hawaii State Senate, /s/ Mike Crozier) to the Senate coffers immediately and apologize to the people of Hawaii for breaking their trust, to my colleagues for embarrassing them, and to family members, especially my wife Lynette who had to field much of the anguish along side of me.

"I hold no animosity to the Hawaii Monitor or any member of the press, nor do I hold any negative feelings to the many callers and letter to the editor writers. We live in a free society and it is this experience that proves that government is accountable to the people. In fact, although painful, I owe them a debt of gratitude.

"I would like to thank those who supported me, especially my wife Lynette. I would like to thank members of my family and certain friends who have given me short-term loans to pay back the state immediately and allowed me time to make a long-term financial loan.

"Thank you."

The Chair then remarked:

"Thank you very much, Senator Crozier.

"Members of the Senate, I attended the press conference this morning.

"Senator Crozier, again, I want to repeat, the authorization of your trip was approved by the President's office. That's where the responsibility for travel approval lies. The decision for you to repay the Senate was voluntary on your own part. The Senate has accepted your check. The books are closed. I hope the issue is now ended."

Senator Cobb then rose on a point of parliamentary inquiry as follows:

"Mr. President, circulated and left on my desk, and I see it also on other senators', is a copy of a newspaper article, apparently from the Hawaii Tribune-Herald dated April 10, 1992, page 12, and its headline reads: 'Matsuura, why pull the bill?'

"I'm interested in this not just from the issue of geothermal, but to the larger question of procedure that it's been my understanding all along the prerogative of the chairmen in the Senate is to make the final decision or recommendation on a bill subject to the approval of the members.

"This article raises into question, then, at what point does the prerogative end? Does it end in committee? Does it end in caucus? Does it end on the floor of the Senate? Does it end after the bill has crossed over or where are the limits, if any, of the prerogative of the chair? Since the good Senator from the Big Island, chairman of the Science and Technology Committee, is quoted at length in this, perhaps the question could also be addressed to him, but I think it's a serious one that deserves full consideration and an answer because the issue that he has raised, I think, is very serious. Thank you."

The Chair answered:

"With reference to the chair, the policy of the Senate is the chairmen have the authority not to report a measure out. That has been past practice here in the Senate at least for the past 14 years."

Senator Cobb continued:

"Mr. President, what happens after a matter is reported out then? Is it the property of the Senate or does the chairman's prerogative still obtain to where an individual chairman may recommit a bill unilaterally once it has been reported out?"

The Chair responded:

"Parliamentary-wise, you are correct. Once reported out, the matter is before the entire body. However, in the caucus, the past practice of allowing chairman to withhold and recommit bills was continued. That is the past practice. And so as far as your question about where the jurisdiction lies, yes, once the bill leaves a committee, it is the province of the body. But we have in the past under allowed the chairs to say that they wanted to recommit a bill and the caucus has the chairs' prerogative to do so. A sufficient number of votes is needed in caucus to maintain that particular decision."

Senator Cobb continued:

"Yes, Mr. President, I just want to make sure my understanding of this is very clear that the chairman may decide to recommit or pull back a bill either in the caucus or on the floor and that decision is normally respected."

The Chair answered:

"That is correct."

Senator Cobb then thanked the Chair.

Senator Tungpalan also rose on a point of personal privilege and said:

"Mr. President, I want further clarification on that too. Does this pertain to all matters or is there a final say if there are financial implications involved in that bill? Is the primary chair the responsible chair or the secondary chair, if there is financial implication?"

The President answered:

"Usually the primary chairman has that responsibility. If a bill doesn't clear that committee, it never gets to the money committee anyway. But in terms of financing the rules call for special consideration be given the money committee to make the determination."

Senator Tungpalan continued:

"Yes, so if the primary chair has taken a position against sending out a measure because that primary chair feels that it's not in the best interest of the state, can the secondary chair put that measure in a budget bill?"

The President answered:

"That might be possible, however, the rules also call for the fact that the chair of the second committee to consult with the primary committee."

Senator Tungpalan continued:

"And what if that was not done? What is the procedure then?"

The President answered:

"Then, to me, the jurisdiction of the measure lies with the primary committee and that the second committee should not do it without first consulting with the primary committee chair."

Senator Tungpalan answered:

"Thank you very much."

At 12:11 o'clock p.m., the Senate stood in recess subject to the call of the Chair.

The Senate reconvened at 12:16 o'clock p.m.

RE-REFERRAL OF SENATE RESOLUTION

The Chair re-referred the following Senate resolution that was introduced:

Senate

Resolution

Referred to:

No. 185

Committee on Ways and Means

APPOINTMENT OF CONFEREES

S.B. No. 2420, S.D. 1 (H.D. 2):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2420, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators McMurdo, chairman, Kobayashi, B., Levin, Koki as managers on the part of the Senate at such conference.

S.B. No. 3062, S.D. 1 (H.D. 2):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 3062, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Nakasato, chairman, Kobayashi, A., Koki as managers on the part of the Senate at such conference.

S.B. No. 2678, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2678, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Iwase, Koki as managers on the part of the Senate at such conference.

S.B. No. 3432, S.D. 1 (H.D. 2):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 3432, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators McCartney, chairman, Kobayashi, B., Reed as managers on the part of the Senate at such conference.

S.B. No. 2382, S.D. 1 (H.D. 3):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2382, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators McMurdo, chairman, Kobayashi, B., Levin, Koki as managers on the part of the Senate at such conference.

S.B. No. 2454, S.D. 1 (H.D. 2):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2454, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators McMurdo, chairman, Levin, Koki as managers on the part of the Senate at such conference.

S.B. No. 2432, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2432, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Iwase, Crozier, Koki as managers on the part of the Senate at such conference.

S.B. No. 2296, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2296, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Iwase, Koki as managers on the part of the Senate at such conference.

S.B. No. 3305, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 3305, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators McMurdo, chairman, Kobayashi, B., Levin, Mizuguchi, Koki as managers on the part of the Senate at such conference.

S.B. No. 2306, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2306, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Iwase, Matsuura, Koki as managers on the part of the Senate at such conference.

S.B. No. 3271, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 3271, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Cobb, Iwase, Koki as managers on the part of the Senate at such conference.

S.B. No. 2773, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2773, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Iwase, Koki as managers on the part of the Senate at such conference.

S.B. No. 2770, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2770, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Chang, Iwase, Koki as managers on the part of the Senate at such conference.

S.B. No. 2258, S.D. 1 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2258, S.D. 1, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Iwase, Matsuura, Koki as managers on the part of the Senate at such conference.

S.B. No. 2361, S.D. 2 (H.D. 1):

In accordance with the disagreement of the Senate to the amendments proposed by the House to S.B. No. 2361, S.D. 2, and the request for a conference on the subject matter thereof, the President appointed Senators Ikeda, chairman, Iwase, McCartney, Koki as managers on the part of the Senate at such conference.

CHANGE OF CONFEREES

S.B. No. 2423, S.D. 1 (H.D. 2):

The President discharged Senator Reed as a manager and appointed Senator Koki as a manager on the part of the Senate at the conference to be held for the consideration of amendments made to S.B. No. 2423, S.D. 1.

DISCHARGE OF CONFEREE

S.B. No. 2421 (H.D. 2):

The President discharged Senator Reed as a manager on the part of the Senate at the conference to be held for the consideration of amendments made to S.B. No. 2421.

ADJOURNMENT

At 12:17 o'clock p.m., on motion by Senator Solomon, seconded by Senator Reed and carried, the Senate adjourned until 11:30 o'clock a.m., Tuesday, April 14, 1992.