

## FIFTIETH DAY

**Monday, April 14, 2014**

The House of Representatives of the Twenty-Seventh Legislature of the State of Hawaii, Regular Session of 2014, convened at 11:38 o'clock a.m. with Vice Speaker Mizuno presiding.

The invocation was delivered by Representative Jessica Wooley, after which the Roll was called showing all Members present with the exception of Representatives Ing and Oshiro, who were excused.

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

## SENATE COMMUNICATIONS

The following communication from the Senate (Sen. Com. No. 671) was received and announced by the Clerk:

Sen. Com. No. 671, dated April 11, 2014, informing the House that the Senate has on April 10, 2014, agreed to the amendments proposed by the House to the following Senate Bills, and that said bills have this day passed Final Reading:

S.B. No. 2775, SD 1, HD 1  
S.B. No. 2875, HD 1  
S.B. No. 2882, SD 2, HD 2

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

The House of Representatives reconvened at 12:36 o'clock p.m.

## LATE INTRODUCTIONS

The following late introductions were made to the Members of the House:

Representative Ward introduced students from Koko Head Elementary School, a 2011 National Blue Ribbon School: Diane Balallo, Nathanael Cantrell, Isaac Enriquez, Alana Gates, Nathaniel Geissler, Moena Minamikawa, Julia Guzzardo, Macy Hill, Luli Rhine, Kai Honeycutt, Kian Kajioka, Casey Kuhrman, Vincent Langit, Jasmine Le, Emily Nguyen, Keeli O'Neill, Maho Ueno, Mija Wheeler, Alyka Balallo, Audrey Safi, Azuma Visaya, Brock Perreira, Candace Tochimura, Clyde Banares, Curtis Kwok, David Rochlen, Ethan Lynch, Evan Mencias, Kaitlyn Mellor, Kalani Thorne, Kahi'au Fonseca, Kyle Takayama, Luke Ogawa, Mia Mizobe, Mia Tamashiro, Noah Han, Patricia Yim, Sofia David, Treston Yokota; teachers, Ms. Tiffany Kalahiki and Ms. Jasmine AuYong; and chaperones, Ms. Sandrine Kuhrman and Ms. Kim O'Neill.

Representative Say introduced Mr. Christopher Rants, former Speaker Pro Tempore, Iowa House of Representatives.

## ORDER OF THE DAY

## REPORTS OF STANDING COMMITTEES

Representative Lee, for the Committee on Energy & Environmental Protection, presented a report (Stand. Com. Rep. No. 1668-14), recommending that S.C.R. No. 104 be referred to the Committee on Finance.

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, the report of the Committee was adopted and S.C.R. No. 104, entitled: "SENATE CONCURRENT RESOLUTION REQUESTING THE SEVERAL COUNTIES TO REEVALUATE AND, IF NECESSARY, UPDATE THEIR BEST MANAGEMENT PRACTICES FOR CONSTRUCTION TO MINIMIZE SOIL EROSION

AND SEDIMENT RUN-OFF," was referred to the Committee on Finance, with Representatives Ing, Oshiro and Takumi being excused.

Representative Lee, for the Committee on Energy & Environmental Protection, presented a report (Stand. Com. Rep. No. 1669-14), recommending that S.C.R. No. 148, SD 1, as amended in HD 1, be referred to the Committee on Finance.

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, the report of the Committee was adopted and S.C.R. No. 148, SD 1, HD 1, entitled: "SENATE CONCURRENT RESOLUTION URGING THE PUBLIC UTILITIES COMMISSION AND THE HAWAII ELECTRIC LIGHT COMPANY TO EXPEDITE THE CONCLUSION AND RESOLUTION OF REQUEST FOR PROPOSALS DOCKET NO. 2012-0092 FOR FIFTY MEGAWATTS OF GEOTHERMAL-DERIVED ELECTRICITY ON THE ISLAND OF HAWAII," was referred to the Committee on Finance, with Representatives Ing, Oshiro and Takumi being excused.

Representatives Lee and Evans, for the Committee on Energy & Environmental Protection and the Committee on Water & Land, presented a report (Stand. Com. Rep. No. 1670-14), recommending that S.C.R. No. 69, SD 1 be referred to the Committee on Economic Development & Business and the Committee on Agriculture.

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, the report of the Committees was adopted and S.C.R. No. 69, SD 1, entitled: "SENATE CONCURRENT RESOLUTION ENDORSING AND SUPPORTING THE ALOHA+ CHALLENGE," was referred to the Committee on Economic Development & Business and the Committee on Agriculture, with Representatives Ing, Oshiro and Takumi being excused.

## SUSPENSION OF RULES

On motion by Representative Cabanilla, seconded by Representative Fukumoto and carried, the rules were suspended for the purpose of considering certain House Bills for Final Reading by consent calendar. (Representatives Ing, Oshiro and Takumi were excused.)

## FINAL READING

Representative Saiki moved to agree to the amendments made by the Senate to the following House Bills, seconded by Representative Cabanilla and carried: (Representatives Ing and Oshiro were excused.)

H.B. No. 33, (SD 1)  
H.B. No. 286, HD 1, (SD 1)  
H.B. No. 716, (SD 1)  
H.B. No. 1300, HD 1, (SD 1)  
H.B. No. 1503, HD 1, (SD 1)  
H.B. No. 1660, HD 1, (SD 1)  
H.B. No. 1830, HD 2, (SD 1)  
H.B. No. 1866, HD 2, (SD 2)  
H.B. No. 1881, (SD 1)  
H.B. No. 1882, HD 2, (SD 1)  
H.B. No. 1938, (SD 1)  
H.B. No. 1977, HD 2, (SD 1)  
H.B. No. 2045, HD 1, (SD 1)  
H.B. No. 2269, HD 1, (SD 1)  
H.B. No. 2496, HD 1, (SD 1)  
H.B. No. 2666, HD 1, (SD 2)

**H.B. No. 33, SD 1:**

Representative Saiki moved that H.B. No. 33, SD 1 pass Final Reading, seconded by Representative Cabanilla.

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

"Mr. Speaker, in support. I'm appreciative of the author of this measure, and although it only incorporates the downtown boundaries, the extension of the two-year sunset phase, I think, will provide us more opportunity to be able to work with that region and see where we can go with this matter. Thank you, Mr. Speaker."

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

"Mr. Speaker, I rise in opposition, brief comment. Mr. Speaker, this bill extends the defecation and urination prohibition in Chinatown for another two years. Mr. Speaker, this bill is a bullying bill for the weak, the homeless and the disenfranchised. Mr. Speaker, this is an excuse for the downtown community not having enough restrooms, and we having to take these draconian measures in order for them to relieve themselves.

"Mr. Speaker, this is not the way that we should be treating the people, this is not deserving of a two-year extension, and the solution is build more restrooms. Let's stop kicking the can down the road and say, if you crap on the sidewalk or other things we're going to put you in jail, we're going to fine you, or it will be a petty misdemeanor. We're playing with this issue instead of really resolving it. For that reason, I continue to vote no on this issue. Thank you."

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

"Thank you, Mr. Speaker. A third point-of-view, with reservations. I actually support the intent of this measure. This is sanitation, Mr. Speaker, public sanitation. But if we look, public health and safety, the core functions of which belong to the county governments, to which the state has relegated those duties and obligations and benefits. And I think, with other measures like this, this should be brought up at the county level of government, to which they have the power and authority. So with that, I stand with reservations. Thank you."

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

"Thank you. Mr. Speaker, in support. The other day, my family went into Chinatown to eat dim sum. It was about 8:30 in the morning, and we were walking down one of the streets, and this woman, just in broad daylight, pulled down her pants and did a 'number two' right on the sidewalk. So of course we stopped and we crossed the street and walked and waited until the lady was gone. But I think what's happening is it's almost the culture that's going on in Chinatown and the downtown area that is very unique for people to think that that's okay, and that is not okay.

"That's public disorder, and we need to send a strong message, regardless of whether there is a bathroom or not, but it is not okay to be defecating on the sidewalk. Thank you."

Representative Ward rose to respond, stating:

"Mr. Speaker, would the author of the bill or the district member submit to a question to answer, has the bill, which is in effect now, which described what was just now a witness of a 'number two', has the present bill been effective? That's a question to anybody who can say, 'well, we've got to keep it on the books because it actually has prevented so many of these things from occurring.' That's the point, Mr. Speaker, has it been effective."

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

"Thank you, Mr. Speaker. In support. One, should this bill remain law, I would hope it wouldn't have to be used, but sometimes you need the threat of law enforcement to deter this type of thing. So for example, when the Chair of Finance is downtown with her family and this happens, if there's a police officer nearby, he could approach that woman, possibly arrest her, and then perhaps if this is a situation of a mental disorder, she can then get the treatment she needs. But you need that law in place for it to happen.

"I always have what I call 'situational awareness', I know where a restroom is no matter where I am on whichever part of the island. But sometimes you're near a public restroom that may be 24-hours at a park, but you still will have the smell of urine nearby. And it is a situation whereas if you have this law, people may pee in public on the down-low, but if you don't have this law, then you're going to see the full frontal like we saw downtown recently. Thank you."

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

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

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

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

The motion was put to vote by the Chair and carried, and H.B. No. 33, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PUBLIC ORDER," passed Final Reading by a vote of 43 ayes to 6 noes, with Representatives Har, Ito, Kawakami, McDermott, Tokioka and Ward voting no, and with Representatives Ing and Oshiro being excused.

#### **H.B. No. 286, HD 1, SD 1:**

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, H.B. No. 286, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO TOURISM," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

#### **H.B. No. 716, SD 1:**

Representative Saiki moved that H.B. No. 716, SD 1 pass Final Reading, seconded by Representative Cabanilla.

Representative Choy rose to disclose a potential conflict of interest, stating:

"Mr. Speaker, I need a ruling on a potential conflict. I'm a licensed CPA. Thank you, Mr. Speaker," and the Chair ruled, "no conflict."

The motion was put to vote by the Chair and carried, and H.B. No. 716, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE DISCIPLINARY AUTHORITY OF THE BOARD OF PUBLIC ACCOUNTANCY," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

#### **H.B. No. 1300, HD 1, SD 1:**

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, H.B. No. 1300, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO A FIDUCIARY'S STANDARD OF CARE AND PERFORMANCE," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

#### **H.B. No. 1503, HD 1, SD 1:**

Representative Saiki moved that H.B. No. 1503, HD 1, SD 1 pass Final Reading, seconded by Representative Cabanilla.

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

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

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

The motion was put to vote by the Chair and carried, and H.B. No. 1503, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE," passed Final Reading by a vote of 45 ayes to 4 noes, with Representatives Fale, Fukumoto, Ito and Matsumoto voting no, and with Representatives Ing and Oshiro being excused.

**H.B. No. 1660, HD 1, SD 1:**

Representative Saiki moved that H.B. No. 1660, HD 1, SD 1 pass Final Reading, seconded by Representative Cabanilla.

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

"Mr. Speaker, no vote and a brief comment. This is similarly a different kind of bullying bill, but it bullies, nonetheless, those who might be blocking a sidewalk. I would note to my colleagues that this is not the Ukraine, it's not Crimea, it's not Russia. We shouldn't be fearful of people on the sidewalk. And if they are discombobulated by mental or substances, they should be excused.

"But to make this, I think this is in the core of it, the beginning of a move towards an anti-democratic society and one that says, if you block the sidewalk, you're going to be held and fined or punished and put in jail or however we do that. I think it's a little bit of an overkill. People generally in a civilized society know when not to block. We know when crowded New York and Tokyo has millions of people crossing intersections day-by-day, they adhere to generally accepted courtesies of civilized society.

"To come with a law that says, if you block this, you're going to be in trouble, to me it's kind of like a flag that the Russians are trying to put up in the Ukrainian capital, where they don't want anybody to do anything other than what big brother says. For those reasons, Mr. Speaker, this is not a good bill. Thank you."

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

"Thank you, Mr. Speaker. In support. The language of the previous speaker that somehow this turns us into Russia, I mean this is just a bizarre argument. There's been a law on the books since 1972 in the State of Hawaii that says you can't block a public thoroughfare. This is a public thoroughfare, it's simply a refinement of a long standing law, and it also makes us compliant with Americans with Disabilities Act. The people who have a hard time getting down the sidewalk are generally not the able-bodied, it's people in wheelchairs. And 36 inches, as the Department of Transportation testified to in the Senate, suggested 36 inches so it would exactly comport with the Americans with Disabilities Act.

"So this idea that somehow, if there's anything going on here that's unfortunate, it's that the extremely poor are being pitted against the poor. The poor are the ones who use the sidewalks primarily because they can't afford cars. They ride the bus and they walk. And if they can't walk down the street because the extremely poor are in the way, that's the unfortunate part.

"And yes, it is a treatment of the symptoms, and I couldn't be happier if we could actually address the underlying problem of homelessness, but I've lived in Chinatown for almost 20 years now and there are more homeless people there now than there were in 1996 when I moved there. So we do need to address the underlying issue, but in the meantime, we have to make the place livable for everyone, including those who have homes. Thank you."

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

"Thank you, Mr. Speaker. In opposition, brief comments. Mr. Speaker, I appreciate the Chair of Judiciary and his goal of addressing blocking of sidewalks so that those that are handicapped, especially those in wheelchairs, have access.

"Mr. Speaker, unfortunately, for areas that have planned communities like my district, the unfortunate consequences is that, currently it is illegal to block sidewalks. However, with this type of legislation, it would then continue to not address the initial problems, which was poor planning, lack of street and residential parking for planned communities. So the unintended consequences could be an encouragement of law abiding residents getting ticketed for trying to park their own vehicles in their own driveways. Thank you."

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

"Thank you, Mr. Speaker. With support with reservations. Just like in the previous measure before I spoke on, I support the intent of this measure as outlined by the Chair of Judiciary. However, as I've noted before, this is once again a responsibility of county government, to ensure that our sidewalks are free and clear for those who wish to use them. Thank you very much."

Representative Jordan rose in opposition to the measure and asked that the remarks of Representative Yamane be entered into the Journal as her own, and the Chair "so ordered." (By reference only.)

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

"Thank you, Mr. Speaker. In opposition. I also would like to adopt the words from the good Representative from Mililani as if they were my own. Also just another comment and something to think about. When we have rush hour times when students are out of school, my other concern is that these students who are standing on the sidewalks, and perhaps there's no other area for them to move on the side, they may constitute breaking this law, should it become law. Thank you, Mr. Speaker."

Representative Cullen rose in opposition to the measure and asked that the remarks of Representative Yamane be entered into the Journal as his own, and the Chair "so ordered." (By reference only.)

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

Representative Ward rose to respond, stating:

"Mr. Speaker, last week one of my colleagues called for a point of personal privilege because his argument was called perverse. My argument today was called bizarre. But I will not take offense by that, I would only say that someone should know better, being a Russian scholar, the things that do happen in that country are happening in other places of the world. Perhaps my analogy should have not been Russia, but Singapore, where you must have a permit to occupy certain places of the sidewalk at certain times, in certain places.

"This is a reality. That's what big brother governments do, they control the movement of their people. That's what this is. And if it's just to keep the homeless in their corrals, I think we've got to do a better way rather than treating these things with Band-Aids, we've got to solve the solution. Thank you, Mr. Speaker."

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

Representative Rhoads rose to respond, stating:

"Mr. Speaker, in support still. I'd like to withdraw the word 'bizarre'. I guess I would say that the argument was a non-sequitur. I don't see what the two items had to do with each other, but I should have used more moderate language. Thank you."

The motion was put to vote by the Chair and carried, and H.B. No. 1660, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO SIDEWALKS," passed Final Reading by a vote of 35 ayes to 14 noes, with Representatives Awana, Carroll, Cullen, Fale, Fukumoto, Hanohano, Har, Jordan, Kawakami, Matsumoto, McDermott, Tokioka, Ward and

Yamane voting no, and with Representatives Ing and Oshiro being excused.

**H.B. No. 1830, HD 2, SD 1:**

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, H.B. No. 1830, HD 2, SD 1, entitled: "A BILL FOR AN ACT RELATING TO REAL ESTATE APPRAISERS," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

**H.B. No. 1866, HD 2, SD 2:**

Representative Saiki moved that H.B. No. 1866, HD 2, SD 2 pass Final Reading, seconded by Representative Cabanilla.

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

"Thank you, Mr. Speaker. I rise in opposition. Thank you, Mr. Speaker. I rise in opposition on this measure for several reasons. First and foremost, I want to start with the point of transparency. It's important for Members to note that the House Draft 2 that crossed over to the Senate was heard on March the 19th before the Senate Economic Development, Government Operations and Housing Committee. At that hearing, the members of the Heeia and Kalaeloa boards did in fact testify against being consolidated into one board. This is specifically in Section 3 of the current bill.

"The Chair of the Senate Economic Development Committee revised the makeup of the board from the House Draft 2 and went back to the original law, which is the three boards, to ensure local representation. In fact, at that hearing, the former CPAC member Wayne Takamine, who was in support of House Bill 1866, asked the Chair of the Senate Economic Development Committee to acknowledge the request of Heeia and Kalaeloa because all agreed that community representation was the most important thing. Unfortunately, on April the 3rd, the Ways and Means Committee changed the makeup of the board once again.

"Unfortunately, they did this with no public testimony regarding this change, which is represented in this SD 2 and which we will be now accepting and sending up to the Governor for approval. After this Senate Draft 2 was approved, I contacted the members of the Kalaeloa and Heeia community boards, and they were not aware that it had changed once again into one board. Needless to say, they were quite upset.

"Mr. Speaker, before me I have an article from the Star-Advertiser from this past Saturday's Star-Advertiser written by Derrick DePledge, and may I request permission to enter this article into the Journal? Thank you, Mr. Speaker. And in this article, I'd like to quote the Chair of the Senate Economic Development Committee. Senator Donavon Dela Cruz questioned whether there was adequate public hearings on the board changes. He said, 'some in Heeia and Kalaeloa might prefer to serve with and have access to the governor's Cabinet members than board members screened by the Senate and House.' Quote, 'A lot of the different communities found out after the fact,' unquote, he said.

"So for that reason, I'm a little bit perplexed why we're now going back. And I want to draw this parallel, I think it's very, very important, Mr. Speaker. The now defunct infamous PLDC, even then our PLDC, which was repealed by this Body, at the very least, PLDC even had one hearing. I would submit that the Members look at Senate Bill 1555, which eventually became Act 55, and what I have before me is a quote from our former OEQC Director, the former Senator from Kauai. And in this write-up, he states, 'The public had only one opportunity to testify on the substance of Act 55,' a.k.a. Senate Bill 1555, 'as we know it today and that was at the House Finance Committee.'

"Mr. Speaker, the public has not even had an opportunity to testify on this current draft regarding the make-up. So at the very least, even the PLDC had even one hearing. Didn't even have that.

"Mr. Speaker, in addition, I am opposed to this consolidation of one board because this is similar to PLDC. What we're doing is now

consolidating power into one board. It reduces local representation and creates a centralized board.

"Just to give you an example of why I have an issue with this bill. It demonstrates the basic misunderstandings on why local representation is so important. In Section 3 of this bill, Kalaeloa and Heeia now add on an ex-officio member from the Department of Planning and Permitting. That's perplexing given the fact that in Kalaeloa the city owns no land whatsoever. So I'm still confused as to why we want the city Department of Planning and Permitting to be involved. The whole point of HCDA was to take it out of the city's control and to allow HCDA to govern these areas and create the development needed for these areas.

"Another reason that I am in opposition to this bill, Mr. Speaker, deals with the affordable housing units that will be negatively impacted by this bill. Mr. Speaker, each year Hawaii needs 5,000 new homes to account for the 14,000 per year population growth from net migrations and births. I'm in opposition because of the impact this bill will have on future affordable housing projects. And while people say, oh, it's not going to do that."

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

Representative Har continued, stating:

"Thank you, Representative. One of the issues I have, if you look to Section 7(b) of this bill, and I quote, it states, 'Development rights under a master plan permit and master plan development agreement issued and approved by the authority are vested under the community development district rules in effect at the time of initial approval by the authority and shall govern development on lands subject to such permit and agreement.'

"Why am I in opposition to this? Well let's see, what does that mean? For those of you who are unfamiliar with Kakaako as well as HCDA's approval process, Howard Hughes and Kamehameha Schools have already been approved. So in other words, based on this section, Howard Hughes has 60 acres which they will develop, which includes 22 towers. I can assure you, Mr. Speaker, not all 22 towers are affordable units. And in fact there have been three projects that have been approved under their master plan. Two of the projects are market units, and only one is affordable. In addition, Kamehameha Schools, they have 30 acres, they will develop nine towers. They are all exempt, because of this provision in this bill. So, the notion that somehow we are going to stop all these high rises from being built is actually untrue.

"Let me tell you about the projects that will be affected. Mr. Speaker, 690 Pohukaina. That was a proposed project for 800 affordable units. And yes, there were assertions or contentions made that we should go above the 400 foot limit and go up to 650 feet, because that was transit-oriented development. Now due to the height restrictions in this bill that we are now going to be putting in law, it is my understanding that that project, 690 Pohukaina Street, is negatively impacted. And in fact, now the developer is looking for someone to go in as a joint development agreement. Because of the height restrictions and limitations now being put into law, they will now no longer be able to deliver those 800 affordable units.

"Another project for affordable housing that will be impacted by this bill is the Blaisdell project. Mayor Caldwell is looking at a project at the Blaisdell which would require affordable units to be built above the Blaisdell, and in exchange we would have a developer, the city would have a developer build those affordable units as well as remodel the Blaisdell, in exchange for height allowances. Well, now that we're going through with these height limitations, I wonder what's going to happen to that project now. I can assure you, it's going to have a negative impact on that project.

"Mr. Speaker, another issue that I have with this bill deals with Section 5 and the notification requirements. This bill now requires notification by the applicant, so this is anyone who is proposing a project in Kakaako. Notification by the applicant of any application for a development permit for a project valued at \$250,000 or more by first class United States mail, postage prepaid to owners and lessees of record of real property located within a three hundred foot radius of the perimeter of the proposed project identified from the most current list available from the real property

assessment division of the department of budget and fiscal services of the county in which the proposed project is located when the application is deemed complete; provided that notice mailed pursuant to this paragraph shall include but not be limited to, additional information, which I won't go into.

"The reason I have an issue with this provision, Mr. Speaker, is that this means that every project will be subject to a harder approval process than Howard Hughes and Kamehameha Schools, who are already grandfathered in under this bill. So for example, Mr. Speaker, if you have a small remodeling project, let's say 5,000 square feet, and the project is slightly over \$250,000, they will now have to comply with this notification requirement. And what happens if that remodeling project happens to be next to a condominium, within 300 feet of a condominium project? All owners, now all owners of that condominium project will have to be given notice, now.

"I'm sorry, that doesn't seem very practical, but more importantly for the small developers, this is an issue. But for the big developers, they can pay that, they don't care about notification requirements, they can absorb this cost. But for the smaller developers who actually want to build affordable, this will have a negative impact, and there are unintended consequences on projects such as remodeling. For that reason, I continue to stand in opposition.

"Finally, Mr. Speaker, I have an issue with Section 4 and cash in lieu. This Legislature took a policy stand, and we made it clear, why should any developer be able to buy his way out of his obligation? Every developer should be obligated to build affordable units. Which is exactly why we have a county law that requires 20 percent. And now all of a sudden we found out that these developers were able to buy their way out of their affordable housing requirements because of cash in lieu. So the Legislature, in its infinite wisdom, took that provision out. And now all of a sudden we're putting it back in."

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

Representative Har continued, stating:

"Thank you, Representative. And now we're putting it back in. And so, some may make the argument, 'oh, well this is what HCDA wanted, they need additional housing to build the affordable units.' Well, again, we looked at things like zero-based budgeting for HCDA. I don't know why we did that, instead we could have just helped them with their budget instead of having to go with this cash in lieu option.

"I find this so outrageous. Once again, it's not going to affect the big guys, they could just pay it out, they pay out their cash in lieu. It's the small guys who will never have access to this, and those are the guys who are looking out for our local people, in terms of building those affordable units.

"So for all of these reasons, Mr. Speaker, I stand in strong opposition to this measure. I truly believe this is going to have a very negative impact. In fact, let me give you a story. I spoke to several developers about this bill, and while some have made assertions that they're all okay with this, I don't think that's necessarily a correct statement. Some people are willing just to capitulate, given how the bill started off originally.

"But, they are not happy because of what has happened with respect to investment in the State of Hawaii. They are so upset, because bills like this now create uncertainty in the market. And as a result we have investors who no longer want to invest in Hawaii, because they know that the Legislature, at a whim, can start introducing bills like this. So now we've already had, some developers have told me they've already had some of their investors pull out.

"So I just don't understand, this is not a long term strategy. And I've said it before and I will say it again, Mr. Speaker. In the urban core, you build up. Taking into consideration the fact that our population continues to grow, where are all these people going to go if we don't build up in the urban core? North Shore? Windward side, Kailua? Kapolei? Waianae? We

have to account for these people, and if we don't build these affordable units, I don't know where these people are going to go.

"I continue to submit, had we been building correctly in the urban core, we wouldn't have the problems that we have today. Kapolei may not even be built, and that's okay with me, Mr. Speaker, because we wouldn't have all the traffic problems and the negative impact of quality of life.

"I would submit to anyone in this Body, go visit Vancouver. High density city with high quality of life. In the urban core, you are supposed to have high density, and it does not mean a negative quality of life. And anyone who does not believe me should go to Vancouver, because it is a beautiful city, and they have shown the model for development in their urban core.

"So for these reasons, Mr. Speaker, I stand in strong opposition to this measure. Thank you."

Representative Har submitted the following *Honolulu Star-Advertiser* article:

"Bill shifts HCDA's power

Limits on gubernatorial influence and building heights are responses to growth in Kakaako

By Derrick DePledge

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The state House is expected to vote Monday to give final approval to a bill that would weaken the governor's power to shape the Hawaii Community Development Authority and also freeze building height limits and expand public-notice requirements on Kakaako development projects.

The bill is a reaction to public concerns about the pace of growth in Kakaako, where new high-rise condominiums, retail development and the rail project could help reshape Honolulu's urban core over the next decade.

Some lawmakers wanted an aggressive response that would have handcuffed or even abolished the HCDA, which was created in 1976 to oversee the redevelopment of Kakaako, but negotiations between lawmakers, the HCDA, developers, community activists and Gov. Neil Abercrombie's office produced a more calculated bill.

The House agreed Friday to accept the Senate's changes to House Bill 1866 and scheduled a final vote for Monday.

"It will result in an improved decision-making process at HCDA. It will also result in a board composition that is more representative of the larger community," said House Majority Leader Scott Saiki (D, Downtown-Kakaako-McCully), who sponsored the bill.

Senate Majority Leader Brickwood Galuteria (D, Kakaako-McCully-Waikiki), who was part of the negotiations on the bill, said lawmakers "took everybody's views into consideration. I think we addressed many of the concerns from the community — from all parties, from all stakeholders."

If approved Monday, the bill would go to Abercrombie, who would have 10 days to decide whether to sign, veto or allow the bill to become law without his signature, the timetable for bills passed before the final days of session. An Abercrombie spokesman would not say Friday whether the governor would sign the bill into law.

The legislation would weaken the governor's power to shape the nine-member HCDA board, which now includes four of the governor's Cabinet members and the governor's choice of a cultural specialist and at-large pick.

Under the bill, the governor would have sole discretion to name four board members — two Cabinet members, the cultural specialist and the at-large pick — down from six. The Senate president and the House

speaker would recommend nominees to the governor for two seats on the board, giving the Legislature a stake.

The Honolulu planning director would also serve as a nonvoting board member.

A 418-foot height limit for Kakaako buildings would be written into state law. Abercrombie and some developers have wanted the flexibility to exceed the existing 400-foot height limit with towers that could reach up to a state record 650 feet.

Public notices of applications for significant development projects would have to be sent to all property owners and lessees within 300 feet of the projects. The notices would detail project specifications, any requests for exemptions, and the procedures for residents to intervene in or contest the projects.

Separate public hearings would be required when developers want a variance, exemption or modification to a community development plan or the HCDA's rules.

The bill would also give residents 20 days from a public notice on a hearing for a development proposal to intervene.

Saiki and Galuteria had a gentleman's agreement not to use the bill as leverage on a separate, more contentious bill that would give the state Office of Hawaiian Affairs residential development rights in Kakaako makai.

Galuteria lashed out at Saiki on Thursday after Saiki implied that the OHA bill might not survive conference committee negotiations.

Some in the Senate wanted to reconsider the Kakaako bill over concerns that board members who represent Heeia and Kalaeloa — regions that also fall under the HCDA — might not agree with the changes to the board's composition.

Sen. Donovan Dela Cruz (D, Wheeler-Wahiawa-Schofield) questioned whether there were adequate public hearings on the board changes. He said some in Heeia and Kalaeloa might prefer to serve with and have access to the governor's Cabinet members than board members screened by the Senate and House.

"A lot of the different communities found out after the fact," he said.

But the Senate already sent the bill to the House on Tuesday — and removed a defective date, so the bill could take effect in July — so the House is free to take final action."

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

"Thank you, Mr. Speaker. In support. Thank you. Mr. Speaker, I rise in support. For me, House Bill 1866 is a bill that tells a story about conflict, collaboration, compromise, and ultimately continued work at building a better community. I want to thank our House Majority Leader for leading this effort, because I think he handled all of these things well. Conflict, collaboration and compromise.

"Mr. Speaker, I represent the urban core. My daughter is in the school where many of the residents of Kakaako send their students. When we are told that there are room in the schools, quite frankly, I don't believe it, because my daughter is in a school that is filled to the brim. So I think that in this story of House Bill 1866, we had community members come forward. We had a community in conflict. And it was through the hard work, through the interim, through the continuous questions and briefings, that we did, in fact, collaborate as a community and reach some compromises.

"Now, Mr. Speaker, there are things that are not in this bill that the community wanted. They wanted provisions restricting floor area ratios, proximity between buildings. There were individuals in the community who wanted moratoriums and repeal of the HCDA. For myself, I wanted reassurance that state government would be ensuring that we had open public space and infrastructure in the schools, and in the medical facilities. But we got none of that in this bill. What we did get were some things that

the community is happy with, that shows the collaboration between the community, the developers, the investors, HCDA.

"This past week, I went to my local farmers market in Makiki. And oftentimes, I don't even get stopped to talk about what's happening at the Legislature. But on that Thursday evening, resident after resident came up to me and said, 'what are you folks doing in Kakaako? Is there going to be a compromise? Is there collaboration?' And I said, 'Look, we are looking at a bill that's going to impose a height limit.' Without a doubt, the reaction was, 'Thank God, you are at least doing that.'

"So, Mr. Speaker, I think that the residents of the urban core fully recognize that we need development. That we need development that goes vertical. They just want reasonable development. And I think that this bill, House Bill 1866, reflects a collaborative spirit, compromise. And yes, we are going to have to keep working, because there are still issues remaining. Do we have all the infrastructure? Do we have the traffic studies that we need? Do we have the medical facilities, the schools, the supermarkets that we are going to need to service over 30,000 residents that they are predicting in Kakaako?

"The urban residents recognize this, and they support this bill, even though it's not everything that they wanted. So for those reasons, Mr. Speaker, for those residents, for their concerns. And while I respect the concerns of the developers and the investors, quite frankly it's the residents of this state that we should be listening to. Thank you, Mr. Speaker."

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

"Mr. Speaker, thank you. In support. In addition to thanking the Majority Leader of the House, I also wanted to thank the Majority Leader in the Senate, the residents of Kakaako, HCDA, especially Brian Lee, who took a lot of time to work on this draft, various developers, and people who had different interests in this bill. This was really a compromise bill. It's in a different format than what it started out with, and it took a lot of work from a lot of different parts of the community to come out with this bill.

"I just wanted to address that the makeup of the board was something that was heard throughout the entire session. That language that we have in this bill about one board relating to the composition was something that was heard in Water & Land, and Finance. And that was included when it went over to the Senate. So I'm not sure why there's some statements that that's new language. That was not new language at all.

"The other thing is, I spoke to Mayor Caldwell myself, because there were assertions that he had planned to build something over 400 feet in Neal Blaisdell Center. And he said absolutely not, and he flat out denied it, and he himself was upset that people were making assertions that the city somehow had planned to build something over 400 feet. And just for the record, 418 feet is not something that was newly created. That's something that the HCDA is currently following.

"So, I do appreciate all the work that the various Members have put into this compromise bill, and I thank you for your time."

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

"Thank you, Mr. Speaker. I rise in opposition. I'd like to adopt the words from the good Representative from Kapolei as if they were my own. And I've been wanting to share this with the Members. As a historical context, back in the 1970s, those residing and living and doing business in Kakaako were outraged at the thought of doing any types of improvements in that area. Their concerns were fears that the proposed improvements would push them out due to the high property taxes imposed on them, new businesses that would push them out of their existing community, and a change to their livelihood where people working in Kakaako would no longer be able to survive there.

"As a young child, I wondered why wouldn't someone want all of these improvements and beautifications? And as time has progressed, and now we're here in 2014, I've come to realize that they had some wisdom and

insight that perhaps we need to take a look at. Because guess what, Mr. Speaker, what they said was exactly right. If you look right now at Kakaako, there are not many families who live there that were originally there. There are not many businesses, and those that are there are struggling, because many have been unable to survive.

"For those reasons, with their insight and with their values and their ideals, that they could foresee 50 years in advance, for those reasons I'm standing in opposition."

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

"Thank you, Mr. Speaker. With reservations. Mr. Speaker, this bill represents a turning point for the future of the State of Hawaii. We have to make a decision on whether we are going to go up or out. We have to decide whether we want to be the Los Angeles, or you want to be Singapore or Vancouver or one of those that has their urban core that goes up. With the amount of just the population growth, 5,000 units per year is very real and very important. And I think this bill says, 'we want to be more like Singapore. We don't want to turn people away. We don't want the homeless to increase. We don't want to have Ohana housing throughout the whole State of Hawaii.'

"So it's a real decision if we are going to go up. Given what already has been said that is being built, there should be no reason why the Hawaiians and the OHA property rights are denied. For those reasons, Mr. Speaker, support with reservations. Thank you."

Representative Say rose in opposition to the measure and asked that his written remarks be inserted in the Journal, and the Chair "so ordered."

Representative Say's written remarks are as follows:

"Mr. Speaker, I am opposed to House Bill No. 1866, House Draft 2, Senate Draft 2, for the following reasons:

- (1) In general terms, this bill seriously micromanages the Hawaii Community Development Authority (HCDA) and restricts its ability to facilitate responsible and reasonable development in Kakaako, Kalaeloa, and Heeia;
- (2) Chapter 91, Hawaii Revised Statutes, already provides the framework for contested case proceedings applicable to HCDA, making the additional notification requirements and regulatory procedures burdensome, costly, and excessive;
- (3) This bill does not provide an adequate transition for the members of the HCDA Board since the bill provides that the entire composition of voting members must change on March 1, 2015;
- (4) It is unclear whether the requirement that the Heeia community voting member be chosen from a pool of candidates representing small businesses or nonprofit organizations from the Heeia Community Development District will allow for an adequate number of candidates to apply;
- (5) By allowing master plan permit and master plan development agreements to be vested, this bill will create one regulatory scheme applicable to existing landowners, and another much more arduous set of rules for those seeking approval for new uses in the area;
- (6) The elimination of the restriction on cash payments in lieu of reserved affordable housing seriously undermines the state's ability to require developers to provide affordable housing units in an approved development project; and
- (7) The Senate Committee on Ways and Means' reporting of amendments to the bill that did not pertain to any of the previous versions raise serious questions as to whether the public, and in particular the communities of Heeia and Kalaeloa, had an opportunity to review and comment on these amendments before they are approved by this House.

"In light of these reasons, it is my hope that the Governor will see how fatally flawed this measure is and veto it for the good of this state and our people. Thank you."

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

"Mr. Speaker, in opposition. My main concern is, how do we provide affordable and low income housing in the downtown urban core? And I think Kakaako is that ability. But in this measure, they are going to be able to cash in lieu and not provide that. And we all understand how costly infrastructure is, and it will promote luxury or high-end condos, second residences. Again, that's not allowing members of my community, which would love to move into Honolulu instead of driving in an hour and a half, one way, in the morning, and in the evening, and losing that quality of time with their family.

"When we saw that project on Halekauwila, that's a great rental for families from my community. But in this measure, anything going forward, it's going to be a longer process. So how long do our constituents and the people of the State of Hawaii who are long term families, who have been here for generations, have the ability to move back into Honolulu? I don't see that in this measure, Mr. Speaker.

"I understand some of the other compromises that have been made with this agency going forward, and I know this agency has been around for multiple years. And it might not have been a great success in the prior years. And I think in the last few years they've heard the cries of the community. They've become more public, they've instituted more regulations and more accountability to projects. And I think that agency has finally started getting the message from the community.

"But here we are, going to legislate and mandate them further, in an economy that's already down-dipping. So again, what do I tell people that want to buy their first home or want to rent an affordable place downtown? Oh, you need to wait. Someday it may come to my community in Waianae. But until then, drive the three hours every day, and wait.

"Mr. Speaker, in Kapolei they bought out all those affordable houses and didn't build them. In my community, they were trading these for a project in Makaha that bellied-up. So again, who loses? Our families here in Hawaii that can't afford higher than a million dollars. Affordable is \$300,000 and less. And I don't see that being offered in this measure, Mr. Speaker. Again, in opposition, I'll be voting no. Thank you."

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

"Mr. Speaker, I rise in support of this measure. I would actually like to begin by just thanking some people who have been very instrumental in working on this legislation. First, thank you to the Chairs of the House Water & Land Committee as well the Senate Economic Development Committee for their time and for the direction that they provided on the various drafts of this legislation.

"I'd like to thank my Senate counterpart, the Senate Majority Leader. Senator Galuteria has an ability to bring people together on divisive issues, and this legislation would not have been possible without his involvement and without his desire to help those in, not just our direct community, but within the larger community.

"I wanted to also thank the parties who have spent countless hours working on this legislation. No one wanted to be in this situation where we had to deal with some of the contentious issues that often became very emotional and very public. But there were dozens of people who were involved in crafting this legislation. I'd like to thank the residents, the developers, landowners, private trade unions, and the administration, both the HCDA administration and the Governor's Office, for all of the time that they've spent in working on this legislation. Every line in this bill was debated with the parties that I just mentioned. And I would say that all of the questions that they raised over the last two months on these provisions were answered.

"At the end of the day, this draft enjoys the support of the parties that I just mentioned, because they know that this legislation will result in improved decision-making at the HCDA, which will allow the HCDA to achieve the original intent of its creation in 1976, which is to provide a mixed-use environment that will benefit all residents of the State of Hawaii. Thank you."

Representative Fale rose in opposition to the measure and asked that the remarks of Representative Har be entered into the Journal as his own, and the Chair "so ordered." (By reference only.)

Representative Har rose to disclose a potential conflict of interest, stating:

"Thank you, Mr. Speaker. In rebuttal. Before we begin, Mr. Speaker, may I request a ruling on a potential conflict? In my private sector life, I am a land use attorney, I specialize in land use, real estate development and construction. However, I have no active cases at this time," and the Chair ruled, "no conflict."

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

"Thank you, Mr. Speaker. In rebuttal, still in opposition. Mr. Speaker, first of all, I want to address some of the contentions that have been made on this Floor. While the Chair of Health says that the community is happy with this bill, I would submit that the communities of Heeia and Kalaeloa are not happy with this bill. Again, Mr. Speaker, they had no public input on this current version.

"So, while the Chair of Health said we should be listening to the residents, I absolutely agree with that. We should be listening to the residents of, not just the urban core, but of Kalaeloa and Heeia. But I guess this just goes to show, we're more urban core centric than we think. The urban seems to know better for us than we on the Windward side and the Leeward side know for ourselves. And now I know how neighbor islanders oftentimes feel, that we in Oahu are Oahu centric.

"Secondly, Mr. Speaker, the contention that this is not new language is absolutely incorrect. I would challenge the Members, look at the HD 2. Look at House Bill 1866, HD 2, and look at House Bill 1866, SD 2. First and foremost, in the bill that we sent over, there were only nine members on the community board. Senate Draft 2, 17 members. So again, to say that this idea is not new and was heard before in the House committees, this current version has not been heard by the public. Heeia and Kalaeloa have not had an opportunity, and in fact, I've spoken with the members, and they are not happy with this version.

"Once again, we claim we are about good government, and I just can't see the hypocrisy in all of this. Supporters call this bill a compromise, but the only thing that has been compromised is public input and public participation. If the People's House compromises on public participation and local governance, then it stands for nothing.

"Mr. Speaker, this bill, in addition, is insulting, because what it does is it waters down the ability of Kalaeloa and Heeia, because now it adds three at-large members. So now you've got three at-large members and three representatives from either Heeia for the Heeia board, or three representative from Kalaeloa for the Kalaeloa board. In effect, those three at-large members could cancel out the three votes of the Kalaeloa members on the Kalaeloa board or the three members of Heeia. And where has our local participation gone at that point?

"We have completely watered down the participation and the ability for the people living in those districts to have control of their own destiny, because they know those districts best. Because once again, 'oh, we in the urban core, we know what's best for those on the Leeward and the Windward sides.' For those reasons, Mr. Speaker, I continue to stand in opposition, in very, very strong opposition to this measure. Thank you."

Representative Say rose to disclose a potential conflict of interest, stating:

"Mr. Speaker, I'd like a potential ruling on a conflict. My youngest son will be a future owner in one of the units that are being constructed. Thank you very much," and the Chair ruled, "no conflict."

Representative Saiki rose to respond, stating:

"Mr. Speaker, I just want to make a brief statement in rebuttal, because I think some of the comments evidence a lack of understanding of the bill and its progress in the Legislature. This bill does amend the HCDA Board, but all it does is reduce the number of cabinet members who serve on the board from four cabinet members to two cabinet members. The residents from each of the three HCDA districts, Kalaeloa, Heeia and Kakaako, will remain. They will each have three seats on the board and they will rotate in-and-out during hearings to vote only upon the matters that relate to their specific districts. That is the current practice that is being followed by HCDA, and in no way is the community representation being diminished by this legislation because, except with respect to the two cabinet members that I just mentioned, the board remains the status quo.

"The second point that I wanted to make is on the height limit. One of the things that I have learned through this process is that height is something that developers look very, very carefully at, because the higher the building, the more expensive it is to develop it. And that is why the current developers in Kakaako have come to the decision that they are not able to afford buildings that exceed 400 feet. And that is why they are in agreement with a height limit in this bill that also mirrors the current height limit under city ordinances. It is the developers who agreed to this limit. The Governor had proposed building a 65-story building or a 650 foot building at Mother Waldron Park, but even that plan fell short because the developer in that project realized that they could not afford a building that is that high. And they are the ones who canceled their plan for that building.

"The third point that I wanted to make is that the public notice requirements in this legislation are enhanced because it will require basically individual notice to persons and business within 300 feet of a proposed project. What I want the Members to know is that the developers agreed with this provision, and they offered to pay for that notice, because they understand that if residents are informed of these projects early on, there is a better opportunity to work with them on any conflicts or questions or issues that arise during the application process and during the hearing. Thank you."

Representative Tokioka rose in opposition to the measure and asked that the remarks of Representative Har be entered into the Journal as his own, and the Chair "so ordered." (By reference only.)

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

"Thank you, in support. I'd just very briefly note that, working with a lot of the folks who lease land from HCDA in the Heeia area, and having spoken with them actually just yesterday, they have no quarrel with this particular draft of the bill. And furthermore, it's important that we move forward, to push forward the plans for the HCDA designated areas in Kakaako. And I think doing that means providing flexibility to HCDA to make sure that we have reserved housing available, and this measure takes steps in that direction. Thank you."

The motion was put to vote by the Chair and carried, and H.B. No. 1866, HD 2, SD 2, entitled: "A BILL FOR AN ACT RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY," passed Final Reading by a vote of 31 ayes to 18 noes, with Representatives Aquino, Awana, Carroll, Choy, Cullen, Fale, Fukumoto, Hanohano, Har, Hashem, Ito, Jordan, Kawakami, McDermott, Say, Tokioka, Tsuji and Yamane voting no, and with Representatives Ing and Oshiro being excused.

#### **H.B. No. 1881, SD 1:**

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, H.B. No. 1881, SD 1, entitled: "A BILL FOR AN ACT RELATING TO THE CENTER FOR NURSING," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.



**H.B. No. 1882, HD 2, SD 1:**

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, H.B. No. 1882, HD 2, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PODIATRISTS," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

**H.B. No. 1938, SD 1:**

Representative Saiki moved that H.B. No. 1938, SD 1 pass Final Reading, seconded by Representative Cabanilla.

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

"Still deciding, Mr. Speaker. I will say for right now, with strong reservations. I'm not quite sure why we are moving this measure forward to put it in statute. I thought this Body many years ago provided this thing called Chapter 91, which allows our departments to do public process and set administrative rules, and I think this should have been handled through administrative rules. I think I asked a question earlier, if somebody could answer it?"

"And it looks like when I was reviewing the testimony on this bill from our Chair of the Department of Agriculture, he requested to have the department have the ability to do rulemaking on this particular measure, and asked for this measure to be deferred. So, I don't understand why we are moving forward on something that we should allow the department to do. And I understand, rulemaking can take a year, two years, but administrative rulemaking provides that public process with several different opportunities for community members to testify at public hearings. So for right now, I'll be with strong reservations and hopefully I'll make up my mind before the next page is completed, Mr. Speaker. Thank you very much."

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

"Thank you, just briefly in support. Just to clarify, this is a measure which is before us because the department has not taken action. This department has had eight years to come up with administrative rules rectifying this particular issue.

"It has come to light only because of the refinery task force on which I sat this past summer, which brought this forward. It's clear at this point that there are many in the business community, in particular, that may be effected by this, who are worried that should this not be resolved in a clear and concise manner in a short period of time, that there could be ramifications for them down the road. So it's important that at this stage, after eight years, we take action. Thank you."

The motion was put to vote by the Chair and carried, and H.B. No. 1938, SD 1, entitled: "A BILL FOR AN ACT RELATING TO MEASUREMENT STANDARDS," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

**H.B. No. 1977, HD 2, SD 1:**

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, H.B. No. 1977, HD 2, SD 1, entitled: "A BILL FOR AN ACT RELATING TO COLLECTIVE BARGAINING," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

**H.B. No. 2045, HD 1, SD 1:**

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, H.B. No. 2045, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO PLANNED COMMUNITY ASSOCIATIONS," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

**H.B. No. 2269, HD 1, SD 1:**

Representative Saiki moved that H.B. No. 2269, HD 1, SD 1 pass Final Reading, seconded by Representative Cabanilla.

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

"Thank you, Mr. Speaker. In strong support and request to enter written comments."

Representative Belatti's written remarks are as follows:

"I stand in strong support for HB 2269, HD 1, SD 1, Relating to Health Insurance, which authorizes the Insurance Commissioner to collect and annually publish health premium information from health insurers on the official website of the Insurance Division.

"HB 2269 is critical to creating greater transparency of health care pricing and costs in our state. By publishing health insurance premium information, HB 2269 improves public accessibility to and knowledge about these health care costs. This transparency will allow individuals who purchase health insurance to have information about the rates and options available to them to help them make more informed decisions about the type of health insurance to purchase for their needs and within their budgets."

The motion was put to vote by the Chair and carried, and H.B. No. 2269, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO HEALTH INSURANCE," passed Final Reading by a vote of 47 ayes to 2 noes, with Representatives Fale and McDermott voting no, and with Representatives Ing and Oshiro being excused.

**H.B. No. 2496, HD 1, SD 1:**

On motion by Representative Saiki, seconded by Representative Cabanilla and carried, H.B. No. 2496, HD 1, SD 1, entitled: "A BILL FOR AN ACT RELATING TO HAWAII LABOR RELATIONS BOARD," passed Final Reading by a vote of 49 ayes, with Representatives Ing and Oshiro being excused.

**H.B. No. 2666, HD 1, SD 2:**

Representative Saiki moved that H.B. No. 2666, HD 1, SD 2 pass Final Reading, seconded by Representative Cabanilla.

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

"Mr. Speaker, with strong reservations. I'm not quite sure why we are making this permanent. I mean, we just passed this Act 195 in 2013. Wasn't that last year? So we put a sunset date on this particular measure. So this current draft now removes that sunset date. Now, I really have some issues with businesses gathering specific data, and I know this is specific data that they can gather. And this is mostly to identify the age of an individual.

"But currently in our licensing here in Hawaii, if you're under 21, your license looks straight up-and-down, and if you're over 21, it goes the other way. I don't see how people can get that confused without scanning something.

"I'm still very leery with some of the breaches that we have in security. I'm still very leery on who's going to oversee and watch, who's collecting what data and how they're storing that data. I'm very nervous with that. I would have been more than happy with this being another two year sunset phase, not to be permanent at this point in time. But, I haven't seen too many people speaking on this measure this session. So, maybe I'm the only one standing here saying I'm concerned for the public at large. So, for now, I will be with reservations, strong reservations, Mr. Speaker."

The motion was put to vote by the Chair and carried, and H.B. No. 2666, HD 1, SD 2, entitled: "A BILL FOR AN ACT RELATING TO PERSONAL INFORMATION," passed Final Reading by a vote of 44

eyes to 5 noes, with Representatives Fale, Fukumoto, Matsumoto, McDermott and Thielen voting no, and with Representatives Ing and Oshiro being excused.

At 1:39 o'clock p.m., the Chair noted that the following bills passed Final Reading:

H.B. No. 33, SD 1  
 H.B. No. 286, HD 1, SD 1  
 H.B. No. 716, SD 1  
 H.B. No. 1300, HD 1, SD 1  
 H.B. No. 1503, HD 1, SD 1  
 H.B. No. 1660, HD 1, SD 1  
 H.B. No. 1830, HD 2, SD 1  
 H.B. No. 1866, HD 2, SD 2  
 H.B. No. 1881, SD 1  
 H.B. No. 1882, HD 2, SD 1  
 H.B. No. 1938, SD 1  
 H.B. No. 1977, HD 2, SD 1  
 H.B. No. 2045, HD 1, SD 1  
 H.B. No. 2269, HD 1, SD 1  
 H.B. No. 2496, HD 1, SD 1  
 H.B. No. 2666, HD 1, SD 2

### ANNOUNCEMENTS

Representative Hanohano, for the Committee on Ocean, Marine Resources, & Hawaiian Affairs, requested a waiver of the 48-hour advanced notice requirement for the purpose of conducting decision-making on the following measure on Monday, April 14, 2014, at 1:50 p.m. in Conference Room 312, and the Chair "so ordered."

S.C.R. No. 88, Approving the Selection of Danny Kaleikini to be Inducted into the Aloha Order of Merit.

Representative Thielen: "Thank you. Mr. Speaker, happy news. The Senate has passed the industrial hemp bill, Senate Bill 2175, accepting our House Draft version. I wanted to announce that a week from this Friday will be the annual Hemp Aloha Friday here at the Capitol, and if Members could wear natural fiber shirts in honor of earth week. Thank you."

Representative Takai: "Thank you, Mr. Speaker. Earlier this morning your Committee on Veterans, Military, & International Affairs, & Culture and the Arts posted two hearing notices for the purpose of hearing Senate Concurrent Resolutions, first one at 9 o'clock, and the second one along with the Committee on Energy & Environmental Protection at 9:30, both on Wednesday. We were told that the room number has to be changed because of conferences starting, so we just wanted to make an announcement to provide the general public and the Members notice that the location of these two committee hearings will be in Room 423. Thank you, Mr. Speaker.

"One more announcement. Thank you, Mr. Speaker. I would like to thank all of the Members who are here wearing purple today in celebration of Purple Up! for Military Kids. As I mentioned on Friday, April is the Month of the Military Child. So those of you in purple who would like to join us, come to the front of the Chamber after adjournment and we will take a picture. Thank you very much. Thank you, Mr. Speaker."

Representative Matsumoto: "Thank you, Mr. Speaker. Tonight is the Capitol Idol to support the food bank. You have two Members, Representative Ito and myself, who will be part of the talent show. So if you are able to come out, it starts at 5 o'clock in the Auditorium, and we're the first two acts. So, thank you so much."

At this time, the Chair stated:

"The Chair would like to remind committee chairs that today is the lateral filing deadline for Senate Concurrent Resolutions that need to move to their final committee. Please file your committee reports and drafts with the Chief Clerk's Office no later than 6 p.m. this evening."

### COMMITTEE REASSIGNMENTS

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

<u>H.B.</u> <u>Nos.</u>	<u>Re-referred to:</u>
493, HD1, SD2	Committee on Judiciary, then to the Committee on Finance
849, HD2, SD2	Jointly to the Committee on Public Safety and the Committee on Veterans, Military, & International Affairs, & Culture and the Arts, then to the Committee on Judiciary, then to the Committee on Finance
866, HD2, SD2	Committee on Water & Land, then to the Committee on Ocean, Marine Resources, & Hawaiian Affairs, then to the Committee on Finance
1280, HD2, SD1	Committee on Public Safety, then to the Committee on Judiciary, then to the Committee on Finance
1288, HD1, SD1	Committee on Judiciary, then to the Committee on Finance
1706, HD1, SD1	Committee on Transportation, then to the Committee on Judiciary, then to the Committee on Finance
1796, HD2, SD1	Committee on Education, then to the Committee on Judiciary, then to the Committee on Finance
1823, HD1, SD1	Committee on Water & Land, then jointly to the Committee on Consumer Protection & Commerce and the Committee on Judiciary, then to the Committee on Finance
1966, HD1, SD2	Committee on Labor & Public Employment, then to the Committee on Finance
1993, SD2	Committee on Human Services, then to the Committee on Judiciary, then to the Committee on Finance
2012, HD2, SD2	Committee on Consumer Protection & Commerce, then to the Committee on Finance
2031, SD1	Committee on Consumer Protection & Commerce, then to the Committee on Finance
2074, SD1	Committee on Veterans, Military, & International Affairs, & Culture and the Arts, then to the Committee on Health, then to the Committee on Finance
2147, HD1, SD2	Committee on Transportation, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance
2217, HD2, SD1	Committee on Labor & Public Employment, then to the Committee on Economic Development & Business, then to the Committee on Finance
2246, HD1, SD1	Committee on Judiciary, then to the Committee on Finance
2273, SD2	Committee on Transportation, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

2333, HD2, SD1 Committee on Public Safety, then to the Committee on Judiciary, then to the Committee on Finance

2365, HD1, SD1 Committee on Public Safety, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

2481, HD1, SD2 Committee on Economic Development & Business, then to the Committee on Higher Education, then to the Committee on Finance

2490, HD2, SD2 Committee on Human Services, then to the Committee on Judiciary, then to the Committee on Finance

2581, HD3, SD2 Committee on Health, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

2654, HD1, SD2 Committee on Judiciary, then to the Committee on Finance

**S.B.**  
**Nos.**      **Re-referred to:**

2042, HD1 Committee on Veterans, Military, & International Affairs, & Culture and the Arts, then to the Committee on Tourism, then to the Committee on Finance

2057, SD2, HD1 Committee on Human Services, then to the Committee on Health, then to the Committee on Finance

2194, SD1, HD2 Committee on Health, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

2241, SD1, HD2 Committee on Agriculture, then to the Committee on Water & Land, then to the Committee on Finance

2274, SD1, HD1 Committee on Water & Land, then to the Committee on Energy & Environmental Protection, then to the Committee on Finance

2294, SD2, HD1 Committee on Agriculture, then to the Committee on Water & Land, then to the Committee on Finance

2300, SD1, HD1 Committee on Public Safety, then to the Committee on Consumer Protection & Commerce

2368, SD1, HD1 Committee on Consumer Protection & Commerce, then to the Committee on Judiciary, then to the Committee on Finance

2436, SD2, HD1 Committee on Transportation, then to the Committee on Water & Land, then to the Committee on Finance

2465, SD2, HD2 Committee on Health, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

2483, SD1, HD1 Committee on Consumer Protection & Commerce, then to the Committee on Judiciary, then to the Committee on Finance

2490, SD2, HD2 Committee on Health, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

2495, SD3, HD1 Committee on Health, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

2577, SD2, HD2 Committee on Health, then to the Committee on Consumer Protection & Commerce, then to the Committee on Judiciary

2809, SD1, HD1 Committee on Energy & Environmental Protection, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

2817, SD2, HD1 Committee on Consumer Protection & Commerce, then to the Committee on Finance

2853, SD2, HD2 Committee on Health, then to the Committee on Judiciary, then to the Committee on Finance

3024, SD2, HD1 Committee on Tourism, then to the Committee on Water & Land, then to the Committee on Finance

3042, SD2, HD1 Committee on Consumer Protection & Commerce, then to the Committee on Finance

3103, SD2, HD1 Committee on Public Safety, then to the Committee on Consumer Protection & Commerce, then to the Committee on Finance

**S.C.R.**  
**Nos.**      **Re-referred to:**

41 Committee on Education

51, SD1 Committee on Education

92, SD1 Committee on Finance

**ADJOURNMENT**

At 1:43 o'clock p.m., on motion by Representative Cabanilla, seconded by Representative Fukumoto and carried, the House of Representatives adjourned until 11:30 o'clock a.m. tomorrow, Tuesday, April 15, 2014. (Representatives Ichiyama, Ing, Ito, Nishimoto, Oshiro and Tokioka were excused.)

**HOUSE COMMUNICATIONS**

House Communication dated April 14, 2014, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the Speaker has this day appointed as Conferees on the part of the House for the consideration of amendments proposed by the Senate to the following House Bills:

H.B. No. 238, Rhoads/Luke, Co-Chrs.;  
HD 1, SD 2 Kawakami, Thielen

H.B. No. 452, Rhoads, Chr.;  
HD 1, SD 1 Brower, Lee, Thielen

H.B. No. 482, HD 1, SD 1	Wooley/Evans/Luke, Co-Chrs.; Matsumoto	H.B. No. 1641, SD 1	Rhoads, Chr.; Har, Nakashima, Thielen
H.B. No. 493, HD 1, SD 2	Rhoads/Nishimoto, Co-Chrs.; Creagan, Thielen	H.B. No. 1652, HD 1, SD 2	Choy/Luke, Co-Chrs.; Cullen, Ichiyama, Matsumoto
H.B. No. 611, HD 1, SD 1	Belatti/Rhoads, Co-Chrs.; Creagan, Oshiro, Fukumoto	H.B. No. 1654, HD 1, SD 1	Choy/Nishimoto, Co-Chrs.; Ichiyama, Matsumoto
H.B. No. 648, HD 1, SD 1	Luke, Chr.; Nishimoto, Yamashita, Johanson	H.B. No. 1667, HD 3, SD 2	Yamane/Takai/Takayama, Co-Chrs.; McDermott
H.B. No. 737, HD 2, SD 1	Wooley/Onishi, Co-Chrs.; Tokioaka, Matsumoto	H.B. No. 1669, HD 2, SD 1	Rhoads/Ing, Co-Chrs.; Kawakami, Thielen
H.B. No. 748, HD 2, SD 1	Wooley/Rhoads/Onishi, Co-Chrs.; Matsumoto	H.B. No. 1671, HD 1, SD 1	Brower/Luke, Co-Chrs.; Cachola, Johanson
H.B. No. 849, HD 2, SD 2	Aquino/Takai/Rhoads/Ing, Co-Chrs.; Awana, McDermott	H.B. No. 1675, HD 1, SD 2	Takumi/Nishimoto, Co-Chrs.; Ichiyama, Takai, Ward
H.B. No. 866, HD 2, SD 2	Evans/Hanohano/Nishimoto, Co-Chrs.; Fale	H.B. No. 1676, HD 1, SD 1	Takumi/Luke, Co-Chrs.; Say, Thielen
H.B. No. 1024, HD 1, SD 2	Hanohano/Rhoads, Co-Chrs.; Belatti, Brower, Say, Fale	H.B. No. 1678, HD 1, SD 1	Evans, Chr.; Yamane, Fale
H.B. No. 1280, HD 2, SD 1	Aquino/Har/Tokioka, Co-Chrs.; McDermott	H.B. No. 1692, HD 2, SD 2	Brower/Tokioka, Co-Chrs.; Cachola, Fale
H.B. No. 1288, HD 1, SD 1	Rhoads/Nishimoto, Co-Chrs.; Brower, Thielen	H.B. No. 1702, HD 2, SD 2	Yamane/Nishimoto, Co-Chrs.; Takayama, Ward
H.B. No. 1491, HD 1, SD 1	Choy/Nishimoto, Co-Chrs.; Ichiyama, Matsumoto	H.B. No. 1704, HD 1, SD 1	Luke, Chr.; Ing, Nishimoto, Johanson
H.B. No. 1509, HD 1, SD 2	Yamane/Rhoads, Co-Chrs.; Yamashita, McDermott	H.B. No. 1706, HD 1, SD 1	Yamane/Rhoads/Takayama, Co-Chrs.; McDermott
H.B. No. 1514, HD 1, SD 2	Wooley/Onishi, Co-Chrs.; Lowen, Matsumoto	H.B. No. 1712, SD 1	Luke, Chr.; Nishimoto, Yamashita, Johanson
H.B. No. 1539, HD 1, SD 2	Hashem/Woodson, Co-Chrs.; Kobayashi, Oshiro, Ward	H.B. No. 1713, SD 2	Belatti/Luke, Co-Chrs.; Awana, Kobayashi, Fukumoto
H.B. No. 1551, SD 2	Hanohano/Takumi/Cullen, Co-Chrs.; Awana, Nishimoto, Fale	H.B. No. 1714, HD 1, SD 2	Lee/Luke, Co-Chrs.; Evans, Lowen, Thielen
H.B. No. 1553, SD 2	Hanohano/Evans/Cullen, Co-Chrs.; Ito, Lowen, Say, Matsumoto	H.B. No. 1715, HD 1, SD 1	McKelvey/Luke, Co-Chrs.; Morikawa, Takayama, McDermott
H.B. No. 1564, HD 1, SD 1	Takai/Tokioka, Co-Chrs.; Ito, Ward	H.B. No. 1723, HD 2, SD 1	Belatti/Rhoads, Co-Chrs.; Carroll, Fukumoto
H.B. No. 1576, HD 1, SD 2	Carroll/Kobayashi, Co-Chrs.; Morikawa, Fukumoto	H.B. No. 1737, HD 1, SD 1	Nakashima/Luke, Co-Chrs.; Aquino, Har, Johanson
H.B. No. 1588, HD 2, SD 2	Carroll/Yamashita, Co-Chrs.; Woodson, Fukumoto	H.B. No. 1740, HD 1, SD 2	Belatti/Morikawa, Co-Chrs.; Woodson, Fukumoto
H.B. No. 1604, HD 2, SD 1	Rhoads/Ing, Co-Chrs.; Belatti, Thielen	H.B. No. 1741, SD 1	Rhoads/Ing, Co-Chrs.; Yamane, Thielen
H.B. No. 1618, HD 1, SD 1	Evans/Hanohano/Nishimoto, Co-Chrs.; Matsumoto	H.B. No. 1745, HD 2, SD 2	Takumi/Ing, Co-Chrs.; Fale
H.B. No. 1635, SD 1	Rhoads/Ing, Co-Chrs.; Belatti, Thielen	H.B. No. 1750, HD 1, SD 1	Rhoads, Chr.; Brower, Tsuji, Thielen
H.B. No. 1638, HD 2, SD 2	Rhoads/Luke, Co-Chrs.; Nishimoto, Thielen	H.B. No. 1752, HD 1, SD 2	Carroll/Belatti/Jordan, Co-Chrs.; Fukumoto

H.B. No. 1754, HD 2, SD 2	Carroll/Jordan, Co-Chrs.; Creagan, Fukumoto	H.B. No. 1951, HD 1, SD 2	McKelvey/Nishimoto, Co-Chrs.; Lee, McDermott
H.B. No. 1756, HD 1, SD 2	Carroll/Takumi/Cullen, Co-Chrs.; Kobayashi, Fukumoto	H.B. No. 1958, HD 2, SD 2	Nakashima/Yamashita, Co-Chrs.; Aquino, Ichiyama, Johanson
H.B. No. 1771, HD 2, SD 1	Yamane/Luke, Co-Chrs.; Takayama, McDermott	H.B. No. 1966, HD 1, SD 2	Nakashima/Ing, Co-Chrs.; Har, Ichiyama, Johanson
H.B. No. 1772, HD 1, SD 1	Takai/Belatti/Nishimoto, Co-Chrs.; Ward	H.B. No. 1971, HD 2, SD 1	Nakashima/Takumi/Yamashita, Co-Chrs.; Woodson, Johanson
H.B. No. 1776, HD 2, SD 1	Takumi/Belatti/Jordan, Co-Chrs.; Morikawa, Fale	H.B. No. 1974, HD 2, SD 1	Nakashima/Yamashita, Co-Chrs.; Ichiyama, Johanson
H.B. No. 1777, HD 2, SD 2	Takumi/Belatti/Morikawa, Co-Chrs.; Fale	H.B. No. 1993, SD 2	Carroll/Rhoads/Nishimoto, Co-Chrs.; Kawakami, Fukumoto
H.B. No. 1796, HD 2, SD 1	Takumi/Rhoads/Luke, Co-Chrs.; Fale	H.B. No. 1996, HD 1, SD 1	Choy/McKelvey/Yamashita, Co-Chrs.; Ichiyama, Matsumoto
H.B. No. 1811, HD 1, SD 1	Yamane/Takayama, Co-Chrs.; Ichiyama, McDermott	H.B. No. 2000, HD 1, SD 1	Luke, Chr.; Jordan, Johanson
H.B. No. 1812, HD 1, SD 1	Rhoads, Chr.; Brower, Nakashima, Thielen	H.B. No. 2003, HD 1, SD 1	McKelvey/Nishimoto, Co-Chrs.; Hashem, McDermott
H.B. No. 1814, HD 2, SD 2	Nakashima/McKelvey, Co-Chrs.; Evans, Ing, Johanson	H.B. No. 2007, HD 1, SD 2	Choy/Onishi, Co-Chrs.; Ichiyama, Wooley, Matsumoto
H.B. No. 1823, HD 1, SD 1	Evans/McKelvey/Har/Lowen, Co-Chrs.; Matsumoto	H.B. No. 2009, SD 1	Wooley/Onishi, Co-Chrs.; Tokioka, Matsumoto
H.B. No. 1848, HD 1, SD 1	Luke, Chr.; Nishimoto, Yamashita, Johanson	H.B. No. 2012, HD 2, SD 2	McKelvey/Luke, Co-Chrs.; Brower, McDermott
H.B. No. 1868, SD 1	Aquino/Ichiyama/Yamashita, Co-Chrs.; Say, McDermott	H.B. No. 2019, HD 2, SD 1	McKelvey/Luke, Co-Chrs.; McDermott
H.B. No. 1885, HD 1, SD 2	Evans/Lowen, Co-Chrs.; Cullen, Matsumoto	H.B. No. 2031, SD 1	McKelvey/Luke, Co-Chrs.; Creagan, McDermott
H.B. No. 1893, HD 1, SD 2	Jordan, Chr.; Yamane, Johanson	H.B. No. 2034, HD 2, SD 1	Carroll/Rhoads, Co-Chrs.; Brower, Fukumoto
H.B. No. 1900, HD 1, SD 1	Brower/Nishimoto, Co-Chrs.; Tsuji, Fale	H.B. No. 2037, HD 1, SD 1	Belatti/Morikawa, Co-Chrs.; Jordan, Fukumoto
H.B. No. 1902, HD 2, SD 2	Evans/Lowen, Co-Chrs.; Onishi, Matsumoto	H.B. No. 2038, HD 1, SD 2	Ichiyama/Yamashita, Co-Chrs.; Awana, Har, Johanson
H.B. No. 1926, HD 1, SD 1	Rhoads, Chr.; Kawakami, Tsuji, Thielen	H.B. No. 2039, HD 1, SD 2	Belatti/Morikawa, Co-Chrs.; Carroll, Fukumoto
H.B. No. 1931, HD 1, SD 2	Wooley/Choy/Onishi, Co-Chrs.; Ichiyama, Matsumoto	H.B. No. 2051, HD 1, SD 2	Takai/Tokioka, Co-Chrs.; Awana, Ward
H.B. No. 1932, HD 1, SD 2	Wooley/Onishi, Co-Chrs.; Matsumoto	H.B. No. 2052, HD 2, SD 2	Belatti/McKelvey/Rhoads, Co-Chrs.; Creagan, Fukumoto
H.B. No. 1934, HD 1, SD 2	Carroll/Belatti/Kobayashi, Co-Chrs.; Hashem, Fukumoto	H.B. No. 2053, HD 1, SD 1	Belatti/Takayama, Co-Chrs.; Woodson, Fukumoto
H.B. No. 1942, HD 1, SD 1	Lee/Lowen, Co-Chrs.; Hanohano, Thielen	H.B. No. 2059, HD 2, SD 2	Evans/Hashem/Woodson, Co-Chrs.; Fale
H.B. No. 1943, HD 2, SD 2	Lee/Kawakami/Nishimoto, Co-Chrs.; Yamashita, Thielen	H.B. No. 2060, HD 2, SD 2	Lee/Tsuji/Lowen, Co-Chrs.; Hanohano, Thielen
H.B. No. 1950, HD 2, SD 1	McKelvey/Nishimoto, Co-Chrs.; Lee, McDermott	H.B. No. 2072, HD 1, SD 2	Takai/Tokioka, Co-Chrs.; Awana, Ward

H.B. No. 2073, HD 1, SD 1	Takai/Yamashita, Co-Chrs.; Ito, Ward	H.B. No. 2251, HD 1, SD 1	Hashem/Woodson, Co-Chrs.; Jordan, Ward
H.B. No. 2074, SD 1	Takai/Belatti/Yamashita, Co-Chrs.; Ward	H.B. No. 2253, HD 1, SD 2	Tsuji/Takayama, Co-Chrs.; Tokioka, Ward
H.B. No. 2094, HD 1, SD 1	Belatti/Morikawa, Co-Chrs.; Hashem, Fukumoto	H.B. No. 2257, HD 2, SD 2	Takumi/Nakashima/Nishimoto, Co-Chrs.; Fale
H.B. No. 2101, HD 1, SD 2	Hanohano/Evans/Nishimoto, Co-Chrs.; Say, Matsumoto	H.B. No. 2273, SD 2	Yamane/McKelvey/Takayama, Co-Chrs.; Aquino, McDermott
H.B. No. 2109, HD 2, SD 1	Takumi/Luke, Co-Chrs.; Ichiyama, Fale	H.B. No. 2276, HD 1, SD 2	Takumi/Luke, Co-Chrs.; Ichiyama, Fale
H.B. No. 2115, HD 1, SD 2	Carroll/Nishimoto, Co-Chrs.; Kobayashi, Fukumoto	H.B. No. 2277, HD 1, SD 2	Belatti/Luke, Co-Chrs.; Morikawa, Fukumoto
H.B. No. 2116, HD 2, SD 1	Carroll/Rhoads, Co-Chrs.; Awana, Fukumoto	H.B. No. 2281, SD 1	Luke, Chr.; Nishimoto, Johanson
H.B. No. 2139, HD 1, SD 1	Rhoads, Chr.; Belatti, Lee, Thielen	H.B. No. 2282, HD 1, SD 2	Tsuji/Luke, Co-Chrs.; Choy, Tokioka, Ward
H.B. No. 2147, HD 1, SD 2	Yamane/McKelvey/Nishimoto, Co-Chrs.; Takayama, McDermott	H.B. No. 2286, HD 3, SD 2	Hanohano/Hashem/Cullen, Co-Chrs.; Nishimoto, Say, Fale
H.B. No. 2150, HD 1, SD 1	Tsuji/Takayama, Co-Chrs.; Ito, Ward	H.B. No. 2288, HD 1, SD 1	Hanohano/Evans/Cullen, Co-Chrs.; Say, Fale
H.B. No. 2152, HD 1, SD 2	Tsuji/Onishi, Co-Chrs.; Ito, Ward	H.B. No. 2292, HD 1, SD 2	Belatti/Carroll/Luke, Co-Chrs.; Jordan, Fukumoto
H.B. No. 2163, HD 2, SD 1	Carroll/Rhoads, Co-Chrs.; Kawakami, Fukumoto	H.B. No. 2293, HD 2, SD 2	Carroll/Belatti/Kobayashi, Co-Chrs.; Morikawa, Fukumoto
H.B. No. 2169, HD 1, SD 1	Brower/Luke, Co-Chrs.; Awana, Johanson	H.B. No. 2294, HD 1, SD 2	Carroll/Belatti/Kobayashi, Co-Chrs.; Morikawa, Fukumoto
H.B. No. 2170, HD 2, SD 2	Brower/Luke, Co-Chrs.; Tokioka, Johanson	H.B. No. 2304, HD 2, SD 2	Belatti/McKelvey, Co-Chrs.; Creagan, Fukumoto
H.B. No. 2178, HD 2, SD 1	Wooley/Onishi, Co-Chrs.; Matsumoto	H.B. No. 2312, HD 2, SD 1	Lee/Luke, Co-Chrs.; Cullen, Lowen, Thielen
H.B. No. 2179, HD 1, SD 1	Wooley/Onishi, Co-Chrs.; Nakashima, Matsumoto	H.B. No. 2320, HD 1, SD 1	Belatti, Chr.; Morikawa, Fukumoto
H.B. No. 2180, HD 1, SD 1	Wooley/Choy/Onishi, Co-Chrs.; Ichiyama, Matsumoto	H.B. No. 2333, HD 2, SD 1	Aquino/Rhoads/Ing, Co-Chrs.; McDermott
H.B. No. 2188, HD 1, SD 1	Hashem/Woodson, Co-Chrs.; Jordan, Oshiro, Ward	H.B. No. 2338, SD 2	Nishimoto, Chr.; Tsuji, Ward
H.B. No. 2205, HD 1, SD 1	Rhoads, Chr.; Lee, Nakashima, Thielen	H.B. No. 2347, HD 2, SD 1	Aquino/Nakashima/Tokioka, Co-Chrs.; McDermott
H.B. No. 2213, HD 1, SD 1	Belatti/Ing, Co-Chrs.; Woodson, Fukumoto	H.B. No. 2363, HD 2, SD 2	Aquino/Creagan/Ing, Co-Chrs.; Takayama, McDermott
H.B. No. 2217, HD 2, SD 1	Nakashima/Tsuji/Yamashita, Co-Chrs.; Ward	H.B. No. 2365, HD 1, SD 1	Aquino/McKelvey/Luke, Co-Chrs.; Yamane, McDermott
H.B. No. 2224, HD 2, SD 2	Belatti/McKelvey/Jordan, Co-Chrs.; Fukumoto	H.B. No. 2400, SD 1	Nakashima/McKelvey/Nishimoto, Co-Chrs.; Har, Hashem, Yamashita, Johanson
H.B. No. 2243, HD 1, SD 1	Aquino/Har, Co-Chrs.; Kawakami, McDermott	H.B. No. 2401, HD 2, SD 2	Hashem/McKelvey/Rhoads, Co-Chrs.; Oshiro, Woodson, Ward
H.B. No. 2246, HD 1, SD 1	Rhoads/Ing, Co-Chrs.; Creagan, Thielen	H.B. No. 2413, HD 1, SD 1	Nakashima/Creagan/Woodson, Co-Chrs.; Johanson

H.B. No. 2426, HD 1, SD 2 Yamane/Wooley/Luke, Co-Chrs.; Yamashita, McDermott

H.B. No. 2427, HD 1, SD 1 Luke, Chr.; Nishimoto, Woodson, Johanson

H.B. No. 2434, HD 2, SD 2 Brower/Tokioka, Co-Chrs.; Evans, Fale

H.B. No. 2448, HD 2, SD 1 Hashem/Woodson, Co-Chrs.; Jordan, Oshiro, Ward

H.B. No. 2464, HD 1, SD 1 Yamashita, Chr.; Onishi, Wooley, Johanson

H.B. No. 2468, SD 2 Tsuji/Wooley/Onishi, Co-Chrs.; Matsumoto

H.B. No. 2478, HD 1, SD 2 Carroll/Kobayashi, Co-Chrs.; Kawakami, Fukumoto

H.B. No. 2482, HD 1, SD 1 McKelvey/Rhoads, Co-Chrs.; Brower, McDermott

H.B. No. 2490, HD 2, SD 2 Carroll/Creagan/Ing, Co-Chrs.; Awana, Thielen

H.B. No. 2507, HD 1, SD 1 Luke, Chr.; Jordan, Kobayashi

H.B. No. 2509, HD 1, SD 2 Lee/Lowen, Co-Chrs.; Rhoads, Thielen

H.B. No. 2518, HD 1, SD 1 Tsuji/Takayama, Co-Chrs.; Awana, Tokioka, Ward

H.B. No. 2521, HD 1, SD 1 Aquino/Luke, Co-Chrs.; Evans, Takayama, McDermott

H.B. No. 2543, SD 1 Lee/Cullen, Co-Chrs.; Kawakami, Thielen

H.B. No. 2560, HD 2, SD 2 Hashem/Carroll/Wooley, Co-Chrs.; Kobayashi, Ward

H.B. No. 2573, HD 1, SD 1 Takai, Chr.; Ito, Onishi, Ward

H.B. No. 2576, HD 1, SD 2 Takumi/Woodson, Co-Chrs.; Fale

H.B. No. 2581, HD 3, SD 2 Belatti/McKelvey/Nishimoto, Co-Chrs.; Lee, Oshiro, McDermott

H.B. No. 2590, HD 1, SD 2 Rhoads/Ing, Co-Chrs.; Creagan, Thielen

H.B. No. 2597, HD 2, SD 1 Takumi/Nakashima/Nishimoto, Co-Chrs.; Fale

H.B. No. 2598, HD 1, SD 2 Ohno/Woodson, Co-Chrs.; Fale

H.B. No. 2611, SD 2 Nishimoto/Luke, Co-Chrs.; Johanson

H.B. No. 2618, HD 2, SD 2 Lee/Kawakami/Nishimoto, Co-Chrs.; Hanohano, Thielen

H.B. No. 2620, HD 1, SD 2 Lee/Choy/Cullen, Co-Chrs.; Lowen, Thielen

H.B. No. 2626, HD 2, SD 2 Tsuji/Luke, Co-Chrs.; Cachola, Ward

H.B. No. 2654, HD 1, SD 2 Har/Takayama, Co-Chrs.; Thielen

H.B. No. 2656, HD 1, SD 1 Hashem/Woodson, Co-Chrs.; Oshiro, Ward

House Communication dated April 14, 2014, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the Speaker has this day appointed as Conferees on the part of the House for the consideration of amendments proposed by the House to the following Senate Bills:

S.B. No. 41, SD 1, HD 1 McKelvey, Chr.; Evans, McDermott

S.B. No. 60, SD 1, HD 1 Carroll/Rhoads, Co-Chrs.; Har, Oshiro, Fukumoto

S.B. No. 499, SD 1, HD 2 McKelvey/Rhoads, Co-Chrs.; Ito, McDermott

S.B. No. 632, SD 2, HD 1 Lee/Rhoads/Lowen, Co-Chrs.; Ing, Thielen

S.B. No. 651, SD 2, HD 2 Hashem/Rhoads, Co-Chrs.; Ing, Thielen

S.B. No. 702, SD 2, HD 2 Carroll/Rhoads/Kobayashi, Co-Chrs.; Har, Fukumoto

S.B. No. 718, SD 2, HD 1 Tsuji/Cullen, Co-Chrs.; Brower, Tokioka, Ward

S.B. No. 1007, SD 2, HD 2 Evans/Cullen/Rhoads/Nishimoto, Co-Chrs.; Lowen, Matsumoto

S.B. No. 1015, SD 1, HD 1 Aquino/Rhoads, Co-Chrs.; Yamane, McDermott

S.B. No. 1043, SD 1, HD 1 Lee/Kawakami/Nishimoto, Co-Chrs.; Hanohano, Thielen

S.B. No. 1179, SD 1, HD 2 Aquino/Rhoads/Ing, Co-Chrs.; Takayama, McDermott

S.B. No. 1233, HD 1 Belatti/Nakashima/Morikawa, Co-Chrs.; Carroll, Jordan, Fukumoto

S.B. No. 1236, SD 1, HD 2 Tsuji/McKelvey, Co-Chrs.; Nakashima, Ward

S.B. No. 1249, SD 2, HD 1 Rhoads/Luke, Co-Chrs.; Kawakami, Thielen

S.B. No. 2009, SD 2, HD 1 Carroll/Jordan, Co-Chrs.; Onishi, Oshiro, Fukumoto

S.B. No. 2039, HD 1 Choy/Onishi, Co-Chrs.; Ichiyama, Wooley, Matsumoto

S.B. No. 2042, HD 1 Takai/Brower/Tokioka, Co-Chrs.; Awana, Fale

S.B. No. 2048, SD 1, HD 2 McKelvey/Rhoads, Co-Chrs.; Kawakami, Lee, Thielen

S.B. No. 2054, SD 3, HD 3 Belatti/McKelvey/Luke, Co-Chrs.; Morikawa, Nishimoto, Fukumoto

S.B. No. 2057, SD 2, HD 1	Carroll/Belatti/Kobayashi, Co-Chrs.; Morikawa, Fukumoto	S.B. No. 2300, SD 1, HD 1	Aquino/McKelvey, Co-Chrs.; Cachola, McDermott
S.B. No. 2073, SD 1, HD 1	Nakashima/Luke, Co-Chrs.; Yamashita, Johanson	S.B. No. 2305, SD 1, HD 1	Aquino/Nishimoto, Co-Chrs.; Ichiyama, McDermott
S.B. No. 2074, SD 1, HD 1	Nakashima/Luke, Co-Chrs.; Yamashita, Johanson	S.B. No. 2308, SD 1, HD 1	Aquino/Ing, Co-Chrs.; Takayama, McDermott
S.B. No. 2075, HD 1	Nakashima/Luke, Co-Chrs.; Yamashita, Johanson	S.B. No. 2315, SD 1, HD 1	Aquino/Ing, Co-Chrs.; Takayama, McDermott
S.B. No. 2079, SD 2, HD 1	Tsuji/Takayama, Co-Chrs.; Tokioka, Ward	S.B. No. 2330, SD 1, HD 1	Hanohano/Kawakami, Co-Chrs.; Ito, Say, Fale
S.B. No. 2082, SD 1, HD 2	Evans/Rhoads/Lowen, Co-Chrs.; Har, Say, Matsumoto	S.B. No. 2345, SD 1, HD 1	McKelvey/Luke, Co-Chrs.; Morikawa, Takayama, McDermott
S.B. No. 2094, SD 1, HD 1	Rhoads, Chr.; Creagan, Thielen	S.B. No. 2346, SD 1, HD 2	Belatti/Luke, Co-Chrs.; Awana, Kobayashi, Fukumoto
S.B. No. 2110, SD 2, HD 1	Wooley/Onishi, Co-Chrs.; Brower, Matsumoto	S.B. No. 2348, SD 2, HD 1	Belatti/Morikawa, Co-Chrs.; Oshiro, Fukumoto
S.B. No. 2118, HD 1	Rhoads/Ing, Co-Chrs.; Belatti, Thielen	S.B. No. 2365, SD 2, HD 2	Nakashima/McKelvey/Yamashita, Co-Chrs.; Creagan, Johanson
S.B. No. 2134, SD 1, HD 1	Takumi/Woodson, Co-Chrs.; Ichiyama, Fale	S.B. No. 2368, SD 1, HD 1	McKelvey/Rhoads/Morikawa, Co-Chrs.; Belatti, Har, McDermott
S.B. No. 2194, SD 1, HD 2	Belatti/McKelvey/Luke, Co-Chrs.; Cachola, Creagan, McDermott	S.B. No. 2391, SD 2, HD 1	Evans/Lowen, Co-Chrs.; Kawakami, Matsumoto
S.B. No. 2196, SD 2, HD 1	Lee/Luke, Co-Chrs.; Wooley, Thielen	S.B. No. 2399, SD 2, HD 1	Tsuji/Carroll/Takayama, Co-Chrs.; Awana, Ward
S.B. No. 2198, SD 1, HD 1	Lee/Tsuji/Ing, Co-Chrs.; Cullen, Lowen, Thielen	S.B. No. 2410, SD 1, HD 1	Yamashita, Chr.; Morikawa, Nishimoto, Johanson
S.B. No. 2223, HD 2	Carroll/Rhoads, Co-Chrs.; Ito, Thielen	S.B. No. 2411, SD 1, HD 1	Luke, Chr.; Jordan, Johanson
S.B. No. 2241, SD 1, HD 2	Wooley/Evans/Onishi, Co-Chrs.; Brower, Kobayashi, Matsumoto	S.B. No. 2421, SD 2, HD 1	Takumi/Woodson, Co-Chrs.; Ichiyama, Fale
S.B. No. 2246, SD 2, HD 2	Har/Luke, Co-Chrs.; Lee, Thielen	S.B. No. 2424, SD 2, HD 1	Takumi/Yamashita, Co-Chrs.; Aquino, Fale
S.B. No. 2250, SD 2, HD 1	McKelvey/Rhoads/Cullen, Co-Chrs.; Evans, Onishi, McDermott	S.B. No. 2431, SD 1, HD 1	Brower/Tokioka, Co-Chrs.; Awana, Fale
S.B. No. 2260, SD 2, HD 2	Nakashima/Yamashita, Co-Chrs.; Cullen, Johanson	S.B. No. 2434, SD 2, HD 1	Belatti/Morikawa, Co-Chrs.; Kobayashi, Fukumoto
S.B. No. 2265, SD 1, HD 2	Hashem/Yamashita, Co-Chrs.; Woodson, Ward	S.B. No. 2442, SD 1, HD 1	Hashem/Woodson, Co-Chrs.; Tokioka, Ward
S.B. No. 2266, SD 1, HD 1	Hashem/Woodson, Co-Chrs.; Tokioka, Ward	S.B. No. 2452, HD 2	Belatti/Creagan, Co-Chrs.; Har, Thielen
S.B. No. 2274, SD 1, HD 1	Evans/Lee/Cullen, Co-Chrs.; Nishimoto, Matsumoto	S.B. No. 2465, SD 2, HD 2	Belatti/McKelvey/Morikawa, Co-Chrs.; Kobayashi, McDermott
S.B. No. 2288, SD 2, HD 1	Takumi/Woodson, Co-Chrs.; Say, Fale	S.B. No. 2469, SD 2, HD 3	Belatti/McKelvey/Nishimoto, Co-Chrs.; Creagan, Woodson, Fukumoto
S.B. No. 2294, SD 2, HD 1	Wooley/Evans/Yamashita, Co-Chrs.; Onishi, Matsumoto	S.B. No. 2470, SD 1, HD 1	Belatti/McKelvey/Luke, Co-Chrs.; Nishimoto, Yamashita, Johanson
S.B. No. 2296, SD 2, HD 2	Wooley/Onishi, Co-Chrs.; Awana, Matsumoto	S.B. No. 2472, SD 2, HD 3	Belatti/McKelvey/Morikawa, Co-Chrs.; Creagan, Kobayashi, Fukumoto



S.B. No. 2478, HD 2	Belatti/McKelvey, Co-Chrs.; Creagan, Jordan, McDermott	S.B. No. 2682, SD 1, HD 2	McKelvey/Rhoads, Co-Chrs.; Kawakami, Lee, McDermott
S.B. No. 2483, SD 1, HD 1	McKelvey/Rhoads/Jordan, Co-Chrs.; Evans, Ito, McDermott	S.B. No. 2687, SD 1, HD 2	Carroll/Rhoads, Co-Chrs.; Brower, Fukumoto
S.B. No. 2486, SD 1, HD 1	McKelvey/Nishimoto, Co-Chrs.; Onishi, Yamashita, Thielen	S.B. No. 2729, SD 2, HD 1	Yamane/Rhoads, Co-Chrs.; Yamashita, McDermott
S.B. No. 2487, SD 1, HD 2	Tsuji/McKelvey, Co-Chrs.; Choy, Kawakami, Ward	S.B. No. 2731, SD 2, HD 2	Yamane/Luke, Co-Chrs.; Ichiyama, Thielen
S.B. No. 2490, SD 2, HD 2	Belatti/McKelvey/Morikawa, Co-Chrs.; Creagan, Fukumoto	S.B. No. 2742, SD 1, HD 1	Takai/Cullen, Co-Chrs.; Choy, Ward
S.B. No. 2516, SD 2, HD 1	Takumi/Yamashita, Co-Chrs.; Cullen, Fale	S.B. No. 2758, SD 1, HD 1	McKelvey/Luke, Co-Chrs.; Cachola, Hashem, McDermott
S.B. No. 2517, SD 2, HD 1	Takumi/Yamashita, Co-Chrs.; Cullen, Fale	S.B. No. 2768, SD 2, HD 2	Takumi/Woodson, Co-Chrs.; Aquino, Awana, Matsumoto
S.B. No. 2519, SD 1, HD 1	Luke, Chr.; Morikawa, Johanson	S.B. No. 2779, SD 1, HD 1	Luke, Chr.; Hashem, Nishimoto, Johanson
S.B. No. 2533, SD 1, HD 1	Hashem/Yamashita, Co-Chrs.; Jordan, Ward	S.B. No. 2799, SD 2, HD 1	Hashem/Nakashima/Woodson, Co-Chrs.; Takayama, Ward
S.B. No. 2540, SD 2, HD 2	Carroll/Hashem/Kobayashi, Co-Chrs.; Ing, Ward	S.B. No. 2801, HD 1	McKelvey, Chr.; Evans, Ito, McDermott
S.B. No. 2541, SD 1, HD 1	Hashem/Carroll/Woodson, Co-Chrs.; Lowen, Ward	S.B. No. 2809, SD 1, HD 1	Lee/Kawakami/Nishimoto, Co-Chrs.; Lowen, Yamashita, Thielen
S.B. No. 2542, SD 1, HD 1	Hashem/Evans/Nishimoto, Co-Chrs.; Cullen, Ward	S.B. No. 2817, SD 2, HD 1	McKelvey/Hashem, Co-Chrs.; Tsuji, Thielen
S.B. No. 2574, SD 1, HD 2	Belatti/Rhoads/McKelvey, Co-Chrs.; Creagan, Nakashima, Fukumoto	S.B. No. 2820, SD 2, HD 2	Belatti/McKelvey/Kobayashi, Co-Chrs.; Yamashita, Matsumoto
S.B. No. 2577, SD 2, HD 2	Belatti/McKelvey/Rhoads, Co-Chrs.; Creagan, Fukumoto	S.B. No. 2821, SD 2, HD 1	McKelvey/Nishimoto, Co-Chrs.; Tokioaka, Tsuji, McDermott
S.B. No. 2581, SD 2, HD 1	McKelvey/Luke, Co-Chrs.; Kawakami, Yamashita, McDermott	S.B. No. 2829, SD 1, HD 1	Luke, Chr.; Kobayashi, Nishimoto, Johanson
S.B. No. 2583, SD 1, HD 1	Tsuji/Takayama, Co-Chrs.; Ito, Ward	S.B. No. 2832, SD 2, HD 1	Tsuji/Luke, Co-Chrs.; Choy, Ward
S.B. No. 2589, SD 2, HD 2	Yamane/Aquino/Takayama, Co-Chrs.; Cullen, McDermott	S.B. No. 2845, SD 1, HD 3	Carroll/Nakashima/Luke, Co-Chrs.; Kobayashi, Oshiro, Fukumoto
S.B. No. 2591, SD 1, HD 1	Rhoads, Chr.; Brower, Nakashima, Thielen	S.B. No. 2853, SD 2, HD 2	Belatti/Brower/Takayama, Co-Chrs.; Oshiro, Fukumoto
S.B. No. 2598, SD 1, HD 1	Takai/Tokioka, Co-Chrs.; Choy, Ward	S.B. No. 2855, SD 1, HD 1	Belatti/Luke, Co-Chrs.; Hashem, Fukumoto
S.B. No. 2609, SD 1, HD 2	Nakashima/Luke, Co-Chrs.; Nishimoto, Thielen	S.B. No. 2858, SD 1, HD 1	Lee/Nishimoto, Co-Chrs.; Say, Thielen
S.B. No. 2629, SD 1, HD 1	Rhoads/Ing, Co-Chrs.; Brower, Thielen	S.B. No. 2866, SD 1, HD 1	Belatti/Luke, Co-Chrs.; Morikawa, Woodson, Fukumoto
S.B. No. 2633, SD 1, HD 1	Evans, Chr.; Yamane, Fale	S.B. No. 2869, SD 2, HD 1	Belatti/Creagan, Co-Chrs.; Hashem, Fukumoto
S.B. No. 2634, SD 1, HD 2	Rhoads/Ing, Co-Chrs.; Brower, Thielen	S.B. No. 2874, HD 1	Evans/Hanohano/Lee, Co-Chrs.; Brower, Matsumoto
S.B. No. 2657, SD 2, HD 1	Lee/Kawakami, Co-Chrs.; Lowen, Onishi, Thielen	S.B. No. 2876, SD 2, HD 2	Evans/Rhoads/Lowen, Co-Chrs.; Hanohano, Fale

S.B. No. 2877, SD 1, HD 1	Evans/Lowen, Co-Chrs.; Hanohano, Say, Fale	S.B. No. 3064, SD 2, HD 1	Belatti/Nakashima/Luke, Co-Chrs.; Kobayashi, Ward
S.B. No. 2884, SD 2, HD 1	Aquino/Ing, Co-Chrs.; Yamane, McDermott	S.B. No. 3092, SD 2, HD 1	Choy/Cullen, Co-Chrs.; Hanohano, Nishimoto, Matsumoto
S.B. No. 2886, SD 1, HD 1	Luke, Chr.; Jordan, Takayama, Johanson	S.B. No. 3093, SD 1, HD 1	Choy/Onishi, Co-Chrs.; Ichiyama, Lowen, Matsumoto
S.B. No. 2895, SD 1, HD 1	Luke, Chr.; Cullen, Hashem, Johanson	S.B. No. 3094, SD 2, HD 2	McKelvey/Onishi, Co-Chrs.; Brower, Oshiro, McDermott
S.B. No. 2901, SD 1, HD 1	Yamane/Rhoads, Co-Chrs.; Creagan, Har, McDermott	S.B. No. 3099, SD 1, HD 1	Nakashima/Yamashita, Co-Chrs.; Ing, Johanson
S.B. No. 2902, SD 1, HD 2	Yamane/McKelvey/Morikawa, Co-Chrs.; Evans, Har, McDermott	S.B. No. 3103, SD 2, HD 1	Aquino/McKelvey/Nishimoto, Co-Chrs.; Yamane, Ward
S.B. No. 2905, SD 1, HD 2	Choy/Nishimoto, Co-Chrs.; Cullen, Takai, Matsumoto	S.B. No. 3107, SD 1, HD 1	Takai, Chr.; Ito, Onishi, Ward
S.B. No. 2913, SD 1, HD 1	Wooley/Creagan/Kawakami, Co-Chrs.; Brower, Matsumoto	S.B. No. 3121, SD 1, HD 1	Evans/Luke, Co-Chrs.; Lowen, Nishimoto, Matsumoto
S.B. No. 2916, SD 2, HD 1	Nakashima/Yamashita, Co-Chrs.; Woodson, Fukumoto	S.B. No. 3122, SD 2, HD 2	Evans/Hanohano/Luke, Co-Chrs.; Lee, Nishimoto, Fale
S.B. No. 2920, SD 2, HD 1	Wooley/Onishi, Co-Chrs.; Brower, Matsumoto	S.B. No. 3125, SD 2, HD 2	Takai/Tokioka, Co-Chrs.; Ito, Ward
S.B. No. 2934, SD 2, HD 1	Lee/Kawakami/Lowen, Co-Chrs.; Creagan, Thielen		
S.B. No. 2948, SD 1, HD 1	McKelvey/Nishimoto, Co-Chrs.; Har, Kawakami, Lee, McDermott		House Communication dated April 14, 2014, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has made the following changes to the conferees on the following measures:
S.B. No. 2953, SD 1, HD 3	Evans/Hanohano/Luke, Co-Chrs.; Cullen, Lee, Fale	S.B. No. 2609, SD 1, HD 2	House Conferees Added: Representative Ichiyama added as Conferee.
S.B. No. 2968, SD 2, HD 2	Brower/Luke, Co-Chrs.; Awana, Johanson	S.B. No. 2913, SD 1, HD 1	House Conferees Added: Representative Hashem added as Conferee.
S.B. No. 2975, SD 1, HD 1	Takumi/Luke, Co-Chrs.; Cullen, Matsumoto		House Communication dated April 14, 2014, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has made the following changes to the conferees on the following measure:
S.B. No. 2981, SD 2, HD 1	Tsuji/Luke, Co-Chrs.; Cachola, Wooley, Ward	S.B. No. 2913, SD 1, HD 1	House Conferees Changed: Representative McKelvey added as Co-Chair. Representative Creagan discharged as Co-Chair; Added as Member.
S.B. No. 3008, SD 1, HD 1	Lee/Lowen, Co-Chrs.; Ing, Thielen		
S.B. No. 3024, SD 2, HD 1	Brower/Evans/Tokioka, Co-Chrs.; Lowen, Fale		House Communication dated April 14, 2014, from Brian L. Takeshita, Chief Clerk of the House of Representatives, to the Honorable President and Members of the Senate, informing the Senate that the House has this day agreed to the amendments made by the Senate and passed the following House Bills on Final Reading:
S.B. No. 3026, SD 2, HD 1	Evans/Yamashita, Co-Chrs.; Nakashima, Fale		
S.B. No. 3036, SD 2, HD 1	Hanohano/Ichiyama/Cullen, Co-Chrs.; Choy, Fale	H.B. No. 33, SD 1	
S.B. No. 3039, SD 2, HD 1	Nakashima/Yamashita, Co-Chrs.; Ing, Johanson	H.B. No. 286, HD 1, SD 1	
S.B. No. 3042, SD 2, HD 1	McKelvey/Ing, Co-Chrs.; Evans, McDermott	H.B. No. 716, SD 1	
S.B. No. 3053, SD 2, HD 1	Yamane/Ichiyama/Cullen, Co-Chrs.; Cachola, Ward	H.B. No. 1300, HD 1, SD 1	
S.B. No. 3063, SD 2, HD 2	Evans/Hanohano/Cullen, Co-Chrs.; Nakashima, Thielen	H.B. No. 1503, HD 1, SD 1	
		H.B. No. 1660, HD 1, SD 1	
		H.B. No. 1830, HD 2, SD 1	
		H.B. No. 1866, HD 2, SD 2	
		H.B. No. 1881, SD 1	
		H.B. No. 1882, HD 2, SD 1	
		H.B. No. 1938, SD 1	
		H.B. No. 1977, HD 2, SD 1	
		H.B. No. 2045, HD 1, SD 1	
		H.B. No. 2269, HD 1, SD 1	
		H.B. No. 2496, HD 1, SD 1	
		H.B. No. 2666, HD 1, SD 2	