

30th LEGISLATURE, Regular Session of 2020

To our Licensees and other interested parties:

Following first crossover on Thursday, March 5, 2020, the below-listed measures have been transmitted to the Senate and House, respectively. Copies of the proposed measures and the bill status page can be obtained by clicking (CTRL + Click) on the relevant hyperlink.

For a copy of the 2020 Legislative Calendar, [CTRL + click here](#).

BILL NUMBER	Companion Bill	BILL STATUS	DESCRIPTION
HB2047 HD1	---	status	Establishes a task force within the Department of Health to identify therapies and home- and community-based care services that may benefit persons having fetal alcohol spectrum disorders, including therapies and treatments that may benefit them as adults. Requires the task force to recommend any necessary policy changes, rule changes, or legislation to increase access to these therapies and services. Requires a report to the Legislature. Effective 7/1/2050. (HD1)
HB2173 HD1	---	status	Requires consecutive terms of imprisonment for anyone convicted as a repeat or habitual offender if arising from same conduct as conviction for operating a vehicle without an ignition interlock device. Requires any person operating a vehicle with an ignition interlock to have government issued identification in their immediate possession. Extends the lookback period under provisions relating to ignition interlock requirements from five to ten years. Expands the offense of circumventing or tampering with an ignition interlock to include obscuring the camera lens. Effective 7/1/2050. (HD1)
HB2174 HD2	---	status	Defines "highly intoxicated driver". Provides the evidentiary standard for establishing that a person was a "highly intoxicated driver". Requires that ignition interlock devices be installed and maintained on one or more vehicles registered to and all vehicles operated by anyone convicted of operating a vehicle

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			under the influence of an intoxicant, during the applicable period of license revocation. Increases the license revocation period ordered by the Administrative Driver's License Revocation Office and extends the applicable lookback periods from five to ten years. Establishes higher penalties for a highly intoxicated driver operating a vehicle. Establishes higher penalties for offenses of operating a vehicle under the influence of an intoxicant. Effective 7/1/2050. (HD2)
HB2464 HD1	---	status	Imposes a fine of up to \$1,000 for the operation of a vehicle with .05 or more but less than .08 grams of alcohol in breath or blood. Effective 7/1/2050. (HD1)
HB2552 HD1	SB2975	status	Exempts applications for a class 1 license on land designated as agricultural by state or county zoning laws and for which the majority of the agricultural products used in the manufacturing of the liquor are grown and produced in the State by the license holder from the automatic refusal provision that may be invoked by a majority of nearby voters or real estate owners. Effective 7/1/2050. (HD1)
HB2726 HD1	---	status	Includes certain spirits-based beverages in the definition of cooler beverage. Establishes a separate tax rate for beer for small craft producer pubs. Takes effect on 7/1/2112. (HD1)
SB2034	---	status	Establishes enhanced penalties for multiple violations of the same liquor law by licensees in a county with a population of 500,000 or more under certain circumstances.
SB2234	---	status	Lowers the threshold blood alcohol concentration for the offense of operating a vehicle while under the influence of an intoxicant.
SB2241 SD1	---	status	Requires the liquor commission to record all complaints against any licensee, regardless of whether the complaint is filed during or after the occurrence of the violation. Requires the liquor commission to review the history of complaints against any applicant at the time of application

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			for a new license or renewal of an existing license. Takes effect 6/18/2050. (SD1)
SB2329 SD2	---	status	Requires consecutive terms of imprisonment for anyone convicted as a repeat or habitual offender if arising from same conduct as conviction for operating a vehicle without an interlock ignition device. Requires any person operating a vehicle with an ignition interlock to have government issued identification in their immediate possession. Expands the lookback period under provisions relating to ignition interlock requirements from five to ten years. Amends the sentencing guideline to be between six months and one year. Expands the offense of circumventing or tampering with an ignition interlock to include obscuring the camera lens. (SD2)
SB2350 SD2	---	status	Establishes a task force within the Department of Health to identify therapies and home- and community-based care services that may benefit persons having fetal alcohol spectrum disorders, including therapies and treatments that may benefit them as adults. Requires the task force to recommend any necessary policy changes, rule changes, or legislation to increase access to these therapies and services. Requires a report to the Legislature. Effective 7/1/2050. (SD2)
SB2975 SD1	HB2552	status	Exempts applications for a class 1 license on land designated as agricultural by state or county zoning laws and for which the majority of the agricultural commodities used in the manufacturing of the liquor are grown and produced in the State by the license holder from the automatic refusal provision that may be invoked by a majority of nearby voters or real estate owners. (SD1)
SB3119 SD1	---	status	Amends or repeals various provisions of the Hawaii Revised Statutes or the Session Laws of Hawaii for the purposes of correcting errors and references, clarifying language, or deleting obsolete or unnecessary provisions. (SD1)