

MINUTES

MONTANA HOUSE OF REPRESENTATIVES
51st LEGISLATURE - REGULAR SESSION

COMMITTEE ON STATE ADMINISTRATION

Call to Order: By Chairman Jan Brown, on March 15, 1989, at 9:00 a.m.

ROLL CALL

Members Present: All present, except:

Members Excused: Reps. O'Connell and Moore

Members Absent: None

Staff Present: Judy Burggraff, Secretary; Lois Menzies, Staff Researcher

Announcements/Discussion: Chairman Brown announced that Lois Menzies does not have all of the information ready on HB 357. We will work on that tomorrow.

HEARING ON SB 325

Presentation and Opening Statement by Sponsor: Sen. Bill Yellowtail, Senate District 50, Big Horn County, introduced the bill. Under current law, the 15-member Montana Arts Council serves without compensation; however, members are reimbursed for travel expenses. This bill permits Council members to receive a salary of \$50 a day. Members will continue to be reimbursed for travel expenses.

Sen. Yellowtail said that the Montana Arts Council is the last such council in state government to be left without compensation when they attend board meetings. He said that they do receive compensation for mileage and per diem costs.

Testifying Proponents and Who They Represent:

David Nelson, Executive Director, Montana Arts Council

Gloria Hermanson, Montana Cultural Advocacy

Proponent Testimony:

DAVID NELSON, Executive Director, of the Montana Arts Council said the Council is a hard working group as Sen. Yellowtail can attest to as he served on the Council for a number of years. It is modeled after every other council and commission that does receive the honorarium. Mr. Nelson said that the bill would just be dealing with an oversight.

The people that serve in the Council are very generous with their time, but different issues have appeared such as day care and artists' loss of income while they are serving. Mr. Nelson said the bill is fair and just, and he would appreciate the Committee's support.

GLORIA HERMANSON, representing the Montana Cultural Advocacy, said she rises in support of the bill.

Testifying Opponents and Who They Represent: None

Questions From Committee Members:

REP. DEBRUYCKER asked when the Montana Arts Council was formed and what are its duties. Mr. Nelson said that the Montana Arts Council was formed in approximately 1970. Its role is to support the cultural community in this state, which it does through a variety of mechanisms. Those mechanisms include grantee technical assistance and a variety of programs with the schools that provides residency for artists in the school system.

REP. WESTLAKE asked how many times a year does the Council meet. Mr. Nelson said that they meet four times a year.

Closing by Sponsor: Sen. Yellowtail said that this is a very straightforward bill. He referred the Committee to the fiscal note. He said this is a relatively low-impact bill, costing a total of \$6,000, of which only \$3,000 must come from Montana sources. The other \$3,000 comes from federal matching monies.

DISPOSITION OF SB 325

Motion: REP. NELSON moved SB 325 BE CONCURRED IN.

Discussion: None

Amendments, Discussion, and Votes: None

Recommendation and Vote: The motion CARRIED 11 - 5, with Reps. DeBruycker, Hayne, Roth, Campbell and Phillips voting no. Rep. Russell will carry this bill on the House floor.

HEARING ON SB 178

Presentation and Opening Statement by Sponsor: Sen. Bill Yellowtail, Senate District 50, Big Horn County, introduced the bill. Under current law, a member of the Firefighters' Unified Retirement System hired before July 1, 1981, or his surviving spouse or dependent children is entitled to receive a supplemental allowance that when added to the

member's service retirement allowance may not be less than one-half the salary paid to a newly-confirmed firefighter of the city that last employed him as a firefighter. This bill extends this benefit enhancement to members hired on or after July 1, 1981, who have both completed 25 years of service and reached age 50 as an active firefighter and to their beneficiaries. The supplemental allowances will be funded through an existing tax of 1.5 percent on the fire portion of direct insurance premiums. If the funds are insufficient to fully fund the supplemental allowances, the allowances must be reduced by an equal percentage so that the amount available for funding is not exceeded.

Testifying Proponents and Who They Represent:

Tim Bergstrom, Montana State Firemens' Association

Edward Flies, Montana State Council of Professional Firefighters

Proponent Testimony:

TIM BERGSTROM, representing the Montana State Firemens' Association, distributed to the Committee a packet of materials including information on the Firefighters' Unified Retirement System (Exhibit 1) and one copy of his written testimony (Exhibit 2).

EDWARD FLIES, representing the Montana State Council of Professional Firefighters, said we stand in support of this bill.

Testifying Opponents and Who They Represent: None

Questions From Committee Members:

REP. ROTH said that the fiscal note indicates that under the current law, the general fund would be reduced \$49,000. At the bottom of the fiscal note it says, it would be increased by approximately \$49,000. He asked for an explanation. Mr. Bergstrom said that the validity of the fiscal note was questioned when it was first produced in the Senate Committee. Larry Nachtsheim from the Public Employees' Retirement Division also questioned that. The letter that we were provided by Alton P. Hendrickson, an actuary, says that there is no fiscal impact.

Closing by Sponsor: Sen. Yellowtail said that he wants the Committee to know that the bill is actuarially sound. There also is the safety clause which is written into the bill that says if the funds fall short, the benefits are prorated downward. So there would be no burden on the state from an unforeseen shortfall.

DISPOSITION OF SB 178

Motion: REP. COCCHIARELLA moved SB 178 BE CONCURRED IN.

Discussion: REP. DEBRUYCKER said that the employee's contribution is six percent. The state pays 13 percent. He asked if that isn't high. Lois Menzies said it isn't high when you consider that the employer is not contributing for social security,

Amendments, Discussion, and Votes: None

Recommendation and Vote: The motion CARRIED unanimously. Rep. Spaeth will carry this bill on the House floor.

HEARING ON HJR 30

Presentation and Opening Statement by Sponsor: Rep. Robert Clark, House District 31, introduced the resolution. This resolution acknowledges the Legislature's support for the Great Montana Centennial Cattle Drive from Roundup to Billings beginning September 4, 1989, and ending September 9, 1989. Rep. Clark said that the cattle drive is being sponsored in part by the Latigo Corporation. Ten thousand cattle are to take part in the drive. He said, "They say that if they get 10,000 cattle for the drive, that the front part of the herd will be at the end of the day when the back part is just starting to move. They plan on working about ten miles a day. It should be a fun time for everybody involved."

Testifying Proponents and Who They Represent:

Carol Mosher, Montana Stockgrowers and the Montana Cattle Women

Leo Ellingson, Centennial Director

Proponent Testimony:

CAROL MOSHER, representing the Montana Stockgrowers and the Montana Cattle Women, said it gives her great pleasure to testify in support of this bill. She said we are looking forward to this, and many of our members are planning on putting cattle in the drive. Many of us are planning on

taking our horses and being part of the drive. Our group is looking into feeding some of the crew some place along the line. We think it will be great fun. We urge your support of this resolution.

LEO ELLINGSON, the Centennial Director, said that the cattle drive has been sanctioned by the Montana Centennial Commission.

Testifying Opponents and Who They Represent: None

Questions From Committee Members:

REP. ROTH asked if anyone has filed an environmental impact statement on this. Rep. Clark said he thinks that was considered, and he doesn't know what the outcome was.

REP. NELSON said that you want to keep in mind that the scenery only changes for the lead cow.

Closing by Sponsor: None

DISPOSITION OF HJR 30

Motion: REP. CAMPBELL moved HJR 30 DO PASS.

Discussion: None

Amendments, Discussion, and Votes: None

Recommendation and Vote: The motion CARRIED unanimously.

HEARING ON SB 439

Presentation and Opening Statement by Sponsor: Sen. William Farrell, Senate District 31, Missoula, introduced the bill. This bill, requested by the Senate State Administration Committee, revises several provisions concerning the Montana Statehood Centennial Commission and Office. The bill revises the Centennial Office's rulemaking authority regarding endorsement of centennial projects. It also provides that proceeds from the sale of commemorative license plates after November 30, 1989, must be deposited in the general fund.

Sen. Farrell said that this bill applies to the Lieutenant Governor's Office. He said that about a year ago we started running into problems concerning authority to check people's record on the exclusivity of centennial projects. These are temporary rules. This bill was drafted by the former Lieutenant Governor and during the switch of administrations it got lost, and we have to bring it in a committee bill.

Testifying Proponents and Who They Represent:

Leo Ellingson, Centennial Office

Proponent Testimony:

LEO ELLINGSON, the Centennial Office Director, said that the bill is primarily a housekeeping one in order to provide for an audit, if we should find it necessary, of anyone who has been given a grant or a centennial endorsement including using the centennial logan, perhaps without authorization or if they misrepresent centennial products.

Testifying Opponents and Who They Represent: None

Questions From Committee Members:

REP. WHALEN said that the bill states that you are not to use the centennial logo without authorization. He said that he picked up a roll of the centennial logos in the Governor's office, and that he has put them on all of his mail. He asked if that would be deemed as unauthorized use of the centennial logo. Sen. Farrell said that would not be unauthorized use of the logo as all of the state agencies and others are authorized to use the logo.

Closing by Sponsor: Rep. Farrell said that the problem that this bill is to correct came up a year ago. He said that he really doubts if they will have to use this very long. This bill will give temporary authority until December 31 of this year.

DISPOSITION OF SB 439

Motion: REP. DEBRUYCKER moved that SB 439 BE CONCURRED IN.

Discussion: None

Amendments, Discussion, and Votes: None

Recommendation and Vote: The motion CARRIED unanimously. Rep. Spring will carry this bill on the House floor.

HEARING ON SB 381

Presentation and Opening Statement by Sponsor: Sen. William Farrell, Senate District 31, Missoula, introduced the bill. This bill increases the attorneys' license tax from \$10 a year to \$25 a year. The bill is effective January 1, 1990, and applies to the license tax for years beginning after December 31, 1989.

Sen. Farrell said that originally this bill was in response to a bill that passed the Senate for pay increases for judges. He said that he set the fee at \$250, and the Senate amended it to \$25. Sen. Farrell said he is satisfied with this. Since 1910, the fee has been \$10 for an attorney to license in the state of Montana. That money goes into the general fund and is reverted to the supreme court to operate and process the license for an attorney. The \$25 will more than cover the cost, but the \$10 is less than what it costs for the license fee to be processed. He equated the \$10 fee to the \$5 speeding ticket as it costs more to process the fees than they are collecting for it.

Testifying as Neither a Proponent nor Opponent and Who They Represent:

Ed Smith, Clerk of the Supreme Court

Allen Chronister, State Bar of Montana

Proponent Testimony:

ED SMITH, Clerk of the Supreme Court, said he is here to provide information to the Committee. The attorney licensing tax was \$5 from 1917 until 1971. It was then increased to \$10. The \$10 rate has been in effect for about 28 years. A time cost analysis was made a few years back. It found that it costs in excess of \$13 an hour just to process the information. He said that he thinks the \$25 fee is a pretty fair figure. The Court also stated that they want to retain the fee because it allows them to control who is practicing in Montana.

ALLEN CHRONISTER, representing the state bar of Montana, said that we appreciate Sen. Farrell's statement in support of the \$25 level. He said that they understand the collection costs from the standpoint of the Clerk of the Supreme Court. He said we did oppose the bill in the Senate at \$250 for a number of reasons. As long as it stays at \$25, we will not oppose it.

Testifying Opponents and Who They Represent: None

Questions From Committee Members:

REP. ROTH asked where all the money will go. Ed Smith said that the money goes into the general fund and does not revert to the Supreme Court. The Supreme Court is given their appropriation by the Legislature.

REP. WHALEN asked how much money the fee will raise at \$25. Sen. Farrell said that with 27,017 attorneys it will come to about \$40,000. REP. WHALEN said that a number of years ago the city of Billings tried to levy a license fee on a variety of professional people. The Yellowstone County bar

challenged that saying that the Supreme Court had the exclusive authority to license and regulate the law. He asked how fees imposed by state or county governments are meshed with the fees that must be paid to the state bar. Allen Chronister said since the new Montana Constitution, whenever the issue has made its way to the Supreme Court, the Court has held that under article VII, section 2, of the Montana Constitution, there is a reference to the Supreme Court's power to regulate the admission to practice by attorneys. The Supreme Court has construed that clause to give it the exclusive jurisdiction to the exclusion of any other body, including the Legislature, to impose preconditions upon the practice of law.

REP. DEBRUYCKER said that the fiscal note states that there is a ten percent delinquency on payment of the license fees. He asked what happens to that ten percent who fail to pay. Ed Smith said that if after three years they still have not paid, they would be stricken from the rolls and would have to institute proceedings with the court in order to practice.

REP. CAMPBELL asked how much revenue this bill would generate. Ed. Smith said that currently they are collecting approximately \$27,000 and it should go up to around \$40,000.

Closing by Sponsor: Sen. Farrell said that the purpose of the bill now is to take care of the expenses the state is already paying for out of the general fund.

DISPOSITION OF SB 381

Motion: REP. ROTH moved SB 381 BE CONCURRED IN. REP. CAMPBELL made a substitute motion that SB 381 BE NOT CONCURRED IN.

Discussion: None

Amendments, Discussion, and Votes: The motion FAILED 1 - 15, with Rep. Campbell voting yes. REP. ROTH voted to reverse the vote. The motion FAILED as the vote was not unanimous.

Recommendation and Vote: A vote was taken on the original motion that SB 381 BE CONCURRED IN. The motion CARRIED 15 - 1, with Rep. Campbell voting no. Rep. Whalen will carry this bill on the House floor.

DISPOSITION OF SB 296

Hearing Date: March 10, 1989

Motion: REP. DEBRUYCKER moved SB 296 BE CONCURRED IN.

Discussion: None

Amendments, Discussion, and Votes: Lois Menzies distributed the amendments (Exhibit 3) and explained them. She said that the first three amendments were sponsor amendments. Amendments number 1 and number 3 and half of number 2 have already been adopted by the Committee.

REP. ROTH said he does not think that the meetings should be announced. The purpose of an inspection is to find out what is really going on. We all know that an announced inspection certainly has an effect on what they see. He said he would not support the removal of the announced portion.

LOIS MENZIES said that apparently there are two types of inspections: the announced inspection and the unannounced inspection. When "announced" is put in the bill in various places, it says that they must be handled jointly. When they are unannounced, there is no requirement that the agencies go in together to inspect a facility.

REP. COCCHIARELLA said that amendment No. 6 is the one that she had trouble with in the testimony. REP. COCCHIARELLA moved to segregate amendment No. 6 from Nos. 1 through 5.

The motion CARRIED 16 - 2, with Reps. Whalen and Campbell voting no.

REP. ROTH moved that amendments 1 - 5 be adopted. The motion CARRIED unanimously.

REP. ROTH moved amendment No. 6 for the sake of discussion. He asked why we have to mandate a joint agreement between the agencies. If agencies need such an agreement, they can enter into them, but they don't have to. If it makes it difficult for them to get the inspection completed, let's give them the option to enter into an agreement. If we force them into an agreement, it makes the procedure that much more difficult.

REP. ROTH said that this bill will have to go back to the Senate anyway, and they will get into a conference committee and get this worked out with those that know what is going on. Let's go ahead and vote on this and get it over with.

The motion on amendment No. 6 CARRIED 14 - 2, with REPS. GERVAIS AND COCCHIARELLA voting no.

Recommendation and Vote: REP. ROTH moved SB 296 BE CONCURRED IN AS AMENDED. The motion CARRIED with REP. DEBRUYCKER voting no.

ADJOURNMENT

Adjournment At: 10:20 a.m.


REP. JAN BROWN, Chairman

JB/jb

6014.min

DAILY ROLL CALL

STATE ADMINISTRATION COMMITTEE

51th LEGISLATIVE SESSION -- 1989

Date March 15, 1989

NAME	PRESENT	ABSENT	EXCUSED
Rep. Jan Brown, Chairman	✓		
Rep. Helen O'Connell, Vice Ch.			✓
Rep. Vicki Cocchiarella	✓		
Rep. Ervin Davis	✓		
Rep. Floyd "Bob" Gervais	✓		
Rep. Janet Moore			✓
Rep. Angela Russell	✓		
Rep. Carolyn Squires	✓		
Rep. Vernon Westlake	✓		
Rep. Timothy Whalen	✓		
Rep. Bud Campbell	✓		
Rep. Duane Compton	✓		
Rep. Roger DeBruycker	✓		
Rep. Harriet Hayne	✓		
Rep. Richard Nelson	✓		
Rep. John Phillips	✓		
Rep. Rande Roth	✓		
Rep. Wilbur Spring, Jr.	✓		

STANDING COMMITTEE REPORT

March 15, 1989

Page 1 of 1

Mr. Speaker: We, the committee on State Administration report that SENATE BILL 325 (third reading copy -- blue) be concurred in .

Signed: Jan Brown
Jan Brown, Chairman

[REP. RUSSELL WILL CARRY THIS BILL ON THE HOUSE FLOOR]

STANDING COMMITTEE REPORT

March 15, 1989

Page 1 of 1

Mr. Speaker: We, the committee on State Administration report that SENATE BILL 178 (third reading copy -- blue) be concurred in .

Signed: Jan Brown, Chairman

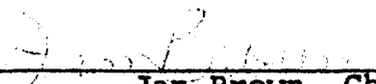
[REP. SPAETH WILL CARRY THIS BILL ON THE HOUSE FLOOR]

STANDING COMMITTEE REPORT

March 15, 1989

Page 1 of 1

Mr. Speaker: We, the committee on State Administration report that HOUSE JOINT RESOLUTION 30 (first reading copy -- white) do pass .

Signed: 
Jan Brown, Chairman

STANDING COMMITTEE REPORT

March 15, 1989

Page 1 of 1

Mr. Speaker: We, the committee on State Administration report that SENATE BILL 381 (third reading copy -- blue) be concurred in .

Signed: _____
Jan Brown, Chairman

[REP. WHALEN WILL CARRY THIS BILL ON THE HOUSE FLOOR]

STANDING COMMITTEE REPORT

March 15, 1989

Page 1 of 1

Mr. Speaker: We, the committee on State Administration report that SENATE BILL 439 (third reading copy -- blue) be concurred in .

Signed: Jan Brown
Jan Brown, Chairman

[REP. SPRING WILL CARRY THIS BILL ON THE HOUSE FLOOR]

EXHIBIT 1

DATE 3-15-89

SB 178

1064



**Hendrickson, Miller
& Associates, Inc.**
ACTUARIAL CONSULTANTS

Securities Building • 101 N. Last Chance Gulch
P.O. Box 823 • Helena, Montana 59624
Telephone 406/442-5222

February 28, 1989

Lawrence Nachtsheim
Administrator
Public Employees' Retirement Division
1712 9th Avenue
Helena, MT 59620

Re: Senate Bill No. 178

Dear Larry:

At the request of the Firefighters' Unified Retirement System, I have reviewed Senate Bill No. 178. This bill provides cost-of-living adjustments for members employed after June 30, 1981 which are similar to adjustments available to members employed on or before June 30, 1981. The benefit increases will be paid out of the special fire insurance premium fund established for this purpose. In the event the assets of the fund are insufficient to provide full cost-of-living increases, the benefits will be decreased accordingly.

The actuarial cost of the benefit increases for members hired after June 30, 1973 are adequately funded under this bill. Because benefit increases cannot exceed the funds available, we have determined that this bill will require no additional contributions, and will have no actuarial impact upon the Firefighters' Unified Retirement System.

Sincerely,



Alton P. Hendrickson, ASA

rs

c: Vern Erickson

Information compiled from Butte Fire Department Relief Association records on January 25, 1989:

PRE - 1973 RETIREE PENSION ANNUITIES : (Butte Fire Dept Relief Association)

Elsie Borry	\$35.00
Althoeda Boos	\$35.00
Ruth Gleason	\$35.00
Margaret Healy	\$35.00
Rossela Burke	\$99.50
Elizabeth Casey	\$81.50
Edith Dean	\$99.50
Mildred Harrington	\$98.50
Easter Murphy	\$90.50
P. J. O'Brien	\$87.50

STATE FARM Ins. Helena
Bruce Hewitt office

- \$ 50,000 Ins Policy
- \$ 35,000 Personal Property
- \$ 100,000 Liab.
- \$ 3,500 Jewelry
- \$ 2,500 GUNS

Per Year
Cost. \$ 243⁰⁰
1 1/2% \$ 3.65

1000 sqft.
15 yrs. old.

100.00 Dede.

FIREFIGHTERS' UNIFIED RETIREMENT SYSTEM

EX. #1
4064

Pre 7/1/73 Retirees Hired Prior to 7/1/81 and After
& retiring after 7/1/73

Determined by prior plans Age 50, 10 yrs. service

Determined by prior plans 2% of Final Average Salary**
per year of service, up
to a maximum of 60% FAS

Earliest Retirement Eligibility

Retirement Allowance

50% of final compensation*
@ 20 yrs service & 1% of
final compensation for
each year in excess of 20
OR
2% of final compensation per
year of service up to 60%
of final compensation (if
member has not both reached
age 50 and 20 yrs of service
while in active duty)

Supplemental Retirement Allowance

No less than 1/2 the current monthly salary paid to a newly confirmed active firefighter in the city that last employed him as a firefighter. Same to disability retirees and survivors

No minimum retirement allowances are paid
Disability and survivorship allowances may be no less than 1/2 the monthly compensation paid to a newly confirmed firefighter.

FUNDING

Prior plans & state special revenue fund pays for supplements

Prior plans' trust funds***
Employee contributions (6%)
Employer contributions (13.02%)
State contributions (22.98%)
(from gross premium taxes on insurance risks enumerated in 19-11-512)

Employee contributions (6%)
Employer contributions (13.02%)
State contributions (22.98%)
(from gross premium taxes on same as at left)

*Final Compensation = monthly salary last received by member

**Final Average Salary = Average of highest consecutive 36 months salary

***Prior plans' trust funds were grossly deficient and not able to pay benefits which had accrued at point in time when assets were transferred to Unified System.

NOTE: Firefighters' are not eligible to be covered by Social Security.

TIM BERLSTROM - REPRESENTING THE MT. ST. FIREMENS ASSOC. 1066
HANDOUT PAGE 1

SB 178 removes a sunset provision on a tax that has alleviated a problem in our retirement system which I'll address as my testimony develops.

② This funding mechanism was enacted in 1975 to provide a supplemental allowance to pre-1973 retirees.

③ As recently as 1973 there were monthly pension annuities amounting to only \$35 per month within our pension system.

HANDOUT →

Surviving spouses of deceased fire fighters were existing ~~was~~ far below poverty level, and without benefit of social security coverage.

If we do not remove this sunset provision we could very well place our future retirees in a similar situation.

④ The situation in Butte was typical of pensions paid to fire fighter retirees, and prompted our association to introduce legislation in the 1975 session that provided a supplement to the pensions of pre-1973 retirees, and current and future fire fighters.

* It was the intention of the legislature to solve this problem for those who were active ^{fire fighters} and those who were on retirement.

⑤ From this point, all pre-1973 retirees or their surviving spouse received a monthly pension annuity in the amount equal to $\frac{1}{2}$ of the monthly compensation of a newly confirmed fire fighter in the city in which they were previously employed.

- ⑥ Funding for this supplemental allowance was generated by assessing a $1\frac{1}{2}\%$ premium tax on all fire insurance policies sold in the state. (REFERENCE SI-FARM POLICY)
- ⑦ In 1981, the legislature consolidated all of the individual cities fire fighter retirement funds into one system — known today as the Firefighters' Unified Retirement System.
- ⑧ All fire department members hired on or after July 1, 1981, were not afforded the supplemental allowance.
- ⑨ This bill seeks to provide the pension allowance adjustment to those members hired after the state's consolidation of the individual retirement funds.

(10) In 1981 the loss of this pension benefit created the same problem that existed until 1975.

This bill would keep this tax in place and generate a fund to insure that fire fighter pension benefits would not reach the poverty level like those paid in 1973.

This is positive legislation intended to provide a solution to a reoccurring pension inequity currently in the system.

(11) A disparity in pension benefits came about with the creation of our unified pension system in 1981. (Page 4 of handout)

FOR EXAMPLE:

Members hired prior to 1981:

MINIMUM OF 20 YEARS SERVICE PLUS MINIMUM OF AGE 50
(Pension based on $\frac{1}{2}$ of final monthly salary for life)
They have the supplemental allowance)

conversely,

Members hired after July 1, 1981:

MINIMUM OF 25 YEARS SERVICE PLUS MINIMUM OF AGE 50
(Pension based on $\frac{1}{2}$ of their last 3 years salary average)
They do not have the supplemental allowance!

(12) We have presented this proposal to the Public Employees' Retirement Division pension board and pension division actuary Allen Hendrickson. Mr. Hendrickson stated that there would be no fiscal impact — because of the "no money—no pay" concept. Here I'd like to draw the committee's attention to page 4, line 7: " "

(13) There are many representatives of Montana's fire service in attendance at today's hearing. Hopefully we can answer any questions the committee might have.

EXHIBIT 3
DATE 3-15-89
SB 296

Amendments to Senate Bill No. 296
Third Reading Copy

For the House Committee on State Administration

Prepared by Lois Menzies
March 10, 1989

1. Page 1, line 16.
Strike: "licensing,"
Following: "review"
Strike: ", "
2. Page 1, line 19.
Strike: "licensing,"
Following: "review"
Strike: ", "
Strike: "ANNOUNCED"
3. Page 1, line 22.
Strike: "licensing,"
Following: "review"
Strike: ", "
4. Page 2, lines 22 and 23.
Strike: "," on line 22 through "," on line 23
5. Page 2, line 25.
Strike: "ANNOUNCED ON-SITE"
6. Page 3, line 8.
Strike: "MAY"
Insert: "shall"

VISITORS' REGISTER
STATE ADMINISTRATION COMMITTEE

BILL NO. SB 178
SPONSOR SENATOR YELLOWTAIL

DATE March 15, 1989

NAME (please print)	REPRESENTING	SUPPORT	OPPOSE
Tim BERGSTROM	MT. STATE FIREMEN'S ASSOC.	X	
MICHAEL HUNT	MSFA	X	
RICHARD SEDDEN	MSFA	X	
Edward Flies	MSCPFF	X	
Steve Anderson	GFFD	X	
DEAN RIGGIN	MSFA	X	
Richard Manning Senator	Senate Dist #18	X	

IF YOU CARE TO WRITE COMMENTS, ASK SECRETARY FOR WITNESS STATEMENT FORM.
PLEASE LEAVE PREPARED STATEMENT WITH SECRETARY.

