

MINUTES OF THE MEETING
STATE ADMINISTRATION COMMITTEE
MONTANA STATE SENATE

March 24, 1981

The Senate State Administration Committee was called to order by Senator Pete Story, Chairman, on the above date in room 442 of the State Capitol Building at 10:00 a.m.

ROLL CALL: All members of the committee were present.

ACTION ON HOUSE BILL 71: Amendments were submitted by Legislative Council aide, John Hollow, and discussed with the committee. They discussed public notice, protesting rules, amendments from the house, school board feelings, qualifications for giving reasonable notice and the provision for emergency notice. Sen. Johnson moved the amendments do pass; motion carried except for a No vote by Sen. Towe. Sen. Johnson moved bill DO PASS, AS AMENDED; motion carried by majority with Senator Story voting No.

ACTION ON HOUSE BILL 25: The committee discussed the fact that this bill will go on a tribe by tribe basis. Sen. Ryan moved DO PASS; motion carried unanimously, and he will carry it on the Senate floor. See roll call vote.

ACTION ON HOUSE BILL 97: There was discussion by Senator Towe and suggestions by John Hollow. Sen. Towe moved an amendment; passed; he then moved the bill DO PASS, AS AMENDED; motion carried with Sen. Hafferman voting No. Sen. Towe will carry it on the floor. See standing committee report for amendments.

ACTION ON HOUSE BILL 329: Discussion revealed that the bill had been amended to be like Senator Story's bill. The committee discussed striking the word "disapprove" and inserting "recommends disapproval". See standing committee for amendments that were passed by unanimous vote. Sen. Story said this adopts his final list and his intention is to pass this bill and forget his. Senator Towe moved they pass the amendment as amended; motion carried. He then moved the bill DO PASS, AS AMENDED; motion carried unanimously. Sen. Story will carry the bill.

ACTION ON HOUSE BILL 330: Sen. Towe moved the amendments do pass; motion carried; then he moved the bill DO PASS, AS AMENDED; motion carried by majority with Senators Ryan, Johnson, and Kolstad voting No. See standing committee report for the amendments.

ACTION ON HOUSE BILL 372: John Hollow suggested amendments, explaining which section applied to which occupations. Senator Towe asked about striking section 1 and 2, but Mr. Hollow said it should stay in because that is for their disability. Senator Hammond moved the amendments do pass; motion carried. Senator Ryan pointed out that each section is the same for each department. Senator Towe reaffirmed the fact that the individual has to be offered a position. Senator Towe moved the bill DO PASS, AS AMENDED; motion carried unanimously, and Senator Ryan will carry the bill. See standing committee report for amendments.

ACTION ON HOUSE BILL 429: The committee discussed the budget amendment. The committee voted to amend the bill to interchange "even-numbered" with "odd-numbered" each time it occurred in the bill. Senator Towe moved the amendments be passed; motion carried with Senators Kolstad, Hafferman, and Hammond voting No. Senator Towe moved the bill DO PASS, AS AMENDED; THIS MOTION FAILED. See roll call vote. This bill went out of committee as AND, AS SO AMENDED, BE NOT CONCURRED IN. See standing committee report.

ACTION ON HOUSE BILL 436: Senator Johnson reviewed the subcommittee's report with submitted amendments. She moved the amendments; motion carried by all; she then moved the bill DO PASS, AS AMENDED; motion carried by unanimous vote.

ACTION ON HOUSE BILL 565: Amendments submitted by John Hollow were a combination of those submitted by Rep. Bardanouve and the committee's desires. Discussion followed with a question on page 3 line 3, amendment 8 that will be investigated by Senator Story. There was discussion of using the words "unique identification". Senator Towe suggested using "recommendations" instead of "findings". Senator Johnson moved the amendments do pass; motion carried. Senator Towe moved the bill DO PASS, AS AMENDED; motion carried by unanimous vote. Senator Stephens will carry the bill on the floor. See standing committee report for amendments.

ACTION ON HOUSE BILL 683: There was discussion by the committee regarding the lawsuit that the attorney general was involved in and the amendments that were suggested. Sen. Johnson moved the amendments pass; motion carried; she then moved the bill DO PASS, AS AMENDED; motion carried unanimously. Sen. Towe will carry the bill on the Senate floor. See standing committee report for the amendments.

ACTION ON HOUSE BILL 766: Sen. Kolstad moved the amendment to change it to State Lands; motion carried; Sen. Johnson moved the bill DO PASS, AS AMENDED; motion carried unanimously. Sen. Kolstad will carry the bill on the Senate floor.

Sen. Kolstad left the committee room at this time and left written No votes for house bills 788, 792, and 796.

ACTION ON HOUSE BILL 788: The committee discussed the action to be considered and decided to leave in lines 21-25. There was discussion of the public being protected. Sen. Towe moved DO PASS; motion carried by all but the written vote of Sen. Kolstad, No.

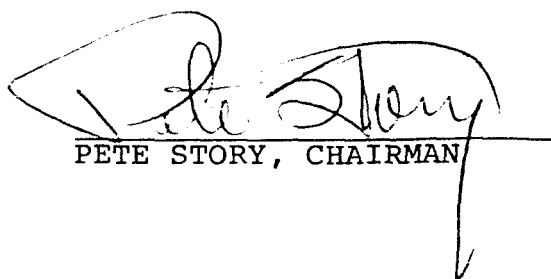
ACTION ON HOUSE BILL 792: Sen. Towe moved the bill DO PASS; motion carried by majority with No votes by Senators Kolstad, Hafferman, and Johnson. Sen. Towe will carry on the floor.

Senator Story, Chairman, announced that there is one joint resolution to be heard before the committee, and the governor's appointments have to be approved. The latter will be done at a meeting on April 8, but biographies will be distributed before that time.

There was discussion on House bill 796 regarding amending the bill to exclude canoes, inflatable rafts, etc. Also suggestions were made to make it optional. They opted to make their final decision on Thursday, March 26. Sen. Hammond had made a motion to do not pass, but he withdrew it.

The committee discussed House Joint Resolution 23 regarding labs, considered several options, but decided to act on it the last day before transmittal.

ADJOURNMENT: 12:05.



PETE STORY, CHAIRMAN

ROLL CALL

STATE ADMINISTRATION COMMITTEE

Date

3-21

47th LEGISLATIVE SESSION - - 1981

Each day attach to minutes.

COMMITTEE REPORT

March 24

81

19

MR. PRESIDENT

We, your committee on

STATE ADMINISTRATION

having had under consideration

HOUSE

71

Bill No.

KEEDY (HAMMOND)

Respectfully report as follows: That

HOUSE 71

Bill No.

~~Strike~~ ~~the following Bill, be amended as follows:~~

1. Page 1, line 13.

Following: "meetings."

Insert: "A public or governmental body may, by rule adopted in a manner substantially similar to that provided for state agencies under Title 2, chapter 4, part 3, define and determine procedures for giving reasonable notice."

2. Page 1, line 14.

Following: "Meeting"

Strike: "and"

Insert: ","

3. Page 1, line 15 through line 19.

Following: "Meeting"

Strike: remainder of line 16 through line 19

Insert: ", and shall be given at least 48 hours before the meeting.

The public or governmental body may provide for acting on emergency items or items that are unanticipated and are raised in good faith."

99-468

CONTINUED

March 24

1961

Page 2
State Administration
EE 71

3. Page 4, line 1.
Following: "2-3-203"
Strike: "OR [SECTION 1]

4. Page 4, lines 3 and 4.
Following: "the"
Insert: "earlier of the"

And, as so amended,
BE CONCURRED IN

P.A.

.....Pete Story.....

Chairman

STANDING COMMITTEE REPORT

March 24

81

19

PRESIDENT

MR.

STATE ADMINISTRATION

We, your committee on.....

HOUSE

25

having had under consideration Bill No.

CONROY (RYAN)

HOUSE

25

Respectfully report as follows: That..... Bill No.

BE CONCURRED IN

XXXXXX
EDG RASS

11TH STORY

Chairman.

STATE PUB. CO.
Helena, Mont.

STANDING COMMITTEE REPORT

MARCH 1 24 1931

MR. PRESIDENT

STATE ADMINISTRATION

We, your committee on
having had under consideration **HOUSE** **97**
Bill No. **FEDA (TOWE)**

Respectfully report as follows: That **HOUSE** **97**
Bill No.

, third reading copy, be amended as follows:

1. Page 5

Following: line 5

Insert: "Section 4. Applicability. The amendments to sections
2, 3, and 4 of this act apply only to persons who join the retirement
system following the effective date of this act."

And, as so amended,
BE CONCURRED IN

DO PASS

STANDING COMMITTEE ON S.R.T.

March 24, 1961

MR. PRESIDENT:

We, your committee on **STATE ADMINISTRATION**
KANDUCH (STORY)

having had under consideration **HOUSE** Bill No. **329**
KANDUCH (STORY)

Respectfully report as follows: That **HOUSE** Bill No. **329**,
third reading bill, be amended as follows:

1. Page 1, line 11 through page 4, line 11.

Following: Page 1, line 11

Strike: Section 1 in its entirety

Insert: "Section 1. Section 2-4-405, MCA, is amended to read:

"2-4-405. ~~Estimated~~ Economic impact statement.

(1) Upon written request of the administrative code committee
based upon the affirmative request of at least five members of
the committee at an open meeting, an agency designated by the
committee shall prepare a statement of the estimated economic

AMOPASS

(Continued)

March 24, 1961

impact of the adoption, amendment, or repeal of a rule as proposed. The administrative code committee may also, by contract, prepare such an estimate. Except to the extent that the request expressly waives any one or more of the following, the requested statement must include and the statement prepared by the committee may include ~~an estimate~~:

(1) a statement of the state of administering and enforcing the rule;

(2) a statement of compliance to all persons affected by the rule;

(3) a statement of benefit of compliance to all persons affected by the proposed rule, including classes that will bear the costs of the proposed rule and classes that will benefit from the proposed rule;

(4) a description of the probable economic impact of the proposed rule upon affected classes of persons and quantifying, to the extent practicable, that impact;

(5) probable costs to the agency and to any other agency of the implementation and enforcement of the proposed rule and any anticipated effect on state revenues;

(6) an analysis comparing the costs and benefits of the proposed rule to the costs and benefits of inaction;

(7) an analysis that determines whether there are less costly methods or less intrusive methods for achieving the purpose of the proposed rule;

(8) an analysis of any alternative methods for achieving the purpose of the proposed rule that were seriously considered by the agency and the reasons why they were rejected in favor of the proposed rule;

(a) a determination as to whether the proposed rule represents an efficient allocation of public and private resources; and

(b) a quantification or description of the data upon which subsections (1)(a) through (1)(h) are based and an explanation of how the data was gathered.

(2) A request must be made by the committee prior to the final agency action on the rule and shall suspend for not more than 6 months any rulemaking proceedings under this chapter then in effect. If a final rulemaking hearing has already been held or no hearing has been scheduled by the agency, a rehearing, or initial hearing, must be held by the agency upon approval of the statement by the administrative code committee or by the governor. Written notice of the committee's decision to prepare a statement shall be sent to the agency and has the same effect as a committee request to an agency. The statement must be filed with the secretary of state for publication in the register, filed with the administrative code committee and with the governor, and mailed to persons who have registered advance notice of the agency's rulemaking proceedings within 3 months of the committee's request. ~~The statement must be~~

(Continued)

March 2, 1981

~~published and mailed at least 20 days prior to the adoption, amendment, or repeal of the rule. If a hearing is held, it must be published 20 days prior to the hearing. The committee may withdraw its request for an economic impact statement at any time.~~

~~(3) If it is impossible to formulate such an estimate, the reasons for impossibility of formulation must be published instead of the estimate.~~

~~(4) (3) This section does not apply to rulemaking pursuant to 2-4-203.~~

~~(4) (4) The final adoption, amendment, or repeal of a rule is not subject to challenge in any court as a result of the inaccuracy or inadequacy of a statement required under this section. "Or", the committee may approve or recommend disapproval of an economic impact statement prepared by an agency or under contract for the committee if it determines inadequately covers those items contained in subsections (1)(a) through (1)(h). No agency may initiate or continue rulemaking proceedings once suspended for any rule substantially the same as the rule for which proceedings were suspended until approved of the applicable statement by the committee, or the governor pursuant to subsection (5), or until expiration of 6 months following the adoption of the rule, whichever occurs first. Following approval or disapproval, notice of hearing shall be given in accordance with 2-4-301.~~

~~(5) If the committee recommends disapproval of an economic impact statement, it shall give written notice to the governor of that fact. The governor shall within 5 days of receipt of the committee's notice of recommendation either approve or disapprove the economic impact statement. The governor shall not act to approve or disapprove a statement prior to receipt of notice from the committee."~~

2. Page 5, line 25.

Following: "committee"

Insert: "under 2-4-405"

3. Page 6, line 3.

Following: "committee"

Insert: "or, by the governor, or the expiration of 6 months from the action of the committee suspending the rule"

4. Page 6, line 5.

Following: "committee"

Insert: "or that additional period of time necessary to provide notice of and conduct a hearing and adopt a rule following the approval of an economic impact statement"

And, as so amended,
BE CONCURRED IN

PL.

PETE STORY,

Chairman

STANDING COMMITTEE REPORT

MARCH 24

19 81

MR. PRESIDENT

We your committee on **STATE ADMINISTRATION**

having had under consideration **HOUSE** Bill No. **330**

KANDUCH (STORY)

Respectfully report as follows: That **HOUSE** Bill No. **330**

, third reading copy, be amended as follows:

1. Page 2, line 1.

Following: "MEMBERS"

Strike: "NOT HOLDING SUCH"

Insert: "who do not have the"

2. Page 2, line 2.

Following: "QUALIFICATIONS"

Strike: "SHALL"

Insert: "described in subsection (2) (a) or (2) (b) and who"

Following: "DEMONSTRATED"

Insert: "an"

And, as so amended,

BE CONCURRED IN

ZOOHAWK

36.

STANDING COMMITTEE REPORT

March 24,

19 81

MR. PRESIDENT:

We, your committee on STATE ADMINISTRATION

having had under consideration HOUSE 372
Bill No.

Respectfully report as follows: That House 372, Bill No.

third reading bill, be amended as follows:

1. Page 4, line 6.

Following: "incapacitated"

Strike: "or if"

Insert: "his disability retirement allowance must be canceled when he is offered a position under subsection (2). If"

2. Page 4, line 8.

Following: "canceled"

Insert: "when he is notified of the determination of the board."

3. Page 4, line 13.

Following: "capacity"

Insert: ", whichever is first open"

4. Page 4, line 16 and line 17.

Following: (3)

Strike: line 16 and 17 in its entirety

LCRASS Insert: "The department of highways may request a medical or psychological review as to the ability of the member to return to work as a member of the highway patrol. If the board's findings are upheld, the department shall pay the cost of the review."

March 24, 1981

5. Page 6, line 5.

Following: "incapacitated"

Strike: "or if"

Insert: "his disability retirement allowance must be canceled when he is offered a position under subsection (2). If"

6. Page 6, line 7.

Following: "canceled"

Insert: "when he is notified of the determination of the board"

7. Page 6, line 12.

Following: "capacity"

Insert: ", whichever is first open"

8. Page 6, line 15.

Following: line 14

Insert: "(3) The public body required to reinstate a person under subsection (2) may request a medical or psychological review as to the ability of the member to return to work as a member of the sheriff's department. If the board's findings are upheld, the public body shall pay the cost of the review."

9. Page 8, line 2.

Following: "incapacitated"

Strike: "or if"

Insert: "his disability retirement allowance must be canceled when he is offered a position under subsection (2). If"

10. Page 8, line 4.

Following: "canceled"

Insert: "when he is notified of the determination of the board"

11. Page 8, line 9.

Following: "capacity"

Insert: ", whichever is first open"

12. Page 8, line 12.

Following: line 11

Insert: "(3) The department of fish, wildlife, and parks may request a medical or psychological review as to the ability of the member to return to work as a game warden. If the board's findings are upheld, the department of fish, wildlife, and parks shall pay the cost of the review."

13. Page 10, line 2 and line 3.

Following: "disabled,"

Strike: "or if"

Insert: "his disability retirement allowance must be canceled when he is offered a position under 19-9-905. If"

March 24, 1961

14. Page 10, line 5.

Following: "determination"

Strike: ", or refusal, and he"

Insert: ". he"

15. Page 11, line 1.

Following: "capacity"

Insert: "whichever is first open"

And, as so amended,
BE CONCURRED IN

GL

PETE STORY, Chairman

STANDING COMMITTEE REPORT

MARCH 24

19 31

PRESIDENT

MR.

STATE ADMINISTRATION

We, your committee on.....

HOUSE

having had under consideration Bill No. 429

VINCENT (STORY)

Respectfully report as follows: That..... Bill No. 429

, third reading copy, be amended as follows:

1. Title, line 8.

Following: "IN"

Strike: "EVEN-NUMBERED"

Insert: "ODD-NUMBERED"

2. Title, line 9.

Following: line 8

Strike: "ODD-NUMBERED"

Insert: "EVEN-NUMBERED"

3. Page 1, line 22.

Following: "in"

Strike: "even-numbered"

Insert: "odd-numbered"

XXXXXX
DO-PASS

CONTINUED

Chairman.

STATE ADMINISTRATION

MARCH 24

19 81

HOUSE BILL 429, page 2

4. Page 1, line 23.

Following: "in"

Strike: "odd-numbered"

Insert: "even-numbered"

5. Page 1, line 24.

Following: "IN"

Strike: "EVEN-NUMBERED"

Insert: "ODD-NUMBERED"

6. Page 2, line 4.

Following: "in"

Strike: "odd-numbered"

Insert: "even-numbered"

AND, as so amended,

BE NOT CONCURRED IN

B.C.

PETE STORY

Chairman.

STANDING COMMITTEE REPORT

March 24, 1981

19

PRESIDENT

MR.

STATE ADMINISTRATION

We, your committee on

HOUSE

436

having had under consideration

Bill No.

DUANE (JOHNSON)

Respectfully report as follows: That.....

HOUSE

436

Bill No.

, third reading copy, be amended as follows:

1. Page 3, line 23 through Page 4, line 1.

Following: "institution."

Strike: the remainder of line 23, page 3, through "YEAR" on line 1,
page 4

Insert: "At the end of each biennium, all unobligated revolving
funds over a \$50,000 ending fund balance, except for those funds
reserved for equipment replacement as determined by an equipment
replacement schedule, shall revert to the state general fund account."

And, as so amended,

BE CONCURRED IN

507485:

J.C.

STANDING COMMITTEE REPORT

March 24, 1981

MR. PRESIDENT:

We, your committee on STATE ADMINISTRATION,

having had under consideration HOUSE Bill No. 565,

Respectfully report as follows: That HOUSE Bill No. 565, third reading copy, be amended as follows:

1. Title, line 5.

Following: "AMENDMENT;"

Insert: "TO PROVIDE FOR APPROVAL BY BOARD OF EXAMINERS;"

2. Page 1.

Following: line 13

Insert: "(1) "Appropriate approval authority" means:

- (a) for the Montana university system, the board of regents;
- (b) for the executive branch, the budget director;
- (c) for the judicial branch, the supreme court; and
- (d) for the legislative branch, the appropriate legislative committees."

Renumber: subsequent subsections

3. Page 1, line 15.

Following: "appropriate"

Insert: "approval"

4. Page 1, line 16.

Following: "committee"

Strike: "for executive branch agencies"

(Continued)

Chairman.

March 24, 1981

5. Page 2, lines 4 through 11.

Strike: subsection (5) in its entirety

6. Page 2, line 16.

Following: "for"

Strike: "his"

7. Page 2, line 16.

Following: "and"

Insert: "then"

Following: "be"

Strike: "reviewed"

Insert: "submitted for review"

8. Page 2, line 17.

Following: "committee."

Insert: "Such submission shall be made prior to any expenditure of funds for which the amendment is sought."

9. Page 3, line 1.

Strike: lines 1 through "(4)" on line 11

Insert: "(1) specify the source, amount and expected duration of funding that is requested in the amendment;

(2) specify the particular additional services that will be provided as a result of this amendment as well as the operating expenses, personnel, equipment or grants that will be used to provide such services;

(3) specify if added services are: (a) new, that is not currently provided by the agency; or (b) expanded, that is currently funded services to be provided more extensively or intensively;

(4) if the added services are new, specify the legal authority the agency has to provide these services;

(5) if the added services are expanded, specify the extent of services provided in the current appropriation and the added service included in the amendment;

(6) certify that there is not a more efficient or less costly alternative to provided these added services;

(7) certify the services to be provided by the amendment have not been specifically rejected by the legislature;

(8)"

10. Page 3, lines 16 and 17.

Following: "the" on line 16

Strike: "legislative finance"

11. Page 3, line 19.

Following: "[section]"

Strike: "2"

Insert: "3"

12. Page 4, line 5.

Following: line 4

Strike: "SHALL AUTOMATICALLY"

Insert: "may"

(Continued)

Chairman

March 24, 1981

(Amendment #12 continued)

Following: "BE"

Strike: "RESCINDED FOR THE FISCAL YEAR UNLESS"

Insert: "referred to the board of examiners. The board shall afford"

13. Page 4, line 6.

Following: "AGENCY"

Strike: "CAN"

Insert: "and appropriate approval authority an opportunity to"

14. Page 4, lines 7 and .

Following: "AMENDMENT"

Strike: "TO THE APPROPRIATION APPROVAL AUTHORITY AND THE COMMITTEE"

Insert: "If the board by a majority vote concurs in the recommendation of the committee, the particular budget amendment shall automatically be rescinded"

15. Page 5, line 3.

Following: line 2

Strike: "[THIS ACT] SHALL"

Insert: "Title 5, chapter 12 may"

16. Page 5, line 4.

Following: "IN"

Strike: "SECTIONS"

17. Page 5, line 5.

Following: "17-8-104"

Strike: ", MCA"

18. Page 5, line 6.

Following: "Sections"

Strike: "2 and 3"

Insert: "3 through 5"

19. Page 5, line 9.

Following: "sections"

Strike: "2 and 3"

Insert: "3 through 5"

And, as so amended,

BE CONCURRED IN

STANDING COMMITTEE REPORT

MARCH 1

24

19 81

MR. PRESIDENT

We, your committee on STATE ADMINISTRATION

having had under consideration HOUSE Bill No. 683

FABREGA (TOWE)

Respectfully report as follows: That HOUSE Bill No. 683

, third reading copy, be amended as follows:

1. Title, line 10.

Following: "AND"

Strike: "REQUIRING"

Insert: "ENCOURAGING"

2. Page 13, line 6.

Following: line 5.

Strike: line 6 in its entirety

3. Page 13, line 17.

Following: "shall"

Insert: "endeavor to seek out parties on both sides of the issue and obtain their advice. The attorney general may, if he deems it necessary."

4. Page 15, line 14

Insert: " "

5. Page 15, line 16

Insert: " "

DO PASS

And, as so amended,

BE CONCURRED IN

Pa.

STANDING COMMITTEE REPORT

MARCH 24

19 31

MR. PRESIDENT

STATE ADMINISTRATION

We, your committee on

HOUSE

having had under consideration Bill No. 766.....

ELLISON (KOLSTAD)

HOUSE

Respectfully report as follows: That..... Bill No. 766.....

, third reading copy, be amended as follows:

1. Title, line 6.

Following: line 5.

Strike: "GUBERNATORIAL"

Insert: "BOARD OF LAND COMMISSIONERS"

2. Page 2, line 6.

Following: "the"

Strike: "governor"

Insert: "board of land commissioners"

3. Page 3, line 1.

Following: "the"

Strike: "governor"

Insert: "board of land commissioners"

And, as so amended,

BE CONCURRED IN

STATE PUB. CO.
Helena, Mont.

PETI STORY

Chairman.

STANDING COMMITTEE REPORT

MARCH 24

81

19

PRESIDENT

MR.

STATE ADMINISTRATION

We, your committee on

HOUSE

having had under consideration

782

Bill No.

MENAHAN (HAPPERMAN)

788

HOUSE

Respectfully report as follows: That..... Bill No.

BE CONCURRED IN

XDDPASX

STATE PUB. CO.
Helena, Mont.

PETE STORY

Chairman.

PL

STANDING COMMITTEE REPORT

MARCH 24, 1981

MR. PRESIDENT

We, your committee on STATE ADMINISTRATION

having had under consideration HOUSE Bill No. 792

MENAHAN (TOWE)

HOUSE
Respectfully report as follows: That Bill No. 792

BE CONCURRED IN
DGPASS

STATE PUB. CO.
Helena, Mont.

PIPET STORY

Chairman.

ROLL CALL VOTE RECORD

SENATE COMMITTEE STATE ADMINISTRATION

Date March 24, 1981 Bill No. 25 Time _____

DO PASS

NAME	YES	NO
Senator Pete Story, Chairman	X	
Senator Allen Kolstad, V. Chairman	X	
Senator William Hafferman	X	
Senator H. W. Hammond	X	
Senator Jan Johnson	X	
Senator Patrick Ryan	X	
Senator Thomas Towe	X	

Barbara Simic
Secretary

Pete Story
Chairman

Motion: Senator Ryan moved DO PASS; motion carried by unanimous vote.

(include enough information on motion--put with yellow copy of committee report.)

ROLL CALL VOTE RECORD

SENATE COMMITTEE ON STATE ADMINISTRATION

Date March 24, 1981 Bill No. 429 Time
DO PASS, AS AMENDED

NAME	YES	NO
Senator Pete Story, Chairman		X
Senator Allen Kolstad, V. Chairman		X
Senator William Hafferman		X
Senator H. W. Hammond		X
Senator Jan Johnson	X	
Senator Patrick Ryan	X	
Senator Thomas Towe	X	

Barbara Simic
Secretary

Pete Story
Chairman

Motion: Sen. Towe moved the bill DO PASS, AS AMENDED; motion failed. The bill was amended and sent out of committee as an And, as so amended, BE NOT CONCURRED IN. Sen. Story will carry the adverse committee report to the Senate floor.

(include enough information on motion--put with yellow copy of committee report.)