

MINUTES OF THE MEETING
STATE ADMINISTRATION COMMITTEE
MONTANA STATE SENATE

January 28, 1983

The eighteenth meeting of the Senate State Administration Committee was called to order by Senator Pete Story, Chairman, on January 29, 1983, in Room 331 of the State Capitol in Helena, Montana, at 10:30 a.m.

ROLL CALL: Roll was called and all members present except Senator Stimatz, excused.

EXECUTIVE SESSION:

ACTION ON SENATE BILL 137:

SENATOR TOWE MOVED the AMENDMENTS to Senate Bill 137, attached. MOTION PASSED. (amendments are shown as EXHIBIT A)

Senator Story asked if there were anyother amendments.

Senator Towe asked about the intentions of the sunset review and suggested the following amendment:

Page 2, line 6.

Add: This will then bring in the sunset review of those agencies or programs at the time specified.

Senator Story said if we move this bill we will hold the committee report until the intention of the author is confirmed.

SENATOR TOWE MOVED this amendment.
MOTION PASSED.

MOTION was made by SENATOR STORY that this S.B.137 DO PASS AS AMENDED. MOTION PASSED UNANIMOUSLY.

ACTION ON SENATE BILL NO. 141.

SENATOR HAMMOND MOVED that S.B.141 DO PASS.
MOTION PASSED UNANIMOUSLY.

ACTION ON SENATE BILL 148:

SENATOR HAMMOND MOVED S.B. 148. Question was called.
MOTION PASSED UNANIMOUSLY. Hold for Statement of Intent.

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ACTION ON SENATE BILL NO. 181:

Dave Cogley, legal council, explained the amendments drawn up on this bill EXHIBIT 1.

SENATOR MANNING MOVED the AMENDMENTS DO PASS.
MOTION PASSED UNANIMOUSLY.

SENATOR MANNING MOVED that S.B. 181 DO PASS AS AMENDED.
MOTION PASSED UNANIMOUSLY.

ACTION ON SENATE JOINT RESOLUTION NO. 9:

This bill has an amendment to include the metal building industry. The amendment is shown as EXHIBIT 2.

Senator Marbut remarked that this is rather singling out a specific catagorie of builders.

SENATOR TWIET MOVED the AMENDMENTS DO PASS.
MOTION FAILED.

SENATOR MANNING MOVED SJR 9 DO PASS.
MOTION PASSED.

ACTION ON SENATE BILL NO. 230.

SENATOR MARBUT MOVED the AMENDMENTS as proposed. EXHIBIT 3.
MOTION PASSED.

SENATOR TWEIT MOVED that S.B.230 DO PASS AS AMENDED.
MOTION PASSED.

ACTION ON SENATE BILL NO. 235.

The bill was discussed and Senator Marbut expressed his concern about page 4, line 11.

SENATOR MANNING MOVED the AMENDMENTS DO PASS.
MOTION PASSED

SENATOR MANNING MOVED that S.B. 235 DO PASS AS AMENDED.
MOTION PASSED.

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SENATE BILL NO. 166:

The amendment was presented to the committee as EXHIBIT 5 and discussion was held. Senator Hammond stated that he had talked to Senator Eck and she stated that they would have to conclude that those working on the part time basis should pay into the retirement fund and that this would help take care of those who have been around for years.

Dave Cogley, staff attorney that this may be going beyond the scope of the bill.

Senator Marbut stated that instead of seeing a handful of teachers teaching a little bit, he foresees a drove of teachers retiring. He said he would like to see them contribute to the teachers retirement fund.

Senator Manning asked what the contributions would go on and Dave Cogley stated that he did not know.

Senator Tviet asked how early they could retire and the answer was age 55. It was also questioned whether a part time teacher should teach 1/3 of the time instead of 1/4 of the time. A 1/3 time teaching position would be a school quarter.

IT WAS THE DECISION OF THE COMMITTEE TO SUBCOMMITTEE THIS BILL FOR FURTHER STUDY. SENATOR MARBUT and SENATOR HAMMOND WERE CHOSEN AS A SUBCOMMITTEE.

NO ACTION TAKEN.

ACTION WAS TAKEN ON SENATE BILL NO. 28:

SENATOR MARBUT MOVED that S.B.28 DO NOT PASS.

A roll call vote was taken. MOTION PASSED that S.B.28 DO NOT PASS with a 4 to 2 vote.

ACTION ON SENATE BILL NO. 104.

This bill was reviewed and due to the there were so few agencies testifying and that there was opposition hand delivered to the committee on this day the committee agreed that the bill has questionable doubt. Letters of opposition are shown as EXHIBITS 7, 8, 9 and 10.

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(action on S.B.104 continued-)

SENATOR MANNING MOVED that S.B.104 DO NOT PASS.

More discussion was held on this bill. Senator Towe stated that he felt he should support it. Senator Hammond stated that since there is opposition he does not feel he can support it. Senator Story remarked that there is a possibility that one firm could dominate another. Senator Towe stated that there was a bureau in the Department of Commerce this could be put under. The committee members expressed where they themselves hire help from.

QUESTION was called. Roll call vote (EXHIBIT 10) showing a 4 to 1 vote with one abstaining.

MOTION PASSED that S.B.104 DO NOT PASS.

ACTION ON SENATE BILL NO. 118:

Amendments to this bill were presented to the committee, shown as EXHIBIT 11.

SENATOR TOWE MOVED that the AMENDMENTS to S.B.118 DO PASS.
MOTION PASSED UNANIMOUSLY.

SENATOR TOWE submitted the following verbal amendment and MOVED it DO PASS.

Page 1, line 19.
Strike: "would"
Add: "may"

MOTION PASSED UNANIMOUSLY.

SENATOR TOWE MOVED that AMENDMENT shown as EXHIBIT 12 DO PASS.
MOTION FAILED.

SENATOR TOWE MOVED that S.B.118 DO PASS AS AMENDED.
MOTION PASSED with Senator Tveit voting "no".

ACTION ON SENATE BILL NO. 258:

The amendment to change \$100 to \$50 is shown as EXHIBIT 13.

SENATOR TVEIT MOVED the AMENDMENT to S.B.258 DO PASS.
MOTION PASSED with Senator Manning voting "no".

SENATOR TVEIT MOVED that S.B.258 DO PASS AS AMENDED.
MOTION PASSED. Roll call vote shows 4 to 2 vote. EXHIBIT 14.

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CONTINUATION OF REAPPORTIONMENTS and REGARDING SJR 4:

EXECUTIVE SESSION:

EXHIBIT 15, A resolution which is a substitution to the resolution in the bill, was handed out to the committee members.

SENATOR STORY explained that if this proposal passes, the meat of it comes down to page 6, stating:

"FURTHER, that the following recommendations should be studied by the Commission in redrawing the legislative districts of Montana: (see attached maps and explanation)".

Whatever should pass in this committee shall follow this last page. The thrust of the resolution is: the old one said "we like it except"; this one says we don't like it because.

SENATOR HAMMOND MOVED to strike, on page one, line 17 through line 19, and lines 23 through 24. To strike the Senate resolution on page 2, lines 3 through 13 in its entirety, as an AMENDMENT to SR 4. MOTION PASSED. (EXHIBIT 14(a))

QUESTIONS WERE ASKED OF SENATOR JEAN TURNAGE by the Committee:

SENATOR TOWE asked if he had something specific in mind on the first page where it says, 'the plan does not encompass rational state policy;'.
.

SENATOR TURNAGE stated that 'rational state policy' has to be one that considers the guidelines that are largely ignored in the reapportionment process. A 'rational state plan' is one that no invidious discrimination, this obviously does. He stated that he does not believe the commission has seriously rebutted the claim that their primary goal and plan is control of political power. The plan has won general constitutional accomplishment except in rare instances, they have taken warm bodies and put them in position of fairly balanced districts.

SENATOR TOWE stated that you are talking to someone whose district was cut up into pieces. He asked Senator Turnage if he had something particularly in mind regarding 'tears apart political subdivisions...not have compact districts of contiguous territories...not preserve natural or historical boundary lines... or is this just general.

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SENATOR TURNAGE said that the district that he represents now is two or three hundred yards from the city limits of Polson and you have to go to Deer Lodge to get to your Senate district.

ANN BRODSKY spoke to the committee stating that she would like to fill in the committee on what has taken place in the last week regarding the AGs opinion on the holdover of senate districts. She stated the commission just received a copy of the opinion early this week and held a conference call over the weekend to respond to its requirements on state of opinion to form the transition schedule to implement the four year hold over plan and the instructions that they got on staff as to date, is that the direction they seem to be taking is that they are intending to implement the AG requirement but they do establish some kind of a transition schedule. They will be meeting again in Helena on February 7th and 8th, Monday and Tuesday, and have requested an opinion from the Attorney General as to what method of implementation would be the most acceptable for providing such a transition. She stated that they have asked her to draft a letter to the legislature, house and senate, requesting legislative feedback on the most preferable way from the legislatures standpoint as to the implementation of this plan. There will not be a time limitation as to the feedback. When they do file the plan with the secretary of state it will include some sort of a transition schedule for holding over the senators. It will either be an assignment of senators to new districts or something like holding the holdover senators in their old districts and setting up a transition of election for the new district or a combination of those.

SENATOR TOWE stated that his concern is that the first suggestion to designate districts in which the incumbent senators will retain that district, and that they look at the districts and see which district the senator had the most persons electing him in the November 1982 election and if it is not clear to contact those senators.

SENATOR STORY stated that the constitution requires a response by the 4th.

SENATOR HAMMOND MOVED the AMENDMENT.

SENATOR TOWE MOVED the the material on page 1 (EXHIBHT 15) following the "and" right after the "WHEREAS, this Plan does not encompass a rational state policy;", STRIKE the rest of page 1. Page 2, strike the first eight "WHEREAS's". Page 4 after the first WHEREAS, STRIKE the rest of the page in its entirety. Page 5, STRIKE the first WHEREAS through the NOW

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THEREFORE, paragraph 5. Page 5, paragraph 6, strike FURTHER and insert NOW THEREFORE.

SENATOR TOWE stated that the reason for this substitute motion is where he believes one reason has been pointed to that needs to be addressed, and that he believes the other WHEREASS are very appropriate and makes very good sense and where the resolution clauses except for the first one also makes sense.

MOTION FAILED with two ayes and the rest No.

ORIGINAL MOTION PASSED with four ayes and two Nos.

SENATOR STORY then stated that to get to the heart of this turn to the last page where it says: FURTHER, that the following recommendations should be studied... Senator Story stated that he not only asked Senate members of both parties, but invited house members that may have concerns that we are not addressing the house resolution, and told them if they could find someone to sponsor their concerns they would be considered, he thus presented a list of things that were listed when they had their hearing. (EXHIBIT 16)

SENATOR MARBUT passed out "Proposed amendments" for WESTERN MONTANA, EXHIBIT 17, and a map, EXHIBIT 18.

SENATOR MARBUT stated that what he has done is perform some very important stenographic groupings. He placed the Swan Valley area in with the Seeley Lake area, all rural; secondly it takes two very urban Missoula areas and groups them together. The third takes a very suburban area and growing developing area of Missoula, north and west range and southwest side and groups them together. It provides for singular Ravalli district which is really a Bitterroot valley, north kind of district, and takes the southern half of Ravalli county and groups it with Beaverhead county which is a very rural area and does the major thing that includes the Deer Lodge and those areas together. There are two senate districts in Missoula unchanged.

ANN BRODSKY stated that it works.

SENATOR TOWE asked Senator Elmer Severson if he has any comments on these plans

SENATOR SEVERSON stated that they have submitted their original proposal in Missoula, Plan B, EXHIBIT 18, and the party is actually the designer of this. Ravalli County has had less representation for the past 10 years than they should have, and they have the people for three representative districts.

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SENATOR SEVERSON said that they have designed a plan where they can keep three distinct representative districts in Ravalli county at a closer percentage ratio than the reapportionment committee. He showed his plan to the committee on the map, saying that it takes the entire Ravalli county and splits the two top districts, 64 and 65 by the river and comes down to Hamilton. This is how they make the three districts identical size.

Question was asked, if you lost a district to the north would you have a preference if it were 64 or 65?

SENATOR MARBUT stated that if he had a preference it would be by 64.

SENATOR STORY entertained a motion to put this motion off for about 1/2 hour in order to let the two people get together.

SENATOR MARBUT said the only way this one would be fine if they don't care if they go 66. He said he would like to have this two separate motions but stated that he would like to move their motion to say that 66 go south and that you get your 64-65 together.

ANN BRODSKY said that there was a different way.

It was suggested to adopt them both and stated that they really do go well together.

CHAIRMAN STORY stated that they will meet on Monday, January 31st. SENATOR MARBUT said that he would just as soon take a vote on it now.

SENATOR MARBUT MOVED that his proposal to encompass Plan B, as an amendment.

MOTION PASSED.

SENATOR MARBUT MOVED that they adopt the recommendations of the delegation from RAVALLI COUNTY.

MOTION PASSED.

SENATOR STORY stated that they would have to work this over a little bit, and have the proper language inserted.

SENATOR HAMMOND MOVED GARY AKLESTAD's proposal, shown as Plan 2, EXHIBIT 19.

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SENATOR AKLESTAD stated that the Commission has adopted Plan 5, EXHIBIT 20. He stated that his proposal will adopt Plan 2 which the commission originally adopted.

MOTION PASSED with two voting NO. .

SENATOR GOODOVER asks to retain the two house districts which has been formed by redistricting, formerly known as House District 44 and 43. There are portions of what was part of 44, and has now been added to the Air Force Base, District 43. The area of these two districts still included all the voters that elected him in 1982. During the next four years he said he would continue serving the people who elected him if at all possible.. new house districts 73 and 77, other senate districts would be 36 and 38 and 34 and 35. SEE EXHIBIT 21 & EXHIBIT 22.

ANN BRODSKY said the map (exhibit 21) will have to have the letters changed to numbers.

SENATOR HAMMOND MOVED to accept SENATOR GOODOVER's plan.

SENATOR MANNING said that he could not see districts 33 and 37 being combined. He stated that his new senate district got relocated but stated that he has no problems with it.

SENATOR MANNING MADE A SUBSTITUTE MOTION that SENATOR GOODOVER's plan DO NOT PASS.

MOTION PASSED, two yea and four opposed.

QUESTION WAS CALLED ON THE ORIGINAL MOTION OF DO PASS.

MOTION PASSED to accept the Goodover plan.

THE BIG HORN map was presented as EXHIBIT 23. SENATOR GRAHAM asked that this committee consider drawing plan C, EXHIBIT 24.

ANN BRODSKY said the Commission has adopted the one that is on the map. It splits Hardin for one and attempts to keep the majority of the Crow reservation in tact. Plan "C" does not split Hardin and divides the Crow reservation. She stated that plan "C" is that in western district 11, the population is 8278, which is +5.22% above the ideal. She stated that "C" as proposed on the map uses people from Yellowstone County it can also be amended as to not go into Yellowstone County and to keep the boundary line on the Big Horn, Yellowstone County line, and if that were done, the deviation would not be above the five percent. It could be amended not to follow the county line.

It was asked what it would do to the variations and it was stated that it puts it back in kind of a ripple effect.

SENATOR HAMMOND MOVED to amendment to follow the county line.

QUESTIONS of the committee:

SENATOR TOWE stated that if he understands it, they are keeping Hardin in tact which the commission plan does not do, but it does split the reservation into two house districts, but into two separate senate districts.

ANN BRODSKY said that it has no effect on the Senate districts. Senate districts 99 and 100 are together.

SENATOR MARBUT MADE A SUBSTITUTE MOTION that the Republican party consultation with Representatives and Senators throughout the state has a serious proposal drawn up in the form of maps for alternate recommendations, all of which are provided for us here today, AND ASK THAT THESE BE PLACED BEFORE THIS COMMITTEE.

SENATOR STORY asked if he were making a substitute motion to Senator Hammond's motion to accept Senator Graham's proposal, to consider all these proposals, not extend into western Montana.

He was told there is one in the Gallatin area and surrounding.

SENATOR MARBUT RESTATED HIS SUBSTITUTE MOTION that only the Southeastern Montana map be accepted instead of Senator Graham's proposal.

DENNIS BERGVALL presented the Southeastern Plan, EXHIBIT 25. and stated that one of the essential differences that this plan proposes as to what was currently planned is that at present Powder River is divided down the river and that section of Powder River is joined with portion of the Cheyenne Reservation with the city of Hardin, because of extreme differences and continuity and population as represented. They feel it more desirable to include population of Powder River with Carter County and Fallon County. Unchanged is the Miles City, Custer and Prairie County. In fact it is by this change force this situation with reservations request, that is to eventually provide separation between the Crow and Cheyenne Indians and guarantee maximum access for indian population even though running the risk of violating what Senator Graham had in mind. Treasure and Rosebud County are enjoined with the exception of Colestrip and to the north there are two other districts McCone and rural Dawson. There are no ripples.

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SENATOR STORY stated that they will vote on these things now but that he may call them back into executive session after the Senate recesses.

QUESTION was call on SENATOR MARBUT'S SUBSTITUTE MOTION.
MOTION PASSED, with two opposing.

SENATOR HAMMOND MOVED CHET SOLBERG'S PLAN

DENNIS BERGVALL stated the proposal was an exception to the other four proposals and has not departmentalized in the fashion that ripple department came. So what he was presenting is a requisition for advisement, if not perhaps immediate consideration for immediate adoption except for the intent and he thinks there are proposals there that have merit. The intent here is to make some amends.

SENATOR STORY asked SENATOR HAMMOND if there were further motions beyond this.

SENATOR ED SMITH made a brief comment stating that you will find in this plan, the criteria would be followed by the commission and that is Missouri river which is definitely a boundary. They would propose putting back into eastern and into Roosevelt county, making this division the way our trade area, communication and activity area as far as ... I like this.

SENATOR HAMMOND asked if we propose this for further study?

SENATOR STORY said No.

SENATOR STORY RESTATED the SENATOR HAMMOND'S MOTION IN THE following form: That the motion is to consider adopting the (blue plan) the northeastern Montana with the understanding that it will cause the ripples that will require the commission to relook at it.

QUESTION was called. MOTION PASSED.

DENNIS BERGVALL presented the Gallatin County proposal and said that it is self contained. There are two elements to it, one of which is to establish for Gallatin County, five and one half legislatures and to establish 4 self-contained legislatures with one share to the portion to the south.

It was asked of Senator Boylan if he had seen this and he said no.

SENATOR MARBUT moved this proposal.

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SENATOR STORY asked to have the next explained while Senator Boylan looks at the proposal.

MR. BERGVALL stated this proposal was at Stan Stevens request and it is self contained. There are asking this committee to adopt it. There are two house districts in Havre proper one of which is proposed to be joined with Choteau county and this portion of rural built county to form a district together which is proposed to go to the east and join with Blaine County. There are two districts with the Hill County Havre proper. There is a legislative house district that runs like so.. another district incorporating Blaine County. The proposed change is not to have rural Blaine with urban, Havre with Choteau, but put the two Havre districts back together.

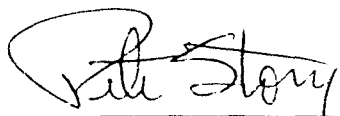
QUESTION was asked of SENATOR MARBUT MOTION.
MOTION PASSED. Senators Manning and Towe voted No.

HILL COUNTY:

SENATOR MARBUT MOVED that House District 14 & 15 into a Senate District; and House District 13 & 16 into a Senate district be adopted by the commission.

MOTION PASSED with two opposing.

The meeting adjourned at 1:00 p.m. and Senator Story stated that after the Session monday night, January 31st, they would continue this executive session.


Chairman, Senator Pete Story

ROLL CALL

STATE ADMINISTRATION

COMMITTEE

48th LEGISLATIVE SESSION -- 1983

Date Jan 28, 1983

SENATE
SEAT #

[illegible]

Each day attach to minutes.

AMENDMENT TO SENATE BILL 137

Page 1, line 25.

Following: "governor"

Insert: "and suggestions from legislators and legislative
committees, staff recommendations,"

Amend introduced bill

1. Title, line 6

Following: "SYSTEM"

INSERT: "AND ITS FUNCTIONS"

2. Title, line 7

Following "COMMERCE; TO"

Insert: "CHANGE THE NAME AND"

3. Title, line 9

Strike: "SECTION"

Insert: "SECTIONS 7-1-4121, 15-36-112, AND"

Page 1

4. Following line 12, Section 7-1-4121, MCA, is amended to read:
Insert, "Section 1. 7-1-4121. General definitions. As used in 7-1-4121 through 7-1-4149, unless otherwise provided, the following definitions apply:

(1) "Charter" means a written document defining the powers, structure, privileges, rights, and duties of the government and limitations thereon.

(2) "Chief executive" means the elected executive in a government adopting the commission-executive form, the manager in a government adopting the commission-manager form, the chairman in a government adopting the commission-chairman form, the town chairman in a government adopting the town meeting form, the commission acting as a body in a government adopting the commission form, or the officer or officers so designated in the charter in a government adopting a charter.

(3) "Elector" means a resident of the municipality qualified and registered to vote under state law.

(4) "Employee" means a person other than an officer who is employed by a municipality.

(5) "Executive branch" means that part of the municipality, including departments, offices, and boards, charged with implementing actions approved and administering policies adopted by the governing body of the local government or performing the duties required by law.

(6) "Governing body" means the commission or town meeting legislative body established in the alternative form of local government.

(7) "Guideline" means a suggested or recommended standard or procedure to serve as an index of comparison and is not enforceable as a regulation.

(8) "Law" means a statute enacted by the legislature of Montana and approved and signed by the governor or a statute adopted by the people of Montana through statutory initiative procedures.

(9) "Municipality" means an entity which incorporates as a city or town.

(10) "Office of the municipality" means the permanent location of the seat of government from which the records administrator, or the office of the clerk of the governing body where one is appointed, carries out his duties.

(11) "Officer" means a person holding a position with a municipality which is ordinarily filled by election or, in those municipalities with a manager, the manager.

(12) "Ordinance" means an act adopted and approved by a municipality, having effect only within the jurisdiction of the local government.

(13) "Person" means any individual, firm, partnership, company, corporation, trust, trustee, assignee or other representative, association, or other organized group.

(14) "Plan of government" means a certificate submitted by a governing body that documents the basic form of government selected, including all applicable suboptions. The plan must establish the terms of all officers and the number of commissioners, if any, to be elected.

(15) "Political subdivision" refers to a local government, authority, school district, or multicounty agency.

(16) "Population" means the number of inhabitants as determined by an official federal, state, or local census or official population estimate approved by the ~~department of administration~~ Commerce.

(17) "Printed" means the act of reproducing a design on a surface by any process as defined by 1-1-203(3).

(18) "Public agency" means a political subdivision, Indian tribal council, state or federal department or office, or the Dominion of Canada or any provincial department or office or political subdivision thereof.

(19) "Public property" means any and all property owned by a municipality or held in the name of a municipality by any of the departments, boards, or authorities of the local government.

(20) "Real property" means lands, structures, buildings, and interests in land, including lands under water and riparian rights, and all things and rights usually included within the term "real property", including not only fee simple absolute but also all lesser interests such as easements, rights-of-way, uses, leases, licenses, and all other incorporeal hereditaments and every estate, interest, or right, legal or equitable, pertaining to real property.

(21) "Reproduced" means the act of reproducing a design on any surface by any process.

(22) "Resolution" means a statement of policy by the governing body or an order by the governing body that a specific action be taken.

(23) "Service" means an authorized function or activity performed by local government.

(24) "Structure" means the entire governmental organization through which a local government carries out its duties, functions, and responsibilities.

Section 2. Section 15-36-112, MCA, is amended to read:

15-36-112. Disposition of oil and gas severance taxes. (1) Each year the department of revenue shall determine the amount of tax collected under this chapter from within each county.

(2) The severance taxes collected under this chapter are allocated as follows:

(a) the amount, if any, by which the tax collected from within a county for any fiscal year exceeds the total amount collected from within that county for the previous fiscal year, by reason of increased production and not because of increase in or elimination of federal price ceilings on oil and gas, is allocated to the general fund of the county for distribution as provided in subsection (3);

(b) any amount not allocated to the county under subsection (2)(a) is allocated to the state general fund.

(3) (a) The county treasurer shall distribute the money received under this section to the county and to all the incorporated cities and towns within the county in the following manner. The county receives the available money multiplied by the ratio of the rural population to the county population. Each incorporated municipality receives the available money multiplied by the ratio of the population of the incorporated municipality to the county population. The rural population is that population of the county living outside the boundaries of an incorporated municipality. Population shall be based on the most recent figures as determined by the department of ~~administration~~ Commerce.

(b) The money distributed under this subsection may be used for any purpose as determined by the governing body of the county, city, or town.

SIR 9

EXHIBIT 2
State Administration
Jan. 28, 1983
DID NOT PASS

Amend introduced resolution

1. Title, line 7

following: "INDUSTRY"

Insert: "AND THE METAL BUILDINGS INDUSTRY"

2. Page 1, line 15

following: "industry"

Insert: "or the metal buildings industry"

3. Page 1, line 17

Strike: "conventionally built homes"

Insert: "these buildings"

4. Page 1, line 20

following: "industry"

Insert: "and metal buildings industry"

5. Page 1, line 21

Strike: "it serves"

Insert: "they serve"

6. Page 2, line 3

following: "industry"

Insert: "and a member from the metal buildings industry"

Senate Bill 230

EXHIBIT 3
State Administration
Jan. 28, 1938

1. Page 2, line 1
Following: "of"
Strike: "the"
Insert: "each person who has signed the
petition to assure that they are"
2. Page 2, lines 2 and 3
Strike: "in the manner prescribed in 13-27.
303"
3. Page 3, line 23
Strike: "20"
Insert: "30"
4. Page 3, line 25
Strike: "20"
Insert: "30"

PROPOSED AMENDMENTS TO SENATE BILL NO. 235

1. Page 2, line 8.

~~Following: "the"~~

Strike: "forms"

Insert: "agency budget requests,"

Following: "completed"

Insert: "by the budget office,"

2. Page 2, line 9.

~~Following: "for the"~~

Strike: "entity"

Insert: "agency"

3. Page 2, line 12.

Following: "consolidated"

Insert: "agency"

Following: "summary"

Insert: "for current level (and each modification request"

*expenditures
for*

4. Page 2, line 21.

~~Following: line 20~~

Strike: "explanatory"

Following: "schedules"

Strike: "or statements,"

line 21 STRIKE "explanatory"

5. Page 2, line 24.

~~Following: "(b)"~~

Strike: "an analysis"

Insert: "a schedule"

6. Page 3, line 2.

~~Following: "analysis"~~

Strike: "analysis"

Insert: "schedule"

7. Page 3, line 5.

~~Following: "(d)"~~

Strike: "a departmental analysis"

Insert: "an agency schedule"

8. Page 3, line 6.

~~Following: "plans"~~

Strike: "by agency"

9. Page 3, line 9.

~~Following: "of"~~

Strike: "departmental"

Insert: "agency"

10. Page 3, line 11.

~~11. Page 3, line 23 through line 1 on page 4.~~
Strike: "department"
Insert: "agency"

11. Page 3, line 23 through line 1 on page 4.
Following: "project." on line 23
Strike: line 23 through line 1 on page 4 in their entirety

12. Page 4, line 9.
~~Following: line 9~~
Strike: "and the legislative fiscal analyst"

13. Page 4, ~~line 11~~.
Following: line 10
Insert: "(2) Between August 15 and September 30 in the year preceding the convening of the legislature, the budget director must submit each state agency's budget request required under 17-7-111 to the legislative fiscal analyst. The transfer of budget information shall be done on a schedule mutually agreed to by the budget director and the legislative ~~fiscal~~ analyst in a manner that facilitates an even transfer of budget information during the month of September and which allows each office to maintain a reasonable staff workflow."
Renumber: subsequent subsections

Senate Bill 166

Amend introduced bill

1. Page 1, line 24

following: "unit"

Insert: "or political subdivision"

ROLL CALL VOTE

EXHIBIT 6
State Administration
Jan. 28, 1983

SENATE COMMITTEE STATE ADMINISTRATION

Date _____ Bill No. 28 Time _____

NAME	YES	NO
SENATOR H.W. HAMMOND	✓	
SENATOR REED MARBITT	✓	
SENATOR LARRY TVEIT	✓	
SENATOR R. MANNING		✓
SENATOR LAWRENCE STIMATZ		
SENATOR THOMAS TOWE		✓
SENATOR PETE STORY	✓	

Leona Williams
Secretary, Leona Williams

Pete Story
Chairman SENATOR PETE STORY

Motion: _____

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



2304 West Main St. 1/28/83
Bozeman, Montana 59715
586-0231
586-0235

EXHIBIT 7
State Administration



Senator Pete Story
State Capital
Helena, MT 59620

Dear Sen. Story:

As owner/manager of one of the largest and most respected employment agencies in the state, I am writing to urge that you vote against SB 104, a bill establishing a self-governing board of employment agencies under the Department of Commerce. While the bill's sponsors are honorable and well-meaning legislators, it is my firm belief that this legislation is a "Trojan Horse" that would have a devastating effect on the employment service industry, to the detriment of thousands of unemployed Montanans.

While it may have been inferred by agency representatives who testified before you on January 18th that our industry is united in this issue, let me assure you that this is far from the case. In fact, SB 104 was conceived in backroom secrecy by a small handful of agency owners, with no opportunity for open discussion or input by the majority of agencies in the state. Bill proponents accomplished this by engineering control of the Private Employment Association of Montana through flagrant violations of that organization's own bylaws. The testimony you then heard was carefully orchestrated to create the illusion of popular support.

Had the full membership of P.E.A.M. been provided with the text of this bill (which they were not) or notified of the committee hearing scheduled for the 18th (which they were not) you would have heard strong testimony by agency owners (including myself) in opposition to SB 104. However, the strategy was obviously to keep the membership in the dark until after the hearing. Since that hearing, a report has been sent out selectively to certain members of P.E.A.M. (nothing, for example, was sent to me).

Does it not seem ironic that the same business people who deal in such poor faith with their colleagues would then expect the legislature to give them legal authority to regulate their entire industry?

Not only are many P.E.A.M. members against this legislation, but non-P.E.A.M. agencies, (which comprise over half the licensed agencies in the state) are becoming extremely indignant as they become aware of what is going on. Not only do they oppose the bill in substance, but they very much resent the railroading tactics that the P.E.A.M. leadership is using to get it passed.

My primary reasons for opposing SB 104 are as follows:

1. The bill does not address the primary problems our industry faces, namely (a) needless, overregulation by the state, and (b) the clear conflict of interest problem that exists from being regulated by an agency of government that also administers our public sector competition (Job Service). SB 104 not only keeps all current regulations on the books, but it would undoubtedly bring on an additional burden of regulations promulgated by the newly created "board". Moreover, while the bill transfers our industry from Labor and Industry to Commerce, it jumps from the frying pan into the fire on the conflict of interest question, since private agencies would now be directly regulated by their won private competitors.

2. The bill flies in the face of the free enterprise system. By empowering private business interests with the legal right to regulate their competition, it moves us further away from a natural, free market situation, and invites a level of abuse far greater than is possible under the current system. A governmental empowered private board would be the worst of all worlds and would bastardize the legitimate functions of the public and private sectors.

3. Current enforcement of employment agency regulations by the Department of Labor and Industry is handled in a professional and even-handed manner. While I may disagree with those regulations, it is at least reassuring to know that one standard is applied to all agencies. Under the "self-governing board" created in SB 104, politics would rule the day, and the door would swing wide open to a whole host of double standards and abuses. Based on the savage internal politics within P.E.A.M. that I have observed, there is no doubt in my mind that the board would be highly prejudicial in its actions. Indeed, considering that there are only 20-25 licensed employment agencies statewide, it would be a relatively simple matter for one faction or another to gain control of the board and through it, to tyrannize over other agencies.

4. Historically, self-regulating boards of this type always restrict rather than promote open competition. It is almost always those interests who most fear a freely competitive system that promote and participate in these boards. Through the creation and selective enforcement of regulations that "protect" existing businesses from so-called "unfair competition", these boards can make life miserable for those firms that compete most successfully in the marketplace. Furthermore, in the name of establishing "professional standards" a board can, by design, severely restrict free entrance into the market by new firms. In the end, it is the consumer who becomes the biggest loser.

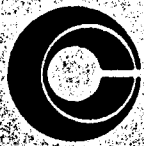
In summary, I would once again strongly urge the defeat of SB 104. This bill is not supported by the employment agency industry as a whole, but rather, is being forwarded by a minority of private interests who stand to gain if this legislation becomes law. The measure is anti-industry, anti-consumer, solves no problems and creates many new ones.

Please vote no on SB 104.

Respectfully yours,



Roger E. Koopman
President, Montana Association of Personnel
Consultants
Immediate Past President, P.E.A.M.
Manager, Career Concepts/Personnel Leasing



Career Concepts

January 27, 1983

Senator Pete Story
State Administration Committee
State Capitol
Helena, Montana

Dear Senator Story,

I am the owner of Career Concepts, a Private Employment Agency located in Great Falls. I am deeply concerned about introduction of S.B. 104, "An Act To Establish A Self-Governing Board for Regulation and Licensure of Employment Agencies.", and feel the bill must not be approved!

The Private Employment Agency Association in Montana is pushing this bill for approval, and I find it very interesting, however, that the association is solely controlled by Billings area agency owners, who are attempting to gain legal authority over the entire industry in Montana. It is also interesting to note that the association has made absolutely no attempt to circulate information about this bill to members and non-members located outside the Billings area. (As a matter of fact, I learned of this bill only two days ago!)

The State Association does not represent the Private Employment Industry in Montana as they may be leading you to believe. Little if no input by many agencies in the State has been made due to the tactics of the Billings agency owners who are very close to one another.

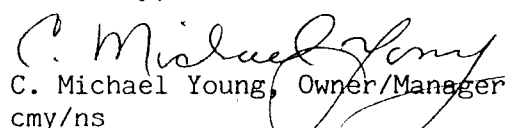
This board will consist of my direct competitors and I do not desire these people to regulate my business. I value my reputation, methods of ethical operation and future security that I've worked so hard to build. As you can see, distinct personal advantages can be gained by my competitors possible abuse of power should a prejudice develop.

I do favor less government regulation of our industry, but given a choice, I feel the Labor Standards Division, our current governing agency, is fair and treats all agencies equally, without prejudice.

In closing, I am very upset, not to be notified of this proposed legislation as are many owners in Montana. The industry is definately divided on this issue as the State Association is not actually representing the industry as a whole.

I urge you not to support S. B. 104; to do so will condone possible abuses of power by a minority representation of the Private Employment Industry in Montana.

Sincerely,


C. Michael Young, Owner/Manager
cmy/ns

January 27, 1983

State Administration Committee
Montana State Senate
State Capitol,
Helena, MT 59620

EXHIBIT 9
State Administration
Jan. 28, 1983

Dear Committee Member:

It has come to our attention that certain employment agencies in the state are promoting legislation (SB 104) to establish a board of agency owners that would have regulatory authority over our industry.

Unfortunately, we were not aware of the hearings held on January 18, so we are taking this opportunity to send our written views for consideration by committee members.

We oppose this bill and encourage you to vote it down. We believe that in an industry such as ours, where the total number of companies is so small, the creation of a so-called "self-governing board" would be a serious mistake. No need can be demonstrated for such action. And while we believe that the legislature should move in the direction of deregulation, we fear that SB 104 would only create increased regulatory harassment of our industry on a highly discriminatory basis.

We also object to the manner in which this bill has been ramrodded by certain agency interests, with the impression left that our whole industry is behind it. By their very actions, these agencies are proving themselves unworthy of the responsibilities they are lobbying you to give them.

(It is worthy of note that of the three "agency representatives" who testified in behalf of SB 104, one is no longer involved in our industry at all and another derives only a small fraction of his livelihood from it.)

Please do not be misled into believing that this bill has widespread support. We strongly oppose it, and we suspect that a great many other employment agencies feel the same way. We ask that you vote no on SB 104. Thank you.

Sincerely yours,

Paul Cordoza, Missoula Career Concepts
Jim Finnerty, Finn's Employment (Billings)
Sue Pencoske, S.O.F. Employment (Great Falls)
Roger Koopman, Bozeman Career Concepts
Michael Young, Great Falls Career Concepts

ROLL CALL VOTE

EXHIBIT 10
State Administration
Jan. 28, 1983

SENATE COMMITTEE STATE ADMINISTRATION

Date 8 Bill No. 104 Time

NAME	YES	NO
SENATOR H.W. HAMMOND	✓	
SENATOR REED MARBUT	✓	
SENATOR LARRY TVEIT		✓
SENATOR R. MANNING	✓	
SENATOR LAWRENCE STIMATZ		
SENATOR THOMAS TOWE	absent	
SENATOR PETE STORY	✓	

Leona Williams
Secretary, Leona Williams

Pete Story
Chairman SENATOR PETE STORY

Motion: _____

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

Amend introduced bill

1. Title, line 5
Strike: ", EXCHANGE, "
2. Page 1, line 9
Strike: ", exchange, "
3. Page 1, line 10
Strike: ", exchange, "
4. Page 1, line 15
~~following "lands"~~
Strike: "or"
Insert: ", on agricultural, wildlife, or recreational resources of the state, or on "
5. Page 1, line 18
Strike: ", exchange, "
6. Page 1, line 20
following: "(1)"
Insert: " and that no hearing has been or will be conducted by a federal agency affording the opportunity for expression of public opinion regarding the proposed sale or transfer "
7. Page 1, line 21
Strike: ", exchange, "

(8.) >

8. Page 1

Following: line 24

Insert: " (3) The sale or transfer of easements by an agency of the United States government and the transfer of land by the United States to the state of Montana in satisfaction of land owed to the state pursuant to the Enabling Act is exempt from the operation of this section. "

Senate Bill 118

Amended introduced bill

1. Page 2, line 3

Following: " and "

Insert: "in the nearest ^{major} metropolitan area
(Billings, Great Falls, Missoula, Helena,
Bozeman, or Kalispell) if requested
by 15 or more people. The hearing"

SB 258

EXHIBIT 13
State Administration
Jan. 28, 1983

Page 1
line 19
Following line 18
Strike: \$100
Insert: \$50

ROLL CALL VOTE

EXHIBIT 14
State Administration
Jan. 28, 1983

SENATE COMMITTEE STATE ADMINISTRATION

Date _____ S Bill No. 258 Time _____
as amend.

NAME	YES	NO
SENATOR H.W. HAMMOND	✓	
SENATOR REED MARBUT	✓	
SENATOR LARRY TVEIT	✓	
SENATOR R. MANNING		✓
SENATOR LAWRENCE STIMATZ		
SENATOR THOMAS TOWE	✓	✓
SENATOR PETE STORY	✓	

Leona Williams
Secretary, Leona Williams

Pete Story
Chairman SENATOR PETE STORY

Motion: _____

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

EXHIBIT 14(a)
through EXHIBIT 25
State Admin
January 28, 1983

These Exhibits are shown under separate cover with corresponding minutes. REAPPORTIONMENTS, SENATE JOINT RESOLUTION 4.

STANDING COMMITTEE REPORT

January 28 19 83

PRESIDENT

MR.

We, your committee on **STATE ADMINISTRATION**

having had under consideration **SENATE** Bill No. **141**

Respectfully report as follows: That **SENATE** Bill No. **141**

DO PASS

STANDING COMMITTEE REPORT

January 28 1983

MR. **PRESIDENT**

We, your committee on **STATE ADMINISTRATION**

having had under consideration **SENATE** Bill No. **181**

Respectfully report as follows: That **SENATE** Bill No. **181**

introduced bill be amended as follows:

1. Title, line 6.

Following: "system"

Insert: "AND ITS FUNCTIONS"

2. Title, line 7.

Following: "COMMERCE; TO"

Insert: "CHANGE THE NAME AND"

3. Title, line 9.

Strike: "SECTION"

Insert: "SECTIONS 7-1-4121, 15-36-112, AND"

~~XDDPAX~~ continued...

CONTINUED..

January 28 83

19.....

4. Page 1.

Following: line 12

Insert: "Section 1. Section 7-1-4121, MCA, is amended to read:

"7-1-4121. General definitions. As used in 7-1-4121 through 7-1-4149, unless otherwise provided, the following definitions apply:

(1) "Charter" means a written document defining the powers, structure, privileges, rights, and duties of the government and limitations thereon.

(2) "Chief executive" means the elected executive in a government adopting the commission-executive form, the manager in a government adopting the commission-manager form, the chairman in a government adopting the commission-chairman form, the town chairman in a government adopting the town meeting form, the commission acting as a body in a government adopting the commission form, or the officer or officers so designated in the charter in a government adopting a charter.

(3) "Elector" means a resident of the municipality qualified and registered to vote under state law.

(4) "Employee" means a person other than an officer who is employed by a municipality.

(5) "Executive branch" means that part of the municipality, including departments, offices, and boards, charged with implementing actions approved and administering policies adopted by the governing body of the local government or performing the duties required by law.

(6) "Governing body" means the commission or town meeting legislative body established in the alternative form of local government.

(7) "Guideline" means a suggested or recommended standard or procedure to serve as an index of comparison and is not enforceable as a regulation.

(8) "Law" means a statute enacted by the legislature of Montana and approved and signed by the governor or a statute adopted by the people of Montana through statutory initiative procedures.

(9) "Municipality" means an entity which incorporates as a city or town.

(10) "Office of the municipality" means the permanent location of the seat of government from which the records administrator, or the office of the clerk of the governing body where one is appointed, carries out his duties.

(11) "Officer" means a person holding a position with a municipality which is ordinarily filled by election or, in those municipalities with a manager, the manager.

(12) "Ordinance" means an act adopted and approved by a municipality, having effect only within the jurisdiction of

continued

the local government.

(13) "Person" means any individual, firm, partnership, company, corporation, trust, trustee, assignee or other representative, association, or other organized group.

(14) "Plan of government" means a certificate submitted by a governing body that documents the basic form of government selected, including all applicable suboptions. The plan must establish the terms of all officers and the number of commissioners, if any, to be elected.

(15) "Political subdivision" refers to a local government, authority, school district, or multicounty agency.

(16) "Population" means the number of inhabitants as determined by an official federal, state, or local census or official population estimate approved by the department of administration commerce.

(17) "Printed" means the act of reproducing a design on a surface by any process as defined by 1-1-203(3).

(18) "Public agency" means a political subdivision, Indian tribal council, state or federal department or office, or the Dominion of Canada or any provincial department or office or political subdivision thereof.

(19) "Public property" means any and all property owned by a municipality or held in the name of a municipality by any of the departments, boards, or authorities of the local government.

(20) "Real property" means lands, structures, buildings, and interests in land, including lands under water and riparian rights, and all things and rights usually included within the term "real property", including not only fee simple absolute but also all lesser interests such as easements, rights-of-way, uses, leases, licenses, and all other incorporeal hereditaments and every estate, interest, or right, legal or equitable, pertaining to real property.

(21) "Reproduced" means the act of reproducing a design on any surface by any process.

(22) "Resolution" means a statement of policy by the governing body or an order by the governing body that a specific action be taken.

(23) "Service" means an authorized function or activity performed by local government.

(24) "Structure" means the entire governmental organization through which a local government carries out its duties, functions, and responsibilities.

Section 2. Section 15-36-112, MCA, is amended to read:

"15-36-112. Disposition of oil and gas severance taxes.

(1) Each year the department of revenue shall determine the amount of tax collected under this chapter from within each county.

continued..

(2) The severance taxes collected under this chapter are allocated as follows:

(a) the amount, if any, by which the tax collected from within a county for any fiscal year exceeds the total amount collected from within that county for the previous fiscal year, by reason of increased production and not because of increase in or elimination of federal price ceilings on oil and gas, is allocated to the general fund of the county for distribution as provided in subsection (3);

(b) any amount not allocated to the county under subsection (2)(a) is allocated to the state general fund.

(3) (a) The county treasurer shall distribute the money received under this section to the county and to all the incorporated cities and towns within the county in the following manner. The county receives the available money multiplied by the ratio of the rural population to the county population. Each incorporated municipality receives the available money multiplied by the ratio of the population of the incorporated municipality to the county population. The rural population is that population of the county living outside the boundaries of an incorporated municipality. Population shall be based on the most recent figures as determined by the department of administration commerce.

(b) The money distributed under this subsection may be used for any purpose as determined by the governing body of the county, city, or town."

Renumber subsequent sections.

AND AS AMENDED

DO PASS

STANDING COMMITTEE REPORT

January 28

19 83

PRESIDENT

MR.

STATE ADMINISTRATION

We, your committee on

SENATE JOINT RESOLUTION

having had under consideration Bill No. 9

SENATE JOINT RESOLUTION

Respectfully report as follows: That Bill No. 9

~~DO PASS~~

Y/C

STANDING COMMITTEE REPORT

January 28

19 83

MR. **PRESIDENT**.....

We, your committee on **STATE ADMINISTRATION**

SENATE

230

having had under consideration Bill No.

SENATE

230

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

Introduced bill be amended as follows:

1. Page 2, line 1.
Following: "of"
Strike: "the"
Insert: "each person who has signed the
petition to assure that they are"
2. Page 2, lines 2 and 3.
Strike: "in the manner prescribed in 13-27-303"
3. Page 3, line 23.
Strike: "20"
Insert: "30"
4. Page 3, line 25.
Strike: "20"
Insert: "30"

DO PASS as amended

11 @

STANDING COMMITTEE REPORT

January 28, 1983

PRESIDENT

MR.

STATE ADMINISTRATION

We, your committee on

SENATE

235

having had under consideration Bill No.

SENATE

235

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

Introduced bill be amended as follows

1. Page 2, line 8.
Strike: "forms"
Insert: "agency budget requests,"
Following: "completed"
Insert: "by the budget office,"
2. Page 2, line 9.
Strike: "entity"
Insert: "agency"
3. Page 2, line 12.
Following: "consolidated"
Insert: "agency"
Following: "summary"
Insert: "for current level expenditures and for each modification request"

DO PASS

Continued

4. Page 2, line 21.
Strike: "explanatory"
Strike: "or statements,"
5. Page 2, line 24.
Strike: "an analysis"
Insert: "a schedule"
6. Page 3, line 2.
Strike: "analysis"
Insert: "schedule"
7. Page 3, line 5.
Strike: "a departmental analysis"
Insert: "an agency schedule"
8. Page 3, line 6.
Strike: "by agency"
9. Page 3, line 9.
Strike: "departmental"
Insert: "agency"
10. Page 3, line 11.
Strike: "department"
Insert: "agency"
11. Page 3, line 23 through line 1 on page 4.
Following: "project." on line 23.
Strike: line 23 through line 1 on page 4
in their entirety.
12. Page 4, line 9.
Strike: "and the legislative fiscal analyst"
13. Page 4
Following: line 10
Insert: "(2) Between August 15 and September 30 in the
year preceding the convening of the legislature, the
director must submit each state agency's budget request
required under 17-7-111 to the legislative fiscal budget
analyst. The transfer of budget information shall be
done on a schedule mutually agreed to by the budget
director and the legislative fiscal analyst in a
manner that facilitates an even transfer of budget in-
formation during the month of September and which
allows each office to maintain a reasonable staff
workflow."

Renumber: subsequent subsection

AND, AS SO AMENDED
DO PASS

P.C.

STANDING COMMITTEE REPORT

January 28 83

19.....

PRESIDENT

MR.

STATE ADMINISTRATION

We, your committee on

SENATE

having had under consideration Bill No. 28.....

SENATE

Respectfully report as follows: That..... Bill No. 28.....

~~XXXXXX~~ DO NOT PASS

STANDING COMMITTEE REPORT

January 28

83

..... 19

MR. **PRESIDENT**

We, your committee on **STATE ADMINISTRATION**

having had under consideration **SENATE** Bill No. **104**

Respectfully report as follows: That **SENATE** Bill No. **104**

~~XXXXXX~~ DO NOT PASS

STANDING COMMITTEE REPORT

January 28

83

..... 19

PRESIDENT

MR.

STATE ADMINISTRATION

We, your committee on

SENATE

118

having had under consideration Bill No.

SENATE

118

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

Introduced bill be amended as follows:

1. Title, line 5.
Strike: " , EXCHANGE, "
2. Page 1, line 9.
Strike: " , exchange, "
3. Page 1, line 10.
Strike: " , exchange, "
4. Page 1, line 15.
Strike: "or"
Insert: " ,on agricultural, wildlife, or recreational
resources of the state, or on"

DO PASS
~~XXXX~~

CONTINUED..

STATE ADMINISTRATION
SENATE BILL NO. 118
continued..

January 28, 19 83

5. Page 1, line 18.
Strike: " , exchange,"
6. Page 1, line 20
Following: "(1)"
Insert: "and that no hearing has been
or will be conducted by a federal
agency affording the opportunity
for expression of public opinion
regarding the proposed sale or transfer"
7. Page 1, line 21.
Strike: " , exchange,"
8. Page 1
Following: line 24
Insert: "(3) The sale or transfer of easements
by an agency of the United States government
and the transfer of land by the
United States to the state of Montana
in satisfaction of land owed to the
state pursuant to the enabling act
is exempt from the operation of
this section."
9. Page 2, line 2
Strike: " , exchange,"
10. Page 2, line 15.
Strike: " , exchange,"

AND, AS SO AMENDED
DO PASS

SENATOR PETE STORY.....

Chairman.

46.

STANDING COMMITTEE REPORT

January 28 19 83

MR. **PRESIDENT**

We, your committee on **STATE ADMINISTRATION**

having had under consideration **SENATE** Bill No. **258**

Respectfully report as follows: That **SENATE** Bill No. **258**

Introduced bill be amended as follows:

Page 1, line 19.
Following: line 18
Strike: \$100
Insert: \$50

AND, AS SO AMENDED

DO PASS

Y.C.