

MINUTES OF MEETING
LOCAL GOVERNMENT COMMITTEE
MONTANA STATE SENATE

March 3, 1983

The meeting of the Local Government Committee was called to order by Chairman McCallum at 12:30 on March 3, 1983 in Room 405 of the State Capitol.

ROLL CALL: All Senators were present.

CONSIDERATION OF HOUSE BILL NO. 459: Andrea Hemstad, District #40, sponsor of the bill, explained that it simply revises the laws relating to county fairs and was requested by the Rocky Mountain Association of Fairs. This would update the laws concerning the fairs across the state since these laws do contain some archaic language such as junior fairs. She said there were no proponents at the meeting in the House but some county fair boards and county commissioners appeared in support of the bill. She went briefly through the bill and explained the additions and deletions.

As far as the money going to the poor fund, the Attorney General's opinion stated that any money should go to the fair fund. The sole purpose of the bill is to rewrite it to clarify and update the language.

There were no proponents and no opponents to HB 459.

DISCUSSION OF HOUSE BILL NO. 459: It was brought out that the language now is to permit the appointment of one commissioner to the fair board. Chairman McCallum stated that in Mineral County, they have a county fair, the county commissioners appoint the fair board, of which he is a member. They are only authorized for two weeks prior to and following the fair. The rest of the time it is left to the commissioners. Rep. Hemstad said the fair board would make the decisions about the fairgrounds rather than the way the statute is now stated - no one else can use the grounds.

Chairman McCallum said the bill talks about board of directors of the fair district. Who is the board of directors? Rep. Hemstad said this would be the fair board.

Sen. Fuller asked what the motive is for adding a commissioner. Rep. Hemstad said there is a Senate bill that says the county commissioners determine the number of members. If that bill should pass, this bill would not matter. The intent of adding a commissioner is for more and better input. She explained the State Fair situation in Great Falls where they feel it would be much better to have more members from other areas for their input.

There being no further questions, the hearing was closed on HB 459.

CONSIDERATION OF HOUSE BILL NO. 421: Rep. Bob Thoft, District #92, said this would make the levy for the support of the volunteer firefighters pension fund permissive over and above the all-purpose levy. He added that he had several proponents present from the Volunteer Firemen's Association.

PROPONENTS: Lloyd Greenup, Hamilton Volunteer Fire Department, said there was an attorney general's opinion in 1980 that the four mill levy could no longer be above and beyond the all-purpose levy and this reduced the levying authority by four mills. This necessitates cuts in service. They were asking that they not be included in the all-purpose levy.

Art Korn, Sec.-Treasurer of the Volunteer Firemen's Association, agreed with the testimony of Mr. Greenup and stated his support for the bill.

Richard Van Auken, Fairfield Volunteer Fire Department, stated his of the bill.

Dave Fisher, Volunteer Firemen's Association, stated his support of the bill.

Clem Duaine, President of the Montana State Volunteer Firemen's Association, said this was a resolution passed at their last convention and supported the bill.

There were no further proponents and no opponents.

DISCUSSION OF HOUSE BILL NO. 421: Sen. Hammond asked if this bill had been in before and Rep. Thoft said he did not understand the confusion on this. To his knowledge, this had not been submitted previously.

Chairman McCallum asked if any of the fire insurance premiums come back to them. Mr. Greenup said a percentage is returned and is supplemented by a mandated mill levy. He explained that the Missoula Rural Fire Department outside of Missoula has 110 volunteer firemen with 12 paid around the clock. This is an entirely different situation. This is 3rd class cities we are talking about in this bill.

Sen. Hammond asked if this levy is mandatory on the incorporated areas only. It is 3% of the taxable valuation of the city. Mr. Van Auken said it depends on the city and the number of firemen, whether the city is taxed or not.

Sen. Boylan said that this money just goes into their pension fund. Chairman McCallum said that volunteer firemen, after a period of years, 20 or so, they get a small pension - \$100 maximum. Mr. Fisher said in a third class city there are no paid firemen, they are all volunteers.

In closing, Rep. Thoft said that this is the only compensation these retired firemen get.

The hearing was closed on HB 421.

CONSIDERATION OF HOUSE BILL NO. 319: Rex Manuel, District #11, said that this bill was requested by the Montana Volunteer Fire Departments. He explained page 2, line 20, (2), and said they have been doing this anyway. He said he had some proponents present to speak in favor of the bill.

PROPOSERS: Richard Van Auken, Fairfield Volunteer Fire Department said they drafted this bill for a problem in Teton County and other areas throughout the state. They tried to get mutual aid agreements within these counties.

Ross Fitzgerald, Power Volunteer Fire Department said they had worked very hard on these changes and supported the bill.

Lyle Nagel, Cascade County, supported the bill also.

Art Korn, Montana Volunteer Fire Association, said that this resolution from the last convention has been proposed for the last four or five years and asked for the committee's favorable consideration.

R. A. Ellis, West Helena Valley Fire District, asked for a do pass on this bill.

Lloyd Greenup, Hamilton Volunteer Fire Department, supported the bill as did Clem Duaine, President of the Montana Volunteer Firemen's Association.

There were no further proponents.

OPPOSERS: Ray White, Gallatin County Assessor, but representing himself, said that the change on page 1 is to force the county to protect the unprotected areas in the county that are not in fire districts. In Gallatin County there are 17 fire districts. Of these, five have been created within the last five years. It is now very easy to form a fire district. This says the county has to provide fire protection to unprotected areas and also structures. If there is a countywide levy, for structures, the people that are paying on city levies are going to be paying for people that simply do not want to form a fire district.

Ruthmary Tonn, Gallatin County Commissioner, felt this would discourage formation of fire districts and encourage dissolution of others. The county has neither time, money or personnel for protecting those areas.

There were no further opposers.

DISCUSSION OF HOUSE BILL NO. 319: Sen. Ochsner said that on page 2, line 11 the bill says the county commissioners appoint a fire chief and wondered if this is a good idea. Rep. Manuel said it is natural that they have a county fire chief and this is not talking about fire districts. This is a rural fire chief.

Mrs. Tonn felt that if the county is put into structures it is a new ballgame.

Mr. Van Auken said that the attorney general said that the home, farm and buildings are a natural resource, as the land itself. In their opinion they already have that responsibility.

Sen. Van Valkenburg asked if their reason for including structures was that they want some statutory authority. Rep. Manuel said that was their reason and naturally anybody would want that fire company to fight the fire.

Sen. Van Valkenburg asked why these people aren't in a fire district?

In closing, Rep. Manuel said that he felt some of the opponents' objections were directed to HB 318. All this bill is for is to give the right for another fire company to help with a fire.

Sen. Van Valkenburg felt the bill would do this without section 1.

The hearing was closed on HB 319.

CONSIDERATION OF HOUSE BILL NO. 318: Rep. Rex Manuel, sponsor of the bill, said that this is another fire association bill. He explained the amendments incorporated into the bill on page 1, line 16 and page 1, line 20. Also on page 2, line 1, "the county governing body may", not shall.

It was felt that the \$15,000 figure was not enough to fire fires now and it was increased to \$40,000 on page 2, line 9.

PROPOSERS: Richard Van Auken, Fairfield Fire Department, said that people don't want to pay for rural fire protection in counties so they have excluded fire districts, municipalities and state lands. With this exclusion only the people that do not have other fire protection would be taxed.

Lyle Nagel, Simms Volunteer Fire Department, said that in large rural areas with few residences, this bill would solve their problem. He felt that it is so expensive to fight fires, they must have some regular income.

R.A. Ellis, West Helena Valley Firemen's Association, supported the bill. This bill would provide money for the unprotected areas and upgrading of the equipment. In Lewis and Clark County, for instance, because of its size, it is impossible for them to get to a fire in time to be of any help.

Art Korn, Montana State Volunteer Firemen's Association, supported this bill and 318 and 421. These were resolutions passed at their convention.

Dave Fisher, supported the bill.

Lloyd L. Greenup, Hamilton Volunteer Firemen, said that this would provide an alternate means of protection to those areas outside the protected areas.

Clem Duaine, President of Montana Volunteer Firemen's Association, supported the bill.

OPPOSERS: Ruthmary Tonn, Gallatin County Commissioner, felt that the

felt that the fire statutes in existence are adequate and said there is no efficient way to give these scattered areas protection and structures are protected through mutual aid agreements.

Ray White, Gallatin County Assessor, but representing himself and not the office, said he had no problem with funding fire districts if they did not tax all property. They are asking the large land-owners to support protection for structures. If it was on an equal basis, there would not be any problem. He felt that everyone should have to live in a fire district the same as they do for the school districts, etc.

Rep. Ted Neuman, Cascade and Lewis and Clark Counties, offered some proposed amendments to the bill. He brought up the fact that there are rural volunteer fire companies that are funded by strictly volunteer activities. This bill says you are going to have to pay taxes when you are already covered by a fire company. His amendment say that the county could levy a fee, not to exceed \$25, on improvements to the property. The person with the bigger house should not have to pay more for fire protection. Also, suggested that section (3) should be changed to the original \$15,000 figure and asked the committee to seriously consider these amendments.

Sen. Paul Boylan, District #38, said that these people in these areas will not join the fire districts and these districts will not put out these fires outside their areas. He felt if you have not paid into the district perhaps this would be a good incentive to join - if the fire district let the structure burn. He felt it was bad legislation and opposed the bill.

Sen. Donald Ochsner, District #26, also opposed the bill. He said the town people move to the country and want the rural people to fight their fires for them. He did not feel that the large landowners should be taxed to provide protection to these areas. He said that most of these ranchers are equipped to handle range fires and any volunteer fire department would not be able to put out that kind of fire anyway. If there is a fire 10 miles out in the country they usually cannot extinguish it either. He was also concerned about possible double taxation in that this is a countywide tax and they are already supporting their fire district.

Sen. Story felt that if one place was left to burn this would maybe be a reason for them to join a fire district.

Sen. Marbut felt it was an open-ended levy. He asked Rep. Neuman if he had presented his amendments in the House. Rep. Neuman said he had presented them on second reading but did not succeed in getting them adopted.

Sen. Story felt that the word "improvements" in the amendment would have to be further defined. Rep. Neuman said that it would be \$25 for the buildings or whatever on the place, then in the future if more buildings were constructed or another house, it would only be another \$25. Sen. Story wondered if there was only an outhouse and

corrals would it still be \$25? Rep. Neuman agreed that it is not perfect but felt it was more fair.

Sen. Hammond pointed out that we have problems trying to pass laws covering the whole state of Montana and didn't think that it could be solved here.

There being no further questions, the hearing on HB 318 was closed.

CONSIDERATION OF HOUSE BILL NO. 336: Jay Fabrega, District #44, said that this bill was introduced at the request of the counties. It allows counties to issue revenue bonds like municipalities. It takes parts of 44, 45, and 46 of the Municipal Code, the ability to issue revenue bonds - the counties could do the same thing. It would be a way to relieve the property owners of paying taxes to fund some of these things that should be selfsufficient. It is a good way of approaching the capital expenditures of the county.

PROPOSERS: George Bousliman, Urban Coalition, said that the municipal revenue bond law makes it very clear that it is not a debt on the city, so this would not be a debt on the county. This would give counties a third option.

Ruthmary Tonn, Gallatin County Commissioner, supported the bill.

There were no opponents.

DISCUSSION OF HOUSE BILL NO. 336: Sen. Marbut asked if the enterprise fails who would assume the responsibility. Rep. Fabrega said they must be selfsupporting; they will not be a general obligation bond. This bill was amended in the committee in the House.

Sen. Hammond asked what the interest would be on bonds backed by a rest home or hospital.

Rep. Fabrega, in closing, said these would be a pretty good investment and it is giving the counties an option.

The hearing was closed on HB 336.

CONSIDERATION OF HOUSE BILL NO. 483: Rep. Gary Spaeth, District #71, said this bill was introduced at the request of the smaller cities in his district. This would allow the city attorney to prosecute on behalf of either the city or town. Mr. Spaeth handed out a letter (Exhinit #1) and a District Court Decision (Exhibit #2, both of which are attached to the minutes).

There were no further proponents and no opponents.

DISCUSSION OF HOUSE BILL NO. 483: Sen. Van Valkenburg asked what effect this would have on the disposition of the fines that are collected. Rep. Spaeth said there would be no effect because it would still be brought in city court. The key part of the bill is "may be brought either" - line 17 and 18, page 1. This bill was in the

Judiciary Committee in the House.

The hearing was closed on HB 483.

CONSIDERATION OF HOUSE BILL NO. 399: Rep. Orrin Vinger, District #3 explained the bill and said he had some proponents present to speak in favor of it.

PROPOSERS: Tom Sheuard, Toole County Commissioner, said this would give the commissioners the option to dispose of the property at less than the 90%.

Mike Stephens, Montana Association of Counties, supported the bill because after you have exhausted the efforts to get above the 90% of the appraisal this option could be used.

Dennis Rehberg, Montana Association of Realtors, supported the bill. Written testimony attached to the minutes.

Ruthmary Tonn, Gallatin County Commissioner, supported the bill.

There were no opponents.

DISCUSSION OF HOUSE BILL 399: Sen. Crippen asked if this was eliminating the public auction. Rep. Vinger said there is no intent to take out the public auction. They also still have to advertise and still have to have the appraisal.

Sen. Marbut asked about county property that has been acquired by tax lien. No one present could really answer that but Dave Bohyer agreed with Sen. Marbut that it would be included in this bill.

Mike Stephens felt that this procedure is in another part of the law. After a certain time period in which the delinquent party has the right to get his property back, then it becomes the property of the county.

Sen. Thomas asked how much lower they could go than 90%. Rep. Vinger said it could be anywhere from \$1.00 to the 90%.

The hearing on HB 399 was closed. Rep. Vinger said that Sen. Dover would carry the bill if it comes out of the Committee with a favorable recommendation.

DISPOSITION OF HOUSE BILL 336: Sen. Van Valkenburg HB 336 MOVED THAT HOUSE BILL 336 BE CONCURRED IN. MOTION CARRIED UNANIMOUSLY. Sen. Van Valkenburg will carry the bill on the floor.

Chairman McCallum suggested that Dave Bohyer look into HB 399.

DISPOSITION OF HOUSE BILL NO. 318: Sen. Conover MOVED HB 318 BE NOT CONCURRED IN. MOTION CARRIED 9-2. (See Roll Call Vote attached).

Local Government Committee
March 3
Page 8


DISPOSITION OF HOUSE BILL 319: Sen. Van Valkenburg moved the amendment striking Section 1 and didn't see the need for section 5. Chairman McCallum said he would rather have the committee study any suggested amendments before they are made. Sen. Conover was concerned with "structures" in the bill but felt there were some good things in the bill. Chairman McCallum felt if possible, this bill could be passed to allow districts to go into a different area without being sued.

Sen. Boylan MOVED HB 319 BE NOT CONCURRED IN. MOTION CARRIED 8-3.
(See Roll Call Vote attached).

DISPOSITION OF HOUSE BILL NO. 483: Sen. Van Valkenburg felt that there is a problem after reading the District Court Decision (attached). Rep. Spaeth said they would like to be able to do it like they are in Missoula.

Sen. Conover MOVED HOUSE BILL 483 BE CONCURRED IN. Sen. Fuller asked if this bill could be rereferred to Judiciary. Chairman McCallum felt that Judiciary is really loaded with bills and if they want it to come to that committee Sen. Turnage can request it on the floor. MOTION CARRIED with Sens. Story and Boylan voting "no". Sen. Van Valkenburg will carry the bill on the floor.

MEETING ADJOURNED 2:45 p.m.



GEORGE McCALLUM, CHAIRMAN

(Type in committee members names and have 50 printed to start.)

ROLL CALL

LOCAL GOVERNMENT

COMMITTEE

48th LEGISLATIVE SESSION -- 1983

Date 3/13/83

NAME	PRESENT	ABSENT	EXCUSED
OCHSNER	✓		
CRIPPEN	✓		
HAMMOND	✓		
STORY	✓		
MARBUT	✓		
CONOVER	✓		
FULLER	✓		
THOMAS	✓		
VAN VALKENBURG	✓		
BOYLAN	✓		
McCALLUM	✓		

DATE

COMMITTEE ON

318-319-336-399

VISITORS' REGISTER

451-459-483

NAME	REPRESENTING	BILL #	Check One	
			Support	Oppose
Mike Nays	Simms V.F.D. Dist 3 M.S.V.A.	318-319 421	✓	
Richard L. Orr H. Keen	Fairfield Vol Fire Dept	318-319 421	✓	
LOYD L GREENER	HAMMONT VOL FIRE DEPT	318-319 421	✓	
ROSS H. FITZGERALD	Power Vol. Fire / TOWN OF CANTON	318-319 421	✓	
Ray Spaulth	Sparrow	483		
Ray White	Salvation Army address	318-319		✓
JRT KOAN	MT. ST VOL FIRE ASSOC	318-319 421	✓	
Barb Fisher	Mt. St. Vol Fire Assn	318-319 421	✓	
Ed Ellis	1235 Sierra Ho'om	318-319 421	✓	
Ken Ounice	1235 Sierra Ho'om	318-319 421	✓	
Nik Stephen	M.A.S.	399	✓	
Jon Sherrard	Toole County Commissioner	399	✓	

COUNTY OF CARBON
COUNTY ATTORNEY
MICHAEL G. ALTEROWITZ

P. O. Drawer U • 112 South Broadway • Red Lodge, Montana 59068
Telephone (406) 446-3455

Spaeth
Exhibit #1
3/3/83

February 28, 1983

Honorable Gary Spaeth
State Representative
State Capitol
Helena, Montana 59601

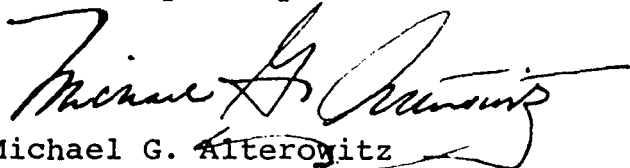
Dear Representative Spaeth:

It is my understanding that House Bill 483 will be considered by Senate Committee in the near future. As you are aware I wholeheartedly support the enactment of such legislation. At the present time only the County Attorney or the Attorney General may prosecute in the name of the State of Montana. It is very common for city police officers to charge violations under the state code. This is especially so in cities where the Municipal Code is not regularly amended and is done in order to avoid a conflict between state law and municipal ordinance.

However, once a defendant is cited under the state code the responsibility for prosecution falls to the County Attorney. Commonly County Attorneys are uncomfortable about prosecuting in City Court. Under Section 3-11-302, as it is presently written, the City Attorney is precluded from prosecuting such violations. The proposed amendment to the statute embodied in House Bill 483 will allow the City Attorney to prosecute and will improve upon and clarify the existing situation.

Thank you for your interest in this matter.

Yours very truly,


Michael G. Alterowitz
County Attorney

MGA:sb

Spruth
Exhibit #2
3/3/83

1 IN THE DISTRICT COURT OF THE THIRTEENTH
2 JUDICIAL DISTRICT OF THE STATE OF MONTANA
3 IN AND FOR THE COUNTY OF CARBON

4
5 STATE OF MONTANA,)
6 Plaintiff,)
7 v.)
8 KIRK S. NELSON,)
9 Defendant.)

No. DC 79-07

ORDER

10
11 Sally M. Johnson, attorney for the defendant, filed
12 Motions to Dismiss on the grounds that:

13 1. The City of Red Lodge, Montana, had no jurisdiction
14 to enforce state penal codes.

15 2. That the proper prosecuting authority was the county
16 attorney, not the city attorney.

17 3. That the caption of the case incorrectly cited the
18 City of Red Lodge as the plaintiff.

19 4. That the proceedings and purported trial in the city
20 court were heard without proper notice to the defendant and in his
21 absence.

22 5. That the defendant was denied his right to speedy
23 trial.

24 Having considered briefs and arguments submitted by Sally
25 M. Johnson, City Attorney Michael G. Alterowitz, and County Attor-
26 ney Pablo Perhacs, the court rules as follows:

27 1. The City Court of Red Lodge, Montana has concurrent
28 jurisdiction with the Justice Court of Carbon County, Montana to
29 hear prosecutions for violations of state penal codes. 3-11-102,
30 MCA 1979; Vol 37, No. 42, Attorney General Opinions, July 1, 1977.

31 2. Prosecutions for violation of city ordinances are con-
32 ducted by the city attorney. 3-11-301, MCA 1979. The county

1 attorney is required to prosecute all public offenses on behalf of
2 the state. 7-4-2716, MCA 1979.

3 Prosecutions for violations of local ordi-
4 nances must be conducted in the name of the
municipality, by its prosecuting officer.
5 Criminal cases arising under state laws
must be prosecuted in the name of the state
6 and by the county attorney. State ex rel
Streit v. Justice Court of Chinook, 45 Mont.
7 375, 123 P. 405 (1912).

8 3. All cases prosecuted for violation of city ordinance
9 shall be brought in the name of the city. Cases prosecuted under
10 state penal code shall be prosecuted in the name of the State of
11 Montana. 3-11-302, MCA 1979.

12 4. The defendant has a constitutional right to confront
13 his accusers and be present at trial. Absent a written waiver,
14 trial may not proceed without the defendant being present. Because
15 the case presently is a trial de novo, the defect in the city court
16 trial does not vitiate this district court proceeding.

17 IT IS THEREFORE ORDERED that the defendant's Motion to
18 Dismiss on the above grounds be denied. It is also ordered that
19 the caption of this case be changed to read State of Montana v.
20 Kirk S. Nelson, and that the case proceed as a trial de novo with
21 the county attorney as the prosecuting authority. It is also
22 ordered that an evidentiary hearing as to the speedy trial issue
23 be held at _____ o'clock on May ___, 1980 in the Carbon
24 County Courthouse, Red Lodge, Montana.

25 ORDERED this 14 day of May, 1980.

26 WILLIAM J. SPEARE
27 WILLIAM J. SPEARE
DISTRICT JUDGE

28 cc:

29 Sally M. Johnson
30 Michael G. Alterowitz
31 Pablo Perhacs
32



MONTANA
ASSOCIATION
OF REALTORS®

EXECUTIVE OFFICE
600 NORTH PARK
HELENA, MONTANA 59601
TELEPHONE:
(406) 443-4032

Testimony of the Montana Association of Realtors
on
House Bill #399, Introduced by Representative Vinger

The Montana Association of Realtors would like to go on record as being in support of HB 399 allowing county commissioners to dispose of county property according to the best interests of the county.

We feel legislation of this type is compatible with, and embodies the goals of excellence in future land use planning. By allowing flexibility in the area of property disposition, and use of the subsequent funds, you will be helping to assure quality management in terms of function and efficiency.

It is hoped that this bill will allow for, and encourage, sound planning, both economic and environmental. Within their various jurisdictions, county officials have been given the responsibility for overseeing the growth of housing, commercial and recreational uses, as well as the utility services they would require. Without the flexibility to dispose of their property in any way they deem best, they have often been frustrated in their efforts.

With the objective of flexibility and efficiency in mind, the Montana Association of Realtors supports HB 399.

COMMITTEE OF THE WHOLE AMENDMENT

MR. CHAIRMAN: I MOVE TO AMEND _____ Bill No. _____

_____ reading copy (_____)
color

1) Title, line 3.

Strike: "LEVY A TAX"

Insert: "ASSESS A FEE"

2) Title, line 6.

Following: "ACTIVITIES"

Strike: line 6 and through "EMERGENCIES" on line 7.

3) Page 2, line 2.

Following: "law"

Strike: line 2 and line 3 through "activities"

Insert: ", levy a fee not to exceed \$25 on improvements
to real property"

4) Page 2, line 6.

Strike: "countywide"

5) Page 2, line 7.

Strike: "its"

Insert: "their"

6) Page 2, line 8.

Strike: "fund fire emergencies"

Insert: "raise such needed sum"

7) Page 2, line 9.

Strike: line 9 and line 10

Insert: "\$15,000."

Feb. 9,

STANDING COMMITTEE REPORT

March 3

19 83

MR. **PRESIDENT**

We, your committee on **LOCAL GOVERNMENT**

having had under consideration **HOUSE** Bill No. **318**

Manuel (Conover)

Respectfully report as follows: That **House** Bill No. **318**,
third reading oopy,

BE NOT CONCURRED IN

~~XXXXXX~~

STANDING COMMITTEE REPORT

March 3

19 83

PRESIDENT

MR.

LOCAL GOVERNMENT

We, your committee on

House

having had under consideration Bill No. **336**

Fabrega (Van Valkenburg)

House

Respectfully report as follows: That Bill No. **336,**
third reading copy,

BE CONCURRED IN

DO PASS

STANDING COMMITTEE REPORT

March 3

19 83

MR. **PRESIDENT**

We, your committee on **LOCAL GOVERNMENT**

having had under consideration **House** Bill No. **483**

Spaeth (Van Valkenburg)

Respectfully report as follows: That **House** Bill No. **483**,
third reading copy,

BE CONCURRED IN

XXXXXX

SENATE COMMITTEE LOCAL GOVERNMENT

Date 3/3/83 HB Bill No. 318 Time 2:20

NAME	YES	NO
OCHSNER, J. Donald, Vice-Chairman	✓	
CRIPPEN, Bruce	✓	
HAMMOND, H.W.	✓	
STORY, Pete	✓	
MARBUT, Reed	✓	
CONOVER, Max	✓	
FULLER, David		✓
THOMAS, Bill		✓
VAN VALKENBURG, Fred	✓	
BOYLAN, Paul	✓	
McCallum, George	✓	

Louise Sullivan
Secretary

Sen. George McCallum
Chairman

Motion: (✓ C - Conover 9-2)

B. Not Concurred In

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

SENATE COMMITTEE LOCAL GOVERNMENT

Date 3/3/83 House Bill No. 319 Time 2:35

NAME	YES	NO
OCHSNER, J. Donald, Vice-Chairman	✓	
CRIPPEN, Bruce	✓	
HAMMOND, H.W.	✓	
STORY, Pete	✓	
MARBUT, Reed	✓	
CONOVER, Max	✓	
FULLER, David		✓
THOMAS, Bill		✓
VAN VALKENBURG, Fred		✓
BOYLAN, Paul	✓	
McCallum, George	✓	

Louise Sullivan
Secretary

Sen. George McCallum
Chairman

Motion: Be Not Concurred In - 8-3
Boylan's motion

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