

MINUTES OF THE MEETING  
PUBLIC HEALTH, WELFARE AND SAFETY COMMITTEE  
MONTANA STATE SENATE

MARCH 18, 1983

The meeting of the Public Health, Welfare and Safety Committee was called to order by Chairman Tom Hager on Friday, March 18, 1983 in Room 410 of the State Capitol Building.

ROLL CALL: All members were present. Woody Wright, staff attorney was also present.

There were also some visitors in attendance.

CONSIDERATION OF HOUSE BILL 513: Representative Bob Pavlovich of House District 86, the chief sponsor of House Bill 513, gave a brief resume of the bill. This bill is an act providing for a fee for late renewal of a chiropractor license; clarifying that continuing education programs must be approved by the Board of Chiropractors; and providing an immediate effective date.

Dr. Carrol Albert, president of the Board of Chiropractors, stood in support of the bill. He stated that HB 513 is a request of the Board to provide for a late renewal fee. At the present time, 40% of the current licensees renew late. This results in additional work load which involves sending out a third renewal notice, checking continuing education credits, and record keeping. The Board feels that with the additional work required for a late renewal that these licensees should pay a penalty if they have not renewed within 30 days of the expiration date of their license which is September 1st of each year. At a proposed fee of \$10, this would raise \$400 per year at this time and would offset the costs associated with the additional work load.

With no further proponents, the chairman called on the opponents. Hearing none the meeting was opened to a question and answer period from the Committee.

Representative Pavlovich closed. He stated that he hoped that the Committee would give this bill favorable consideration.

DISPOSITION OF HOUSE BILL 513: A motion was made by Senator Jacobson that HB 513 receive a recommendation of BE CONCURRED IN from the committee. Motion carried unanimously. Senator Jacobson will carry this bill on the floor.

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CONSIDERATION OF HOUSE BILL 671: Representative Red Menahan, of House District 90, the chief sponsor of HB 671, gave a brief resume of the bill. This bill is an act to clarify which subjects may be included in chiropractic examinations and to make it discretionary for the Board of Chiropractors to license, without administering a clinical proficiency examination, an applicant holding a valid certificate from the National Board of Chiropractic Examiners.

Dr. Carrol Albert, president of the Board of Chiropractors, stood in support of the bill. Dr. Albert stated that this would bring the law up to date. This bill was requested by the Board of Chiropractors to revise the laws pertaining to chiropractic examinations. Dr. Albert turned in written testimony to the Committee for their review. See exhibit 1.

There were no further proponents. The Chairman called on the opponents. Hearing none, the meeting was opened to a question and answer period from the Committee.

Senator Hager asked how many licensed chiropractors there are in the state at the present time. There are approximately 230 licensed chiropractors in the state at the present time.

Senator Christiaens asked the sponsor if he had any trouble with the bill being amended on line 18 to change "may" to "shall". The sponsor had no objection to this.

The closest Chiropractic College is in Portland. There is none in Montana at the present time.

Representative Menahan closed.

DISPOSITION OF HOUSE BILL 671: A motion was made by Senator Norman that HB 671 receive a BE CONCURRED IN recommendation from the Committee. Motion carried unanimously. Senator Jacobson will carry this bill on the floor of the Senate.

CONSIDERATION OF HOUSE BILL 687: Representative Red Menahan of House District 90, the sponsor of House Bill 687, gave a brief resume of the bill. This bill is an act to amend the laws relating to the application, and examination for a license to practice medicine.

PUBLIC HEALTH  
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Jerome Loendorf, representing the Montana Medical Association stood in support of the bill. He urged the Committee to give this bill a BE CONCURRED IN recommendation.

With no further proponents, the Chairman called on the opponents. Hearing none, the meeting was opened to a question and answer period from the Committee.

Representative Menahan closed.

DISPOSITION OF HOUSE BILL 687: A motion was made by Senator Norman that HB 687 receive a BE CONCURRED IN recommendation from the Committee. Motion carried unanimously. Senator Norman will carry the bill on the floor.

CONSIDERATION OF HOUSE BILL 663: Senator Esther Bengtson of House District 59, the sponsor of House Bill 663, gave a brief resume of the bill. This bill is an act to grant the Department of Social and Rehabilitation Services authority to administer the state plan on aging, to coordinate services to the aged, and to establish or redesignate planning and service areas and providing an immediate effective date.

Representative Bengtson stated that an interim study had been made of the area aging councils and should be endorsed by the state. She stated that this is an attempt to embrace area agency councils.

Jane Anderson, representing the Area V Agency on Aging, stood in support of the bill. She stated that senior citizens are the greatest people in the world to deal with and work for and if we can improve the quality of life and keep them out of nursing homes as long as possible, that is the best gift Montana can give her senior citizens.

Walter Taylor, representing the senior citizens of Montana, stood in support of the bill.

Ben Briscoe of Great Falls, stood in support of the bill

Mary Uber of Billings stood in support of the bill.

Ray Menahan of Kalispell stood in support of the bill.

Eunice Simpson stood in support of the bill. She stated this this bill would make the law more effective and efficient.

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Doug Olson, attorney representing the Montana Seniors' Advocacy Assistance, stood in support of the bill. Mr. Olson handed in written testimony to the committee for their review. See exhibit 2.

With no further proponents, the chairman called on the opponents.

Norman Vestre, representing the Department of Social and Rehabilitation Services stood in opposition to the bill.

With no further opponents, the chairman opened the meeting to a question and answer period from the Committee.

Senator Marbut asked what happened to this bill in the House of Representatives.

Senator Christiaens asked how many senior citizens there are in the state. There are 118,000 senior citizens in the state.

Senator Jacobson asked if the grandfather clause was necessary in the bill. This is a necessary part of the bill to insure stability in the program for the next four years.

Senator Stephens asked that someone explain what area agency on aging does.

Representative Bengtson closed.

DISPOSITION OF HOUSE BILL 96: Senator Hager handed out a copy of that part of the minutes which had to do with the hearing on House Bill 96. See exhibit 3.

A motion was made by Senator Hager that House Bill 96 BE CONCURRED IN. Motion carried unanimously. Senator Hager will carry this bill on the floor.

DISPOSITION OF HOUSE BILL 420: This bill will license youth camps and work camps.

A motion was made by Senator Christiaens that House Bill 420 BE CONCURRED IN. Motion carried unanimously. Senator Christiaens will carry the bill on the floor.

DISPOSITION OF HOUSE BILL 708:

Senator Hims1 stated that he did not think that this bill was necessary as it is already being done.

PUBLIC HEALTH  
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Senator Marbut stated that he supported the bill. His area has a good relationship with the senior citizens and the people in the agency are doing in a good job.

Senator Christiaens stated that this is being run through the welfare department in Cascade County. This is the reason that people do not like to use it much. Senior citizens are a proud people and do not like to have to go to welfare.

Senator Hager stated that he could tell that the Committee was not ready to vote on this bill yet.

DISPOSITION OF HOUSE BILL 182:

Senator Hager made a motion that the proposed amendments to HB 182 be accepted. Motion carried.

A motion was made by Senator Hager that HB 182 BE CONCURRED IN as amended. Motion carried unanimously. Senator Hager will carry this bill on the floor of the Senate.

DISPOSITION OF HOUSE BILL 699:

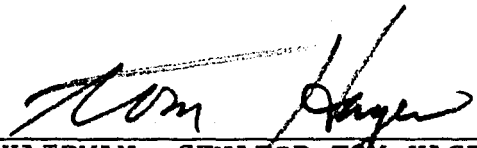
Senator Jacobson moved that House Bill 699 BE CONCURRED IN.

A substitute motion was made by Senator Hager to accept the amendments proposed by the City of Helena. Motion failed. See Roll Call Vote Sheet.

A vote was taken on the motion of Senator Jacobson. Motion carried. Senator Jacobson will carry this bill on the floor of the Senate.

ANNOUNCEMENTS: The next meeting of the Public Health, Welfare and Safety Committee will be held on Monday, March 21, 1983 in Room 410 of the State Capitol Building to consider House Bills 248, 728, 792, and 862.

ADJOURN: With no further business the meeting was adjourned.

  
\_\_\_\_\_  
CHAIRMAN, SENATOR TOM HAGER

ROLL CALL

PUBLIC HEALTH, WELFARE, SAFETY COMMITTEE

48th LEGISLATIVE SESSION -- 1983

Date 3/18/83

[illegible]

SENATE

COMMITTEE

BILL 663

VISITORS' REGISTER

DATE \_\_\_\_\_

Please note bill no.

NAME

REPRESENTING

BILL #

(check one)

SUPPORT

OPPOSE

Mary Aber

SLCAARP

663

✓

Al Hartwig

SLC-AARP

663

✓

Thorne T. Leland

nat. rehab. assoc.

687

✓

Jane Anderson

Oleum T. Agency

663

✓

Doug Olson

Mt. Senois advoc. assoc.

663

✓

Lenore Taliferro

Long Term Care Ombudsman

663

✓

Walter G. Taylor

Senior Citizens

663

✓

PLEASE LEAVE PREPARED STATEMENT WITH SECRETARY





PROPOSED AMENDMENTS TO HOUSE BILL 182

1. Strike: statement of intent in its entirety

2. Title, line 6.

Following: "THERAPISTS"

Strike: remainder of line 6 through "REQUIREMENTS;" on line 7.

3. Title, line 8.

Strike: "37-11-203, 37-11-301, 37-11-304,"

4. Page 1, line 13.

Strike: Sections 1 through 3 in their entirety

Renumber: subsequent sections

5. Page 3, line 24.

Following: "chapter."

Insert: "Those applicants who have been licensed in another state or territory by examination other than that examination recognized under this chapter may be considered for licensure by the board if the requirements for physical therapy license in the state or territory in which the applicant was tested were at least equal to those requirements in force in this state at that time."

6. Page 3, line 25.

Strike: "AND, AFTER JUNE 30, 1985,"

7. Page 4, line 20.

Strike: Section 6 in its entirety

Renumber: subsequent sections

8. Pages, line 2

Strike: Section 7 in its entirety

Renumber: subsequent section

NAME: Mr. Loral Akhat DATE: 3/18/53

ADDRESS: 219 - End Ave. No. Great Falls, Md.

PHONE: 453-4866

REPRESENTING WHOM? Board of Chiropractors

APPEARING ON WHICH PROPOSAL: NB 513 - NB 671

DO YOU: SUPPORT? yes AMEND? \_\_\_\_\_ OPPOSE? \_\_\_\_\_

COMMENTS: \_\_\_\_\_

PLEASE LEAVE ANY PREPARED STATEMENTS WITH THE COMMITTEE SECRETARY.

*Copy 1*

BOARD OF CHIROPRACTORS  
DEPARTMENT OF COMMERCE



TED SCHWINDEN, GOVERNOR

1424 9TH AVENUE

STATE OF MONTANA

(406) 449-3737

HELENA, MONTANA 59620-0407

March 18, 1983

TO: Senate Public Health Committee

FROM: Dr. Carrol Albert, President  
Board of Chiropractors

*CEA*

The Board of Chiropractors asks your support of H.B. 513 and H.B. 671.

H.B. 513 is a request of the Board to provide for a late renewal fee. At the present time, 40% of the current licensees renew late. This results in additional work load which involves sending out a third renewal notice, checking continuing education credits, and record keeping. We feel that with the additional work required for a late renewal that these licensees should pay a penalty if they have not renewed within 30 days of the expiration date of their license which is September 1st of each year. At a proposed fee of \$10, this would raise \$400 per year at this time and would offset the costs associated with the additional work load.

H.B. 671 is a bill at the request of the Board of Chiropractors to revise the laws pertaining to chiropractic examinations. The Federation of Chiropractic Licensing Boards has emphasized that state regulatory boards should update their laws on examinations due to the number of outdated sections.

As a result of Federation information, the Montana Board of Chiropractors proposed to upgrade our statutes to bring the subjects of examination current with the subjects being taught in chiropractic colleges and to provide for an applicant to also be examined on x-ray procedures, including the use of radiographs. State regulatory boards are being challenged on their examinations and Montana is no different, therefore the Board strongly requests your consideration and passage of H.B. 671.

This bill also provides for board authority to require applicants to write a clinical proviciency examination even though they have passed both parts of the National Boards. This is currently provided by rule, but the Board feels they need legal authority to provide for examination for this requirements to test the qualifications of an applicants.

CITY OF HELENA  
TESTIMONY ON HB 699

There are two bills before this Legislature (HR 465; and HB 699) that include a proposal to extend the prohibition of local government licensing to those local governments with self government powers. We did not testify against these bills in the House of Representatives committee hearings because this change was a minor portion of a larger bill, and was not noticed in time.

While we agree that local governments should not be regulating the industries involved through ethical or professional requirements for licensing, there is no reason that these businesses should be exempt from a local general business license. Local governments issue general business licenses under police powers and to aid in financing the extra costs associated with services provided to business areas. The exemption of these businesses does not seem appropriate where their neighbor's business, for example a retail store, is required to be licensed.

The local government licenses in no way duplicate or expand the regulatory function performed by the State in its licensing requirements for these professions.

The local government also does not license the individuals but the business itself.

We recommend, therefore, that the provision prohibiting licensing by local governments in each of these bills be amended out in its entirety.

We are not opposed to any other sections of these bills.

The amendments we propose are as shown on the attached sheet.

PROPOSED AMENDMENTS TO HB 699

Page 1, Line 15, 16, and 17

Delete: "prohibiting a license fee ~~or-business-tax~~ on dental hygienists by a local government and clarifying the similar prohibition for dentists;"

Page 1, Line 15 and 16

Insert: "Removing prohibition of local governments from requiring business licenses;"

Page 8, Lines 6 through 10

Delete entire paragraph (Section 37-4-307 (7)) of

Page 15, Lines 22 through 25

Delete entire paragraph (Section 37-4-406 (8) )

*E Exhibit 3*

MINUTES OF THE MEETING  
PUBLIC HEALTH, WELFARE AND SAFETY COMMITTEE  
MONTANA STATE SENATE

FEBRUARY 9, 1983

The meeting of the Public Health, Welfare and Safety Committee was called to order by Chairman Tom Hager on Wednesday, February 9, 1983 in Room 410 of the State Capitol Building.

ROLL CALL: All members were present. Woody Wright, staff attorney was also present.

Many visitors were also in attendance. See attachments.

CONSIDERATION OF HOUSE BILL 96: Representative Dan Yardly of House District 74 in Livingston, the chief sponsor of House Bill 96, gave a brief resume of the bill. This bill is an act to clarify and law relating to junkyards along roads by amending the provisions relating to motor vehicle graveyards, motor vehicle wrecking facilities, garbage dumps, and sanitary landfills to conform to the applicable provisions of Title 75, Chapter 10, MCA and by clarifying the provisions on additional screening.

Larry Mitchell, representing the Department of Health and Environmental Sciences, stood in support of the bill. He stated that Montana presently has two laws which regulate the location screening and licensing of wrecking yards: The Highway Department's Junkyards Along Roads Act, and the Health Department's Motor Vehicle Recycling and Disposal Act. The Health Department's law is more restrictive in that it requires screening and licensing of all motor vehicle wrecking facilities. The Highway law is concerned only with those wrecking facilities and junkyards within 1000 feet of federal primary or interstate highways. The Health Department licenses all wrecking facilities but has no authority over junkyards which are not wrecking facilities. Federal law requires that the states control junkyards, including motor vehicle wrecking facilities, along federal primary or interstate highways or face a possible 10% reduction in federal highway aid. Except for the Health Department's lack of authority over non-wrecking facility junkyards, Title 75, Chapter 15, Part 2, MCA, could be repealed in its entirety without affecting the state's highway funding.

The next best solution is offered by this bill. It takes wrecking facilities and solid waste disposal areas out of the Highway's definition of junk or junkyards and clarifies that those activities are and will remain regulated under the existing authority of the Health Department. With the passage of this bill, it will be clear that Montana has one law which regulates the establishment and operation of wrecking facilities administered

PUBLIC HEALTH  
PAGE TWO  
FEBRUARY 9, 1983

by the Department of Health, and one law which regulates other junkyards, as required by federal law, administered by the Highway Department. Solid Waste disposal sites will continue to be regulated by the Department of Health under Title 75, Chapter 10, Part 2, MCA, 1979.

Bill Romine, representing the Wrecking Yards, stated that the wrecking yards would prefer having to deal with only one agency, rather than two. Right now there are two sets of rules, one for those within 1,000 feet of an interstate or primary and for those elsewhere. It only makes sense to have only one set of rules rather than two.

Beate Golda, representing the Department of Highways, stood in support of the bill. Ms. Golda handed in written testimony to the Committee for their review. See exhibit 1.

With no further proponents, the chairman called on the opponents, hearing none the meeting was opened to a question and answer period from the Committee.

Senator Himsl asked about page 2 the different definitions of junkyards, motor vehicle wrecking facility.

Representative Yardley closed. He stated that the purpose of the bill is to clarify an existing problem.

CONSIDERATION OF SENATE BILL 289: Senator Bill Norman of Senate District 47, the chief sponsor of SB 289, gave a brief resume of the bill. This bill is an act to establish qualifications for persons who represent themselves as dietitians or registered dietitians; to prohibit persons who do not meet the qualifications from representing themselves as such; and to provide a penalty for violation.

Senator Norman stated that this is being administered by the Department of Health.

Mary Mimsel, representing the Department of Health, stood in support of the bill. She offered a letter from Dr. John Drynan for the record. See exhibit 2.

Minkie Medora, representing the Montana Dietetic Association, stood in support of the bill. She stated that strict standards are need for the protection of the people of Montana. She brought several letters to be entered into the record. See exhibits 3 through 7.

TESTIMONY ON H.B.663

The Area III Agency on Aging was composed of nine counties prior to July 1, 1982. After that date the Area Agency was reduced by two counties when Hill and Cascade Counties received their separate Planning and Service Area status.

Since that time Area III has strengthened itself and has become a very workable organization. The Senior Citizens within Area III have rallied in full support of the Area office whenever they were called upon. When the Legislative Finance Committee held a hearing in their investigation of the efficiency of Area Agencies one group of Seniors even chartered a plane at their own expense to fly to Helena to testify.

Area III, which takes in Blaine, Chouteau, Glacier, Liberty, Pondera, Teton and Toole Counties, has a total of 6,923 senior citizens. In the past four months, of that number, 3,375 seniors have used some service offered by their senior centers. The services made available through the senior centers include nutrition, home-delivered meals, transportation, health screening, home chore, outreach, information and referral and nursing home ombudsman, and legal aid. One county also has a home-health service in place.

Since ours is a rural Area, for many of the senior citizens the senior center is the only place they can relate to.

One personal note, if I may -- Senior Citizens are the greatest people in the world to deal with and work for and if we can improve the quality of life and keep them out of nursing homes as long as possible, I think that is the greatest Montana can give.

I would sincerely ask for a favorable vote on H.B.663, so that Area III can continue to serve our senior citizens and not disrupt or change the method of service.

Thank you

Beverly Robinson, Area III Director



*Exhibit 2*

# MONTANA SENIORS' ADVOCACY ASSISTANCE

P.O. Box 232 • Capitol Station • Helena, Montana 59620  
(406) 449-4676 (Helena) • 1-800-332-2272 (Toll-free)

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DOUGLAS B. OLSON, Attorney  
Elderly Legal Services Developer

March 18, 1983

Senators  
Senate Public Health Committee  
48th Legislative Session  
Capitol Station  
Helena, Montana 59620

re: House Bill 663

Dear Chairman Hager and Committee Members:

I am appearing before you today as a registered lobbyist for Montana Seniors' Advocacy Assistance (MSAA), an entity that is responsible under a contract pursuant to a federal Older Americans Act grant for developing and coordinating legal services in Montana for senior citizens. Specifically, I function as the designated "Legal Services Developer" for Montana to fulfill Montana's obligations under Section 307(a)(15)(C) for its State Plan on Aging to coordinate legal services and advocacy assistance.

Today, I appear before you to support the basic principles and purposes behind House Bill 663 which would statutorily authorize the Department of Social and Rehabilitation Services (SRS) to administer a state plan on aging. SRS has been responsible for administering the state programs for aging for a number of years and has relied on the authority granted it by the legislature in section 53-5-102, MCA. That section provides:

"53-5-102. Grants and gifts to department. The department of social and rehabilitation services may receive on behalf of the state any grant from the federal government or any grant or gift from any source and accept the grant or gift so that the title shall pass to the state. All grants, grants-in-aid, or gifts shall be deposited with the state treasurer and shall be continuously available to the department."

In addition, section 53-5-101, MCA, provides in part that, "The department of social and rehabilitation services shall: ... (5) coordinate, through area agencies councils on aging, the delivery of community based care, including but not limited to home health care, homemaker services, foster home care, nutrition, transportation, winterization, information and referral, and recreation."

MSAA letter to Senate Public Health Comm.  
March 18, 1983  
re: House Bill 663  
Page 2

In order to receive a grant from the federal government under the federal Older Americans Act, 42 USC 3001 et seq., Montana has designated the department of social and rehabilitation services (SRS) as the state agency on aging and SRS has had to develop and submit to the federal Administration on Aging a state plan on aging. The state plan on aging prescribes the terms and conditions that Montana will follow for the administration of these federal grant monies that are passed through to local area agencies on aging. At the present time the state plan on aging is not adopted as a rule pursuant to the Montana Administrative Procedure Act (MAPA) because no statute exists granting SRS express or implied rulemaking authority. House Bill 663 if enacted into law will grant this authority to SRS and will set the conditions and limitations of the rulemaking authority.

As I indicated to you previously, I support the intent of HB 663, that is to grant SRS express authority to administer the state plan on aging and to guide SRS as it seeks to fairly administer the grant monies to all senior citizens by keeping the number of approved planning and service areas (PSAs) and Area Agencies on Aging (AAAs) to a financially manageable number. I will offer no opinion on what this number should be, only that the legislature should provide some guidance to SRS in this regard.

I would request, however, that your committee consider amending the Statement of Intent that accompanies HB 663 so that the rulemaking authority that is granted to SRS is broad enough to authorize it to adopt all rules necessary so that Montana's State Plan on Aging can be compatible with the requirements mandated under the federal Older Americans Act and regulations. The present Statement of Intent is too limited in its scope.

By way of illustration, each Area Agency on Aging (AAA) is required to spend an "adequate proportion" of the Title IIIB federal Older Americans Act monies it receives for access, in-home and legal services. (42 USC 3026(a)(2)). The state plan on aging is to define what constitutes an "adequate proportion" for each of these priority services. (See March 2, 1983, Federal Register, page 8964.). The existing Statement of Intent for HB 663 is too restrictive on lines 19 page 1, through line 5 of page 2, in this respect. A subsection needs to be added which would grant SRS sufficient authority to adopt all rules necessary for it to comply with the federal Older Americans Act and the federal regulations adopted pursuant thereto which specify what a state plan on aging must contain to be approved.


MSAA letter to Senate Public Health Comm.  
March 18, 1983  
re: House Bill 663  
Page 3

MSAA would offer for your consideration the amendment attached to this letter which will enable SRS to adopt by administrative rules a state plan on aging which will comply with all federal laws and regulations so that Montana can continue to receive the federal grant monies allocated by Congress to it.

In summary, as the person responsible for developing and coordinating legal services for the elderly in Montana, I support the intent of House Bill 663 but believe that the scope of its rulemaking authority as expressed in its accompanying "Statement of Intent" needs to be amended to give sufficient authority to SRS to adopt all that is necessary by rule for an approvable state plan. Without this amendment, it could later be argued that SRS did not have adequate rulemaking authority to adopt portions of the state plan which it clearly must include.

Thank you for the opportunity to express my views and concerns on House Bill 663.

Sincerely,

  
Douglas B. Olson  
Attorney  
Contracted Developer of  
Elderly Legal Services  
Montana Seniors' Advocacy Assistance

Attachment

MONTANA SENIORS' ADVOCACY ASSISTANCE  
recommended amendment to HB 663

Statement of Intent

March 18, 1983

Third reading copy

1. Line 6, Page 2

Insert new subsection (6)

"(6). Any other conditions, definitions, procedures, programs or standards required for a state plan on aging to be approved pursuant to Section 307 of the federal Older Americans Act and the federal regulations adopted pursuant thereto (42 USC 3027)."

# STANDING COMMITTEE REPORT

MARCH 18, 19 83

MR. PRESIDENT:

We, your committee on PUBLIC HEALTH, WELFARE AND SAFETY

having had under consideration HOUSE Bill No. 182,

WINSLOW

(HAGER)

Respectfully report as follows: That HOUSE Bill No. 182

blue copy be amended as follows:

1. Strike: statement of intent in its entirety.

2. Title, line 6.

Following: "THERAPISTS"

Strike: remainder of line 6 through "REQUIREMENTS;" on line 7.

3. Title, line 8.

Strike: "37-11-203, 37-11-301, 37-11-304,"

4. Title, line 9.

Following: "37-11-307"

Strike: ", "

5. Page 1, line 13.

Strike: Sections 1 through 3 in their entirety

Renumber: subsequent sections

XXXXXX  
B61489

CONTINUED

6. Page 3, line 24.

Following: "chapter."

Insert: "Those applicants who have been licensed in another state or territory by examination other than the examination recognized under this chapter may be considered for licensure by the board if the requirements for physical therapy license in the state or territory in which the applicant was tested were at least equal to those requirements in force in this state at that time."

7. Page 3, line 25.

Strike: "AND, AFTER JUNE 30, 1985,"

8. Page 4, line 20.

Strike: Section 6 in its entirety

Renumber: subsequent sections

9. Page 5, line 2.

Strike: Section 7 in its entirety

Renumber: subsequent section

And, as so amended,  
BE CONCURRED IN

# STANDING COMMITTEE REPORT

MARCH 18

19 83

MR. **PRESIDENT:**

We, your committee on **PUBLIC HEALTH, WELFARE AND SAFETY**

having had under consideration **HOUSE** Bill No. **671**

**MENEHAN (JACOBSON)**

Respectfully report as follows: That **HOUSE** Bill No. **671**

~~XXXXXX~~ BE CONCURRED IN

SENATE COMMITTEE PUBLIC HEALTH, WELFARE, AND SAFETY

Date MARCH 18, 1983 HOUSE Bill No. 699 Time

NAME	YES	NO
SENATOR TOM HAGER	1	
SENATOR REED MARBUT	✓	
SENATOR MATT HIMSL	✓	
SENATOR STAN STEPHENS		✓
SENATOR CHRIS CHRISTIAENS		✓
SENATOR JUDY JACOBSON		✓
SENATOR BILL NORMAN		✓

Chaim Gravelly  
Secretary

Tom Hager  
Chairman

Motion: A motion was made by Senator Hager that the City of  
Helena amendments be accepted for House Bill 699. Motion failed.

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



# STANDING COMMITTEE REPORT

MARCH 18, 19 83

MR. **PRESIDENT:**

We, your committee on **PUBLIC HEALTH, WELFARE AND SAFETY**

having had under consideration **HOUSE** Bill No. **699**

**WINSLOW (JACOBSON)**

Respectfully report as follows: That **HOUSE** Bill No. **699**

**REPORT BE CONCURRED IN**

# STANDING COMMITTEE REPORT

MARCH 18

1983

MR. **PRESIDENT:**

We, your committee on **PUBLIC HEALTH, WELFARE AND SAFETY**

having had under consideration **HOUSE** Bill No. **420**

**DOZIER (CHRISTIAENS)**

Respectfully report as follows: That **HOUSE** Bill No. **420**

~~XXXXXX~~ **BE CONCURRED IN**

# STANDING COMMITTEE REPORT

MARCH 18 19 83

**PRESIDENT:**

MR. ....

We, your committee on ..... **PUBLIC HEALTH, WELFARE AND SAFETY** .....

having had under consideration ..... **HOUSE** ..... Bill No. .... **96** .....

**YARDLEY (HAGER)**

Respectfully report as follows: That ..... **HOUSE** ..... Bill No. .... **96**, .....

~~XXXXXX~~ **BE CONCURRED IN**

.....  
**SENATOR TOM HAGER**

Chairman.

# STANDING COMMITTEE REPORT

MARCH 18

19 83

MR. **PRESIDENT:**

We, your committee on **PUBLIC HEALTH, WELFARE AND SAFETY**

having had under consideration **HOUSE** Bill No. **687**

**MENAHAN (NORMAN)**

Respectfully report as follows: That **HOUSE** Bill No. **687**

**DOES BE CONCURRED IN**

# STANDING COMMITTEE REPORT

MARCH 18, 19 83

MR. **PRESIDENT:**

We, your committee on **PUBLIC HEALTH, WELFARE AND SAFETY**

having had under consideration **HOUSE** Bill No. **513,**

**PAVLOVICH (JACOBSON)**

Respectfully report as follows: That **HOUSE** Bill No. **513,**

~~DEPRESSED~~ **BE CONCURRED IN**