MINUTES

MONTANA HOUSE OF REPRESENTATIVES 51st LEGISLATURE - REGULAR SESSION

COMMITTEE ON STATE ADMINISTRATION

Call to Order: By Chairman Jan Brown, on January 31, 1989, at 1:30 p.m.

ROLL CALL

Members Present: All

Members Excused: None

Members Absent: None

Staff Present: Judy Burggraff, Secretary; Lois Menzies,

Staff Researcher

Announcements/Discussion: Chairman Brown said we would take executive action on the bills the Committee had heard that morning in the order that they were heard.

DISPOSITION OF HB 171

Hearing Date: January 31, 1989

Motion: Rep. Campbell moved DO PASS.

Discussion: Chairman Brown said that Rep. Swift had worked with Lois Menzies on an amendment. Ms. Menzies explained what the amendment (Exhibit 1) does. She said that it refers to nonpartisan elections, and it provides that the nonpartisan ballots will be counted for each person except as provided in Section 13-14-202, and this is currently Section 3 in HB 171. That provides that the election judges shall count the votes cast for each individual, except as provided in that new subsection 1 (b), which says that the judges may not count or record write-in votes for candidates who have not filed a declaration of intent.

Amendments, Discussion and Votes: Rep. Campbell moved the amendment.

REP. WESTLAKE asked if the bill addressed the situation of a candidate passing away within 15 days prior to the election, and if the bill precludes a substitute

candidate from being placed on the ballot. REP. PHILLIPS said the Central Committee of the Party can make a recommendation to the county commissioners.

The motion on the amendment CARRIED (15 - 2), with Reps. Gervais and DeBruycker voting no. Rep. Compton was not present for the vote. Rep. Campbell moved HB 171 DO PASS AS AMENDED. REP. O'CONNELL asked why the League of Women Voters and the AFL-CIO opposed the bill. REP. RUSSELL responded by saying that the proponents wanted the bill because it would save time and money. Rep. Russell said that they work hard to get people involved in running for office and when we start setting up rules like this we will discourage a lot of people from participating. She said that if we can get people to participate, it is good even if it will cost extra time and hours.

REP. O'CONNELL said then in a sense the bill would take away from the democratic process. REP. PHILLIPS said he took a different view. He said he didn't know of a write-in candidate winning an election; when you talk about recruiting and finding a candidate, you have people who have committed 45 days prior to an election or longer. REP. PHILLIPS said that you are not discouraging viable candidates; you're just eliminating some work. He does not think it eliminates a candidate's opportunity to run. REP. MOORE said that if anyone is interested in running for office, nonpartisan or otherwise, they should be very happy to sign their intentions for everyone to know. REP. GERVAIS said in a real close election that write-in candidates can actually turn the election around because they take votes away from certain candidates. He said that it is an old trick to get someone in the same party to get a bunch of write-in votes for themselves, just enough to throw the election. ROTH said he did not think the intention of the bill is to keep anyone from participating.

REP. NELSON said that the bill would lead to efficiency in the counties. He looked at the write-in lists that were passed around and checked the names of those that were written in on some of the state races; He read the names of many people that don't even live in Montana.

REP. WHALEN said he likes the bill, but he is concerned about the issues that were raised by the AFL-CIO and the League of Women Voters. Something could happen in the 15 days prior to the election. They voiced a concern that a new candidate then could not file.

REP. WHALEN made a substitute motion to amend the bill, so that the votes would be counted for someone who would have a substantial number of votes, such as 3 to 4 percent.

REP. ROTH said he opposed the substitute motion. He said that anyone who comes in 15 days prior to the election will not be a serious candidate. He said he can understand Rep. Whalen's concern about 3 to 4 percent of the vote, but he said it would not happen. REP. PHILLIPS said the election officials would not know if they had 3 or 4 percent of the vote if they didn't tally them. He said you would be right back to bean counting again, and we wouldn't accomplish anything.

A roll call vote was taken on the substitute motion. The motion <u>CARRIED</u> 9 - 8 (Exhibit 2). Rep. Compton was not present at the time the vote was taken.

Recommendation and Vote: Action was deferred on the bill until the completion of the proposed amendment by Rep. Whalen and Ms. Menzies.

DISPOSITION OF HB 373

Hearing Date: January 31, 1989

Motion: Rep. Nelson moved DO PASS.

Amendments, Discussions and Votes: Rep. Nelson moved the amendment to change six round trips to five round trips.

REP. WHALEN made a substitute motion to amend HB 373 by striking on line 22, page 1, after the word "to" inserting "the amount per day established by the Federal IRS Code" or words to that effect. REP. WHALEN said there are two reasons he made the motion. (1) He said \$50 a day is inadequate as we are all maintaining two homes, and we are being paid a small amount for the services we perform for the people in the state. Rep. Whalen said the Legislators should have the same amount of money that is paid to workers for the federal government. (2) He wants the figure linked to the IRS Code so when that figure increases, the Legislature will not have to constantly amend the law.

REP. WESTLAKE asked if it is legal to change the \$50 to \$66 a day since the Legislators are not allowed to raise their own salary during the session.

REP. O'CONNELL said that this was per diem and not salary so it would not be considered salary. Ms. Menzies agreed.

REP. BROWN asked the Committee since Rep. Hannah has a bill in to change the per diem, if we change this subsection would it jeopardize the passage of this bill concerning round trips.

REP. PHILLIPS said that there was a vote on the House floor on the per diem subject; it went down rather handily, but the trips home did pass. He thinks it would jeopardize this bill.

Rep. Whalen said he thought that there might be a reasonable chance that the bill as amended might pass. If there wasn't enough money in the feed bill to pay for it then a supplemental must be requested.

The substitute motion <u>CARRIED</u>, 10 - 7, with Reps. Hayne, Westlake, Davis, Campbell, Phillips, Roth and Spring voting no.

Recommendation and Vote: The motion that HB 37 DO PASS AS AMENDED, CARRIED, 11 - 7 with Rep. Compton voting yes by proxy vote; Westlake, Roth, Davis, Campbell, Phillips and Spring voting no.

DISPOSITION OF HB 385

Hearing Date: January 31, 1989

Motion: Rep. DeBruycker moved DO PASS.

Discussion: REP. O'CONNELL said she is all for the bill, but that she sits on the Highway Committee and she is worried about the original owner not being able to bid on the land. Rep. O'Connell said that the acting director, Mr. Munro, from the Highway Department when asked about prior ownership of the land said that he didn't know. Rep. O'Connell is worried about who owns the land.

CHAIRMAN BROWN said that Rep. Simon had announced that the federal government owned the land previously and there would not be a problem.

Amendments, Discussion and Votes: None

Recommendation and Vote: The motion CARRIED. The vote 14 - 3, with Rep. Cocchiarella, Campbell and Squires voting no.

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DISPOSITION OF HB 408

Hearing Date: January 31, 1989

Motion: Rep. Roth moved DO PASS.

Discussion: None

Amendments, Discussion and Votes: None

Recommendation and Vote: The motion <u>CARRIED</u> unanimously. Rep. Roth moved to place the bill on the Consent Calendar. The motion <u>CARRIED</u> unanimously.

DISPOSITION OF HB 114

Hearing Date: January 24, 1989

Motion: Rep. Gervais moved DO PASS.

Discussion: REP. GERVAIS said he did not agree with the first fiscal note, and he wouldn't sign it. He said that he met again with the Teachers' Retirement System people and no one could come up with any numbers. The veterans could only come up with two people that they thought would take advantage of the bill. One veteran was from Fairview and one from Helena. Rep. Gervais said they agreed on the fiscal note of 125 people, but there is absolutely nothing to back up that number, and the figure is just an assumption. The veterans figured if there were 20 people, that would be high.

REP. BROWN said that no one opposed the bill at the hearing.

REP. PHILLIPS said he wished to point out that the employer cost to the contribution will be \$228,000 in a biennium. If Rep. Gervais's figures are right, and he said he agrees that there probably aren't 20 in the system to take advantage of the bill, the Teachers' Retirement System would make out pretty well with \$228,000. He said he was for the bill, but he has trouble with the statistics to increase the employer contribution by 0.031 percent and that goes on forever.

REP. WESTLAKE asked if the contribution would be made no matter how many people request the retirement. REP. PHILLIPS said yes.

REP. NELSON moved that due to the ambiguity of the fiscal note that the bill be tabled. A roll call vote was taken (Exhibit 3). The motion FAILED, vote 6 - 11.

Amendments, Discussion and Votes: None

Recommendation and Vote: The Committee reverted to the $\frac{DO}{VOTE}$ motion. The motion $\frac{CARRIED}{VOTE}$, 12 - 6. A roll call $\frac{DO}{VOTE}$ was taken (Exhibit 4).

DISPOSITION OF HB 26

Hearing Date: January 11, 1989.

Motion: Rep. Cocchiarella moved DO PASS.

Discussion: Rep. Cocchiarella distributed amendments to the bill (Exhibit 5). The amendments consist of a statement of intent.

Amendments, Discussion and Votes: Rep. Cocchiarella moved DO PASS AS AMENDED WITH STATEMENT OF INTENT ATTACHED. Rep. Cocchiarella explained the work of the subcommittee.

A compromise was reached on the bill. There were several proposed amendments from the different factions involved. Some wanted dates to be placed on the bills; others wanted no dates. That is why the Subcommittee added the statement of intent. Basically, we compromised. The statement of intent is to get vo-techs under the central payroll as they have to be paid by July 1, 1989; and Northern Montana College wishes to be under the central payroll by January 1, 1990. In the bill itself, it says that the other units will be included in an orderly way.

REP. WESTLAKE asked Rep. Cocchiarella how this is going to affect the universities in regards to their being subject to the rules. REP. COCCHIARELLA said that Jack Noble, from the Board of Regents, attended the Subcommittee hearings. She said she worked closely with him discussing the amendments and the problems related to how much this will cost the system.

Rep. Cocchiarella said that at the present time, no one has any idea of the financial impact on this bill. In the fiscal note, the amount of software and hardware included in the different units, is not added into the totals.

REP. ROTH, a member of the Subcommittee, spoke to Rep. Westlake and said that there is no way that the universities will be on central payroll by the next session. But that this bill will lay the ground work. It will let us know how much it will cost to put the units on.

Recommendation and Vote: The motion CARRIED unanimously:

DISPOSITION OF HB 207

Hearing Date: January 26, 1989

Motion: Rep. Campbell moved DO PASS.

<u>Discussion:</u> Chairman Brown asked Lois Menzies to address the two sets of amendments:

Lois said that the first amendment dealing with regional lotteries was a drafting oversight. second set of amendments would permit the director of the Department of Commerce to adopt rules concerning sales staff incentives or bonuses and retailer commissions. After reviewing the amendments, Lois said they appear to be technically correct, but noted that the bill will give authority to the director of the Department of Commerce to adopt rules concerning sales staffs' incentives and bonuses and retailers' commissions. The Lottery Commission has very general rulemaking authority over the Lottery Act. Now the rulemaking authority will be shared by two entities, which is unusual. Typically, the authority is granted to the Board. The Board is only administratively attached to the Department.

Amendments, Discussion, and Votes: Rep. DeBruycker moved the technical amendment that would strike the word "regional." The motion CARRIED unanimously.

REP. SQUIRES asked Diana Dowling, Director of the Lottery Commission, if she was happy with the second set of amendments concerning rulemaking by the Department of Commerce. Ms. Dowling said that she had gone to the Governor to ask him to amend the bill to provide for sales incentives and additional commissions for the retailers based on presales. The Governor agreed with both of those concepts, if the director could do it by rule-making authority.

Rep. O'Connell moved the second set of amendments.

REP. SQUIRES asked Ms. Dowling what effect this would have on the Lottery if the Committee did not pass the amendments. Ms. Dowling said the Governor told her that there was not a sales organization in the world where the sales representatives were not paid on a commission basis. The Governor said that is why sales orientated agencies are successful.

The motion <u>CARRIED</u> unanimously. Rep. Campbell moved HB 207 DO PASS AS AMENDED.

REP. CAMPBELL said he still has a problem with taking the cap completely off of operating expenses.

REP. ROTH said he didn't have any problem with the bill, but he would like to have the Legislature scrutinize the Lottery in two years to see if the changes that were made result in increased sales.

Recommendation and Vote: The motion <u>CARRIED</u>, with Reps. DeBruycker, Russell and Squires voting no.

DISPOSITION OF HB 267

Heating Date: January 27, 1989

Motion: Rep. Davis moved TO REMOVE HB 267 FROM THE TABLE.

<u>Discussion:</u> The motion <u>CARRIED</u>, 12 -6 with Reps. Compton, Nelson, Phillips, Hayne, Spring and DeBruycker voting

Amendments, Discussion, and Votes: Rep. Davis moved to amend the bill. Rep. Davis explained the amendments (Exhibit 6). REP. RUSSELL said that when the bill was originally discussed, she was concerned with a portion of the bill on line 22, where it says "communications advocating the success of a candidate." She said the bill should also apply to communications advocating the defeat or failure of a candidate.

CHAIRMAN BROWN said that the Davis amendments have stricken the language "advocating the success of a candidate," so no additional language is needed. The motion <u>CARRIED</u> 11 - 7, Reps. Roth, Spring, Haynes, DeBruycker, Phillips, Compton and Nelson voting no. Rep. Davis moved <u>DO PASS AS AMENDED</u>.

Recommendation and Vote: The motion <u>CARRIED</u>, 10 - 8 with Reps. Campbell, Compton, DeBryucker, Hayne, Nelson, Phillips, Roth and Spring voting no.

ADJOURNMENT

Adjournment At: 2:52 p.m.

REP. JAN BROWN, Chairman

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DAILY ROLL CALL STATE ADMINISTRATION COMMITTEE

51th LEGISLATIVE SESSION -- 1989

Date January 31, 1989

Executive Action Session

		Executive	Action Sess
NAME	PRESENT	ABSENT	EXCUSED
Rep. Jan Brown, Chairman	/		
Rep. Helen O'Connell, Vice Ch.			-
Rep. Vicki Cocchiarella	√		
Rep. Ervin Davis	/		
Rep. Floyd "Bob" Gervais		-	
Rep. Janet Moore	V		
Rep. Angela Russell			
Rep. Carolyn Squires	/		
Rep. Vernon Westlake	/		
Rep. Timothy Whalen	/		
Rep. Bud Campbell	/		
Rep. Duane Compton	/		made it
Rep. Roger DeBruycker	/		made it to the presenting just before it was adjoin
Rep. Harriet Hayne	·/		1
Rep. Richard Nelson	/		
Rep. John Phillips	V .		
Rep. Rande Roth	V		
Rep. Wilbur Spring, Jr.	/		
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STANDING COMMITTEE REPORT

February 16, 1989
Page 1 of 2

Mr. Speaker: We, the committee on <u>State Administration</u> report that House <u>Bill 373</u> (first reading copy -- white) <u>do pass as amended</u>.

Signed: Jan Brown, Chairman

And, that such amendments read:

1. Title, line 4. Following: "REVISE"
Insert: "THE DAILY EXPENSE PAYMENT FOR LEGISLATORS AND"

2. Title, line 7.
Following: ";"
Insert: "PROVIDING FOR COORDINATION WITH CHAPTER 1, LAWS OF 1989:"

3. Page 1, line 22.

Strike: "\$50" through "day"
Insert: "a daily expense allowance equal to the maximum amount allowable as a deduction under 26 U.S.C. 162(h)(1)(A)(i), as amended"

4. Page 2, line 10. Strike: "six"

Insert: "five"

5. Page 2.

Following: line 16

Insert: "NEW SECTION. Section 2. Coordination instruction. If [this act] is passed and approved, section 5-2-301(7) as amended by Chapter 1, Laws of 1989, is amended to read:

[7] In lieu of the salary provided for in subsection

(1) and the expense allowance provided for in subsection

(3), a legislator may receive remuneration for services performed during a legislative session. A legislator choosing to receive remuneration for services performed shall file a request to receive payment under this subsection with the accounting office of the legislative

February 16, 1989

council. A legislator exercising the option to receive remuneration for services performed may not receive more remuneration than legislators paid pursuant to subsections (1) and (3). Remuneration for services performed must be reduced by \$50 a the amount to which a legislator is entitled as reimbursement for expenses under subsection (3) for each day when the legislature recesses for more than 3 days.

Renumber: subsequent section

STANDING COMMITTEE REPORT

January 31, 1989 Page 1 of 1

Mr. Speaker: We, the committee on <u>State Administration</u> report that <u>House Bill 385</u> (first reading copy -- white) <u>do pass</u>.

Signed: Jan Brown, Chairman

STANDING COMMERCE SALE ME

January 31, 1989
Page 1 of 1

Mr. Speaker: We, the committee on <u>State Administration</u> report that <u>House Bill 408</u> (first reading copy -- white) <u>do pass</u>.

Signed: Jan Brown, Chairman

STANDING COMMITTEE REPORT

January 31, 1989 Page 1 of 1

Mr. Speaker: We, the committee on <u>State Administration</u> report that <u>House Bill 114</u> (first reading copy -- white) <u>do pass</u>.

Signed: Jan Brown, Chairman

STANDING COMPLETE STANDING

January 31, 1989
Page 1 of 1

Mr. Speaker: We, the committee on State Administration report that House Bill 26 (first reading copy -- white), with statement of intent attached, do pass as amended.

Signed: Jan Brown, Chairman

And, that such amendments read:

1. Page 1. Following: line 8 Insert:

*STATEMENT OF INTENT

This bill requires the state auditor to provide for the inclusion of the units of the university system and the vocational-technical centers into the state central payroll system.

The legislature recognizes the need to include the five vocational-technical centers under the central payroll system by July 1, 1989, when the vocational-technical center employees become employees of the board of regents.

The legislature further recognizes the complexity and enormity of the task of including all units of the Montana university system under the central payroll system. Therefore, the legislature intends that the inclusion of the units begin with northern Montana college. It is expected that the state auditor will work closely with the board of regents and northern Montana college to ensure that the inclusion of the college is accomplished by January 1, 1990, with minimum disruption of services to faculty, staff, and students and without loss of data essential to the operation of the college.

The legislature recommends that the 52nd legislature consider enacting legislation to provide for the gradual inclusion of the remaining units of the Montana university system into the central payroll system if the vocational-technical centers and northern Montana college are successfully included.

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February 1, 1989 Page 1 of 3

Mr. Speaker: We, the committee on State Administration report that House Bill 207 (first reading copy -- white) do pass as amended

And, that such amendments read:

1. Title, line 10.

Following: ","

Insert: "PROVIDING THAT THE DIRECTOR OF THE DEPARTMENT OF COMMERCE MAY ADOPT RULES RELATING TO LOTTERY STAFF SALES INCENTIVES OR BONUSES AND SALES AGENTS! COMMISSIONS: "

2. Title, line 22. Following: "17-7-502," Insert: *23-5-1006.* Following: "23-5-1008." Insert: *23-5-1012,*

3. Page 3.

Following: line 20

Insert: "Section 2. Section 23-5-1006, MCA, is amended to read: *23-5-1606. State lottery commission -- allocation -composition -- compensation -- quorum. (1) There is a state lottery commission.

(2) The commission consists of five members, who shall

reside in Montana, appointed by the governor.

(3) At least one commissioner must have 5 years of experience as a law enforcement officer. At least one commissioner must be an attorney admitted to the practice of law in Montana. At least one commissioner must be a certified public accountant licensed in Montana

(4) After initial appointments, each commissioner shall be appointed to a 4-year term of office, and the terms shall be staggered.

(5) A commissioner may be removed by the governor for

good cause. An office that for any reason becomes vacant must be filled within 30 days by the governor, and the

commissioner filling the vacancy shall serve for the rest of the unexpired term.

- (6) The commission shall elect one of its members as chairman.
- Three or more commissioners constitute a quorum to **(7)** do business, and action may be taken by a majority of a quorum.
- (8) Commissioners are entitled to compensation, to be paid out of the state lottery fund, at the rate of \$50 for each day in which they are engaged in the performance of their duties and are entitled to travel, meals, and lodging expenses, to be paid out of the state lottery fund, as provided for in Title 2, chapter 18, part 5.
- (9) The commission is allocated to the department of commerce for administrative purposes only as prescribed in 2-15-121, except that the director of the department of commerce may adopt rules relating to lottery staff sales incentives or bonuses and sales agents' commissions. ""

Renumber: subsequent sections

4. Page 4, line 19. Strike: "regional"

5. Page 6.

Following: line 5

Insert: "Section 5. Section 23-5-1016, MCA, is amended to read: *23-5-1012. Powers and duties of director. (1) The director shall:

- administer the operation of the state lottery in accordance with this part and the rules and other directives of the commission:
- appoint an assistant director for security and employ and direct personnel necessary to the operation of the state lettery;
- license lottery ticket or chance sales agents and suspend or revoke licenses pursuant to this part and commission rules;
- (d) implement plans for lottery staff sales incentives or bonuses and for sales agents' commissions pursuant to rules adopted by the department of commerce; and

(d) (e) maintain, with the assistant director for

security, the security of the state lottery.

(2) With the concurrence of the commission or pursuant to commission rules, the director may enter into contracts for materials, equipment, and supplies to be used in the operation of the state lottery, for the design and installation of games, for consultant services, and for promotion of the lottery. All contracts must be made in accordance with state law. No contract is legal or

February 1, 1989 Page 3 of 3

enforceable that provides for the management of the state lottery or for the entire operation of its games by any private person or firm. When a contract is awarded, a performance bond satisfactory to the commission and executed by a surety company authorized to do business in this state or otherwise secured in a manner satisfactory to the commission, in an amount equal to the price of the contract, must be delivered to the commission.

Renumber: subsequent sections

6. Page 7, line 20. Following: "."

Insert: "However, to further the sale of lottery products, the director of the department of commerce may adopt rules providing additional commissions to sales agents based on incremental sales."

STANDING COMMITTEE REPORT

January 31, 1989 Page 1 of 1

Mr. Speaker: We, the committee on State Administration report that House Bill 267 (first reading copy -- white) do pass as amended .

And, that such amendments read:

1. Title, lines 4 and 5.

Following: "REQUIRING" on line 4

Strike: "A" through "CANDIDATE" on line 5

Insert: "CERTAIN ELECTION MATERIALS"

2. Title, line 5.

Following: "INCLUDE"

Insert: "A CANDIDATE'S"

3. Title, lines 5 and 6.

Strike: "IN" on line 5 through "MATERIALS" on line 6

4. Page 1, lines 22 and 23.

Strike: "advocating" on line 22 through "of" on line 23 Insert: "in a partisan election financed by"

5. Page 1, line 23.

Strike: "in" through "election"

Insert: "or a political committee organized on the candidate's

behalf"

EXHIB	T		
DATE_	1-	31-	89
HB	171		

Amendments to House Bill No. 171 First Reading Copy

Requested by Representative Bernie Swift For the House Committee on State Administration

Prepared by Lois Menzies January 31, 1989

1. Title, line 8.
Following: "13-13-117"
Insert: ", 13-14-116,"

2. Page 4.

Following: line 1

Insert: "Section 3. Section 13-14-116, MCA, is amended to read:

"13-14-116. Counting and canvassing of nonpartisan ballots. (1) After closing the polls, the election officers shall separately count, canvass, record, and certify nonpartisan ballots, showing the number of votes cast for each person, except as provided in 13-15-202.

(2) Nonpartisan ballots, stubs, and unused ballots shall must be disposed of in the same manner as other ballots, stubs, and unused ballots. Returns shall must be made as provided by law.""

Renumber: subsequent sections

EXHIBIT	2
DATE_	1-31-89
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ROLL CALL VOTE

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EXHIBIT_

EXHIBIT	5
DATE_ /-	31-89
HB_26	

Amendments to House Bill No. 26 First Reading Copy

Requested by Rep. Vicki Cocchiarella For the House Committee on State Administration

Prepared by Lois Menzies
January 30, 1989

1. Page 1.

Following: line 8

Insert:

"STATEMENT OF INTENT

This bill requires the state auditor to provide for the inclusion of the units of the university system and the vocational-technical centers into the state central payroll system.

The legislature recognizes the need to include the five vocational-technical centers under the central payroll system by July 1, 1989, when the vocational-technical center employees become employees of the board of regents.

The legislature further recognizes the complexity and enormity of the task of including all units of the Montana university system under the central payroll system. Therefore, the legislature intends that the inclusion of the units begin with northern Montana college. It is expected that the state auditor will work closely with the board of regents and northern Montana college to ensure that the inclusion of the college is accomplished by January 1, 1990, with minimum disruption of services to faculty, staff, and students and without loss of data essential to the operation of the college.

The legislature recommends that the 52nd legislature consider enacting legislation to provide for the gradual inclusion of the remaining units of the Montana university system into the central payroll system if the vocational-technical centers and northern Montana college are successfully included."

EXHIBIT_	6
DATE/	1-31-89
HB <u>:</u> 2	(1)
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Amendments to House Bill No. 267. First Reading Copy

Requested by Representative Ervin Davis For the House Committee on State Administration

> Prepared by Lois Menzies January 30, 1989

1. Title, lines 4 and 5.

Following: "REQUIRING" on line 4
Strike: "A" through "CANDIDATE" on line 5

Insert: "CERTAIN ELECTION MATERIALS"

2. Title, line 5.

Following: "INCLUDE" Insert: "A CANDIDATE'S"

3. Title, lines 5 and 6.

Strike: "IN" on line 5 through "MATERIALS" on line 6

4. Page 1, lines 22 and 23.

Strike: "advocating" on line 22 through "of" on line 23

Insert: "in a partisan election financed by"

5. Page 1, line 23.

Strike: "in" through "election"

Insert: "or a political committee organized on the candidate's

behalf"

ROLL CALL VOTE

	STATE ADMI	NISTRATION	RATION COMMITTEE	
DATE 1-31-89	BILL NO.	247	NUMBER	/
NAME			AYE	NAY
Jan Brown			V	
Bud Campbell				\ \ \
Vicki Cocchiarell	.a			
Duane Compton				N N
Ervin Davis				
Roger DeBruycker				
Floyd "Bob" Gerva				
Harriet Hayne				V
Janet Moore				
Richard Nelson				
Helen O'Connell				
John Phillips				1
Rande Roth				
Angela Russell				
Wilbur Spring, Jr	•			
Carolyn Squires				
Vernon Westlake	·		/_	
Timothy Whalen			V	
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MOTION: #B 2	to DO PA	SS AS	amendal	
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