

MINUTES

MONTANA HOUSE OF REPRESENTATIVES 52nd LEGISLATURE - REGULAR SESSION

COMMITTEE ON STATE ADMINISTRATION

Call to Order: By CHAIR JAN BROWN, on January 31, 1991, at 9:00 a.m.

ROLL CALL

Members Present:

Jan Brown, Chair (D)
Vicki Cocchiarella, Vice-Chair (D)
Beverly Barnhart (D)
Gary Beck (D)
Ernest Bergsagel (R)
Fred "Fritz" Daily (D)
Ervin Davis (D)
Jane DeBruycker (D)
Roger DeBruycker (R)
Gary Feland (R)
Gary Forrester (D)
Patrick Galvin (D)
Harriet Hayne (R)
Betty Lou Kasten (R)
John Phillips (R)
Richard Simpkins (R)
Jim Southworth (D)
Wilbur Spring (R)
Carolyn Squires (D)

Staff Present: Sheri Heffelfinger, Legislative Council
Judy Burggraff, Committee Secretary

Please Note: These are summary minutes. Testimony and discussion are paraphrased and condensed.

Announcements/Discussion: Rep. Wanzenried is preparing some amendments for HB 158 which the Committee put on the Consent Calendar, and it was referred back to the Committee. We requested a fiscal note. He will come in and explain to the Committee why the amendments are necessary. Rep. Kimberley's bill on spending limits will be placed in a subcommittee with other campaign reform bills. Some Committee members think Rep. Quillici's HB 77 on the Highway Patrol Retirement should be looked at by the Taxation Committee as it would put a tax on auto insurance premiums. The Speaker and the Chair of House Taxation agreed that the House Taxation Committee would be willing to take a look at the bill. In order to do that, a motion would have to be made on the Floor to refer it to Taxation. Chair Brown said she would check first with the sponsor and the Committee would act on the bill next week.

HEARING ON HB 373Presentation and Opening Statement by Sponsor:

REP. MARK O'KEEFE, House District 45, Helena and Unionville, presented HB 373 which would allow employees to withdraw contributions from Public Employees Retirement System (PERS) by request. The Public Employees Retirement Board (PERB) requested the bill to offer basic equity to the members of the PERS. In most cases when a member of a retirement system terminates their employment, it is their option as to whether they wish to terminate membership in the retirement system. In most cases when a member voluntarily elects to terminate membership in the retirement system by withdrawing their contributions, that refund includes interest on those contributions. Some members of some of the retirement systems are forced to terminate their memberships in a retirement system when they leave the employer. In some cases, members who withdraw their contributions prior to having a particular number of years in the system do not receive interest earned on their contributions. The result is there are different rules for different retirement systems. This is inequitable. The PERB finds it very hard to administer, and there is a legality question as to whether it is legal to treat different funds differently. The question would arise: How can a state require a person to withdraw their retirement system contributions when the federal government penalizes them for the same action.

Proponents' Testimony:

Linda King, Assistant Administrator, PERS, presented written testimony. EXHIBIT 1

Opponents' Testimony: NoneQuestions From Committee Members:

REP. ERNEST BERGSAGEL asked how the procedure for payment works after a PERS member makes a request. Ms. King said after the request for a refund and the last contributions from their employer are received from the employee's paycheck, PERS refunds the member's contribution plus the accumulated interest as of the date the refund check is "cut." REP. BERGSAGEL asked if a liquid reserve fund was kept or whether the funds must be removed from an investment portfolio. Ms. King said they "generally have enough cash with contributions coming in," so they do not have to liquidate. In a very heavy month, they will "cash out" very short-term investments.

REP. WILBUR SPRING questioned if the bill would have any long-range effect on the investments. Ms. King said there will not be a problem as there are only a small number of people that will be affected with the bill. The amount of refunds per year are about

\$7 million. What would be added with this bill would "be minimal and have no actuarial impact on the system."

REP. BETTY LOU KASTEN asked what member contributions are. Ms. King said when member contributions are refunded, it includes the interest on member contributions. No member ever receives a refund from employer monies or interest on the employer monies. That money is reserved only for the payment of monthly benefits or lump-sum death benefits.

Closing by Sponsor:

REP. O'KEEFE said that in 1986 the federal government set up tax penalties which are imposed on those who terminate retirement system membership prior to actual eligibility for retirement. In Montana we place members in a "catch 22 situation" between the state and federal laws. With passage of this bill, we can take that "catch 22" out.

EXECUTIVE ACTION ON HB 373

Motion/Vote: REP. GARY FORRESTER MOVED HB 373 DO PASS. Motion carried unanimously.

HEARING ON HB 316

Presentation and Opening Statement by Sponsor:

REP. ERVIN DAVIS, House District 53, Lake County, introduced HB 316 to change even-numbered-year primary elections from June to August. Rep. Davis presented written testimony. EXHIBIT 2

Proponents' Testimony:

Ed Smith, Clerk, Supreme Court, presented written testimony. EXHIBIT 3

REP. WILBUR SPRING said he wished the record to show that he supports HB 316.

Opponents' Testimony:

Mike Stephen, Clerk and Records Association, said "we oppose this bill." There are concerns now about the length of the process, but they outweigh the benefits to an efficient and a fair campaign. A candidate would be able to file several months prior to June. A candidate may "go out and do (many) things" without actually filing. The bill would shorten the period somewhat but not as much as the proponents convey. We are in a situation as a rural state where the work would need to be done in the summer months such as the actual "putting on" of the election -- obtaining election judges, and so forth. August is not a good

month, as it would be the last month of summer vacation and farm work needs to be done. Summer is when vacations are being taken by the various Clerk and Recorders' offices. That is one reason for the wide sequence between the primary in June and the November election.

CHAIR BROWN read two letters into the record from Betty T. Lund, Ravalli County Clerk and Recorder, and Peggy J. Zielie, Yellowstone County, Election Administrator, that were "faxed" in just prior to the meeting. EXHIBIT 4 and EXHIBIT 5

Questions From Committee Members:

REP. JOHN PHILLIPS said he was told that the change requested by the bill was implemented in 1965 or 1966, and that year had the "lowest turnout of voters at a primary election." Due to the reason of the farmers being unable to get away from their work and due to vacations. He asked Rep Davis if he had heard that. REP. DAVIS said he was not aware of it.

REP. CAROLYN SQUIRES said that it had happened in 1962. Almost immediately following that election, the process was returned to the current one due to voter apathy, agriculture and vacations.

Closing by Sponsor:

REP. DAVIS said "this is a constituency bill. Maybe Lake County is different from Yellowstone or Ravalli or some of the others." People have asked if he was ever "going to get through with this campaign." They are so sick and tired of seeing candidates around. This bill would probably shorten the time between the primary and the general election. It would save money and may even increase candidate and voter participation. The Clerk and Recorder of Lake County was newly elected and she favors the bill. He has received no opposition from Lake County Clerk and Recorders' office nor election officials. He said he may offer an amendment to solve the problems addressed by the opponents by having the primary after Labor Day.

EXECUTIVE ACTION ON HB 257

Motion: REP. JIM SOUTHWORTH MOVED HB 257 DO PASS.

Discussion:

Sheri Heffelfinger explained the amendments. EXHIBIT 6
The amendments change from the Department of Administration the responsibility for overseeing this program to the Board of Crime (BCC) Control. The third amendment was a statement of intent. Because of the rule making authority that is granted BCC, a statement of intent is required. Amendment No. 4 is to renumber the section. Amendment No. 5 changes public employees to persons. Amendment No. 6 is to change the Department to the

Board. Amendment No. 7 is to change the Department to the Board and strikes the definition of the Department. Amendment No. 9, Pg. 2, Ln. 25, amends the definition of the Public Safety Officers to be included in the bill and allow employees in criminal investigation. Amendment No. 10 allows Public Safety Officers to include employees or volunteers for emergency medical service, public or nonprofit, licensed by the department of health and environmental sciences under 50-6-306. Amendment No. 11 defines an agent in the department of justice, but does not include agents investigating gambling activities. The rest of the amendments are just for the rest of the bill.

Motion/Vote: REP. SOUTHWORTH moved to amend HB 257. EXHIBIT 6 Motion carried unanimously.

Motion: REP. SOUTHWORTH MOVED HB 257 DO PASS AS AMENDED.

Discussion:

REP. BETTY LOU KASTEN said she had to reluctantly speak against the bill. She thinks it discriminates against certain people who do valuable work for their community. It eliminates other people who volunteer for on-the-spot type heroics. She said that Rep. Gilbert stated "money wasn't the question," and if that is true, I think many people in the rural community open up with extra help when things happen.

REP. GARY BECK said his concern with the bill is that it is too broad, and he wondered where it would end. He thought the bill should cover the prison employees as they are in eminent danger all the time. The intent of the bill is good. The first intent to just take care of law enforcement officers killed in the line of duty was good, but where do you draw the line. "I see this bill coming back next time where people want to add more and more to it."

Vote: HB 257 DO PASS AS AMENDED. Motion carried 14 - 5 with Reps. Simpkins, Roger DeBruycker, Kasten, Beck and Bergsagel voting no.

EXECUTIVE ACTION ON HB 315

Motion: REP. FRED "FRITZ" DAILY MOVED HB 315 DO PASS.

Discussion:

CHAIR BROWN said there had been a question raised as to the constitutionality of the bill. Ms. Heffelfinger said there is no problem with the constitutionality of that provision.

REP. SIMPKINS said there is still a problem with the voting list running out before the end of four years. Ms. Heffelfinger said you would have to have the list to be able to pick jurors.

REP. SIMPKINS said that large counties with more court cases would have to have a very large list in order to keep the list from running out. Ms. Heffelfinger said she had not researched the length of the lists.

REP. SQUIRES said duty on a city jury is one year long. Jurors on district courts serve for three months. You will not deplete the list. "You must have more people than 300 registered to vote in Cascade county."

REP. COCCHIARELLA said we have a list of registered voters within her county. Following every presidential election, that list is purged and those registered voters that failed to vote would have their names removed from the list. In Missoula County there must be approximately 35 thousand registered voters. Would that list be the 4-year list referred to in the bill? Would a juror go to the bottom of the list before they could be requested to serve again?

REP. DAVIS said that is "exactly correct." In that 4-year time period, many new additional voters will have been registered. The pool will continue to grow during the time period. More discussion followed regarding the problem of a voting list being depleted.

Ms. Heffelfinger was requested to do research to address Rep. Simpkins' concern about a jury list having to be prepared each year and how that would fit with the bill's four-year time period.

Motion/Vote: REP. JOHN PHILLIPS MADE A SUBSTITUTE MOTION THAT HB 315 BE TABLED. The motion carried 13 - 6. EXHIBIT 7

EXECUTIVE ACTION ON HB 330

Motion: REP. GARY FELAND MOVED HB 330 DO NOT PASS.

Discussion:

CHAIR BROWN said she checked with the Legislative Council to see if there were any other bills on elected officials salaries and was told there weren't any. Rep. Cohen had suggested amendments, but he did not prepare any.

A report entitled, "Special Report Annual State Salary Survey" was distributed. EXHIBIT 8 The report listed salaries of governors of all states.

REP. FELAND said if the bill were to pass, the Legislature would lose control over salaries.

REP. PHILLIPS said, "I don't think we ought to let the people in California, who have the most people in Congress now, approve our

Governor or appointed officials' salaries. He would be the first to say the Governor probably needs a pay raise as do most of our elected officials, but "to do it in this fashion is unreal. If we want to raise it, let the representatives of the people of Montana decide what the salary should be."

REP. BECK said he agrees with Rep. Phillips. There ought to be a way to address their need for a raise by comparing to salaries of Governors in other states rather than tying their salary to those in Washington, D.C.

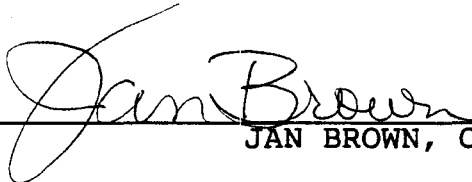
REP. SQUIRES asked if there was a mechanism in Appropriations where the Committee could raise their salaries or are their salaries in the statutes.

REP. PHILLIPS said all of the elected officials salaries are in the statutes. The department heads and cabinet members are appointed. They submit budgets to administration. If the administration wants to raise them, they can.


Vote: HB 330 DO NOT PASS. Motion carried 16 - 3 with Reps. Forrester, Southworth and Daily voting no.

ADJOURNMENT

Adjournment: 10:05 a.m.



JAN BROWN, Chair



JUDY BURGGRAFF, Secretary

JB/jb

HOUSE OF REPRESENTATIVES

STATE ADMINISTRATION COMMITTEE

ROLL CALL

DATE 1/31/91

NAME	PRESENT	ABSENT	EXCUSED
REP. JAN BROWN, CHAIR	✓		
REP. VICKI COCCHIARELLA, VICE-CHAIR	✓		
REP. BEVERLY BARNHART	✓		
REP. GARY BECK	✓		
REP. ERNEST BERGSAGEL	✓		
REP. FRED "FRITZ" DAILY	✓		
REP. ERVIN DAVIS	✓		
REP. JANE DEBRUYCKER	✓		
REP. ROGER DEBRUYCKER	✓		
REP. GARY FELAND	✓		
REP. GARY FORRESTER	✓		
REP. PATRICK GALVIN	✓		
REP. HARRIET HAYNE	✓		
REP. BETTY LOU KASTEN	✓		
REP. JOHN PHILLIPS	✓		
REP. RICHARD SIMPKINS	✓		
REP. JIM SOUTHWORTH	✓		
REP. WILBUR SPRING	✓		
REP. CAROLYN SQUIRES	✓		

11. 7.
1-31-71
JDB

HOUSE STANDING COMMITTEE REPORT

January 31, 1991

Page 1 of 1

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

Signed: Jan Brown
Jan Brown, Chairman

1-31-91
FDR

HOUSE STANDING COMMITTEE REPORT

January 31, 1991

Page 1 of 3

Mr. Speaker: We, the committee on State Administration report that House Bill 257 (first reading copy -- white) do pass as amended.

Signed: Jan Brown
Jan Brown, Chairman

And, that such amendments read:

1. Title, line 7.
Strike: "DEPARTMENT"

2. Title, line 8.
Strike: "OF ADMINISTRATION"
Insert: "BOARD OF CRIME CONTROL"

3. Page 1.
Following: line 10
Insert: "Statement of Intent"

A statement of intent is required for this bill because [section 5] grants to the board of crime control authority to adopt rules necessary to implement the provisions of this bill. It is the intent of the legislature that the rules promulgated by the board include, at a minimum, the development and implementation of:

(1) an information campaign to public safety officers that the purpose of the \$25,000 award provided by the bill is to recognize and honor public safety personnel killed in the line of duty;

(2) a simple and expeditious procedure for beneficiaries to collect the award, including a straightforward and simple application process;

(3) an awareness effort, to be conducted by the board, informing public safety officers of the program;

(4) a procedure for assisting beneficiaries in the application and payment process; and

(5) such other rules as may be necessary to implement the provisions of the bill."

1-31-91
507

January 31, 1991
Page 2 of 3

4. Page 1, line 14
Page 2, line 2
Page 2, line 11
Page 2, line 15
Page 3, line 24
Page 4, line 8
Page 5, line 21
Page 6, line 1
Page 6, line 3
Page 6, line 7
Page 6, line 16
Strike: "8"
Insert: "7"

5. Page 1, line 18.
Strike: "public employees"
Insert: "persons"

6. Page 2, line 4
Page 3, line 19
Page 3, line 21
Page 4, line 24
Page 5, line 17
Page 5, line 20
Strike: "department"
Insert: "board"

7. Page 2, lines 16 and 17.
Following: "(1)"
Strike: the remainder of line 16 through "2-15-1001" on line 17
Insert: "'Board" means the board of crime control as provided in
2-15-2006"

8. Page 2, line 23.
Strike: "public employee"
Insert: "person"

9. Page 2, line 25.
Following: "employment"
Insert: "or as a volunteer"
Following: "provides"
Insert: "criminal investigation or"

1-31-91
JDB

January 31, 1991
Page 3 of 3

10. Page 3, lines 10 through 12.

Following: "(e) an" on line 10

Strike: remainder of line 10 through line 12

Insert: "employee of or a volunteer for an emergency medical service, public or nonprofit, licensed by the department of health and environmental sciences under 50-6-306;"

11. Page 3, line 16.

Following: "19-11-102"

Insert: "; or

(g) an agent, as defined in 44-2-111, of the department of justice, except an agent assigned to investigate gambling activities in this state as provided in 23-5-113"

12. Page 5, line 18.

Strike: "[section 4]"

Insert: "this section"

13. Page 5, line 23.

Strike: "department's"

Insert: "board's"

14. Page 6.

Strike: lines 8 through 12 in their entirety

Renumber: subsequent sections

15. Page 6, lines 23 and 24.

Following: "4]" on line 23

Strike: the remainder of line 23 through "6]" on line 24

16. Page 7, line 21.

Following: "section"

Strike: "8"

Insert: "7"

1-31-91
J D J

HOUSE STANDING COMMITTEE REPORT

January 31, 1991

Page 1 of 1

Mr. Speaker: We, the committee on State Administration report
that House Bill 330 (first reading copy -- white) do not pass

Signed: Jan Brown
Jan Brown, Chairman

TESTIMONY

HB 373

PUBLIC EMPLOYEES' RETIREMENT BOARD

Presented by: Linda King, Asst Administrator
Public Employees' Retirement Division

On behalf of the Public Employees' Retirement Board, I am here today to request your favorable consideration of a piece of legislation which will result in the equitable treatment of all members of 7 contributory retirement systems administered by the Board.

As the bill's sponsor has told you, most retirement systems members have the option of either retaining or ending their retirement system membership when terminating employment with a covered employer. And, when they do opt to withdraw their contributions, they receive both their contributions and the accumulated interest on their account. However, there are in the statutes some exceptions to the "rule."

In some cases members are absolutely required to terminate their membership in the retirement system and withdraw their tax deferred contributions. At the same time, the federal government has established penalties for withdrawing tax-deferred contributions (and interest) from retirement systems prior to eligibility for retirement. In these cases, state statutes are at odds with federal laws enacted to make people save for retirement.

In some even worse cases, members do not even receive the interest on their account when they are forced to take their refund. In some of these instances, the interest is withheld if the person is terminated "for cause" while in other cases they lose their interest simply because they have not been members for at least 10 years. In other retirement systems, members working any amount of time have the option of taking a refund any time after termination from covered employment and receive the interest on their refunds no matter what the reason for their termination.

While the statutes require the Board to provide equitable benefits to retirement system members, there is currently no equity involved in terminating from the various retirement systems. It is only a matter of time before some person who believes they have been injured by these laws takes their challenge to the courts and we may not have a very strong defense.

On behalf of the Public Employees' Retirement Board, I urge your favorable consideration of this bill to rectify the inequities in current law.

January 28, 1991

TESTIMONY ON HB316

Madam Chair, members of the committee; for the record, I am Ervin Davis, Representative HD53, Lake County.

This bill merely asks that the PRIMARY election in even-numbered years be changed from June to August.

As most of you have discovered, campaigning from March through the Primary in June and on to the General Election in November is very long, drawn-out. It is expensive, time-consuming and, in the minds of many, much too long a campaign period.

There are currently 25 states holding primary elections after the 1st of August, with 17 of those after September 1.

Should this proposal meet with your approval, I'd entertain an amendment which could move the filing date up to as near as June (the old primary date). That would allow a candidate to file in June, plan a campaign culminating in August and the survivors on into the general election in November. Most candidates will have accomplished their goals in this 5-month period, which will please constituents.

Probably the most enlightening outcome would be the amount of money needed in a shortened campaign.

I have no idea whether or not there are proponents or opponents. Either way, I'd like to reserve the right to close.

EXHIBIT 3
DATE 1/31/91
HB 316

REMARKS OF ED SMITH, CLERK OF THE SUPREME COURT
BEFORE THE HOUSE STATE ADMINISTRATION COMMITTEE
JANUARY 31, 1991

Madame Chairwoman and members of the Committee, my name is Ed Smith. I am the Clerk of the Montana Supreme Court.

Today I want to lend my support to House Bill 316, which I believe is a positive step toward election reform in Montana.

As a statewide elected official, I am aware that a number of changes are necessary to improve our election process. Montana's current system involving a June primary election and a November general election is simply too long. It works a definite hardship on individuals seeking public office, and its impact on the electorate is obvious, both in terms of public comment regarding the system and voter participation in the process. As I campaigned throughout Montana in 1988, I often heard the complaint that our process is too lengthy.

House Bill 316 offers a simple, but effective, solution to problems facing candidates and voters in Montana. For candidates, shortening the election process would reduce the various resources--including time and money--necessary for running a successful campaign. Clearly, a side benefit is the fact that all candidates would be placed on more equal footing at the beginning of elections.

For the electorate, the benefits of a shorter election process include greater interest on the part of the public and increased voter participation. I believe limiting the time the public is exposed to candidates for public office would in no way hinder the ability of voters to cast informed ballots, and would, in fact, encourage the public to become more deeply involved in learning more about candidates for office. Further, time limitations would require the media and candidates to more accurately articulate candidates' positions. Too often, the public receives a distorted view of candidates based on sound bites and quick overviews.

Currently, as many as 25 states hold primary elections after August 1st. All Montanans would benefit from such a change in our election laws. While I believe other reforms, such as campaign spending limits and state-financed general elections, are necessary to put all candidates on a level playing field, House Bill 316 offers a good opportunity to begin improving our election process.

Thank you.

DATE 1/31/91HB 316

COUNTY OF RAVALLI

STATE
OF
MONTANA

HAMILTON, MONTANA 59840

PLEASE DELIVER TO THE HOUSE STATE ADMINISTRATION
COMMITTEE

January 30, 1991

State Administration Committee
House of Representatives
Capitol Station
Helena, MT 59620

RE: HB 316 - Hearing January 31, 1991 9:00 A.M.

Dear Chairman Brown and Members of the Committee:

For the record, my name is Betty T. Lund, Ravalli
County Clerk & Recorder/Election Administrator. Please read
this testimony into the record.

Due to swift advance of the bills, I faxed testimony on
this bill yesterday. However, after numerous conversations
on the telephone today, I would like to point out some of
the problems we might foresee with HB 316. This change in
the date of the primary from June to August might cause
lower voter turnout due to the fact that many families will
be on vacation. This will also effect our ability to obtain
judges in some cases. Summer also is the most frequent
request time for employees to take vacations thus we could
have staffing problems. It was brought to my attention that
the farmers would also be bringing in their crops around
that time and might not make it to town to vote. We might
also see a substantial increase in voting absentee because
of the above mentioned problems.

Please give this change in the election laws more
consideration so every avenue can be explored.

Thank you for your vote to DO NOT PASS H.B. 316.

Sincerely,

Betty T. Lund
Ravalli County Clerk & Recorder
Hamilton, MT 59840

County of Yellowstone



ELECTION ADMINISTRATOR

P.O. Box 35002

Billings, Montana 59107

EXHIBIT 5

DATE 1/31/91

HB 316

TO: Representative Jan Brown, State Administration

FROM: Peggy J. Zielie, Election Administrator

A handwritten signature in cursive script, appearing to read "Peggy Zielie".

DATE: January 30, 1991

SUBJECT: House Bill 316

I would appreciate your "NO" vote on House Bill 316. Due to this being a vacation season, please consider the following:

Increased cost to taxpayers due to schools being closed. Janitors would have to be paid to come in and open them for the election.

Poor voter participation due to vacation season, and/or increased cost of absentee voting.

Election judges are currently difficult to find - what will this do to the situation placing the election in the middle of the summer?

Again, please consider these problems - - then vote "NO" !!

Amendments to House Bill No. 257
First Reading Copy

Requested by Representative Bob Gilbert
For the Committee on State Administration

Prepared by Dave Bohyer
January 30, 1991

1. Title, line 7.
Strike: "DEPARTMENT"

2. Title, line 8.
Strike: "OF ADMINISTRATION"
Insert: "BOARD OF CRIME CONTROL"

3. Page 1.
Following: line 10
Insert: "Statement of Intent

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Page 6, line 16
Strike: "8"
Insert: "7"

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Strike: "public employees"

Insert: "persons"

6. Page 2, line 4

Page 3, line 19

Page 3, line 21

Page 4, line 24

Page 5, line 17

Page 5, line 20

Strike: "department"

Insert: "board"

7. Page 2, lines 16 and 17.

Following: "(1)"

Strike: the remainder of line 16 through "2-15-1001" on line 17

Insert: "\"Board\" means the board of crime control as provided in
2-15-2006"

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Following: "employment"

Insert: "or as a volunteer"

Following: "provides"

Insert: "criminal investigation or"

10. Page 3, lines 10 through 12.

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Strike: remainder of line 10 through line 12

Insert: "employee of or a volunteer for an emergency medical
service, public or nonprofit, licensed by the department of
health and environmental sciences under 50-6-306;"

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EXHIBIT 7
DATE 1/31/91
HB 315

HOUSE OF REPRESENTATIVES
STATE ADMINISTRATION COMMITTEE

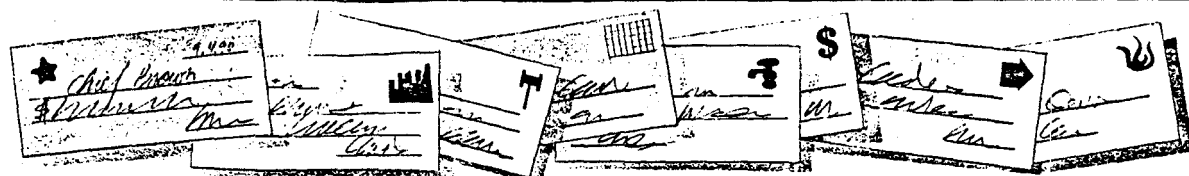
ROLL CALL VOTE

DATE _____ BILL NO. HB 315 NUMBER _____

MOTION: To table

NAME	AYE	NO
REP. VICKI COCCHIARELLA, VICE-CHAIRMAN	✓	
REP. BEVERLY BARNHART	✓	
REP. GARY BECK	✓	
REP. ERNEST BERGSAGEL	✓	
REP. FRED "FRITZ" DAILY	✓	
REP. ERVIN DAVIS		✓
REP. JANE DEBRUYCKER		✓
REP. ROGER DEBRUYCKER	✓	
REP. GARY FELAND	✓	
REP. GARY FORRESTER		✓
REP. PATRICK GALVIN	✓	
REP. HARRIET HAYNE	✓	
REP. BETTY LOU KASTEN	✓	
REP. JOHN PHILLIPS	✓	
REP. RICHARD SIMPKINS	✓	
REP. JIM SOUTHWORTH		✓
REP. WILBUR SPRING		✓
REP. CAROLYN SQUIRES		✓
REP. JAN BROWN, CHAIR	✓	
TOTAL	13	6

SPECIAL REPORT ANNUAL STATE SALARY SURVEY



	Fiscal 1990 general fund revenue (estimates in \$ millions)	End of fiscal year	Governor	Budget/finance director	Economic development director	Education superintendent	Environmental protection director	Health director	Human services director	Transportation director	Treasurer
Alabama	Sept. 30	\$3,656	\$70,223	\$56,812	\$86,764	\$103,856	\$56,812	\$113,977	\$56,812	\$56,812	\$49,500
Alaska	June 30	2,386	81,648	74,472	79,860	79,860	79,860	79,860	71,880	79,860	79,860
Arizona	June 30	3,148	75,000	73,706	75,240	50,000	86,213	94,050	94,050	94,050	44,015
Arkansas	June 30	3,793	35,000	74,609	63,126	73,544	58,744	75,637	74,609	80,974	22,500
California	June 30	39,775	85,000	101,343	95,052	72,500	101,343	95,052	101,343	95,052	72,500
Colorado	June 30	3,945	70,000	72,625	75,000	83,742	NP	83,830	72,625	80,925	48,500
Connecticut	June 30	6,240	78,000	94,165	82,833	95,155	85,431	88,024	77,148	94,165	50,000
Delaware	June 30	1,158	80,000	84,700	79,100	97,000	73,700	101,400	84,700	79,100	68,200
Florida	June 30	11,874	100,883	73,547	63,500	91,301	84,920	vacancy	90,601	90,602	91,301
Georgia	June 30	11,541	91,092	NA	81,792	74,644	79,364	98,480	97,300	98,206	68,844
Hawaii	June 30	2,365	94,780	85,302	85,302	90,041	NP	85,302	85,302	85,302	NP
Idaho	June 30	837	55,000	NP	54,787	45,000	56,139	57,533	75,234	75,234	45,000
Illinois	June 30	13,009	93,266	81,500	65,835	108,696	65,835	71,321	71,321	71,321	71,321
Indiana	June 30	5,510	77,194	70,304	61,022	63,102	73,034	NA	72,254	75,712	45,994
Iowa	June 30	4,039	76,700	78,300	71,200	95,050	69,000	vacancy	80,500	79,173	60,000
Kansas	June 30	2,298	76,062	69,584	71,550	86,000	63,252	104,034	76,070	75,157	59,089
Kentucky	June 30	3,499	74,649	67,473	67,473	63,462	67,473	94,570	67,473	67,473	63,462
Louisiana	June 30	7,874	73,440	69,152	60,320	95,000	60,320	114,400	65,860	60,792	60,169
Maine	June 30	1,476	70,000	67,246	70,678	70,678	58,240	95,472	59,758	70,678	56,555
Maryland	June 30	5,809	85,000	105,215	108,372	97,421	90,205	105,215	97,421	108,372	72,500
Massachusetts	June 30	8,078	75,000	80,066	54,552	77,547	77,547	77,547	80,067	70,666	60,000
Michigan	Sept. 30	7,245	106,690	80,300	80,300	80,516	80,300	80,300	80,300	80,300	80,300
Minnesota	June 30	6,519	103,860	78,500	67,500	78,500	67,500	67,500	78,500	78,500	54,042
Mississippi	June 30	1,871	63,000	64,472	61,039	63,209	60,433	76,828	61,039	48,164	53,765
Missouri	June 30	4,155	88,541	78,312	69,329	79,080	59,100	84,835	75,092	81,384	72,333
Montana	June 30	420	55,000	53,057	53,057	40,664	48,578	53,057	53,057	52,800	35,029
Nebraska	June 30	1,164	58,000	57,127	72,222	82,656	52,307	72,645	76,545	68,798	35,000
Nevada	June 30	761	77,500	65,109	58,301	64,055	54,274	52,836	67,986	65,014	49,000
New Hampshire	June 30	1,147	75,753	53,209	50,499	67,625	65,831	68,831	67,625	67,625	60,410
New Jersey	June 30	15,015	76,500	93,064	90,250	95,000	90,250	90,250	90,250	92,625	90,250
New Mexico	June 30	1,769	63,000	62,084	62,084	63,876	54,558	62,084	62,084	62,084	40,400
New York	March 31	29,638	130,000	96,662	87,338	131,250	91,957	98,399	91,957	98,399	91,957
North Carolina	June 30	11,905	116,316	83,976	66,080	70,992	54,124	116,124	71,763	70,992	70,992
North Dakota	June 30	504	65,196	82,998	47,724	50,304	NP	78,012	71,556	58,100	49,300
Ohio	June 30	11,612	91,462	72,217	72,800	97,677	67,579	82,305	68,245	76,376	70,345
Oklahoma	June 30	2,716	70,000	65,000	69,650	55,000	60,000	88,288	87,287	69,200	50,000
Oregon	June 30	2,132	80,000	72,600	80,028	61,500	62,700	62,700	84,072	72,600	61,500
Pennsylvania	June 30	11,542	85,000	65,000	61,500	65,000	65,000	65,000	65,000	65,000	84,000
Rhode Island	June 30	1,478	69,000	NA	70,326	102,378	81,233	107,305	96,499	92,901	52,000
South Carolina	June 30	3,364	86,594	73,605	92,453	73,605	98,845	NP	91,543	101,712	73,605
South Dakota	June 30	447	60,819	63,772	NA	53,352	49,171	55,307	66,040	62,088	41,308
Tennessee	June 30	6,160	85,000	65,000	64,500	90,000	61,000	NP	61,000	61,000	65,000
Texas	Aug. 31	13,822	98,104	78,433	74,970	72,144	NP	84,000	NP	84,000	78,433
Utah	June 30	1,579	72,800	68,390	64,646	NA	61,110	83,738	70,803	70,782	55,200
Vermont	June 30	571	75,800	59,579	48,080	64,425	51,210	65,838	68,316	64,491	47,700
Virginia	June 30	5,932	108,000	95,700	95,700	95,700	65,624	95,700	86,655	95,700	85,881
Washington	June 30	7,992	96,700	98,459	79,620	69,800	79,620	79,620	98,459	98,459	65,000
West Virginia	June 30	1,681	72,000	47,808	70,000	70,000	70,000	70,000	70,000	70,000	51,408
Wisconsin	June 30	9,318	86,149	86,151	79,173	72,337	81,438	62,252	80,925	83,453	42,089
Wyoming	June 30	560	70,000	60,000	58,658	52,500	57,000	78,418	51,540	69,320	52,500
Averages		\$6,106.5	\$80,094	\$71,076	\$69,979	\$76,158	\$60,982	\$80,759	\$75,514	\$77,030	\$60,164

*Average of salary range *Accepts only \$65,000 *Accepts only \$100,000 NA: no information available NP: no comparable position *From City & State's 50 States financial survey (April 23 issue)

Source: City & State

**HOUSE OF REPRESENTATIVES
VISITOR'S REGISTER**

STATE ADMINISTRATION

COMMITTEE

BILL NO. HB 373

DATE 1/31/91 SPONSOR(S) REP. MARK O'KEEFE

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**HOUSE OF REPRESENTATIVES
VISITOR'S REGISTER**

STATE ADMINISTRATION _____ COMMITTEE _____ BILL NO. HB 316
 DATE 1/31/91 SPONSOR(S) REP. ERVIN DAVIS

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NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
<i>Mike Steyer</i>	<i>Clerk + Recordation</i>		<input checked="" type="checkbox"/>
<i>Shelley Cheney</i>	<i>INT Clerk & Record. Clerks</i>		<input checked="" type="checkbox"/>

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