

MINUTES

**MONTANA HOUSE OF REPRESENTATIVES
52nd LEGISLATURE - REGULAR SESSION**

COMMITTEE ON FISH & GAME

Call to Order: By CHAIRMAN JIM ELLIOTT, on February 7, 1991, at
3:00 p.m.

ROLL CALL

Members Present:

Jim Elliott, Chairman (D)
John Johnson, Vice-Chairman (D)
Beverly Barnhart (D)
Fred "Fritz" Daily (D)
Roger DeBruycker (R)
Orval Ellison (R)
Gary Forrester (D)
Bob Gilbert (R)
Marian Hanson (R)
Vernon Keller (R)
Bea McCarthy (D)
Bruce Measure (D)
John Phillips (R)
Ted Schye (D)
John Scott (D)
Wilbur Spring (R)

Members Excused: Bill Strizich (D)

Staff Present: Doug Sternberg, Legislative Council
Ginger Puntenney, Committee Secretary

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

HEARING ON HOUSE BILL 495

Presentation and Opening Statement by Sponsor:

REP. HAL HARPER, House District 44, Helena, said this bill is to ensure that the state parks system has a permanent improvement and development policy that reflects the concerns of a majority of the users of Montana state parks. He presented a "Gray Bill" that includes fishing access sites. EXHIBIT 1

Proponents' Testimony:

K.L. Cool, FWP, supports the "Gray Bill" substituted for HB 495.
EXHIBIT 2

George Ochenski, Montana State Park Futures Committee, supports the bill because it fits into the overall structure of the State Park Futures Committee and requires that public involvement be implemented. EXHIBIT 3

Janet Ellis, Montana Audubon Legislative Fund, supports this bill due to the membership's belief in long-range planning before development.

Opponents' Testimony: none

Closing by Sponsor: REP. HARPER recommended passage of HB 495.

HEARING ON SENATE BILL 83

Presentation and Opening Statement by Sponsor:

SEN. GREG JERGESON, Senate District 8, Chinook, said this bill directs interest earned on license money received by the Department of Fish, Wildlife, and Parks be deposited in the state special revenue fund to the credit of the department. This is a new federal regulation on interest earned and Montana must comply in order not to jeopardize federal funding provided to FWP.

Proponents' Testimony:

K.L. Cool, FWP, said the department supports SB 83. EXHIBIT 4

Valerie Horton, Montana Wildlife Federation, said it is in our best interests to support this bill.

Janet Ellis, Montana Audubon Legislative Fund, said the membership cares about wildlife and this bill is critical to wildlife.

Opponents' Testimony: none

Questions From Committee Members:

REP. BRUCE MEASURE asked for an explanation of the federal regulation. Mr. Cool said it requires that the department retain interest earnings on hunting and fishing license sales cash balances. Presently, interest earnings are credited to the state general fund. All interest received from cash balances resulting from license sales must be used for department programs. Failure to comply with this new federal regulation will jeopardize federal funding.

Closing by Sponsor:

SEN. JERGESON said this bill need to pass to ensure that FWP does not lose any federal funding.

EXECUTIVE ACTION ON HOUSE BILL 304

Motion: REP. BOB GILBERT MOVED HB 304 DO PASS.

Discussion:

CHAIRMAN ELLIOTT said there are three sets of amendments. The original intent was to make it possible for game wardens to purchase their own sidearms. The auction provision was put in because one gun may have been used by different wardens.

Motion: REP. GILBERT moved to adopt Amendment No. 1.

Discussion: Mr. Sternberg explained Amendment No. 1. EXHIBIT 5

Vote: Motion carried unanimously.

Discussion: Mr. Sternberg explained Amendment No. 2. EXHIBIT 6

Motion: REP. DAILY moved to adopt Amendment No. 2.

Discussion:

REP. DAILY asked if "the purchase price established by bid" means by bid among the wardens. Mr. Lane said the intent was to make sure the department had the authority to establish a preference for wardens. The other option was to have wardens pay the appraised value of the handgun or establish a purchase price by bid. Mr. Cool said it would be their intent to establish a procedure whereby all wardens who wish to purchase a weapon could purchase it at the appraised value. In the case of more than one warden wanting to purchase the same gun, the gun would be auctioned to the highest bidder. REP. DAILY asked if the bidding would be among the wardens. Mr. Cool said it could be interpreted that way if that is your intent. If this procedure is followed, FWP would attempt to liquidate these weapons through the officers and weapons not purchased would be auctioned. REP. DAILY said he felt it should be done that way. REP. DEBRUYCKER asked if there would be problems not auctioning or selling these handguns to the highest bidder since it is government property. Mr. Sternberg said provisions in the bill exempt FWP from Department of Administration surplus property policies.

Vote: Motion carried 15 - 1 with Rep. Debruycker voting no.

Discussion: Mr. Sternberg explained Amendment No. 3. EXHIBIT 7

Motion/Vote: REP. PHILLIPS moved to adopt Amendment No. 3.
Motion carried 12 - 4 with Reps. Ellison, Gilbert, Debruycker, and Elliott voting no.

Motion/Vote: REP. DAILY MOVED HB 304 DO PASS AS AMENDED. Motion carried unanimously.

EXECUTIVE ACTION ON HOUSE BILL 359

Motion: REP. KELLER MOVED HB 359 DO PASS

Discussion: Mr. Sternberg explained Amendment No. 1. EXHIBIT 8

Motion: REP. MEASURE moved to adopt Amendment No. 1.

Discussion:

REP. FORRESTER asked if this included snowmobiles. Mr. Sternberg said the definition of off-highway vehicle does not include snowmobiles. REP. MEASURE asked if Class I and II waters include reservoirs. Mr. Lane said no, only streams and rivers.

Vote: Motion carried unanimously.

Discussion: Mr. Sternberg explained Amendment No. 2. EXHIBIT 9

Motion/Vote: REP. MCCARTHY moved to adopt Amendment No. 2.
Motion carried unanimously.

Motion: REP. MEASURE MOVED HB 359 DO PASS AS AMENDED.

Discussion:

REP. GILBERT asked if the only change in the bill would be that a person can no longer go between the high-water marks on Class 1 streams on private property. Mr. Lane said the bill would prohibit off-highway vehicle use below the ordinary high-water mark of all streams and rivers where the river is navigable or where the stream or river flows over state or federal land. The stream access law presently forbids the use of all-terrain vehicles or other motorized vehicles below the ordinary high-water mark where the land is posted against trespass, unless the landowner has given permission. Under the amendments, all motor vehicles would be prohibited unless the state or federal landowner authorized the use or when an established road or trail enters or crosses a stream. The state could authorize the use only when the environmental impact was minimal. REP. DAILY said the land manager can now stop use of state land that has been used in the past by recreationists. He was not sure he wanted this to happen because it could create problems. REP. MEASURE said he didn't think this bill takes any rights away. REP. GILBERT said he thought the intent of the bill was only to protect private land, not public land. Written permission will be needed to enter upon public land and that takes away rights. REP. ELLISON said the stream access law gives that authority. REP. KELLER said the stream access law gives a person the right to walk on public land but keeps vehicles off. REP. GILBERT said his understanding was that on Class I and Class II waters, written permission is needed to enter public land. REP. DEBRUYCKER asked Mr. Lane for clarification.

Mr. Lane said it doesn't just require written permission; the land manager can make land use designations. Land managers have the authority to open or close a stream. If they have not made a designation, the stream is closed. This bill is a method of enforcement and does not change the rights of land managers and recreationists. REP. ELLISON asked if when speaking of land managers, you are speaking of public land. Mr. Lane said that is correct.

It was decided by the committee to incorporate the amendments into a "Gray Bill" for review before further action is taken.

EXECUTIVE ACTION ON HOUSE BILL 495

Motion: REP. SCHYE MOVED HB 495 DO PASS

Discussion:

REP. MEASURE said he would like to propose an amendment stating how FWP should set these policies, as public hearings don't always work. CHAIRMAN ELLIOTT said time would be given to prepare an amendment. There is also another amendment that adds fishing access sites. REP. GILBERT asked if fishing access sites and state parks would continue to be treated separately. Mr. Cool said they will be treated separately. REP. JOHNSON said this is a policy statement of management, not a study.

It was decided to suspend action on this bill until the committee has copies of the "Gray Bill" and amendments are prepared.

EXECUTIVE ACTION ON SENATE BILL 83

Motion: REP. ELLISON MOVED SB 83 BE CONCURRED IN.


Discussion:

REP. ELLISON said we have no choice but to pass this bill due to the department's potential loss of federal funding.

Vote: Motion carried unanimously.

ADJOURNMENT

Adjournment: 4:00 p.m.



Jim Elliott, Chair



Ginger Punttenney, Secretary

JE/gp

HOUSE OF REPRESENTATIVES

FISH AND GAME COMMITTEE

ROLL CALL

DATE 2-7-91

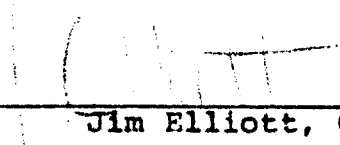
NAME	PRESENT	ABSENT	EXCUSED
REP. JOHN JOHNSON, VICE-CHAIRMAN	✓		
REP. BEVERLY BARNHART	✓		
REP. FRED "FRITZ" DAILY	✓		
REP. ROGER DEBRUYCKER	✓		
REP. ORVAL ELLISON	✓		
REP. GARY FORRESTER	✓		
REP. BOB GILBERT	✓		
REP. MARIAN HANSON	✓		
REP. VERNON KELLER	✓		
REP. BEA MCCARTHY	✓		
REP. BRUCE MEASURE	✓		
REP. JOHN PHILLIPS	✓		
REP. TED SCHYE	✓		
REP. JOHN SCOTT	✓		
REP. WILBUR SPRING	✓		
REP. BILL STRIZICH			✓
REP. JIM ELLIOTT, CHAIRMAN	✓		

HOUSE STANDING COMMITTEE REPORT

February 7, 1991

Page 1 of 2

Mr. Speaker: We, the committee on Fish and Game report that House Bill 304 (first reading copy -- white) do pass as amended

Signed: 
Jim Elliott, Chairman

And, that such amendments read:

1. Title, lines 7 and 8.

Strike: "CERTAIN" on line 7 through "PROPERTY" on line 8

Insert: "SURPLUS HANDGUNS"

2. Title, line 8.

Following: "PROPERTY;"

Strike: "AND"

3. Title, line 9.

Following: "MCA"

Insert: "; AND PROVIDING A TERMINATION DATE"

4. Page 1, line 15.

Strike: "obsolete and personal department property"

Insert: "surplus handguns"

5. Page 1, lines 17 and 18.

Strike: "department" on line 17 through "disposal" on line 18

Insert: "handguns are surplus"

6. Page 1, line 20.

Strike: "and"

7. Page 1, line 22.

Strike: "department property"

Insert: "surplus handguns"

8. Page 1, line 22.

Strike: "."

Insert: "; and

(4) a procedure to allow a preference to a warden for the purchase of a handgun previously used by that warden,

provided that the purchase price is established by bid or equal to the appraised value of the handgun."

9. Page 2, line 1.

Strike: "certain equipment and property"

Insert: "surplus handguns"

10. Page 2, lines 2 and 3

Strike: "obsolete" on line 2 through "property" on line 3

Insert: "surplus handguns"

11. Page 2, line 6.

Strike: "property was"

Insert: "handguns were"

12. Page 3, line 6.

Strike: "equipment and property"

Insert: "surplus handguns"

13. Page 4, line 5.

Following: line 4

Insert: "NEW SECTION. Section 5. Termination. [This act] terminates October 1, 1993."

HOUSE STANDING COMMITTEE REPORT

February 7, 1991

Page 1 of 1

Mr. Speaker: We, the committee on Fish and Game report that Senate Bill 83 (third reading copy -- blue) be concurred in .

Signed: _____

Jim Elliott, Chairman

Mr. Lane said it doesn't just require written permission; the land manager can make land use designations. Land managers have the authority to open or close a stream. If they have not made a designation, the stream is closed. This bill is a method of enforcement and does not change the rights of land managers and recreationists. REP. ELLISON asked if when speaking of land managers, you are speaking of public land. Mr. Lane said that is correct.

It was decided by the committee to incorporate the amendments into a "Gray Bill" for review before further action is taken.

EXECUTIVE ACTION ON HOUSE BILL 495

Motion: REP. SCHYE MOVED HB 495 DO PASS

Discussion:

REP. MEASURE said he would like to propose an amendment stating how FWP should set these policies, as public hearings don't always work. CHAIRMAN ELLIOTT said time would be given to prepare an amendment. There is also another amendment that adds fishing access sites. REP. GILBERT asked if fishing access sites and state parks would continue to be treated separately. Mr. Cool said they will be treated separately. REP. JOHNSON said this is a policy statement of management, not a study.

It was decided to suspend action on this bill until the committee has copies of the "Gray Bill" and amendments are prepared.

EXECUTIVE ACTION ON SENATE BILL 83

Motion: REP. ELLISON MOVED SB 83 BE CONCURRED IN.

Discussion:

REP. ELLISON said we have no choice but to pass this bill due to the department's potential loss of federal funding.

Vote: Motion carried unanimously.

EXHIBIT 10
DATE 2-7-91
HB 495

UNOFFICIAL GRAY BILL

HOUSE BILL NO. 495

A BILL FOR AN ACT ENTITLED: "AN ACT ESTABLISHING A POLICY FOR ADDRESSING IMPROVEMENTS IN STATE PARKS AND FISHING ACCESS SITES; AND REQUIRING THE FISH AND GAME COMMISSION TO ADOPT RULES TO IMPLEMENT THE SYSTEM."

WHEREAS, it is in the best interests of the State of Montana that the state parks and fishing access site system have an improvement and development policy that reflects the concerns of a majority of the users of Montana's state parks and fishing access sites.

STATEMENT OF INTENT

A statement of intent is required for this bill because [section 1] requires the fish and game commission to adopt rules establishing a policy for certain development of state parks and fishing access sites. It is intended that the policy address, at a minimum:

- (1) the desires of park and fishing access site users and the public;
- (2) the capacity of the park or fishing access site for development;
- (3) the environmental impacts associated with development;
- (4) the long-range ability of the state to maintain the improvements;
- (5) the protection of natural, cultural, and historical park and fishing access site features;
- (6) potential impacts on tourism.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

NEW SECTION. Section 1. Improvement or development of state park or fishing access site -- required public involvement -- rules. (1) The fish and game commission shall adopt rules establishing a policy whereby any proposed improvement or development of a state park or fishing access site that significantly changes park or fishing access site features or use patterns is subject to notice of proposed modifications both statewide and locally and opportunity for a public meeting and opportunity to comment on the advisability and acceptability of the proposal.

(2) The department shall prepare a public report regarding any project that is subject to the provisions of subsection (1). The report must include conclusions relating to the following aspects of the proposal:

- (a) the desires of the public as received by the department;
- (b) the capacity of the park or fishing access site for development;
- (c) environmental impacts associated with the improvement or development;
- (d) the long-range maintenance of the improvements;
- (e) the protection of natural, cultural, and historical park

1 features;

2 (f) potential impacts on tourism; and

3 (g) site-specific modifications as they relate to the park
4 or fishing access site system as a whole."
5

6 NEW SECTION. Section 2. Codification instruction.

7 [Section 1] is intended to be codified as an integral part of
8 Title 23, Chapter 1, part 1, and the provisions of Title 23,
9 chapter 1, part 1, apply to [section 1].

10 -END-
11

HB 495
February 7, 1991

Testimony presented by K. L. Cool, Dept. of Fish, Wildlife & Parks
to the House Fish and Game Committee

Our department supports the "Gray Bill" substituted for HB 495. Its effect will be to formalize, through public rule making, practices which the department currently follows pursuant to the Montana Environmental Policy Act and the State Antiquities Act.

The bill addresses only park and fishing access development projects which significantly change site features or use patterns. Maintenance, repair or replacement of existing facilities, and the protection of natural and cultural resources, for example, would normally be exempt.

The public involvement process and meeting requirements allow flexibility to use the most appropriate techniques. The environmental assessment requirements conform to MEPA.

The majority of significant park projects and many of the fishing access projects are now handled in accordance with this bill.

However, specific analysis of future costs and impacts on tourism have not always been considered. They should be, as the bill stipulates.

While this bill will not assure that we will please all interests, it does formalize a process that will assure that the important and relevant issues are addressed.

The most significant change in current practice will probably occur on fishing access projects where more formal public involvement and analysis will be done on these small projects. Extra expense and time for meetings and reports will have to be built into as many as half of 30-40 projects improved each biennium. We have not had time to estimate the cost.

State park projects approved for the current biennium are now undergoing a review much like the one prescribed by the "Gray Bill." The additional cost of publishing reports for these and future projects is estimated to be about \$800 each or about \$16,800 for 21 projects annually.

In conclusion, Mr. Chairman, we agree with the intent of the "Gray Bill" and appreciate the sponsor's amendments which will make the process more effective.



EXECUTIVE SUMMARY

THE STATE PARK SYSTEM Montana's Legacy - A New Growth Industry

A Report to Governor Stan Stephens
and the 52nd Legislature

Respectfully Submitted by
THE STATE PARK FUTURES COMMITTEE
November 1990

EXHIBIT 4 8
DATE 2-7-91
SB SB 83

(4)

SB 83
February 7, 1991

Testimony presented by K.L. Cool, Dept. of Fish, Wildlife & Parks
to House Fish and Game Committee

Our department requests your consideration of SB 83 which provides that our department retain interest earnings on hunting and fishing license sales cash balances. Presently, interest earnings are credited to the state general fund.

-- The bill is requested so that our department can comply with a new federal regulation requiring that interest earnings be retained by the state fish and wildlife agency. The new federal regulation treats interest earnings on licenses the same way that revenues derived from the sale of hunting and fishing licenses have always been treated. All license sale funds, including interest earnings, may only be used for purposes of administration of the state fish and wildlife agency.

-- Failure to comply with the new federal regulation will jeopardize over 7 million dollars annually in federal funding provided to our agency. This includes over 3 million dollars in Federal Aid in Wildlife Restoration Program funding and over 4 million dollars in Federal Aid in Sport Fish Restoration Program funding.

-- Approximately \$141,000 in FY92 and \$102,000 in FY93 would be lost to the state general fund and gained by our department. Obviously this will provide assistance in solving a portion of our department's revenue shortfall, and will reduce the amount of fee increase that sportsmen will be asked to pay.

Montana is the only state that has not yet passed legislation to comply with these federal regulations. We sincerely request your favorable consideration of SB 83.

Amendment #1

EXHIBIT 3
DATE 2-7-91
~~#B~~ 304

Amendments to House Bill No. 304
Introduced (White) Reading Copy

Requested by FWP
For the Committee on Fish and Game

Prepared by Doug Sternberg
February 6, 1991

- 1. Title, lines 7 and 8.
Strike: "CERTAIN" on line 7 through "PROPERTY" on line 8
Insert: "SURPLUS HANDGUNS"
- 2. Page 1, line 15.
Strike: "obsolete and personal department property"
Insert: "surplus handguns"
- 3. Page 1, lines 17 and 18.
Strike: "department" on line 17 through "disposal" on line 18
Insert: "handguns are surplus"
- 4. Page 1, line 22.
Strike: "department property"
Insert: "surplus handguns"
- 5. Page 2, line 1.
Strike: "certain equipment and property"
Insert: "surplus handguns"
- 6. Page 2, lines 2 and 3
Strike: "obsolete" on line 2 through "property" on line 3
Insert: "surplus handguns"
- 7. Page 2, line 6.
Strike: "property was"
Insert: "handguns were"
- 8. Page 3, line 6.
Strike: "equipment and property"
Insert: "surplus handguns"

Amendments to House Bill No. 304
Introduced (White) Reading Copy

Requested by Rep. Daily
For the Committee on F&G

Prepared by Doug Sternberg
February 6, 1991

1. Page 1, line 20.
Strike: "and"

2. Page 1, line 22.
Strike: "."
Insert: "; and

(4) a procedure to allow a preference to a warden for the purchase of a handgun previously used by that warden, provided that the purchase price is established by bid or equal to the appraised value of the handgun."

Amendments to House Bill No. 304
Introduced (White) Reading Copy

Requested by Rep. Measure
For the Committee on F&G

Prepared by Doug Sternberg
February 6, 1991

- 1. Title, line 8.
Following: "PROPERTY;"
Strike: "AND"
- 2. Title, line 9.
Following: "MCA"
Insert: "; AND PROVIDING A TERMINATION DATE"
- 3. Page 4, line 5.
Following: line 4
Insert: "NEW SECTION. Section 5. Termination. [This act]
terminates October 1, 1993."

Amendment #1

DATE 2-1-91 (8)
HB 359

Amendments to House Bill No. 359
Introduced (White) Reading Copy

Requested by Rep. Harper
For the Committee on F&G

Prepared by Doug Sternberg
February 6, 1991

1. Title, line 5.
Following: "OF"
Insert: "MOTOR VEHICLES OR"
Following: "VEHICLES"
Strike: "BETWEEN"
Insert: "BELOW"

2. Title, line 6.
Strike: "MARKS"
Insert: "MARK"
Following: "ON"
Strike: "PUBLIC"
Insert: "CERTAIN STATE OR FEDERAL"
Following: "PROVIDING"
Strike: "AN"

3. Title, line 7.
Strike: "EXCEPTION"
Insert: "EXCEPTIONS"

4. Page 1, line 10.
Following: "of"
Insert: "motor vehicle or"

5. Page 1, line 11.
Strike: "between"
Insert: "below"
Strike: "marks"
Insert: "mark"
Following: "on"
Insert: "certain"

6. Page 1, line 12.
Strike: "exception"
Insert: "exceptions"
Strike: "subsection"
Insert: "subsections"
Following: "(2)"
Insert: "and (3)"

7. Page 1, line 13.
Following: "operate"
Insert: "a motor vehicle, as defined in 61-1-102, or"

8. Page 1, line 14.
Strike: "between"

Insert: "below"
Strike: "marks"
Insert: "mark"

9. Page 1, line 15.

Following: "23-2-301,"

Insert: "of class I or class II waters, as defined in 23-2-301,"

Strike: "public"

Insert: "state or federal"

Following: "lands"

Insert: "or below the ordinary high-water mark of class I waters flowing through private lands, within that portion of the streambed that is covered with water"

10. Page 1, line 16.

Strike: "An"

Insert: "A motor vehicle or an"

Strike: "between"

Insert: "below"

11. Page 1, line 17.

Strike: "marks"

Insert: "mark"

Strike: "public"

Insert: "state or federal"

Strike: "a"

Insert: "an established"

Following: "road"

Insert: "or trail"

Following: "that"

Insert: "enters or"

12. Page 1, line 19.

Following: "shortest"

Insert: "practical or designated"

Following: "road"

Insert: "or trail"

13. Page 1, line 20.

Following: line 19

Insert: "(3) The prohibition in subsection (1) does not apply to:

(a) off-highway or motor vehicle use that occurs on state or federal land that is designated for off-highway or motor vehicle use below the ordinary high-water mark if the use is in accordance with the requirements of the authorization; and

(b) off-highway or motor vehicle use conducted on state or federal land pursuant to and in accordance with a specific written authorization from the appropriate land management agency for that use below the ordinary high-water mark.

(4) The state may authorize the use of a motor vehicle or off-highway vehicle on state property below the ordinary high-water mark only when the state has determined that the use will have a minimal impact on the streambed and on the fish and wildlife ecology of the stream or river. Federal

DATE 2-7-91
HB 359

land management agencies are requested to apply the same criteria when authorizing use of federal land."

Amendments to House Bill No. 359
Introduced (White) Reading Copy

Requested by Rep. McCarthy
For the Committee on F&G

Prepared by Doug Sternberg
February 7, 1991

1. Title, line 6.
Following: "PROVIDING"
Strike: "AN"

2. Title, line 7.
Strike: "EXCEPTION"
Insert: "EXCEPTIONS"

3. Page 1, line 20.
Following: line 19
Insert: "(3) The prohibition in subsection (1) does not apply to the operation of an off-highway vehicle by a nonambulatory person who is using the vehicle for recreational use, as defined in 23-2-301, as long as operation of the vehicle is prudent and minimizes destruction."

HOUSE OF REPRESENTATIVES
VISITOR'S REGISTER

Fish and Game COMMITTEE BILL NO. 495
DATE 2-7-91 SPONSOR(S) Harper

PLEASE PRINT

PLEASE PRINT

PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
GEORGE OCHENSKI	MT. STATE PARK FOUNDATION (FREE THE PARKS)	<input checked="" type="checkbox"/>	
Janet Ellis	MT Audubon	Amend. <input checked="" type="checkbox"/>	
Stan Bradshaw	MTU	<input checked="" type="checkbox"/>	
K.L. COOL	MFWP as amended	<input checked="" type="checkbox"/>	
Bob Lane	FWP		

PLEASE LEAVE PREPARED TESTIMONY WITH SECRETARY. WITNESS STATEMENT FORMS ARE AVAILABLE IF YOU CARE TO SUBMIT WRITTEN TESTIMONY.

HOUSE OF REPRESENTATIVES
VISITOR'S REGISTER

Fresh and Sane

COMMITTEE

BILL NO. SB 83

DATE 2-7-91

SPONSOR(S) Jergason

PLEASE PRINT

PLEASE PRINT

PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
Valerie Horton	MT WILDLIFE FEDERATION	✓	
Janet Ellis	MT Audubon	✓	
K.L. Cool	MT. FISKE - PARKS	✓	
Stan Brookshaw	MT. TCC	✓	
Bob Lane	FWP		

PLEASE LEAVE PREPARED TESTIMONY WITH SECRETARY. WITNESS STATEMENT FORMS ARE AVAILABLE IF YOU CARE TO SUBMIT WRITTEN TESTIMONY.