MINUTES

MONTANA HOUSE OF REPRESENTATIVES 52nd LEGISLATURE - REGULAR SESSION

COMMITTEE ON FISH & GAME

Call to Order: By CHAIRMAN JIM ELLIOTT on March 22, 1991, at 1:30 p.m.

ROLL CALL

Members Present:

Jim Elliott, 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) John Scott (D) Wilbur Spring (R) Bill Strizich (D)

Members Excused: John Johnson, Vice-Chairman (D) Ted Schye (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 1002

1. 19

Presentation and Opening Statement by Sponsor:

REP. ORVAL ELLISON, House District 81, McLeod, said this bill revises the laws relating to outfitters and guides.

Proponents' Testimony:

Rod Curtis, Montana Outfitters and Guide Association, submitted amendments (EXHIBIT 1). This is a housekeeping bill for clarification. This bill gives the Board of Outfitters the authority to develop rules that could limit outfitting in certain areas of the state. It creates administrative penalties and makes provisions for the Board to have an executive director. The Board is self-sufficient, so there will not be fee increases.

Henry Barren, Montana Outfitters and Guide Association, said he supports this bill as amended.

Larry Fasbender, Fishing Outfitters of Montana, urged passage of this bill in its present form and, if needed, changes can be made in the Senate.

K.L. Cool, FWP, supports this bill. EXHIBIT 2

Opponents' Testimony: none

Questions From Committee Members:

REP. PHILLIPS asked if the legislation had been introduced in the Senate. Mr. Curtis said no. REP. PHILLIPS said this bill gives outfitters too much protection. Mr. Curtis said the intent is to protect the public, because it will limit the number of permits issued to outfitters. REP. PHILLIPS said it should be FWP's responsibility to regulate areas, such as the Smith River. Mr. Curtis said FWP would have to limit all public use on the Smith River. The Board would just limit the number of outfitters on the river. REP. PHILLIPS asked if there would be public hearings. Mr. Curtis said yes. REP. PHILLIPS asked if the executive director of the Board would be a state employee. Mr. Curtis said yes.

Closing by Sponsor:

REP. ELLISON urged passage of HB 1002. If changes are needed they can be made by the Senate.

EXECUTIVE ACTION ON HOUSE BILL 1002

Motion: REP. ELLISON MOVED HB 1002 DO PASS.

Motion: REP. ELLISON moved to adopt amendments. Motion passed unanimously.

Motion: REP. HANSEN MOVED HB 1002 DO PASS AS AMENDED.

Discussion:

REP. BARNHART asked who is on the Board of Outfitters. Mr. **Curtis** said five outfitters from each Fish and Game Commission district, one person from the public sector, and one person from FWP. **REP. PHILLIPS** said there are too many outfitters, but was concerned about the decision making process by which outfitters can or cannot operate. **REP. BARNHART** said many boards make recommendations and set rules.

HOUSE FISH & GAME COMMITTEE March 22, 1991 Page 3 of 3

Vote: Motion carried 11 - 5. EXHIBIT 4

EXECUTIVE ACTION ON SENATE BILL 362

Motion: REP. DEBRUYCKER MOVED TO RECONSIDER ACTION ON SB 362 AND TAKE FROM THE TABLE. Motion carried 12 - 3 with Reps. Scott, Phillips, and Measure voting no.

Motion: REP. DEBRUYCKER MOVED SB 362 BE CONCURRED IN.

Discussion:

Mr. Cool said the department supports this bill as amended. Mr. Sternberg explained the amendments. EXHIBIT 5

Motion/Vote: REP. DAILY moved to adopt amendments to SB 362. Motion carried unanimously.

Discussion:

REP. MEASURE is opposed to the bill. Wardens should be used to enforce parks. This is just a way for the department to increase salaries and employees. **REP. PHILLIPS** agreed and said eventually these rangers will be given guns. **REP. MCCARTHY** said there is another bill that will arm these officers.

Motion/Vote: REP. MEASURE MADE A SUBSTITUTE MOTION TO TABLE SB 362. Motion failed 7 - 9. EXHIBIT 6

Motion/Vote: REP. DAILY MOVED SB 362 BE CONCURRED IN AS AMENDED. Motion carried 9 - 7. EXHIBIT 7

EXECUTIVE ACTION ON HOUSE BILL 623 (CONTINUED)

Motion/Vote: REP. MEASURE MOVED HB 623 DO PASS. Motion carried 9 - 8. EXHIBIT 8

ADJOURNMENT

Adjournment: 2:30 p.m.

Jim Elliott, Chair

Puntennex Secretary

FISH AND GAME COMMITTEE

ROLL CALL

DATE <u>3-22-9/</u>

NAME	PRESENT	ABSENT	EXCUSED
REP. JOHN JOHNSON, VICE-CHAIRMAN			
REP. BEVERLY BARNHART	V,		
REP. FRED "FRITZ" DAILY	V		
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	\checkmark		
REP. TED SCHYE			
REP. JOHN SCOTT			
REP. WILBUR SPRING			
REP. BILL STRIZICH			
REP. JIM ELLIOTT, CHAIRMAN	K		

7:3° 3-22-41 JDR

HOUSE STANDING COMMITTEE REPORT

March 22, 1991 Page 1 of 1

Mr. Speaker: We, the committee on Fish and Game report that House Bill 1002 (first reading copy -- white) do pass as amended.

Signed: Elliott, Chairman

And, that such amendments read: 1. Page 2, line 11. Strike: "resides on and" 2. Page 3, line 13. Following: "A" Insert: "hunting"

3. Page 7, lines 14 and 15. Following: "board" on line 14 Strike: remainder of line 14 through "river" on line 15

3:30 3-22-4 JUR HOUSE STANDING COMMITTEE REPORT March 22, 1991 Page 1 of 4 Mr. Speaker: We, the committee on Fish and Game report that Senate Bill 362 (third reading copy -- blue) be concurred in as amended . Signed:______Jim Elliott, Chairman Carried by: Rep. Grady And, that such amendments read: 1. Title, line 9. Following: "DUTIES:" Insert: "APPLYING PEACE OFFICER EMPLOYMENT, EDUCATION, AND CERTIFICATION STANDARDS TO PARK RANGERS;" 2. Title, line 13. Following: "SECTIONS" 147 Insert: "7-32-303," 3. Page 2, line 21. Following: line 20 Insert: "(3) It is unlawful and a misdemeanor punishable as provided in subsection (2) to refuse to exhibit for inspection any park permit, proof of age, or proof of residency upon request by a fish and game warden, park ranger, or peace officer." Renumber: subsequent subsections 4. Page 3, line 16. Following: "in" Insert: "chapters 1 and 2 of" 5. Page 3, line 19 through page 4, line 9. Strike: subsections (2) (a) through (2) (c) in their entirety Renumber: subsequent subsections 6. Page 4, line 13. Following: "against" Insert: "chapters 1 and 2 of" 7. Page 4, line 22. Following: "in" Insert: "chapters 1 and 2 of"

8. Page 9, line 21.

Following: line 20

(2) No sheriff of a county, mayor of a city, board, commission, or other person authorized by law to appoint peace officers in this state shall appoint any person as a peace officer who does not meet the following qualifications plus any additional qualifying standards for employment promulgated by the board of crime control:

(a) be a citizen of the United States;

(b) be at least 18 years of age;

(c) be fingerprinted and a search made of the local, state, and national fingerprint files to disclose any criminal record;

(d) not have been convicted of a crime for which he could have been imprisoned in a federal or state penitentiary;

(e) be of good moral character, as determined by a thorough background investigation;

(f) be a high school graduate or have passed the general education development test and have been issued an equivalency certificate by the superintendent of public instruction or by an appropriate issuing agency of another state or of the federal government;

(g) be examined by a licensed physician, who is not the applicant's personal physician, appointed by the employing authority to determine if the applicant is free from any mental or physical condition that might adversely affect performance by the applicant of the duties of a peace officer;

(h) successfully complete an oral examination conducted by the appointing authority or its designated representative to demonstrate the possession of communication skills, temperament, motivation, and other characteristics necessary to the accomplishment of the duties and functions of a peace officer; and

(i) possess or be eligible for a valid Montana driver's license.

(3) At the time of appointment a peace officer must take a formal oath of office.

(4) Within 10 days of the appointment, termination, resignation, or death of any peace officer, written notice thereof must be given to the board of crime control by the

employing authority.

(5) (a) Except as provided in subsections (b) and (c) of this subsection, it is the duty of an appointing authority to cause each peace officer appointed under its authority to attend and successfully complete, within 1 year of the initial appointment, an appropriate peace officer basic course certified by the board of crime control. Any peace officer appointed after September 30, 1983, who fails to meet the minimum requirements as set forth in subsection (2) or who fails to complete the basic course as required by this subsection forfeits the position, authority, and arrest powers accorded a peace officer in this state.

(b) A peace officer who has been issued a basic certificate by the board of crime control and whose last date of employment as a peace officer was less than 36 months prior to the date of his present appointment as a peace officer is not required to fulfill the basic educational requirements of subsection (5) (a). If such peace officer's last date of employment as a peace officer was 36 or more but less than 60 months prior to the date of his present employment as a peace officer, he may satisfy his basic educational requirements as set forth in subsection (5) (c).

(c) A peace officer under the provisions of subsection (5)(b) or a peace officer who has completed a basic peace officer's course in another state and whose last date of employment as a peace officer was less than 60 months prior to the date of his present appointment as a peace officer may, within 1 year of his present employment or initial appointment as a peace officer within this state, satisfy his basic educational requirements by successfully passing a basic equivalency test administered by the Montana law enforcement academy and successfully completing a legal training course conducted by the academy. If the peace officer fails the basic equivalency test, he must complete the basic course within 120 days of the date of the test.

(6) The board of crime control may extend the 1-year time requirements of subsections (5) (a) and (5) (c) upon the written application of the peace officer and the appointing authority of the officer. The application must explain the circumstances which make the extension necessary. Factors which the board may consider in granting or denying the extension include but are not limited to illness of the peace officer or a member of his immediate family, absence of reasonable access to the basic course or the legal training course, and an unreasonable shortage of personnel within the department. The board may not grant an extension to exceed 180 days.

(7) A peace officer who has successfully met the

March 22, 1991 Page 4 of 4

employment standards and qualifications and the educational requirements of this section and who has completed a 1-year probationary term of employment shall, upon application to the board of crime control, be issued a basic certificate by the board, certifying that the peace officer has met all the basic qualifying peace officer standards of this state."" Renumber: subsequent sections

144

9. Page 13, line 14. Following: "in" Insert: "chapters 1 and 2 of"

3:30 3-22-91

HOUSE STANDING COMMITTEE REPORT

March 22, 1991 Page 1 of 1

14

EXHIBIT_ DATE 3-HB

Amendments to HB 1002

Introduced Copy

- Page 2, Line 11.
 Strike "resides on and".
- 2. Page 3, Line 13.

Add a "hunting" guide.

3. Page 7, Lines 14 - 15.

Following "board", strike: "When a state or federal agency limits or proposes to limit use of an area or river".

EXHIBIT.	2
DATE_3	- 22-91
HB/	002

HB 1002

Z,

March 22, 1991 Testimony presented by K. L. Cool, Dept. of Fish, Wildlife & Parks to House Fish and Game Committee

We believe that the Board of Outfitters has made significant progress in the control and regulation of the outfitting industry since the Board was created in 1987. HB 1002 will provide the Board the authority needed to maintain quality and stability in the outfitting industry. Of particular importance is the proposed change in Sec 37-47-201 (5d) which would give the Board the authority to adopt rules and procedures to determine areas where additional outfitter use should be limited. We believe this authority is in the best interest of the recreational public and it is consistent with the public's desire that the Board begin to limit the numbers of outfitters in some areas.

We do not believe that this authority should be dependent on a state or federal agency limiting use to an area or river. For example, our agency only has authority to regulate use on the Smith River, and would have to ask the legislature for authority to limit use on any other rivers.

In summary, it is our belief that the public looks to, and indeed expects, the Board of Outfitters to take the lead in regulating the outfitting industry. The creation of an executive director for the Board is a positive step in the responsible administration of the outfitting industry. This position will be particularly important in coordinating the enforcement investigations authorized by the Board.

We support HB 1002 with the proposed annualments

(BXHIBIT_____ DATE_____2-91 HB_1002

Amendments to House Bill No. 1002 Introduced Reading Copy

For the Committee on F&G

Prepared by Doug Sternberg March 22, 1991

1.00

1. Page 2, line 11. Strike: "<u>resides on and</u>"

2. Page 3, line 13. Following: "A" Insert: "hunting"

3. Page 7, lines 14 and 15. Following: "<u>board</u>" on line 14 Strike: remainder of line 14 through "<u>river</u>" on line 15

٢

4	,	
EXHIBIT_	4	
DATE	1-22-	91
HB	502	وعيالة ومجنورهم

HOUSE OF REPRESENTATIVES

FISH AND GAME COMMITTEE

ROLL CALL VOTE

DATE	3-22-9	BILL N	o. <u>4B</u>	100 2	NUMBER	
MOTIO	N:	Do tass	as l	imend.	ed_	

NAME	AYE	NO
REP. JOHN JOHNSON, CHAIRMAN		
REP. BEVERLY BARNHART	v	
REP. FRED "FRITZ" DAILY		
REP. ROGER DEBRUYCKER		V
REP. ORVAL ELLISON	V	
REP. GARY FORRESTER		
REP. BOB GILBERT		V
REP. MARIAN HANSON		
REP. VERNON KELLER		
REP. BEA MCCARTHY		
REP. BRUCE MEASURE	~	
REP. JOHN PHILLIPS		
REP. TED SCHYE	V	
REP. JOHN SCOTT	/	
REP. WILBUR SPRING	\checkmark	
REP. BILL STRIZICH		
REP. JIM ELLIOTT, CHAIRMAN		
TOTAL	11	5

DATE_3-22-9/

Amendments to SB 362

The following amendments address the concerns expressed by this Committee on Monday, March 18:

- A. Amendment #3 deletes the sections of the bill which address stop and search provisions.
- B. Amendment #1 deals with the requirement for park users to show their camping or day use permits. It has been reworded to be brought in line with similar requirements such as a request to show a hunting or fishing license.

Amendment #2 and amendments #4 through #7 are housekeeping amendments and do not change intent, Amendment #6 clarifies other sections of the bill in reference to obtaining technical assistance and training. The other proposed amendments correct an error in the reference to parks and outdoor recreation laws by limiting authority to only Chapters 1 and 2 of Title 23. THE WEIGHT STREET nin statisticker inst ى مايە خىمچە بىر ئولىل ئىلەر بىلاش مۇرىش بورتىغى ب ಿ ಪ್ರಧಿಸ್ಥಳು ಕ್ರಾಮಕ್ರಿಯನ್ನು ಮಾಡಿದರೆ ವ್ಯಾಮಿಸಿದರು. ಇಲ್ಲ กับสารกระบบ และสาวการกระนักสารกระที่สุดในสุด สุดประวัติ ก็สุดประวัติมีสุดไม่ "Marana และไม่เสื้อมีกล้างสังสัตวิ ne i Frank same of the all contracts in the party in the second second second second second second second secon reconstruction of an activity in the and the the territory of the second second

1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -

د. متهار ها فشریه تجاری ترکی ویشا - های دید. در دیکر در این از این در میگردی ویشا - های دید.

AMENDMENT TO SB 362 THIRD READING (BLUE) COPY

2× 2 pg2365-3-22-91 3B 362

1. Page 2. Following: line 20 "(3) It is unlawful and a misdemeanor punishable Insert: under subsection (2) to refuse to exhibit any park permit, proof of age, or proof of residency for inspection to a fish and game warden, park ranger, or peace officer requesting to see it." Renumber: Subsequent subsections. 2. Page 3, line 16. "in," Following: Insert: "chapters 1 and 2 of" 3. Page 3, line 19 through page 4, line 9. Following: and the state of the second line 18 Subsection (a), (b) and (c) in their entirety Strike: Subsequent subsections. Renumber: 4. Page 4, line 13. Following: "against," "chapters 1 and 2 of" Insert: 5. Page 4, line 22. Following: "in," Insert: "chapters 1 and 2 of" 6. Page 9. Following: line 20 Insert: "Section 10 Section 7.32 202 MCD december 2.44 Insert: "Section 10. Section 7-32-303, MCA, is amended to read: 7-32-303. Peace officer employment, education, and certification standards. (1) For the purposes of this section, unless the context clearly indicates otherwise, "peace officer" means a deputy sheriff, undersheriff, police officer, highway patrol officer, fish and game warden, park ranger, campus security officer, or airport police officer. (2) . . " Renumber: Subsequent sections. 7. Page 13, line 14. Following: "in" Insert: "chapters 1 and 2 of" n an ann an t-airte ann an t-airtean an tartain an tartain an Stàitean ann an tartainn an tartainn ann an tarta Tartainn an t-airtean ann an tartainn a

EXHIBIT 5 pg 3 of 5 DATE 3-22-91

Amendments to Senate Bill No. 362 SB 36 2 Third Reading (Blue) Copy

> Requested by FWP For the Committee on F&G

Prepared by Doug Sternberg March 21, 1991

1. Title, line 9. Following: "DUTIES;" Insert: "APPLYING PEACE OFFICER EMPLOYMENT, EDUCATION, AND CERTIFICATION STANDARDS TO PARK RANGERS;"

2. Title, line 13. Following: "SECTIONS" Insert: "7-32-303,"

3. Page 2, line 21. Following: line 20 Insert: "(3) It is unlawful and a misdemeanor punishable as provided in subsection (2) to refuse to exhibit for inspection any park permit, proof of age, or proof of residency upon request by a fish and game warden, park ranger, or peace officer." Renumber: subsequent subsections

4. Page 3, line 16. Following: "in" Insert: "chapters 1 and 2 of"

5. Page 3, line 19 through page 4, line 9. Strike: subsections (2)(a) through (2)(c) in their entirety Renumber: subsequent subsections

6. Page 4, line 13.
Following: "against"
Insert: "chapters 1 and 2 of"

7. Page 4, line 22. Following: "in" Insert: "chapters 1 and 2 of"

8. Page 9, line 21. Following: line 20

Insert: "Section 10. Section 7-32-303, MCA, is amended to read: "7-32-303. Peace officer employment, education, and certification standards. (1) For purposes of this section, unless the context clearly indicates otherwise, "peace officer" means a deputy sheriff, undersheriff, police officer, highway patrol officer, fish and game warden, park ranger, campus security officer, or airport police officer.

(2) No sheriff of a county, mayor of a city, board, commission, or other person authorized by law to appoint peace officers in this state shall appoint any person as a peace officer who does not meet the following qualifications plus any additional qualifying standards for employment promulgated by the board of crime control:

(a) be a citizen of the United States;

(b) be at least 18 years of age;

(c) be fingerprinted and a search made of the local, state, and national fingerprint files to disclose any criminal record;

(d) not have been convicted of a crime for which he could have been imprisoned in a federal or state penitentiary;

(e) be of good moral character, as determined by a thorough background investigation;

(f) be a high school graduate or have passed the general education development test and have been issued an equivalency certificate by the superintendent of public instruction or by an appropriate issuing agency of another state or of the federal government;

(g) be examined by a licensed physician, who is not the applicant's personal physician, appointed by the employing authority to determine if the applicant is free from any mental or physical condition that might adversely affect performance by the applicant of the duties of a peace officer;

(h) successfully complete an oral examination conducted by the appointing authority or its designated representative to demonstrate the possession of communication skills, temperament, motivation, and other characteristics necessary to the accomplishment of the duties and functions of a peace officer; and

(i) possess or be eligible for a valid Montana driver's license.

(3) At the time of appointment a peace officer must take a formal oath of office.

(4) Within 10 days of the appointment, termination, resignation, or death of any peace officer, written notice thereof must be given to the board of crime control by the employing authority.

(5) (a) Except as provided in subsections (b) and (c) of this subsection, it is the duty of an appointing authority to cause each peace officer appointed under its authority to attend and successfully complete, within 1 year of the initial appointment, an appropriate peace officer basic course certified by the board of crime control. Any peace officer appointed after September 30, 1983, who fails to meet the minimum requirements as set forth in subsection (2) or who fails to complete the basic course as required by this subsection forfeits the position, authority, and arrest powers accorded a peace officer in this state.

(b) A peace officer who has been issued a basic certificate by the board of crime control and whose last date of employment as a peace officer was less than 36 months prior to the date of his present appointment as a peace officer is not required to fulfill the basic educational requirements of subsection (5)(a). If such peace

SB036201.ADS

3-22-91

5B 362

EXHIBII - +3---6 DATE 3-32-91 HB_ 5K 362

officer's last date of employment as a peace officer was 36 or more but less than 60 months prior to the date of his present employment as a peace officer, he may satisfy his basic educational requirements as set forth in subsection (5)(c).

(c) A peace officer under the provisions of subsection (5)(b) or a peace officer who has completed a basic peace officer's course in another state and whose last date of employment as a peace officer was less than 60 months prior to the date of his present appointment as a peace officer may, within 1 year of his present employment or initial appointment as a peace officer within this state, satisfy his basic educational requirements by successfully passing a basic equivalency test administered by the Montana law enforcement academy and successfully completing a legal training course conducted by the academy. If the peace officer fails the basic equivalency test, he must complete the basic course within 120 days of the date of the test.

(6) The board of crime control may extend the 1-year time requirements of subsections (5)(a) and (5)(c) upon the written application of the peace officer and the appointing authority of the officer. The application must explain the circumstances which make the extension necessary. Factors which the board may consider in granting or denying the extension include but are not limited to illness of the peace officer or a member of his immediate family, absence of reasonable access to the basic course or the legal training course, and an unreasonable shortage of personnel within the department. The board may not grant an extension to exceed 180 days.

(7) A peace officer who has successfully met the employment standards and qualifications and the educational requirements of this section and who has completed a 1-year probationary term of employment shall, upon application to the board of crime control, be issued a basic certificate by the board, certifying that the peace officer has met all the basic qualifying peace officer standards of this state.""

Renumber: subsequent sections

9. Page 13, line 14. Following: "<u>in</u>" Insert: "chapters 1 and 2 of"

EXHIBIT_ DATE 3-22-91 BB 362

4

FISH AND GAME COMMITTEE

ROLL CALL VOTE

DATE	3-22-	<u> 7/</u>	BILL NO.	58	362	NUMBER
------	-------	------------	----------	----	-----	--------

MOTION:

To Talle SB 362

NAME	AYE	NO
REP. JOHN JOHNSON, VICE-CHAIRMAN		\checkmark
REP. BEVERLY BARNHART		\checkmark
REP. FRED "FRITZ" DAILY		
REP. ROGER DEBRUYCKER	\checkmark	
REP. ORVAL ELLISON		~
REP. GARY FORRESTER		
REP. BOB GILBERT		
REP. MARIAN HANSON		\checkmark
REP. VERNON KELLER		\checkmark
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		
TOTAL	17	9

¹ EXHIBIT 7 DATE <u>3-22-91</u> BB 362

FISH AND GAME COMMITTEE

ROLL CALL VOTE

DATE <u>3-22-9/</u> BILL NO. <u>58362</u> NUMBER_____

MOTION:

Be Concurred In as Amended

NAME	AYE	NO
REP. JOHN JOHNSON, CHAIRMAN		
REP. BEVERLY BARNHART		
REP. FRED "FRITZ" DAILY	\checkmark	
REP. ROGER DEBRUYCKER		
REP. ORVAL ELLISON		
REP. GARY FORRESTER		
REP. BOB GILBERT		
REP. MARIAN HANSON		
REP. VERNON KELLER		
REP. BEA MCCARTHY		\checkmark
REP. BRUCE MEASURE		
REP. JOHN PHILLIPS		V
REP. TED SCHYE	\checkmark	
REP. JOHN SCOTT		\checkmark
REP. WILBUR SPRING		
REP. BILL STRIZICH		
REP. JIM ELLIOTT, CHAIRMAN		
TOTAL	Î	7

VISITOR'S REGISTER

Fish & Jame COMMITTEE BILL NO. 461002 DATE 3-22-91 SPONSOR(S) Ellison

PLEASE PRINT PLEASE PRINT PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	BILL	OPPOSE	SUPPORT
Howard Shorngrow		HB 100 Z	\times	
			· · · · · ·	
	a = *			
	:			

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

VISITOR'S REGISTER

<u>Fish & Jame</u> COMMITTEE BILL NO. 4<u>B1002</u> DATE 3-22-91 SPONSOR(S) Ellison

PLEASE PRINT PLEASE PRINT PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	BILL	OPPOSE	SUPPORT
Hound Shompson		HB 100 Z	\times	
			<u> </u>	

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