

**MINUTES**

**MONTANA HOUSE OF REPRESENTATIVES  
53rd LEGISLATURE - REGULAR SESSION**

**COMMITTEE ON STATE ADMINISTRATION**

**Call to Order:** By DICK SIMPKINS, CHAIR, on January 21, 1993, at  
9:05 a.m.

**ROLL CALL**

**Members Present:**

Rep. Dick Simpkins, Chair (R)  
Rep. Wilbur Spring, Vice Chair (R)  
Rep. Ervin Davis, Vice Chair (D)  
Rep. Beverly Barnhart (D)  
Rep. Pat Galvin (D)  
Rep. Bob Gervais (D)  
Rep. Harriet Hayne (R)  
Rep. Gary Mason (R)  
Rep. Brad Molnar (R)  
Rep. Bill Rehbein (R)  
Rep. Sheila Rice (D)  
Rep. Sam Rose (R)  
Rep. Dore Schwinden (D)  
Rep. Carolyn Squires (D)  
Rep. Jay Stovall (R)  
Rep. Norm Wallin (R)

**Members Excused:** None.

**Members Absent:** None.

**Staff Present:** Sheri Heffelfinger, Legislative Council  
Dorothy Poulsen, Committee Secretary

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

**Committee Business Summary:**

Hearing: HB 153; HB 166; HB 188  
Executive Action: HB 107; HB 188

**HEARING ON HB 166**

**REP. DAVIS** opened the hearing on HB 166 in **REP. SIMPKINS** absence.

Opening Statement by Sponsor:

REP. WILBUR SPRING, House District 77, Belgrade, introduced HB 166 which would amend the Montana Constitution to require that a candidate for the legislature be a resident of the district in which the candidate is seeking election. He distributed three letters of support for HB 166. EXHIBITS 1, 2, 3

Proponents' Testimony:

Jerry Vanderpan, Superintendent of Schools, Belgrade, provided written testimony in which he stressed the inaccessibility of legislators who do not live in the district which they represent. He described these legislators as "carpetbaggers" who have no vested interest in the district. EXHIBIT 4

Bob Hoffman, Agricultural Preservation Association, Gallatin County, stated that his association of ranchers and farmers meets every Saturday during the legislative session and reviews the proposed bills. The Association reviewed HB 166 and endorses its passage.

Opponents' Testimony: None.

Informational Testimony: None.

Questions From Committee Members and Responses:

REP. RICE stated that she was concerned about redistricting; district boundaries may be changed so that the incumbent legislator no longer lives in the district. REP. SPRING responded that his reason for presenting HB 166 at this time was because redistricting was occurring. He commented that he considered HB 166 a matter of fairness. Legislators in multi-county districts already must live in their districts; HB 166 extends the requirement to all legislators.

REP. STOVALL asked REP. SPRING when HB 166 would take effect. REP. SPRING answered that since HB 166 is a constitutional amendment, it would be placed on the ballot in November, 1994, and if passed, become effective in 1996.

REP. BARNHART admitted that she did not live in her district and asked REP. SPRING whether he had a list of representatives who did not presently live in their districts. REP. SPRING replied that he did not; he considered it improper to identify people. REP. BARNHART asked REP. SPRING whether he had the number of people HB 166 would affect. REP. SPRING said he did not have the number, but he could try to get a list.

REP. GALVIN stated that he, too, was a "carpetbagger". He reported the first time he ran for legislature, one of his opposition campaigned on the issue of living in the district and still lost the election.

REP. MOLNAR stated that in the last election about 30 seats were unchallenged. He asked Mr. Vanderpan whether he thought HB 166 would make finding candidates for office more difficult. Mr. Vanderpan said no, it might make finding candidates easier.

Closing by Sponsor:

REP. SPRING stated that with redistricting taking place, he would like to have the amendment presented for a public vote. He urged the committee to pass HB 166.

EXECUTIVE ACTION ON HB 107

Motion: REP. MASON MOVED HB 107 DO PASS.

Motion: REP. HAYNE moved to amend HB 107. EXHIBIT 5

Discussion:

REP. RICE asked if the amendment repealed the sections of law referring to sunrise audits. Sheri Heffelfinger responded that it did.

REP. RICE stated she had discussed HB 107 with a number of people. Generally, they thought that either sunrise audits were unconstitutional or the practice did not work. REP. RICE stated she supports the amendment.

Vote: Motion passed 15 to 1 with REP. SQUIRES voting no and REP. SIMPKINS voting by proxy. EXHIBIT 6

Motion/Vote: REP. SPRING MOVED HB 107 DO PASS AS AMENDED. Motion carried unanimously with REP. SIMPKINS voting by proxy. EXHIBIT 6

HEARING ON HB 188

Opening Statement by Sponsor:

REP. ROYAL JOHNSON, House District 88, Billings, introduced HB 188 which would make the members of the Board of Housing serve at the pleasure of the governor. REP. JOHNSON explained that currently, the Board of Housing is organized like a quasi-judicial board with definitive terms for members. The change proposed by HB 188 is motivated by the Board of Housing's resistance to a request by the Legislature during the summer, 1992, Special Session. The Legislature asked the Board to transfer \$500,000 from the Board of Housing to the general fund in order to balance the state budget.

REP. JOHNSON emphasized that he did not want to eliminate the Board of Housing; he helped organize it initially. He stated the

function of the Board of Housing should be to identify the housing needs in the State of Montana, to design programs to meet the needs, and to implement the programs.

**REP. JOHNSON** reported the Board of Housing has approximately \$65 million in reserves and currently has approximately \$550 million in outstanding bonds. He contended that the Board's reserve is substantially higher than required. **REP. JOHNSON** also reported that the Board's excess funds were not invested in the State of Montana but invested in Colorado.

**REP. JOHNSON** described the intent of HB 188 to end the Board of Housing's "free-wheeling" until the Legislature decides the type of housing bill it wants. He stated that the House and Senate Finance committees favor the bill; in fact, members of the Board of Housing support HB 188.

Proponents' Testimony: None.

Opponents' Testimony: None.

Informational Testimony: None.

Questions From Committee Members and Responses:

**REP. GALVIN** asked **REP. JOHNSON** whether the legislation targeted any particular individual. **REP. JOHNSON** responded that no one was targeted; he explained that terms of four of the seven appointees had expired.

**REP. GALVIN** stated he thought that if the public knew how much money the Board of Housing had to invest, they would have a better understanding of the Legislature's request. **REP. JOHNSON** responded that the Board of Housing has, in fact, been effective and has a good reputation.

**REP. ROSE** asked **REP. JOHNSON** whether the members' terms of office would be staggered. **REP. JOHNSON** responded no, the governor could "clean house" immediately with HB 188. He emphasized that HB 188 was a stop gap measure until another bill could be drafted to define the Board of Housing.

**REP. ROSE** stated he did not necessarily disagree with the Board of Housing's decision not to release money. He asked **REP. JOHNSON** whether the business climate in Montana forced the Board to invest in Colorado. **REP. JOHNSON** responded that if the money is generated in Montana, then the money should be invested in Montana. He contended the Board of Housing has not been responsive to the Legislature.

**REP. MOLNAR** asked **REP. JOHNSON** whether HB 188 was intended as a temporary measure. **REP. JOHNSON** agreed stating that other legislation would eventually supersede HB 188.

REP. WALLIN asked REP. JOHNSON whether there were restrictions on the size of communities for investment by the Board of Housing. REP. JOHNSON responded that there was no restriction on the size of community; there are restrictions on the size of building which can be built with Board of Housing money.

REP. WALLIN asked REP. JOHNSON to describe the guideline used by the Board in making their investments. REP. JOHNSON explained that the Board of Housing does not make direct loans for single-family housing; the Board purchases loans from loan originators. The Board might make direct loans for multi-family housing.

REP. SCHWINDEN asked REP. JOHNSON whether it was usual to have most boards and councils serve at the pleasure of the governor rather than as quasi-judicial boards. REP. JOHNSON responded that it was rather unusual to have members serve at the pleasure of the governor. The legislation being drafted to supersede HB 188 would not have the members of the Board of Housing serve at the pleasure of the governor.

REP. SIMPKINS asked REP. JOHNSON to explain the intent of HB 188. REP. JOHNSON answered that the legislative committees have asked the Board for information about the housing business in Montana. The committees do not want the Board to take any action prior to gaining the information requested and drafting new legislation.

Closing by Sponsor:

REP. JOHNSON requested immediate action on HB 188.

REP. DAVIS relinquished the chair to REP. SIMPKINS.

EXECUTIVE ACTION ON HB 188

Motion/Vote: REP. STOVALL MOVED DO PASS HB 188. The motion carried 14 to 2 with REPS. ROSE and GALVIN voting no.

HEARING ON HB 153

Opening Statement by Sponsor:

REP. FRANCIS BARDANOUVE, House District 16, Harlem, introduced HB 153, by request of the Legislative Audit Committee. The bill would consolidate the payroll/personnel/position control (PPP) system within the Department of Administration by transferring the payroll, warrant writing, and bad debt administration functions of the State Auditor to the Department of Administration. REP. BARDANOUVE announced that he had amendments for HB 153 which would transfer the PPP system to the Department of Administration and retain the warrant writing and bad debt administration function in the State Auditor's office. He stated the amendments resolve any controversy caused by the transferring

of functions and have been agreed to by the Department of Administration and the State Auditor. **REP. BARDANOUE** contended, that while no monetary savings may result, consolidating the PPP system into one department will result in improved efficiency and coordination in state government. **EXHIBIT 7**

**Proponents' Testimony:**

**Mike Trevor, Administrator, Information Services Division, Department of Administration,** emphasized the complexity of the PPP system. He explained that a change in one part of the PPP system frequently resulted in changes in other parts of the system. **Mr. Trevor** stated that from ISD's perspective, consolidating the PPP system had three benefits: (1) ISD could provide improved technical support; (2) funding for the system could be consolidated; and (3) the PPP system could be managed as an integrated system. **Mr. Trevor** noted that the Department of Administration is absorbing much of the coordination function. He suggested that while immediate cost savings will be minimal, future cost savings are likely because future changes in the system would be less expensive to institute. **Mr. Trevor** concluded by emphasizing that better management would make the PPP system more effective.

**Mark Cress, Chief, Employee Relations Bureau, Department of Administration,** supports HB 153 because it alleviates the long-standing problem of coordinating the three functions--payroll, personnel, and position control--which all pertain to the same individual. **Mr. Cress** stated that when the responsibility for these functions was divided among agencies, coordination became such an important task that an FTE was dedicated to the job. **Mr. Cress** stated that because of the commonality of the payroll and personnel functions, he strongly supported having both functions in the Department of Administration.

**Dave Hunter, Deputy State Auditor,** stated the State Auditor supports the HB 153 amendments. He distinguished between the warrant writing and payroll functions, stating that the warrant writing was a stand-alone function, unlike payroll.

**Opponents' Testimony:** None.

**Informational Testimony:** None.

**Questions From Committee Members and Responses:** None.

**Closing by Sponsor:**

**REP. BARDANOUE** thanked the committee for the fine hearing on HB 153. He noted that the best way for a legislator to get into trouble is to try to move something from one bureaucracy to another. He commended the staff of the Department of Administration and the Auditor's Office for their willingness to compromise on the amendments to HB 153. **REP. BARDANOUE**

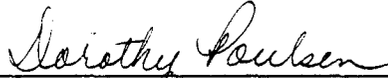
concluded that the effect of this legislation will be to coordinate programs and, thereby, increase efficiency and reduce cost of government.

**ADJOURNMENT**

**Adjournment:** 10:22 a.m.



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DICK SIMPKINS, Chair



\_\_\_\_\_  
DOROTHY POULSEN, Secretary

DS/DP

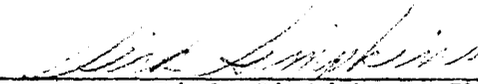


HOUSE STANDING COMMITTEE REPORT

January 21, 1993

Page 1 of 3

Mr. Speaker: We, the committee on State Administration report that House Bill 107 (first reading copy -- white) do pass as amended .

Signed:   
Dick Simpkins, Chair

And, that such amendments read:

1. Title, lines 5 through 8.

Following: "AN ACT"

Strike: lines 5 through 8 in their entirety

Insert: "ELIMINATING THE REQUIREMENT TO CONDUCT SUNRISE AUDITS; AMENDING SECTION 5-11-210, MCA; AND REPEALING SECTIONS 2-8-201, 2-8-202, 2-8-203, 2-8-204, 2-8-205, 2-8-206, 2-8-207, 2-8-208, AND 5-4-207, MCA."

2. Pages 1 through 3.

Strike: everything following the enacting clause

Insert: "Section 1. Section 5-11-210, MCA, is amended to read:

"5-11-210. Clearinghouse for reports to legislature. (1)

For the purposes of this section, "report" means:

(a) a document required to be prepared for the legislature as required in any of the sections listed in subsection (10); and

(b) unless otherwise provided by law, any other report required by law to be given to or filed with the legislature.

(2) On or before September 1 of each year preceding the convening of a regular session of the legislature, an entity required to report to the legislature shall provide, in writing, to the executive director of the legislative council:

(a) the final title of the report;

(b) an abstract or description of the contents of the report, not to exceed one page;

(c) a recommendation on how many copies of the report should be provided to the legislature;

(d) the reasons why the number of copies recommended is, in the opinion of the reporting entity, the appropriate number of copies;

(e) an estimated cost for each copy of the report; and

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(f) the date on which the entity will deliver the final, published copies of the report to the legislature.

(3) After considering all of the information available about the report, including the number of legislators requesting copies of the report pursuant to subsection (7), the legislative council or the executive director shall, in writing, direct the reporting entity to provide a specific number of copies. The number of copies required is at the sole discretion of the legislative council. The legislative council or the executive director may require the reporting entity to mail the copies of the report.

(4) The legislative council may require that the report be submitted in an electronic format useable on the legislature's current computer hardware, in a microform, such as microfilm or microfiche, or in a CD-ROM format, meaning compact disc read-only memory.

(5) Costs of preparing and distributing a report to the legislature, including writing, printing, postage, distribution, and all other costs, accrue to the reporting agency. Costs incurred in meeting the requirements of this section may not accrue to the legislative council.

(6) The executive director of the legislative council shall cause to be prepared a list of all reports required to be presented to the legislature from the list of titles received under subsection (2).

(7) The executive director shall, as soon as possible following a general election, mail to each holdover senator, senator-elect, and representative-elect a list of the titles of the reports, along with the abstracts prepared pursuant to subsection (2)(b), available from the legislative council. The list must include a form on which each member or member-elect receiving the list may indicate the report or reports that the member or member-elect would like to receive.

(8) The executive director or the legislative council shall make copies of reports requested pursuant to subsection (7) available to those members or members-elect by either requiring that copies be mailed pursuant to subsection (3) or by delivering copies of the reports during the first week of the legislative session.

(9) The executive director of the legislative council may keep as many copies of a report as he considers necessary, and copies of the report may be discarded at his discretion.

(10) (a) A report to the legislature includes a report required to be made by a board, bureau, commission, committee, council, department, division, fund, authority, or officer of the state or a local government in 1-11-204, 2-4-411, 2-7-104, 2-8-112, ~~2-8-203, 2-8-207, 2-8-208~~, 2-15-2021, 2-18-209, 2-18-811, 2-18-1103, 3-1-702, 3-1-1126, 5-5-216, 5-13-304, 5-17-103, 5-18-203, 5-19-103, 10-4-102, 15-1-205, 17-4-107, 17-5-1650, 18-7-303,

19-4-201, 20-9-346, 20-25-236, 20-25-301, 22-3-107, 23-7-203, 33-22-1513, 37-1-106, 39-6-101, 39-51-407, 44-2-304, 44-13-103, 46-23-316, 53-2-1107, 53-6-110, 53-20-104, 53-21-104, 53-24-204, 53-24-210, 53-30-133, 69-1-404, 72-16-202, 75-1-203, 75-1-1101, 75-7-304, 75-10-533, 75-10-704, 76-11-203, 76-12-109, 80-7-713, 80-12-402, 82-11-161, 85-1-621, 85-2-105, 87-2-724, 87-5-123, 90-3-203, or 90-4-111.

(b) The procedure outlined in this section may also be used for a report required to be made to the legislature under the Multistate Tax Compact contained in 15-1-601, the Vehicle Equipment Safety Compact contained in 61-2-201, the Multistate Highway Transportation Agreement contained in 61-10-1101, or the Western Interstate Nuclear Compact contained in 90-5-201."

Repealer. Sections 2-8-201, 2-8-202, 2-8-203, 2-8-204, 2-8-205, 2-8-206, 2-8-207, 2-8-208, and 5-4-207, MCA, are repealed."

HOUSE STANDING COMMITTEE REPORT

January 21, 1993

Page 1 of 1

Mr. Speaker: We, the committee on State Administration report that House Bill 188 (first reading copy -- white) do pass .

Signed: *Dick Simpkins*  
Dick Simpkins, Chair

To: State Administration Committee

Reference: Testimony on House Bill 166

In Great Britain a member of parliament may run for office in any district that they wish with no regard for where they live. In Montana, since it was changed in 1972, Article V, Sec 4. of the Montana Constitution states"---he shall be a resident of the county if it contains one or more districts or of the district if it contains all or parts of more than one county." During the Constitutional Convention the news reported this difference of residence requirement and much discussion concerning the way it should be worded. Several reasons were given why it should not be consistent by requiring each representative to be a resident of the district which he represented.

In the past 20 years I have seen nothing that justifies this irregularity. Hence, I would support a change to require all candidates for legislature to be residents of the district they wish to represent. It seems to me that in a citizen governed society, all should be treated the same. I see no useful purpose in having different rules and standards for those citizens living in a multi county district and those citizens who live in a multi district county.

With all of the effort expended, every ten years, in establishing districts that are of similar demographic criteria; it would seem essential that each representative should have his residence within the district he represents.

I feel it is essential that a free society treat all of its citizens the same. While it is no doubt true that politics is the art of compromise; it is imperative that the citizens shall feel certain that their government be fair and equitable, that no particular group has an advantage or a disadvantage, that equality and integrity have not been compromised.

The constitution should be changed so that any candidate can file for office in any district in the state or that they should file only in the district in which they reside. I prefer that it be limited to the district in which they reside. I support this proposed amendment to Montana's Constitution.

Respectfully submitted:

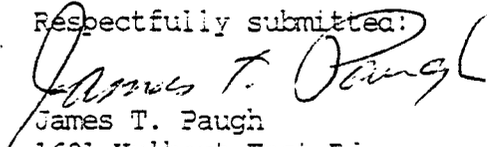
  
James T. Paugh  
1691 Hulbert East Rd.  
Bozeman, MT 59715

EXHIBIT 1  
DATE 1/21/83  
HB 166

# Belgrade Public Schools

## School District No. 44

HARRY D. ERICKSON, Superintendent  
JERRY VANDERPAN, Assistant Superintendent  
DEB THORNHILL, District Clerk

PAT KRAMARICH, High School Principal - 388-4224  
PHILLIP TURCK, Assistant High School Principal  
KEVIN McNEELIS, Middle School Principal - 388-1309  
JAN RIEBHOFF, Intermediate School Principal - 388-3311  
CHERYL JOHANNES, Elementary Principal - 388-4104  
MARK HALGREN, Elementary Principal - 388-4215  
WILLIAM JOHNSON, Special Services Director - 388-6951

Phone: (406) 388-6951  
Mail Address: P.O. 166  
Belgrade, Montana 59714

January 18, 1993

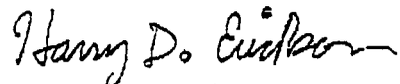
Honorable Wilbur Spring  
Representative, House District #77  
Helena MT 59620

Dear Wilbur:

I wholeheartedly support your legislation HB 166 which requires individuals running for a seat in the State House of Representatives to live in their House District.

I hope you are having a successful session. If you need any further assistance on this bill, please let me know.

Your friend,



Harry D. Erickson  
Superintendent



EXHIBIT 2  
DATE 1/21/93  
HB 166

**BELGRADE INTERMEDIATE SCHOOL****BOX 166, BELGRADE, MONTANA 59714***Providing an education appropriate for the changing needs of adolescent students**ph. 388-3311*

Jan Riebhoff, Principal

Bea Griffis, Secretary

January 19, 1993

The Honorable Wilbus Spring  
House Chambers  
State Capitol  
Helena, MT 59620

Dear Representative Spring,

Please consider this a letter of support for HB 166. I believe it is imperative that legislators live within the District they represent.

A legislator would best know the problems and concerns of the District he/she represents if he/she lives in that District. I also believe that the residents of the District would feel more comfortable contacting him/her with concerns if he/she were a resident of that District.

If I give be of any assistance, please call me.

Sincerely,

  
Jan B. Riebhoff

EXHIBIT 3  
DATE 1/21/93  
HB 1166

Honorable Wilbur Spring  
State Administration

Mr. Spring, Members of State Administration Committee. Thank you for the opportunity to speak to you today. I would like to express by enthusiastic support for HB 166 requiring Legislators to live within the district boundaries they represent. This is indeed legislation that is long overdue.

There are numerous reasons why I support such legislation. I will present a few of my more compelling ones.

I have personally witnessed legislators who have run as "Carpet Baggers" and have found them to be very inaccessible when I have tried to contact them. A carpet bagger who loses an election doesn't really have a vested interest in the district. He/she can simply move on to another and try to run again.

With six districts in Gallatin County, it is conceivable that representatives to West Yellowstone, Three Forks, Manhattan and Belgrade could all come from Bozeman. I would submit to you that we have a very diverse economy in the Gallatin Valley and to have all representatives come from one district simply would not be fair.

Members of the committee, it's silly to me that a carpet bagger who runs within a legislative district is unable to even vote in that district. It just flies in the face of common sense. How can these people vote in the best interest of their constituents if they don't even know them.

Who can afford to run as a carpet bagger? I maintain that it is a privilege made only for the rich...and that ain't fair. The ordinary citizen does not normally have the resources to campaign at distance.

I live in legislative district # 77. Wilbur Spring's place is just behind my subdivision. During his years as a legislator I have had the opportunity to meet him informally and socially on many occasions. That's the beauty of legislation such as HB 166. When legislators live side by side with those they represent the opportunity exists to meet and interact with them. A citizen can run into a legislator at the coffee shop or the grocery store. The opportunity exists to develop friendships that might not happen if the legislator lives outside your district. After all that's what representatives are suppose to do...represent those in their district.

Thank you for the opportunity to speak to you this morning. Again, my compliments to representative Spring for introducing this courageous piece of legislation.

Jerry Vanderpan  
Belgrade, MT. 59714

EXHIBIT 4  
DATE 1/21/93

Amendments to House Bill No. 107  
First Reading Copy

Requested by Rep. ~~Beverly Barnhart~~ <sup>Barnet Hayne</sup>  
For the Committee on House State Administration

Prepared by Sheri S. Heffelfinger  
January 18, 1993

1. Title, lines 5 through 8.

Following: "AN ACT"

Strike: lines 5 through 8 in their entirety

Insert: "ELIMINATING THE REQUIREMENT TO CONDUCT SUNRISE AUDITS;  
AMENDING SECTION 5-11-210, MCA; AND REPEALING SECTIONS 2-8-  
201, 2-8-202, 2-8-203, 2-8-204, 2-8-205, 2-8-206, 2-8-207,  
2-8-208, AND 5-4-207, MCA."

2. Pages 1 through 3.

Strike: everything following the enacting clause

Insert: "Section 1. Section 5-11-210, MCA, is amended to read:

"5-11-210. Clearinghouse for reports to legislature. (1)

For the purposes of this section, "report" means:

(a) a document required to be prepared for the legislature  
as required in any of the sections listed in subsection (10); and

(b) unless otherwise provided by law, any other report  
required by law to be given to or filed with the legislature.

(2) On or before September 1 of each year preceding the  
convening of a regular session of the legislature, an entity  
required to report to the legislature shall provide, in writing,  
to the executive director of the legislative council:

(a) the final title of the report;

(b) an abstract or description of the contents of the  
report, not to exceed one page;

(c) a recommendation on how many copies of the report  
should be provided to the legislature;

(d) the reasons why the number of copies recommended is, in  
the opinion of the reporting entity, the appropriate number of  
copies;

(e) an estimated cost for each copy of the report; and

(f) the date on which the entity will deliver the final,  
published copies of the report to the legislature.

(3) After considering all of the information available  
about the report, including the number of legislators requesting  
copies of the report pursuant to subsection (7), the legislative  
council or the executive director shall, in writing, direct the  
reporting entity to provide a specific number of copies. The  
number of copies required is at the sole discretion of the  
legislative council. The legislative council or the executive  
director may require the reporting entity to mail the copies of  
the report.

(4) The legislative council may require that the report be

1 EXHIBIT 5 HB010701.ASH  
DATE 1/21/93

HR 107

submitted in an electronic format useable on the legislature's current computer hardware, in a microform, such as microfilm or microfiche, or in a CD-ROM format, meaning compact disc read-only memory.

(5) Costs of preparing and distributing a report to the legislature, including writing, printing, postage, distribution, and all other costs, accrue to the reporting agency. Costs incurred in meeting the requirements of this section may not accrue to the legislative council.

(6) The executive director of the legislative council shall cause to be prepared a list of all reports required to be presented to the legislature from the list of titles received under subsection (2).

(7) The executive director shall, as soon as possible following a general election, mail to each holdover senator, senator-elect, and representative-elect a list of the titles of the reports, along with the abstracts prepared pursuant to subsection (2)(b), available from the legislative council. The list must include a form on which each member or member-elect receiving the list may indicate the report or reports that the member or member-elect would like to receive.

(8) The executive director or the legislative council shall make copies of reports requested pursuant to subsection (7) available to those members or members-elect by either requiring that copies be mailed pursuant to subsection (3) or by delivering copies of the reports during the first week of the legislative session.

(9) The executive director of the legislative council may keep as many copies of a report as he considers necessary, and copies of the report may be discarded at his discretion.

(10) (a) A report to the legislature includes a report required to be made by a board, bureau, commission, committee, council, department, division, fund, authority, or officer of the state or a local government in 1-11-204, 2-4-411, 2-7-104, 2-8-112, ~~2-8-203~~, ~~2-8-207~~, ~~2-8-208~~, 2-15-2021, 2-18-209, 2-18-811, 2-18-1103, 3-1-702, 3-1-1126, 5-5-216, 5-13-304, 5-17-103, 5-18-203, 5-19-108, 10-4-102, 15-1-205, 17-4-107, 17-5-1650, 18-7-303, 19-4-201, 20-9-346, 20-25-236, 20-25-301, 22-3-107, 23-7-203, 33-22-1513, 37-1-106, 39-6-101, 39-51-407, 44-2-304, 44-13-103, 46-23-316, 53-2-1107, 53-6-110, 53-20-104, 53-21-104, 53-24-204, 53-24-210, 53-30-133, 69-1-404, 72-16-202, 75-1-203, 75-1-1101, 75-7-304, 75-10-533, 75-10-704, 76-11-203, 76-12-109, 80-7-713, 80-12-402, 82-11-161, 85-1-621, 85-2-105, 87-2-724, 87-5-123, 90-3-203, or 90-4-111.

(b) The procedure outlined in this section may also be used for a report required to be made to the legislature under the Multistate Tax Compact contained in 15-1-601, the Vehicle Equipment Safety Compact contained in 61-2-201, the Multistate Highway Transportation Agreement contained in 61-10-1101, or the Western Interstate Nuclear Compact contained in 90-5-201."

NEW SECTION. Section 2. {standard} Repealer. Sections 2-8-201, 2-8-202, 2-8-203, 2-8-204, 2-8-205, 2-8-206, 2-8-207, 2-8-208, and 5-4-207, MCA, are repealed."

Vote me yes on HB 107  
And amendment -

1/28/93

Mark Thompson

EXHIBIT 6

DATE 1/21/93

HB 166

AMENDMENTS TO HB 153

1. Title, lines 7 through 8.  
Following: "THE PAYROLL"  
Strike:", WARRANT WRITING, AND BAD DEBT ADMINISTRATION"
2. Title, lines 11 through 13.  
Following: "2-18-404"  
Insert: "AND"  
Following: "2-18-405"  
Strike: ", 2-18-411, 17-1-101, 17-1-121, 17-1-122, 17-3-1004,  
17-4-101, 17-4-102, 17-4-103, 17-4-104, 17-4-105, 17-4-106, 17-  
4-107, 17-4-108, 39-3-213, AND 39-51-3207"  
Following: ", MCA"  
Insert: "; AND PROVIDING FOR AN EFFECTIVE DATE"
3. Page 4, line 18.  
Strike remainder of bill.
4. NEW SECTION. SECTION 6. ( This act) is effective July 1,  
1993.

EXHIBIT 7  
DATE 1/21/93  
HB 153

HOUSE OF REPRESENTATIVES  
VISITOR'S REGISTER

State Administration COMMITTEE BILL NO. HB153  
DATE 1/21/93 SPONSOR(S) Rep. Bardanoue

PLEASE PRINT PLEASE PRINT PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
Tom Crossin	State Auditor	<input checked="" type="checkbox"/> AS Amended	
Dona Warner	State Auditor		
Jim Olson	Sec. Auditor's Office		
Mike Trevor	Dept. of Admin / ISD	<input checked="" type="checkbox"/>	
John Downen	SRS		
<del>Bill Williams</del>	<del>ISD</del>		
Mark Cross	Dept. of Admin / Personnel	<input checked="" type="checkbox"/>	
John McQueen	"	<input checked="" type="checkbox"/>	
Jeff Scott	"	<input checked="" type="checkbox"/>	
BENJAMIN HASKMAN	D. of Admin		
Travis Smith	D. of Admin	<input checked="" type="checkbox"/>	
Jan Robly	Do of Admin	<input checked="" type="checkbox"/>	
LOIS MENZIES	" "	<input checked="" type="checkbox"/>	
David Hunter	State Auditor	<input checked="" type="checkbox"/>	

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

HOUSE OF REPRESENTATIVES  
VISITOR'S REGISTER

STATE ADMINISTRATION COMMITTEE BILL NO. HB 166

DATE 1/21/93 SPONSOR(S) Rep. Spring

PLEASE PRINT

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NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
Jerry Vandegam	Private	X	
Bill Smith	MT Demo party		
Bob HOFFMAN	LPA - Ag. Pres. Assoc.	X	
Don & Eloise Hargrove	self	X	
Susan Noble Chamm	daughter of Rep. Spring	X	
Ernie Thomas Johnson	Sen. Representative	X	

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HOUSE OF REPRESENTATIVES  
VISITOR'S REGISTER

STATE ADMINISTRATION COMMITTEE BILL NO. HB188  
DATE 1/21/93 SPONSOR(S) Rep. R. Johnson

PLEASE PRINT

PLEASE PRINT

PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
<i>Rick</i>		<input checked="" type="checkbox"/>	

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