#### MINUTES

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

#### COMMITTEE ON BUSINESS & ECONOMIC DEVELOPMENT

Call to Order: By CHAIRMAN STEVE BENEDICT, on January 22, 1993, at 9:00 A.M.

#### ROLL CALL

#### Members Present:

Rep. Steve Benedict, Chair (R)

Rep. Sonny Hanson, Vice Chair (R)

Rep. Bob Bachini (D)

Rep. Joe Barnett (R)

Rep. Ray Brandewie (R)

Rep. Vicki Cocchiarella (D) Rep. Fritz Daily (D)

Rep. Tim Dowell (D)

Rep. Alvin Ellis (R)

Rep. Stella Jean Hansen (D)

Rep. Jack Herron (R)

Rep. Dick Knox (R)

Rep. Don Larson (D)

Rep. Norm Mills (R)

Rep. Bob Pavlovich (D)

Rep. Bruce Simon (R)

Rep. Carley Tuss (X)

Rep. Doug Wagner (R)

Members Excused: All Present

Members Absent: None

Paul Verdon, Legislative Council Staff Present:

Claudia Johnson, Committee Secretary

Please Note: These are summary minutes. Testimony and

discussion are paraphrased and condensed.

Committee Business Summary:

Hearing: HB 161 AND HB 178

Executive Action: HB 161, HB 178 AND HB 148

#### HEARING ON HB 161

#### Opening Statement by Sponsor:

REP. GARY MASON, House District 63, Rayalli, said HB 161 revises the law regarding the licensure of real estate appraisers to

provide that all licenses and certificates expire on the same date annually, and allow for late renewal up to 1 year after expiration of a license or certificate. He said HB 161 will eliminate the agriculture/rural lands certification, removing the requirement that certification examinations be held in Helena, placing continuing education requirements on a 3-year schedule, providing a transition period for renewal of licenses and certificates and proration of fees. He said this bill is at the request of the Department of Commerce. He said there is an amendment that the proponents want to propose. SEE EXHIBIT 1

#### Proponents' Testimony:

Pat Asay, Chairman of Montana Real Estate Appraisal Board, said this bill is a house cleaning measure, it does not add cost, and attempts to streamline the administrative process and should lead to more efficient use of the department's staff. Mr. Asay presented written testimony which he read, and went through the bill section by section. EXHIBIT 2

Farrell Rose, Appraiser in Helena, presented written testimony in support of HB 161. EXHIBIT 3

#### Opponents' Testimony:

None

#### Informational Testimony:

None

#### Questions From Committee Members and Responses:

Rep. Bachini asked Pat Asay about the board being mandated by the federal government to submit federal registry fees, what are the fees and why are they submitted to the federal government? Mr. Asay said the fee is \$25 now and will be \$50 for the fund that the agency oversees for appraisal regulations set by the state at the federal level.

Rep. Brandewie asked Pat Asay about the continuing education hours on page 2, lines 19 - 21, it states continuing education hours must be credited to the three-year period in which the instruction occurred. Mr. Asay said it is required in the three year-period after the license or certificate is issued, and there are three renewal periods. After the third renewal period, the licensed appraiser must prove to the board they have received the continued education. He said this is similar to the Board of Realtors for brokers, except the appraisers do it every three years, and the broker does it every year.

Rep. Larson asked Pat Asay what the difference is between a licensed and a certified appraiser, and to explain the levels of certification? Mr. Asay said that a licensed appraiser is the

lowest level and takes 75 hours of qualified education for federal regulation, 15 hours of education required by the board for the exam. They must also have 2000 hours of experience plus pass the exam by the appraisal board. Residential certification is the next level and requires 105 hours of education, 2000 hours of experience, and pass the exam. General certification is the next level requiring 165 hours, and 2000 hours of experience.

Mr. Asay said there is very little difference between a licensed and a certified appraiser. The reason it exists is because the federal government strongly suggests it, but is not mandated. He said the basic difference is the education level. Out of the 215 appraisers, there are only 5 licensed appraisers.

Rep. Simon asked if the effective date could take place on October 1, 1993, instead of immediately? Carol Grell, Legal Counsel for Board, said at the present when they license people it is under the old statutes which states the license will last for three years from the date the people are licensed. She said they are trying to make it so everyone's license will expire on one date, March 31. By providing an immediate effective date, everyone who applies for a license between now and October 1993 will be in compliance with a uniform expiration date.

#### Clósing by Sponsor:

Rep. Mason closed.

#### **HEARING ON HB 178**

#### Opening Statement by Sponsor:

REP. GARY MASON, House District 63, Corvallis, said this is an act exempting the process of any board-approved practice review program from the requirements for privileged communications pertaining to certified or licensed public accountants or their employees. He said HB 178 will eliminate a problem that hasn't surfaced in the state of Montana. A public accountant could hide behind current law if they decided they did not want to give their work to the review board. This bill will require the CPA or licensed accountant to show their work to the review board for satisfactory approval.

#### Proponents' Testimony:

Tom Harrison, Montana Society of Certified Public Accountants, informed the committee of changes, not amendments in section 1, page 1 and continued to page 2, lines 1-3, are bill drafting changes placed in the bill by the bill drafters of the Legislative Council in order to conform with their language preference. The only change in the bill is in subsection 2, which clarifies the provision of making work confidential. The board of accounting has peer review programs to guarantee the quality of accounting, and in this process the accountant will not be able to hide behind this statute of confidentiality.

Shirley J. Warehime, CPA, Department of Commerce, Helena, said the exception provided by the proposed amendment would allow for accessibility to privileged communications for practice review programs approved by the Board. SEE EXHIBIT 4

#### Opponents' Testimony:

None

#### Informational Testimony:

None

#### Questions From Committee Members and Responses:

Rep. Brandewie asked Tom Harrison if the person reviewing the material, i.e., tax statement, is bound to keep the confidentiality of that person. Mr. Harrison said that is correct, but would probably deal more with audit for state government, school district, etc.

Rep. Dowell asked Tom Harrison how often could the CPA expect a peer review to take place. Mr. Harrison said he could not answer the question, and deferred it to Shirley Warehime. Ms. Warehime said professional societies require peer review every three years. She said many accounting firms belong to an association that requires a peer quality review. Many of the companies that are audited, require the CPA firms to have peer review. She said the board has an annual cycle that permit firms that have peer reviews to use that review for the three-year cycle, otherwise they have to submit a financial statement each year which is reviewed by the board. She said that each licensee in the company would not be in the peer review individually, it is done as a company.

#### Closing by Sponsor:

Rep. Mason closed. He urged the committee for a do pass on HB 178

#### EXECUTIVE ACTION ON HB 178

Motion: REP. BRANDEWIE MOVED HB 178 DO PASS.

Discussion: None

<u>Motion/Vote</u>: The question was called. Voice vote was taken.

Motion CARRIED unanimously.

Vote: HB 178 DO PASS. Motion CARRIED 18 - 0.

#### EXECUTIVE ACTION ON HB 161

Motion: REP. BACHINI MOVED HB 161 DO PASS.

Discussion: None

Motion: Rep. Brandewie moved to adopt amendment. EXHIBIT 5

<u>Motion/Vote</u>: The question was called. Voice vote was taken.

Motion CARRIED unanimously.

<u>Motion/Vote</u>: Rep. Simon moved to adopt amendment to take out the immediate effective date. Voice vote was taken. Motion FAILED 14 - 4.

Motion: REP. BRANDEWIE MOVED HB 161 DO PASS AS AMENDED.

<u>Motion/Vote</u>: Rep. Daily called the question. Voice vote was taken. Motion CARRIED unanimously.

Vote: HB 161 DO PASS AS AMENDED. Motion CARRIED 18 - 0.

#### EXECUTIVE ACTION ON HB 148

Motion: REP. ELLIS MOVED HB 148 DO PASS.

<u>Discussion</u>: Rep. Ellis distributed amendments for HB 148. (chiropractor bill) **EXHIBIT 6** 

<u>Motion/Vote</u>: The question was called. Voice vote was taken. Motion CARRIED unanimously.

Motion/Vote: REP. ELLIS MOVED HB 148 DO PASS AS AMENDED.

Vote: HB 148 DO PASS AS AMENDED. Motion CARRIED 18 - 0.

## HOUSE BUSINESS & ECONOMIC DEVELOPMENT COMMITTEE January 22, 1993 Page 6 of 6

#### **ADJOURNMENT**

Adjournment: 10:30 A.M.

STEVE BENEDICT, Chair

CLAUDIA JOHNSON, Secretary

SB/cj

## HOUSE OF REPRESENTATIVES 53RD LEGISLATURE - 1993 BUSINESS AND ECONOMIC DEVELOPMENT COMMITTEE

ROLL CALL

DATE 1-22-93

NAME	PRESENT	ABSENT	EXCUSED
REP. ALVIN ELLIS	V		
REP. DICK KNOX	<b>/</b>		
REP. NORM MILLS			
REP. JOE BARNETT	V		
REP. RAY BRANDEWIE			
REP. JACK HERRON			
REP. TIM DOWELL	V		
REP. CARLEY TUSS	-		
REP. STELLA JEAN HANSEN	V		
REP. BOB PAVLOVICH		· ·	
REP. VICKI COCCHIARELLA	V	`.	
REP. FRITZ DAILY	V		
REP. BOB BACHINI			
REP. DON LARSON	/		
REP. BRUCE SIMON			
REP. DOUG WAGNER			
REP. SONNY HANSON, VICE CHAIRMAN	V		
REP. STEVE BENEDICT, CHAIRMAN			
	•		

HR:1993

wp.rollcall.man

#### HOUSE STANDING COMMITTEE REPORT

January 22, 1993
Page 1 of 1

Mr. Speaker: We, the committee on <u>Business and Economic</u>

<u>Development</u> report that <u>House Bill 178</u> (first reading copy -white) <u>do pass</u>.

Signed:

Steve Benedict, Chair

#### HOUSE STANDING COMMITTEE REPORT

January 22, 1993 Page 1 of 1

Mr. Speaker: We, the committee on Business and Economic Development report that House Bill 148 (first reading copy -white) do pass as amended .

#### And, that such amendments read:

1. Title, lines 8 and 9. Strike: "WRITTEN AND CLINICAL"

2. Page 3, line 14.
Strike "made in writing,"
Insert: "administered"

3. Page 3, lines 15 through 17.
Following: "colleges"

Strike: remainder of line 15 and lines 16 and 17 through "conditions"

Insert: ", on the provisions of this chapter, and on other provisions of the Montana Code Annotated pertaining to the practice of chiropractic"

#### HOUSE STANDING COMMITTEE REPORT

January 22, 1993
Page 1 of 2

Mr. Speaker: We, the committee on <u>Business and Economic</u>

<u>Development</u> report that <u>House Bill 161</u> (first reading copy -white) do pass as amended.

Signed: 5— Cally ut
Steve Benedict, Chair

#### And, that such amendments read:

1. Title, line 13.

Following: "SCHEDULE;"

Insert: "PROVIDING THAT MODIFICATIONS OF STANDARDS BY THE APPRAISAL FOUNDATION ARE AUTOMATICALLY EFFECTIVE UNLESS A HEARING IS CONSIDERED NECESSARY;"

2. Title, line 16.

Following: "37-54-310,"

Strike: "AND"

Following: "37-54-311," Insert: "AND 37-54-403,"

3. Page 7, line 15.

Following: line 14

- (1) A licensed or certified real estate appraiser shall comply with generally accepted standards of professional appraisal practice, evidenced by the uniform standards of professional appraisal practice promulgated by the appraisal standards board of the appraisal foundation.
- (2) If the appraisal standards board of the appraisal foundation modifies the standards or issues supplemental standards that it considers appropriate for all classes of real estate appraisers and requests the board to consider the adoption of the modifications or supplements, the board shall conduct a public hearing, the modification is automatically adopted as observable in this state unless the board determines that a public hearing is necessary to determine whether the modified or supplemented standards must be observed in this state. If following the hearing the board determines the modified or supplemented standards are appropriate, the board shall adopt the

standards by rule.""

Renumber: subsequent sections

-END-

17112233.Hss

exhibit\_\_\_/ Date\_\_/-\_22-93 HB\_\_\_/6/

HB 161 PROPOSED AMENDMENT BY REQUEST OF THE BOARD OF REAL ESTATE APPRAISERS

#### Section 37-54-403. Standards of professional appraisal practice.

- (1) A licensed or certified real estate appraiser shall comply with generally accepted standards of professional appraisal practice, evidenced by uniform standards of professional appraisal practice promulgated by the appraisal standards board of the appraisal foundation.
- (2) If the appraisal standards board of the appraisal foundation modifies the standards or issues supplemental standards that it considers appropriate for all classes of real estate appraisers and requests the board to consider adoption of the modifications or supplements, the board shall conduct a public hearing the modification shall automatically be adopted as observable in this state, unless the board determines a public hearing should be conducted to determine whether the modified or supplemented standards must be observed in this state. If following the hearing the board determines the modified or supplemented standards are appropriate, the board shall adopt the standards by rule.

# TESTIMONY REGARDING HOUSE BILL 161 ROOM 104 - CAPITOL BUILDING BUSINESS AND ECONOMIC DEVELOPMENT COMMITTEE

## FROM PATRICK ASAY, CHAIRMAN BOARD OF REAL ESTATE APPRAISERS

To begin, I would like to emphasize that HB161, amending the Montana Real Estate Appraisers Act, is housecleaning in nature. It does not add to cost, in fact, it attempts to streamline the administrative process and should lead to more efficient use of Department of Commerce staff. We all must do our part to cut costs and promote efficiency in state government, and this Bill is the Board of Real Estate Appraisers' step in that direction.

Federal legislation related to the savings and loan crisis, mandated that states provide a mechanism for licensing and certification of real estate appraisers involved in federally related transactions. The Montana Real Estate Appraisers Act was enacted in the last legislature as a result. Since that time, the Board (five members) has licensed and certified 215 individuals. The proposed legislation does not change the existing criteria for licensing or certification in any way.

Brief comments from the legislation:

<u>Section 1. Section 37-54-210</u>: This amendment simply allows the staff to renew licenses each year at the same time, rather than every three years at various times throughout the year as provided for in existing legislation. The Board must bill each license and certificate holder annually to collect a federal registration fee (mandated by the federal government) and this amendment allows staff to consolidate the billing and renewal process. A significant reduction in staff time and paperwork is anticipated and makes the renewal process similar to other Boards.

<u>Section 2. Section 37-54-211</u>: This amendment changes the current late license renewal time from three to one year. The point of licensing and certification is to assure competency in the profession and ultimately to protect the public's interest. Allowing individuals to renew a license or certificate three years after non-renewal is contrary to the purpose of the Act.

Section 3. Section 37-54-303: This amendment eliminates the agricultural/rural lands certification classification. The federal legislation referred to previously specifically mandates that the state's provide for a license level, residential certification level, and the general certification level. The federal government does not recognize the agricultural/rural lands certification level, there is no criteria for its adoption, and Montana is the only state with such a classification. The American Society of Farm Managers and Rural Appraisers, the principle supporter of the original legislation creating the agricultural/rural land certification level, is now in support of its elimination.

Agricultural appraisal activity is included in the general certification level, therefore, the agricultural/rural land certification is a duplication and, if retained, will result in a significant increase in administrative cost to the Board.

<u>Section 4. Section 37-54-310</u>: This amendment allows the Board to give exams in cities other than Helena. Given the size of the state, the logic in this amendment is obvious. No increase in cost is anticipated.

Section 5. Section 37-54-310: This amendment allows the Board to renew certificates annually on the same date. This is similar to the amendment proposed in Section 1 for license renewal.

<u>Section 6. Section 37-54-311</u>: This amendment changes the period within which a certificate can be renewed after non-renewal, from three years to one year. This is similar to the amendment proposed in Section 2 for licensing.

<u>Section 7. Section 7. Transition</u>: This is a new section which allows the Board to transition from a three-year renewal to a one-year renewal period, and confirms the rights of existing licensees and certificate holders. Specifically, fees will be prorated to March 1 from the date the existing three-year licenses and certificates expire.

I appreciate your attention and hope you will look favorably on this legislation. Good luck and Godspeed in all your legislative efforts.

Respectfully submitted,

Patrick Asay, Chairman

Hateic/ Soul

Montana Board of Real Estate Appraisers

PA/ts

EXHIBIT 2 DATE 1-22-93 HB 161

EXHIBIT\_3 DATE\_/-22.93 HB\_\_/6/

TESTIMONY OF BOARD FOR REAL ESTATE APPRAISERS

DEPARTMENT OF COMMERCE

HELENA, MONTANA

REGARDING LC206

"REVISE REAL ESTATE APPRAISER LICENSING LAW;

RENEWAL AND CONTINUING EDUCATION"

#### TO: CHAIRMAN AND COMMITTEE MEMBERS

MY NAME IS A. FARRELL ROSE. I AM AN APPRAISER HOLDING MONTANA GENERAL CERTIFICATE #47. I AM HERE TODAY AS A BOARD MEMBER ON BEHALF OF THE BOARD FOR REAL ESTATE APPRAISERS. THIS BILL SPECIFICALLY OUTLINES AN ACT REVISING THE LAW REGARDING THE LICENSURE OF REAL ESTATE APPRAISERS TO PROVIDE THAT ALL LICENSES AND CERTIFICATES EXPIRES ON THE SAME DATE ANNUALLY.

#### JUSTIFICATION:

- IT WILL BE ECONOMICALLY EASIER FOR A LICENSEE TO PAY A YEARLY LICENSE FEE OF \$150 RATHER THAN HAVING TO PAY A \$450 FEE FOR A 3-YEAR PERIOD.
- THE LAW NOW ALLOWS A LICENSE OR CERTIFICATE TO BE RENEWED ON THE EXACT DATE 3 YEARS FROM THE DATE OF ISSUANCE. THIS MEANS EACH LICENSEE HOLDS THEIR OWN RENEWAL DATE. THE NEW ANNUAL DATE WOULD ALLOW ALL LICENSEES TO RENEW AT THE SAME TIME AND WOULD BE A HELP TO OTHERS IN THE INDUSTRY TO REMEMBER THE RENEWAL DATE. THE STAGGERED RENEWAL DATES CREATE A MANAGEMENT CONCERN AS THE ADMINISTRATIVE ASSISTANT IS ALSO INVOLVED IN OTHER BOARD RENEWALS. A ONE-DATE ANNUAL RENEWAL IS MUCH MORE COST-EFFECTIVE TO THE BOARD AND LICENSEES BECAUSE OF THE TIME INVOLVED IN CONSOLIDATING THE WORK-LOAD.
- THE BOARD IS MANDATED BY THE FEDERAL GOVERNMENT TO SUBMIT TO THE FEDERAL REGISTRY A FEE FOR EACH LICENSEE AND ALL NAMES OF EACH LICENSEE ON A YEARLY BASIS. THIS COLLECTION AND DISTRIBUTION COULD ALL BE DONE IN CONJUNCTION WITH THE STATE RENEWAL PROCESS.
- BUDGET PROJECTIONS ARE BETTER DEFINED WHEN YOU USE 1-YEAR BUDGET FIGURE ESTIMATES RATHER THAN A 3-YEAR BUDGET SCENARIO. THE FIGURES ALLOW FOR A MORE REALISTIC PROJECTION.
- FEE CHANGES OR BUDGET REFORM CAN BE BETTER ADDRESSED WHEN USING A 1-YEAR PROJECTION.

THIS BILL WOULD ALSO ALLOW FOR LATE RENEWAL UP TO 1 YEAR AFTER EXPIRATION OF A LICENSE OR CERTIFICATE.

#### JUSTIFICATION:

- CURRENTLY, A LICENSE NOT RENEWED WITHIN THE 3-YEAR PERIOD FROM THE DATE OF ISSUANCE MAY RENEW 2 YEARS FROM THE DATE THE LICENSE EXPIRES. CHANGING THE DATE TO 1 YEAR WILL ALLOW BETTER MAINTENANCE AND STORAGE OF ACTIVE RECORDS.

ADDITIONALLY, THIS BILL WOULD ELIMINATE THE AGRICULTURE/RURAL LANDS CERTIFICATION.

#### JUSTIFICATION:

THE BOARD FELT THE DESIGNATION WAS DUPLICATED IN THE GENERAL CERTIFICATION LEVEL. THERE HAVE BEEN NO APPLICATIONS MADE FOR THIS SEPARATE LEVEL.

ANOTHER MODIFICATION OF THE CURRENT LAW WOULD BE REMOVAL OF THE REQUIREMENT THAT CERTIFICATION EXAMINATIONS BE HELD IN HELENA.

#### JUSTIFICATION:

- THE LAW NOW REQUIRES THAT EXAMS CAN <u>ONLY</u> BE HELD IN HELENA. THE BOARD WOULD LIKE THE ABILITY TO OFFER TO THE LICENSEES OTHER TEST SITE LOCATIONS.

SPECIFIC LANGUAGE EXISTS IN THE BILL THAT WOULD PLACE CONTINUING EDUCATION REQUIREMENTS ON A 3-YEAR SCHEDULE.

#### JUSTIFICATION:

 CONTINUING EDUCATION WILL STAY ON THE SAME 3-YEAR RENEWAL CYCLE. THE WORDING WAS CHANGED TO BETTER DEFINE WHEN CONTINUING EDUCATION NEEDS TO BE ACQUIRED AND WHEN IT WILL BE REPORTED.

THIS BILL WILL PROVIDE A TRANSITION PERIOD FOR RENEWAL OF LICENSES AND CERTIFICATES, AND PRORATION OF FEES.

#### JUSTIFICATION:

- THE TRANSITION PERIOD, ALONG WITH THE PRORATED FEES, ALLOWS EACH LICENSE AND CERTIFICATE HOLDER FULL USE OF THEIR 3-YEAR LICENSE.

FINALLY, THIS BILL MAKES AMENDMENT TO SECTION 37-54-403, MONTANA CODE ANNOTATED.

#### JUSTIFICATION:

- THE STANDARDS OF PROFESSIONAL PRACTICE ARE MODIFIED AND UPDATED FREQUENTLY, TO THE POINT WHERE A PUBLIC HEARING ON EACH MODIFICATION WOULD BE BURDENSOME. SINCE THE STANDARDS ARE ADOPTED NATIONALLY AND THE STATES MUST COMPLY, THE MODIFICATIONS COULD AUTOMATICALLY BE IN FORCE IN MONTANA, UNLESS THE BOARD IDENTIFIES IT AS A PARTICULARLY UNUSUAL MODIFICATION WHICH IS NOT APPROPRIATE IN MONTANA.

EXHIBIT 3 DATE 1-22-93

EXHIBIT 4 DATE 1-22-93

BOARD OF PUBLIC ACCOUNTANTS HR

DEPARTMENT OF COMMERCE



STAN STEPHENS, GOVERNOR

ARCADE BLDG., LOWER LEVEL

### STATE OF MONTANA

(406) 444-3739

HELENA, MONTANA 59620-0407

January 21, 1993

To:

House Business & Economic Development Committee

From:

Shirley J. Warehime, CPA

President, Board of Public Accountants

RE:

House Bill 178

#### Chairman Steve Benedict and Committee Members:

On behalf of the Board of Public Accountants, I would like to express our support for House Bill 178. The exception provided by the proposed amendment would allow for accessibility to privileged communications for practice review programs approved by the Board. Examples of practice review programs include the peer and quality reviews of the American Institute of Certified Public Accountants. Review programs afford protection to the public that public accounting firms reporting on financial statements comply with established standards. The Board utilizes approved peer or quality review programs in monitoring licensees to ensure the quality of the accounting profession.

EXHIBIT 5

DATE 1-22-93

HB 161

## Amendments to House Bill No. 161 First Reading Copy

For the Committee on Business and Economic Development

Prepared by Paul Verdon January 22, 1993

1. Title, line 13.

Following: "SCHEDULE;"

Insert: "PROVIDING THAT MODIFICATIONS OF STANDARDS BY THE APPRAISAL FOUNDATION ARE AUTOMATICALLY EFFECTIVE UNLESS A HEARING IS CONSIDERED NECESSARY;"

2. Title, line 16.

Following: "37-54-310,"

Strike: "AND"

Following: "37-54-311,"
Insert: "AND 37-54-403,"

3. Page 7, line 15. Following: line 14

Insert: "Section 7. Section 37-54-403, MCA, is amended to read: "37-54-403. Standards of professional appraisal practice.

- (1) A licensed or certified real estate appraiser shall comply with generally accepted standards of professional appraisal practice, evidenced by the uniform standards of professional appraisal practice promulgated by the appraisal standards board of the appraisal foundation.
- (2) If the appraisal standards board of the appraisal foundation modifies the standards or issues supplemental standards that it considers appropriate for all classes of real estate appraisers and requests the board to consider the adoption of the modifications or supplements, the board shall conduct a public hearing, the modification is automatically adopted as observable in this state unless the board determines that a public hearing is necessary to determine whether the modified or supplemented standards must be observed in this state. If following the hearing the board determines the modified or supplemented standards are appropriate, the board shall adopt the standards by rule.""

Renumber: subsequent sections

#### Amendments to House Bill No. 148 First Reading Copy

For the Committee on Business and Economic Development

Prepared by Paul Verdon January 20, 1993

1. Title, lines 8 and 9.

Strike: "WRITTEN AND CLINICAL"

2. Page 3, line 14.

Strike: "made in writing,"

Insert: "administered"

3. Page 3, lines 15 through 17.
Following: "colleges"

Strike: remainder of line 15 and lines 16 and 17 through

"conditions"

Insert: ", on the provisions of this chapter, and on other provisions of the Montana Code Annotated pertaining to the practice of chiropractic"

### HOUSE OF REPRESENTATIVES

VISITOR'S REGISTER  Suscines & & C. COMMITTEE BILL NO. / / /  DATE On 22/99 PONSOR(S) / P. Mason  PLEASE PRINT PLEASE PRINT PLEASE PRINT				
NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE	
Det Ason	MT Road Estate Apprisal Bris			
Chamelk Rose	WIT Real Fortal Hun Bos	al V	·	
JERREY MITZHICE	SEU=	X		
I'm MOOSE- Helena	Self-	X		
Jee B Marce Helma	S-17	×		

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

## HOUSE OF REPRESENTATIVES VISITOR'S REGISTER

Business 3	EC. COMMITTEE	BILL NO. 178
DATE 201. 22/993 PONSOI	R(B) / Sep. C.	Mason
PLEASE PRINT	PLEASE PRINT	PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
Shirley Warehime Shurly Warehime	Board of Public Accts	<u> </u>	
Brenda St. Clair	Board is Public Accts	X	
Brenda St. Clair	Board of Public Accts  Board of Public Accts  CPA South	X	
·			
· .			

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

## HOUSE OF REPRESENTATIVES VISITOR'S REGISTER

Business & Conomics	COMMITTEE BILL NO	. <u>HB</u>	178	
Business & Conomics COMMITTEE BILL NO. 48/78  DATE 1-22-93 SPONSOR(S) Mason				
PLEASE PRINT PLEASE PRINT PLEASE PRINT				
NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE	
Helen Taffs	Montana Society of CPAs			

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