#### MINUTES

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

#### COMMITTEE ON EDUCATION & CULTURAL RESOURCES

Call to Order: By Rep. H.S. "Sonny" Hanson, Chair, on January 27, 1993, at 3:03 p.m.

#### ROLL CALL

#### Members Present:

Rep. Sonny Hanson, Chair (R) Rep. Alvin Ellis, Vice Chair (R) Rep. Ray Brandewie (R) Rep. Fritz Daily (D) Rep. Ervin Davis (D) Rep. Ed Dolezal (D) Rep. Dan Harrington (D) Rep. Jack Herron (R) Rep. Bea McCarthy (D) Rep. Scott McCulloch (D) Rep. Norm Mills (R) Rep. Bill Rehbein (R) Rep. Sam Rose (R) Rep. Dick Simpkins (R) Rep. Wilbur Spring (R) Rep. Norm Wallin (R) Rep. Diana Wyatt, Vice Chair (D)

Members Excused: Rep. Bob Gervais

Members Absent: None

Staff Present: Andrea Merrill, Legislative Council Susan Lenard, Committee Secretary

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

Committee Business Summary: Hearing: HB 248, SB 22, SB 28 Executive Action: SB 22, SB 28, HB 206

#### HEARING ON HB 248

## Opening Statement by Sponsor:

**REP. PECK, House District 15, Havre,** explained HB 248 would give school districts some protection in view of the high probability of substantial reductions in funding. He said this piece of

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HOUSE EDUCATION & CULTURAL RESOURCES COMMITTEE January 27, 1993 Page 2 of 9

legislation lays out a specific procedure to be followed if a school suffers major financial impact dealing with rules and standards promulgated by the Board of Public Education.

#### Proponents' Testimony:

Don Waldron, Montana Rural Education Association, stated MREA supports the intent of HB 248 and urged the committee to pass the bill.

Bruce Moerer, Montana School Board Association, said MSBA supports the concept of the bill.

Loran Frazier, School Administrators of Montana, commented, although he believes standards are truly important, there should be some latitude in standards if funding is a problem. He said he wasn't sure if the bill covers all of the pertinent areas or if it was the proper vehicle for the needed changes, but asked the committee to support HB 248 for lack of a better option.

Rick Bartos, Montana County Superintendents Association, suggested the words "may not be held accountable" should be deleted from the text of the bill. He said it is important for rural schools to retain state funding. It would be inexcusable if schools could not meet with particular accreditation standards because the legislature failed to approve funding for a particular accreditation requirement.

#### **Opponents' Testimony:**

Wayne Buchanan, Board of Public Education, stressed HB 248 won't fix present problems with accreditation in schools across the state. He said HB 248 won't fix anything introduced before the legislature, because it does not apply to present rules. Mr. Buchanan insisted HB 248 has only to do with future rules, and will not be effective unless it is made retroactive. He said the Board of Public Education has not had to deal with rules with financial impact. All of the rules the board has dealt with have been concerned with Project Excellence, which has already received funding approval. He again stressed HB 248 is ineffective with regards to past rules, unless it is made retroactive, or unless the Board decides to pass more stringent rules causing more financial hardship.

Jack Copps, Office of Public Instruction (OPI), stated HB 248 is a side-door attempt to neutralize the March 1992 district court decision, Montana Board of Program Education versus the Montana Administrative Co-Committee, which dealt with the gifted and talented program. He insisted decision clearly gave the Board of Public Education the constitutional authority to set policy with regards to accreditation standards. Mr. Copps noted it also stated the legislature does not have the authority to cancel accreditation standards set by the Board. He suggested HB 248 would remove the board's authority to hold schools accountable to HOUSE EDUCATION & CULTURAL RESOURCES COMMITTEE January 27, 1993 Page 3 of 9

uphold the standards unless the legislature guarantees funding for the programs. Mr. Copps said he does not know of a single standard specifically addressed by statute covered by legislative funding.

Eric Feaver, Montana Education Association, stated MEA has been opposed to HB 248 in the many forms it has come to the legislature. Mr. Feaver said the bill is unconstitutional and would be found so in any court of law. He said HB 248 gives the legislature one more opportunity to test the constitutionality of such an action. He stated no matter how egregious a school district might have violated the accreditation standards, he was unaware of any time in recent memory where the Board of Education directed the superintendent of OPI to withhold ANB funding. Mr. Copps explained the only tool the board has in order to compel compliance with accreditation standards is to place a school on advisory probation.

## Questions From Committee Members and Responses:

**REP. ELLIS** stated according to **Mr. Buchanan's** testimony HB 248 has only to do with new rules. He asked **Mr. Buchanan** if this is correct or if the bill is indeed farther reaching. **Mr. Buchanan** referred **REP. ELLIS** to the first two paragraphs of the statute, and said it was the initial intent of the original legislation to apply to new rules. **REP. ELLIS** asked **Ms. Merrill** to interpret the bill. **Ms. Merrill** stated the bill is sufficiently vague enough that **Mr. Buchanan's** interpretation could be taken as correct. She suggested the bill might need to been amended to clarify the intent.

**REP. MCCULLOCH** asked the sponsor how a substantial financial impact is determined. **REP. PECK** recommended **REP. MCCULLOCH** refer to page 2, line 5 and stated the language is merely a continuation of language found in present law.

**REP. BRANDEWIE** asked **Jack Copps** to identify the judge who ruled in the Board of Public Education case. **Mr. Copps** answered it was Judge Sherlock.

**REP. BRANDEWIE** asked where most of the budget is located when a school has to make substantial financial changes. **Mr. Copps** said most of the General Fund Trust is used for salary purposes and can sometimes constitute as high as 85% of the of the total amount. **REP. BRANDEWIE** asked where a school would obtain money in order to comply with a required standard. **Mr. Copps** replied much of the money in budgets may be spent on salaries for positions not required to fulfill the set standards. He commented schools would very often be able to afford fulfillment of the state standards if they learned to cut back on programs that, at the local level, were deemed necessary.

HOUSE EDUCATION & CULTURAL RESOURCES COMMITTEE January 27, 1993 Page 4 of 9

REP. ELLIS asked Mr. Copps on his statement regarding the possibility Judge Sherlock had already decided on the constitutionality of HB 248. He questioned if perhaps the present issue is different. He stated the issue decided upon dealt with a conflict between the Board of Public Education and the legislature, while HB 248 deals with the authority of the Board to spend money. He noted the Constitution does set a higher standard for boards than for the legislature with regards to the manner in which they may govern schools. Mr. Copps stressed the decision declared the Board of Public Education, and not the legislature, has the right to set policy with regards to accreditation standards. He commented the Legislature can not erase policies developed by the Board. REP. ELLIS noted this piece of legislation does not dictate how schools should spend their money. Mr. Copps replied the local board of trustees has the authority to spend money as it sees fit, but he still questioned if a school could tell the Board of Public Education it chooses not to accept the standards of accreditation.

**REP. BRANDEWIE** asked **Mr. Buchanan** if he believed it appropriate an appointed board to have the authority to mandate the expenditure of money. He asked if it is appropriate for the legislature to get involved in negotiations with the Board of Public Education. **Mr. Buchanan** replied he did not know how to answer the question. He remarked there is nothing in the accreditation standards mandating the expenditure of money. **Mr. Buchanan** noted the sanction for not spending money is one imposed by the legislature. He said since the Legislature has complete control over the funding, he did not believe there was any other body with the authority to tell the legislature how to appropriate money.

**REP. MCCARTHY** asked what the procedures are for putting a school district on advisory probation. **Mr. Buchanan** answered schools are put on advice and can be on probation for two years. He said while on advisory probation, they need to submit a plan for a proposed method of correcting the inefficiency. A deficiency status report would be the next step. **Mr. Buchanan** stated a deficiency status can continue indefinitely, such that the Board may never declare them non-accredited.

**REP. SIMPKINS** asked **REP. PECK** if he was going request an amendment to add "a specific" school rule to line eighteen. **REP. PECK** replied he had no objections to amendments the committee might deem necessary.

## Closing by Sponsor:

**REP. PECK** stated schools have a right to knowing the guidelines they must follow, instead of finding it necessary to file petitions after these guidelines have not been met. He stated, contrary to **Mr. Buchanan's** testimony, the Board of Public Education has taken accreditation away from schools in the past. **REP. PECK** maintained current law is not being followed. He said HOUSE EDUCATION & CULTURAL RESOURCES COMMITTEE January 27, 1993 Page 5 of 9

current law requires the Board of Public Education shall determine the financial impact of the ruled policy standard of school districts. It mandates the superintendent shall prepare a fiscal note and submit it to the Board, using criteria and assumptions developed by the Board. He contended the Board of Public Education and the state superintendent have not complied with the law. He stated the decision of the district court should have been appealed for the benefit of all of those concerned. The supreme court would have been forced to defined the authority of the Board of Public Education and of the legislature in these areas. He said the committee should not back away from the bill because of the potential constitutionality conflict, but should pass the bill on that basis.

### HEARING ON SB 28

### Opening Statement by Sponsor:

SEN. KENNEDY, Senate District 3, Kalispell stated SB 28 was requested on behalf of the superintendent of schools from district number 5 in the Kalispell area. He explained federal law mandates school board meetings to be conducted on school property. Senate Bill 28 would allow these hearings to be held in publicly owned buildings within the district. Written testimony from Mr. Bill Cooper, the individual responsible for requesting the bill, was provided. EXHIBIT 1

## Proponents' Testimony:

Bruce Moerer, Montana School Boards Association, remarked SB 22 may allow for handicapped access, in some cases otherwise not available, thus ensuring the protection of the rights of the public.

Don Waldron, Montana Rural Education Association, said MREA supports the bill with or without the amendments approved by the Senate.

Phil Campbell, Montana Education Association, stood in support of SB 28.

Opponents' Testimony: None.

## Questions From Committee Members and Responses:

**REP. MCCARTHY** asked the sponsor to explain the benefit of having access to a building wired for sound and television. **SEN. KENNEDY** replied that FRED T.V., a local interest station in the Kalispell area, televises local interest meetings and events.

HOUSE EDUCATION & CULTURAL RESOURCES COMMITTEE January 27, 1993 Page 6 of 9

**REP. SPRING** asked where a small rural school might want to hold meetings other than in the school itself. **Mr. Waldron** replied a meeting might be held in a community hall for the sake of providing greater space.

#### <u>Closing by Sponsor:</u>

SEN. KENNEDY thanked the committee for the hearing, asked for favorable consideration, and stated REP. DOWELL has agreed to carry the bill on the House Floor.

## HEARING ON SB 22

#### Opening Statement by Sponsor:

SEN. BLAYLOCK, Senate District 43, Laurel, stated since the Senate Committee on Education took so much out of the bill, all that effectively remains is to require all notices of teacher termination hearings to be heard before the first of May.

### Proponents' Testimony:

Phil Campbell, Montana Education Association, stated the important inclusion in the bill is the words "in all cases." He noted this may help to solve problems which occur with massive terminations and layoff notices. He urged the committee's support of the bill.

Opponents' Testimony: None.

Questions From Committee Members and Responses: None.

Closing by Sponsor: SEN. BLAYLOCK closed the hearing on SB 22.

### EXECUTIVE ACTION ON SB 22

Motion: REP. WALLIN MOVED SB 22 BE CONCURRED IN.

## Discussion:

**REP. SIMPKINS** asked if the bill is absolutely necessary, despite the two points remaining.

**REP. REHBEIN** asked what the present law states. **REP. HANSON** indicated the present law reads ; "the trustees shall, before May 1 of the current school fiscal year,..." on page 2, line 2. He said the words "in all cases" are absent.

HOUSE EDUCATION & CULTURAL RESOURCES COMMITTEE January 27, 1993 Page 7 of 9

**REP. REHBEIN** asked for the purpose of the bill. **REP. DAILY**, reiterating the testimony of the proponent, said "it makes clear language clearer."

Motion/Vote: REP. BRANDEWIE MADE A SUBSTITUTE MOTION THAT SB 22 BE TABLED. Motion carried 10 to 8 with REPS. DAVIS, DOLEZAL, HARRINGTON, GERVAIS, MCCARTHY, MCCULLOCH, HANSON, and WYATT voting no. EXHIBIT 2

#### EXECUTIVE ACTION ON SB 28

Motion/Vote: REP. MCCARTHY MOVED SB 28 BE CONCURRED IN. Motion carried unanimously.

### EXECUTIVE ACTION ON HB 206

Motion: REP. MILLS MOVED THAT HB 206 BE REASSIGNED.

#### <u>Discussion</u>:

**REP. HARRINGTON** asked **Ms. Merrill** if school districts are allowed to pay more than one half of the sick leave amount. **Ms. Merrill** noted if districts pay more than one half of sick leave, they cannot deposit it into this fund. She said HB 206 states very clearly the amount can only be one fourth of the total sick leave amount. If school districts want a one half pay-out, they would need agreement during contract negotiations and a bill with different language.

**REP. BRANDEWIE** insisted HB 206 should be referred to the Appropriations Committee, as the fiscal note recognizes a fairly high cost to the state.

**REP. HARRINGTON** stated all HB 206 does is allow the districts the opportunity to put money aside. He said since the districts are required to do so now, he did not understand why the bill would be sent to appropriations.

REP. MCCARTHY requested clarification of the bill, noting it was her understanding the \$198,000 in the fiscal note would be state money given to the school districts. She said REP. HARRINGTON's interpretation would allow school districts to put money into the account over a period of years, with no state money involved. Ms. Merrill noted HB 206 has only to do with school district employees, and not state institution employees. She explained a school district still has to pay out this amount. The problem comes when the money might reappropriated and applied for use in the permissive. She said it will cost the state nearly \$200,000 if the amount is moved into this reserve fund for the next school year. She explained districts will receive more GTB from the state with a shift in funds.

**REP. MCCARTHY** asked for the differentiation between certified and non-certified pay. **Ms. Merrill** described certified individuals are those with teacher certification and the non-certified are those without.

**REP. SIMPKINS** observed if money from the general fund is taken out each year and not put into the cash reappropriated account, the permissive levy would increase. He stated the figure in the fiscal note arises from the increased amount on the GTB. He noted as long as money is in the general fund, it will roll over year after year. This reserve fund would have no effect on the permissive amount if no money is disbursed. As soon as the amount is taken out of the general fund, the permissive amount would increase.

**REP. HARRINGTON** said HB 206 could be interpreted in that way, but emphasized it is up to the committee to decide if these schools will be able to have a reserve account for money they will eventually remit. He asserted it is more fiscally sound to set up the reserve account rather than to continue to take this amount into each year's budgetary considerations year after year.

**REP. MILLS** asked **Ms. Merrill** if HB 206 would require money to be budgeted out of appropriations. **Ms. Merrill** responded the nearly \$200,000 would have to be taken out of the state equalization aid account which pays the guaranteed tax base. She observed the bill does not take effect until the second year of the biennium. **REP. MILLS** asked if it would occur every year thereafter. **Ms. Merrill** replied this piece of legislation allows the account, equal to one fourth of what the pay for fifty days would be, to be set up for the first time. She didn't believe the amount would double over the next year, as it was her understanding the bill allows for an initial start-up deposit.

**REP. HARRINGTON** affirmed once the reserve fund was set up, the account would not increase if no-one retired. He said money would be taken out of the account once someone retires or leaves, which would occur with or without the reserve fund.

**REP. WALLIN** asked if it was true every time a reserve is established, the money initially comes out of the general fund. **REP. HANSON** stated he believed it would be a \$200,000 cost to the state budget this year. He suggested the amount would vary in years following depending on the amount removed.

**REP. REHBEIN** stated any piece of legislation with a fiscal note will be referred to appropriations upon being sent to the House floor. **REP. HANSON** replied he was correct but the decision the committee needs to make is if the bill should be referred to appropriations from the floor of the House or directly from the

HOUSE EDUCATION & CULTURAL RESOURCES COMMITTEE January 27, 1993 Page 9 of 9

committee.

**REP. BRANDEWIE** noted HB 206 would authorize a continuous savings project as teachers retire and new ones are rehired.

### Motion: REP. SIMPKINS MOVED HB 206 BE RECONSIDERED.

**REP. HARRINGTON** commented no matter what happens to the bill, if teachers retire this year the amount of money paid out will have to come out of the state, since it will be responsible for reappropriating money the districts dispensed. He stressed the money will be appropriated now, as HB 206 directs, or it will happen later, as the funds are removed.

**REP. SPRING** stated the \$200,000 is a hypothetical amount. He said HB 206 is a form of padding the budget.

<u>Vote</u>: HB 206 BE RECONSIDERED. Motion carried 11 to 7 with REPS. DAILY, DAVIS, DOLEZAL, HARRINGTON, GERVAIS, MCCARTHY, and MCCULLOCH voting no. EXHIBIT 3

Motion: REP. BRANDEWIE MOVED HB 206 BE REFERRED TO APPROPRIATIONS.

<u>Discussion</u>: **REP. WYATT** stated that she saw no purpose in referring the bill to appropriations. She stressed if the committee believed the bill was the right thing to do, then HB 206 should be moved to the floor for discussion.

<u>Motion/Vote</u>: REP. BRANDEWIE MOVED HB 206 BE TABLED. Motion carried 11 to 7 with REPS. DAILY, DAVIS, DOLEZAL, HARRINGTON, GERVAIS, MCCARTHY, and MCCULLOCH voting no. EXHIBIT 4

#### ADJOURNMENT

Adjournment: 4:35 p.m.

REP. H.S. "SONNY" HANSON, Chair

Susan levar SUSAN LENARD, Secretary

HSH/SL

## HOUSE OF REPRESENTATIVES

# Education and Cultural Resources COMMITTEE

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OLL CALL	DATE	1/27/	93
NAME	PRESENT	ABSENT	EXCUSED
REP. SONNY HANSON , CHAIR	<i>✓</i>	······································	
REP. ALVIN ELLIS , VICE-CHAIR	$\checkmark$		
REP. DIANA WYATT , VICE-CHAIR			
REP. RAY BRANDEWIE	$\sim$	• ••••••••••••••••••••••••••••••••••••	
REP. FRITZ DAILY	<i>✓</i>		
REP. ERVIN DAVIS			
REP. ED DOLEZAL			
REP. DAN HARRINGTON			
REP. JACK HERRON	$\checkmark$		
REP. BOB GERVAIS		<u>```</u>	
REP. BEA MCCARTHY			
REP. SCOTT MCCULLOCH	$\checkmark$		
REP. NORM MILLS			
REP. BILL REHBEIN			
REP. SAM ROSE	1	·····	
REP. DICK SIMPKINS		-	
REP. WILBUR SPRING			
REP. NORM WALLIN			

## HOUSE STANDING COMMITTEE REPORT

January 28, 1993

Page 1 of 1

Mr. Speaker: We, the committee on <u>Education and Cultural</u> <u>Resources</u> report that <u>Senate Bill 28</u> (third reading copy -blue) be concurred in .

Signed: \_\_\_\_\_\_\_\_Sonny Hanson, Chair

Carried by: Rep. Dowell

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BILL COOPER Superintendent CATHRYN MCDEVITT Asst. Superintendent

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DATE	1/27/03
SB 28	
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TOM TRUMBULL **Director of Business** GARY ROSE Administrative Asst. PAT LEE Dir. of Special Services

P.2

# **SCHOOL DISTRICT NO. 5**

PHONE (406) 758-5015 - 233 1ST. AVE. EAST - KALISPELL, MONTANA 59901

FLATHEAD HIGH SCHOOL Principal, William Vogt 758-5075

KALISPELL JUNIOR HIGH Principal, Patrick Feeley 756-6030

LINDERMAN SCHOOL Principal, Rusa Winters 756-5024

RUSSELL SCHOOL Principal, Andy Young 756-6052

PETERSON SCHOOL Principal, Steve Rasor 756-6067

HEDGES SCHOOL Principal, Gayle Vidal 756-5048

ELBOD SCHOOL Principal, Rick Davia 755-5043

EDGERTON SCHOOL Principal, Mike Anderson 758-5058

Memorandum

January 6, 1993

TO: Senator Ed Kennedy

FR: Bill Cooper/

Senate Bill 28 RE:

School District #5 in Kalispell is in need of a convenient handicapped accessable facility to hold Board meetings. Kalispell's city hall is right across the street from the school district office and is handicapped accessible. In addition, it is also wired for sound and television. This convenient access to the media would be an added benefit to the school district as all meetings are televised over cable and coverage is also required at times by the regular news stations.

The Council City graciously, of has in а spirit intergovernmental cooperation, offered its facility to us for our meeting at no cost to the taxpayers of either entity and we would like to take advantage of this opportunity. Current law precludes us from entering into this cooperative arrangement, however, because we legally are prohibited from holding our meeting on property not owned by the school district.

A change in the law would allow us to hold our Board meetings in the Chamber of the City Council. This move would dramatically improve our access to the handicapped public and the media at no cost to the taxpayers. For these reasons, I thank you for carrying the bill and I urge its passage.

Since a FAX is far less expensive than a trip to Helena, 1 hope the legislators will not take my absence at the hearing as a lack of strong interest in the passage of SB28 but a sensitivity to the budget crisis that we all face.

EXHIBIT_	2
DATE	27 03
SB_22	

# HOUSE OF REPRESENTATIVES

# Education and Cultural Resouncommittee

# ROLL CALL VOTE

DATE

BILL NO. <u>5B2</u> NUMBER

MOTION:

93

ABLE

NAME	AYE	NO
Rep. Sonny Hanson - Chair		
Rep. Alvin Ellis - Vice Chair	✓	
Rep. Diana Wyatt - Vice Chair		J.
Rep. Ray Brandewie		
Rep. Fritz Daily	$\checkmark$	
Rep. Ervin Davis		
Rep. Ed Dolezal		
Rep. Dan Harrington		V
Rep. Jack Herron	1	
Rep. Bob Gervais		***
Rep. Bea McCarthy		$\checkmark$
Rep. Scott McCulloch		V
Rep. Norm Mills		
Rep. Bill Rehbein		
Rep. Sam Rose	$\checkmark$	
Rep. Dick Simpkins		
Rep. Wilbur Spring		
Rep. Norm Wallin		
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HB 206			

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# HOUSE OF REPRESENTATIVES

# Education and Cultural ResourcommITTEE

	ROLL CALL VOTE	•
DATE 1/27/93	BILL NO. <u>HB 206</u>	NUMBER
MOTION:	to reconsider?	

NAME	AYE	NO
Rep. Sonny Hanson - Chair		
Rep. Alvin Ellis - Vice Chair	~	
Rep. Diana Wyatt - Vice Chair	~	
Rep. Ray Brandewie		
Rep. Fritz Daily		<u></u>
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Rep. Scott McCulloch		7
Rep. Norm Mills		•
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Rep. Dick Simpkins		
Rep. Wilbur Spring	~	
Rep. Norm Wallin	V	
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EXHIBIT_4
DATE 1/27 /03
HB_206

# HOUSE OF REPRESENTATIVES

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# Education and Cultural ResourcommITTEE

	ROLL CALL VOTE
DATE 1/27 (93	BILL NO. AHBLOG NUMBER
MOTION:	(TABIE)

NAME	AYE	NO
Rep. Sonny Hanson - Chair	<i>.</i> /	
Rep. Alvin Ellis - Vice Chair		
Rep. Diana Wyatt - Vice Chair		
Rep. Ray Brandewie		
Rep. Fritz Daily		
Rep. Ervin Davis		~
Rep. Ed Dolezal		
Rep. Dan Harrington		
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Rep. Bob Gervais		
Rep. Bea McCarthy		
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Rep. Norm Wallin	Į Į	
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	HOUSE OF REPRESENTATIVES VISITOR'S REGISTER	
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DATE JAN, 27, 1993 SPON PLEASE PRINT	PLEASE PRINT	PLEASE PRINT

NAME AND ADDRESS	REPRESENTING	SUPPORT	OPPOSE
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LEASE LEAVE PREPARED TESTIMONY	WITH SECRETARY. WITNESS STAT	EMENT FO	DRMS

ARE AVAILABLE IF YOU CARE TO SUBMIT WRITTEN TESTIMONY.

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# HOUSE OF REPRESENTATIVES VISITOR'S REGISTER

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EDUCATION & CULTURAL COMMITTEE BILL NO. HB 248 DATE JAN. 27, 1993 BPONSOR (B) REP. PECK						
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WAYNE BUCHANAN	Board of Richtin Education		$\times$			
Doy Walding	MREA	~				
Mary shecky Mor			$\checkmark$			
Ridl & ADS	MACS	$\times$				

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

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HOUSE OF REPRESENTATIVES VISITOR'S REGISTER EDUCATION & WITURAL COMMITTEE BILL NO. W 22 DATE JAN. 27, 1993 RESOURCES BLAYLOCK PLEASE PRINT PLEASE PRINT PLEASE PRINT					
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