MINUTES

MONTANA SENATE 53rd LEGISLATURE - REGULAR SESSION

COMMITTEE ON STATE ADMINISTRATION

Call to Order: By Senator Eleanor Vaughn, on February 17, 1993, at 10:00 a.m.

ROLL CALL

Members Present:

Sen. Eleanor Vaughn, Chair (D)

Sen. Jeff Weldon, Vice Chair (D)

Sen. Jim Burnett (R)

Sen. Harry Fritz (D)

Sen. John Hertel (R)

Sen. Bob Hockett (D)

Sen. Bob Pipinich (D)

Sen. Bernie Swift (R)

Sen. Henry McClernan (D)

Sen. Larry Tveit (R)

Members Excused: None.

Members Absent: None.

Staff Present: David Niss, Legislative Council

Deborah Stanton, Committee Secretary

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

Committee Business Summary:

Hearing: HB 247, HB 153

Executive Action: HB 247, HB 153, SB 186, SB 318, SB 154

HEARING ON HB 153

Opening Statement by Sponsor:

Rep. Bardanouve, House District #16, told the committee HB 153 was drawn up by a bipartisan committee. The Legislative Audit Committee appointed Sen. Jergeson and Sen. Nathe, and the Legislative Finance Committee appointed Rep. Cobb and Rep. Bardanouve to the committee. This is one of the areas the Committee looked at. For several years it has been suggested that the computer technology in the Auditor's office be moved into the Dept. of Administration. This bill would consolidate the Payroll/Personnel/Position Control system within the Department of Administration by transferring the payroll functions of the State Auditor to the Department of Administration. The bill would provide for more efficiency and savings.

Proponents' Testimony:

Mike Trevor, Administrator of the Information Services Division, Department of Administration rose in support of HB 153. payroll function would move from the Auditor's Office to the Department of Administration. Most of the Payroll/Personnel/Position Control (PPP) is managed entirely by the Department of Administration. The department will still work with the Budget Office on Position Control. It was proposed that that portion be moved also but there was an FTE responsibility in the Budget office that have to be worked out. There have been some audits that have encouraged a closer tie between PPP information and SBAS (Statewide Budget and Accounting System). Therein lies the reason to get this operation closer to the management of SBAS which is in the Department of Administration. There was also an audit report in Feb. of 1990 that pointed out the need for better coordination of the three part system, the PPP system. From ISD's (Information Services Division) point of view, the technical view, there are three benefits in making this One is, it would improve the coordination of support of the integrated system. With it split between different agencies, there is a problem, if you make a change in one area, sometimes because this is an integrated system, they affect each other. The change you make in Payroll may require a change in the Personnel area. It's difficult to coordinate those changes. When it was split, there were things to be done for the good of the whole that would fall through the cracks because the agencies were only concerned with their individual elements. aspect of improved coordination is that when individuals from the Department of Administration are out providing hands-on training to agency payroll people on how to key in insurance benefit information they will be talking to the same people who will be doing the payroll and they can also assist them with their payroll entries from the department's end. The most important benefit is, if we manage this payroll/personnel/position control system as one system we will maximize the benefits to the state over the long term. The way we utilize the information that comes out of this system can help make better decisions. fiscal note attached to this bill shows the cost is a "wash." There is a slight savings because the Department of Administration is absorbing the coordinator function. systems were split, there was a PPP coordinator position in the State Auditor's office and that position is not being transferred to the Department of Administration. It is being used for other purposes and there are future cost savings. The Department of Administration will be able to minimize the cost of future enhancements and changes. There will continue to be expenditures to fix these systems. Fix comes in many categories. When the Federal government changes the income tax law and rules that we have to follow, we have to go in and fix those programs. managing as an integrated system it will be a more valuable tool for the State of Montana.

Tom Crosser, Deputy for Fiscal Control, State Auditor's Office rose in support of HB 153 as amended. Mr. Crosser stated he agreed with Rep. Bardanouve and Mr. Trevor. The system exists in three locations. It makes much more sense to consolidate the functions. There are a lot of changes that happen to the payroll system from time to time. An example is the Worker's Comp Payroll Tax Withholding provision. Even the small percentage increase in that tax withheld from the payroll system will require an enhancement to that system. It makes sense to have that within the Department of Administration so they can review the enhancement and maybe combine several enhancements and make those savings work for the program. In the response to effective government this bill addresses those needs.

Mark Cress, Acting Administrator of the Personnel Division, Department of Administration spoke in support of HB 153. In addition to the combination from a computer system point of view, it makes sense to have these two organizations together from a management point of view. Personnel and payroll use the same information. A lot of the programs are in common. These are combined in other organizations in other states and he urged support for those reasons.

Opponents' Testimony:

None.

Questions From Committee Members and Responses:

Sen. Pipinich stated this was a step in the right direction. He commented that all the computers in the state should be linked to one central system, where they all talk to each other. Rep. Bardanouve stated they were working toward that goal.

Sen. McClernan asked Rep. Bardanouve whose signature would appear on the checks. Rep. Bardanouve stated that is one of the privileges of writing checks. It would be Mr. O'Keefe's name on the checks.

Closing by Sponsor:

Rep. Bardanouve thanked the committee for a good hearing and thanked all the participants in getting the bill drafted. He urged favorable consideration of HB 153.

EXECUTIVE ACTION ON HB 153

Motion/Vote: Sen. Pipinich moved HB 153 BE CONCURRED IN. Motion HB 153 BE CONCURRED IN CARRIED UNANIMOUSLY.

Sen. Jergeson will carry the bill in the Senate.

HEARING ON HB 247

Opening Statement by Sponsor:

Rep. Ewer, House District #45, presented HB 247 on behalf of the Commissioner of Political Practices. This bill would change the reporting deadlines for pre-election campaign finances from what is currently ten days prior to an election to twelve days prior to an election. The reason for the change is straight forward. Since an election is always on a Tuesday, ten days before that is always a week-end. There is confusion on whether the reports should be made on Friday or Monday. This bill will make it easier for people to know when they should get their reports in.

Proponents' Testimony:

Ed Argenbright, Commissioner of Political Practices, spoke in favor of HB 247. This bill would be a much more direct communication and would be easier for the staff to check the reports. He urged the committee's support.

Opponents' Testimony:

None.

Questions From Committee Members and Responses:

None.

Closing by Sponsor:

Rep. Ewer closed by saying "have a nice day."

EXECUTIVE ACTION ON HB 247

Motion/Vote: Sen. Pipinich moved HB 247 BE CONCURRED IN. Motion HB 247 BE CONCURRED IN CARRIED UNANIMOUSLY.

Sen. Hertel will carry the bill on the Senate floor.

The Senate State Administration Committee recessed to the floor to hear an address by Superintendent of Public Instruction, Nancy Keenan.

EXECUTIVE ACTION ON SB 186

<u>Discussion</u>: Sen. McClernan explained the amendments. He said there were concerns about the populations in the areas and how bad do they need to be reapportioned to get the one person/one vote. He explained that concern in (EXHIBIT #1). He submitted and explained an amendment (sb018602.adn) (EXHIBIT #2).

Motion: Sen. Weldon moved to amend SB 186 (sb018602.adn).

<u>Discussion</u>: Sen. Fritz had concern over the percentages of population in the districts. He said it should be 1% instead of Sen. McClernan stated he was concerned about getting the trigger mechanism into the law and he was somewhat ambivalent about whether this reapportionment should be done at this time. If it is done now, there will have to be a new group established since the Reapportionment Commission will be finished soon. Another concern was ensuring the integrity of the counties, so the counties are not split between districts. Sen. Weldon asked if the directive to follow the 5% deviation was in SB 186. Vaughn said it was on page 2, line 11. Sen. Weldon asked if the 5% should be dropped. Sen. Swift asked if the timing of this bill coincide with the Reapportionment. David Niss stated it does time it with the actions of the Reapportionment Commission. The Constitution establishes the duties of the Districting and Reapportionment Commission. This bill only authorizes them to do something that they are not required to do constitutionally. There would be a constitutional conflict mandated by statute. the year following the census in which the Committee goes through two chairmen and several staff researchers, they might not dissent to this legislative request. It is the opinion of the staff people that it would be very easy for the Commission to deal with this and there would be no reason for the Commission to refuse a legislative request to reapportion the PSC districts at the same time they reapportion the legislative districts. But the point is because those duties are established in Article 5, Section 14 of the Constitution and it does not include the reapportionment of the PSC districts, it cannot be demanded of them but there is no reason why they should not consent to this request. At the same time the reapportionment plan is presented to the Legislature they will also submit a plan in the form of proposed legislation for the reapportionment of the PSC districts.

Vote: Motion to amend SB 186 CARRIED UNANIMOUSLY.

<u>Discussion</u>: Sen. Fritz stated there was a need to create compact regions with nearly equal population without breaking county lines. Sen. McClernan asked to strike lines 11-13 on page 2, section B.

Motion/Vote: Sen. Fritz moved to amend SB 186. David Niss would prepare the amendment. Motion to amend SB 186 CARRIED UNANIMOUSLY.

EXECUTIVE ACTION ON SB 186

Motion/Vote: Sen. McClernan moved SB 186 DO PASS AS AMENDED.
Motion SB 186 DO PASS AS AMENDED CARRIED UNANIMOUSLY.

EXECUTIVE ACTION ON SB 318

Motion: Sen. Weldon moved amendment sb031801.adn.

<u>Discussion</u>: Sen. Weldon explained this was the amendment that would add the effective date of July 1, 1993. That effective date would impact the sales tax election.

Vote: Motion to amend SB 318 CARRIED UNANIMOUSLY.

Motion/Vote: Sen. Pipinich moved SB 318 DO PASS AS AMENDED. Motion SB 318 DO PASS AS AMENDED CARRIED UNANIMOUSLY.

EXECUTIVE ACTION ON SB 287

Sen. Weldon explained the Secretary of State's Discussion: Office was reluctant because they believe it is an election practice and they believe it falls under the jurisdiction of the Commissioner of Political Practices. He agreed and would like to amend the bill to put the authority under the Commissioner. said Sen. Doherty was rather strong in his feelings and he would like to talk to Sen. Doherty before action on this bill. Vaughn stated the main petitioners should license with the Commissioner of Political Practices as the Clerk and Recorders have enough to report. Sen. Weldon said anyone who accepts money for signatures has to be licensed with the state. The referenda have become such a hot business and is an easy way to manipulate policy that this is a good way to see who is doing business. Sen. Pipinich said he didn't think it was necessary to get 56 different licenses. If someone comes to the state and pays \$25, one time, for a license to get signatures that's better than having to pay for 56 different licenses. Sen. Pipinich said the intent of the bill is great.

Motion/Vote: Sen. Pipinich moved SB 287 BE TABLED. Motion to TABLE SB 287 CARRIED with Sen. Fritz and Sen. Weldon voting no.

EXECUTIVE ACTION ON SB 154

<u>Discussion</u>: Sen. Weldon explained the amendment (gray copy EXHIBIT #3).

<u>Motion</u>: Sen. Weldon moved SB 154 be MOVED FROM TABLE for the purposes of considering amendments.

<u>Discussion</u>: There was discussion on what constitutes a legal deduction.

<u>Vote</u>: The motion to reconsider SB 154 CARRIED with Sen. Pipinich and Sen. Tveit voting no.

Motion: Sen. Weldon moved to amend SB 154 (sb015401.adn. EXHIBIT
#4).

<u>Discussion</u>: David Niss explained the amendments. The subsection 2 which defines personal expenses assumes the candidate is a winner and the expenses could not be related to anything but service to public office. There are some losers so this would allow them to expend the money for purposes not related to service in public office but related to the candidate's, or former candidate's, campaign expenses.

<u>Vote</u>: Motion to amend SB 154 CARRIED with Sen. Tveit and Sen. Hockett voting no.

<u>Discussion</u>: Sen. Weldon said the amendment includes the language expressed on the page dated Feb. 12, with the addition of the language at the end of amendment #4, insert after the word "office" insert the words "or directly related to the candidate's or former candidate's campaign for public office." The effect is that if the candidate loses he or she can reimburse expenses.

<u>Motion/vote</u>: Sen. Weldon moved SB 154 DO PASS AS AMENDED. The motion FAILED with Sen. Burnett, Sen. Fritz, Sen. Weldon and Sen. Vaughn voting yes.

Motion/vote: The vote was reversed: SB 154 DO NOT PASS AS
AMENDED. Motion CARRIED. Sen. Weldon will carry the bill.

ADJOURNMENT

Adjournment: 12:50 p.m.

enatur Eleanor laugh SENATOR ELEANOR VAUGHN, Chair

DEBORAH STANTON, Secretary

EV/ds

ROLL CALL

SENATE COMMITTEEST	ATE ADMI			2-17-43			
10:00							
NAME	12:00	PRESENT	ABSENT	EXCUSED			
Sen. Eleanor Vaughn	<u> </u>						
Sen. Jeff Weldon							
Sen. Jim Burnett	/						
Sen. Harry Fritz	/						
Sen. John Hertel	<u> </u>						
Sen. Bob Hockett	<u> </u>						
Sen. Henry McClernan							
Sen. Bob Pipinich	V		* ~ <u>-</u> .				
Sen. Bernie Swift	/						
Sen. Larry Tveit	/						
David Niss							
		:					
- "							
		-					

SENATE STANDING COMMITTEE REPORT

Page 1 of 1 February 17, 1993

MR. PRESIDENT:

We, your committee on State Administration having had under consideration House Bill No. 247 (first reading copy -- blue), respectfully report that House Bill No. 247 be concurred in.

Signed: Senator Eleanor Vaughn, Chair

SENATE STANDING COMMITTEE REPORT

Page 1 of 1 February 17, 1993

MR. PRESIDENT:

We, your committee on State Administration having had under consideration House Bill No. 153 (first reading copy -- blue), respectfully report that House Bill No. 153 be concurred in.

Signed

enator Eleanor Vaughn, Chair

ADVERSE

SENATE STANDING COMMITTEE REPORT

Page 1 of 1 February 18, 1993

MR. PRESIDENT:

We, your committee on State Administration having had under consideration Senate Bill No. 154 (first reading copy -- white), respectfully report that Senate Bill No. 154 be amended as follows and as so amended do not pass.

Signed: Senator Laugher Senator Eleanor Vaughn, Chair

That such amendments read:

1. Title, lines 4 and 5.

Strike: "PROVIDING FOR THE DISPOSITION"

Insert: "PROHIBITING THE USE"

2. Title, line 6.

Following: "COMMITTEE"

Insert: "FOR PERSONAL EXPENSES"

3. Page 1, line 13.
Following: "may"
Insert: "not"

4. Page 1, line 13 through page 2, line 2.

Strike: "only" on page 1, line 13 through "contributed" on page

2, line 2

Insert: "for personal expenses"

5. Page 2, lines 3 through 6.

Strike: subsection (2) in its entirety

Insert: "(2) For the purposes of this section, "personal expenses" means expenses of a candidate, the family of a candidate, a former candidate, or the family of a former candidate, which expenses were not directly related to the service of the candidate or former candidate in public office or to the campaign of the candidate or former candidate for public office."

-END-

SENATE STANDING COMMITTEE REPORT

Page 1 of 2 February 18, 1993

MR. PRESIDENT:

We, your committee on State Administration having had under consideration Senate Bill No. 186 (first reading copy -- white), respectfully report that Senate Bill No. 186 be amended as follows and as so amended do pass.

igned: Almator Veughn, Chair Senator Eleanor Vaughn, Chair

That such amendments read:

1. Title, line 4.

Strike: "CREATING A COMMITTEE"

Insert: "AUTHORIZING THE DISTRICTING AND APPORTIONMENT COMMISSION"

2. Title, line 9.

Strike: "NEXT"

Following: "LEGISLATURE"

Insert: "ALONG WITH THE LEGISLATIVE REDISTRICTING PLAN"

3. Page 1, line 12.

Strike: "Committee"

Insert: "Commission"

4. Page 1, line 14.

Strike: "composition --"

5. Page 1, line 15.

Strike: "-- dissolution"

6. Page 1, lines 17 through 19.

Strike: "a" on line 17 through "revise" on line 19

Insert: "the districting and apportionment commission may also

present a final plan for the redistricting and

reapportionment of"

7. Page 1, line 21 through page 2, line 6.

Strike: subsection (2) in its entirety

Renumber: remaining subsections

8. Page 2, line 7.

Strike: "committee"

Insert: "districting and apportionment commission"

M Amd. Coord.
Sec. of Senate

401337SC.Sma

9. Page 2, lines 11 through 13.

Strike: subsection (b) in its entirety

Renumber: subsequent subsections

10. Page 2, line 23 through page 4, line 9.

Strike: subsections (4) and (5) and sections 2 through 5 in their entirety

Insert: "(3) Before the districting and apportionment commission transmits any plan for reapportionment of the public service commission districts to the legislature, the districting and apportionment commission shall hold at least one public hearing on the plan.

- (4) Any plan for the reapportionment of the public service commission districts must be presented to the legislature in the form of draft legislation, making any changes that the districting and apportionment commission determines necessary in the public service commission districts as provided in 69-1-104. Any plan must be transmitted to the legislature at the time provided in 5-1-109.
- (5) Upon the request of the districting and apportionment commission, state agencies shall cooperate with the commission and furnish technical assistance and consulting personnel."

ll. Page 4, line ll.

Strike: "[Sections 1 through 5] are"

Insert: "[Section 1] is"

12. Page 4, line 14.

Strike: "[sections 1 through 5]"

Insert: "[section 1]"

-END-

SENATE STANDING COMMITTEE REPORT

Page 1 of 1 February 18, 1993

MR. PRESIDENT:

We, your committee on State Administration having had under consideration Senate Bill No. 318 (first reading copy -- white), respectfully report that Senate Bill No. 318 be amended as follows and as so amended do pass.

Senator Eleanor Waughn, Chair

That such amendments read:

1. Title, line 17.

Strike: "AND"

Following: "MCA"
Insert: "; AND PROVIDING AN EFFECTIVE DATE"

2. Page 17.

Following: line 8

Insert: "NEW SECTION. Section 14. Effective date. [This act] is
 effective July 1, 1993."

-END-

ROLL CALL VOTE

SENATE COMMITTEEst.	ate Administration	BILL NO.	154
DATE 2-17-93	TIME	A.M.	P.M.
NAME		YES	NO
Sen. Jim Burnett			
Sen. Harry Fritz			
Sen. John Hertel		į	
Sen. Bob Hockett			
Sen. Henry McClernan			
Sen. Bob Pipinich			
Sen. Bernie Swift			
Sen. Larry Tveit			
Sen. Jeff Weldon			
Sen. Eleanor Vaughn			
-12	O.		
Mellie Stan SECRETARY		CHAIR	<u> </u>
MOTION: 50 154			cunen
MOTION: <u>35</u> 154	DO 1-1992	HO MIN	MUCI

PSCREAP.XLS

	op	PSC 1	PSC2	PSC3	PSC4 8424	PSC5	SINTE STATE ADMIN.
Beavrhd	8424		11337		0424		ELILLIN NO.
Big Horn	11337 6728	6728	11337				D.T.E 2-17-9
Blaine	3318	0120		3318			BILL NO BIB
Brdwtr	8080		8080	0010			10. 3.31 <u>0</u>
Carbon	1503	,	1503				
Carter	77691		1000	77691			
Cascade	5452	5452		11001			
Chouteau	11697	J45 <u>Z</u>	11697				
Custer ; Daniels	2266	2266	11007				
Daniels	9505	9505	•				
Deer Lodge	10278	5565			10278		
Fallon	3103		3103		10270		
	12083	12083	0100				
Fergus Flathead	59218	12000		•		59218	
Gallatin	50463				50463		
Garfield	1589	1589			00.00		
Glacier	12121	12121					
Gldn Vall	912	912					
	2548	312			2548		
Granite	17654	17654	•		2040		
Hill loff	7939	17054		7939			
Jeff	2282			2282			
Jud Basin Lake	21041			2202		21041	
L&C	47495			47495		2.0.,	
Lac	2295	2295		71700			
Lincoln	17481	LLUU				17481	
McCone	2276	2276					
Mad	5989	LLIO			5989		
Meagh	1819			1819			
Mineral	3315			1070		3315	
Msla	78687					78687	
Musselshl	4106	4106					
Park	14562	1,00			14562		
Petroleum	519	519					
Phillips	5163	5163					
Pondera	6433	6433					
Powder Riv	2090		2090				
Powell	6620				6620		
Prarie	1383	1383					
Ravalli	25010				25010		
Richland	10716	10716					
Roosevelt	10999	10999					
Rosebud	10505		10505				•
Sanders	8669					8669	
Sheridan	4732	4732					
Silv Bow	33941				33941		
Stillwater	6536		6536				
Sweet Gra:	3154		3154				
Teton	6271			6271			

PSCREAP.XLS

	Pop	PSC 1	PSC2	PSC3	PSC4	PSC5
Toole	5046	5046				
Treasure	874		874			
Valley	8239	8239				
WheatInd	2246			2246		
Wibaux	1191	1191				
Yelowston	113419		113419			
Total	799013	131408	172298	149061	157835	188411
% total		16.45%	21.56%	18.66%	19.75%	23.58%
ldeal#	į.	159803	159803	159803	159803	159803
Chango		28395	-12495	10742	1069	20600
Change		20393	-12490	10/42	1968	-28608

SELLATE STATE ADMIN.

Amendments to Senate Bill No. 186 Editor No.

First Reading Copy

DATE

ATT

DATE 2-17-93

Requested by Sen. McClernan Bill NO For the Committee on State Administration

Prepared by David S. Niss February 17, 1993

1. Title, line 4.

Strike: "CREATING A COMMITTEE"

Insert: "AUTHORIZING THE DISTRICTING AND APPORTIONMENT

COMMISSION"

2. Title, line 9. Strike: "NEXT"

Following: "LEGISLATURE"

Insert: "ALONG WITH THE LEGISLATIVE REDISTRICTING PLAN"

3. Page 1, line 12. Strike: "Committee" Insert: "Commission"

4. Page 1, line 14.

Strike: "composition --"

5. Page 1, line 15.

Strike: "-- dissolution"

6. Page 1, lines 17 through 19.

Strike: "a" on line 17 through "revise" on line 19

Insert: "the districting and apportionment commission may also

present a final plan for the redistricting and

reapportionment of"

7. Page 1, line 21 through page 2, line 6.

Strike: subsection (2) in its entirety

Renumber: remaining subsections

8. Page 2, line 7. Strike: "committee"

Insert: "districting and apportionment commission"

9. Page 2, line 23 through page 4, line 9.

Strike: subsections (4) and (5) and sections 2 through 5 in their entirety

Insert: "(3) Before the districting and apportionment commission transmits any plan for reapportionment of the public service commission districts to the legislature, the districting and apportionment commission shall hold at least one public hearing on the plan.

- (4) Any plan for the reapportionment of the public service commission districts must be presented to the legislature in the form of draft legislation, making any changes that the districting and apportionment commission determines necessary in the public service commission districts as provided in 69-1-104. Any plan must be transmitted to the legislature at the time provided in 5-1-109.
 - (5) Upon the request of the districting and apportionment commission, state agencies shall cooperate with the commission and furnish technical assistance and consulting personnel."

10. Page 4, line 11.

Strike: "[Sections 1 through 5] are"

Insert: "[Section 1] is"

11. Page 4, line 14.

Strike: "[sections 1 through 5]"

Insert: "[section 1]"

DATE 2-17-93

BAL NO 503154

SENATE BILL NO. 154

2 INTRODUCED BY RYE, BARDANOUVE, BLAYLOCK, HARDING, B. BROWN,

WANZENRIED, ???????, BRANDEWIE

4

1

3

- 5 A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING--FOR--THE
- 6 DISPOSITION PROHIBITING THE USE OF OF SURPLUS CAMPAIGN
- 7 CONTRIBUTIONS OF A CANDIDATE OR POLITICAL COMMITTEE FOR
- 8 PERSONAL EXPENSES."

9

- 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
- 11 NEW SECTION. Section 1. Required disposition of
- 12 surplus campaign funds. (1) A candidate or a political
- 13 committee holding or controlling a contribution of money at
- the time of filing a closing report required by 13-37-228
- 15 may NOT expend or otherwise dispose of the money only-by:
- 16 ta)--donating-to-a-bona-fide-nonprofit-organization;
- 17 (b)--compensating--legislative-interns-employed-pursuant
- 18 to-Title-57-chapter-67-part-17
- 19 (c)--preparing-correspondence-to-constituents--during--a
- 20 legislative-session;
- 21 (d)--conducting--meetings--with--constituents--during--a
- 22 legislative-session-or-between-an-election-and-the-beginning
- 23 of-a-legislative-session;
- 24 (e)--donating-to-the-public-campaign-fund-established-by
- 25 ±3-37-3047-or



1 ff)--returning--the--money-to-the-contributors-within-60 2 days-following-the-election-or-defeat-of--the--candidate--or 3 the--approval--or--defeat--of-the-ballot-issue-for-which-the 4 money-was-contributed FOR PERSONAL EXPENSE. 5 (2)--The-legislature--may--accept--and--expend--for--the 6 purposes--provided--in-subsection-(1)(b)-or-(1)(c);-or-both; 7 contributions-donated-to-it--by--a--candidate--or--political 8 committee-for-those-purposes-9 PURPOSES OF THIS (2) FOR THE SECTION, "PERSONAL 10 EXPENSES" MEANS EXPENSES OF A CANDIDATE, THE FAMILY OF CANDIDATE, A FORMER CANDIDATE, OR THE FAMILY OF A FORMER 11 12 CANDIDATE, WHICH EXPENSES WERE NOT DIRECTLY RELATED TO THE 13 SERVICE OF THE CANDIDATE OR FORMER CANDIDATE IN PUBLIC 14 OFFICE. NEW SECTION. Section 2. Codification 15 instruction. [Section 1] is intended to be codified as an 16 integral of Title 13, chapter 37, part 2, and the provisions of Title 17 18 13, chapter 37, apply to [section 1].

-End-

SENATE STATE ADMIN.

Amendments to Senate Bill No. 154 First Reading Copy

EXHIBIT NO.__ BALL NO.

Requested by Sen. Weldon For the Committee on State Administration

> Prepared by David S. Niss February 12, 1993

1. Title, lines 4 and 5.

Strike: "PROVIDING FOR THE DISPOSITION"

Insert: "PROHIBITING THE USE OF"

2. Title, line 6.

Following: "COMMITTEE"

Insert: "FOR PERSONAL EXPENSES"

3. Page 1, line 13 through page 2, line 2.
Following: "may"

Insert: "not"

Strike: "only" on page 1, line 13 through "contributed" on page

2, line 2

Insert: "for personal expenses"

4. Page 2, lines 3 through 6.

Strike: subsection (2) in its entirety

Insert: "(2) For the purposes of this section, "personal expenses" means expenses of a candidate, the family of a candidate, a former candidate, or the family of a former candidate, which expenses were not directly related to the service of the candidate or former candidate in public office."

DATE	**************************************					
SENATE COMMITTEE ON Slate Columbiation						
BILLS BEING HEARD TODAY: 48 247 48 153						
	,		_			
Name	Representing	Bill No.		Check One Support Oppose		
				Оррозо		
Mike Trevor	Dept. of Hamin/ISD	HB153	V			
om Crosser	State Anditon	148153	L			
Ed Argenbright	Comm. of Pol Practices	HB 247	L			
Drill Olson	Leg. auditor	HB153	~			
MARK Cun	DOA Personnel	140153				
	1					
		·				

VISITOR REGISTER

PLEASE LEAVE PREPARED STATEMENT WITH COMMITTEE SECRETARY