#### MINUTES

#### MONTANA SENATE 53rd LEGISLATURE - REGULAR SESSION

#### COMMITTEE ON LOCAL GOVERNMENT

**Call to Order:** By Senator Bartlett, on March 2, 1993, at 3:00 p.m.

#### ROLL CALL

#### Members Present:

Sen. Sue Bartlett, Vice Chair (D)
Sen. Dorothy Eck (D)
Sen. Delwyn Gage (R)
Sen. Ethel Harding (R)
Sen. John Hertel (R)
Sen. David Rye (R)
Sen. Bernie Swift (R)
Sen. Eleanor Vaughn (D)
Sen. Mignon Waterman (D)
Sen. Jeff Weldon (D)

Members Excused: Sen. Ed Kennedy

Members Absent: None.

**Staff Present:** Connie Erickson, Legislative Council Rosalyn Cooperman, Committee Secretary

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

#### Committee Business Summary:

Hearing: HB 203, HB 223, HB 372 Executive Action: HB 203, HB 223, HB 372

#### HEARING ON HB 203

#### Opening Statement by Sponsor:

Representative Don Larson, House District 65, stated HB 203 would add fire service fee areas to the list of entities authorized to enter into mutual aid agreements. In his opinion, fire service fee areas were inadvertently left off the list. Representative Larson stated the amendments offered to HB 203 were technical in nature.

#### Proponents' Testimony:

Mr. Bruce Suenram, Fire Prevention Bureau Chief, Department of Justice, stated his support for HB 203. He distributed copies of amendments which would clarify this authority in other sections of existing law. (Exhibit #1) Mr. Suenram said fire districts are tax based districts where the mill levy applies to both the property and its improvements while fire service fee areas are set up like services districts where the fee applies only to the structure. He urged the Committee to support HB 203 and its amendments.

Mr. Tony Olson, York Fire Department, stated mutual aid agreements are essential for protection against natural or man-made disasters. He said while fire services enter into mutual aid agreements with other fire departments, the ability to enter into such agreements is not specifically authorized under current law.

Mr. Mark Mier, Greenough Potomac Volunteer Fire Department, stated his support for HB 203. He said HB 203 would allow his Department to enter into mutual aid agreements to help others and themselves.

Mr. Jack Peters, Fire Suppression Supervisor, Department of State Lands, stated his Department's support for HB 203 and its amendments.

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

None.

#### Informational Testimony:

None.

#### Questions From Committee Members and Responses:

Senator Swift asked Representative Larson if HB 203 would broaden the opportunity for assistance for rural fire departments, to which Representative Larson replied yes.

Senator Bartlett asked Mr. Suenram if the intent of HB 203 was to validate what fire service areas were already doing, to which Mr. Suenram replied yes.

Senator Waterman stated she did not oppose HB 203, but added that local entities should be trusted to decide for themselves what they require to operate and serve. SENATE LOCAL GOVERNMENT COMMITTEE March 2, 1993 Page 3 of 7

Senator Bartlett asked Representative Larson if he had considered restructuring statute to eliminate the laundry list of authorized activities. Representative Larson replied he did not since it was his belief that fire service fee areas were inadvertently left off the list.

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

Representative Larson stated he closed his remarks on HB 203.

#### HEARING ON HB 223

#### Opening Statement by Sponsor:

Representative Larry Hal Grinde, House District 30, stated during the last special Legislative session, payments from the counties were accelerated so the state deficit would appear to be smaller than it actually was. He said this new payment deadline has created a significant problem for county treasurers. Representative Grinde distributed letters from the Budget Office and Department of Revenue which stated that passage of HB 223 would not change the state's financial position. (Exhibit #2)

#### Proponents' Testimony:

Mr. Cort Harrington, Montana County Treasurers Association, stated that during the last special Legislative session, Governor Stephens decided to increase the cash flow to the state by moving the date on which taxes are paid from May 31st to May 26th. He said this was problematic for county treasurers because it was not realistic to change the date by which taxes must be paid and expect people to pay them on time. Mr. Harrington said current law now requires county treasurers to transmit this revenue in May and in December, yet the December payment does not affect the state's cash flow situation. He added this new requirement has created an additional monthly reporting period for all county treasurers. HB 223 would eliminate the December transmittal and make the June transmittal an estimate, said Mr. Harrington. He said proponents of the accelerated transmittal date believed the measure would lessen the General Fund deficit by \$25 million, however, the true fiscal impact has been less than \$2 million. Mr. Harrington submitted to the record a letter in support of HB 223 from Kevan Bryan, Yellowstone County Treasurer. (Exhibit #3)

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

None.

#### Informational Testimony:

None.

#### Questions From Committee Members and Responses:

Senator Eck stated HB 223, as currently written, would require the county to send a June estimate but does not specify it would have to send the payment. Representative Grinde replied the Legislature needs to trust counties in this instance.

Senator Eck said she would prefer the language to specify that the county is required to send all money estimated as belonging to the state.

Senator Vaughn stated Section 1 of HB 223 already requires counties to pay the State for the amount collected. Mr. Harrington said HB 223 would authorize the State Treasurer to assess an interest penalty for delinquent taxes. He added that county treasurers act in good faith and are aware of their responsibilities to the state.

#### Closing by Sponsor:

Representative Grinde stated he had no one to carry HB 223 in the Senate and asked if a Committee member would agree to do so.

#### HEARING ON HB 372

#### Opening Statement by Sponsor:

Representative Sheila Rice, House District 36, stated HB 372 would permit counties to offer citizen bonds. She noted that cities are already authorized to do so under current law. Representative Rice said citizen bonds are small denomination bonds that can be used as general obligation bonds to fund various works of a county. She said HB 372 was drafted at the request of the City of Great Falls because the electorate has recently approved a bond issue for the fairgrounds. She said the bond issue must come from the county because the county owns the fairgrounds. Representative Rice said she favored the citizens bond because it offers the small investor the opportunity to invest in their community. She concluded citizens bonds are bonds with denominations of less than \$5,000.

### Proponents' Testimony:

Mr. Larry Fasbender, City of Great Falls, stated municipal bonds are too large for the everyday investor. He said citizens bonds

SENATE LOCAL GOVERNMENT COMMITTEE March 2, 1993 Page 5 of 7

may be purchased at a discount and will give a fairly substantial return upon maturation. Mr. Fasbender distributed copies of an article detailing the use of citizens bonds in Indianapolis. (Exhibit #4). He said citizens bonds allow people to invest in their communities, and urged the Committee to pass HB 372.

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

None.

#### Informational Testimony:

None.

#### Questions From Committee Members and Responses:

Senator Weldon asked Representative Rice who was responsible for setting the denomination for citizen bonds. Representative Rice replied the bond authority and underwriters set the amount.

Senator Harding asked Representative Rice if her county commissioners requested this authority to sell citizen bonds. Representative Rice replied both the city and county requested HB 372 because the fairgrounds in Great Falls are owned by the county but leased and operated by the city. She said a bond issue to fund the fairground improvements passed the electorate but must be offered by the county since they own the fairgrounds.

Senator Waterman asked if the city already had the authority to issue citizens bonds, to which Representative Rice replied yes. Senator Waterman asked why authorized bonding authorities were not permitted to issue all types of bonds, including citizens bonds, to fund their projects if they so desired. Representative Rice stated she had asked the same question many times and added that the Local Government Center at Montana State University is trying to revise Title 7. Senator Waterman stated the idea of citizens bonds is a good one and added she anticipates other local entities will be at the next Legislative session requesting permission to issue these types of bonds. She said she wished the Legislature would give local governments the authority to decide these issues for themselves.

Senator Gage asked Representative Rice why officers and employees of the county were precluded from purchasing citizens bonds. Representative Rice replied she did not know but thought the language was consistent with that of the city's. Mr. Fasbender replied there might be some concern to avoid any potential problem, but added he knew of no good reason why county officers and employees were prohibited from purchasing citizens bonds.

SENATE LOCAL GOVERNMENT COMMITTEE March 2, 1993 Page 6 of 7

Senator Weldon asked if cities in Montana exercised the authority to issue citizens bonds. Representative Rice replied the option has not been used in Montana, however, it has been widely used in other states. Mr. Fasbender stated citizens bonds are not rated because they are sold in such small denominations. He said larger bonds must go through a rating process which changes the nature of how they are sold.

Senator Harding asked if citizens bonds were tax-exempt, to which Representative Rice replied yes.

Senator Gage asked if a bonding authority could determine how much of a particular bond could be issued to fund projects. Mr. Fasbender replied the bonding authority could issue a number of different bonds for the same project.

Senator Eck asked if the interest rates for citizens bonds are lower than the rate for other bonds. Mr. Fasbender replied the rates are the same, however the rate of the bond is determined by its length of maturity.

Senator Bartlett asked Representative Rice if citizens bonds were subject to the same requirements as general obligation bonds. Representative Rice replied yes and added that HB 372 would give municipalities another option to fund their projects.

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

Representative Rice stated she closed her remarks on HB 372.

#### EXECUTIVE ACTION ON HB 372

#### <u>Motion</u>:

Senator Waterman moved HB 372 BE CONCURRED IN. MOTION CARRIED UNANIMOUSLY. Senator Bill Wilson will carry SB 372 on the Senate floor.

#### EXECUTIVE ACTION ON HB 203

#### Motion:

Senator Weldon moved the Committee adopt the amendments offered to HB 203.

#### Discussion:

Senator Weldon stated he spoke with Representative Larson regarding the amendments and can attest they are strictly technical in nature.

SENATE LOCAL GOVERNMENT COMMITTEE March 2, 1993 Page 7 of 7

Senator Gage stated HB 203 should probably have an immediate effective date.

#### Motion/Vote:

Senator Weldon made a substitute motion to HB 203 to add an immediate effective date. MOTION CARRIED UNANIMOUSLY.

#### Motion/Vote:

Senator Weldon moved HB 223 BE CONCURRED IN AS AMENDED. MOTION CARRIED UNANIMOUSLY. Senator Weldon will carry HB 223 on the Senate floor.

#### EXECUTIVE ACTION ON HB 223

#### Motion/Vote:

Senator Swift moved HB 223 BE CONCURRED IN. MOTION CARRIED UNANIMOUSLY. Senator Swift will carry HB 223 on the Senate floor.

#### ADJOURNMENT

Adjournment: 3:40 p.m.

KENNEDY. Jr., JOHN "ED" Chair SENATOR/

JEK/rlc

## ROLL CALL

SENATE COMMITTEE Local Gov	vernment DATE	3-	2-93
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NAME	PRESENT	ABSENT	EXCUSED
Senator John "Ed" Kennedy			$\checkmark$
Senator Sue Bartlett			
Senator Dorothy Eck	$\checkmark$		
Senator Delwyn Gage	1		
Senator Ethel Harding	1	- <u></u>	
Senator John Hertel	$\checkmark$		
Senator David Rye	1		
Senator Bernie Swift			
Senator Mignon Waterman	1		
Senator Jeff Weldon			
Senator Eleanor Vaughn	√		
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Attach to each day's minutes

#### SENATE STANDING COMMITTEE REPORT

Page 1 of 2 March 3, 1993

MR. PRESIDENT:

We, your committee on Local Government having had under consideration House Bill No. 203 (first reading copy -- white), respectfully report that House Bill No. 203 be amended as follows and as so amended be concurred in.

Signed: John Ed | Caref Senator John "Ed" Kennedy, Jr. Chair

That such amendments read:

1. Title, line 5. Strike: "A"

2. Title, lines 5 and 6. Strike: "AGREEMENT" on line 5 through "MUNICIPALITY" on line 6 Insert: "AGREEMENTS"

3. Title, line 6. Strike: "AND" Strike: "SECTION" Insert: "SECTIONS 7-33-2108 AND"

4. Title, line 7. Following: "MCA" Insert: "; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE"

5. Page 1.

Following: line 9 Insert: "NEW SECTION. Section 1. Mutual aid agreements. (1) Α mutual aid agreement is an agreement for protection against natural or manmade disasters.

(2) The governing body of a fire service area may enter mutual aid agreements with the proper authority of:

- (a) other fire service areas;
- (b) unincorporated municipalities;
- (c) incorporated municipalities;
  - (d) state agencies that have fire prevention services;(e) private fire-prevention agencies;

  - (f) federal agencies; and
  - (g) fire districts.

Section 2. Section 7-33-2108, MCA, is amended to read: "7-33-2108. Mutual aid agreements. (1) A mutual aid agreement is an agreement for protection against natural or manmade disasters.

M – Amd. Coord.

- Amd. Coord. Sec. of Senate Senator Carrying Bill

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#### Page 2 of 2 March 3, 1993

(2) Fire district trustees may enter such mutual aid agreements with the proper authority of:

(a) other fire districts;

(b) unincorporated municipalities;

(c) incorporated municipalities;

- (d) state agencies which have fire-prevention services;
- (e) private fire-prevention agencies; (f) federal agencies; and
- (g) fire service areas.""

Renumber: subsequent section

6. Page 1. Following: line 23 Insert: "

NEW SECTION. Section 4. Codification instruction. [Section 1] is intended to be codified as an integral part of Title 7, chapter 33, part 24, and the provisions of Title 7, chapter 33, part 24, apply to [section 1].

NEW SECTION. Section 5. Effective date. [This act] is effective on passage and approval."

-END-

#### SENATE STANDING COMMITTEE REPORT

Page 1 of 1 March 2, 1993

MR. PRESIDENT:

We, your committee on Local Government having had under consideration House Bill No. 223 (first reading copy -- blue), respectfully report that House Bill No. 223 be concurred in.

Signed: John Ed Kennedy, Jr. , Chair

 $M_{1}$  Amd. Coord.  $\overline{M_{1}}$  Sec. of Senate

Senator Cartying Bill

471648SC.Sma

#### SENATE STANDING COMMITTEE REPORT

Page 1 of 1 March 2, 1993

MR. PRESIDENT:

We, your committee on Local Government having had under consideration House Bill No. 372 (first reading copy -- blue), respectfully report that House Bill No. 372 be concurred in.

Signed: John Ed Kennedy, Jr., Chair

 $\frac{M}{M}$  Amd. Coord.  $\frac{M}{M}$  Sec. of Senate

Senator Carrying Bill

471649SC.Sma

SENATE LOCAL GOVERNMENT EXHIBIT NO.\_ Amendments to House Bill 203 4-DATE. Second Reading Copy BILL NO. Prepared by Department of Justice . . 1. Page 1, line 6. Following: "INTO" Strike: "A" Following: "AID" Strike: "AGREEMENT WITH AN INCORPORATED MUNICIPALITY" Insert: "AGREEMENTS" Page 1, line 6. 2. Following: "AMENDING" x Strike: "SECTION" Insert: "SECTIONS 7-33-2108 AND" 3. Page 1, line 10. Insert: Section 1. Section 7-33-2108, MCA, is amended to read: "7-33-2108. Mutual aid agreements. (1) A mutual aid agreement is an agreement for protection against natural or manmade disasters. Fire district trustees may enter such agreements with the (2) proper authority of: (a) other fire districts; (b) unincorporated municipalities; (c) incorporated municipalities; (d) state agencies which have fire-prevention services; (e) private fire-prevention agencies; (f) federal agencies; and (q) fire service areas." 4. Page 1, line 10. Renumber Section 1 to Section 2. Page 1, line 23. 5. Following "areas." Insert: <u>NEW SECTION.</u> Section 3. Mutual aid agreements. (1) Α mutual aid agreement is an agreement for protection against natural or manmade disasters. (2) The governing body of a fire service area may enter such agreements with the proper authority of: (a) other fire service areas; (b) unincorporated municipalities; (c) incorporated municipalities; (d) state agencies which have fire-prevention services; (e) private fire-prevention agencies; (f) federal agencies; and (g) fire districts."

6. Page 1.
Following: new Section 3.
Insert:

NEW SECTION. Section 4. Codification instruction. [Section 3] is intended to be codified as an integral part of Title 7, chapter 33, part 24, and the provisions of Title 7, chapter 33, part 24, apply to [section 3].

SENATE LOCAL GOVERNMENT
EXHIBIT NO. 2
DATE 3-2-93
BILL NO. 13 223

#### TESTIMONY HB 0223

This act revises the time that county treasurers must remit state money to the state treasurer. The June remittance will be estimated and the December remittance is eliminated. The fiscal impact of this on the state is that less interest will be earned. If we assume an interest rate of 3% there would be an interest loss of only \$6,200 per fiscal year.

The major beneficiaries of this bill will be county treasurers who will have an easier time making the transfers in compliance with state statute.



Marc Racicot, Governor

State of Montana



Department of Revenue

Room 455, Sam W. Mitchell Building Helena, Montana 59620

January 27, 1993

Mick Robinson, Director

Representative Larry Grinde State Capitol Helena, Montana 59620

Dear Representative Grinde:

Based on our review of House Bill 223, the Department of Revenue does not anticipate a negative fiscal impact from the changes presented in this bill.

As I previously indicated to you, the accounting systems present in many of the counties may not possess the needed sophistication to provide anything but an estimate of the money belonging to the state, by the June 20 date included in the statute.

Sincerely yours,

Mick Robinson Director

ROOM 405 3:00 p.m. Brown V ... 12 3/143 Tree 4:50 Fax Transmittal Memo 7672 Cost Harrington Kewan Dryam Company Location Locason Dept. Charge Fax# 1-442-2857 Helephone # 6-2801 Originst Dispositori: Deskby And the statement of themes in the statement of the statement LOCAL GOVERNMENT 3 NO. -93 يصفعه ويسوعون والاربو 223 Montana County Treasurers' Association Testimony on HB223 Senate Local Government Committee 3/02/93 Mr. Chairman, members of the committee. My name is Kevan Bryan. I serve as the current Yellowstone County Treasurer, and also as the Legislative Committee Chairman and Vice President of the Montana County Treasurers' Association. I would like to thank Rep. Grinde for agreeing to carry this bill for us in this session. HB223 looks to repair some unintentional damage caused in the waning moments of your last special session. In an effort to improve year end cash balances at the state level, two proposals were considered that had a negative impact on the countles. The bill that passed required all county treasurers send state revenues collected through December 15 and June 15 to the State treasurer's office along with November and May monies by December 20th and June 20th respectively. The other proposal, incredibly, sought to have us forward estimated collections for the months of December and June by the 20th of each of those months. We would have had to send you money that we hadn't even collected yet! association attempted during the special session to argue Our that the December requirement would do nothing to assist in your desire to improve your year end cash position. Further, we felt that we had sufficient expertise and collection experience data to estimate June amounts rather than spend thousands of dollars collectively to pay for two more monthly closings. We were unable to get anyone to hear us. This bill by Rep. Grinde does just that. Although we would prefer not having to perform the function at all, we do recognize that some counties cut off collections in such a way as to delay some funds being sent to the state by a month. If you want this infusion, we respectfully ask that you consider passing HB223 to make it less burdensome to the counties, while preserving your intent. We were most gratified when the House approved this proposal by a vote of 99-0. Thank you Mr. Chairman and members of the committee for your time and consideration.

# City offering its residents a tax-free piece of the block

By KEVIN MORGAN STAR STAFF WRITER

Next week, you can buy a savings bond and invest in College. Or maybe Keystone. Or a new storm sewer.

Indianapolis Mayor Stephen Goldsmith announced Wednesday that the city will sell tax-exempt "neighborhood savings bonds" available to the small investor for as little as about \$1,500 — toward its massive capital improvements program.

That program includes \$530 million in bonds for construction and repairs to city infrastructure such as parks, sewers and streets — nearly 500 projects during the next three years.

The City-County Council approved \$150 million in generalobligation bonds for the program Monday night.

Goldsmith said the city is reserving \$20 million of those bonds for sale to the general public, something no other city has tried.

The mayor and his advisers came up with the idea — dubbed "Buy a Piece of the Block" — as a unique way of interesting people in the infrastructure program.

"They'll actually be investing in the city's future," Goldsmith said.

But the mayor added that buying the bonds will be more than good citizenship, He. cited rating agencies that list Indianapolis among the nation's safest municipal investments.

SENATE LOCAL GOVERNMENT	
EXHIBIT NO. 4	
DATE 3-2-13	
BILL NO. 178 372	

Officials believe the neighborhood bonds — available through registered brokerage and financial firms for just two days next week — will sell out quickly.

If they don't sell out, the city will turn to the more traditional investors it is using for the other \$130 million in general-obligation bonds.

Although officials say they intend the bonds only for sale to Marion County residents, they acknowledged there is nothing to stop brokers from selling to out-ofcounty residents.

Citizen buyers will not be able to earmark their money for a specific project.

Goldsmith acknowledged toying with the idea of letting investors name their project — in effect, buying a piece of their own block if they wished.

#### THE BOND PLAN The city, through the Indianapolis Local Improvement Bond Bank will offer the public \$20 ( million in "neighborhood sav rings.bonds." The likely minimum purchase price: about \$1,500 for a bond that will provide \$5,000 in 20 years. Exact purchase price will depend on interest rates. The bonds will be sold only on Tuesday and Wednesday. Bonds may be purchased only, through registered brokerage and financial firms. Call the bond bank at (317) 327-3552 for a list of firms.

ACCOUNT A CENT RELEASE

### "Buy a Piece of the Block"

### **Invest In The** INDIANAPOLIS NEIGHBORHOOD SAVINGS BOND PROGRAM Offered February 16-17, 1993



The Indianapolis Local Public Improvement Bond Bank plans to offer for sale Indianapolis Neighborhood Savings Bonds --- an investment designed for individuals seeking a long-term investment to fund future expenses. Bonds totaling approximately \$20 million original principal amount are expected to be offered during the period of February 16-17. The Bonds will have the following features:

Triple Tax-Free Income — Interest on the Bonds is exempt from Federal, State of Indiana, and Marion County income taxes.

Maturity Dates - The Bonds are expected to mature on January 10, 2003 through January 10, 2013.

Not Subject to Prepayment - The Bonds cannot be redeemed by the Bond Bank prior to maturity.

Security --- The Neighborhood Savings Bonds will be secured by bonds issued by five special taxing districts of the City of Indianapolis. The punctual payment of interest on and principal of the bonds of the special taxing districts will be payable from unlimited ad valorem property taxes collected by each of the five taxing districts in the City of Indianapolis. and And

Capital Appreciation Bonds - The Bonds are offered as capital appreciation bonds, meaning all interest income is compounded semi-annually and paid when the Bonds mature (see "Note:").

Discounted Purchase Price - The Bonds will be offered to the public at prices expected to range from \$1,500 to \$3,000 per Bond (\$5,000 value at maturity), depending on the maturity. Specific offering prices and yields will be announced during the order period.

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"Building Better Neighborhoods" Program - The funds generated by the sale of the Bonds will be used to improve neighborhoods across the City of Indianapolis. In particular, the money will be spent on park, street, sidewalk, curb, sewer, and storm water improvements throughout Indianapolis.

#### <u>How to Order a Bond</u>

Subject to availability, Neighborhood Savings Bonds will be offered February 16-17 through many banks and brokerage firms with offices in Indianapolis. The Bonds are offered only by means of the Official Statement, which may be obtained from the firms below or other banks or financial services firms and should be read carefully by an investor considering a purchase of the Bonds. Contact the firms below or other financial services firms for additional information.

Note: Capital appreciation bonds are not a suitable investment for all investors and are subject to market risk if sold prior to maturity. Discuss this investment with a qualified banker, broker or financial advisor and study the Official Statement before ordering a Bond.

The firms below are serving as underwriters for the Bond offering

MERRILL LYNCH & CO. (317) 262-1234/848-2100

A.G. Edwards & Sons, Inc. (317) 639-2631		Capifel Corporation First Albany Corpo 17) 321-8066 (800) 336-864			affensperger, Hughes & Co., Inc. (317) 686-3533	
Smith Barney, Harris Upham & Incorporated (317) 263-0816				Traub and Company, Inc. (317) 639-5474		
Advest, Inc. (317) 575-9	90 <b>9</b> F	lobert W. Baird & Co., I	nc. (317) <del>5</del> 71-0090	City Securitie		
J.J.B. Hilliard, W.L. Lyons, Inc. (J		INB National Bank (	317) 266-6832	Edward D.	Jones & Co. (317) 253-2386	
Kemper Securities, Inc. (317)	634-5336 McDo	nald & Company Securit	les, Inc. (317) 639-6511	National (	City Bank (317) 267-6192	
David A. Noyes & Company (31	7) 633-1707 (	)lde Discount Stockbrok	ers (317) 636-2000	The Ohlo	Company (317) 632-7712	
PaineWebber Incorporated (317	) <b>843-5900</b> Pru	dential Securities Incorpo	orated (317) 844-4850	Quick & F	Reilly, Inc. (317) 844-0071	
Charles Schwab & Co. (800)	526-4600 Sh	earson Lehman Brothers	Inc. (317) 237-3000	Dean Witter I	Reynolds Inc. (317) 843-5005	
عميلا		B.C. Megler & Co., Inc.	(317) 257-1414	· • • • •		

B.C. Megler & Co., Inc. (317) 257-1414

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DATE <u>3-2-93</u>					
SENATE COMMITTEE ON LOUI Government					
BILLS BEING HEARD TODAY: <u> </u>	HB 203 - Larson; HB 223- Grin	nde			
HB 372 - 3. Rice	· · · · · · · · · · · · · · · · · · ·				

Bill

Check One

Name	Representing	No.	Support Oppose	
Tom McNab	Montana technical Carrie	A203	_	
Cort Harringhin	Mont. Count Incarea Cito chief York V. F.R. Firefighter Laposide Free Service Mista Rural Fire Dist	HBZZ3	2	
TCrix DISON	Chief York V. F.R. Firefighter Lakeside Free Service	HB 203 Area	$\checkmark$	
Salpel I the	Mala Rural Fize Dist	48203	$\checkmark$	
dent Peters	State Lando	HB 203	1	
Mark I. Mier	Greenough Volomoc	HB203		
Bruce Suevic	Justici	(78203		

## VISITOR REGISTER

PLEASE LEAVE PREPARED STATEMENT WITH COMMITTEE SECRETARY