MINUTES

MONTANA HOUSE OF REPRESENTATIVES 54th LEGISLATURE - REGULAR SESSION

COMMITTEE ON HUMAN SERVICES & AGING

Call to Order: By CHAIRMAN DUANE GRIMES, on January 23, 1995, at 3:00 p.m.

ROLL CALL

Members Present:

Rep. Duane Grimes, Chairman (R)

Rep. Carolyn M. Squires, Vice Chairman (Minority) (D)

Rep. Chris Ahner (R)

Rep. Ellen Bergman (R)

Rep. Bill Carey (D) Rep. Dick Green (R)

Rep. Antoinette R. Hagener (D)

Rep. Deb Kottel (D)

Rep. Bonnie Martinez (R)

Rep. Brad Molnar (R)

Rep. Bruce T. Simon (R)

Rep. Liz Smith (R)

Rep. Susan L. Smith (R)

Rep. Loren L. Soft (R)

Rep. Kenneth Wennemar (D)

Members Excused: Rep. John C. Bohlinger

Members Absent: None

David Niss, Legislative Council Staff Present:

Jacki Sherman, Committee Secretary

These are summary minutes. Testimony and Please Note:

discussion are paraphrased and condensed.

Committee Business Summary:

Hearing: SB 3, SB 32

SB 3, HB 169, HB 190, HB 187 Executive Action:

HEARING ON SB 3

Opening Statement by Sponsor:

SEN. TOM KEATING, SD 5, said this is a bill adding the Department of Labor and Industry as a member of the Interagency Coordinating Council (ICC) for state prevention programs.

Proponents' Testimony:

Gary Curtis, Department of Labor and Industry, stated the Department of Labor and Industry has prevention programs to help keep youth employed.

Dennis Taylor, Deputy Director, Department of Justice, stated that Attorney General Joe Mazurek is an active member in the ICC. This is one of the few forums where law enforcement, education and social services are collaborating on a shared vision of prevention. One of the most important prevention components that is missing is jobs and training. The prevention strategy they envision needs to have that component in place to work effectively.

Hank Hudson, Director, Department of Family Services, said the ICC was created to make community life simpler and to make sure that state government acts in a coordinated matter. Adding the Department of Labor and Industry to the ICC will help accomplish this.

Opponents' Testimony: None

Informational Testimony: None

Questions From Committee Members and Responses:

REP. CAROLYN SQUIRES asked Mr. Curtis if, with the addition of the Department of Labor and Industry and a 30% reduction of the Job Partnership Training Act (JPTA), would there be additional incentives for these people to look for additional funding from the Department of Labor and Industry. There would be another reduction in Human Resources Development Council (HRDC) as well.

Mr. Curtis replied no. The primary role would be for the state job training coordinating council to set goals and to provide services to youth who are in need or in the court system. This would help private industry councils to move forward by helping to prevent repetitive crimes, and it would help coordinate with existing agencies rather than changing agencies.

REP. SQUIRES inquired of Mr. Curtis if the HRDC would still be administrator and if another category would be added with a higher risk factor as is done with other groups when goals and standards are set. She asked if another layer of money would be allocated and if the HRDC would still be able to function. Mr. Curtis stated that there is no reason to believe that would be the case. Coordination has been taking place.

Closing by Sponsor:

SEN. KEATING, SD 5, BILLINGS, said REP. BEVERLY BARNHART would be carrying this bill on the House floor. It is exhibarating to see

all the agencies come together and focus in one direction to solve a huge problem in the state.

HEARING ON SB 32

Opening Statement by Sponsor:

SEN. DELWYN GAGE stated that this bill would grant the Montana Board of Crime Control (MBCC) authority to adopt rules establishing standards and procedures for basic and advanced coroner education. It would also extend the two-year statutory time limit for completion of an advanced course in cases of exigent circumstances. REP. SQUIRES agreed to carry the bill on the House floor.

Proponents' Testimony:

REP. BRUCE SIMON, Billings, related that it is very important for coroners to receive proper training. Exigent circumstances are inevitable. The reason of death must be recorded properly and accurately and training helps to insure that coroners will do their job properly. He urged the committee's support of this bill.

Gene Kiser, Director, Montana Board of Crime Control, stated they requested this bill and it would allow for needed flexibility in the time-frame set for completion of required courses.

Jim Oberhofer, Director, Peace Officer Standards of Training (POST), said this bill stemmed from the coroner's request to the MBCC. Training is sanctioned through the POST council and conducted by the Montana Law Enforcement Academy. By statute at the present time, the Attorney General is responsible for that training. There is one training session per year for basic, and one training session per year for advanced coroners training. After receiving their basic certificate coroners must go back every two years for an advanced class. This does not give much flexibility. Coroners are often busy working on cases at times training is available. They could lose their credentials because of this. This bill would allow that flexibility to obtain training.

Opponents' Testimony: None.

Informational Testimony: None.

Questions From Committee Members and Responses:

REP. LOREN SOFT inquired of Mr. Kiser if there are other private entities, such as colleges, that provide coroner training. Mr. Kiser responded there are some outside the state offered by colleges and universities particularly dealing in pathology.

They are recognized as satisfying the basic and the advanced courses.

REP. CHRIS AHNER asked Mr. Kiser what qualifications are necessary to become a coroner. Mr. Kiser responded the qualifications for a coroner are that they must be 18-years of age and attend a 40-hour training course. In the state of Montana, 60% of coroners are chosen by the Sheriff's office and 40% of the coroners are elected.

REP. AHNER asked Mr. Kiser where the courses are held. Mr. Kiser answered the basic coroner's course is held at the Montana Law Academy in Bozeman. There are also acceptable courses outside the state.

CHAIRMAN DUANE GRIMES asked Mr. Kiser if the basic and advanced education for coroners is the continuing education, not the criteria for licensure. Mr. Kiser replied that was correct.

Closing by Sponsor: The sponsor waived his right to close.

EXECUTIVE ACTION ON SB 3

Motion: REP. CAROLYN SOUIRES MOVED THAT SB 3 BE CONCURRED IN.

Discussion:

REP. LIZ SMITH said the ICC that has been developed provides an opportunity to show support for governmental entities. The legislative intent, when passing the bill last session, was to bring the department heads together to work on common goals.

<u>Vote</u>: Motion carried unanimously.

{Tape: 1; Side: B; Approx. Counter: 000; Comments: n/a.}

EXECUTIVE ACTION ON HB 169

Motion: REP. TONI HAGENER MOVED THAT HB 169 DO PASS.

Discussion:

REP. DEB KOTTEL stated she was against this bill. There are no central computer banks. Drug addicts could be anyone.

REP. SUSAN SMITH said legislation that penalizes the good guys because of a few bad guys is not right.

REP. DICK GREEN attested that pharmacists saw people enough to tell if they were responsible or not. They would check things out if there was any doubt.

- REP. LIZ SMITH stated the access to health care in Montana is of great concern and they need to make services more available.
- **REP. CHRIS AHNER** said most local people are known by their neighbors. If there were a doubt or someone were questionable the pharmacist would call the physician. Pharmacists should not be denied their integrity and intelligence.
- REP. ELLEN BERGMAN said pharmacists in smaller towns need the business and she said they should support hometown pharmacists.
- REP. SIMON asked David Niss if the Board of Pharmacy would have to adopt new rules to implement subsection (c), page 4. Mr. Niss answered that it would depend on whether or not they have rule-making authority, and if it is discretionary or mandatory. It would also be important to check the definitions in terms of rules. An analysis must be made to see whether an agency has to or wants to adopt rules to implement a statute.
- REP SIMON said he would hope the board would want to adopt some sort of rules applying to pharmacists that would dictate what kinds of procedures they should take regarding prescriptions from out of state. Pharmacists have a great deal of responsibility. The issue of obtaining information is also important. The pharmacist must know if any other prescription drugs are being taken that may counteract with a new prescription. The likelihood of increased illicit drug sales to out-of-state customers is a possibility, so there should be guidelines for pharmacists to follow.
- REP. SUSAN SMITH said in some areas, doctors may prescribe large doses of most any drug, even if they aren't allowed to practice at a hospital anymore. People use newspaper coupons to get discounts and may shop at different pharmacies. "No matter how many laws we pass, we'll never get rid of the bad guys." She asked why the honest person is always being penalized.
- REP. DEB KOTTEL said pharmacists can fill out of state prescriptions but can't fill out-of-state prescriptions for Class I to Class IV controlled substances. This is a very narrow category of controlled substances. These are the categories that are being sold over and over again on the secondary market. She said that Montana is a safe haven.

{Tape: 2; Side: A; Approx. Counter: 000; Comments: n/a.}

She said there are many rules that affect honest people. Controlled substances get on the street in three different ways: pharmacy burglary, through a doctor who is willing to write a prescription for a bribe, and forged prescriptions for controlled substances. She said a forged script is easier to pass if it is from out of state. She said she doesn't want Montana to be open for people to pass out-of-state scripts because it's easy for

them to do. She thought it was most likely to occur in big towns where people don't know one another very well anymore.

Motion/Vote: REP. TONI HAGENER MOVED HB 169 DO PASS.

<u>Vote</u>: The motion carried 10-6 with REPS. SQUIRES, CAREY, HAGENER, KOTTEL, SOFT, and WENNEMAR voting no.

EXECUTIVE ACTION ON HB 190

Motion: REP. BRAD MOLNAR MOVED THAT HB 190 DO NOT PASS.

<u>Discussion</u>: REP. BRUCE SIMON said this is a "feel-good" bill and thought it has a lot of problems and one that should not be passed out of the committee.

Motion/Vote: REP. SIMON MOVED TO TABLE HB 190. The motion carried unanimously.

{Tape: 2; Side: A; Approx. Counter: 169; Comments: n/a.}

EXECUTIVE ACTION ON HB 187

Motion: REP. SUSAN SMITH MOVED THAT HB 187 DO NOT PASS.

Discussion:

REP. LIZ SMITH stated there is a very critical overcrowding situation at Montana State Prison. The push at the moment is the need for the forensic center. The patients currently within the forensic center are fearful that they may be receiving an inmate at that facility. There is nowhere for the patients currently in the forensics unit to go. She said there should be better security for the mentally ill people at the forensic building. She said this bill would provide a clear vision for the entities that are frustrated with the problems they are facing. She urged a no vote against the do not pass motion.

REP. BRAD MOLNAR said this bill states if the forensic building is constructed, the transfer of the patients becomes effective 20 days after.

Motion: REP. BRAD MOLNAR MADE A SUBSTITUTE MOTION TO PASS HB 187.

Discussion:

REP. BRUCE SIMON said the sponsor got the "cart before the horse." The legislature has not authorized the construction of a facility and the facility would take more than two years to build. The decision on where the facility would be located has not yet been made. He said the facility couldn't be used for

corrections unless it is built at Warm Springs. He said the bill is useless and unneeded and ought to die "right on this table."

REP. SUSAN SMITH agreed and described what she learned when they toured the existing facility at Warm Springs. She heard from an employee that this project "would be a great feather in his cap" as he approaches retirement. She mentioned other things she heard that made her question the bill.

Motion: REP. DEB KOTTEL MOVED HER AMENDMENTS ON THE SUBSTITUTE MOTION. EXHIBIT 1

Discussion:

REP. KOTTEL described her amendments and said she agreed with REP. SIMON that the entire bill should be domiciled with an incentive that if there should be a new state hospital that it should be at Warm Springs. Her amendment would strike "at Warm Springs" and put a period instead. She defended her amendment because of "political maneuvering" and because they didn't have a hearing on where the new facility should be located and it would be wrong to tie the location of that to this bill.

The second part of the amendment stemmed from the testimony of Andree Larose, Montana Advocacy Program, who cited a U.S. Supreme Court case that clearly said that people who are civilly committed to state mental institutions could not be housed with those that are imprisoned. This bill does not clarify that that should not be the case. Should the bill pass, it is important that they add Section 2, which addresses the relocation of persons civilly committed. She asked that they pass the two amendments and then look at the bill as amended.

CHAIRMAN GRIMES asked if she had talked to REP. MENAHAN, the sponsor, about her amendments. She replied that she had not talked to him, but had talked to the Department of Corrections.

REP. BRUCE SIMON said the second amendment was confusing. To strike "at Warm Springs" from page 1, line 19, doesn't make sense because that's where the forensic center is at this time.

REP. KOTTEL apologized and said she wanted this amendment on page 2, line 17, where it says "declares the construction of a new forensic unit at the Montana State Hospital complex at Warm Springs." She thought the period should follow forensic unit, so they wouldn't be designating that the new hospital would be at Warm Springs.

REP. SIMON read other parts of the bill and clarified how she would want it to read.

REP. KOTTEL said her intention was to keep the bill from specifying the location.

REP. SIMON asked David Niss if striking that part of the amendment would make it more consistent. Mr. Niss asked if they were attempting to eliminate the entire paragraph of the second paragraph, and REP. KOTTEL said no. Mr. Niss that he didn't think they could eliminate paragraph 2 of the amendment and still do what REP. KOTTEL wants to do. He said it would be more consistent to change the current page 2, line 18, to be more consistent with paragraph 2.

REP. BRUCE SIMON said as he read the amendment it is merely identifying that it is already the forensic unit, and is already built.

Mr. Niss said the amendment serves two functions. He agreed that the references to Warm Spring identify the building, but he said to keep in mind that line 19 is part of codifying law, not part of either no law at all, like the title, and not part of the temporary section, like the effective date. It has a continuing effect. He said the point that was raised during the hearing is that by using the language "at Warm Springs" it would prevent the Department from building the building someplace else, calling it the forensic unit and having that building considered as part of adult corrections.

REP. SIMON said he still feels the bill is unneeded and what REP. KOTTEL is doing is unnecessary. He said it is already against the law to put prisoners and civilians together. The second part of the amendment is already outside of policy and not necessary. He said, "I view this whole exercise as putting a pretty dress on an ugly girl. I intend to vote against this bill, I still don't want to take the girl to the prom."

REP. DEB KOTTEL said she wished to defend her amendment and the bill. She said too much time has been spent in committee discussing the construction of a new state hospital, which was never the issue. The subject in front of them, instead, was if it is necessary to have a forensic unit and one that would be able to do two things. One that would treat sex offenders that are severely developmentally disabled and sex offenders that have severe mental illness.

She said they heard testimony on how necessary it was to be able to have a treatment facility for DD sex offenders and for the mentally ill sex offender. She said they didn't address what happens to the mentally ill in prison. They are not only put in solitary confinement to protect them from the "preying" habits of the incarcerated non-mentally ill, but when released after their sentence, their mental illness has not been taken care of, and they often re-offend, sometimes in heinous ways.

The overcrowding at Deer Lodge is an issue that will force them to make some big decisions. She said they should have really been discussing why it's necessary for mentally ill patients to receive treatment, how they will be better off in society if they

do receive treatment, and what will happen in terms of the sex offender treatment program. She liked the forensic bill and the one in front of them. Her amendments are intended to make the bill more valid. She said the question is if the hospital should get built and what they will do with the resulting vacant space. She thought it should be used for a new forensics unit.

CHAIRMAN GRIMES asked REP. KOTTEL to clarify her amendment again. She responded that she wished to add to page 2, line 18, to make it consistent, by putting a period after the word "unit" and deleting the language that refers to the location, "at Warm Springs."

CHAIRMAN GRIMES asked several questions to clarify the amendments.

<u>Vote</u>: The motion to adopt the Kottel amendments carried.

{Tape: 2; Side: B; Approx. Counter: 000; Comments: n/a.}

Discussion:

REP. DICK GREEN said he opposed the bill while the tape was being turned over.

REP. LOREN SOFT stated that there are two needs of the state. The overcrowding problem and treatment of the mentally ill.

Motion: REP. SOFT MOVED A SUBSTITUTE MOTION TO TABLE HB 187.

CHAIRMAN GRIMES said there was further discussion before he could recognize the motion.

REP. LIZ SMITH said she had been called by patients at the hospital who received a letter stating that 14 new people were going to be transferred from the Montana State Prison to their facility. She suggested that members of the committee work an eight-hour shift at the hospital so they could realize how threatened they feel. She said they are vulnerable already, and thought the state of Montana needed to take care of this situation. She said there's already movement of criminals from the prison to the forensic building. She supported the amendment and reiterated the effective date issue. She emphasized the security of the people who are being impacted by current policies.

REP. SUSAN SMITH asked REP. LIZ SMITH about the concern that she had about prisoners being moved in before they move the mental patients out. REP. LIZ SMITH answered yes. REP. SUSAN SMITH said her concern about the bill is that it doesn't just address that problem.

REP. LIZ SMITH said that what this bill does; it would direct the Department of Corrections and Human Services not to use the

facility until they have new prisons built somewhere else to contain the prisoners. She said the people of Montana need to know that there is a place with that level of care. This bill is backed by REP. MENAHAN and herself because they are involved with the patients and prisoners and she attends parole hearings, and she's aware of the movement. She said while she's close to what's happening because these facilities are in her district, this issue affects everyone in Montana.

REP. CHRIS AHNER asked how much this bill is costing the state.

CHAIRMAN GRIMES answered that the total cost of getting a bill through the session is around \$2,800.

REP. AHNER said as long as they have it before them, they should pass it, so they don't have to bring it up and do it again.

REP. SOFT asked Mr. Niss what the statutes are addressing the mixing of prisoners and mental patients. Mr. Niss replied the primary section was passed in 1991. This section was MCA 53-21-138 which says "the sheriff or administrator of a jail in each county shall require screening of inmates to identify persons accused of minor misdemeanor offenses who appear to be seriously mentally ill."

REP. SOFT then asked if that statute would apply to the forensic unit on the Warm Springs campus. Mr. Niss replied it applies to the sheriff or administrator of a jail in each county. He said he didn't believe this statute applies to this issue, and didn't think there was a statute that currently prohibits the DCHS from putting some inmates from the prison into one wing of the forensic building, with some security, and calling that a portion of the state prison. He didn't think there was a statute that would prohibit putting mentally ill patients into another room of the building under different circumstances and calling that a mental health facility.

REP. SUSAN SMITH asked if there was a way they could postpone action on this bill.

CHAIRMAN DUANE GRIMES said that was an option and the discussion showed a significant shift from the way the bill was first presented. He wasn't sure if it was presented as a means to prevent the mixing of two different types of client. It appeared they were now trying to justify the bill and he wondered if that was the original intent of the sponsor of the bill.

REP. SIMON said he had concerns with the direction of this bill. The issue of mixing prisoners and civil patients together is outside the scope of this bill and he said if they were to adopt amendments that address this issue, he would appeal it to the rules committee.

REP. SOFT said if they passed the bill, either as is or with the amendments, that would not stop them from putting prisoners into another wing of the forensic unit.

Mr. Niss clarified his interpretation of the amendment, that the Department could transfer prisoners from Deer Lodge into this facility without relocating the civil commitments. REP. SOFT said that's how it seemed to him. He discussed his concerns about the amendment.

Mr. Niss said it might be better to state "dedication of the forensic unit or any portion of the unit."

CHAIRMAN GRIMES commented that they are straying too far from the original intent of the bill. His understanding is that the Department wanted to use this bill as a planning vehicle, not as a standard they have to operate under. He agreed that perhaps this bill isn't necessary and they could take action later in the session.

REP. AHNER asked how they go about finding out the Department's intent.

CHAIRMAN GRIMES said they could visit with them. He said if they agree that the committee clearly didn't understand aspects of the bill, he could delay action and have the Department come in to talk to them about it. He said he felt, at this point, they do have a good understanding of the bill, so thought they should vote, and asked if there was any further discussion on the tabling motion.

Motion/Vote: REP. SOFT MOVED TO TABLE HB 187. The motion carried by voice vote.

HOUSE HUMAN SERVICES & AGING COMMITTEE

January 23, 1995

Page 12 of 12

ADJOURNMENT

Adjournment: 4:50 p.m.

REP. DUANE GRIMES, Chairman

JACKI SHERMAN, Secretary

DG/js

Human Services and Aging

ROLL CALL

DATE 1-23-95

NAME	PRESENT	ABSENT	EXCUSED
Rep. Duane Grimes, Chairman			
Rep. John Bohlinger, Vice Chairman, Majority			
Rep. Carolyn Squires, Vice Chair, Minority	. 🗸 .		
Rep. Chris Ahner	V		
Rep. Ellen Bergman	·		
Rep. Bill Carey	V		
Rep. Dick Green	/		
Rep. Toni Hagener	V		
Rep. Deb Kottel	V		
Rep. Bonnie Martinez	/		
Rep. Brad Molnar	V		
Rep. Bruce Simon	V		
Rep. Liz Smith	/		·
Rep. Susan Smith			
Rep. Loren Soft	/		
Rep. Ken Wennemar			



HOUSE STANDING COMMITTEE REPORT

January 24, 1995

Page 1 of 1

Mr. Speaker: We, the committee on Human Services and Aging report that House Bill 169

(first reading copy -- white) do pass.

Signed:

Duane Grimes, Chair

Mm 1-50

Committee Vote:

Yes 🗽, No 👞.



HOUSE STANDING COMMITTEE REPORT

January 24, 1995

Page 1 of 1

Mr. Speaker: We, the committee on Human Services and Aging report that Senate Bill 3

(third reading copy -- blue) be concurred in.

Signed:

Duane Grimes, Chair

Carried by: Rep. Squires

Committee Vote: Yes 16, No 0.

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ROLL CALL VOTE

DATE 1-23-95	BILL N	10. <u>НВ 169</u> NUMB	ER	
MOTION: Toni	Hagener	"Do Pass"		
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NAME	AYE	NO
Rep. Duane Grimes, Chairman		
Rep. John Bohlinger, Vice Chairman, Majority	V	·
Rep. Carolyn Squires, Vice Chairman, Minority		\frac{1}{2}
Rep. Chris Ahner		
Rep. Ellen Bergman	V	
Rep. Bill Carey		V
Rep. Dick Green		
Rep. Toni Hagener		\sqrt
Rep. Deb Kottel		
Rep. Bonnie Martinez	\	
Rep. Brad Molnar	V	
Rep. Bruce Simon	V	
Rep. Liz Smith	V	
Rep. Susan Smith	V	·
Rep. Loren Soft		V
Rep. Ken Wennemar		V

ROLL CALL VOTE

DATE 1-23-95 BILL NO.HB 187 NUMBER	
MOTION: Rep. S. Smith "Do Not Pass". Rep. Brad moinar - substitute "Do more Pass"	
Rep. Brad mornar - substitute "Do mone Pass"	
TABLE	

NAME	AYE	NO
Rep. Duane Grimes, Chairman		
Rep. John Bohlinger, Vice Chairman, Majority		
Rep. Carolyn Squires, Vice Chairman, Minority		
Rep. Chris Ahner		
Rep. Ellen Bergman		
Rep. Bill Carey		
Rep. Dick Green		
Rep. Toni Hagener		
Rep. Deb Kottel		
Rep. Bonnie Martinez		
Rep. Brad Molnar		
Rep. Bruce Simon		
Rep. Liz Smith		
Rep. Susan Smith		
Rep. Loren Soft		
Rep. Ken Wennemar		

ROLL CALL VOTE

DATE 1-23-95	HB 190 bill no. BB 390 number	
	Brad Molnar "Do Not Pass".	
	TABLED	

NAME	AYE	NO
Rep. Duane Grimes, Chairman		
Rep. John Bohlinger, Vice Chairman, Majority		
Rep. Carolyn Squires, Vice Chairman, Minority		·
Rep. Chris Ahner		
Rep. Ellen Bergman		
Rep. Bill Carey		,
Rep. Dick Green		
Rep. Toni Hagener		
Rep. Deb Kottel		
Rep. Bonnie Martinez		
Rep. Brad Molnar		
Rep. Bruce Simon		
Rep. Liz Smith		
Rep. Susan Smith		
Rep. Loren Soft		
Rep. Ken Wennemar		

ROLL CALL VOTE

DATE 1-23-95	BILL NO. SB 3 NUMBER	
MOTION: Amblun Sau	ines "Do Consur".	
	unanimous vote	

NAME	AYE	NO
Rep. Duane Grimes, Chairman		
Rep. John Bohlinger, Vice Chairman, Majority		
Rep. Carolyn Squires, Vice Chairman, Minority		
Rep. Chris Ahner		
Rep. Ellen Bergman		
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Rep. Bruce Simon		
Rep. Liz Smith		
Rep. Susan Smith	· /	
Rep. Loren Soft		
Rep. Ken Wennemar		

ROLL CALL VOTE

DATE 1-23.95 BILL NO. HB	187 NUMBER
MOTION: Bep. KoHel	motion "Do Pass Amendment"
	- TARLED -
unanimous	

NAME	AYE	NO
Rep. Duane Grimes, Chairman	V	
Rep. John Bohlinger, Vice Chairman, Majority	V	
Rep. Carolyn Squires, Vice Chairman, Minority	V	
Rep. Chris Ahner	V	
Rep. Ellen Bergman	V	
Rep. Bill Carey	V	
Rep. Dick Green	/	
Rep. Toni Hagener	V	
Rep. Deb Kottel		
Rep. Bonnie Martinez	V	
Rep. Brad Molnar	V	
Rep. Bruce Simon		
Rep. Liz Smith	V	
Rep. Susan Smith		
Rep. Loren Soft	V	
Rep. Ken Wennemar	V	

Dear omider the my wither They had the fill that with he will be that become action will be then Toky in from soon .

EXHIBIT	. 	
DATE	1/23/95	
HB	87	

Amendments to House Bill No. 187 First Reading Copy

Requested by Rep. Kottel For the Committee on Human Services and Aging

Prepared by David S. Niss January 23, 1995

1. Title, line 7.

Following: "SERVICES;"

Insert: "REQUIRING THE RELOCATION OF PERSONS CIVILLY COMMITTED TO THE FORENSIC UNIT;"

Page 2 line 17

2. Page 1, line 19.

Strike: "at Warm Springs"

3. Page 2.

Following: line 14

Insert: "NEW SECTION. Section 2. Relocation of persons civilly committed. The department of corrections and human services shall, before dedication of the forensic unit mat Warm Springs to the use of adult corrections purposes, move persons housed in that structure as a result of civil commitments to another location within the jurisdiction of the department."

Renumber: subsequent section

HOUSE OF REPRESENTATIVES VISITORS REGISTER

Human Services 3 Aging

DATE 1-23-95

BILL NO. SB3 | SB3 2 SPONSOR (S) | KLATING | GAGE

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NAME AND ADDRESS	REPRESENTING	Support	Oppose
CAMy CURTIS SB3	Depr LASSON (Innustry	7	
Jim OBERHOFER 5332	MBCC		
GENEKISER SB32	MBCC	Х	
Dennish. Taylor 583	AG Agt & Listice	*	
Andre Japa	Montana Advicac Gragiam	#	
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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 VISITORS REGISTER

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NAME AND ADDRESS	REPRESENTING	Support	Oppose
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PLEASE LEAVE PREPARED TESTIMONY WITH SECRETARY. WITNESS STATEMENT FORMS ARE AVAILABLE IF YOU CARE TO SUBMIT WRITTEN TESTIMONY.

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CS-14