

**BUSINESS REPORT**

**MONTANA SENATE  
62nd LEGISLATURE - REGULAR SESSION**

**SENATE STATE ADMINISTRATION COMMITTEE**

**Date:** Tuesday, March 29, 2011  
**Place:** Capitol

**Time:** 7:00 A.M.  
**Room:** 335

**BILLS and RESOLUTIONS HEARD:**

SJ 24 - Joint resolution to study issue of national popular vote for president

**EXECUTIVE ACTION TAKEN:**

HB 122	HB 344
HB 66	HB 530
HB 306	HB 330
HB 491	HB 386
HB 543	SJ 24
HB 483	HB 414

**Comments:**



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SEN. Jim Shockley, Chair

MONTANA STATE SENATE  
ROLL CALL  
STATE ADMINISTRATION  
COMMITTEE

DATE: March 29, 2011

NAME	PRESENT	ABSENT/ EXCUSED
Chairman Shockley	✓	
Vice Chair Arthun	✓	
Senator Balyeat	✓	
Senator Blewett		✓
Senator Jent	✓	
Senator Jones	✓	
Senator Mowbray	✓	
Senator Windy Boy		✓

8 Committee Members



## SENATE STANDING COMMITTEE REPORT

March 29, 2011  
Page 1 of 3

Mr. President:

We, your committee on **State Administration** recommend that **House Bill 122** (third reading copy -- blue) be concurred in as amended.

Signed: \_\_\_\_\_

*Senator Jim Shockley, Chair*

To be carried by Senator Larry Jent

### And, that such amendments read:

1. Page 3, line 7.

**Following:** "compensation;i"

**Insert:** "and"

2. Page 3, line 8.

**Following:** "actl"

**Strike:** "i"

3. Page 3, line 9.

**Strike:** "(A)" through "2012"

4. Page 3, line 9 through line 10.

**Strike:** "; and" through "compensation"

5. Page 7, line 28.

**Strike:** "For"

**Insert:** "Until October 1, 2011, for"

6. Page 7, line 29.

**Following:** "amount of"

**Insert:** "the early"

7. Page 8, line 11 through page 12.

**Strike:** subsection (c) in its entirety

### Committee Vote:

Yes 8, No 0

Fiscal Note Required

8. Page 8.

**Following:** line 12

**Insert:** "(2) Beginning October 1, 2011, for a member hired prior to [the effective date of this act], the amount of retirement benefit payable following early retirement is the actuarial equivalent of the accrued portion of the service retirement benefit that would have been payable to the member commencing at age 60 or upon completion of 30 years of membership service pursuant to 19-3-904(1), with the exception that the benefit must be reduced using actuarially equivalent factors based on the most recent valuation of the system."

9. Page 8, line 13.

**Strike:** "(2) (a)"

**Insert:** "(3)"

**Following:** "amount of"

**Insert:** "the early"

10. Page 8, line 15.

**Following:** "19-3-904(2)"

**Strike:** ".\_"

**Insert:** ", "

11. Page 8, line 16.

**Strike:** "(b)" through "19-3-904(2)."

12. Page 8, line 17 through line 22.

**Strike:** "as follows" on line 17 through "65" on line 22

**Insert:** "using actuarially equivalent factors based on the most recent valuation of the system"

13. Page 8.

**Following:** line 22

**Insert:** "(4) The actuarial reduction provided for in this section must be adjusted for any one-for-five service purchased under 19-3-513."

14. Page 10, line 23.

**Following:** "**limits**"

**Insert:** "-- reporting obligations -- liability"

15. Page 11, line 8.

**Following:** "(3)"

**Insert:** "(a)"

16. Page 11.

**Following:** line 11

**Insert:** "(b) An employer that fails to timely or accurately

report the employment of, time worked by, or compensation paid to a retired member as required under subsection (3)(a) is jointly and severally liable with the retired member for repayment to the retirement system of retirement benefits paid to which the member was not entitled, plus interest."

17. Page 11.

**Following:** line 17

**Insert:** "(6) Except as provided in subsection (5), if a retired member is employed by an employer in a position that is reportable to the retirement system and the retired member is concurrently working for the employer in another position that is not reportable to the system, the position that is not reportable is considered to be part of the position that is reportable to the retirement system. All earnings of the retired member that are generated by these positions are reportable to the retirement system."

**Renumber:** subsequent subsection

18. Page 12, line 7.

**Following:** "19-3-906"

**Strike:** "(2)"

**Insert:** "(3)"

- END -

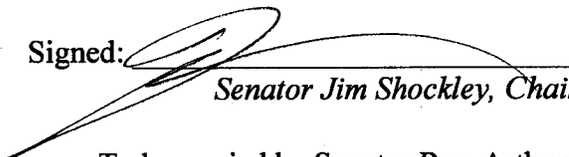


**SENATE STANDING COMMITTEE REPORT**

**March 29, 2011**  
**Page 1 of 1**

Mr. President:

We, your committee on **State Administration** recommend that **House Bill 66** (third reading copy -- blue) **be concurred in.**

Signed: 

*Senator Jim Shockley, Chair*

To be carried by Senator Ron Arthun

- END -

**Committee Vote:**

**Yes 8, No 0**

Fiscal Note Required

HB0066001SC08059.sdr



**SENATE STANDING COMMITTEE REPORT**

**March 29, 2011**

**Page 1 of 1**

Mr. President:

We, your committee on **State Administration** recommend that **House Bill 491** (third reading copy -- blue) **be concurred in.**

Signed: \_\_\_\_\_

*Senator Jim Shockley, Chair*

To be carried by Senator Carmine Mowbray

- END -

**Committee Vote:**

**Yes 8, No 0**

Fiscal Note Required

HB0491001SC09041.sdr



**SENATE STANDING COMMITTEE REPORT**

**March 29, 2011**

**Page 1 of 1**

Mr. President:

We, your committee on **State Administration** recommend that **House Bill 543** (third reading copy -- blue) **be concurred in as amended.**

Signed: \_\_\_\_\_

*Senator Jim Shockley, Chair*

To be carried by Senator Jim Shockley

**And, that such amendments read:**

1. Page 2, line 8.

**Following:** "LINK TO THE"

**Insert:** "source of the"

- END -

**Committee Vote:**

**Yes 8, No 0**

Fiscal Note Required

HB0543001SC00415.sdr



**SENATE STANDING COMMITTEE REPORT**

**March 29, 2011**  
**Page 1 of 5**

Mr. President:

We, your committee on **State Administration** recommend that **House Bill 483** (third reading copy -- blue) **be concurred in as amended.**

Signed:

*Senator Jim Shockley, Chair*

To be carried by Senator Joe Balyeat

**And, that such amendments read:**

1. Title, page 1, line 5.

**Strike:** "AND COMMUNITY GROUPS"

**Following:** "IN"

**Insert:** "ISSUE AND"

2. Title, page 1, line 6 through line 7.

**Strike:** "FREEDOM" on line 6 through "EXPRESSION" on line 7

**Insert:** "THE FREE EXERCISE OF RELIGION AS GUARANTEED BY THE FIRST AMENDMENT OF THE UNITED STATES CONSTITUTION AND ARTICLE II, SECTION 5, OF THE MONTANA CONSTITUTION"

3. Title, page 1, line 9.

**Following:** "IN"

**Insert:** "ISSUE AND"

4. Title, page 1, line 10.

**Strike:** "2-2-121,"

**Following:** "13-1-101"

**Strike:** ", "

**Insert:** "AND"

**Following:** "13-37-226,"

**Strike:** "AND 13-37-228,"

5. Page 2, line 4.

**Committee Vote:**

**Yes 7, No 1**

Fiscal Note Required

**Strike:** "."

**Insert:** "; and

WHEREAS, Article II, section 5, of the Montana Constitution and the First Amendment to the United States Constitution prohibit the state and Congress from making a law that prohibits the free exercise of religion."

6. Page 2, line 8 through page 4, line 16.

**Strike:** section 1 in its entirety

**Renumber:** subsequent sections

7. Page 5, line 1 through line 4.

**Strike:** subsection (6) in its entirety

**Renumber:** subsequent subsections

8. Page 5, line 29 through line 30.

**Strike:** subsection (iii) in its entirety

**Insert:** "(iii) the cost of any communication by a bona fide church relating to an issue or ballot issue that is made in the normal course of exercising its freedom of religious expression;"

9. Page 6, line 14.

**Strike:** "(8)"

**Insert:** "(7)"

10. Page 6, line 19 through line 20.

**Strike:** subsection (iv) in its entirety

**Insert:** "(iv) the cost of any communication by a bona fide church relating to an issue or ballot issue that is made in the normal course of exercising its freedom of religious expression; or"

11. Page 7, line 18 through line 19.

**Strike:** subsection (21) in its entirety

**Renumber:** subsequent subsections

12. Page 7, line 22.

**Strike:** "(7)"

**Insert:** "(6)"

13. Page 7, line 25.

**Strike:** "(a)"

14. Page 7, line 27.

**Strike:** "(i)"

**Insert:** "(a)"

**Renumber:** subsequent subsections

15. Page 7, line 29.

**Following:** line 29

**Insert:** "(b) to support or oppose a ballot issue or a committee organized to support or oppose a ballot issue; or"

**Renumber:** subsequent subsections

16. Page 7, line 30 through page 8, line 1.

**Strike:** "to support" through "committee"

17. Page 9, line 6 through page 11, line 6.

**Strike:** section 3 in its entirety

**Insert:** "**Section 2.** Section 13-37-226, MCA, is amended to read:

**"13-37-226. Time for filing reports -- rulemaking.** (1)

Candidates for a state office filled by a statewide vote of all the electors of Montana and political committees that are organized to support or oppose a particular statewide candidate shall file reports electronically as follows:

(a) quarterly, due on the fifth day following a calendar quarter, beginning with the calendar quarter in which funds are received or expended during the year or years prior to the election year that the candidate expects to be on the ballot;

(b) on the 10th day of March, April, July, August, and September;

(c) on the 15th and 5th days preceding the date on which an election is held;

(d) within 24 hours after receiving a contribution of \$200 or more if received between the 10th day before the election and the day of the election;

(e) not more than 20 days after the date of the election; and

(f) on the 10th day of March and September of each year following an election until the candidate or political committee files a closing report as specified in 13-37-228(3).

(2) Political committees organized to support or oppose a particular statewide ballot issue shall file reports:

(a) quarterly, due on the fifth day following a calendar quarter, beginning with the calendar quarter in which the text of the proposed ballot issue is submitted for review and approval pursuant to 13-27-202 during the year or years prior to the election year that an issue is or is expected to be on the ballot;

(b) on the 10th day of March and on the 10th day of each subsequent month through September in each year that an election is to be held;

(c) on the 15th and 5th days preceding the date on which an election is held;

(d) within 24 hours after receiving a contribution of \$500 or more if received between the 10th day before the election and the day of the election;

(e) within 20 days after the election; and

(f) on the 10th day of March and September of each year following an election until the political committee files a closing report as specified in 13-37-228(3).

(3) Candidates for a state district office, including but not limited to candidates for the legislature, the public service commission, or a district court judge, and political committees that are specifically organized to support or oppose a particular state district candidate or issue shall file reports:

(a) on the 12th day preceding the date on which an election is held;

(b) within 48 hours after receiving a contribution of \$100 or more if received between the 17th day before the election and the day of the election. The report under this subsection (3)(b) must be made by mail or by electronic communication to the commissioner and the election administrator of the appropriate county pursuant to 13-37-225.

(c) not more than 20 days after the date of the election; and

(d) whenever a candidate or political committee files a closing report as specified in 13-37-228(3).

(4) Candidates for any other public office and political committees that are specifically organized to support or oppose a particular local issue shall file the reports specified in subsection (3) only if the total amount of contributions received or the total amount of funds expended for all elections in a campaign, excluding the filing fee paid by the candidate, exceeds \$500, except as provided in 13-37-206.

(5) For the purposes of this subsection, a committee that is not specifically organized to support or oppose a particular candidate or ballot issue and that receives contributions and makes expenditures in conjunction with an election is an independent committee. For the purpose of reporting, a political party committee is an independent committee. An independent committee shall file:

(a) a report on the 12th day preceding the date of an election in which it participates by making an expenditure;

(b) a report within 24 hours of making an expenditure or incurring a debt or obligation of \$500 or more for election material described in 13-35-225(1) if made between the 17th day before the election and the day of the election;

(c) a report not more than 20 days after the date of the election in which it participates by making an expenditure; and

(d) a report on a date to be prescribed by the commissioner for a closing report at the close of each calendar year.

(6) The commissioner may promulgate rules regarding the extent to which organizations that are incidental political committees shall report their politically related activities in accordance with this chapter, except that the commissioner may not promulgate rules to require reporting of contributions or expenditures that are incidental to supporting or opposing a ballot issue or political committee that conflict with the

exemptions in 13-1-101(7) and (11) or that are otherwise reported by another political committee.

(7) Except as provided in subsections (1)(d), (2)(d), (3)(b), and (5)(b), all reports required by this section must be complete as of the fifth day before the date of filing as specified in 13-37-228(2) and this section."

18. Page 11, line 8 through page 12, line 10.

**Strike:** section 4 and 5 in their entirety

19. Page 12, line 12.

**Strike:** "Membership"

**Insert:** "Certain exemptions"

20. Page 12, line 14.

**Strike:** ""membership"" through "(12)(b)(v)"

**Insert:** "the exemptions provided in 13-1-101(7)(b)(iii) and (11)(b)(iv)."

21. Page 12, line 16.

**Strike:** "[Sections 5 and 6] are"

**Insert:** "[Section 3] is"

22. Page 12, line 18.

**Strike:** "[sections 5 and 6]"

**Insert:** "[section 3]"

- END -



**SENATE STANDING COMMITTEE REPORT**

**March 29, 2011**

**Page 1 of 1**

Mr. President:

We, your committee on **State Administration** recommend that **House Bill 414** (third reading copy -- blue) **be concurred in as amended.**

Signed: \_\_\_\_\_

*Senator Jim Shockley, Chair*

To be carried by Senator Joe Balyeat

**And, that such amendments read:**

1. Page 1, line 18 through line 19.

**Strike:** "if" on line 18 through "constitution on line 19"

2. Page 3, line 2 through line 4.

**Strike:** "or to limit" on line 2 through "government" on line 4

- END -

**Committee Vote:**

**Yes 8, No 0**

Fiscal Note Required

HB0414001SC03704.sdr



**SENATE STANDING COMMITTEE REPORT**

**March 29, 2011**

**Page 1 of 3**

Mr. President:

We, your committee on **State Administration** recommend that **House Bill 530** (third reading copy -- blue) **be concurred in as amended.**

Signed:

  
*Senator Jim Shockley, Chair*

To be carried by Senator Anders Blewett

**And, that such amendments read:**

1. Page 2, line 30.

**Following:** line 30

**Insert:** "COORDINATION SECTION. **Section 2. Coordination**

**instruction.** If both House Bill No. 99 and [this act] are passed and approved, then the sections amending 13-13-241 are void and 13-13-241 must be amended as follows:

**"13-13-241. Examination of absentee ballot return envelopes -- deposit of absentee and unvoted ballots -- rulemaking.** (1) (a) ~~After an absentee ballot is received~~ Upon receipt of each absentee ballot signature envelope, an election administrator shall compare the signature of the elector or elector's agent on the absentee ballot request with the signature on the ~~absentee ballot~~ return envelope.

(b) If the elector is legally registered and the signature on the return envelope matches the signature on the absentee ballot application, the election administrator or an election judge shall handle the ballot as a regular ballot.

(c) (i) If the elector is provisionally registered and the signature on the return envelope matches the signature on the absentee ballot application, the election administrator or an election judge shall open the outer return envelope and determine whether the elector's voter identification and eligibility information, if enclosed pursuant to 13-13-201, is sufficient pursuant to rules adopted under 13-2-109 to legally register the elector.

**Committee Vote:**

**Yes 6, No 2**

Fiscal Note Required

(ii) If the voter identification and eligibility information is sufficient to legally register the elector, the ballot must be handled as a regular ballot.

(iii) If voter identification or eligibility information was not enclosed or the information enclosed is insufficient to legally register the elector, the ballot must be handled as a provisional ballot under 13-15-107.

(2) If a voted absentee ballot has not been placed in a secrecy envelope, the election administrator shall place the ballot in a secrecy envelope without examining the ballot.

(3) In a primary election, unvoted party ballots must be separated from the secrecy envelopes and handled without being removed from their enclosure envelopes.

(4) If an elector's ballot is to be handled as a provisional ballot, the election administrator shall notify the absentee elector ~~by mail or by the most expedient method available under rules adopted by the secretary of state that the elector's identification or eligibility information was insufficient and that the elector's ballot will be treated as a provisional ballot until the elector provides sufficient information, pursuant to rules adopted by the secretary of state. If the elector is notified by mail, the election administrator shall provide a self-addressed return envelope along with a description of the information necessary for the absentee elector to reclassify the provisional ballot as a regular ballot as provided in [section 7 of House Bill No. 99].~~

(5) If the signature on the absentee ballot return envelope does not match the signature on the absentee ballot request form or if there is no signature on the absentee ballot return envelope, the election administrator shall notify the elector, ~~either by first class mail or the most expedient method available under rules adopted by the secretary of state, and inform the elector that the elector may verify the signature, after proof of identification, by mail or in person at the election administrator's office prior to 8 p.m. on election day.~~

~~(6) The elector may verify the signature by affirming that the signature is in fact the elector's or by completing a new registration card containing the elector's current signature or by filing a new agent designation form.~~

~~(7) If an elector notified pursuant to subsection (5) fails to verify the signature before 8 p.m. on election day, the ballot must be handled as a provisional ballot under 13-15-107 as provided in [section 7 of House Bill No. 99].~~

(6) If at any point there is a question concerning the validity of a particular ballot, the question must be resolved as provided in [section 7 of House Bill No. 99].

~~(8)(7) (a) After receiving an absentee ballot secrecy envelope, without opening the secrecy envelope, the election judges shall on election day place the secrecy envelope in the proper ballot box and if the validity of the ballot is confirmed pursuant to [section 7 of House Bill No. 99], then, no sooner~~

than 1 business day before election day, the election official may, in the presence of a poll watcher, open the secrecy envelope and place the ballot in the proper, secured ballot box until tabulation occurs on election day.

(b) The secretary of state shall develop administrative rules to establish the process and procedures to be used during the early preparation of ballots to ensure the security of the ballots and the secrecy of the votes during the early preparation period. The rules must include but are not limited to:

(i) the allowable distance from the observers to the judges and ballots;

(ii) the security in the observation area;

(iii) secrecy of votes during the preparation of the ballots; and

(iv) security of the secured ballot boxes in storage until tabulation procedures begin on election day."

- END -



**SENATE STANDING COMMITTEE REPORT**

**March 29, 2011**

**Page 1 of 1**

Mr. President:

We, your committee on **State Administration** recommend that **House Bill 330** (third reading copy -- blue) **be concurred in.**

Signed: \_\_\_\_\_

*Senator Jim Shockley, Chair*

To be carried by Senator Anders Blewett

- END -

**Committee Vote:**

**Yes 5, No 3**

Fiscal Note Required \_\_\_

HB0330001SC06460.sdr



**SENATE STANDING COMMITTEE REPORT**

**March 29, 2011**

**Page 1 of 1**

Mr. President:

We, your committee on **State Administration** recommend that **Senate Joint Resolution 24**  
(first reading copy -- white) **do pass.**

Signed: \_\_\_\_\_

*Senator Jim Shockley, Chair*

- END -

**Committee Vote:**

**Yes 8, No 0**

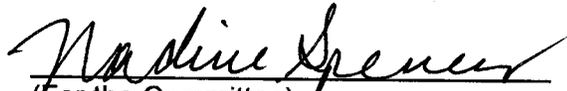
Fiscal Note Required

SJ0024001SC.sdr

## BILL TABLED NOTICE

### SENATE STATE ADMINISTRATION COMMITTEE

The **SENATE STATE ADMINISTRATION COMMITTEE** TABLED  
**HB 306 - Eliminate requirement for notary public to keep and maintain a journal**  
**HB 344 - Prohibit favoritism between for-profit and nonprofit corps in state contracts**  
**HB 386 - Revise management of state-owned or state-leased vehicles**  
, by motion, on **Tuesday, March 29, 2011**.

  
\_\_\_\_\_  
(For the Committee)

  
\_\_\_\_\_  
(For the Secretary of the Senate)

9:40 / 3-29-11  
(Time) (Date)

March 29, 2011

Nadine Spencer, Secretary

Phone: 444-1527  
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## AUTHORIZED SENATE COMMITTEE PROXY

I, Senator Jonathan Windy Boy, request to be excused from the  
State Administration  
COMMITTEE

due to my other commitment. I desire to leave my proxy vote with:

Indicate Bill number and your vote Aye or No. If there are amendments, list them by name and number under the bill and indicate a separate vote for each amendment.

BILL/AMENDMENT	AYE	NO	BILL/AMENDMENT	AYE	NO
HB 122 Amend	✓		HB 344 DC		✓
HB 122 <del>Amend</del>	✓		HB 344 Table	✓	
HB 122 DCAA	✓		HB 530 Reconsider	✓	
HB 66 DC	✓		HB 530 DCAA	✓	
HB 306 DC		✓	HB 330 DC	✓	
HB 306 Table	✓		HB 386 DC	✓	
HB 491 DC	✓		HB 386 Reconsider	no vote	
HB 543 Amend	✓		HB 386 DC		✓
HB 543 DCAA	✓		HB 386 Table	no vote	
HB 483 Amend	✓		SJ 24 DP	✓	
HB 483 DCAA	✓				
HB 414 Amend	✓				
HB 414 Amend	✓				
HB 414 DCAA	✓				

Sen.    
 (Signature)

Date 3-29-11





**MONTANA STATE SENATE**  
**Roll Call Vote**  
**STATE ADMINISTRATION COMMITTEE**

DATE 3-29-2011 BILL NO. HB 386 MOTION NO. \_\_\_\_\_

MOTION: \_\_\_\_\_  
Be concurred In

NAME	AYE	NO	If Proxy Vote, check here & include signed Proxy Form with minutes
VICE CHAIRMAN ARTHUN		✓	
SENATOR BALYEAT	✓		
SENATOR BLEWETT		✓	
SENATOR JENT		✓	
SENATOR JONES		✓	
SENATOR MOWBRAY	✓		
SENATOR WINDY BOY		✓	✓
CHAIRMAN SHOCKLEY		✓	✓

**MONTANA STATE SENATE**  
**Roll Call Vote**  
**STATE ADMINISTRATION COMMITTEE**

DATE 3-29-2011 BILL NO HB 414 MOTION NO. \_\_\_\_\_

MOTION: \_\_\_\_\_  
Be Amended

<u>NAME</u>	AYE	NO	If Proxy Vote, check here & include signed Proxy Form with minutes
VICE CHAIRMAN ARTHUN	✓		
SENATOR BALYEAT		✓	
SENATOR BLEWETT	✓		
SENATOR JENT	✓		
SENATOR JONES	✓		
SENATOR MOWBRAY	✓		
SENATOR WINDY BOY	✓		✓
CHAIRMAN SHOCKLEY	✓		

MONTANA STATE SENATE  
Roll Call Vote  
STATE ADMINISTRATION COMMITTEE

DATE 3/29/2011 BILL NO HB 306 MOTION NO. \_\_\_\_\_

MOTION: Be Concurred In

NAME	AYE	NO	If Proxy Vote, check here & include signed Proxy Form with minutes
VICE CHAIRMAN ARTHUN	✓		
SENATOR BALLYEAT	✓		
SENATOR BLEWETT		✓	
SENATOR JENT		✓	
SENATOR JONES	✓		
SENATOR MOWBRAY	✓		
SENATOR WINDY BOY		✓	✓
CHAIRMAN SHOCKLEY		✓	

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*tabled*



MONTANA STATE SENATE  
Roll Call Vote  
STATE ADMINISTRATION COMMITTEE

DATE 3-29-2011 BILL NO HB 530 MOTION NO. \_\_\_\_\_

MOTION: To Reconsider Motion

NAME	AYE	NO	If Proxy Vote, check here & include signed Proxy Form with minutes
VICE CHAIRMAN ARTHUN	✓		
SENATOR BALLYEAT	✓		
SENATOR BLEWETT	✓		
SENATOR JENT	✓		
SENATOR JONES	✓		
SENATOR MOWBRAY		✓	
SENATOR WINDY BOY	✓		✓
CHAIRMAN SHOCKLEY		✓	

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MONTANA STATE SENATE  
Roll Call Vote  
STATE ADMINISTRATION COMMITTEE

DATE 3-29-2011 BILL NO HB 530 MOTION NO. \_\_\_\_\_

MOTION: Be concurred in as amended

NAME	AYE	NO	If Proxy Vote, check here & include signed Proxy Form with minutes
VICE CHAIRMAN ARTHUN	✓		
SENATOR BALLYEAT	✓		
SENATOR BLEWETT	✓		
SENATOR JENT	✓		
SENATOR JONES	✓		
SENATOR MOWBRAY		✓	
SENATOR WINDY BOY	✓		✓
CHAIRMAN SHOCKLEY	✓	✓	

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MONTANA STATE SENATE  
Roll Call Vote  
STATE ADMINISTRATION COMMITTEE

DATE 3/29/2011 BILL NO HB 330 MOTION NO. \_\_\_\_\_

MOTION: Be concurred in

NAME	AYE	NO	If Proxy Vote, check here & include signed Proxy Form with minutes
VICE CHAIRMAN ARTHUN		✓	
SENATOR BALYEAT	✓		
SENATOR BLEWETT	✓		
SENATOR JENT	✓		
SENATOR JONES	✓		
SENATOR MOWBRAY		✓	
SENATOR WINDY BOY	✓		✓
CHAIRMAN SHOCKLEY		✓	

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**MONTANA STATE SENATE**  
**Roll Call Vote**  
**STATE ADMINISTRATION COMMITTEE**

DATE 3-29-2011 BILL NO HB 122 MOTION NO. \_\_\_\_\_

MOTION: Be Amended

NAME	AYE	NO	If Proxy Vote, check here & include signed Proxy Form with minutes
VICE CHAIRMAN ARTHUN	✓		
SENATOR BALYEAT	✓		
SENATOR BLEWETT	✓		✓
SENATOR JENT	✓		
SENATOR JONES	✓		
SENATOR MOWBRAY	✓		
SENATOR WINDY BOY	✓		✓
CHAIRMAN SHOCKLEY	✓		

MONTANA STATE SENATE  
Roll Call Vote  
STATE ADMINISTRATION COMMITTEE

DATE \_\_\_\_\_ BILL NO. HB 386 MOTION NO. \_\_\_\_\_

MOTION: Be Concurred In  
1st vote

NAME	AYE	NO	If Proxy Vote, check here & include signed Proxy Form with minutes
VICE CHAIRMAN ARTHUN		✓	
SENATOR BALLYEAT	✓		
SENATOR BLEWETT	✓		
SENATOR JENT	✓		
SENATOR JONES		✓	
SENATOR MOWBRAY	✓		
SENATOR WINDY BOY	✓		✓
CHAIRMAN SHOCKLEY		✓	✓

5 3

