House convened at 1:00 p.m. Mr. Speaker presiding. Invocation by Representative Krautter. Pledge of Allegiance to the Flag.

Roll Call. All members present. Quorum present.

Representative Redfield addressed the House.

Mr. Speaker and members of the body, I am honored today to present a joint proclamation of the Montana Legislature honoring the Montana Farm Bureau:

A PROCLAMATION OF THE MONTANA LEGISLATURE RECOGNIZING THE 100TH ANNIVERSARY OF THE MONTANA FARM BUREAU

February 13, 2019

WHEREAS, on this date, February 13, in the year 1919 the Montana Legislature passed and Governor Sam V. Stewart signed Senate Bill 30, officially establishing the Montana Farm Bureau Federation, just one month after the American Farm Bureau Federation was chartered nationwide; and

WHEREAS, the Montana Farm Bureau Federation’s membership has grown substantially over the past 100 years to include more than 21,000 member families, including farmers and ranchers from all over our great state; and

WHEREAS, the Montana Farm Bureau Federation has honorably and faithfully served its members by representing their grassroots policy on a wide variety of agricultural issues, including but not limited to property and water rights, taxation, land use, the environment, livestock and crop marketing and regulation, and the betterment of rural communities in the State Legislature and in the United States Congress; and

WHEREAS, agriculture is Montana’s number one industry, with farmers and ranchers producing the food, fiber, and healthful environment that sustains not only our state, but this nation and the rest of the world; and the Montana Farm Bureau Federation helps members achieve these objectives through educational service and non-partisan, grassroots advocacy.

NOW THEREFORE BE IT RESOLVED that, by adopting this Proclamation, the members of the 66th Montana Legislature congratulate the Montana Farm Bureau Federation on its Centennial Celebration and look forward to the next 100 years of this organization’s service to Montana.
Representative Zolnikov rose on a Point of Personal Privilege and made the following statement: “I am rising in response to an anonymous note left on my desk and the desk of another Representative, I believe that this was not from a member of this body. I would ask that if there is something that needs to be said that you sign the note or that you talk to us. We are all here and able to have a good conversation. I would request that we all respect that.”

BILLS (Ricci, Chair):


Correctly engrossed: HB 179, HB 275, HB 280, HB 284, HB 322, HB 326, HB 327, HB 369, HB 421.

Correctly enrolled: HB 59, HB 68, HB 90.


REPORTS OF STANDING COMMITTEES

AGRICULTURE (Shaw, Chair):

HB 179, introduced bill, be amended as follows:

1. Title, page 1, line 10.
   Strike: "AN"
   Insert: "A DELAYED"

2. Page 1, line 14 through line 15.
   Strike: "-- license" on line 14 through "renewal" on line 15
   Strike: "(a)" on line 15

3. Page 1, line 17 through line 18.
   Strike: subsection (b) in its entirety

4. Page 1, line 21.
   Following: "(3)"
   Insert: ":;"
   Following: "and"
   Insert: "(c) must meet"
   Following: "rule"
   Strike: ":;"
   Insert: ":;

5. Page 1, line 22 through line 23.
   Strike: line 22 through line 23 in their entirety
6. Page 1, line 24.
**Strike:** "subsections" through "include:"
**Insert:** "subsection (3)(b), an applicant must"

7. Page 1, line 25 through page 2, line 11.
**Strike:** page 1, line 25 through page 2, line 11 in their entirety
**Insert:** "have graduated from an accredited college or university as determined by board rule. An individual who has graduated from an accredited college or university as determined by board rule in accordance with this subsection and is seeking licensure as a veterinary technician may volunteer to take an examination prescribed by the board. (b) Applicants unable to meet the requirement of subsection (3)(a) shall: (i) pass an examination prescribed by the board; and (ii) within a period of 5 years, obtain or must have obtained a minimum of 5,000 hours of experience equivalent to that of a veterinary technician. The experience must be gained or have been gained during a consecutive 5-year period."
**Renumber:** subsequent subsection

8. Page 2, line 12.
**Strike:** "(a)"
**Strike:** "is" through "section"
**Insert:** "does not hold an active license"

9. Page 2, line 15 through line 17.
**Strike:** subsection (b) in its entirety

10. Page 8, line 5.
**Strike:** "2019"
**Insert:** "2020"


HB 327, introduced bill, be amended as follows:

1. Title, page 1, line 7.
**Following:** "50-31-103,"
**Insert:** "50-31-110,"
**Following:** "50-31-203,"
**Insert:** "50-31-208, 50-31-312,"

**Following:** line 21
**Insert:** "(4) "Cell-cultured edible product" means the concept of meat, including but not limited to muscle cells, fat cells, connective tissue, blood, and other components produced via cell culture, rather than from a whole slaughtered animal. A cell-cultured edible product derived from meat muscle cells, fat cells, connective tissue, blood, or other meat components must"
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contain labeling indicating it is derived from those cells, tissues, blood, or components."

Renumber: subsequent subsections

Strike: "(12)(b)(i) through (12)(b)(iv)"
Insert: "(13)(b)(i) through (13)(b)(iv)"

4. Page 3, line 22 through line 23.
Strike: "(13)(a), (13)(b), or (13)(c)"
Insert: "(14)(a), (14)(b), or (14)(c)"

5. Page 4, line 23.
Following: "products"
Insert: "entirely"

Following: "81-9-217."
Insert: "The term does not include cell-cultured edible products."

Following: line 20
Insert: "Section 2.  Section 50-31-110, MCA, is amended to read:

"50-31-110. Certain agricultural chemicals not color additives. Subsections (4) and (5) of 50-31-103 do not apply to a pesticide chemical, soil or plant nutrient, or other agricultural chemical that affects the color of produce of the soil, whether before or after harvest, solely because of its effect in aiding, retarding, or otherwise affecting, directly or indirectly, the growth or other natural physiological process of produce of the soil."
Renumber: subsequent sections

8. Page 8, line 14.
Following: "81-9-217."
Insert: "A cell-cultured edible product derived from meat muscle cells, fat cells, connective tissue, blood or other meat components is not considered to be misbranded if it is labeled in accordance with 50-31-103 to indicate it is derived from those cells, tissues, blood, or components.

Insert: "Section 4.  Section 50-31-208, MCA, is amended to read:

"50-31-208. Sale of hamburger and beef patty mix. (1) A food service establishment or retail meat establishment may not use the terms "hamburger", "burger", or other similar term in any advertisement or menu to refer to any beef patty mix. A food service establishment or retail meat establishment selling or serving beef patty mix may refer to the product as "beef patty mix" or by any other term that accurately informs the customer of the nature of the food product being sold or served.

(2) If beef patty mix is sold or served in a food service establishment or retail meat establishment, a list of ingredients must appear on the menu or label or, if there is not a menu or label, on a placard as follows:"

State Internet/BBS Copy
(a) The term "beef patty mix" or any other term that accurately informs the customer of the nature of the food product and its ingredients must be included.
(b) The ingredients must be listed in descending order of predominance by weight.
(c) The lettering on the placard must be at least 1 inch in height (72-point letters), in boldface, and in colors that contrast with the placard.
(d) The placard must be posted in a permanent place, conspicuous to the customer, in each room or area where food is served or sold at retail.

(3) If hamburger or ground beef is sold in a retail meat establishment, the grade of hamburger or ground beef, as enumerated in 50-31-103(18) 50-31-103(19), and the maximum fat and minimum lean content must appear on each displayed package or, if the product is not packaged for display, on a placard. If a placard is used, it must satisfy the requirements of subsections (2)(c) and (2)(d). The provisions of this subsection do not apply to the service of prepared hamburger or ground beef at a food service establishment."

"Section 5. Section 50-31-312, MCA, is amended to read:

"50-31-312. Exemptions from new drug application requirement. (1) Section 50-31-311 does not apply to:

(a) a drug intended solely for investigational use by experts qualified by scientific training and experience to investigate the safety and effectiveness of drugs, provided the drug is plainly labeled in compliance with regulations issued by the department or pursuant to section 505(i) or 507(d) of the federal act (21 U.S.C. 355(i) or 357(d));
(b) a drug sold in this state at any time prior to the enactment of this chapter or introduced into interstate commerce at any time prior to the enactment of the federal act;
(c) any drug that is manufactured by an establishment licensed under 42 U.S.C. 262; or
(d) any drug that is subject to 50-31-306(1)(n).
(2) The provisions of 50-31-103(23) 50-31-103(24) do not apply to any drug, when the drug is intended solely for use under conditions prescribed, recommended, or suggested in labeling with respect to the drug, that on October 9, 1962, or on the date immediately preceding July 1, 1967:
(a) was commercially sold or used in this state or in the United States;
(b) was not a new drug as defined by 50-31-103(23) 50-31-103(24) as then in force; and
(c) was not covered by an effective application under 50-31-311 or under section 505 of the federal act (21 U.S.C. 355)."

Renumber: subsequent sections

Following: "not"
Insert: "entirely"
Following: "products"
Strike: "."
Insert: ". A cell-cultured edible product derived from meat muscle cells, fat cells, connective tissue, blood, or other meat components is not considered to be misbranded if it is labeled in accordance with 50-31-103 to indicate it is derived from those cells, tissues, blood, or components."

HB 275, introduced bill, be amended as follows:

1. Page 1, line 10 through page 2, line 10.

Strike: section 1 in its entirety
Insert: "Section 1. Section 87-2-815, MCA, is amended to read:

"87-2-815. Donation of hunting licenses to disabled veterans or disabled members of the armed forces. (1) The holder of any hunting license issued by the department may surrender that license and any related permit to the department for reissuance to a disabled veteran or a disabled member of the armed forces for use on an expedition arranged by a nonprofit organization that is exempt from taxation under 26 U.S.C. 501(c)(3) and that uses hunting as part of the rehabilitation of disabled veterans and disabled members of the armed forces. The person surrendering the license:
   (a) is not eligible for a refund for the cost of the surrendered license;
   (b) may not designate to which organization, disabled veteran, or disabled member of the armed forces the license is being surrendered; and
   (c) shall surrender the donated license and any related permit before the start of any season for which the license and permit are valid.
   (2) In order to obtain a license and any related permit pursuant to this section, a veteran or a member of the armed forces:
      (a) must be a purple heart recipient;
      (b) must, as the result of wounds or injuries received in a combat zone, be medically retired, have a 70% or greater disability rating by the United States department of veterans affairs or department of defense, or have active duty status while receiving medical treatment at a medical facility;
      (c) is not required to be a resident;
      (d) does not have to first obtain a wildlife conservation license; and
      (e) is not required to pay any fee.
   (3) A license and any related permit reissued pursuant to this section entitles the disabled veteran or disabled member of the armed forces to take the same species in the same administrative region or regions, hunting district or districts, or portions thereof, as allowed by the license and any related permit that was surrendered.
   (4) Any license or permit surrendered or reissued pursuant to this section may not be sold, traded, auctioned, or offered for any monetary value and may not be used by any person other than a disabled veteran or disabled member of the armed forces who meets the requirements of subsection (2).
   (5) The restrictions in 87-2-702(3) and (4) do not apply to a disabled veteran or a disabled member of the armed forces who obtains a license pursuant to this section.
   (6) The department may adopt rules to implement the provisions of this section."

HB 280, introduced bill, be amended as follows:

1. Title, page 1, line 5 through line 6.
   Strike: "ADDING" on line 5 through "TAG;" on line 6
   Insert: "PROVIDING DISCOUNTS FOR CERTAIN LICENSE HOLDERS;"

2. Title, page 1, line 6.
   Strike: "87-2-711"
   Insert: "87-2-523"

3. Page 1, line 11 through line 24.
   Strike: section 1 in its entirety
   Insert: "Section 1. Section 87-2-523, MCA, is amended to read:
   "87-2-523. Class E-1--resident wolf license. (1) Except as otherwise provided in this
   chapter and in subsection (2) of this section, a person who is a resident, as defined in 87-2-102,
   and who is 12 years of age or older or who will turn 12 years old before or during the season for
   which the license is issued, upon payment of a fee of $19, may receive a Class E-1 license that
   entitles a holder who is 12 years of age or older to hunt a wolf and possess the carcass of the wolf
   as authorized by commission rules.
   (2) A resident holder of a Class AAA combination sports license, regardless of whether it
   includes a Class A-6 bear tag, may purchase the first Class E-1 license the person obtains in that
   license year for $10.
   (3) A person who purchases a license pursuant to this section after August 31 may not
   use the license until 24 hours after the license is issued.
   (4) Fees collected pursuant to this section must be deposited and used in accordance
   with 87-1-623."


JUDICIARY (Doane, Chair):

HB 322, introduced bill, be amended as follows:

1. Page 2, line 2.
   Following: "Security #"
   Insert: "Social Security # (optional)"


HB 369, introduced bill, be amended as follows:

1. Title, page 1, line 7.
   Following: "COUNCIL;"
   Insert: "ELIMINATING THE MULTIAGENCY REENTRY TASK FORCE; PROVIDING AN
   APPROPRIATION; REPEALING SECTIONS 46-23-901, 46-23-902, AND 46-23-903,
   MCA;"

Insert: "NEW SECTION. Section 2. Repealer. The following sections of the Montana Code Annotated are repealed:

46-23-901. Legislative findings -- definition.
46-23-902. Multiagency reentry task force.
46-23-903. Department duties."

Insert: "NEW SECTION. Section 3. Appropriation. There is appropriated $20,000 from the general fund to the department of corrections for each year of the biennium beginning July 1, 2019, for the criminal justice oversight council established in [section 1]."

Renumber: subsequent sections


JUDICIARY (Doane, Chair): 2/13/2019


HB 421, introduced bill, be amended as follows:


Strike: "shall"

Insert: "may"

2. Page 4, line 15.

Following: "day"

Insert: ", or both"


Strike: "shall"

Insert: "may"


Following: "days"

Insert: ", or both"


LOCAL GOVERNMENT (Custer, Chair): 2/12/2019

HB 326, introduced bill, be amended as follows:

1. Page 1, line 14.

Strike: "where" through "area"

2. Page 1, line 15.

Following: "district"

Insert: "and includes fewer than 500 electors, as defined in 13-1-101"

MESSAGES FROM THE SENATE

House bills concurred in and returned to the House: 2/11/2019

HB 59, introduced by R. Lynch
HB 68, introduced by R. Shaw
HB 90, introduced by S. Gunderson

FIRST READING AND COMMITMENT OF BILLS

The following House bills were introduced, read first time, and referred to committees:

HB 454, introduced by P. Webb, referred to Judiciary.
HB 455, introduced by J. Windy Boy, D. Fern, referred to Business and Labor.
HB 456, introduced by C. Pope, referred to Energy, Technology and Federal Relations.
HB 458, introduced by C. Keogh, B. Mercer, referred to Taxation.
HB 460, introduced by D. Zolnikov, referred to Business and Labor.
HB 461, introduced by C. Keogh, referred to Judiciary.
HB 462, introduced by T. Burnett, referred to Taxation.
HB 463, introduced by M. Regier, J. Keane, R. Lynch, referred to Judiciary.
HB 467, introduced by D. Hayman, J. Ellis, referred to Energy, Technology and Federal Relations.
HB 470, introduced by W. Curdy, referred to Judiciary.
HB 471, introduced by M. Dunwell, referred to Human Services.
HB 472, introduced by M. Marler, referred to Business and Labor.

The following House joint resolutions were introduced, read first time, and referred to committees:

HJR 15, introduced by C. Pope, referred to Energy, Technology and Federal Relations.
HJR 16, introduced by C. Pope, referred to Energy, Technology and Federal Relations.
HJR 17, introduced by W. Curdy, referred to Natural Resources.

The following Senate bills were introduced, read first time, and referred to committees:

SB 89, introduced by D. Brown, referred to State Administration.
SB 150, introduced by B. Bennett, referred to State Administration.
SB 154, introduced by S. Sales, S. Malek, J. Sesso, referred to State Administration.

THIRD READING OF BILLS

The following bills having been read three several times, title and history agreed to, were disposed of in the following manner:

HB 15 passed as follows:

Total  63

Total  37

Voted absentee: None.

Excused: None.
Total  0

Absent or not voting: None.
Total  0

HB 105 passed as follows:

Total 97

Nays: Hayman, Lynch, Olsen.
Total 3

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: None.
Total 0

HB 153 passed as follows:

Total 92

Nays: Burnett, Doane, Duram, Moore E, Moore T, Mortensen, Redfield, Zolnikov.
Total 8

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: None.
Total 0
HB 288 passed as follows:

Total  99

Nays: Dooling.
Total  1

Voted absentee: None.

Excused: None.
Total  0

Absent or not voting: None.
Total  0

HB 296 passed as follows:

Total  72

Total  28

Voted absentee: None.
Excused: None.
Total 0

Absent or not voting: None.
Total 0

HB 299 passed as follows:

Total 64

Total 36

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: None.
Total 0

HB 304 passed as follows:

Total 56

Nays: Anderson, Ballance, Bartel, Beard, Bedey, Brown B, Burnett, DeVries, Doane, Dooling, Dunn, Fleming, Fuller, Galloway, Galt, Glimm, Gunderson, Holmlund, Jones, Kassmier,
HB 308 failed as follows:
Total 49

Total 51

Voted absentee: None.
Excused: None.
Total 0
Absent or not voting: None.
Total 0

HB 316 passed as follows:
Total  70

Total  30

Voted absentee: None.

Excused: None.
Total  0

Absent or not voting: None.
Total  0

HB 334 passed as follows:

Total  100

Nays: None.
Total  0

Voted absentee: None.

Excused: None.
Total  0

Absent or not voting: None.
Total  0
HB 347 passed as follows:


Nays: Abbott, Bachmeier, Dudik, Farris-Olsen, Olsen, Schreiner, Sullivan. Total 7

Voted absentee: None.

Excused: None. Total 0

Absent or not voting: None. Total 0

HB 348 passed as follows:


Nays: Duram, Harvey, McKamey. Total 3

Voted absentee: None.

Excused: None. Total 0
Absent or not voting: None.
Total 0

**SB 28** concurred in as follows:

Total 82

Total 18

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: None.
Total 0

**SECOND READING OF BILLS**
**COMMITTEE OF THE WHOLE**

Majority Leader Tschida moved the House resolve itself into a Committee of the Whole for consideration of business on second reading. Motion carried. Representative Buttrey in the chair.

Mr. Speaker: We, your Committee of the Whole, having had under consideration business on second reading, recommend as follows:

**HB 147** - Majority Leader Tschida moved consideration of **HB 147** be passed for the day. Without objection, so ordered.

**HB 292** - Majority Leader Tschida moved consideration of **HB 292** be placed at the top of the second reading board. Without objection, so ordered.
HB 292 - Representative Usher moved HB 292 do pass. Motion carried as follows:

Total 88

Total 11

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: Welch.
Total 1

SJR 1 - Conference Committee Report No. 1 - Representative Skees moved the Conference Committee report to SJR 1 be adopted. Motion carried as follows:

Total 59

Total 41

Voted absentee: None.
HB 212 - Representative Jones moved HB 212 be concurred in. Motion carried as follows:


Total 100

Nays: None.

Total 0

Voted absentee: None.

Excused: None.

Total 0

Absent or not voting: None.

Total 0

HB 219 - Representative Morigeau moved HB 219 do pass. Motion carried as follows:


Total 62

Nays: Anderson, Ballance, Bartel, Beard, Bedey, Berglee, Brown B, Burnett, DeVries, Fitzgerald, Fuller, Galloway, Galt, Garcia, Glimm, Greef, Günderson, Holmlund, Jones,
Total 38

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: None.
Total 0

**HB 221** - Representative Anderson moved **HB 221** do pass. Motion carried as follows:

Total 99

Nays: Zolnikov.
Total 1

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: None.
Total 0

**HB 232** - Representative Mercer moved **HB 232** do pass. Motion carried as follows:

Mortensen, Noland, Read, Redfield, Regier, Ricci, Sales, Shaw, Skees, Tschida, Usher, Vinton, Webb, Welch, White, Zolnikov, Mr. Speaker.
Total 57

Total 43

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: None.
Total 0

**HB 290** - Representative P. Webb moved **HB 290** do pass. Motion carried as follows:

Total 55

Total 45

Voted absentee: Usher, Aye.

Excused: Usher.
Total 1

Absent or not voting: None.
Total 0
HB 310 - Representative Hayman moved HB 310 do pass. Motion carried as follows:

Total 56

Total 43

Voted absentee: Usher, No.

Excused: Usher.
Total 1

Absent or not voting: Shaw.
Total 1

HB 323 - Representative Tschida moved HB 323 do pass. Motion carried as follows:

Total 58

Total 42

Voted absentee: Usher, Aye.
Excused: Usher.
Total 1

Absent or not voting: None.
Total 0

HB 353 - Representative Kelker moved HB 353 do pass. Motion carried as follows:

Total 53

Total 47

Voted absentee: Usher, No.

Excused: Usher.
Total 1

Absent or not voting: None.
Total 0

Majority Leader Tschida moved the committee rise and report. Motion carried. Committee arose. House resumed. Mr. Speaker presiding. Chair Buttrey moved the Committee of the Whole report be adopted. Report adopted as follows:

Pope, Read, Redfield, Regier, Ricci, Runningwolf, Ryan, Sales, Schreiner, Shaw, Skees, Smith, Stewart Peregoy, Sullivan, Sweeney, Tschida, Usher, Vinton, Weatherwax, Webb, Welch, Windy Boy, Winter, Zolnikov, Mr. Speaker.
Total 96

Total 4

Voted absentee: None.

Excused: None.
Total 0

Absent or not voting: None.
Total 0

MOTIONS

Majority Leader Tschida moved to re-refer HB 290 to the Appropriations Committee. Without objection, so ordered.

Representative Custer moved to reconsider action on SB 2.

Motion passed as follows:

Total 71

Total 29

Voted absentee: None.

Excused: None.
Total 0
Absent or not voting: None.
Total  0

Representative Custer moved to re-refer SB 2 to the Local Government Committee.

Motion passed as follows:

Total  83

Total  16

Voted absentee: None.

Excused: None.
Total  0

Absent or not voting: Usher.
Total  1

UNFINISHED BUSINESS

Mr. Speaker, I move that the following undersigned name be ADDED as sponsor to HB 445. Motion carried.

HB 445 (M. Dunwell, Chief Sponsor)
R. Peppers, B. Smith.
ANNOUNCEMENTS

Committee meetings were announced by the committee chairs.

Majority Leader Tschida moved the House adjourn until 1:00 p.m., Thursday, February 14, 2019. Motion carried.

House adjourned at 2:52 p.m.

LINDSEY VROEGINDEWEY
Chief Clerk of the House

GREG HERTZ
Speaker of the House