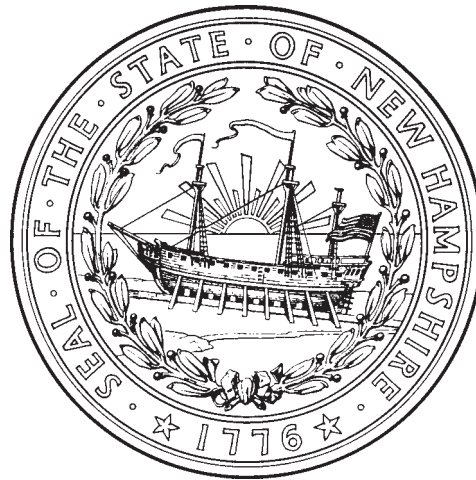


April 16, 2004
No. 16

STATE OF NEW HAMPSHIRE

Web Site Address: www.gencourt.state.nh.us



Legislative

SENATE CALENDAR

REPORTS, AMENDMENTS, HEARINGS,
MEETINGS & NOTICES

**THE SENATE WILL MEET IN SESSION ON
THURSDAY, APRIL 22, 2004 AT 10:00 A.M.**

LAI D ON THE TABLE

SB 20, relative to the qualifications for the property tax exemption for the disabled. (Re-referred from 2003) 1/7/04, pending motion committee amendment (2560s), Public Affairs, SJ 1, pg. 24

SB 112-FN-L, relative to state use of domestic steel. (Re-referred from 2003) 1/7/04, pending motion Interim Study, Public Affairs, SJ 1, pg. 24

SB 327, relative to the scope of the administrative review or hearing following suspension or revocation. 2/5/04, pending motion OTP, Judiciary, SJ 4, pg. 57

SB 394-FN, relative to children's product safety. 2/19/04, pending motion Interim Study, Interstate Cooperation, SJ 6, pg. 97

SB 396-FN, relative to farm tractor registrations. 2/19/04, pending motion ITL, Transportation, SJ 6, pg. 104

SB 398, relative to residency requirements for Medicaid recipients in nursing homes. 3/17/04, pending motion OTP, Public Institutions, Health & Human Services, SJ 9, pg. 229

SB 405-FN, relative to standards for comprehensive physical rehabilitation service areas. 3/04/04, pending motion OTP, Public Institutions, Health & Human Services, SJ 7, pg. 133

SB 422-FN, relative to the use of Route 28 in Derry and establishing a penalty for violating weight control designations made by the commissioner of the department of transportation. 2/19/04, pending motion ITL, Transportation, SJ 6 pg. 105

SB 435-FN, relative to accessible housing for persons of all abilities. 2/12/04, pending motion ITL, Executive Departments & Administration, SJ 5, pg. 70

SB 468, relative to solid waste management. 3/17/04, pending motion committee amendment (0822s), Environment, SJ 9, pg. 187

SB 474-L, exempting property owned by a private secondary or postsecondary educational institution from the education property tax. 3/17/04, pending motion OTP, Ways & Means, SJ 9, pg. 218

SB 485-FN, relative to video stalking. 2/12/04, pending motion ITL, Judiciary, SJ 5, pg. 74

SB 486, prohibiting floatplanes on Pickerel Pond. 2/5/04, pending motion ITL, Environment, SJ 4, pg. 60

SB 501, establishing a committee to study a certain parcel of land along the Baker river. 2/5/04, pending motion OTP, Environment, SJ 4, pg. 60

SB 507, establishing a committee to study the application of advanced information technology in certain state agencies. 2/5/04, pending motion ITL, Internal Affairs, SJ 4, pg. 62

SB 516-FN, relative to special needs trusts. 3/04/04, pending motion Interim Study, Judiciary, SJ 7, pg. 126

HB 107, relative to bingo. (Re-referred from 2003) 1/7/04, pending motion OTP, Ways & Means, SJ 1, pg. 24

HB 108, (New Title) relative to the adoption of an optional veterans' property tax credit. (Re-referred from 2003) 1/7/04, pending motion ITL, Ways & Means, SJ 1, pg. 24-25

HB 499, expanding opportunities for teacher certification. (Re-referred from 2003) 1/22/04, pending motion Interim Study, Education, SJ 2, pg. 34

HB 829, relative to ward boundaries in Manchester and Nashua to be used in state elections. (**Re-referred from 2003**) 1/22/04, pending motion committee amendment (0068s), Internal Affairs, SJ 2, pg. 37

HB 1148, (New Title) defining a wetland for the purpose of fill and dredge in wetlands and for local land use planning. 4/15/04, pending motion committee amendment (1096s), Environment, SJ 12, pg. TBA

HB 1221, (New Title) urging the oversight committee on telecommunications to study aspects of federal universal service funding. 4/15/04, pending motion committee amendment (1100s), Energy & Economic Development, SJ 12, pg. TBA

HB 1290, (New Title) establishing a study committee to examine time limits on eligibility for Temporary Assistance for Needy Families. 4/01/04, pending motion ITL, Public Institutions, Health & Human Services, SJ 10, pg. 247

REPORTS

BANKS

HB 1320, making changes in the laws relative to retail installment sales, first mortgage bankers and brokers, mortgage loan servicers, second mortgage home loans, and the regulation of small loans.

Ought to Pass, Vote 3-0

Senator Barnes for the committee.

HB 1329, relative to the length of time consumer credit reporting agencies retain individual credit information.

Ought to Pass, Vote 2-0

Senator Flanders for the committee.

EDUCATION

HB 1162, relative to school district policies on bullying.

Ought to pass with amendment, Vote 2-0

Senator O'Hearn for the committee.

HB 1188, (New Title) relative to indoor air quality and indoor environmental standards in public schools and requiring public schools to develop a written building maintenance plan.

Ought to pass with amendment, Vote 4-0

Senator Green for the committee.

HB 1226-L, establishing a debt retirement fund in the Governor Wentworth regional school district.

Ought to pass with amendment, Vote 4-0

Senator O'Hearn for the committee.

EXECUTIVE DEPARTMENTS & ADMINISTRATION

HB 1134, relative to appointment of the chief justice of the supreme court.

Ought to Pass, Vote 2-1

Senator Peterson for the committee.

HB 1135, relative to appointment of the chief justice of the superior court.

Ought to Pass, Vote 3-1

Senator Kenney for the committee.

HB 1159, relative to prohibited employment for state liquor commission employees.

Ought to Pass, Vote 3-0

Senator Estabrook for the committee.

INSURANCE

HB 651-FN, (2nd New Title) relative to the purchase of prior service credit in the retirement system, and repealing certain provisions permitting additional contributions.

Ought to pass with amendment, Vote 3-0

Senator Roberge for the committee.

HB 1202, relative to third-party payment of covered services ordered by the juvenile court.

Ought to pass with amendment, Vote 3-0

Senator Roberge for the committee.

INTERNAL AFFAIRS

HB 176, relative to listing candidates on ballots.

Ought to pass with amendment, Vote 4-1

Senator Boyce for the committee.

HB 230, (New Title) establishing a committee to study how to improve the processes of the joint legislative committee on administrative rules and making certain revisions to RSA 541-A, the Administrative Procedure Act.

Ought to pass with amendment, Vote 5-0

Senator O'Hearn for the committee.

HB 236, relative to recount application deadlines.

Inexpedient to Legislate, Vote 2-1

Senator Boyce for the committee.

HB 285, (New Title) relative to warrant article recommendations in towns which have adopted the official ballot referendum form of meeting.

Ought to Pass, Vote 5-0

Senator Kenney for the committee.

HB 559, relative to grounds for termination of employment.

Inexpedient to Legislate, Vote 3-2

Senator Boyce for the committee.

HB 729-FN, relative to the regulation of tanning facilities.

Ought to pass with amendment, Vote 3-1

Senator Larsen for the committee.

HB 767-FN, relative to political advertising not authorized by the candidate.

Ought to Pass, Vote 4-1

Senator Kenney for the committee.

HB 1299, (New Title) relative to the removal of the tax collector, treasurer, or town clerk, and required notice to the board of selectmen by a candidate for office if the candidate has ever been removed from a bonded position.

Ought to pass with amendment, Vote 4-0

Senator Kenney for the committee.

HB 1308-FN, relative to lobbying activities by state employees.

Ought to Pass, Vote 4-1

Senator Boyce for the committee.

HB 1336, relative to the procedures for the legislative ethics committee.

Ought to Pass, Vote 5-0

Senator O'Hearn for the committee.

HB 1364-FN, establishing a statutory joint commission to review and propose changes to state unclassified officers' salaries.

Inexpedient to Legislate, Vote 5-0

Senator Boyce for the committee.

INTERSTATE COOPERATION

HB 366, relative to mercury reduction.

Inexpedient to Legislate, Vote 3-1

Senator Johnson for the committee.

HB 1424-FN-A, (New Title) establishing a pharmaceutical study commission to study direct purchasing of prescription medication by the state.

Inexpedient to Legislate, Vote 3-1

Senator Clegg for the committee.

JUDICIARY

HB 422, relative to the selection of replacement justices for supreme court justices who are disqualified to hear cases.

Ought to pass with amendment, Vote 5-0

Senator Foster for the committee.

HB 640-FN, relative to post-conviction DNA testing.

Ought to pass with amendment, Vote 4-0

Senator Foster for the committee.

HB 643-FN, (New Title) relative to the family division of the courts.

Ought to pass with amendment, Vote 4-0

Senator Peterson for the committee.

HB 656-FN, (New Title) establishing a commission to study the operations of the family division court in Grafton county.

Inexpedient to Legislate, Vote 4-0

Senator Clegg for the committee.

HB 1165, relative to extending domestic violence protection orders.

Ought to pass with amendment, Vote 5-0

Senator Clegg for the committee.

HB 1169, relative to child support calculations based on one-time or irregular income.

Ought to Pass, Vote 5-0

Senator Clegg for the committee.

HB 1257-FN, relative to penalties for driving under the influence with a minor in the vehicle.

Ought to pass with amendment, Vote 4-0

Senator Roberge for the committee.

HB 1295, (New Title) relative to certain court records.

Ought to pass with amendment, Vote 4-0

Senator Clegg for the committee.

HB 1312, relative to the court's discretion to extend child support obligations.

Ought to pass with amendment, Vote 4-0

Senator Sapareto for the committee.

HB 1361, relative to sentences for certain offenses committed on or near a public college or university campus.

Ought to Pass, Vote 4-1

Senator Foster for the committee.

PUBLIC AFFAIRS

HB 85-FN, (New Title) relative to the budget adoption procedure in political subdivisions which have adopted official ballot voting.

Ought to pass with amendment, Vote 5-0

Senator Roberge for the committee.

HB 713-FN, (New Title) relative to the penalty for violating a zoning ordinance, relative to governmental land uses, and relative to notice of zoning rehearings.

Ought to pass with amendment, Vote 5-0

Senator Larsen for the committee.

HB 1210, relative to self-service storage facility liens.

Ought to Pass, Vote 5-0

Senator Roberge for the committee.

HB 1326, establishing a study committee to examine the classification of consumer and display fireworks.

Ought to pass with amendment, Vote 5-0

Senator Larsen for the committee.

HB 1372, defining certain terms relating to military service.

Ought to Pass, Vote 5-0

Senator Green for the committee.

HB 1374, relative to lightning protection systems.

Ought to Pass, Vote 5-0

Senator Larsen for the committee.

HB 1380-FN, (New Title) relative to unauthorized video surveillance.

Ought to pass with amendment, Vote 4-1

Senator Roberge for the committee.

PUBLIC INSTITUTIONS, HEALTH & HUMAN SERVICES

HB 712-FN, (New Title) establishing a committee to study methods of improving data collection and service delivery relative to home and community-based long-term care services.

Ought to Pass, Vote 4-0

Senator Kenney for the committee.

HB 1241, exempting from the state employee hiring delay certain positions within the regional community-technical college system which are directly responsible for child care.

Inexpedient to Legislate, Vote 4-0

Senator Boyce for the committee.

HB 1266, relative to the long-term care ombudsman.

Ought to pass with amendment, Vote 4-0

Senator Boyce for the committee.

TRANSPORTATION

HB 698-FN, relative to electronic toll collections.

Ought to pass with amendment, Vote 4-0

Senator Kenney for the committee.

HB 1183, (New Title) relative to transporting manufactured housing or modular buildings.

Ought to pass with amendment, Vote 4-0

Senator Kenney for the committee.

HB 1243, prohibiting the collection of biometric data.

Ought to pass with amendment, Vote 4-0

Senator Morse for the committee.

WAYS & MEANS

HB 1230-FN, relative to abandoned deposits held by telephone utilities and relative to public interest payphones.

Ought to pass with amendment, Vote 4-0

Senator Odell for the committee

AMENDMENTS

Public Affairs

April 14, 2004

2004-1186s

04/10

Amendment to HB 85-FN-LOCAL

Amend the bill by replacing all after the enacting clause with the following:

1 Use of Official Ballot; Operating Budget. Amend RSA 40:13, IX-XI to read as follows:

IX.(a) "Operating budget" as used in this subdivision means "budget," as defined in RSA 32:3, III, exclusive of "special warrant articles," as defined in RSA 32:3, VI, and exclusive of other appropriations voted separately.

(b) "Default budget" as used in this subdivision means the amount of the same appropriations as contained in the operating budget authorized for the previous year, reduced and increased, as the case may be, by debt service, contracts, and other obligations previously incurred or mandated by law, and reduced by one-time expenditures contained in the operating budget authorized for the previous year. For the purposes of this paragraph, one-time expenditures shall be appropriations not likely to recur in the succeeding budget, as determined by the governing body of the local political subdivision, or by the budget committee if authorized by the legislative body.

X. If no operating budget article is adopted, the local political subdivision either shall be deemed to have approved [~~the same appropriations as contained in the operating budget authorized for the previous year, reduced and increased, as the case may be, by debt service, contracts, and other obligations previously incurred or mandated by law, or reduced by one-time expenditures contained in the operating budget,~~] ***the default budget*** or the governing body may hold a special meeting pursuant to paragraph XVI to take up the issue of a revised operating budget only; provided that RSA 31:5 and RSA 197:3 shall not apply to such a special meeting. If no operating budget article is adopted the estimated revenues shall nevertheless be deemed to have been approved. [~~For the purposes of this paragraph, one-time expenditures shall be appropriations not likely to recur in the succeeding budget, as determined by the governing body of the local political subdivision.~~]

XI. The [amount of the previous year's operating budget, as adjusted pursuant to paragraph X,] **default budget** shall be disclosed [to the voters at the first session] **at the first budget hearing held pursuant to RSA 32:5 or RSA 197:6. The governing body, or the budget committee if authorized by the legislative body, shall demonstrate how the default budget amount was determined by showing the appropriations contained in the operating budget authorized for the previous year and the reductions and increases made pursuant to paragraph IX(b) on a default budget form created by the department of revenue administration.** This amount shall not be amended by the legislative body. However, this amount may be adjusted by the governing body, **or by the budget committee if authorized by the legislative body**, acting on relevant new information at any time before the ballots are printed, **provided the governing body, or the budget committee if authorized by the legislative body, completes an amended default budget form.** The wording of the second session ballot question concerning the operating budget shall be as follows:

"Shall the (local political subdivision) raise and appropriate as an operating budget, not including appropriations by special warrant articles and other appropriations voted separately, the amounts set forth on the budget posted with the warrant or as amended by vote of the first session, for the purposes set forth therein, totaling \$_____? Should this article be defeated, the [operating] **default** budget shall be \$_____, which is the same as last year, with certain adjustments required by previous action of the (local political subdivision) or by law; or the governing body may hold one special meeting, in accordance with RSA 40:13, X and XVI, to take up the issue of a revised operating budget only."

2 Municipal Budget Law; Budget Preparation. Amend RSA 32:5, VII to read as follows:

VII.(a) The governing body **or the budget committee if authorized by the legislative body**, shall post certified copies of the budget with the warrant for the meeting. In the case of towns, the budget shall also be printed in the town report made available to the legislative body at least one week before the date of the annual meeting. A school district or village district may vote, under an article inserted in the warrant, to require the district to print its budget in an annual report made available to the district's voters at least one week before the date of the annual meeting. Such district report may be separate or may be combined with the annual report of the town or towns within which the district is located.

(b) The governing body, or the budget committee if authorized by the legislative body, in official ballot referenda jurisdictions operating under RSA 40:13 shall post certified copies of the default budget form or any amended default budget form with the proposed operating budget and the warrant.

3 Effective Date. This act shall take effect 60 days after its passage.

Internal Affairs
April 14, 2004
2004-1221s
03/01

Amendment to HB 176

Amend the title of the bill by replacing it with the following:

AN ACT relative to listing candidates on ballots and relative to instructions to voters.

Amend the bill by replacing all after section 3 with the following:

4 Marking the Ballot; Instructions to Voters. RSA 659:17 is repealed and reenacted to read as follows:

659:17 Marking the Ballot; Instructions to Voters. The secretary of state shall provide on the top of the general election ballot the following voting instructions. The secretary of state is authorized to replace the phrase "Make the appropriate mark" with an appropriate description and example of the mark to be made for the type of ballot in use, such as "Make a cross (X) in the box," "Completely fill in the oval," or "Complete the arrow":

1) To Vote

Make the appropriate mark to the right of your choice. For each office vote for not more than the number of candidates stated in the sentence: "Vote for not more than ____." If you vote for more than the stated number of candidates, your vote for that office will not be counted.

2) To Vote a Straight Ticket

To vote for all candidates running in the same political party (straight ticket), make the appropriate mark to the right of the party name in the straight ticket section of the ballot. You may vote a straight ticket and also vote for individual candidates from any party. If you vote for an individual candidate, the straight ticket vote for only that office is canceled. If more than one candidate is to be elected for an office, you must mark each of your choices for that office. If you vote a straight ticket and do not make the appropriate mark to the right of any candidate for an office, your straight ticket vote will count for that office.

3) To Vote by Write-In

To vote for a person whose name is not printed on the ballot, write in the name of the person in the "write-in" space. Make the appropriate mark to the right of your choice.

5 Repeal. RSA 659:18, relative to instructions for write-in voting, is repealed.

6 Effective Date.

I. Sections 1-3 of this act shall take effect January 1, 2005.

II. The remainder of this act shall take effect upon its passage.

2004-1221s

AMENDED ANALYSIS

This bill requires the names of candidates to be listed in party columns on the state general election ballot. This bill also revises the instructions to voters to be placed on general election ballots.

Internal Affairs

April 14, 2004

2004-1209s

05/03

Amendment to HB 230

Amend the bill by replacing section 2 with the following:

2 Membership and Compensation.

I. The members of the committee shall be as follows:

(a) Five members of the house of representatives, 2 of whom shall serve as alternates, appointed by the speaker of the house of representatives, including at least one member of the legislative administration committee, one member of the executive departments and administration committee, and one member from the joint legislative committee on administrative rules.

(b) Five members of the senate, 2 of whom shall serve as alternates, appointed by the president of the senate.

II. Members of the committee shall receive mileage at the legislative rate when attending to the duties of the committee.

Senate Judiciary

April 15, 2004

2004-1234s

09/01

Amendment to HB 422

Amend the bill by replacing all after the enacting clause with the following:

1 Supreme Court Justices; Method for Choosing Replacement Justices for Disqualified Justices.

Amend RSA 490:3 to read as follows:

490:3 Disqualification; Temporary Justices.

I. The provisions as to the disqualification of justices of the superior court apply to justices of the supreme court. Whenever a justice of the supreme court shall be disqualified or otherwise unable to sit in any cause or matter pending before such court, the chief or senior associate justice of the supreme court may assign another justice to sit according to the provisions of paragraph II of this section.

II. Upon the retirement, disqualification, or inability to sit of any justice of the supreme court, the chief justice or senior associate justice of the supreme court may assign a justice of the supreme court who has retired from regular active service **or, if a retired supreme court justice is unavailable, shall assign a justice of the superior court who has retired from regular active service** to sit during supreme court sessions while the vacancy continues~~[, or he may notify the chief justice or senior associate justice of the superior court of such vacancy. Upon such notification, the chief justice or senior associate justice of the superior court shall provide the supreme court for each day of sitting during a session while the vacancy shall continue with the names of 2 or more superior court justices in regular active service or who are retired and are not otherwise disqualified. The chief justice or senior associate justice of the supreme court may then assign a justice to sit temporarily on the court from among those superior court justices whose names have been provided].~~ **The selection of a retired supreme or superior court justice shall be on a random basis. However if no retired supreme or superior court justice is available, then the selection of a replacement justice shall be made on a random basis from a pool of full-time justices of the superior court. In the event that no superior court justices are available, then the selection of a replacement justice shall be made on a random basis from a pool of full-time justices of the district and probate courts. The clerk of the supreme court shall maintain a list of superior, probate, and district court judges who are willing to serve as temporary supreme court judges.**

II-a. If a vacancy occurs within 7 days of the scheduled oral argument of a case, the chief justice of the supreme court may assign to the case a temporary justice on a non-random basis if the assigned justice was assigned randomly to another case scheduled at the same monthly argument session or if the assigned justice is the chief justice of the superior court.

III. A justice assigned to sit temporarily on the supreme court pursuant to paragraph II of this section shall have all the authority of a supreme court justice to hear arguments, render decisions, and file opinions. No justice shall be assigned to sit on the supreme court in the determination of any cause or matter upon which [he] **the justice** has previously sat or for which [he] **such justice** is otherwise disqualified nor without [his] **such justice's** consent.

2 Effective Date. This act shall take effect January 1, 2005.

**Senate Judiciary
April 13, 2004
2004-1175s
04/10**

Amendment to HB 640-FN

Amend RSA 651-D:2, III as inserted by section 1 of the bill by deleting RSA 651-D:2, III (c) and renumbering the original RSA 651-D:2, III (d)-(j) to read as RSA 651-D:2, III (c)-(i), respectively.

**Senate Judiciary
April 13, 2004
2004-1172s
09/04**

Amendment to HB 643-FN

Amend the title of the bill by replacing it with the following:

AN ACT relative to the family division of the courts and reducing the number of superior court justices.

Amend the bill by replacing all after section 1 with the following:

2 New Subdivision; Family Division Established. Amend RSA 490 by inserting after section 32 the following new subdivision:

Family Division

490:33 Family Division. The family division of the courts shall become a permanent component of the judicial branch on the effective date of this subdivision.

490:34 Jurisdiction. Notwithstanding any law to the contrary, jurisdiction over the following matters in Rockingham and Grafton counties and in such other counties as the family division is made operational by order of the supreme court may be exercised exclusively through the family division as may be ordered by the supreme court:

I. Petitions and libels of divorce, and petitions of nullity of marriage, alimony, custody of children, support, and to establish paternity.

II. Actions for support or custody for children of unwed parties.

III. Actions under RSA 169-B, relating to delinquent children.

IV. Actions under RSA 169-C, relating to abused and neglected children.

V. Actions under RSA 169-D, relating to children in need of services.

VI. Actions under RSA 173-B, relating to protection of persons from domestic violence except for concurrent jurisdiction with the superior and district courts to enter temporary protective orders under RSA 173-B:4.

VII. The adoption of children.

VIII. The guardianship of the person of minors.

IX. The termination of parental rights.

X. The change of names of persons who apply therefor in matters relating to jurisdiction in paragraphs I-IX.

490:35 Equity. Notwithstanding any law to the contrary, the family divisions in Grafton county and Rockingham county and in such other counties as the family division is made operational by order of the supreme court shall have the powers of courts of equity in cases where subject matter jurisdiction lies with the family division. Suits in equity where subject matter jurisdiction lies with the family division including, but not limited to, petitions and libels of divorce, and petition of nullity of marriage, alimony, custody of children, support, and other similar proceedings may be heard upon oral testimony or depositions, or both, or when both parties consent, or service having been made and a notice of the time and place of the hearing having been given, when both parties appear. Such suits may be heard by any justice of the family division at any time, but nothing contained in this section shall be construed as limiting the power of the family division to have issues of fact framed and tried by a jury, according to the rules in equity, or the course of such proceedings at common law.

3 Supreme Court to Appoint Committee. The supreme court shall appoint a committee whose duty it shall be to make recommendations for the expansion of the family division of the courts statewide and for changes in the operation of the family division in Rockingham and Grafton counties. In developing its recommendations, the committee shall consider the recommendations in the Report of the Resolution of Family Issues in the Courts Study Committee, dated January 15, 1995. The committee shall also consider any more recent studies and reports on the family division, including recommendations made by any commission established to study the operations of the family division in Grafton county. The committee shall report its findings and recommendations to the speaker of the house of representatives, the senate president, the house clerk, the senate clerk, the governor, the chief justice of the supreme court, and the state library on or before December 1, 2004.

4 Superior Court Justices. Amend RSA 491:1 to read as follows:

491:1 Justices. For fiscal year [1992] **2005** and succeeding years, the superior court shall consist of a chief justice and [28] **21** associate justices. Said justices shall be appointed and commissioned as prescribed by the constitution and shall exercise the powers of the court unless otherwise provided.

5 Applicability; Contingency. Any superior court justice appointed prior to July 1, 2004 shall retain his or her position until resignation, retirement, or removal pursuant to the New Hampshire constitution. As vacancies occur in superior court justice positions, the vacancies shall remain unfilled until the number of superior court justices is reduced to 22. Section 4 of this act shall take effect on the date on which the number of superior court justices is reduced from 23 to 22.

6 Effective Date.

I. Section 3 of this act shall take effect upon its passage.

II. Section 4 of this act shall take effect as provided in section 5 of this act.

III. The remainder of this act shall take effect July 1, 2005.

2004-1172s**AMENDED ANALYSIS**

This bill makes the family division of the courts currently operating as a pilot program in Grafton and Rockingham counties a permanent component of the judicial branch. The bill requires the supreme court to appoint a committee to make recommendations for the expansion of the family division statewide and for changes in the operation of the family division in Rockingham and Grafton counties.

This bill also reduces the number of superior court justices from 29 to 22.

Senate Insurance**April 13, 2004****2004-1157s****10/05****Amendment to HB 651-FN**

Amend the title of the bill by replacing it with the following:

AN ACT relative to the purchase of prior service credit by certain political subdivision employee members.

Amend the bill by replacing all after section 1 with the following:

2 Effective Date. This act shall take effect July 1, 2004.

2004-1157s**AMENDED ANALYSIS**

This bill allows certain political subdivision employee members of the retirement system to purchase prior service credit where the member participated in a local retirement plan.

Senate Transportation**April 15, 2004****2004-1225s****06/09****Amendment to HB 698-FN**

Amend the bill by replacing section 5 with the following:

5 Toll Criteria; Discounts. RSA 237:11, V is repealed and reenacted to read as follows:

V. In establishing tolls or charges pursuant to RSA 237:9, RSA 237:24, or RSA 237:40, the governor and council may discount or reduce the established tolls on any of the turnpikes in the system. In determining which vehicles shall receive a discount and the amount of the discount, the governor and council may consider criteria including, but not limited to:

(a) Use of tokens.

(b) Use of the regional electronic toll collection system.

(c) Time of day.

(d) Use of certain entrance or exit ramps.

(e) Commercial or non-commercial registration.

(f) Public transit use.

(g) In-state or out-of-state account status for participants in the regional electronic toll collection system.

(h) Congestion management.

2004-1225s**AMENDED ANALYSIS**

This bill establishes a procedure for violations of the electronic toll collection system.

This bill also establishes criteria that the governor and council may consider if they establish toll discounts.

Public Affairs
April 14, 2004
2004-1190s
06/01

Amendment to HB 713-FN

Amend the title of the bill by replacing it with the following:

AN ACT relative to the penalty for violating a zoning ordinance.

Amend the bill by replacing all after section 1 with the following:

2 Effective Date. This act shall take effect January 1, 2005.

2004-1190s

AMENDED ANALYSIS

This bill establishes a higher civil penalty for second and subsequent violations of a zoning ordinance and provides that a prevailing municipality shall recover the costs and attorney's fees it incurred in pursuing the violation.

Internal Affairs
April 13, 2004
2004-1169s
10/01

Amendment to HB 729-FN

Amend RSA 313-A:8, X-a (d) as inserted by section 8 of the bill by replacing it with the following:

(d) Standards for the inspection of tanning devices.

Amend RSA 313-A:31, I as inserted by section 13 of the bill by replacing it with the following:

I. No person under the age of 18 shall be allowed to utilize a tanning device at a tanning facility without the written consent of that person's parent or legal guardian and without an operator present. Proof of age shall be satisfied with a driver license or other government issued identification containing date of birth and a photograph of the individual. This consent requirement shall be satisfied only if the parent or legal guardian is physically present at the time of the initial use of the tanning device; the responsible adult signs a document declaring that they are the parent or legal guardian of the minor and attesting to the age of the minor. The consent of the parent or legal guardian shall be valid for 12 subsequent uses of the tanning device by the minor.

Senate Education
April 15, 2004
2004-1226s
04/10

Amendment to HB 1162

Amend the bill by replacing all after the enacting clause with the following:

1 Pupil Safety and Violence Prevention. RSA 193-F:3 is repealed and reenacted to read as follows:

193-F:3 Pupil Safety and Violence Prevention.

I.(a) Each local school board shall adopt a pupil safety and violence prevention policy which addresses pupil harassment, also known as "bullying", and which is consistent with the provisions of this chapter. Such policy shall include language which details the action to be taken by the local school board to resolve and remediate occurrences of pupil harassment.

(b) At the beginning of each school year, school districts shall, in writing, inform the parent, legal guardian, or other person responsible for the welfare of the pupil of the district's pupil safety and violence prevention policy and the appeals process available at the local and state levels.

II.(a) Any school employee, or employee of a company under contract with a school or school district, who has witnessed or has reliable information that a pupil has been subjected to insults, taunts, or challenges, whether verbal or physical in nature, which are likely to intimidate or provoke a violent or disorderly response shall report such incident to the principal, or designee who shall in turn report the incident to the superintendent and the school board.

(b) If the principal determines it is in the best interest of the child, the principal, or designee, shall by telephone and in writing by first-class mail, report the occurrence of any incident described in this paragraph to the parent or legal guardian of all pupils involved within 48 hours of the occurrence of such incident. The notice shall advise the individuals involved of their due process rights including the right to appeal to the state board of education.

III. The remedy required in paragraph I shall be defined by the local school board and the local school board shall, in writing, notify all parties involved of its decision. If the remedies outlined in the school board's policy are exhausted, the aggrieved party shall have the right to appeal the decision to the state board of education. The state board of education shall, in writing, notify all parties involved of its decision. The local school board may provide opportunities for educators to have the knowledge and skills to prevent and respond to acts covered by this chapter.

IV. A school employee, or employee of a company under contract with a school or school district, who has reported violations under this chapter to the principal, or designee or who has intervened under paragraph II, shall be immune from any cause of action which may arise from the failure to remedy the reported incident.

2 Effective Date. This act shall take effect upon its passage.

2004-1226s

AMENDED ANALYSIS

This bill requires school districts to notify the parents or legal guardians of the district's policies on bullying and requires that a written report of any bullying incidents be reported by telephone and sent by mail to the parent or legal guardian of the pupils involved.

Senate Judiciary

April 15, 2004

2004-1235s

09/01

Amendment to HB 1165

Amend the bill by replacing all after the enacting clause with the following:

1 Domestic Violence Protection Orders; Motions for Extensions. Amend RSA 173-B:5, VI to read as follows:

VI. Any order under this section shall be for a fixed period of time not to exceed one year, but may be extended by order of the court upon a motion by the plaintiff, showing good cause, with notice to the defendant. A defendant shall have the right to a hearing on the extension of any order under this paragraph to be held within 30 days of the extension. ***The court shall state in writing, at the respondent's request, its reason or reasons for granting the extension.*** The court shall retain jurisdiction to enforce and collect the financial support obligation which accrued prior to the expiration of the protective order.

2 New Paragraph; Domestic Violence Protection Orders; Communications. Amend RSA 173-B:5 by inserting after paragraph X the following new paragraph:

XI. Upon a motion, which may be made and granted on an ex parte basis, the court may authorize an attorney for the defendant to engage in communication with the plaintiff.

3 Effective Date. This act shall take effect January 1, 2005.

2004-1235s

AMENDED ANALYSIS

This bill requires a court granting an extension of a domestic violence order to state in writing, at the respondent's request, the reason or reasons for granting the extension.

The bill also permits the court to authorize an attorney for the defendant to engage in communications with the plaintiff.

Senate Transportation

April 15, 2004

2004-1220s

06/01

Amendment to HB 1183

Amend RSA 21-L:12-a, XVII as inserted by section 4 of the bill by replacing it with the following:

XVII. Establishing criteria to determine the need for police escort vehicles for the transport of manufactured housing or modular buildings as authorized by RSA 266. In determining such criteria, the commissioner shall consider the anticipated road, traffic, and weather conditions that indicate that the safety of the public will be increased or the likelihood of damage to roadside objects will be reduced by providing a police escort.

Amend the bill by inserting after section 5 the following and renumbering the original section 6 to read as 7:

6 New Subdivision; Special Rules for Manufactured or Modular Building Transportation. Amend RSA 265 by inserting after section 158 the following new subdivision:

Special Rules for Manufactured or Modular Building Transportation

265:159 Manufactured or Modular Building Transportation. Transporters of manufactured or modular housing shall be responsible for causing the least possible inconvenience to other traffic by using every opportunity to allow following traffic to pass. If traffic buildup behind the transporting unit becomes 6 or more vehicles, the entire transporting unit shall pull off of the traveled way to allow traffic to pass. The transporter shall locate a safe place, which allows the towing load to clear from the roadway, so that traffic following the load can safely pass.

2004-1220s

AMENDED ANALYSIS

This bill:

I. Establishes the maximum height and length of manufactured homes or modular buildings that can be transported on the highways of New Hampshire.

II. Grants the commissioner of transportation certain rulemaking authority relative to the transport of manufactured housing.

III. Requires a transporter of manufactured housing to pull off the traveled way to allow traffic to pass if traffic buildup exceeds 5 vehicles.

Senate Education

April 14, 2004

2004-1213s

04/09

Amendment to HB 1188

Amend the introductory paragraph to RSA 198:15-b, I-a as inserted by section 1 of the bill by replacing it with the following:

I-a. A school district, or other entity listed in paragraph I of this section, shall be entitled to receive an additional amount equal to 1.5 percent of the total school building aid grant amount for which such school district or other entity may be eligible under paragraph I of this section. In any fiscal year, the aggregate amount of additional moneys available under this paragraph shall not exceed \$100,000. If in any fiscal year, this amount is insufficient, the amount shall be prorated proportionally among the school districts or other entities eligible to receive additional moneys. To be eligible for additional moneys, construction projects, as built, shall comply with all of the following requirements:

Insurance

April 14, 2004

2004-1181s

05/09

Amendment to HB 1202

Amend the introductory paragraph of RSA 415:18-p as inserted by section 1 of the bill by replacing it with the following:

415:18-p Third-Party Payment of Covered, Court-Ordered Services. The existence of a court order under RSA 169-B, RSA 169-C, or RSA 169-D for a service, program, or placement that is covered under any insurance for the minor shall not be considered in determining qualification for third-party payment under such insurance. Benefits for such services shall be subject to the same dollar limits, deductibles, co-payments and co-insurance factors and to the terms and conditions of the policy or certificate, including any managed care provisions. However, the claimant or claimant's representative shall have 48 hours from the commencement of a court-ordered service, placement, or program to seek any pre-authorization, pre-certification, or referral required under the terms of the policy. The determination of these preservice claims for court-ordered services

for a minor shall be made as soon as possible, taking into account the medical exigencies, but in no event later than 48 hours after receipt of the request and sufficient information, unless the claimant or claimant's representative fails to provide sufficient information to determine whether, or to what extent, benefits are covered or payable. In the case of such failure, the insurer shall notify the claimant or claimant's representative within 24 hours of receipt of the request and shall advise the claimant or claimant's representative of the specific information necessary to determine to what extent benefits are covered or payable. The claimant or claimant's representative shall be afforded a reasonable amount of time, taking into account the circumstances, but not less than 48 hours, to provide the specified information. Thereafter, notification of the claim determination shall be made as soon as possible, but in no case later than 48 hours after the earlier of:

Amend the introductory paragraph of RSA 420-A:15-a as inserted by section 2 of the bill by replacing it with the following:

420-A:15-a Third-Party Payment of Covered, Court-Ordered Services. The existence of a court order under RSA 169-B, RSA 169-C, or RSA 169-D for a service, program, or placement that is covered under any insurance for the minor shall not be considered in determining qualification for third-party payment under such insurance. Benefits for such services shall be subject to the same dollar limits, deductibles, co-payments and co-insurance factors and to the terms and conditions of the policy or certificate, including any managed care provisions. However, the claimant or claimant's representative shall have 48 hours from the commencement of a court-ordered service, placement, or program to seek any pre-authorization, pre-certification, or referral required under the terms of the policy. The determination of these preservice claims for court-ordered services for a minor shall be made as soon as possible, taking into account the medical exigencies, but in no event later than 48 hours after receipt of the request and sufficient information, unless the claimant or claimant's representative fails to provide sufficient information to determine whether, or to what extent, benefits are covered or payable. In the case of such failure, the insurer shall notify the claimant or claimant's representative within 24 hours of receipt of the request and shall advise the claimant or claimant's representative of the specific information necessary to determine to what extent benefits are covered or payable. The claimant or claimant's representative shall be afforded a reasonable amount of time, taking into account the circumstances, but not less than 48 hours, to provide the specified information. Thereafter, notification of the claim determination shall be made as soon as possible, but in no case later than 48 hours after the earlier of:

Amend the introductory paragraph of RSA 420-B:8-o as inserted by section 3 of the bill by replacing it with the following:

420-B:8-o Third-Party Payment of Covered, Court-Ordered Services. The existence of a court order under RSA 169-B, RSA 169-C, or RSA 169-D for a service, program, or placement that is covered under any insurance for the minor shall not be considered in determining qualification for third-party payment under such insurance. Benefits for such services shall be subject to the same dollar limits, deductibles, co-payments and co-insurance factors and to the terms and conditions of the policy or certificate, including any managed care provisions. However, the claimant or claimant's representative shall have 48 hours from the commencement of a court-ordered service, placement, or program to seek any pre-authorization, pre-certification, or referral required under the terms of the policy. The determination of these preservice claims for court-ordered services for a minor shall be made as soon as possible, taking into account the medical exigencies, but in no event later than 48 hours after receipt of the request and sufficient information, unless the claimant or claimant's representative fails to provide sufficient information to determine whether, or to what extent, benefits are covered or payable. In the case of such failure, the insurer shall notify the claimant or claimant's representative within 24 hours of receipt of the request and shall advise the claimant or claimant's representative of the specific information necessary to determine to what extent benefits are covered or payable. The claimant or claimant's representative shall be afforded a reasonable amount of time, taking into account the circumstances, but not less than 48 hours, to provide the specified information. Thereafter, notification of the claim determination shall be made as soon as possible, but in no case later than 48 hours after the earlier of:

Amend the introductory paragraph of RSA 420-J:6-c as inserted by section 4 of the bill by replacing it with the following:

420-J:6-c Third-Party Payment of Covered, Court-Ordered Services. The existence of a court order under RSA 169-B, RSA 169-C, or RSA 169-D for a service, program, or placement that is covered under any insurance for the minor shall not be considered in determining qualification for third-party payment under such insurance. Benefits for such services shall be subject to the same dollar limits, deductibles, co-payments and co-insurance factors and to the terms and conditions of the policy or certificate, including any managed care provisions. However, the claimant or claimant's representative shall have 48 hours from the commencement of a court-ordered service, placement, or program to seek any pre-authorization, pre-certification, or referral required under the terms of the policy. The determination of these preservice claims for court-ordered services

for a minor shall be made as soon as possible, taking into account the medical exigencies, but in no event later than 48 hours after receipt of the request and sufficient information, unless the claimant or claimant's representative fails to provide sufficient information to determine whether, or to what extent, benefits are covered or payable. In the case of such failure, the insurer shall notify the claimant or claimant's representative within 24 hours of receipt of the request and shall advise the claimant or claimant's representative of the specific information necessary to determine to what extent benefits are covered or payable. The claimant or claimant's representative shall be afforded a reasonable amount of time, taking into account the circumstances, but not less than 48 hours, to provide the specified information. Thereafter, notification of the claim determination shall be made as soon as possible, but in no case later than 48 hours after the earlier of:

Senate Education

April 14, 2004

2004-1214s

04/05

Amendment to HB 1226-LOCAL

Amend the bill by replacing all after the enacting clause with the following:

1 Governor Wentworth Regional School District; Debt Retirement Fund. Notwithstanding RSA 33:2, the Governor Wentworth regional school district is authorized to create a debt retirement fund for the purpose of satisfying any indebtedness incurred as a result of the construction of school buildings, including the purchase of sites and any additions or renovations of school buildings. Such debt retirement fund shall be funded with proceeds derived from the sale of school district property, gifts, donations, or bequests made to and accepted by the school district, and any other moneys so designated by majority vote at an annual school district meeting. This act ratifies the school district's vote on article IV of the ballot at the March 2003 annual meeting to establish and make appropriations to this fund. The school district may make additional appropriations to, and withdrawals from, the debt retirement fund as authorized by the legislative body of the school district.

2 Effective Date. This act shall take effect upon its passage.

Senate Ways and Means

April 14, 2004

2004-1180s

10/03

Amendment to HB 1230-FN

Amend the bill by replacing section 7 with the following:

7 Effective Date.

I. Sections 3-5 of this act shall take effect July 1, 2005.

II. The remainder of this act shall take effect 60 days after its passage.

Senate Transportation

April 14, 2004

2004-1210s

03/05

Amendment to HB 1243

Amend RSA 260:10-b, II as inserted by section 1 of the bill by inserting after subparagraph (b) the following new subparagraph:

(c) The taking of fingerprints for the purpose of performing criminal records checks required under federal regulations governing the issuance of hazardous materials endorsements on drivers' licenses.

Senate Judiciary

April 15, 2004

2004-1230s

03/04

Amendment to HB 1257-FN

Amend the introductory subparagraph of RSA 265:82-a, II as inserted by section 2 of the bill by replacing it with the following:

II. While having an alcohol concentration of 0.08 or more *or, in the case of a person under the age of 21 at the time of the offense, 0.02 or more or, in the case of a person driving a commercial motor vehicle and licensed pursuant to RSA 263:86 at the time of the offense and notwithstanding the provisions of RSA 263:94, 0.04 or more* and, at the time alleged:

Public Institutions, Health and Human Services

April 12, 2004

2004-1140s

01/09

Amendment to HB 1266

Amend RSA 161-F:12 as inserted by section 1 of the bill by replacing it with the following:

161-F:12 Long-Term Care Ombudsman. The commissioner, in consultation with the attorney general, shall designate a person as the administrator and chief executive officer of the office who shall be called the long-term care ombudsman and who shall be a person with expertise and experience in the field of long-term care advocacy. The long-term care ombudsman shall designate such other qualified persons needed to perform the functions of this office. The long-term care ombudsman shall devote his or her entire time to the duties of the position. The long-term care ombudsman shall receive such salary as shall be provided in a classified position as determined by the division of personnel, unless administered on a contract basis.

Amend RSA 161-F:13, I(d) as inserted by section 1 of the bill by replacing it with the following:

(d) Provide information as appropriate to facilities, other agencies, and the public regarding the problems and concerns of residents of facilities.

Senate Judiciary

April 14, 2004

2004-1195s

01/10

Amendment to HB 1295

Amend the title of the bill by replacing it with the following:

AN ACT relative to certain court records and exempting certain documents from the right-to-know law.

Amend the bill by replacing all after section 1 with the following:

2 New Paragraph; Right-to-Know; Agreements Available for Public Inspection. Amend RSA 91-A:4 by inserting after paragraph V the following new paragraph:

VI. Every agreement to settle a lawsuit against a governmental unit, threatened lawsuit, or other claim, entered into by any political subdivision or its insurer, shall be kept on file at the municipal clerk's office and made available for public inspection for a period of no less than 10 years from the date of settlement.

3 Right-to-Know; Exemptions. Amend the introductory paragraph and paragraphs I and II of RSA 91-A:5 to read as follows:

The **following** records [~~of the following bodies~~] are exempted from the provisions of this chapter:

I. **Records of** grand and petit juries.

II. **Records of** parole and pardon boards.

4 New Paragraph; Exemptions; Certain Documents. Amend RSA 91-A:5 by inserting after paragraph VI the following new paragraph:

VII. Preliminary drafts, notes, and memoranda and other documents not in their final form.

5 Effective Date. This act shall take effect 60 days after its passage.

2004-1195s

AMENDED ANALYSIS

This bill declares that certain court records involving an action against a governmental unit shall be available as a public record under RSA 91-A.

This bill also exempts preliminary drafts, notes, and memoranda and other documents not in their final form from the right-to-know law.

Internal Affairs
 April 13, 2004
 2004-1164s
 08/09

Amendment to HB 1299

Amend the bill by replacing all after the enacting clause with the following:

1 Removal of Town Clerk. Amend RSA 41:16-c, I and II to read as follows:

I. The governing body shall notify the town clerk **by certified mail with return receipt** and the commissioner of the department of revenue administration of its intention to proceed under this section by providing a written explanation and justification for the removal, along with a copy of the audit findings.

II.(a) Within 20 days of receiving the notification provided in paragraph I, the town clerk shall respond to the alleged irregularities, material error, or failure to timely deposit funds. The response shall be submitted to the governing body and the commissioner of the department of revenue administration and shall include written comment on each audit finding.

(b) If the town clerk fails to respond at any step in the process under this section within the prescribed period of time, then the governing body shall be permitted to remove the town clerk from office as provided in paragraph V.

2 Removal of Tax Collector. Amend RSA 41:40, I and II to read as follows:

I. The governing body shall notify the tax collector **by certified mail with return receipt** and the commissioner of the department of revenue administration of its intention to proceed under this section by providing a written explanation and justification for the removal, along with a copy of the audit findings.

II.(a) Within 20 days of receiving the notification provided in paragraph I, the tax collector shall respond to the alleged irregularities, material error, or failure to timely deposit funds. The response shall be submitted to the governing body and the commissioner of the department of revenue administration and shall include written comment on each audit finding.

(b) If the tax collector fails to respond at any step in the process under this section within the prescribed period of time, then the governing body shall be permitted to remove the tax collector from office as provided in paragraph V.

3 New Section; Candidate Notification to Selectman. Amend RSA 669 by inserting after section 17-b the following new section:

669:17-c Candidate Notification to Selectman. Any person who has been removed from any position in the state which requires bonding and who subsequently becomes a candidate for any elected office that requires bonding under RSA 41:6, shall inform the governing body in that town of all facts relevant to the removal from office no later than the last day of the filing period for candidates. The board of selectmen shall then inform the town's bonding agent who shall determine the candidate's ability to be bonded under RSA 41:6.

4 Removal of Treasurer. Amend RSA 41:26-d, I and II to read as follows:

I. The governing body shall notify the treasurer **by certified mail with return receipt** and the commissioner of the department of revenue administration of its intention to proceed under this section by providing a written explanation and justification for the removal, along with a copy of the audit findings.

II.(a) Within 20 days of receiving the notification provided in paragraph I, the treasurer shall respond to the alleged irregularities, material error, or failure to timely deposit funds. The response shall be submitted to the governing body and the commissioner of the department of revenue administration and shall include written comment on each audit finding.

(b) If the treasurer fails to respond at any step in the process under this section within the prescribed period of time, then the governing body shall be permitted to remove the treasurer from office as provided in paragraph V.

5 Effective Date. This act shall take effect January 1, 2005.

Senate Judiciary
April 15, 2004
2004-1231s
05/10

Amendment to HB 1312

Amend the bill by inserting after section 2 the following and renumbering the original sections 3-4 to read as 4-5, respectively:

3 Annulment, Divorce & Separation; Property Settlement; College Savings Account. Amend RSA 458:16-a, III to read as follows:

III. *If either or both parties retain an ownership interest in an education savings account held on behalf of a child of the marriage, including a qualified tuition program under 26 U.S.C. section 529, the court may, in its discretion, preserve the account for its original purpose or may treat the account as property of the marriage subject to equitable division under this section.*

IV. The court shall specify written reasons for the division of property which it orders.

2004-1231s

AMENDED ANALYSIS

This bill removes the court's discretion to order child support, or payment of educational expenses, for adult children. It also provides the court with discretion to preserve an education savings account or to divide the account as a marital asset.

Public Affairs
April 14, 2004
2004-1197s
05/04

Amendment to HB 1326

Amend the bill by replacing section 2 with the following:

2 Membership and Compensation.

I. The members of the committee shall be as follows:

(a) Four members of the house of representatives, appointed by the speaker of the house.

(b) Two members of the senate, appointed by the president of the senate.

II. Members of the committee shall receive mileage at the legislative rate when attending to the duties of the committee.

Amend the bill by replacing section 4 with the following:

4 Chairperson; Quorum. The members of the study committee shall elect a chairperson from among the members. The first meeting of the committee shall be called by the first-named house member. The first meeting of the committee shall be held within 45 days of the effective date of this section. Three members of the committee shall constitute a quorum.

Public Affairs
April 14, 2004
2004-1187s
04/10

Amendment to HB 1380-FN

Amend RSA 644:9, I as inserted by section 1 of the bill by replacing it with the following:

I. A person is guilty of a class A misdemeanor if such person unlawfully and without the consent of the persons entitled to privacy therein, installs or uses:

(a) Any device for the purpose of observing, photographing, recording, amplifying, broadcasting, or in any way transmitting images or sounds of the private body parts of a person including the genitalia, buttocks, or female breasts, or a person's body underneath that person's clothing; or

(b) In any private place, any device for the purpose of observing, photographing, recording, amplifying or broadcasting, or in any way transmitting images or sounds in such place; or

(c) Outside a private place, any device for the purpose of hearing, recording, amplifying, broadcasting, or in any way transmitting sounds originating in such place which would not ordinarily be audible or comprehensible outside such place.

HEARINGS

TUESDAY, APRIL 20, 2004

CAPITAL BUDGET, Room 103, SH

Sen. Clegg (C), Sen. D'Allesandro (VC), Sen. Boyce, Sen. Johnson, Sen. Morse

8:30 a.m. **HB 2004-FN-L**, (New Title) relative to the state 10-year transportation improvement plan and making certain adjustments to turnpike funds.

EXECUTIVE SESSION MAY FOLLOW

EDUCATION, Room 103, SH

Sen. O'Hearn (C), Sen. Johnson (VC), Sen. Foster, Sen. Green, Sen. Larsen

1:15 p.m. Proposed Amendment to HB 727-FN-L, This hearing will be on the amendment ONLY. Amendment (1182s) establishing a school choice certificate program.

EXECUTIVE SESSION MAY FOLLOW

INSURANCE, Room 101, LOB

Sen. Flanders (C), Sen. Prescott (VC), Sen. Cohen, Sen. Martel, Sen. Roberge

9:00 a.m. **EXECUTIVE SESSION ON PENDING LEGISLATION**

JUDICIARY, Room 301-303, LOB

Sen. Peterson (C), Sen. Foster (VC), Sen. Clegg, Sen. Roberge, Sen. Sapareto

(NOTE THE ROOM CHANGE TO THE FOLLOWING HEARING)

10:15 a.m. **HB 1413**, (New Title) relative to the creation of mandatory panels for medical injury claims and to the testimony of expert witnesses and establishing a committee to study medical malpractice insurance rates and mandatory panels for medical injury claims.

EXECUTIVE SESSION MAY FOLLOW

WEDNESDAY, APRIL 21, 2004

INTERNAL AFFAIRS, Room 103, LOB

Sen. Boyce (C), Sen. Flanders (VC), Sen. Kenney, Sen. Larsen, Sen. O'Hearn

10:15 a.m. **HB 264**, establishing state representative districts.

EXECUTIVE SESSION MAY FOLLOW

JUDICIARY, Room 105-A, SH

Sen. Peterson (C), Sen. Foster (VC), Sen. Clegg, Sen. Roberge, Sen. Sapareto

1:30 p.m. **EXECUTIVE SESSION ON PENDING LEGISLATION**

PUBLIC AFFAIRS, Room 105-A, SH

Sen. Roberge (C), Sen. Larsen (VC) Sen. Barnes, Sen. Green, Sen. Morse

8:30 a.m. **EXECUTIVE SESSION ON PENDING LEGISLATION**

MEETINGS

MONDAY, APRIL 19, 2004

EQUALIZATION STANDARDS BOARD (RSA 21-J:14-c)

9:00 a.m. NH Department of Revenue Administration Regular Meeting
Community Services Division in the Training Room

PUBLIC HEALTH AND ENVIRONMENT RELATIONSHIP COMMISSION (HB 1390, Chapter 114:2, Laws of 2000 Extended by HB 393, Chapter 196, Laws of 2003)

10:00 a.m. Room 205, LOB Regular Meeting

ADVISORY COMMITTEE ON EDUCATION OF STUDENTS WITH DISABILITIES (RSA 186-C:3-b)

3:00 p.m. Room 207, LOB Regular Meeting

NH ECONOMIC DEVELOPMENT FUND REVIEW COMMITTEE (RSA 12-A:2-f)

3:00 p.m. Room 103, SH Regular Meeting

TUESDAY, APRIL 20, 2004

NH DEPARTMENT OF TRANSPORTATION (Lee-Barrington 14100, Along NH 125, Beginning at US 4 and proceeding north approximately 4.5 miles to NH 9 intersection. Work consists of a 1" pavement overlay with drainage improvements.)

7:00 p.m. Barrington Public Safety Building Public Officials/Public Info Mtg.
Route 9 Barrington, NH

WEDNESDAY, APRIL 21, 2004

FISCAL COMMITTEE OF THE GENERAL COURT (RSA 14:30-a)

9:00 a.m.	Rooms 210-211, LOB	Regular Business
9:30 a.m.	Rooms 210-211, LOB	Audit: State of New Hampshire Home Care for Children with Severe Disabilities Performance Audit April 2004

JOINT COMMITTEE ON LEGISLATIVE FACILITIES (RSA 17-E:2)

3:30 p.m. Room 205, LOB Regular Meeting

SENATE SUB COMMITTEE OF LEGISLATIVE FACILITIES (RSA 17-E:2)

3:45 p.m. Room 103, SH Regular Meeting

THURSDAY, APRIL 22, 2004

COMMISSION TO STUDY CHILD SUPPORT AND RELATED CHILD CUSTODY ISSUES (HB 310, Chapter 277:1, Laws of 2003)

6:00 p.m. Newbury Town Office Building Public Hearing
937 Route 103
Newbury, NH

FRIDAY, APRIL 23, 2004

ASSESSING STANDARDS BOARD (RSA 21-J:14-a)

9:30 a.m. NH Department of Revenue Administration Regular Meeting
Community Services Division in the Training Room

COMMISSION ON EDUCATION OF DEAF AND HARD OF HEARING PERSONS IN NH (HB 1283, Chapter 43:1, Laws of 2000)

10:00 a.m. Room 103, SH Regular Meeting

MONDAY, APRIL 26, 2004

OIL FUND DISBURSEMENT BOARD (RSA 146-D:4)

9:00 a.m. Room 305, LOB Regular Meeting

COMMISSION ON SETBACK REQUIREMENTS FOR LAND APPLICATION OF SEPTAGE, BIOSOLIDS AND SHORT PAPER FIBERS (SB 87, Chapter 302:1, Laws of 2003)

9:30 a.m. Room 303, LOB Sub-commission Meeting

NH COLLEGE TUITION SAVINGS PLAN ADVISORY COMMISSION (RSA 195-H: 2)

10:00 a.m. NH Higher Education Regular Meeting
 Assistance Foundation
 4 Barrell Court
 Concord, NH

GUARDIAN AD LITEM BOARD (RSA 490-C:1)

1:00 p.m. Room 102, LOB Regular Meeting

MONDAY, MAY 3, 2004

DEVELOPMENTAL DISABILITY WAITLIST FUND ALLOCATION OVERSIGHT COMMITTEE (RSA 171-A:1-c)

10:00 a.m. Room 205, LOB Regular Meeting

NH BRAIN AND SPINAL CORD INJURY ADVISORY COUNCIL (RSA 137-K:2)

Rescheduled Room 105-A, SH Regular Meeting

(RSA 137-K:2, HAS BEEN RESCHEDULED FOR MAY 17)

TUESDAY, MAY 4, 2004

LONG RANGE CAPITAL PLANNING AND UTILIZATION COMMITTEE (RSA 17-M:1)

1:00 p.m. Room 201, LOB Regular Meeting

COMMISSION TO STUDY CHILD SUPPORT AND RELATED CHILD CUSTODY ISSUES (HB 310, Chapter 277:1, Laws of 2003)

3:00 p.m. Room 206, LOB Regular Meeting

MEDICAID PRESCRIPTION DRUG BENEFITS MANAGEMENT PROGRAM LEGISLATIVE OVERSIGHT COMMITTEE (HB 1218, Chapter 281:9, IV (b), Laws of 2002)

3:30 p.m. Room 205, LOB Regular Meeting

WEDNESDAY, MAY 5, 2004

NH DEPARTMENT OF TRANSPORTATION (Portsmouth 13455, 12900, US Route 1 Bypass Study)

10:00 a.m. Portsmouth City Hall Advisory Committee Meeting
 1 Jenkins Ave.
 Portsmouth, NH

FRIDAY, MAY 7, 2004

COMMISSION TO STUDY THE RIGHT-TO-KNOW LAW (HB 606, Chapter 287:2, Laws of 2003)

10:00 a.m. Room 304, LOB Regular Meeting

COMMISSION TO STUDY FINANCIAL EXPLOITATION OF THE ELDERLY AND PERSONS WITH DISABILITIES (HB 461, Chapter 227:2, Laws of 2003)

1:00 p.m. Room 205, LOB Regular Meeting

MONDAY, MAY 10, 2004

COMMISSION ON SETBACK REQUIREMENTS FOR LAND APPLICATION OF SEPTAGE, BIOSOLIDS AND SHORT PAPER FIBERS (SB 87, Chapter 302:1, Laws of 2003)

9:00 a.m. Room 303, LOB Regular Meeting

BOARD OF MANUFACTURED HOUSING (RSA 205-A:25)

1:00 p.m.	Room 201, LOB	Public Hearing for proposed Admin Rules/Regular Meeting
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GUARDIAN AD LITEM BOARD (RSA 490-C:1)

1:00 p.m.	Room 102, LOB	Regular Meeting
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WEDNESDAY, MAY 12, 2004**CAPITAL BUDGET OVERVIEW COMMITTEE (RSA 17-J:2)**

9:30 a.m.	Room 201, LOB	Regular Meeting
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THURSDAY, MAY 13, 2004**COMMISSION TO STUDY CHILD SUPPORT AND RELATED CHILD CUSTODY ISSUES (HB 310, Chapter 277:1, Laws of 2003)**

6:00 p.m.	Plymouth Regional Senior Center 8 Depot Street Plymouth, NH	Public Hearing
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FRIDAY, MAY 14, 2004**COMMISSION ON EDUCATION OF DEAF AND HARD OF HEARING PERSONS IN NH (HB 1283, Chapter 43:1, Laws of 2000)**

10:00 a.m.	Room 103, SH	Subcommittee Meeting
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MONDAY, MAY 17, 2004**NH BRAIN AND SPINAL CORD INJURY ADVISORY COUNCIL (RSA 137-K:2)**

2:00 p.m.	Room 105-A, SH	Regular Meeting
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FRIDAY, MAY 21, 2004**COMMISSION ON EDUCATION OF DEAF AND HARD OF HEARING PERSONS IN NH (HB 1283, Chapter 43:1, Laws of 2000)**

10:00 a.m.	Room 103, SH	Regular Meeting
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COMMISSION TO STUDY THE RIGHT-TO-KNOW LAW (HB 606, Chapter 287:2, Laws of 2003)

10:00 a.m.	Room 304, LOB	Regular Meeting
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TASK FORCE ON FAMILY LAW (HB 447, Chapter 250:1, Laws of 2002)

2:00 p.m. - 4:00 p.m.	Room 206-208, LOB	Regular Meeting
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FRIDAY, MAY 28, 2004**COMMISSION TO IDENTIFY MEDICAL ERRORS AND THEIR CAUSES (HB 287, Chapter 255:6, Laws of 2003)**

10:00 a.m.	Room 205, LOB	Regular Meeting
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EMERGENCY MANAGEMENT SYSTEM JOINT LEGISLATIVE OVERSIGHT COMMITTEE (RSA 21-P:51)

1:00 p.m.	Room 205, LOB	Regular Meeting
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WEDNESDAY, JUNE 2, 2004**WATER RESOURCES COMMITTEE (RSA 481:1-b)**

10:00 a.m.	Room 103, SH	Regular Meeting
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MONDAY, JUNE 7, 2004**COMMISSION ON SETBACK REQUIREMENTS FOR LAND APPLICATION OF SEPTAGE BIOSOLIDS AND SHORT PAPER FIBERS (SB 87, Chapter 302:1, Laws of 2003)**

9:00 a.m.	Room 303, LOB	Regular Meeting
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COMMISSION ON EDUCATION OF DEAF AND HARD OF HEARING PERSONS IN NH (HB 1283, Chapter 43:1, Laws of 2000)

10:00 a.m.

Room 103, SH

Subcommittee Meeting

MONDAY, JUNE 21, 2004

COMMISSION ON EDUCATION OF DEAF AND HARD OF HEARING PERSONS IN NH (HB 1283, Chapter 43:1, Laws of 2000)

10:00 a.m.

Room 103, SH

Regular Meeting

MONDAY, JUNE 28, 2004

NH BRAIN AND SPINAL CORD INJURY ADVISORY COUNCIL (RSA 137-K:2)

2:00 p.m.

Room 105-A, SH

Regular Meeting

FRIDAY, JULY 16, 2004

COMMISSION TO IDENTIFY MEDICAL ERRORS AND THEIR CAUSES (HB 287, Chapter 255:6, Laws of 2003)

1:00 p.m.

Room 205, LOB

Regular Meeting

FISCAL NOTE ADDITIONS AND UPDATES HAVE BEEN AMENDED TO THE BILLS ON THE WEB SITE AND ARE AVAILABLE IN THE SENATE CLERK'S OFFICE FOR THE FOLLOWING 2004 SENATE BILLS: 126, 128, 205, 303, 312, 313, 324, 325, 326, 329, 331, 333, 347, 348, 353, 361, 365, 366, 367, 369, 376, 383, 384, 388, 396, 401, 407, 409, 411, 414, 415, 422, 424, 430, 432, 433, 435, 436, 442, 444, 448, 450, 454, 471, 473, 478, 481, 485, 490, 491, 494, 495, 498, 500, 503, 504, 505, 508, 509, 510, 511, 512, 515, 516, 518, 523, 525, 532, 534, HOUSE BILLS: 85, 643, 651, 713, 730, 803, 1188, 1162, 1207, 1225, 1241, 1248, 1254, 1276, 1308, 1325, 1348, 1380, 1416, 1426, 1424

SENATE BILLS AMENDED BY THE HOUSE

SB 19-FN, (New Title) relative to notification of groundwater contamination and requiring a certain report from the department of environmental services. (1/22/04, HJ 9, p. 485+491)

SB 99, relative to high cost mortgage loans. (1/7/04, HJ 5, p. 252+298)

SB 128-FN, transferring the bureau of vital records and health statistics from the department of health and human services to the department of state. (1/7/04, HJ 5, p. 264-265+299)

SB 176, relative to standards for plats recorded in the registry of deeds. (1/7/04, HJ 5, p. 283-284+299)

SB 199, revising the nurse practice act. (1/15/04, HJ 8, p. 429-446+454)

SB 207, relative to transactions exempt from the consumer protection act. (4/15/04, HJ TBA)

SB 317, relative to registration of pesticide applicators and rules of the pesticide control board. (3/11/04, HJ 20 p. 873-874+937)

SB 329-FN, relative to the recovery by the retirement system of the overpayment of benefit amounts. (4/15/04, HJ TBA)

SB 333-FN, establishing a unique pupil identification system. (4/15/04, HJ TBA)

SB 336-L, relative to certain costs in the development of a high school in the town of Bedford. (Signed by Governor)

SB 338-FN, relative to the purchase of prior service credit by certain political subdivision employee members. (4/15/04, HJ TBA)

SB 343, relative to landowner permission for OHRV operation and relative to loading and unloading OHRVs on highways. (4/15/04, HJ TBA)

SB 344, relative to the use of gifts and donations to the fish and game department and relative to off highway recreational vehicle fees. (4/15/04, HJ TBA)

SB 351-FN, relative to concurrent enrollment at regional vocational education centers. (4/15/04, HJ TBA)

SB 355, (New Title) relative to the regulation and servicing of portable fire extinguishers and fixed fire extinguishing systems, fire sprinkler systems, and fire alarm and detection systems. (4/15/04, HJ TBA)

SB 361-FN-A, (New Title) relative to fees of the postsecondary education commission for preserving certain academic records. (4/15/04, HJ TBA)

SB 377, relative to damage to land by certain recreational uses. (4/15/04, HJ TBA)

SB 380, establishing a statewide incident command system. (4/15/04, HJ TBA)

SB 381, relative to the transfer of certain capital appropriations within the department of safety. (4/15/04, HJ TBA)

SB 383-FN, relative to pharmacy benefit management. (4/15/04, HJ TBA)

SB 392, relative to criminal responsibility for certain offenses committed by persons 13 years of age or older. (4/15/04, HJ TBA)

SB 399-FN, relative to the sale of animals. (4/15/04, HJ TBA)

SB 402, relative to an optional retirement annuity benefit for members of the Manchester retirement system. (4/15/04, HJ TBA)

SB 409-FN, revising the vocational school licensing statutes. (4/15/04, HJ TBA)

SB 413-FN, relative to financing federally aided highway projects. (4/15/04, HJ TBA)

SB 432-FN, establishing a division of emergency services, communications, and management, a division of fire standards and training and emergency medical services and a division of fire safety in the department of safety. (4/15/04, HJ TBA)

SB 439, relative to probationary drivers' licenses. (4/15/04, HJ TBA)

SB 451, (New Title) giving degree-granting authority to the Hellenic American University and the St. Joseph's School of Nursing. (4/15/04, HJ TBA)

SB 455, removing the requirement that district courts be open on Saturdays for arraignments. (4/15/04, HJ TBA)

SB 465, (New Title) relative to testimony of witnesses about confidential settlements. (4/15/04, HJ TBA)

SB 469, relative to licensing of boiler inspectors. (4/15/04, HJ TBA)

SB 488, establishing a committee to study the effects of electric utility restructuring on state dams and the alternatives for the operation and maintenance of state-owned dams. (4/15/04, HJ TBA)

SB 493, (New Title) relative to examination standards for certified public accountants. (Signed by the Governor)

SB 494, (New Title) relative to the prohibition on taking conch and winkles and relative to licensing requirements for taking lobsters and crabs. (4/15/04, HJ TBA)

SB 496, relative to the definition of snow traveling vehicle. (3/11/04, HJ 20, p. 884+938)

SB 503-FN-L, (New Title) establishing a commission to study the benefit of municipalities using bonds for construction, development, improvement, and acquisition of broadband facilities. (4/15/04, HJ TBA)

SB 511-FN, relative to the penalties for rioting. (4/15/04, HJ TBA)

NOTICES

WEDNESDAY, APRIL 28, 2004

UNH President Ann Weaver Hart Invites All Legislators to Legislators Day, Wednesday, April 28, 2004
8:30 a.m. - 4:00 p.m. Elliot Alumni Center - UNH

Senator Iris W. Estabrook

MONDAY, MAY 3, 2004

All Senators are cordially invited to attend the First Annual Profile Award Ceremonies. The Profile Award is given to individuals and communities that best represent the spirit of the Old Man In The Mountain. The Awards will be given on the first anniversary of the falling of the Old Man during a reception on Monday, May 3, 2004 at 6:00 p.m. at the Center of NH.

Senator John Gallus

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THURSDAY, MAY 6, 2004

On Thursday, May 6 during the noon break of the legislative session, members are invited for lunch at the Upham Walker House. The Task Force on Deafness and Hard of Hearing will present brief presentations to inform members about current developments and dilemmas facing the deaf and hard of hearing community.

Senator Andre A. Martel

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MONDAY, MAY 10, 2004

GO-NH Legislative Shoot will be held Monday, May 10, 2004 at the Country Pond Fish and Game Club in Newton.

Senator Robert K. Boyce

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MONDAY, JUNE 7, 2004

The 31st Annual Bill White Memorial Legislative Golf Tournament is scheduled for Monday, June 7, 2004 at Canterbury Woods Country Club, Canterbury, NH. The entry fee for this annual tournament is \$75.00 per person which includes greens fee, cart, barbecue dinner and prizes.

A shotgun start is scheduled for 9:00 a.m. The format is "Captain and Crew".

Sign-up as a foursome or sign-up by yourself in order to be placed in a foursome.

A maximum of 120 players will be allowed. Please note that payment must be made upon registration. There will be no exceptions to this rule!

Return your entry and payment no later than May 20th to Sandy Anderson at the LOB Lobby Desk. Checks should be made payable to Sandy Anderson.

Thomas R. Eaton, Senate President

31st Annual Bill White Memorial Golf Tournament

Canterbury Woods Country Club

Canterbury, NH

Name: 1. _____

2. _____

3. _____

4. _____

Telephone: _____ Amount Enclosed: _____

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SENATE SCHEDULE 2004 SESSION

Thursday, May 6, 2004	Last day to act on all House bills in the second year.
Thursday, May 13, 2004	Last day to form Committees of Conference.
Wednesday, May 19, 2004	The deadline for Committee of Conference report sign off.
Monday, May 31, 2004	Memorial Day State Holiday
Monday, July 5, 2004	Independence Day State Holiday (Taken on Monday)
Monday, September 6, 2004	Labor Day State Holiday
Thursday, November 11, 2004	Veteran's Day State Holiday
Thursday, November 25, 2004	Thanksgiving Day State Holiday
Friday, November 26, 2004	Day after Thanksgiving State Employee Holiday
Friday, December 24, 2004	Christmas Day State Holiday (Taken on Friday)

VISITORS CENTER SCHEDULE - APRIL

As a convenience to the members of the NH General Court, the Visitors' Center offers the following schedule of schools and other groups visiting the State House in **APRIL 2004**. These listings will replace individual notifications in an effort to reduce paper usage and to ensure all members will be notified in a timely manner. Our schedule is tightly booked for the remainder of the school year. Please contact the Visitors' Center concerning school tour booking information. Thank you for your continued participation with your School Visitation Program.

Kenneth Leidner, Director

<i>DATE</i>	<i>TIME</i>	<i>GROUP</i>	<i>CLASS/Size</i>
4-19-04	10:00 to 12:00 SH/SC	Riddlebrook – Bedford	4/50
4-19-04	9:00	Bow Elementary	4/25
4-19-04	12:45	St. John's Regional School – Concord	4/30
4-20-04	9:30 & 11:00 SH/HM	Garrison School – Dover	4/50
4-20-04	12:30	Bow Elementary	4/25
4-20-04	2:00	Hollis Women's Club	Adults/12
4-21-04	9:00	Broken Ground School – Concord	4/23
4-21-04	9:30 & 11:00 SH/HM	Garrison School – Dover	4/50
4-21-04	1:00	Kimball School – Concord	4/16
4-22-04	8:45 & 10:30 SH/HM	Belmont Middle School	5/50
4-22-04	9:00	Broken Ground School – Concord	4/23
4-23-04	9:00 & 10:30 SH/HM	No. Londonderry Elem	4/60
4-23-04	12:00	Antrim Elementary School	4/32
4-26-04	9:30 & 11:00 SH/SC	Lancaster Elementary School	4/52
4-27-04	9:00	UNH Social Work Department – Durham	College/32
4-27-04	9:30 & 11:00 SH/HM	Towle Elem – Newport	4/60
4-28-04	9:30 & 11:00 SH/HM	Towle Elem – Newport	4/40
4-28-04	11:00	Lafayette Regional School – Franconia	4/15
4-28-04	2:00	Nashua Technical College	College/15
4-29-04	10:00 & 11:15 SH/HM	Ray School – Hanover	3/85
4-30-04	9:30 & 11:00 SH/HM	Seminary Hill Elementary School – West Lebanon	4/76
4-30-04	10:00 & 11:30 SH/SC	Hanover Street School – Lebanon	4/75

VISITORS CENTER SCHEDULE - MAY

As a convenience to the members of the NH General Court, the Visitors' Center offers the following schedule of schools and other groups visiting the State House in **MAY 2004**. These listings will replace individual notifications in an effort to reduce paper usage and to ensure all members will be notified in a timely manner. **Our schedule is full for the remainder of the year.** Thank you for your continued participation with your School Visitation Program.

Kenneth Leidner, Director

DATE	TIME	GROUP	CLASS/Size
5-3-04	9:30 & 11:00	Ben Franklin Elem – Keene	4/46
5-3-04	12:30	Greenfield Elementary School	4/25
5-4-04	9:30 to 11:00 SH/HM	Bartlett Elem – Goffstown	4/50
5-4-04	12:30	Salem Christian School	4/12
5-5-04	10:00	Salisbury & Webster Elementary Schools	4/32
5-5-04	11:00 & 12:30 SH/HM	Chesterfield Elem	4/50
5-6-04	9:00	New Hampton Community School	4/40
5-6-04	9:30	Jennie D. Blake Elem School – Hill	4/15
5-6-04	11:00	Campton Elem	4/40
5-7-04****	Unkwn****	Fuller Elem School – Keene****	4/44 ****
5-7-04	9:30	Ed Fenn Elem – Gorham	4/45
5-7-04	11:00 & 12:00 SH/FG	Peterborough Elem	4/75
5-10-04	9:00	Conant Elementary School – Concord	4/24
5-10-04	10:00 & 11:30 SH/FG	Canaan Elem	4/60
5-10-04	12:30	Concord High School	HS/25
5-11-04	9:30 & 11:00 SH/HM	Maple Ave. School – Goffstown	4/75
5-11-04	12:30	Warren Village School	3 & 5 /27
5-12-04	9:30 & 11:00 SH/HM	Maple Ave. School – Goffstown	4/50
5-12-04	12:15 & 1:00 SH/TH	Maple Ave. School – Claremont	4/58
5-13-04	9:30 & 11:00 SH/HM	Epsom Central School	4/50
5-13-04	10:00	Rumford School – Concord	4/35
5-14-04	9:00	Conant Elementary School – Concord	4/24
5-14-04	10:00	St.Elizabeth Seton – Rochester	4/36
5-14-04	1:00	Conway Elem	4/38
5-17-04	9:00 & 10:15 SH/SC	New Boston Elem	4/80
5-17-04	12:30	Mason Elementary School	4/17
5-18-04	9:30 & 11:00 SH/HM	Interlakes School – Meredith	4/90
5-18-04	10:00	Bartlett Elem – Berlin	3/45
5-19-04	10:00 & 11:00 SH/HM	Little Harbor School – Portsmouth	4/60
5-20-04	9:30 & 11:00 SH/HM	DJ Bakie School – Kingston	4/86
5-21-04	9:00	Bow Elementary School	4/25
5-21-04	10:00	Linwood Elem – Lincoln	4/28
5-21-04	10:30	Wentworth Elem School	3,4,5/30
5-21-04	11:00	Stark Village School	4/7
5-21-04	11:00	St. Mary's School – Claremont	4/16
5-24-04	10:00 & 11:00 SH & ?	Lincoln-Akerman School – Hampton	3&4/45
5-24-04	11:00	Acworth School	4/8
5-24-04	10:00	Russell School – Rumney	4/20
5-25-04	9:30 & 11:00 SH/HM	St. Anthony's School – Manchester	4/50
5-25-04	10:45	Charlestown Primary School Rescheduled From March 17	4/46
5-26-04	10:30 & 12:00 SH/FG	Enfield Village School	4/40
5-26-04	9:00	Fall Mountain High-Langdon	HS/40
5-26-04	10:30	The Well School - Peterborough	4/11
5-27-04	9:00	Andover Elementary	4/34
5-27-04	10:30	Mtn.Shadows School – Dublin	6/8
5-27-04	10:30 & 12:00 SH/FG	Enfield Village School	4/40
5-28-04	9:30 & 11:00 SH/HM	Gossler Park School – Manchester	4/75
5-28-04	12:30	Bethlehem Elementary School	4/22