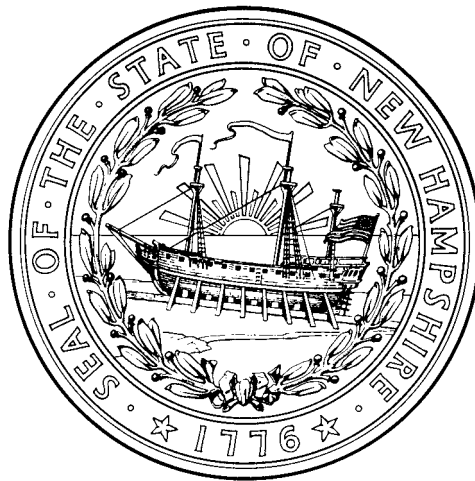


February 11, 2016
Nos. 4-5

STATE OF NEW HAMPSHIRE

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



**Second Year of the 164th Session of the
New Hampshire General Court**

Legislative Proceedings

SENATE JOURNAL

**ADJOURNMENT – FEBRUARY 4, 2016 SESSION
COMMENCEMENT – FEBRUARY 11, 2016 SESSION**

SENATE JOURNAL 4 *(continued)*

February 4, 2016

HOUSE MESSAGE

The House of Representatives has passed Bills with the following titles, in the passage of which it asks the concurrence of the Senate:

HB 1127, relative to qualifications of referees in the superior courts and circuit courts.

HB 1212, naming welcome center at exit 44 on Interstate 93 in honor of Raymond S. Burton.

HB 1272-FN, relative to bus transportation for chartered public school students.

HB 1375, relative to charter commissions for budgets in official ballot jurisdictions.

HB 1651, (New Title) relative to the duties of the commission to review child abuse fatalities.

REPORT OF COMMITTEE ON ENROLLED BILLS

The Committee on Enrolled Bills has examined and found correctly Enrolled House Bill numbered 502.

Senator Prescott moved adoption of the Report of Committee on Enrolled Bills. Adopted.

Out of Recess. Call Senate to Order.

MOTION TO ADJOURN FROM LATE SESSION

Senator Bradley moved that the Senate adjourn from the Late Session.

Adopted. Adjournment from the Late Session.

SENATE JOURNAL 5

February 11, 2016

The Senate reconvened at 10:00 a.m. a quorum being present.

The Reverend Jon Hopkins, chaplain to the Senate, offered the prayer.

Let us pray.

Dear God, after the speeches have been made, and the votes have been counted, we give thanks for democracy; for the rights, and privilege, and responsibilities that come with citizenship. And we thank God for those citizens that have heard the call to public service. We give thanks to those who have taken an oath to faithfully, and impartially discharge, and perform all duties incumbent on them according to the best of their abilities. We give thanks for those who work hard to make good and just laws. We give thanks for those who seek compromise so that our government works for all its citizens. We give thanks for those who take up noble causes in defense of liberty and justice. We give thanks for those who are good stewards of the precious resources we have. We ask this day for God to bless this place so that those who serve in the New Hampshire Senate might strive together for a government that produces justice for all. Help them to work steadfastly for political systems that care for the least among us. Help them seek peace and pursue it with all their hearts, minds, and resources. Help those in power to seek truth so that they may be worthy of the votes cast, live unto the honor of their calling, and fulfill their oath. Amen.

Senator Bradley led the Pledge of Allegiance.

INTRODUCTION OF GUESTS

(The Chair recognized Senator Forrester.)

SENATOR FORRESTER: Thank you, Mister President. I'd like my colleagues to welcome a constituent and good friend of mine here today, Judy Tilton. Today, this morning, we'll be acting on a piece of legislation that

I brought forward on her behalf. She lost her youngest son to a heroin overdose, and she asked me to submit this legislation on banning synthetic urine. We will be voting on that this morning. Thank you for coming, Judy.

(The Chair recognized Senator Hosmer.)

SENATOR HOSMER: Thank you, Mister President. My guest today is my daughter, a freshman in high school, that's Brigid. And I'm particularly proud to let people know that Brigid, for the past two years, has been part of the championship team from New Hampshire in the National History Day competition. Has represented the Granite State at the University of Maryland two years in a row for the documentaries that she and her team have produced. So, she's my guest today, I'd like you all to welcome her.

Senator Boutin introduced the 4th grade class from Hooksett Memorial School visiting in the gallery.

INTRODUCTION OF PAGES

Senator Pierce introduced Eleanor Pschirrer-West of Kimball Union Academy in Meriden serving as a Senate Page for the day.

Senator Little introduced Sarah Simek of Kimball Union Academy in Meriden serving as a Senate Page for the day.

SPECIAL ORDER

Without objection, the following bill was special ordered to the beginning of the Regular Calendar.

HEALTH AND HUMAN SERVICES

SB 361, banning the sale of premixed synthetic urine.

SPECIAL ORDER

Without objection, the following bill was special ordered to Thursday, February 18, 2016.

PUBLIC AND MUNICIPAL AFFAIRS

SB 455-FN, relative to immunity for injuries from the possession or use of a firearm by an employee or official of a political subdivision.

FN REPORT FOR FEBRUARY 11, 2016

Senator Forrester recommends the waiver of referral to the Finance Committee, Senate Rule 4-5, for the following bills with fiscal notes or an appropriation of funds:

CONSENT CALENDAR:

EDUCATION

SB 454-FN, requiring public school students to receive CPR training.

REGULAR CALENDAR:

EDUCATION

SB 453-FN, relative to comprehensive criminal background checks for individuals in registered and licensed child day care agencies, child care institutions, and child care agencies.

JUDICIARY

SB 469-FN, relative to criminal record checks of wrecker operators.

SB 474-FN, relative to the administration of small estates.

PUBLIC AND MUNICIPAL AFFAIRS

SB 455-FN, relative to immunity for injuries from the possession or use of a firearm by an employee or official of a political subdivision.

WAYS AND MEANS

SB 479-FN, establishing a credit against business taxes for implementing employee profit sharing.

SB 511-FN-A, establishing a refund of a portion of state education property taxes for child and dependent care expenses.

Senator Forrester recommends the following bills be ordered to the Finance Committee upon being found Ought to Pass/Ought to Pass with Amendment:

REGULAR CALENDAR:

EDUCATION

SB 483-FN, establishing the position of chartered public school program officer.

ENERGY AND NATURAL RESOURCES

SB 374, requiring the office of energy and planning to update coastal flooding trends.

SB 376-FN, relative to wildlife corridors.

HEALTH AND HUMAN SERVICES

SB 420-FN, relative to aid to the permanently and totally disabled.

SB 491-FN, relative to Medicaid home health care services.

SB 496-FN, relative to personal care attendant services.

JUDICIARY

SB 467-FN, relative to private investigators, security guards, and bail enforcement agents, and relative to unsworn falsification on agency forms.

TRANSPORTATION

SB 510-FN, relative to parking at state park parking meters.

WAYS AND MEANS

SB 494-FN-A, repealing the exemption from the road toll for federal government fuel purchases.

Without objection, the FN Report is adopted.

CONSENT CALENDAR REPORTS

The following bill was removed from the Consent Calendar:

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

SB 332, relative to state procurement of goods and services. Removed by Senator Carson.

CONSENT CALENDAR

Senator Bradley moved that the Consent Calendar, with the relevant amendments as printed in the day's Calendar be adopted and that all such bills found Ought-to-Pass be ordered to Third Reading.

EDUCATION

SB 316, relative to placement decisions by a child's individualized education program team. Ought to Pass with Amendment, Vote 5-0. Senator Stiles for the committee.

This bill provides that the statutory requirements governing the change of child's assigned school shall not apply to placement decisions made by a child's individualized education program team. The committee amended the bill to clarify that a placement shall not be deemed a change of school assignment.

Senate Education

February 2, 2016

2016-0341s

04/05

Amendment to SB 316

Amend RSA 193:3, V as inserted by section 1 of the bill by replacing it with the following:

V. A placement made by a child's special education team pursuant to that child's individualized education program shall not be deemed a change of school assignment for purposes of this section.

2016-0341s

AMENDED ANALYSIS

This bill provides that a placement made by a child's special education team pursuant to that child's individualized education program shall not be deemed a change of school assignment.

SB 454-FN, requiring public school students to receive CPR training. Inexpedient to Legislate, Vote 5-0. Senator Reagan for the committee.

This bill would have required a school board to incorporate cardiopulmonary resuscitation training into a school's health education class. The committee believes it is more appropriate to leave decisions on this matter up to our local school districts.

The question is on the adoption of the Consent Calendar. Adopted.

REGULAR CALENDAR

HEALTH AND HUMAN SERVICES

SB 361, banning the sale of premixed synthetic urine. Ought to Pass, Vote 4-0. Senator Fuller Clark for the committee.

The question is on the adoption of the motion of Ought to Pass. Adopted, bill ordered to Third Reading.

EDUCATION

SB 328-L, relative to school districts exercising joint powers with other public agencies. Ought to Pass with Amendment, Vote 5-0. Senator Avard for the committee.

Senate Education
February 2, 2016
2016-0343s
06/04

Amendment to SB 328-LOCAL

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

AN ACT relative to school districts and school administrative units exercising joint powers with other public agencies.

Amend the introductory paragraph of RSA 53-A:3 as inserted by section 2 of the bill by replacing it with the following:

53-A:3 Joint Exercise of Powers. Any power or powers, privileges or authority exercised or capable of exercise by a public agency of this state may be exercised jointly with any other public agency of this state. Such authority shall include, but not be limited to, the power to enter into agreements to share tax revenues resulting from local economic development efforts and with respect to cities [and], towns, ***school districts, and school administrative units***, the power to form the entities and conduct the activities provided for in RSA 162-G and RSA 31:134 through RSA 31:149, ***and/or the appropriate activities, including but not limited to, conducting financial, human resource, information technology, and other managerial and administrative functions related to the operation of the participating agencies as provided for in RSA 31, RSA 37, and RSA 194-C:4 as well as city charters adopted under RSA 49-C and town charters adopted under RSA 49-D.***

2016-0343s

AMENDED ANALYSIS

This bill permits public agencies to exercise certain joint powers with school districts and school administrative units.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to Third Reading.

SB 371, relative to school lunch meal payment policies. Ought to Pass with Amendment, Vote 5-0. Senator Kelly for the committee.

Senate Education
February 2, 2016
2016-0354s
04/08

Amendment to SB 371

Amend RSA 189:11-a, VIII as inserted by section 1 of the bill by replacing it with the following:

VIII. A school lunch meal payment policy which is implemented by a school board either before or after the effective date of this section shall ensure that all students have access to a healthy school lunch, that the school district will make every reasonable effort to inform parents of the policy, and that no student will be subject to different treatment from the standard school lunch meal or school cafeteria procedures. The department of education or the state board of education, upon request of the local school board, may provide communication assistance to school districts and parents of school children regarding the school lunch meal payment policy.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to Third Reading.

SB 372, establishing a fund to provide financial assistance to school districts for school lunch programs. Interim Study, Vote 5-0. Senator Kelly for the committee.

The question is on the adoption of the motion of Interim Study. Adopted.

SB 373, relative to the information technology infrastructure in public schools. Ought to Pass with Amendment, Vote 5-0. Senator Avard for the committee.

Senate Education
February 2, 2016
2016-0348s
04/09

Amendment to SB 373

Amend section 2 of the bill by replacing paragraph I with the following:

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

(a) One member of the senate, appointed by the president of the senate.

(b) Three members of the house of representatives, appointed by the speaker of the house of representatives.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to Third Reading.

SB 453-FN, relative to comprehensive criminal background checks for individuals in registered and licensed child day care agencies, child care institutions, and child care agencies. Ought to Pass with Amendment, Vote 4-0. Senator Stiles for the committee.

Senate Education
February 2, 2016
2016-0344s
05/04

Amendment to SB 453-FN

Amend RSA 170-E:7, II(b) as inserted by section 2 of the bill by replacing it with the following:

(b) The department of safety shall submit the [~~criminal history records release form~~] **notarized criminal history record information authorization form** to the New Hampshire division of state police, which shall conduct a criminal history records check through its records and through the Federal Bureau of Investigation. Upon completion of the background investigation, the division of state police shall release copies of the criminal conviction records to the department. The department shall maintain the confidentiality of all criminal history records information received pursuant to this paragraph.

Amend RSA 170-E:29-a, II(b) as inserted by section 6 of the bill by replacing it with the following:

(b) The department of safety shall submit the criminal history records release form to the New Hampshire division of state police, which shall conduct a criminal history records check through its records and through the Federal Bureau of Investigation. Upon completion of the background investigation, the division of state police shall release copies of the criminal conviction records to the department. The department shall maintain the confidentiality of all criminal history records information received pursuant to this paragraph.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to Third Reading.

SB 460, authorizing the state board of education to adopt rules relative to child sexual abuse and healthy relationships. Ought to Pass, Vote 4-0. Senator Watters for the committee.

The question is on the adoption of the motion of Ought to Pass. Adopted, bill ordered to Third Reading.

SB 483-FN, establishing the position of chartered public school program officer. Ought to Pass with Amendment, Vote 4-0. Senator Kelly for the committee.

Senate Education
February 2, 2016
2016-0342s
04/06

Amendment to SB 483-FN

Amend RSA 21-N:3, III-a as inserted by section 1 of the bill by replacing it with the following:

III-a. The commissioner, after consultation with the state board of education, shall appoint a chartered public school program officer.

Amend RSA 21-N:5-a as inserted by section 3 of the bill by deleting paragraph X.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

ENERGY AND NATURAL RESOURCES

SB 374, requiring the office of energy and planning to update coastal flooding trends. Ought to Pass with Amendment, Vote 2-0. Senator Little for the committee.

Energy and Natural Resources
February 3, 2016
2016-0393s
08/10

Amendment to SB 374

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

AN ACT requiring the department of environmental services to update coastal flooding trends.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

SB 375, establishing the coastal marine natural resources and environment commission. Ought to Pass with Amendment, Vote 2-0. Senator Bradley for the committee.

Energy and Natural Resources
February 3, 2016
2016-0398s
08/09

Amendment to SB 375

Amend RSA 485-F:2, I(f) as inserted by section 1 of the bill by replacing it with the following:

(f) The chair of the advisory committee on marine fisheries, or designee.

Amend RSA 485-F:2, I(j) as inserted by section 1 of the bill by replacing it with the following:

(j) The Great Bay-Piscataqua Waterkeeper.

Amend RSA 485-F:2, I as inserted by section 1 of the bill by inserting after subparagraph (l) the following new subparagraph:

(m) One representative of the New Hampshire Chapter of the Nature Conservancy, appointed by the director of the board of trustees of the New Hampshire chapter.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to Third Reading.

SB 376-FN, relative to wildlife corridors. Ought to Pass with Amendment, Vote 2-0. Senator Bradley for the committee.

Energy and Natural Resources
February 3, 2016
2016-0395s
10/05

Amendment to SB 376-FN

Amend paragraph I of section 2 of the bill by replacing it with the following:

I. Because of the importance of wildlife corridors to assist in adapting to warming temperatures and shifting habitats, create habitat strongholds, and in order to protect ecosystem health and biodiversity and improve the resiliency of wildlife and their habitats to such existing and potential changes, the fish and game department, in collaboration with the department of environmental services and the department of transportation, shall identify existing and needed wildlife corridors, including riparian corridors, and including potential crossings of transportation arteries, such as a possible crossing in the Jefferson-Randolph section of Route 2. The executive director of fish and game, the commissioner of transportation, and the commissioner of environmental services shall direct their departments to audit existing statutes, rules, and regulations that affect wildlife corridors and shall make recommendations concerning any necessary changes.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

INTRODUCTION OF GUESTS

Senator Avard introduced the 7th and 8th grade class of the Hollis Montessori School visiting in the gallery.

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

SB 327, establishing a commission to study land title registries. Inexpedient to Legislate, Vote 4-0. Senator Reagan for the committee.

The question is on the adoption of the motion of Inexpedient to Legislate. Adopted.

SB 396, relative to compatibility of electrical devices with the National Electric Code and the state building code. Ought to Pass, Vote 4-0. Senator Carson for the committee.

The question is on the adoption of the motion of Ought to Pass. Adopted, bill ordered to Third Reading.

Senators Avard and Sanborn are in opposition to the motion of Ought to Pass on SB 396.

HEALTH AND HUMAN SERVICES

SB 420-FN, relative to aid to the permanently and totally disabled. Ought to Pass with Amendment, Vote 4-0. Senator Kelly for the committee.

Health and Human Services
February 3, 2016
2016-0387s
05/04

Amendment to SB 420-FN

Amend RSA 167:6, VI as inserted by section 1 of the bill by replacing it with the following:

VI. For the purposes hereof, a person shall be eligible for aid to the permanently and totally disabled who is between the ages of 18 and 64 years of age inclusive; is a resident of the state; and is disabled as defined in the federal Social Security Act, Titles II and XVI and the regulations adopted under such act, except that the

minimum required duration of the impairment shall be 48 months, unless and until the department adopts a 12-month standard in accordance with RSA 167:3-j. In determining disability, the standards for “substantial gainful activity” as used in the Social Security Act shall apply, including all work incentive provisions including Impairment Related Work Expenses, Plans to Achieve Self Support, and subsidies. Notwithstanding any provision of law to the contrary, eligibility for *state* cash assistance and medical assistance shall be conditioned upon the [recipient] *person* filing an application or applications for any federal cash [assistance] benefits for which the individual may be entitled and pursuing [any] *all* appeals available for those federal *cash* benefits. *State* cash assistance *for an applicant* shall [terminate] *be denied, or for a recipient shall be terminated* upon a finding of clinical ineligibility for such federal *cash* benefits, except that any individual receiving cash assistance on June 30, 2011 shall only be ineligible for cash assistance upon a second finding of clinical ineligibility. Notwithstanding any provision of the law to the contrary, an individual who appeals the [closure] *termination* of *state* cash assistance, pursuant to RSA 161:4, IV, for the reasons set forth in this paragraph, shall not continue to receive such *state* cash assistance benefits during the pendency of such appeal *unless otherwise specified by the commissioner of the department of health and human services in accordance with rules adopted under RSA 541-A*. No person shall be eligible to receive such aid while receiving old age assistance, aid to the needy blind, or [aid] *state cash assistance* to families with dependent children.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

SB 426, establishing an end-of-life choices study commission. Ought to Pass, Vote 3-1. Senator Fuller Clark for the committee.

The question is on the adoption of the motion of Ought to Pass. Adopted, bill ordered to Third Reading.

Senators Avard and Daniels are in opposition to the motion of Ought to Pass on SB 426.

SB 427, establishing a committee to study the use of restraints when transporting a person subject to involuntary admission proceedings. Ought to Pass, Vote 4-0. Senator Sanborn for the committee.

The question is on the adoption of the motion of Ought to Pass. Adopted, bill ordered to Third Reading.

SB 437, establishing a commission to address child hunger in New Hampshire. Ought to Pass with Amendment, Vote 4-0. Senator Kelly for the committee.

Health and Human Services
February 3, 2016
2016-0385s
05/10

Amendment to SB 437

Amend RSA 161:12, I as inserted by section 1 of the bill by inserting after subparagraph (s) the following new subparagraphs:

(t) One representative of Catholic Charities New Hampshire, appointed by that organization.

(u) One representative of the Business and Industry Association (BIA), appointed by the association.

Amend RSA 161:12, II as inserted by section 1 of the bill by inserting after subparagraph (d) the following new subparagraph:

(e) Identification of current actions being taken to eliminate child hunger in New Hampshire and their effectiveness.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended.

A roll call was requested by Senator Kelly, seconded by Senator Avard.

The following Senators voted Yes: Woodburn, Forrester, Bradley, Watters, Pierce, Cataldo, Hosmer, Little, Sanborn, Kelly, Daniels, Avard, Lasky, Carson, Feltes, Boutin, Reagan, Soucy, Birdsell, D’Allesandro, Fuller Clark, Prescott, Stiles, Morse.

The following Senators voted No: (None)

Roll Call, Yeas: 24 - Nays: 0. Adopted, bill ordered to Third Reading.

SB 491-FN, relative to Medicaid home health care services. Ought to Pass with Amendment, Vote 4-0. Senator Kelly for the committee.

Health and Human Services

February 3, 2016

2016-0382s

01/03

Amendment to SB 491-FN

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

161-N:1 Purpose. Older adults and people with disabilities, including children with special health care needs, require the support of home health care services. The purpose of this chapter is to ensure medically-necessary home health care services are available to Medicaid recipients at their residences and in non-institutional locations outside of the residence in which normal life activities take place.

Amend RSA 161-N:2, II as inserted by section 1 of the bill by replacing it with the following:

II. "Home health care services" means care provided by a medical provider licensed under RSA 326-B and employed by a home health care agency licensed under RSA 151, when that care is provided at the residence of the recipient or in a non-institutional setting where normal life activities take place. The residence of the recipient shall not include a hospital, a nursing facility, or an intermediate care facility for individuals with intellectual disabilities, except for home health care services in an intermediate care facility for individuals with intellectual disabilities that are not required to be provided by the facility.

Amend RSA 161-N:3, I as inserted by section 1 of the bill by replacing it with the following:

I. Medicaid coverage of medically-necessary home health care services shall be available to Medicaid recipients at their residences and in any non-institutional setting in which normal life activities take place.

2016-0382s

AMENDED ANALYSIS

This bill requires Medicaid coverage of medically-necessary home health care services to be provided to older adults and persons with disabilities at their residences and in the community.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

SB 496-FN, relative to personal care attendant services. Ought to Pass, Vote 4-0. Senator Sanborn for the committee.

The question is on the adoption of the motion of Ought to Pass. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

INTRODUCTION OF GUESTS

Senator Boutin introduced the 4th grade class of Hooksett Memorial School visiting in the gallery.

JUDICIARY

SB 467-FN, relative to private investigators, security guards, and bail enforcement agents, and relative to unsworn falsification on agency forms. Ought to Pass with Amendment, Vote 2-0. Senator Carson for the committee.

Senate Judiciary

February 2, 2016

2016-0404s

10/06

Amendment to SB 467-FN

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

1 Chapter Heading. Amend the chapter heading of RSA 106-F to read as follows:

CHAPTER 106-F
PRIVATE INVESTIGATIVE AGENCIES, BAIL ~~[ENFORCEMENT AGENCIES]~~
RECOVERY AGENTS, AND SECURITY SERVICES

2 Purpose; Bail Recovery Agents Added. Amend RSA 106-F:1, I to read as follows:

I. Provide reasonable supervision of private investigative agencies and their employees, security guard services and their employees, and individuals licensed as private investigators ~~[and]~~, security guards, **and bail recovery agents** doing business in this state.

3 Advisory Board; Membership. Amend RSA 106-F:3-a to read as follows:

106-F:3-a Advisory Board.

I. There is hereby established an advisory board to review complaints and licensing issues relative to private investigative agencies, **bail recovery agent services**, and security **guards and security** services. Each **appointed** member shall be appointed by the governor and approved by the council. A member shall continue to serve until a successor is appointed by the governor and council. Members of the board shall serve without compensation. **Appointed** members shall each serve a term of 3 years. No appointed member shall be eligible to serve more than 3 full consecutive terms, provided that for this purpose only a period actually served which exceeds 1/2 of the 3-year term shall be deemed a full term. Initial appointments made by the governor shall be staggered for terms of one, 2, or 3 years.

II. The board shall consist of:

(a) Three members licensed in New Hampshire as investigators and who have been so licensed for the last 5 years~~], one of whom shall be engaged in the practice of accident reconstruction or the practice of bail recovery].~~

(b) Two members of the general public who are not and have never been licensed in New Hampshire or another jurisdiction as investigators, **private security guards, or bail recovery agents** and who are not the spouse of any such person and who do not have and never have had a material interest in either provision of private investigation services, **private security services, or bail recovery services**, or an activity directly related to private investigation, **private security services, or bail recovery services**, including representation of the board or profession for a fee at any time during the 5 years preceding their appointments.

(c) One member of the law enforcement community.

(d) **One member licensed in New Hampshire as a private security guard or bail recovery agent and who has been so licensed for the last 3 years.**

(e) The commissioner of the department of safety, or designee.

III. The board shall elect a chairperson **and vice-chairperson** from its members. ~~[The board shall hold its first meeting no later than 90 days after the effective date of this section.]~~

4 Definitions. Amend RSA 106-F:4, III is repealed and reenacted to read as follows:

III. "Bail recovery agent" shall have the same meaning as that term is defined in RSA 597:7-b, I(b).

5 License Required. Amend RSA 106-F:5, I and II to read as follows:

I. No person shall engage in the business of a private investigative agency, security guard agency, or bail ~~[enforcement]~~ **recovery** agency without obtaining a private investigative, security guard, or bail ~~[enforcement]~~ **recovery** agency license from the commissioner of safety and no person shall engage in the business of ~~[a]~~ **private investigative service**, security guard service or bail ~~[enforcement]~~ **recovery** service without obtaining a ~~[security guard service or bail enforcement service]~~ license from the commissioner of safety.

II. No person shall become an employee of a private investigative agency, a security guard agency, or a bail ~~[enforcement]~~ **recovery** agency without first obtaining a license to do so from the commissioner of safety.

6 Application For License. Amend RSA 106-F:6, V through the introductory paragraph of RSA 106-F:6, VII to read as follows:

V. In the case of an applicant for an armed security guard or armed private investigator or **armed** bail ~~[enforcement]~~ **recovery** agent license, 2 sets of the applicant's fingerprints taken at state police headquarters.

VI. Two photographs of the applicant taken at state police headquarters to be used for a photo license card issued by the commissioner of safety identifying the private investigator, bail [enforcement] **recovery** agent, or security guard and by whom he or she is employed.

VII. In addition to the requirements of paragraphs I-VI, applicants for private investigator or bail [enforcement] **recovery** agent licenses shall meet the following qualifications:

7 Issuance of License. Amend RSA 106-F:7, I to read as follows:

I. Following review of the application and the applicant's references, and investigation into the character, competency, and integrity of the applicant, the commissioner shall as soon as practicable issue a license or renewal license in the form prescribed by the commissioner to the applicant, or notify the applicant of denial of the application. Notification of licensure or the denial of a license shall be forwarded to local law enforcement in the community in which the licensee resides. Prior to approval of any armed private investigator, bail [enforcement] **recovery agent**, or security license issued under this chapter, the applicant shall submit to a fingerprint examination conducted by the Federal Bureau of Investigation, and the department of safety shall be authorized to use the records of the Federal Bureau of Investigation in the screening of applicants. The applicant shall be responsible for the cost of any background investigation or criminal records check required under this section.

8 License Fees. Amend RSA 106-F:8, I to read as follows:

I. The fee for a private investigative agency license, **a bail recovery service license**, or a security guard service license shall be \$150 for an agency or service employing one person licensed under this chapter and \$500 for an agency or service employing more than one such person. A person may hold one or more types of license at any given time, provided that a separate fee shall be paid for each license so held. Licenses shall be valid for 2 years after the date of issue and shall be renewed every 2 years thereafter, upon application and payment of the fee and submission of certified evidence that the surety bond remains in force. The application for renewal shall be submitted at least 15 days before the expiration of the previously granted license.

9 Licensee Proficiency. Amend RSA 106-F:8-a to read as follows:

106-F:8-a [Firearm] **Licensee** Proficiency.

I. All armed security guards, armed private investigators, and armed bail [enforcement] **recovery** agents shall meet minimum requirements in the proficiency in the use of firearms **upon initial licensure and** at least once per year. The requirements shall be as follows:

(a) The practical [police] **pistol or revolver** course or the tactical revolver **or pistol** course, **as determined by the commissioner for the weapon being carried**, with a minimum qualification score of 75 percent.

(b) Shotgun familiarization course required for all security officers and bail [enforcement] **recovery** agents whose employers issue, or have as part of their equipment, shotguns, **and a rifle qualification course if a rifle is part of their equipment**.

(c) Four hours of instruction, to include firearms techniques and safety, laws on the use of deadly force, and the moral and ethical use of force. Only qualified firearms instructors shall be used to certify the successful completion of the requirements.

II. Individuals shall be considered for [qualification] **firearms instructor certification** if they successfully complete one of the following courses:

(a) Police standards and training council firearms instructor school **or a firearms instructor school accredited by the police officer standards and training agency of another state, the F.B.I. firearms instructor school, the Smith and Wesson, Sig Sauer, or Ruger firearms instructor schools, the National Rifle Association police firearms instructor course; or**

(b) ~~[F.B.I. firearms instructor school;~~

(c) ~~Smith & Wesson or Sig Sauer firearms instructor school;~~

(d) ~~National Rifle Association police firearms instructor course;~~

(e) ~~Equivalent courses]~~ **An equivalent course** as determined by the commissioner of safety on an individual basis.

III. The commissioner of safety may adopt, pursuant to RSA 541-A, certain initial and continuing education requirements for licensed security guards, private investigators, and bail recovery agents, including but not limited to the statutory and case laws on the use of force, the laws of arrest by non-law enforcement personnel, and other issues relative to their respective occupations after consultation with the advisory board, and may certify individuals or entities including professional associations and employees of agencies deemed qualified to provide such training or education to licensees.

10 Employees. Amend RSA 106-F:11, I to read as follows:

I. A person licensed under this chapter may employ agents, **investigators**, or guards as such licensee deems necessary. The licensee shall be responsible for the conduct of any such employees who shall be covered under the licensee's surety bond.

11 Penalty. Amend RSA 106-F:16 to read as follows:

106-F:16 Penalty. Any person who engages in business as a private investigative agency, bail ~~[enforcement]~~ **recovery** agency, or security guard service without first having obtained a license therefor or who violates any other provisions of this chapter shall be guilty of a misdemeanor for a natural person and a felony for any other person.

12 Bail Agents and Bail Recovery Agents. Amend RSA 597:7-b to read as follows:

597:7-b Bail Agents and Recovery Agents; ~~[Certification and Registration]~~ **Licensure**; Notification to Local Law Enforcement Required.

I. In this section:

(a) "Bail agent" means any person appointed by an insurer by power of attorney to execute or countersign bail bonds for the insurer in connection with judicial proceedings and who receives a premium.

(b) "**Bail** recovery agent" means a person who meets the requirements of paragraph II of this section and who is offered or given any compensation ~~[by a bail agent or surety in exchange]~~ for assisting ~~[the bail agent]~~ **a professional bondsmen under RSA 598-A** or a surety in apprehending or surrendering any defendant, or keeping the defendant under necessary surveillance.

II. Any person who operates as a **bail** recovery agent in this state, excluding licensed private detectives, shall be trained and certified through a program approved by the Professional Bail Agents of the United States **or other training program approved by the commissioner of safety** and shall ~~[register]~~ **be licensed** annually with the ~~[secretary of state]~~ **department of safety under RSA 106-F. Licensees shall also meet proficiency requirements under RSA 106-F:8-a.** The ~~[secretary of state]~~ **department of safety** shall issue to each ~~[registered]~~ **licensed bail** recovery agent proof of such ~~[registration]~~ **licensure**. ~~[Effective July 1, 2000;]~~ Each bail ~~[agency]~~ **recovery agent** operating in this state shall annually provide to the ~~[secretary of state]~~ **department of safety** proof of liability insurance coverage in the amount of \$300,000 for bail recovery activities ~~[of the agency's bail agents and bail recovery agents]~~. This proof of insurance coverage shall be provided before the ~~[agency's]~~ bail ~~[agents are]~~ **recovery agent is** licensed or relicensed~~[-and before the agency's bail recovery agents are registered or reregistered]~~ **by the department of safety**. ~~[Bail recovery agents acting as independent contractors shall provide proof of liability insurance coverage in the amount of \$300,000 to the secretary of state before registration or reregistration.]~~ Any person who operates as a **bail** recovery agent in this state without meeting ~~[such certification, insurance, and registration]~~ **the licensure and relicensure** requirements shall be guilty of a class ~~[A]~~ **B** misdemeanor **for the first offense and a class A misdemeanor for a second offense within a 7-year period.**

III. A bail ~~[agent or]~~ recovery agent searching for a person who has violated conditions of release shall notify a municipality's chief law enforcement officer if the search is to be conducted in the municipality's jurisdiction. A bail ~~[agent or]~~ recovery agent who violates the provisions of this paragraph shall be guilty of a class A misdemeanor

13 Commissioner of Safety; Rulemaking. Amend RSA 21-P:14, II(d) to read as follows:

(d) Licensing ~~[detective]~~ **private investigative** agencies ~~[and]~~, security guard services, **and bail recovery agents**, as authorized by RSA 106-F:3.

14 Unsworn Falsification; Forms. Amend RSA 641:3 to read as follows:

641:3 Unsworn Falsification.

I. A person is guilty of a misdemeanor if:

[F:] (a) He or she makes a written or electronic false statement which he or she does not believe to be true, on or pursuant to a form bearing a notification authorized by law to the effect that false statements made therein are punishable; or

[H:] (b) With a purpose to deceive a public servant in the performance of his or her official function, he or she:

[(a)] (1) Makes any written or electronic false statement which he or she does not believe to be true; or

[-(b)] (2) Knowingly creates a false impression in a written application for any pecuniary or other benefit by omitting information necessary to prevent statements therein from being misleading; or

[(c)] (3) Submits or invites reliance on any writing which he or she knows to be lacking in authenticity; or

[(d)] (4) Submits or invites reliance on any sample, specimen, map, boundary mark, or other object which he or she knows to be false.

[HH:] II. No person shall be guilty under this section if he or she retracts the falsification before it becomes manifest that the falsification was or would be exposed.

III. A form adopted by a state agency pursuant to RSA 541-A, or in use by a state agency prior to January 1, 2016, containing a notification that false statements made therein are punishable under this section shall be considered authorized by law.

15 Effective Date.

I. Section 14 of this act shall take effect 60 days after its passage.

II. The remainder of this act shall take effect January 1, 2017.

2016-0404s

AMENDED ANALYSIS

This bill makes various changes to the licensing and regulation of private investigators, security guard services, and bail recovery agents by the commissioner of safety. The bill also provides that a form adopted in a rule by a state agency or in use prior to January 1, 2016, containing a notification that false statements made therein are punishable as unsworn falsification shall be considered authorized by law.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

SB 469-FN, relative to criminal record checks of wrecker operators. Interim Study, Vote 3-0. Senator Carson for the committee.

The question is on the adoption of the motion of Interim Study. Adopted.

SB 474-FN, relative to the administration of small estates. Interim Study, Vote 3-0. Senator Carson for the committee.

The question is on the adoption of the motion of Interim Study. Adopted.

PUBLIC AND MUNICIPAL AFFAIRS

SB 352, naming a cove in Lake Winnepesaukee as Rittson Cove. Ought to Pass, Vote 3-0. Senator Birdsell for the committee.

Senator Hosmer offered a floor amendment.

Sen. Hosmer, Dist. 7

February 9, 2016

2016-0474s

05/10

Floor Amendment to SB 352

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

AN ACT naming a cove in Lake Winnepesaukee as Ritson Cove.

Amend the bill by replacing section 1 with the following:

1 Ritson Cove. Pursuant to RSA 4:43, the cove in Lake Winnepesaukee located between 43.601385 degrees North and 43.600799 degrees North of latitude and between -71.416210 degrees West and -71.411929 degrees West of longitude is hereby named Ritson Cove. Appropriate signage may be placed at the site.

2016-0474s

AMENDED ANALYSIS

This bill names a cove in Lake Winnepesaukee as Ritson Cove.

The question is on the adoption of the Floor Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to Third Reading.

TRANSPORTATION

SB 510-FN, relative to parking at state park parking meters. Ought to Pass with Amendment, Vote 3-1. Senator Stiles for the committee.

Senate Transportation

February 3, 2016

2016-0380s

10/06

Amendment to SB 510-FN

Amend RSA 216-A:3-g, VI as inserted by section 1 of the bill by replacing it with the following:

VI. No admission fee shall be charged for day use of the state park system to the occupants of a vehicle with a number plate bearing a special registration plate symbol authorized by RSA 261:75-c. ~~[Any fees for the use of metered parking or enterprise activities as defined in paragraph II shall be charged to such persons.]~~ ***Any fees for: (a) enterprise activities as defined in paragraph II, (b) metered parking after June 15 and before September 16, (c) metered parking on weekends and holidays on or before June 15 and on or after September 16, (d) more than 6 consecutive hours of metered parking, or (e) metered parking for residential use or business employee use, shall be charged to occupants of such vehicles.***

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

Senators Avard and Daniels are in opposition to the motion of Ought to Pass with Amendment on SB 510-FN.

Recess. Out of recess.

WAYS AND MEANS

SB 479-FN, establishing a credit against business taxes for implementing employee profit sharing. Interim Study, Vote 3-2. Senator Sanborn for the committee.

The question is on the adoption of the motion of Interim Study.

A roll call was requested by Senator Soucy, seconded by Senator Sanborn.

The following Senators voted Yes: Forrester, Bradley, Cataldo, Little, Sanborn, Daniels, Avard, Carson, Boutin, Reagan, Birdsell, Prescott, Stiles, Morse.

The following Senators voted No: Woodburn, Watters, Pierce, Hosmer, Kelly, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark.

Roll Call, Yeas: 14 - Nays: 10. Adopted.

SB 494-FN-A, repealing the exemption from the road toll for federal government fuel purchases. Ought to Pass with Amendment, Vote 4-1. Senator Feltes for the committee.

Senate Ways and Means
February 2, 2016
2016-0353s
09/08

Amendment to SB 494-FN-A

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

AN ACT limiting an exemption from the road toll.

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

1 Exemption From Road Toll. Amend RSA 260:32, I to read as follows:

I. Sales to the United States~~[, its agencies or instrumentalities; and diplomatic or consular personnel certified by the United States Department of State]~~ ***government for use of the armed forces only.***

2 Effective Date. This act shall take effect January 1, 2017.

2016-0353s

AMENDED ANALYSIS

This bill limits an exemption from the road toll for sales to the United States government.

The question is on the adoption of the Committee Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

Senator Morse is in opposition to the motion of Ought to Pass with Amendment on SB 494-FN-A.

Recess. Out of recess.

SB 511-FN-A, establishing a refund of a portion of state education property taxes for child and dependent care expenses. Interim Study, Vote 3-2. Senator Sanborn for the committee.

The question is on the adoption of the motion of Interim Study.

A roll call was requested by Senator Pierce, seconded by Senator Hosmer.

The following Senators voted Yes: Forrester, Bradley, Cataldo, Sanborn, Daniels, Avard, Carson, Boutin, Reagan, Birdsell, Prescott, Stiles, Morse.

The following Senators voted No: Woodburn, Watters, Pierce, Hosmer, Little, Kelly, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark.

Roll Call, Yeas: 13 - Nays: 11. Adopted.

PRESIDENT MORSE: We are at the conclusion of the regular calendar and will take up the bill that was removed from the consent calendar.

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

SB 332, relative to state procurement of goods and services. Ought to Pass with Amendment, Vote 5-0. Senator Carson for the committee.

This legislation, as amended, accomplishes four things. It clarifies a current provision in RSA 21-G:37, III regarding when bidding information will become available to the public; it increases the cap for purchase of goods by state agencies with field purchased orders from \$500 to \$1,000; it further clarifies RSA 21-G:38, Ethics, which redefines how violations of the ethics code will be processed; and, lastly it establishes an advisory committee on state procurement.

Senate Executive Departments and Administration
January 20, 2016
2016-0117s
05/04

Amendment to SB 332

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

AN ACT relative to strengthening ethics in state procurement of goods and services.

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

1 Financial Information Regarding Requests for Bids and Proposals; Ethics. Amend RSA 21-G:38, I to read as follows:

I. From the time the bid is published until a contract is awarded, no bidder shall offer or give, directly or indirectly, any gift, expense reimbursement, or honorarium, as defined by RSA 15-B, to any elected official, public official, public employee, constitutional official, or family member of any such official or employee who will select, evaluate, or award an RFB, RFP, RFA, or similar request for submission. ***Any bidder that violates this section shall be subject to prosecution for an offense under RSA 640:2. Every RFB, RFP, RFA, or similar request for submissions issued by any state agency shall contain a provision stating that any bidder who has been convicted of an offense based on conduct in violation of this section, which has not been annulled, or who is subject to a pending criminal charge for such an offense, shall be disqualified from bidding on the RFB, RFP, RFA, or similar request for submission and every such bidder shall be disqualified from bidding on any RFB, RFP, RFA, or similar request for submission issued by any state agency. An agency which becomes aware of any such charge or conviction shall notify the department of administrative services, which department shall maintain a list of vendors reported to it and make that list available for agency reference on the state's internal intranet system. A bidder that was disqualified under this section because of a pending criminal charge which is subsequently dismissed, results in an acquittal, or is annulled, may notify the department of administrative services, which shall note that information on the list maintained on the state's internal intranet system, except that in the case of annulment, the information shall be deleted from the list.***

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

2016-0117s

AMENDED ANALYSIS

This bill provides that a bidder on a state contract who offers a gift, expense reimbursement, or honorarium to a public official or employee involved in the evaluation or award of the contract shall be subject to criminal prosecution and disqualified from bidding on subsequent contracts. The bill also directs the department of administrative services to maintain a list of disqualified vendors.

The question is on the adoption of the Committee Amendment. Failed.

Senator Carson offered a floor amendment.

Sen. Carson, Dist. 14

February 2, 2016

2016-0401s

05/04

Floor Amendment to SB 332

Amend the bill by replacing section 2 with the following:

2 Ethics. Amend RSA 21-G:38, I to read as follows:

I. From the time the bid is published until a contract is awarded, no bidder shall offer or give, directly or indirectly, any gift, expense reimbursement, or honorarium, as defined by RSA 15-B, to any elected official, public official, public employee, constitutional official, or family member of any such official or employee who will select, evaluate, or award an RFB, RFP, RFA, or similar request for submission. ***Any bidder that violates this section shall be subject to prosecution for an offense under RSA 640:2. Every RFB, RFP, RFA, or similar request for submissions issued by any state agency shall contain a provision stating that any bidder who has been convicted of an offense based on conduct in violation of this section, which has not been annulled, or who is subject to a pending criminal charge for such an offense, shall be disqualified from bidding on the RFB, RFP, RFA, or similar request for submission and every such bidder shall be disqualified from bidding on any RFB, RFP, RFA, or similar request for submission issued by any state agency. An agency which becomes aware of any such charge or conviction shall notify the department of administrative services, which department shall maintain a list of vendors reported to it and make that list available for agency reference on***

the state's internal intranet system. A bidder that was disqualified under this section because of a pending criminal charge which is subsequently dismissed, results in an acquittal, or is annulled, may notify the department of administrative services, which shall note that information on the list maintained on the state's internal intranet system, except that in the case of annulment, the information shall be deleted from the list.

2016-0401s

AMENDED ANALYSIS

This bill specifies the time period after which financial information regarding RFPs may be released to the public and establishes a process for disqualification of unethical state contractors. The bill increases the expenditure amount that the department of administrative services may delegate to an agency. The bill also establishes an advisory committee on state procurement.

The question is on the adoption of the Floor Amendment. Adopted.

The question is on the adoption of the motion of Ought to Pass as Amended. Adopted, bill ordered to Third Reading.

HOUSE MESSAGE

The House of Representatives concurs with the Senate in the passage of the following entitled Bill, with amendment, in the passage of which amendment the House asks the concurrence of the Senate:

SB 110-FN, establishing the administrative supervision act.

Senator Prescott moved concurrence. Adopted.

HOUSE MESSAGE

The House of Representatives concurs with the Senate in the passage of the following entitled Bill, with amendment, in the passage of which amendment the House asks the concurrence of the Senate:

SB 203-FN, relative to review of eligibility for workers' compensation.

Senator Prescott moved nonconcurrence and requested a Committee of Conference. Adopted.

The President appointed Senators Bradley, Cataldo, Soucy.

HOUSE MESSAGE

The House of Representatives concurs with the Senate in the passage of the following entitled Bill, with amendment, in the passage of which amendment the House asks the concurrence of the Senate:

SB 157-FN, (Second New Title) requiring high school students to pass a competency assessment of the United States and New Hampshire government and civics.

Senator Reagan moved concurrence. Adopted.

HOUSE MESSAGE

The House of Representatives concurs with the Senate in the passage of the following entitled Bill, with amendment, in the passage of which amendment the House asks the concurrence of the Senate:

SB 227, relative to calculating the cost of an adequate education.

Senator Reagan moved concurrence. Adopted.

MOTION TO ADJOURN FROM EARLY SESSION

Senator Bradley moved that the Senate adjourn from the Early Session, that the business of the Late Session be in order at the present time, that all bills and resolutions ordered to Third Reading be, by this resolution, read a third time, all titles be the same as adopted, and that they be passed at the present time.

Adopted. Adjournment from the Early Session.

LATE SESSION ANNOUNCEMENTS

(The Chair recognized Senator Woodburn.)

SENATOR WOODBURN: Thank you, Mister President. I know we're all very pleased to have the Presidential Primary behind us, and have the candidates and all of those who follow them leave the state. But I just wanted to pay tribute, and how privileged we are in the state of New Hampshire to have some wonderful, wonderful people and safety. The New Hampshire State Police, who really did a magnificent job working with the secret service, working with this record number of candidates who have secret service, to be able to assist them. And I know our secret service members have praised our state police. And I just want to mention a few of those: obviously, our great Commissioner John Barthelmes at Safety; Col. Robert Quinn; Lt. Joseph Villers; Lt. Matthew Shapiro; Sgt. Steven Wheeler, who I happened to go to high school with, White Mt. Regional High School, a 1984 graduate; Sgt. Seth Cooper; Sgt. Sean Haggerty; Sgt. Scott Frye; Sgt. Jeffrey Dade; Sgt. Patrick Curran; Sgt. Mark Hall; Sgt. John Mullen; Sgt. David McCormack; TFC Michael Beaudoin; TFC Sherry Vestal; and Tr. Sharon Kopp; TFC Ed Flynn; TFC Charles George; Tr. Scott Garton; Capt. Paul Hardcastle; Capt. Gary Wood; TFC Lawrence Lundt; TFC Sean Faherty. Thank you, Mister President, and thank them for their service and all they do to make our candidates safe and our people safe in the state of New Hampshire.

Without objection all personal privileges and unanimous consent (other remarks) shall be entered into the permanent *Journal of the Senate*. (Rule 2-16 and Rule 2-17)

PRESIDENT MORSE: I want to wish you all a happy Valentine's Day, and Senator Hosmer, I'm going to tell you...I get a phone call either in the morning or at night from my daughter, which is the happiest part of my day, and I know you having your daughter here put a little kick in your step today. So, congratulations.

LATE SESSION

Third Reading and Final Passage

SB 316, relative to placement decisions by a child's individualized education program team.

SB 328-L, (New Title) relative to school districts and school administrative units exercising joint powers with other public agencies.

SB 332, relative to state procurement of goods and services.

SB 352, (New Title) naming a cove in Lake Winnepesaukee as Ritson Cove.

SB 361, banning the sale of premixed synthetic urine.

SB 371, relative to school lunch meal payment policies.

SB 373, relative to the information technology infrastructure in public schools.

SB 375, establishing the coastal marine natural resources and environment commission.

SB 396, relative to compatibility of electrical devices with the National Electric Code and the state building code.

SB 426, establishing an end-of-life choices study commission.

SB 427, establishing a committee to study the use of restraints when transporting a person subject to involuntary admission proceedings.

SB 437, establishing a commission to address child hunger in New Hampshire.

SB 453-FN, relative to comprehensive criminal background checks for individuals in registered and licensed child day care agencies, child care institutions, and child care agencies.

SB 460, authorizing the state board of education to adopt rules relative to child sexual abuse and healthy relationships.

MOTION TO RECESS TO CALL OF THE CHAIR

Senator Bradley moved that the business of the day being completed, that the Senate recess to the Call of the Chair for the purposes of introducing legislation, referring bills to committee, scheduling hearings, sending and receiving messages, and processing enrolled bill reports and amendments and when we recess, we recess to the Call of the Chair.

Adopted. The Senate is in recess to the Call of the Chair.