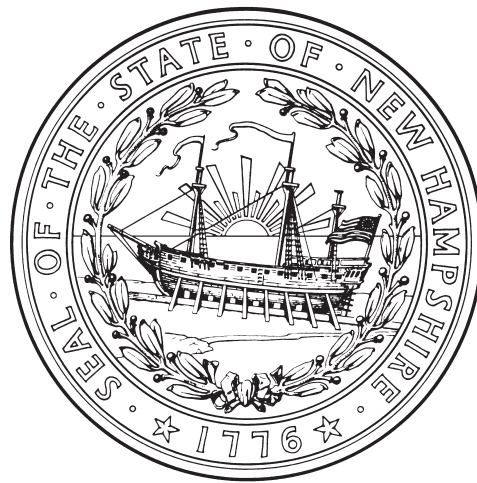


April 20, 2017
Nos. 13-14

STATE OF NEW HAMPSHIRE

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



**First Year of the 165th Session of the
New Hampshire General Court**

Legislative Proceedings

SENATE JOURNAL

**ADJOURNMENT – APRIL 6, 2017 SESSION
COMMENCEMENT – APRIL 20, 2017 SESSION**

SENATE JOURNAL 13 *(continued)*

April 6, 2017

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 25-FN-A, making appropriations for capital improvements.

INTRODUCTION OF LEGISLATION

Senator Bradley offered the following Resolution:

RESOLVED, That in accordance with the list in the possession of the Senate Clerk, the following legislation shall be by this Resolution read a first and second time by the therein listed title and referred to the therein designated committee. Adopted.

First and Second Reading and Referral

HB 25-FN-A, making appropriations for capital improvements. (Capital Budget)

April 12, 2017
2017-1394-EBA
06/03

Enrolled Bill Amendment to SB 10-FN

The Committee on Enrolled Bills to which was referred SB 10-FN

AN ACT relative to dairy farmer relief.

Having considered the same, report the same with the following amendment, and the recommendation that the bill as amended ought to pass.

FOR THE COMMITTEE

Explanation to Enrolled Bill Amendment to SB 10-FN

This enrolled bill amendment makes grammatical and technical corrections.

Enrolled Bill Amendment to SB 10-FN

Amend RSA 184:113, IV as inserted by section 2 of the bill by replacing lines 2 through 4 with the following:

by the producer or producer's agent, the United States Department of Agriculture Farm Service Agency, the United States Department of Agriculture Agricultural Marketing Service Dairy Marketing Program, the university of New Hampshire cooperative extension service, Dairy Marketing Services

Amend RSA 184:113, V as inserted by section 2 of the bill by replacing line1 with the following:

V. A new producer's annual milk production for 2016 shall be prorated based on its

Amend RSA 184:113, VII as inserted by section 2 of the bill by replacing lines 1 and 2 with the following:

VII. The applicant producer shall sign a form provided by the department attesting, to the best of the producer's knowledge, that the records and data provided by the producer are accurate and

Amend RSA 184:114, II as inserted by section 2 of the bill by replacing line 4 with the following:

multiplied further by the producer's total milk production in hundredweight of milk produced in

Amend RSA 184:114, III as inserted by section 2 of the bill by replacing line 3 with the following:

Department of Agriculture Farm Service Agency or crop insurance agent.

Amend section 3 of the bill by replacing line 3 with the following:

or licensed under RSA 184 for relief from the 2016 drought under RSA 184:112 through RSA 184:114.

Amend section 4 of the bill by replacing line 1 with the following:

4 Milk Producers Emergency Fund Board; Membership. Amend RSA 184:109, I(a) to read as follows:
Senator Bradley moved adoption of the Enrolled Bill Amendment. Adopted.

April 4, 2017
2017-1308-EBA
03/10

Enrolled Bill Amendment to HB 210

The Committee on Enrolled Bills to which was referred HB 210
AN ACT relative to a code of ethics for certified educational personnel.

Having considered the same, report the same with the following amendment, and the recommendation that the bill as amended ought to pass.

FOR THE COMMITTEE

Explanation to Enrolled Bill Amendment to HB 210

This enrolled bill amendment makes technical corrections.

Enrolled Bill Amendment to HB 210

Amend RSA 21-N:9, II(cc) as inserted by section 1 of the act by replacing line 2 with the following:
personnel, which shall be adopted no later than July 1, 2018. This professional code shall include a
Senator Avar moved adoption of the Enrolled Bill Amendment. Adopted.

REPORT OF COMMITTEE ON ENROLLED BILLS

The committee on Enrolled Bills has examined and found correctly Enrolled the following entitled House and/or Senate Bills:

HB 196, establishing a committee to study requiring passengers on school buses to wear seat belts.

HB 210, relative to a code of ethics for certified educational personnel.

HB 264, establishing a commission to study allowing pharmacists to prescribe or make available via protocol oral contraceptives and certain related medications.

HB 363, repealing the laws regarding motorized locomotives and ski area plates.

HB 409, relative to the university system of New Hampshire and community college system of New Hampshire operating budgets.

HB 450, relative to the membership of the New Hampshire commission on deafness and hearing loss.

SB 10-FN, relative to dairy farmer relief.

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

REPORT OF COMMITTEE ON ENROLLED BILLS

The committee on Enrolled Bills has examined and found correctly Enrolled the following entitled House and/or Senate Bills:

HB 107, relative to the membership of the advanced manufacturing education advisory council.

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

REPORT OF COMMITTEE ON ENROLLED BILLS

The committee on Enrolled Bills has examined and found correctly Enrolled the following entitled House and/or Senate Bills:

HB 91, relative to General John Stark Day.

HB 103, relative to school district policies regarding objectionable course material.

HB 184-FN, relative to the license requirement for medical imaging and radiation therapy and relative to registration by practitioners with the board of medical imaging and radiation therapy.

HB 216, relative to educational assignments for pupils who have been suspended.

HB 221, relative to the national guard scholarship fund and the New Hampshire national guard education assistance act.

HB 233, relative to the submission of school emergency response plans.

HB 259-FN, relative to the records of the probate court.

HB 275, prohibiting the inclusion of statewide assessment results in a student's transcript without consent.

HB 428-FN, relative to crossbow hunting by persons 68 years of age and older.

HB 479-FN, authorizing Rotary Foundation number plate decals.

SB 64, establishing a committee to study medication synchronization.

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

Out of Recess. Call the 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 14

April 20, 2017

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

The Reverend Jon Hopkins, chaplain to the Senate, offered the following meditative thoughts and prayer:

Let us pray.

Dear God, we give you thanks for every leaf that blooms in springtime that reminds us that underneath the cold, fallow ground there is life waiting to spring forth. Remove in our hearts the coldness and open them to our fellow citizens today. Remind us that the people that live and work within the state of New Hampshire... remind us that they desire to live in freedom and fidelity to their neighbors. Help us to pass laws and make decisions that benefit the lives of every citizen. Help us to remember the single mother working two jobs to keep things together; help us remember the father working hard to provide a home; help us to remember the immigrant and refugee fleeing violence and persecution starting a new life; help us to remember the homeless family searching for affordable housing; help us remember the small business owner trying to be fair to her employees, and turn a profit; help us remember the parents who desire their children a robust public education; help us to pass laws that reflect the lives of the people that we serve. Let us never forget to make no more laws than necessary so that we do not stop, so that we do not impede people's ambition and freedom. We ask this day for wisdom to guide our decisions, and a warm heart that remembers always the people we are called to serve. Amen.

Senator Feltes led the Pledge of Allegiance.

INTRODUCTION OF GUESTS

PRESIDENT MORSE: Everyone – Jill Sieveking. Welcome her. We are pleased to have with us here this morning Jill Sieveking who has spent 32 years serving in the Office of Legislative Services, most recently serving as the director. For all of us in the legislature, we know just how important this office is in producing legislation we have before us each day. So much of the work on bills is done behind the scenes, and Jill has been at the center of it for many years making sure the legislative process runs smoothly despite innumerable challenges. And, today, we would like to take a moment to recognize all of Jill's invaluable work and dedication to this office and the state of New Hampshire.

A RESOLUTION HONORING

Jill K. Sieveking

For her service and dedication to the State of New Hampshire

In the Office of Legislative Services

WHEREAS, Jill K. Sieveking has dedicated 32 years of service to the Office of Legislative Services for the New Hampshire General Court, including serving as Deputy Director of the Office of Legislative Services; and

WHEREAS, during that time, Jill set a positive example in providing professionalism and dedicated services to the elected officials of the General Court; and

WHEREAS, under Jill's leadership, the Office of Legislative Services has fulfilled its mission of providing quality, nonpartisan services to the members of the General Court; and

WHEREAS, Jill has consistently treated each legislator, member of each legislative staff, and especially those in the Office of Legislative Services equally, fairly, and with the greatest respect; and

WHEREAS, Jill's breadth of knowledge, guidance, wisdom and experience have served to enrich the members of the General Court as well as the legislative staff; and

WHEREAS, Jill's calm demeanor, generosity, intelligence, and sense of humor have made her loved and respected by all.

Now, therefore, be it resolved that the New Hampshire Senate recognizes Jill Sieveking for her many years of dedicated service to the Office of Legislative Services and to the New Hampshire General Court and wish her the very best in retirement.

It's signed by all of us in the Senate and Tammy Wright. Congratulations.

JILL SIEVEKING: Well, thank you all very much. It's always been a privilege and a pleasure to work with all of the legislators and all of the staff in this building and, of course, the wonderful staff of OLS. And I want to thank all of you who sent me emails, cards, and good wishes in the past few months – really appreciate that. And thank you for recognizing me today.

Recess. Out of recess.

INTRODUCTION OF PAGES

Senator Morse introduced Carmina Merrill attending St. Augustine's School in Andover, Massachusetts, and Harry Merrill attending West Elementary School in Andover, Massachusetts, serving as Senate Pages for the day.

Senator Innis introduced his daughter Emily Innis, attending Orono High School in Orono, Maine, serving as a Senate Page for the day.

Recess. Out of recess.

AMENDMENT TO SENATE RULE 3-17

Senator Bradley moved to amend Senate Rule 3-17, with the amendment provided in the Senate Calendar.

PROPOSED AMENDMENT TO SENATE RULE 3-17

Amend Senate Rule 3-17 as follows:

3-17 Non-Germane Amendments Prohibited - No amendment to any bill or resolution shall be allowed except it be germane. For the purposes of this rule, an amendment to a bill or resolution is germane if the subject matter of the amendment is the same as that of some portion of the bill or resolution. The prohibition on non-germane amendments shall not apply in the case of a bill or resolution previously found ought-to-pass by the Senate being added to a subsequent bill or resolution or if the House does not pass a budget, an amendment to a house bill, proposed by the Committee on Finance, establishing a general appropriations (budget) bill or trailer bill.

Adopted by the necessary 2/3 vote.

SPECIAL ORDER

Without objection the following bill is special ordered to the next Senate Session.

PUBLIC AND MUNICIPAL AFFAIRS

HB 238, establishing a committee to study broadband access to the Internet.

FN REPORT FOR APRIL 20, 2017

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

CONSENT CALENDAR:

COMMERCE

HB 152-FN, relative to wholesale distributors of alcoholic beverages.

HB 358-FN, relative to loitering restrictions on premises of liquor licensees.

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

HB 586-FN, relative to the regulation of certain professions by the office of professional licensure and certification.

HB 650-FN, relative to procedures of the board of psychologists.

JUDICIARY

HB 355-FN, relative to criminal record checks in adoption proceedings and foster family home licensing.

HB 420-FN, relative to ignition interlock requirements in manslaughter cases involving alcohol.

TRANSPORTATION

HB 88-FN, relative to the motor vehicle registration fees for disabled veterans.

HB 211-FN, relative to temporary OHRV registrations for nonresidents.

HB 417-FN, relative to certain motor vehicle records.

HB 424-FN, relative to documentation required for registration of certain title exempted vehicles and modifying the requirements for removal and sale of certain vehicles.

REGULAR CALENDAR:

COMMERCE

HB 140-FN, relative to sales and samples provided by wine manufacturers.

ENERGY AND NATURAL RESOURCES

HB 540-FN, repealing the voluntary greenhouse gas emissions reductions registry.

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

HB 468-FN, relative to licensure of mental health practitioners from other states.

HB 538-FN, requiring occupational regulatory boards and commissions to post reciprocity information—if Inexpedient to Legislate recommendation is overturned.

JUDICIARY

HB 94-FN, prohibiting certain defenses in prostitution and human trafficking cases.

PUBLIC AND MUNICIPAL AFFAIRS

HB 617-FN, relative to penalties for violations of planning and zoning laws—if Inexpedient to Legislate recommendation is overturned.

WAYS AND MEANS

HB 386-FN, relative to technical corrections to the education tax credit statute.

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

CONSENT CALENDAR:

COMMERCE

HB 98-FN, relative to brewpub licenses.

EDUCATION

HB 607-FN-A, establishing a New Hampshire student access grant program and making an appropriation therefor—if Inexpedient to Legislate recommendation is overturned.

ENERGY AND NATURAL RESOURCES

HB 380-FN, relative to the oil discharge and disposal cleanup fund.

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

HB 294-FN-A, relative to the cost of fiscal analysis of legislation relating to the retirement system.

JUDICIARY

HB 629-FN, establishing a preference for the appointment of the child's grandparent as guardian of the minor in certain cases.

HB 652-FN, establishing a veterans track within the court system and relative to annulment of a sentence imposed by a mental health court.

PUBLIC AND MUNICIPAL AFFAIRS

HB 568-FN, relative to the taxability of lease interests in public property.

REGULAR CALENDAR:

WAYS AND MEANS

HB 580-FN-A, regulating online fantasy sports contests.

Without objection, the FN Report is adopted.

CONSENT CALENDAR REPORTS REMOVED

The following bills were removed from the Consent Calendar:

COMMERCE

HB 502, relative to the availability of condominium financial information to unit owners. Removed by Senator Giuda.

EDUCATION

HB 620, relative to compliance with state and federal education mandates. Removed by Senator Ward.

ENERGY AND NATURAL RESOURCES

HB 84, relative to having a loaded firearm in a motorhome. Removed by Senator Avard.

JUDICIARY

HB 143, relative to recommittal of a prisoner by the parole board. Removed by Senator Carson.

PUBLIC AND MUNICIPAL AFFAIRS

HB 265, relative to accessory dwelling units. Removed by Senator Feltes.

PUBLIC AND MUNICIPAL AFFAIRS

HB 514, relative to alternate members of an elected planning board. Removed by Senator Ward.

TRANSPORTATION

HB 315, relative to persons who may accompany a youth operator of an OHRV or a snowmobile. Removed by Senator Birdsell.

TRANSPORTATION

HB 508, naming the New Hampshire Army National Guard Regional Training Institute and Barracks facility in Pembroke after Colonel Edward Cross. Removed by Senator Woodburn.

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 as follows:

FN bills not waived under Senate Rule 4-5, to the Committee on Finance; non-FN bills approved for referral to Finance by the day's FN report, to the Committee on Finance; and all other bills, to Third Reading.

COMMERCE

HB 98-FN, relative to brewpub licenses.

Ought to Pass, Vote 5-0. Senator French for the committee.

This bill would modify the definition of 'brewpub', authorizing them to produce and distribute alcoholic cider without a separate license or separate production facilities. The production of beer and cider are very similar; requiring separate licenses and other distinctive requirements for the production of alcoholic cider can be costly to brewpubs. This bill intends to alleviate those financial hardships.

HB 152-FN, relative to wholesale distributors of alcoholic beverages.
Ought to Pass with Amendment, Vote 5-0. Senator Soucy for the committee.

This bill as amended allows on premises or off premises licensee to purchase any obtainable beverage, beer, specialty beer or cider from a wholesale distributor. Such products shall be priced subject to terms agreed upon by the licensee and distributor.

Commerce
April 13, 2017
2017-1407s
03/05

Amendment to HB 152-FN

Amend the bill by replacing section 1 with the following:

1 Wholesale Distributors. Amend RSA 178:16, I to read as follows:

I. Wholesale distributor licenses shall authorize the licensees to sell beverages in barrels, bottles, or other closed containers to licensees for resale or to the general public. ***A wholesale distributor shall provide to an on-premises or off-premises licensee any obtainable beverage, beer, specialty beer, or cider. Requested products shall be priced subject to special order terms as agreed by all parties.*** The holder of a wholesale distributor license shall maintain a regular place of business in this state.

2017-1407s

AMENDED ANALYSIS

This bill requires wholesale distributors of alcoholic beverages to sell obtainable products to on-premises and off-premises licensees.

HB 358-FN, relative to loitering restrictions on premises of liquor licensees.
Ought to Pass, Vote 5-0. Senator Sanborn for the committee.

This bill repeals a section of the liquor law that prohibits loitering on the premises of a liquor licensee. The purpose of this bill is to accommodate patrons who have been over-served by preventing them from driving while intoxicated upon leaving the establishment. This legislation addresses a public safety issue and allows for liquor licensees to ensure all of their customers arrive home safely after being served alcohol.

EDUCATION

HB 226, relative to documenting the improvement of non-proficient readers.
Ought to Pass with Amendment, Vote 5-0. Senator Watters for the committee.

This bill amends the statewide assessment program goals for third grade pupils, and requires a school district to submit documentation to the department of education showing that the district has implemented a reading instructional program for third grade pupils who tested as "not proficient" on the reading component of the statewide assessment. The committee amended the bill so that there are no preemption issues between the legislation and HB 166, which was already passed by the committee.

Senate Education
April 11, 2017
2017-1362s
04/06

Amendment to HB 226

Amend the bill by replacing sections 1-2 with the following:

1 Statewide Education Improvement and Assessment; Program Goals. Amend RSA 193-C:3, IV(i) to read as follows:

(i) At the end of grade 3, to determine if pupils are at grade level in reading and mathematics on a standardized test to be developed by the department ***or an authorized, locally-administered assessment developed in consultation with the department***, as part of a statewide assessment program, ***and to provide differentiated aid to schools pursuant to RSA 198:40-a for pupils not proficient on the reading component of the statewide or locally-administered assessment.***

2 Cost of an Opportunity for an Adequate Education. Amend RSA 198:40-a, II(e) to read as follows:

(e) An additional \$697.77 for each third grade pupil in the ADMA with a [test] score below the proficient level on the reading component of the state assessment administered pursuant to RSA 193-C:6 ***or the authorized, locally-administered assessment as provided in RSA 193-C:3, IV(i)***, provided the pupil is not eligible to receive differentiated aid pursuant to subparagraphs (b)-(d). ***A school district receiving aid under this subparagraph shall annually provide to the department of education documentation demonstrating that the district has implemented an instructional program to improve non-proficient pupil reading.***

2017-1362s

AMENDED ANALYSIS

This bill amends the statewide assessment program goals for third grade pupils, and requires a school district to submit documentation to the department of education showing that the district has implemented a reading instructional program for third grade pupils who tested as “not proficient” on the reading component of either the statewide or locally-administered assessment.

HB 276, relative to student exemption from the statewide assessment.
Inexpedient to Legislate, Vote 5-0. Senator Giuda for the committee.

This bill would provide that a student exempted from taking the statewide assessment by the student’s parent or legal guardian shall not be penalized. The bill also requires a school district to provide an appropriate alternative educational activity for the time period during which the assessment is administered. The committee believes that this concept has already been dealt with in the Senate and that there are further issues in the language of the bill surrounding agreements between the school district and legal guardians.

HB 304, relative to implementation of academic standards by a local school board and relative to review of academic standards under consideration by the state board of education.
Inexpedient to Legislate, Vote 5-0. Senator Ward for the committee.

This bill would require a school board that elects not to implement the academic standards adopted by the state board of education to implement academic standards that meet or exceed state academic standards. The bill would also require the legislative oversight committee to review and make recommendations relating to academic standards under consideration by the state board of education. The committee believes that this legislation is speculative and unnecessary.

HB 339, relative to reimbursement of transportation costs for students attending a career and technical education center.
Inexpedient to Legislate, Vote 5-0. Senator Giuda for the committee.

This bill would amend the definition of “sending district” to allow reimbursement for the cost of a student attending a career and technical education (CTE) program in the school district in which the student resides. Although the committee recognizes the need for CTE transportation reform, this legislation could further damage the rest of the CTE program.

HB 607-FN-A, establishing a New Hampshire student access grant program and making an appropriation therefor.
Inexpedient to Legislate, Vote 5-0. Senator Kahn for the committee.

This bill would establish the New Hampshire student access grant program to provide postsecondary education and training opportunities to graduates of any public or private secondary school along with a grant of \$1,000 for up to four years to eligible students. The committee believes that this legislation can be accomplished with a direct appropriation to hold down in-state tuition increases.

ELECTION LAW AND INTERNAL AFFAIRS

HB 218, relative to activities at polling places.
Inexpedient to Legislate, Vote 5-0. Senator Woodburn for the committee.

This bill prohibits distributing campaign materials and electioneering inside the polling place. This bill also expands the applicability of existing electioneering prohibitions. The committee found that moderators already have the authority to enforce the prohibition of electioneering at the polling place, making this bill unnecessary.

HB 390, relative to parties on certain election forms and ballots and relative to the voter registration form used on the day of the general election.

Re-refer to Committee, Vote 5-0. Senator Soucy for the committee.

This bill: I. Authorizes the inclusion of additional parties on election forms used to request an absentee ballot and to change party registration on the day of the primary; II. Eliminates the requirement that party columns be staggered on ballots; III. Modifies the voter registration form used on the day of the general election. The committee found that there may be unintended consequences to eliminating the requirement to stagger party columns on ballots, necessitating further consideration of this bill.

ENERGY AND NATURAL RESOURCES

HB 336, relative to standards for outdoor wood-fired hydronic heaters.

Ought to Pass, Vote 5-0. Senator Innis for the committee.

This bill makes current statute consistent with federal law for outdoor wood-fired hydronic heaters (OW-HHs). The EPA recently adopted mandatory, more stringent standards for new OWHHs. HB 336 states that the new standards do not apply to OWHHs that were previously installed in accordance with the law and are grandfathered. This bill will allow residential and commercial owners to continue using older OWHHs while making strides in offering more efficient models to consumers.

HB 380-FN, relative to the oil discharge and disposal cleanup fund.

Ought to Pass, Vote 5-0. Senator Fuller Clark for the committee.

HB 380-FN: I The Oil Fund Disbursement Program funds the clean-up of oil discharges that cause groundwater contamination and environmental degradation. HB 380-FN clarifies statutory language with regard to the fund by explicitly stating that the oil disbursement clean up fund is non-lapsing. The legislation also restores the eligibility criterion for contamination by gasoline ethers and makes it clear that SAFETANK funds may be used by qualified low income residents to upgrade existing fuel oil tanks. The cap was originally set at \$1,500. The current market cost for an upgrade is above \$2,000. Households that cannot afford the higher cost not covered by the cap often do not undertake the upgrade. In such instances, if a leak were to occur, it could result in clean-up costs up to \$20,000 dollars. The preventative measures in this legislation, including raising the cap to \$2,250, will be helpful to New Hampshire's low income households in avoiding oil spills and insures that monies will be available should such a clean up be necessary.

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

HB 255, relative to allowing a designee for the commissioner of the department of administrative services on certain commissions.

Ought to Pass, Vote 5-0. Senator Soucy for the committee.

The bill authorizes the Commissioner of the Department of Administrative Services to appoint a designee to the State Retiree Health Plan Commission and the Enhanced 911 Commission. All other commissions and statutory committees to which the Commissioner has been appointed contain this provision.

HB 294-FN-A, relative to the cost of fiscal analysis of legislation relating to the retirement system.

Ought to Pass, Vote 5-0. Senator Reagan for the committee.

This bill states that actuarial studies performed to analyze the effects of proposed legislation affecting the Retirement System not be taken from the assets of the New Hampshire Retirement System or charged as expenses of administration. Additionally, this bill would require the state to reimburse the New Hampshire Retirement System from general funds for the cost of actuarial and other professional assessment of proposed legislation required by RSA 14:44 no later than 30 days after the adjournment of each legislative session.

HB 418, relative to the state retiree health plan commission.

Ought to Pass, Vote 5-0. Senator Soucy for the committee.

This legislation repeals duties of the State Retiree Health Plan Commission due to the fact that they these particular duties are presently handled by the Risk Management Unit within the Department of Administrative Services.

HB 586-FN, relative to the regulation of certain professions by the office of professional licensure and certification.

Ought to Pass with Amendment, Vote 5-0. Senator Gannon for the committee.

This bill makes changes to the licensure and regulation of body art practitioners, electrologists, massage therapist, and ophthalmic dispensers. The bill as amended cleans up rulemaking authority, fixes language

which was an oversight during consolidation of the licensing boards, and corrects an oversight that was left in language referring to the Department of Health and Human Services and the Commissioner, rather than referring to Executive Director of the Office of Professional Licensure and Certification.

Senate Executive Departments and Administration

April 5, 2017

2017-1312s

10/05

Amendment to HB 586-FN

Amend the bill by inserting after section 11 the following and renumbering the original sections 12-16 to read as 14-18, respectively:

12 Massage Therapists; Definition. Amend RSA 328-B:2, I to read as follows:

I. "Applicant" means a person who has submitted to the [~~commissioner~~] **executive director** an application for a license pursuant to this chapter.

13 Massage Therapists; Prohibited Acts. Amend RSA 328-B:3, III and IV to read as follows:

III. Fail to comply with an order of the [~~commissioner~~] **executive director** issued pursuant to this chapter.

IV. Fail to comply with a rule adopted by the [~~commissioner~~] **executive director** pursuant to this chapter.

HB 650-FN, relative to procedures of the board of psychologists.

Ought to Pass with Amendment, Vote 5-0. Senator Gannon for the committee.

This bill makes changes to the regulation of psychology practitioners including the requirements of the board of psychologists relating to investigation and hearings concerning disciplinary proceedings, the form of complaints against licensees, and the disclosure of patient records. As amended, the bill adds patient protections, cleans up and updates statutes to make sure privacy protections transfer over to the Board of Psychologists.

Senate Executive Departments and Administration

April 5, 2017

2017-1315s

10/06

Amendment to HB 650-FN

Amend RSA 329-B:22, IX as inserted by section 11 of the bill by replacing it with the following:

IX. The board may dismiss complaints when the undisputed allegations do not warrant disciplinary actions and may settle complaints informally with the consent of the licensee. Some or all of the allegations in a complaint may be consolidated with another complaint or with issues which the board chooses to investigate or hear on its own motion. If an investigation of a complaint results in an offer of settlement by the licensee, the board may settle the allegations against the licensee without the consent of a complainant, provided that the complainant is given an opportunity to comment on the terms of the proposed settlement. ***Prior to the settlement or other negotiated termination of proceedings, the board, or an agent authorized by the board, shall provide the licensee with a summary of the investigation, which shall include an overview of the evidence, including incriminating and exculpatory elements. The summary of the investigation shall remain confidential to the licensee, his or her counsel, and other parties as determined by the board.***

Amend the bill by inserting after section 13 the following and renumbering the original sections 14-16 to read as 15-17, respectively:

14 Hearings; References Corrected. Amend RSA 329-B:23, II to read as follows:

II. The board shall furnish the respondent and the complainant, if any, at least 15 days' written notice of the date, time, and place of a hearing, except as otherwise provided in this chapter. Such notice shall include an itemization of the issues to be heard, and, in the case of a disciplinary hearing, a statement as to whether the action has been initiated by a written [~~complaint~~], ***signed, and sworn statement*** or upon the board's own motion, or both. If a written [~~complaint~~], ***signed, and sworn statement*** is involved, the notice shall provide the complainant with a reasonable opportunity to intervene as a party.

HEALTH AND HUMAN SERVICES

HB 362, prohibiting certain immunization requirements for noncommunicable diseases.

Ought to Pass, Vote 5-0. Senator Avard for the committee.

This bill declares that immunization/vaccine requirements shall not be required for diseases that are non-communicable. Adding this language into the statute would continue to re-enforce that the legislature does not require or seek to require vaccinations for diseases that are non-communicable. There was broad support from the medical community for this bill.

HB 367, relative to central registry checks for out-of-state child care providers and staff.

Ought to Pass, Vote 5-0. Senator Hennessey for the committee.

This bill provides that, upon the request of another state's lead agency, the department of health and human services shall check the name of an out-of-state child care provider, staff member, or prospective staff member against New Hampshire's registry of founded reports of abuse and neglect. This is currently a federal requirement that is barred by state statute. It is important that this legislation pass to allow states to work together to make sure that those seeking to provide child care are providing the best care for children.

JUDICIARY

HB 178, establishing a commission to study processes to resolve right-to-know complaints.

Ought to Pass, Vote 5-0. Senator Gannon for the committee.

This bill will establish a commission to study processes to resolve right-to-know complaints. The right-to-know complaint process is confusing and costly, and the Committee believes it is an important issue which merits study and consideration.

HB 186, relative to limitation of actions in which the state is a plaintiff.

Ought to Pass with Amendment, Vote 5-0. Senator Lasky for the committee.

This bill will provide that certain actions in which the state is a plaintiff be brought within 3 years. This statute of limitations will carve out certain exemptions to address environmental matters and toll violations, while striking an appropriate and fair balance between the State and individuals.

Senate Judiciary

April 13, 2017

2017-1399s

06/04

Amendment to HB 186

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

1 New Section; Limitation of Actions; State as Plaintiff. Amend RSA 508 by inserting after section 4-g the following new section:

508:4-h State as Plaintiff.

I. Except as otherwise provided by law, all personal actions or civil enforcement actions in which the state is a plaintiff shall be brought within 3 years of the date when the plaintiff agency, department, authority, or official possessed actual knowledge of the act, omission, or violation complained of, unless the state demonstrates that the delay was not unreasonable or prejudicial to the defendant, or that the detriment to the public caused by the delay outweighs the detriment to defendant. Such limitation shall not apply to any violation or wrong that is ongoing or has otherwise not been corrected.

II. For toll violations, the limitation period under paragraph I shall not begin until one year after the effective date of the denial of motor vehicle registration renewal privileges.

2 Effective Date. This act shall take effect January 1, 2018.

HB 220, amending the title of the chapter relating to child pornography.

Ought to Pass, Vote 5-0. Senator Hennessey for the committee.

This bill will amend the title of RSA 649-A from "child pornography" to "child sexual abuse images", bringing NH in line with national and international trends, which more appropriately encompass these offenses due to the rapid nature of changes in technology.

HB 338, relative to grounds for termination of parental rights.
Inexpedient to Legislate, Vote 5-0. Senator Carson for the committee.

This bill would specify that the State's obligation to file a petition to terminate the parental rights of a parent convicted of murder or manslaughter of a child's sibling or other parent would apply to cases in which the child is born after the parent's conviction. The bill would also remove the State's discretion to file the petition in such cases. The Committee heard no testimony in support of or against this legislation and felt it would be most appropriate to not move the bill forward.

HB 355-FN, relative to criminal record checks in adoption proceedings and foster family home licensing.
Ought to Pass, Vote 5-0. Senator Hennessey for the committee.

This bill will require the adoption and foster family home licensing process to include a fingerprint based criminal records check of any adult living in the home. Making this change will bring the State in line with federal standards and further enhance the safety of NH's children.

HB 420-FN, relative to ignition interlock requirements in manslaughter cases involving alcohol.
Ought to Pass with Amendment, Vote 5-0. Senator French for the committee.

This bill was requested by the Department of Safety and it will authorize a court to require installation of an ignition interlock device as a condition of driver's license reinstatement for a person convicted of manslaughter involving alcohol. The Committee amended the bill to clarify the language regarding the involvement of alcohol.

Senate Judiciary
April 13, 2017
2017-1405s
03/04

Amendment to HB 420-FN

Amend the bill by replacing section 1 with the following:

1 Ignition Interlock Device Installation. Amend RSA 265-A:36-a to read as follows:

265-A:36-a Department of Safety Authority to Order Ignition Interlock Device Installation or Enhanced Technology Ignition Interlock Device. The commissioner of safety may require an administrative hearing prior to the restoration of the license or driving privilege of a person whose license or driving privilege was revoked or suspended ***pursuant to RSA 262:19 or RSA 630:2, III, where alcohol was involved, or*** as the result of a conviction of any offense under RSA 265-A:2, RSA 265-A:3, RSA 265:79-a where alcohol was involved, ~~[RSA 262:19,]~~ or RSA 630:3, II, and, upon a finding that the safety of the person and of other users of the highways would be enhanced thereby, may order the person, as a condition of restoration of his or her license or driving privilege, to install an ignition interlock device or enhanced technology ignition interlock device in any vehicle registered to that person or used by that person, for not less than 12 months nor more than 2 years, subject to the same conditions and prohibitions as if the interlock was ordered by a court under the provisions of this subdivision.

2017-1405s

AMENDED ANALYSIS

This bill authorizes a court to require installation of an ignition interlock device as a condition of driver's license reinstatement for a person convicted of manslaughter involving alcohol.

HB 448, relative to certain ignition interlock violations.
Ought to Pass with Amendment, Vote 5-0. Senator Lasky for the committee.

This bill was requested by the Department of Safety and it will allow them to take action for certain ignition interlock violations. The Committee amended the bill to impose a 60 day limit following the removal of the device in which they may take action in accordance with parameters currently outlined in statute.

Senate Judiciary
April 13, 2017
2017-1404s
03/04

Amendment to HB 448

Amend the bill by replacing section 2 with the following:

2 Alcohol Ignition Interlock Circumvention. Amend RSA 265-A:37, III-a to read as follows:

III-a. Upon satisfactory proof that a person who is restricted by law to drive only a motor vehicle equipped with an ignition interlock device has attempted to start a motor vehicle equipped with an ignition interlock device while having an alcohol concentration of greater than .025, ***or who fails to take the retest, or who takes a retest while having an alcohol concentration of greater than .025***, the department, after a hearing, may impose for each occurrence an additional period of up to one year following the expiration of the original interlock order during which the person shall be restricted to driving only a vehicle equipped with an ignition interlock device. ***The department may take action under this paragraph within 60 days after the ignition interlock device is removed.***

HB 629-FN, establishing a preference for the appointment of the child's grandparent as guardian of the minor in certain cases.

Ought to Pass, Vote 5-0. Senator Lasky for the committee.

This bill will require the Department of Health and Human Services to make certain benefit eligibility information available on the Department's website and to grandparents seeking guardianship of their grandchild. It will also provide that in cases in which a parent objects to a grandparent's petition for guardianship brought as a result of the parent's substance abuse or dependence, the burden of proof shall be on the petitioner to demonstrate by a preponderance of evidence that guardianship is in the best interest of the minor. Furthermore, this bill will establish a preference for the appointment of the minor's grandparent as guardian in cases in which guardianship is sought as the result of the parent's substance abuse or dependence. Finally, it will provide that if a grandparent was granted guardianship as the result of the parent's substance abuse or dependence, the burden of proof in a proceeding to terminate guardianship shall be by a preponderance of the evidence and shall not shift to the guardian.

HB 652-FN, establishing a veterans track within the court system and relative to annulment of a sentence imposed by a mental health court.

Ought to Pass, Vote 5-0. Senator French for the committee.

This bill will permit superior and circuit courts to establish veterans tracks for veterans and members of the military with substance abuse and mental health issues. It will also require a person to wait one year, instead of six months, after completing all programs and conditions imposed by the court before filing a petition for annulment.

PUBLIC AND MUNICIPAL AFFAIRS

HB 163, relative to the responsibility of a municipality to enforce its ordinances.

Ought to Pass, Vote 5-0. Senator Ward for the committee.

This bill requires any municipality that adopts a bylaw or ordinance pertaining to off highway recreational vehicles to enforce such ordinance. The committee found that this bill is necessary to clarify that municipalities are responsible if they choose to open up their road systems to OHRV traffic and not the Fish and Game Department.

HB 167, relative to audits of county funds.

Ought to Pass with Amendment, Vote 5-0. Senator Kahn for the committee.

This bill clarifies the authority of the county convention to hire an accountant for conducting an audit. The committee found that giving both county commissioners and the county delegation the authority to require audits will ensure that county finances are appropriately and regularly monitored, and independently reviewed.

Public and Municipal Affairs

April 12, 2017

2017-1380s

10/04

Amendment to HB 167

Amend the bill by replacing section 1 with the following:

1 County Audits; Required by County Convention. Amend RSA 28:3-a to read as follows:

28:3-a County Audits. In the event that an audit is required ***or requested by resolution by either the board of commissioners or the county convention***, the commissioners, with the approval of the execu-

tive committee of the county convention, shall engage the services of a certified public accountant qualified in municipal and county finances for the purpose of conducting an audit of the county books of account. The performance and scope of the audit shall be in accordance with generally-accepted auditing practice. The audit shall include an examination for conformance with state and federal laws and regulations relating to county finances, including rules adopted by the commissioner of revenue administration pursuant to RSA 541-A, and shall also include an examination of any subject of county finances that may be requested either by the commissioners, by the county convention, or by the treasurer. The audit shall be completed within 90 days following the close of the county fiscal year. The commissioners shall cause the report of the auditor, together with the customary management letter and auditee responses, to be published with or supplementary to the annual reports of the county officers.

2017-1380s

AMENDED ANALYSIS

This bill allows a county convention to require an audit of county accounts.

HB 172, relative to tax anticipation notes in counties.

Ought to Pass, Vote 5-0. Senator Lasky for the committee.

This bill allows for the issuance of tax anticipation notes (TANs) by the county treasurer upon order of the commissioners and with the approval of the county convention. The committee found that these regulations are necessary to ensure that TAN funds, an essential part of county finance, are used appropriately and approved only for current expenses.

HB 251, relative to the use of capital reserve fund appropriations by municipalities.

Ought to Pass, Vote 5-0. Senator Ward for the committee.

This bill permits certain amounts to be paid into a capital reserve fund under a special warrant article. The committee found that several municipalities are making appropriations to capital reserve funds through their operating budgets when these appropriations actually require special warrant articles. This bill clarifies any confusion around the issue.

HB 299, relative to notice by mail for zoning and planning purposes.

Ought to Pass, Vote 5-0. Senator Gray for the committee.

This bill amends certain notice requirements under the zoning and planning laws to require verified mail instead of certified mail. The committee found that changing this requirement is a prudent cost-saving measure that will have no effect on the timely delivery of said notices.

HB 303-L, relative to filling vacancies in the office of county commissioner.

Ought to Pass with Amendment, Vote 5-0. Senator Gray for the committee.

This bill requires that a vacancy in the office of a county commissioner in Hillsborough county be filled by a majority vote of the county convention members representing the cities and towns in the commissioner's district. This bill also changes the procedures for meetings, votes, transfers, and reports related to the annual adoption of the county budget for Rockingham county to be the same as those used in Hillsborough county. The amendment to this bill incorporates the language from HB 144, which was vacated to Finance to be used for the budget. The committee found both HB 303 and HB 144 to be common sense solutions to these issues brought forward by the counties.

Public and Municipal Affairs

April 10, 2017

2017-1393s

03/10

Amendment to HB 303-LOCAL

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

AN ACT relative to filling vacancies in the office of county commissioner and relative to procedures for adoption of the budget for Rockingham County.

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

2 Rockingham County; Budget. Amend the section heading and introductory paragraph of RSA 24:13-c to read as follows:

24:13-c Hillsborough County *and Rockingham County*. Notwithstanding any other law to the contrary the following procedures shall apply in Hillsborough county *and Rockingham county*:

3 Rockingham County Removed. Amend RSA 24:21-b to read as follows:

24:21-b ~~[Rockingham and]~~ Strafford ~~[Counties]~~ **County**. Notwithstanding any other law to the contrary regarding the date for submitting budget estimates, the following procedures shall apply in ~~[Rockingham and]~~ Strafford ~~[counties]~~ **county**:

I.~~[(a)]~~ The county commissioners shall, annually prior to January 15, deliver or mail to each member of the county convention who will be in office on the date that appropriations are voted, and to the chairperson of the board of selectmen in each town, and the mayor of each city within the county, and to the secretary of state, their itemized recommendations of the sums necessary to be raised for the county in the following fiscal year. Such recommendations shall state in detail the objects for which the money is required, together with a statement of actual expenditures and income for at least 9 months of the preceding calendar year. All moneys to be appropriated by the county must be stipulated in the budget on a "gross" basis, showing revenues from all sources, including grants, gifts, bequests and bond issues, as offsetting revenues to appropriations affected.

~~[(b) In Rockingham county only, the county commissioners shall, in addition to the information required in subparagraph (a), annually prior to January 15 deliver or mail to each member of the county convention who will be in office on the date that appropriations are voted, their estimate of capital expenditures which they are requesting to be expended in the following fiscal year, when the total project amount is in excess of \$ 50,000. The capital expenditure request shall list estimates of the costs of land, construction, furnishings, and equipment. The request shall also include the square footage, estimates of annual operating and maintenance costs, program descriptions, the number of people involved, and the estimated amount of time needed to complete each project.]~~

II. The county convention shall not vote any appropriations for the following budget period until 28 days after the mailing of the recommendations required in paragraph I. Appropriations for the first year of each biennium may not be voted until after the first meeting of the county convention under RSA 24:9-a.

4 Application; Transition. Beginning January 1, 2018 and ending June 30, 2019, Rockingham county shall adopt an 18-month budget to transition to the budget procedures in RSA 24:13-c as amended in section 2 of this act. The commissioners and county convention for Rockingham county are authorized to adjust the dates and periods in RSA 24:13-c as amended by this act as necessary in order to provide for a successful 18-month transition of its fiscal year.

5 Effective Date.

I. Section 2 of this act shall take effect January 1, 2018.

II. Section 3 of this act shall take effect January 31, 2018.

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

2017-1393s

AMENDED ANALYSIS

This bill requires that a vacancy in the office of a county commissioner in Hillsborough county be filled by a majority vote of the county convention members representing the cities and towns in the commissioner's district.

This bill also changes the procedures for meetings, votes, transfers and reports related to the annual adoption of the county budget for Rockingham county to be the same as those used in Hillsborough county.

HB 568-FN, relative to the taxability of lease interests in public property.

Ought to Pass with Amendment, Vote 5-0. Senator Birdsell for the committee.

This bill clarifies the taxability of lease interests in public property and allows for political subdivisions to adopt an exemption from the taxability requirement for land leased exclusively for agriculture. This bill is necessary to clarify that, regardless of whether it is mentioned in a lease contract or not, private companies leasing public land must pay property taxes. The exemption for agricultural activities takes into account the numerous local agreements between farmers and towns regarding long-term maintenance of these lands.

Public and Municipal Affairs
 April 12, 2017
 2017-1381s
 10/05

Amendment to HB 568-FN

Amend the bill by replacing section 2 with the following:

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

TRANSPORTATION

HB 81, establishing a committee to study gold star number plates.

Ought to Pass, Vote 5-0. Senator Birdsell for the committee.

This bill establishes a committee to study gold star number plates. This legislation is based on a constituent issue in which an individual was unable to receive a gold star number plate because she was a gold star stepmother rather than a mother. Because of the complications surrounding the issuance of these plates, the Committee believes that a study committee is best suited to work with stakeholders to address this issue.

HB 88-FN, relative to the motor vehicle registration fees for disabled veterans.

Ought to Pass with Amendment, Vote 5-0. Senator Birdsell for the committee.

This bill allows a veteran who has a service connected disability to select which special number plate he or she is eligible for without having to pay registration and number plate fees. The Committee amended the bill on recommendation of the Department of Motor Vehicles in order to bring it into line with similar language passed under SB 204.

Senate Transportation

April 5, 2017
 2017-1319s
 03/08

Amendment to HB 88-FN

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

AN ACT relative to Purple Heart and Pearl Harbor survivor number plates.

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

2 Special Number Plates; Purple Heart. Amend RSA 261:86, II to read as follows:

II. Plates furnished pursuant to ~~[subparagraphs I(a)-(c)]~~ **subparagraphs I(a)-I(e)** shall be issued without charge. ~~[Plates furnished pursuant to subparagraphs I(d) and (e) shall be issued without the \$4 per plate fees under RSA 261:75 but shall require payment of the regular registration fee.]~~ Notwithstanding RSA 265:73 or any other law, any person who is issued a plate pursuant to ~~[subparagraphs I(c)-(e)]~~ **subparagraphs I(c)-I(e)** shall not be entitled to free parking privileges for disabled veterans. A person who qualifies for special plates pursuant to subparagraph I(a) ~~[or subparagraph I(d)]~~, **I(c), I(d), or I(e)** may be issued an additional plate for a motorcycle.

3 Effective Date. This act shall take effect January 1, 2018.

2017-1319s

AMENDED ANALYSIS

This bill allows Purple Heart and Pearl Harbor number plates to be furnished without charge.

HB 154, relative to interference with traffic devices.

Ought to Pass, Vote 5-0. Senator Gannon for the committee.

This bill modifies exemptions from the prohibition on using a device to change, disrupt, or interfere with the operation of a traffic signal. This legislation would enable traffic signal priority (TSP) technology to be used by transit buses, easing traffic congestion, increasing convenience, and helping commuters get to their jobs on time.

HB 211-FN, relative to temporary OHRV registrations for nonresidents.

Ought to Pass with Amendment, Vote 5-0. Senator Watters for the committee.

This bill provides for the continuation of 10-day, nonresident OHRV registrations, which was a sunset program. This registration program exists largely for tourist events where people may wish to come to New Hampshire and use their OHRVs. The Committee amended the bill to add that, notwithstanding the provisions of the bill, the requirement shall apply to trail connectors for the use of state highway rights-of-way, outside of the travel lane.

Senate Transportation

April 4, 2017

2017-1303s

10/05

Amendment to HB 211-FN

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

AN ACT relative to temporary OHRV registrations for nonresidents, and OHRV and snowmobile trail connectors.

Amend the bill by inserting after section 1 the following and renumbering the original section 2 to read as 3:

2 Trail Connectors; State Rights-of-Way. Amend RSA 236:56, II(d) to read as follows:

(d) Trail Connectors.

(1) All OHRVs and snowmobiles may be operated within specified trail connectors and pursuant to the provisions of RSA 215-A:9 or RSA 215-C:9. The commissioner of the department of transportation may limit the operation of specified types of OHRVs and snowmobiles when the commissioner feels this is necessary in matters of safety and maintenance of trail corridors or at the suggestion of the chief supervisor of the bureau of trails. Trail connectors, as defined in RSA 215-A:1, in Coos county and in Grafton county shall be exempt from the provisions of RSA 215-A:42 and RSA 215-A:43.

(2) Notwithstanding the provisions of subparagraph (1), the requirement in RSA 215-A:43, I(a) shall apply to trail connectors for the use of state highway rights-of-way, outside of the travel lane.

2017-1303s

AMENDED ANALYSIS

This bill provides for the continuation of 10-day, nonresident OHRV registrations. The bill also adds a requirement for certain trail connector use on state rights of way.

HB 237, establishing a committee to study helmet and restraint laws for youth operators and passengers of OHRVs and snowmobiles.

Ought to Pass with Amendment, Vote 5-0. Senator Birdsell for the committee.

This bill establishes a committee to study helmet and restraint laws for youth operators and passengers of OHRVs and snowmobiles. The committee amended the bill to include an existing trail connector in the town of Henniker that was inadvertently left out of the statute.

Senate Transportation

April 11, 2017

2017-1370s

10/05

Amendment to HB 237

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

AN ACT establishing a committee to study helmet and restraint laws for youth operators and passengers of OHRVs and snowmobiles, and relative to a trail connector in the town of Henniker.

Amend the bill by inserting after section 5 the following and renumbering the original section 6 to read as 8:

6 Bureau of Trails; OHRV Trail Connector Applications; Henniker. Amend RSA 215-A:3, VI to read as follows:

VI. The supervisor of the bureau shall receive all written requests from persons applying for permission to establish a highway trail crossing or trail connector on any class I, class II or class III highway for any OHRV trail or cross country ski trail on which an OHRV trail maintenance vehicle may operate, ***including the pre-existing crossing and trail connector over Route 114, just south of Mink Hill Road, in the town of Henniker.*** The requests shall be submitted by the supervisor to the commissioner of the department

of transportation or the commissioner's representative for the department's approval or disapproval. If approval is granted, the commissioner of the department of transportation may post the area with appropriate signs designating the location of the trail crossing or trail connector and providing signs for both sides of the highway at an appropriate distance from the crossing or trail connector to warn the motoring public of said crossing or trail connector. Highway trail crossing requests and approvals under this paragraph shall be exempt from the provisions of RSA 215-A:42 and RSA 215-A:43.

7 Bureau of Trails; Snowmobile Trail Connector; Henniker. Amend RSA 215-C:2, VII to read as follows:

VII. The supervisor of the bureau shall receive all written requests from persons applying for permission to establish a highway trail crossing or trail connector on any class I, class II, or class III highway for any snowmobile trail or cross country ski trail on which a snowmobile trail maintenance vehicle may operate, ***including the pre-existing crossing and trail connector over Route 114, just south of Mink Hill Road, in the town of Henniker.*** The requests shall be submitted by the supervisor to the commissioner of the department of transportation or the commissioner's representative for the department's approval or disapproval. If approval is granted, the commissioner of the department of transportation may post the area with appropriate signs designating the location of the trail crossing or trail connector and providing signs for both sides of the highway at an appropriate distance from the crossing or trail connector to warn the motoring public of the crossing or trail connector.

2017-1370s

AMENDED ANALYSIS

This bill establishes a committee to study helmet and restraint laws for youth operators and passengers of OHRVs and snowmobiles. The bill also requires the bureau of trails to submit to the department of transportation an OHRV and snowmobile crossing and trail connector request in the town of Henniker.

HB 371-L, relative to bond requirements for public works contracts.

Ought to Pass with Amendment, Vote 5-0. Senator Watters for the committee.

This bill increases the amount of a public works contract for which a bond is required from \$35,000 to \$100,000. All stakeholders have worked together to agree on this reasonable amount, which seeks to address the concerns of small contractors. This is enabling legislation.

Senate Transportation

April 11, 2017

2017-1368s

05/04

Amendment to HB 371-LOCAL

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

1 Liens for Labor and Materials; Public Works; Bond Required. Amend RSA 447:16 to read as follows:

447:16 Bond Required. Officers, public boards, agents or other persons who contract in behalf of the state or any political subdivision thereof for the construction, repair or rebuilding of public buildings, public highways, bridges or other public works shall if said contract involves an expenditure of [~~\$35,000~~] ***\$100,000***, and may if it involves an expenditure of less amount, obtain as a condition precedent to the execution of the contract, sufficient security, by bond or otherwise, in an amount equal to at least 100 percent of the contract price, or of the estimated cost of the work if no aggregate price is agreed upon, conditioned upon the payment by the contractors and subcontractors for all labor performed or furnished, for all equipment hired, including trucks, for all material used and for fuels, lubricants, power, tools, hardware and supplies purchased by said principal and used in carrying out said contract, and for labor and parts furnished upon the order of said contractor for the repair of equipment used in carrying out said contract.

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

2017-1368s

AMENDED ANALYSIS

This bill increases the bond requirement for public works contracts from \$35,000 to \$100,000.

HB 417-FN, relative to certain motor vehicle records.

Ought to Pass, Vote 5-0. Senator Gannon for the committee.

This bill authorizes a municipal agent to provide certain information regarding a motor vehicle transaction for audit purposes only to a nongovernmental contracted agent hired by the municipality. This legislation would only allow limited information, including one's name, permit number and VIN number to be released so that an audit can be completed.

HB 424-FN, relative to documentation required for registration of certain title exempted vehicles and modifying the requirements for removal and sale of certain vehicles.

Ought to Pass, Vote 5-0. Senator Ward for the committee.

This bill requires the town or city clerk to retain a copy of the bill of sale and certificate of registration or the certificate of title for certain title exempted vehicles. This bill also modifies the requirements for removal and sale of certain vehicles. The purpose of this legislation is to eliminate fraud by requiring a copy of the bill of sale to be kept.

HB 432, relative to enforcement of parking prohibitions.

Ought to Pass, Vote 5-0. Senator Birdsell for the committee.

This bill makes clear a law currently in statute under RSA 265:69, which fines an individual \$250 for parking in a handicap-accessible parking space without a handicap plate or placard. Law enforcement has been unclear as to who is responsible for enforcing this law and how to proceed. This legislation specifies that enforcement of this pre-existing law must take place by the appropriate law enforcement agency.

HB 433, relative to number plate decals for firefighters.

Ought to Pass, Vote 5-0. Senator Watters for the committee.

This bill authorizes the use of decals issued by fire chiefs to firefighters and retired firefighters on multi-use decal plates. Similar to many other groups and non-profits who have requested decal plates, firefighters and retired firefighters are extremely proud of their work and service to their communities and would appreciate some measure of public recognition.

HB 451, relative to motorcycle endorsements and restrictions and relative to enhanced drivers' licenses and identification cards.

Ought to Pass, Vote 5-0. Senator Ward for the committee.

At the request of the Department of Safety, this bill modifies provisions relating to motorcycle licensing and relating to moped operation as a housekeeping measure. It also postpones the implementation date for enhanced drivers' licenses and identification cards to January 1, 2018, due to difficulties of putting all components together.

HB 458, relative to motorcycle headlamps.

Ought to Pass, Vote 5-0. Senator Gannon for the committee.

This bill allows headlamp colors approved by the director of the division of motor vehicles for automobiles to be considered approved for motorcycle headlamps. This is a clarification and simplification in law by explaining that motorcycles and automobiles are treated the same in this area.

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

REGULAR CALENDAR

COMMERCE

HB 140-FN, relative to sales and samples provided by wine manufacturers.

Ought to Pass with Amendment, Vote 3-2. Senator Sanborn for the committee.

Commerce

April 13, 2017

2017-1408s

03/05

Amendment to HB 140-FN

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

AN ACT authorizing wine manufacturer retail outlets.

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

1 New Paragraph; Definitions; Wine Manufacturer Retail Outlet. Amend RSA 175:1 by inserting after paragraph LXIX the following new paragraph:

LXIX-a. "Wine manufacturer retail outlet" means an outlet for the sale, sampling, and promotion of wine and other products manufactured by a wine manufacturer licensee.

2 Wine Manufacturer Licensee. Amend RSA 178:8, III to read as follows:

III. Each wine manufacturer shall have the right to sell at retail or wholesale at its winery, *and at retail at one wine manufacturer retail outlet*, for off-premises consumption any of its wines. *The wine manufacturer shall pay an annual fee of \$216 to the commission for the wine manufacturer retail outlet. The wine manufacturer may transport wines it manufactures to its wine manufacturer retail outlet for sample or sale.* Visitors of legal drinking age at ~~[said premises]~~ *the manufacturing location or wine manufacturer retail outlet* may be provided with samples of wine manufactured ~~[on the premises]~~ *by the licensee in this state* for tasting. Samples may be provided either free or for a fee and shall be limited to one 2-ounce sample per label per person. Pursuant to rules adopted by the commission, a wine manufacturer may transport its products to a farmers' market or a wine festival licensed under RSA 178:31, and may sell such products at retail in the original container.

3 Effective Date. This act shall take effect July 1, 2017.

2017-1408s

AMENDED ANALYSIS

This bill authorizes a licensed wine manufacturer to operate an outlet for the sale, sampling, and promotion of its products.

INTRODUCTION OF GUESTS

Senator Watters introduced students from the Horne Street School in Dover visiting in the gallery.

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

The question is on the adoption of the motion of Ought to Pass with Amendment.

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

The following Senators voted Yes: Giuda, Bradley, Gray, French, Ward, Sanborn, Daniels, Avard, Carson, Reagan, Birdsell, Gannon, Innis, Morse.

The following Senators voted No: Woodburn, Watters, Hennessey, Kahn, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark.

Roll Call, Yeas: 14 - Nays: 9. Adopted, bill ordered to Third Reading.

HB 150, relative to property and casualty insurance.

Ought to Pass, Vote 4-0. Senator French for the committee.

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

HB 194, permitting employers to pay wages to employees weekly or biweekly.

Ought to Pass, Vote 3-2. Senator Innis for the committee.

Senator Soucy offered a floor amendment.

Sen. Soucy, Dist 18

April 19, 2017

2017-1474s

06/04

Floor Amendment to HB 194

Amend RSA 275:43, I as inserted by section 2 of the bill by replacing it with the following:

I. Every employer shall pay all wages due to *hourly* employees within 8 days including Sunday after expiration of the week in which the work is performed *or salaried employees at regular intervals not to exceed 14 days*, except when permitted to pay wages less frequently as authorized by the commissioner pursuant to paragraph [H] *IV or IV-a(a)*, on regular paydays designated in advance by the employer and at no cost to the employee:

Amend RSA 275:43, IV and 275:43-a(a) as inserted by section 3 of the bill by replacing them with the following:

IV. The commissioner may, upon written petition showing good and sufficient reason, permit payment of wages less frequently than weekly *for hourly employees or biweekly for salaried employees*, except

that it shall be at least once each calendar month. In all instances, payment shall be made regularly on a predesignated date. The commissioner may prescribe the terms and conditions of such permission, and limit the duration thereof.

IV-a.(a) The commissioner may permit payment of wages less frequently than weekly where a school district collective bargaining agreement for hourly employees provides an option to be paid in any number of equal installments with one additional installment.

SPECIAL ORDER

Without objection the following bill is special ordered to after consideration of HB 329.

COMMERCE

HB 194, permitting employers to pay wages to employees weekly or biweekly.

SUSPENSION OF THE RULES

Senator Bradley moved that the Senate suspend all rules necessary to permit consideration of HB 329. Adopted by the necessary 2/3 vote.

HOUSE MESSAGE

The House of Representatives refuses to concur with the Senate in the adoption of the amendment(s) to the following entitled Bill sent down from Senate:

HB 329, (New Title) establishing a committee to study balance billing and authorizing municipal ratification of certain meetings and elections.

and requests a Committee of Conference.

The Speaker, on the part of the House of Representatives, has appointed as members of said Committee of Conference:

REPRESENTATIVES: Hunt, B. Griffin, Hoelzel and Luneau

Senator Bradley moved to accede to House request. Adopted.

The President appointed Senators Bradley, Birdsell and Woodburn.

Recess. Out of recess.

HB 194, permitting employers to pay wages to employees weekly or biweekly.
Ought to Pass, Vote 3-2. Senator Innis for the committee.

Senator Soucy offered a floor amendment.

Sen. Soucy, Dist 18

April 19, 2017

2017-1474s

06/04

Floor Amendment to HB 194

Amend RSA 275:43, I as inserted by section 2 of the bill by replacing it with the following:

I. Every employer shall pay all wages due to **hourly** employees within 8 days including Sunday after expiration of the week in which the work is performed **or salaried employees at regular intervals not to exceed 14 days**, except when permitted to pay wages less frequently as authorized by the commissioner pursuant to paragraph [H] **IV or IV-a(a)**, on regular paydays designated in advance by the employer and at no cost to the employee:

Amend RSA 275:43, IV and 275:43-a(a) as inserted by section 3 of the bill by replacing them with the following:

IV. The commissioner may, upon written petition showing good and sufficient reason, permit payment of wages less frequently than weekly **for hourly employees or biweekly for salaried employees**, except that it shall be at least once each calendar month. In all instances, payment shall be made regularly on a predesignated date. The commissioner may prescribe the terms and conditions of such permission, and limit the duration thereof.

IV-a.(a) The commissioner may permit payment of wages less frequently than weekly where a school district collective bargaining agreement for hourly employees provides an option to be paid in any number of equal installments with one additional installment.

The question is on the adoption of the Floor Amendment.

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

The following Senators voted Yes: Woodburn, Watters, Hennessey, Kahn, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark, Gannon.

The following Senators voted No: Giuda, Bradley, Gray, French, Ward, Sanborn, Daniels, Avard, Carson, Reagan, Birdsell, Innis, Morse.

Roll Call, Yeas: 10 - Nays: 13. Failed.

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

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

The following Senators voted Yes: Giuda, Bradley, Gray, French, Ward, Sanborn, Daniels, Avard, Carson, Reagan, Birdsell, Innis, Morse.

The following Senators voted No: Woodburn, Watters, Hennessey, Kahn, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark, Gannon.

Roll Call, Yeas: 13 - Nays: 10. Adopted, bill ordered to Third Reading.

SPECIAL ORDER

Without objection the following bill is special ordered to after the Committee of Conference Report.

COMMERCE

HB 436, exempting persons using virtual currency from registering as money transmitters.

COMMITTEE OF CONFERENCE REPORT

April 20, 2017
2017-1486-CofC
01/03

Committee of Conference Report on HB 329, establishing a committee to study balance billing.

Recommendation:

That the House recede from its position of nonconcurrence with the Senate amendment, and concur with the Senate amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the Senate, and pass the bill as so amended:

Amend paragraph IV of section 6 of the bill by replacing it with the following:

IV. All actions, votes, and proceedings, held at any town election, town meeting, school district election, school district meeting, village district election, or village district meeting, that was scheduled to take place March 14, 2017, but was postponed due to weather and was held at a later date, may be legalized, ratified, and confirmed by the governing body of the political subdivision following a properly noticed public hearing. For the purpose of this paragraph "properly noticed" shall mean 72 hours advance notice of the hearing printed in a newspaper of general circulation in the town or district and on the public body's Internet website, if one exists.

The signatures below attest to the authenticity of this Report on HB 329, establishing a committee to study balance billing.

Conferees on the Part of the Senate
Sen. Bradley, Dist. 3
Sen. Birdsell, Dist. 19
Sen. Woodburn, Dist. 1

Conferees on the Part of the House
Rep. Hunt, Ches. 11
Rep. B. Griffin, Hills. 6
Rep. Hoelzel, Rock. 3
Rep. Luneau, Merr. 10

The question is on the adoption of the Committee of Conference Report. Adopted.

HB 436, exempting persons using virtual currency from registering as money transmitters.

Ought to Pass, Vote 3-2. Senator Innis for the committee.

INTRODUCTION OF GUESTS

Senator Watters introduced students from the Horne Street School in Dover visiting in the gallery.

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

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

The following Senators voted Yes: Giuda, Bradley, Gray, French, Ward, Sanborn, Daniels, Avar, Carson, Reagan, Birdsell, Innis, Morse.

The following Senators voted No: Woodburn, Watters, Hennessey, Kahn, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark, Gannon.

Roll Call, Yeas: 13 - Nays: 10. Adopted, bill ordered to Third Reading.

HB 501, relative to access to minutes of meetings of condominium unit owner's associations.

Ought to Pass, Vote 3-0. Senator Lasky for the committee.

Senator Giuda offered a floor amendment.

Sen. Giuda, Dist 2

April 19, 2017

2017-1467s

05/10

Floor Amendment to HB 501

Amend the bill by replacing section 2 with the following:

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

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

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

Recess. Out of recess.

EDUCATION

HB 391, relative to checklists in other districts.

Ought to Pass, Vote 4-0. Senator Ward for the committee.

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

HB 412, relative to the pre-engineering technology curriculum.

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.

ELECTION LAW AND INTERNAL AFFAIRS

HB 389, relative to voters with physical disabilities.

Ought to Pass with Amendment, Vote 4-0. Senator Gray for the committee.

Election Law and Internal Affairs

April 11, 2017

2017-1367s

03/05

Amendment to HB 389

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

1 Cutoff. Amend RSA 657:22 to read as follows:

657:22 Cutoff. In any state election, a town or city clerk shall not accept any completed absentee ballots delivered to the clerk after 5:00 p.m. on election day except as provided in RSA 657:21-a, V **and RSA 659:20-a**. The clerk shall record absentee ballots received after such time in the statewide centralized voter registration database with the return date and shall mark the ballot as rejected due to absentee ballot receipt after election day. The clerk shall retain the unopened ballot until the time set for the destruction of other state election ballots as provided in RSA 659:100 at which time the envelopes shall likewise be destroyed, unopened and unexamined.

2 Assistance in Voting; Disabled Voter. Amend RSA 659:20-a to read as follows:

659:20-a Assistance in Voting; Disabled Voter. Any voter, ***after appearing at the polling place location prior to the closing of the polls to vote in person***, who declares to the moderator under oath that said voter is unable to access a polling place due to [physical] disability[~~-, after appearing at the polling place location to vote in person~~] shall, upon the voter's request, have [an absentee ballot] ***the required documents*** delivered to the voter outside the guardrail by the town or ward clerk or one of his or her assistants. The absentee ballot delivered by the town or ward clerk shall be [delivered and] processed using the same procedures as any other absentee ballot except that the [voter shall be treated on the marked checklist as having voted in person] ***cutoff time listed in RSA 657:22 shall not apply.***

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

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

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

HB 453, relative to vacancies in the office of supervisor of the checklist.
Ought to Pass, Vote 4-1. Senator Birdsell for the committee.

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

HB 475, relative to honoring Jessie Doe and Mary L.R. Farnum, the first women elected to the New Hampshire house of representatives.
Ought to Pass, Vote 4-0. Senator Birdsell for the committee.

Recess. Out of recess.

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

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

The following Senators voted Yes: Woodburn, Giuda, Bradley, Watters, Hennessey, Gray, French, Ward, Sanborn, Kahn, Daniels, Avard, Lasky, Carson, Feltes, Reagan, Soucy, Birdsell, D'Allesandro, Fuller Clark, Gannon, Innis, Morse.

The following Senators voted No: (None)

Roll Call, Yeas: 23 - Nays: 0. Adopted, bill ordered to Third Reading.

HB 537, relative to campaign contributions.
Inexpedient to Legislate, Vote 4-0. Senator Soucy for the committee.

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

Senator Feltes is in opposition to the motion of Inexpedient to Legislate on HB 537.

HB 431, establishing a commission to study long term goals and requirements for drinking water in the seacoast area.
Ought to Pass with Amendment, Vote 3-0. Senator Innis for the committee.

Energy and Natural Resources
April 5, 2017
2017-1317s
08/10

Amendment to HB 431

Amend RSA 485-F:5, II(b) as inserted by section 1 of the bill by replacing it with the following:

(b) The member of the senate representing district 21 and the member of the senate representing district 24.

Amend RSA 485-F:5, IV(b) and (c) as inserted by section 1 of the bill by replacing them with the following:

(b) Prepare and discuss mutual aid between seacoast towns for firefighting.

(c) Prepare and discuss mutual aid agreements for emergency or replacement drinking water supply where contaminated.

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

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

HB 540-FN, repealing the voluntary greenhouse gas emissions reductions registry.

Ought to Pass, Vote 3-0. Senator Innis for the committee.

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

HB 612, relative to livestock and meat inspection.

Ought to Pass with Amendment, Vote 3-0. Senator Feltes for the committee.

Energy and Natural Resources

April 5, 2017

2017-1316s

08/04

Amendment to HB 612

Amend the introductory paragraph of RSA 427:2-a, III as inserted by section 3 of the bill by replacing it with the following:

III. Exempt Poultry Slaughter. The commissioner shall exempt the following from state meat inspection requirements as detailed below.

Amend RSA 427:2-a, III(a) as inserted by section 3 of the bill by replacing it with the following:

(a) Producers of 1,000 birds or fewer annually with respect to poultry of their own raising on their own farms if such producers slaughter not more than 1,000 poultry during the calendar year for which this exemption is being determined and such poultry producers do not engage in buying or selling poultry products other than those produced from poultry raised on their own farms, and such poultry is only sold within the state of New Hampshire, directly to the consumer at the farm or at a farmers market, or to restaurants pursuant to RSA 143-A:16, and such producers follow USDA regulations and prescribed sanitary standards, practices, and procedures.

2017-1316s

AMENDED ANALYSIS

This bill:

I. Combines several exemptions to the meat inspection statutes into one section.

II. Adds to the definition of "humane method" of slaughter for religious purposes.

III. Makes certain changes to the regulation of livestock auctions and the shipment of livestock.

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

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

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

HB 82, relative to hair braiding.

Ought to Pass with Amendment, Vote 5-0. Senator Woodburn for the committee.

Senate Executive Departments and Administration

April 5, 2017

2017-1314s

10/04

Amendment to HB 82

Amend the bill by replacing section 1 with the following:

1 Purpose. The general court finds that natural hair braiding is a traditional practice that is safe. It presents no significant health or safety risks to customers or practitioners. The state has no interest in requiring persons practicing natural hair braiding to obtain an occupational license which makes it unnecessarily difficult to earn an honest living through their practice, to provide for themselves and their families, to offer their

services to and compete for customers, and to create new employment and business opportunities through their entrepreneurship. In addition, such occupational regulation harms consumers by limiting their choices or forcing them to forgo braiding services or enter the underground economy.

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

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

HB 468-FN, relative to licensure of mental health practitioners from other states.
Ought to Pass with Amendment, Vote 5-0. Senator Carson for the committee.

Senate Executive Departments and Administration
April 5, 2017
2017-1313s
10/01

Amendment to HB 468-FN

Amend RSA 330-A:26, II as inserted by section 1 of the bill by replacing it with the following:

II. An applicant whose state licensure meets the requirements in paragraph I shall be deemed able to practice in this state not more than 60 days after the application is received by the board pending final approval or denial for other reason by the board. The board shall adopt rules under RSA 541-A to ensure the timely review and approval of applications under this section.

2017-1313s

AMENDED ANALYSIS

This bill allows persons licensed as mental health practitioners in other states to practice in this state not more than 60 days after application to the board of mental health practice, pending final approval.

Senator Carson moved to Lay on the Table HB 468-FN. Adopted.

HB 538-FN, requiring occupational regulatory boards and commissions to post reciprocity information.
Inexpedient to Legislate, Vote 5-0. Senator Carson for the committee.

Senator Carson moved to Lay on the Table HB 538-FN. Adopted.

FINANCE

HB 95, establishing a committee to study how taxpayer funds appropriated to the university system of New Hampshire and the community college system of New Hampshire are expended and the procedures to ensure accountability for such expenditures.

Inexpedient to Legislate, Vote 5-1. Senator Reagan for the committee.

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

HB 354-FN-A-L, making an appropriation to the department of education to provide additional adequate education grant payments to certain municipalities.

Ought to Pass, Vote 5-0. Senator Daniels for the committee.

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

HB 595-FN, relative to positions in the corporations division of the secretary of state's office.

Ought to Pass, Vote 5-0. Senator Reagan for the committee.

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

HEALTH AND HUMAN SERVICES

HB 157, adding chronic pain to qualifying conditions under therapeutic use of cannabis.

Ought to Pass, Vote 4-1. Senator Hennessey for the committee.

Recess. Out of recess.

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

A roll call was requested by Senator Gannon, seconded by Senator Carson.

The following Senators voted Yes: Woodburn, Giuda, Bradley, Watters, Hennessey, Gray, French, Ward, Sanborn, Kahn, Avard, Lasky, Feltes, Reagan, Soucy, D'Allesandro, Fuller Clark, Innis.

The following Senators voted No: Daniels, Carson, Birdsell, Gannon, Morse.

Roll Call, Yeas: 18 - Nays: 5. Adopted, bill ordered to Third Reading.

HB 160, adding post-traumatic stress disorder to qualifying medical conditions under therapeutic use of cannabis.

Ought to Pass with Amendment, Vote 5-0. Senator Fuller Clark for the committee.

Health and Human Services

April 12, 2017

2017-1378s

01/04

Amendment to HB 160

Amend RSA 126-X:1, IX(a)(2) as inserted by section 1 of the bill by replacing it with the following:

(2) “Qualifying medical condition” also means moderate or severe post-traumatic stress disorder.

The question is on the adoption of the Committee Amendment.

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

Senators Birdsell and Sanborn withdrew their request for a roll call.

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

The question is on the adoption of the motion of Ought to Pass with Amendment.

Recess. Out of recess.

Senator Bradley moved to Lay on the Table HB 160. Adopted.

JUDICIARY

HB 94-FN, prohibiting certain defenses in prostitution and human trafficking cases.

Ought to Pass with Amendment, Vote 5-0. Senator Lasky for the committee.

Senate Judiciary

April 13, 2017

2017-1402s

04/10

Amendment to HB 94-FN

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

AN ACT prohibiting certain defenses in prostitution and human trafficking cases and relative to fines assessed for certain offenses involving domestic violence.

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

4 Assault and Related Offenses; First Degree Assault. Amend RSA 631:1, III to read as follows:

III.(a) Upon proof that the victim and defendant were intimate partners or family or household members, as those terms are defined in RSA 631:2-b, III, a conviction under this section shall be recorded as [~~“First Degree Assault--Domestic Violence.”~~] **“first degree assault-domestic violence.”**

(b) In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction recorded as “first degree assault-domestic violence” under this paragraph. The court shall not reduce or suspend any sentence or the payment of any fine imposed under this paragraph and no fine imposed under this paragraph shall be subject to an additional penalty assessment. If the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15. The provisions of RSA 618:8 and RSA 618:9 shall not apply to a fine imposed under this paragraph.

5 Assault and Related Offenses; Second Degree Assault. Amend RSA 631:2, III to read as follows:

III.(a) Upon proof that the victim and defendant were intimate partners or family or household members, as those terms are defined in RSA 631:2-b, III, a conviction under this section shall be recorded as [~~“Second Degree Assault--Domestic Violence.”~~] **“second degree assault-domestic violence.”**

(b) In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction recorded as “second degree assault-domestic violence” under this paragraph. The court shall not reduce or suspend any sentence or the payment of any fine imposed under this paragraph and no fine imposed under this paragraph shall be subject to an additional penalty assessment. If the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15. The provisions of RSA 618:8 and RSA 618:9 shall not apply to a fine imposed under this paragraph.

6 Domestic Violence; Fines. Amend RSA 631:2-b, V to read as follows:

V. In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction under this section. ***The court shall not reduce or suspend any sentence or the payment of any fine imposed under this section.*** If the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. Fines imposed under this section shall not be subject to an additional penalty assessment ***and shall not be subject to the provisions of RSA 618:8 or 618:9.*** The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15.

7 Assault and Related Offenses; Reckless Conduct. Amend RSA 631:3, IV to read as follows:

IV.(a) Upon proof that the victim and defendant were intimate partners or family or household members, as those terms are defined in RSA 631:2-b, III, a conviction under this section shall be recorded as [~~“Reckless Conduct--Domestic Violence.”~~] ***“reckless conduct-domestic violence.”***

(b) In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction recorded as “reckless conduct-domestic violence” under this paragraph. The court shall not reduce or suspend any sentence or the payment of any fine imposed under this paragraph and no fine imposed under this paragraph shall be subject to an additional penalty assessment. If the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15. The provisions of RSA 618:8 and RSA 618:9 shall not apply to a fine imposed under this paragraph.

8 Sexual Assault and Related Offenses; Aggravated Felonious Sexual Assault. Amend RSA 632-A:2, V to read as follows:

V.(a) Upon proof that the victim and defendant were intimate partners or family or household members, as those terms are defined in RSA 631:2-b, III, a conviction under this section shall be recorded as [~~“Aggravated Felonious Sexual Assault--Domestic Violence.”~~] ***“aggravated felonious sexual assault-domestic violence.”***

(b) In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction recorded as “aggravated felonious sexual assault-domestic violence” under this paragraph. The court shall not reduce or suspend any sentence or the payment of any fine imposed under this paragraph and no fine imposed under this paragraph shall be subject to an additional penalty assessment. If the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15. The provisions of RSA 618:8 and RSA 618:9 shall not apply to a fine imposed under this paragraph.

9 Sexual Assault and Related Offenses; Felonious Sexual Assault. Amend RSA 632-A:3, V to read as follows:

V.(a) Upon proof that the victim and defendant were intimate partners or family or household members, as those terms are defined in RSA 631:2-b, III, a conviction under this section shall be recorded as [~~“Felonious Sexual Assault--Domestic Violence.”~~] ***“felonious sexual assault-domestic violence.”***

(b) In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction recorded as “felonious sexual assault-domestic violence” under this paragraph. The court shall not reduce or suspend any sentence or the payment of any fine imposed under this paragraph and no fine imposed under this paragraph shall be subject to an additional penalty assessment. If

the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15. The provisions of RSA 618:8 and RSA 618:9 shall not apply to a fine imposed under this paragraph.

10 Sexual Assault and Related Offenses; Sexual Assault. Amend RSA 632-A:4, IV to read as follows:

IV.(a) Upon proof that the victim and defendant were intimate partners or family or household members, as those terms are defined in RSA 631:2-b, III, a conviction under this section shall be recorded as [~~“Sexual Assault--Domestic Violence.”~~] ***“sexual assault-domestic violence.”***

(b) In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction recorded as “sexual assault-domestic violence” under this paragraph. The court shall not reduce or suspend any sentence or the payment of any fine imposed under this paragraph and no fine imposed under this paragraph shall be subject to an additional penalty assessment. If the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15. The provisions of RSA 618:8 and RSA 618:9 shall not apply to a fine imposed under this paragraph.

11 Interference With Freedom; Kidnapping. Amend RSA 633:1, III to read as follows:

III.(a) Upon proof that the victim and defendant were intimate partners or family or household members, as those terms are defined in RSA 631:2-b, III, a conviction under this section shall be recorded as [~~“Kidnapping--Domestic Violence.”~~] ***“kidnapping-domestic violence.”***

(b) In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction recorded as “kidnapping-domestic violence” under this paragraph. The court shall not reduce or suspend any sentence or the payment of any fine imposed under this paragraph and no fine imposed under this paragraph shall be subject to an additional penalty assessment. If the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15. The provisions of RSA 618:8 and RSA 618:9 shall not apply to a fine imposed under this paragraph.

12 Interference With Freedom; Stalking. Amend RSA 633:3-a, VIII to read as follows:

VIII.(a) Upon proof that the victim and defendant were intimate partners or family or household members, as those terms are defined in RSA 631:2-b, III, a conviction under this section shall be recorded as [~~“Stalking--Domestic Violence.”~~] ***“stalking-domestic violence.”***

(b) In addition to any other penalty authorized by law, the court shall levy a fine of \$50 for each conviction recorded as “stalking-domestic violence” under this paragraph. The court shall not reduce or suspend any sentence or the payment of any fine imposed under this paragraph and no fine imposed under this paragraph shall be subject to an additional penalty assessment. If the court determines that the defendant is unable to pay the fine on the date imposed, the court may defer payment or order periodic payments thereof. The clerk shall forward all fines collected under this paragraph to the department of health and human services for the purposes of RSA 173-B:15. The provisions of RSA 618:8 and RSA 618:9 shall not apply to a fine imposed under this paragraph.

13 Effective Date. This act shall take effect January 1, 2018.

2017-1402s

AMENDED ANALYSIS

This bill prohibits the assertion of certain defenses in a prosecution for prostitution or human trafficking. The bill also adds a fine to certain criminal offenses involving domestic violence.

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

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

HB 228, relative to transportation of alcoholic beverages by a minor.
Ought to Pass with Amendment, Vote 5-0. Senator Carson for the committee.

Senate Judiciary
 April 13, 2017
 2017-1403s
 03/08

Amendment to HB 228

Amend the bill by replacing section 1 with the following:

1 Transportation of Alcoholic Beverages by a Minor. Amend RSA 265-A:45, I-II to read as follows:

I. Notwithstanding RSA 265-A:44, II, no driver under the age of 21 shall, except when accompanied by a parent, ***stepparent***, legal guardian, ***grandparent***, or legal age spouse, ***domestic partner, or sibling***, transport any liquor or beverage in any part of a vehicle. A driver violating this section may have his or her license or privilege to drive suspended for 60 days.

II. No person operating a boat while under the age of 21 shall, except when accompanied by a parent, ***stepparent***, legal guardian, ***grandparent***, or legal age spouse, ***domestic partner, or sibling***, transport any liquor or beverage in any part of a boat with an intent to consume such liquor or beverage. Anyone violating this paragraph may, following a hearing, have his or her privilege to operate a boat on the waters of the state suspended for 90 days and may additionally have his or her license or privilege to drive suspended for 90 days.

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

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

PUBLIC AND MUNICIPAL AFFAIRS

HB 86, relative to voting on variances.

Ought to Pass with Amendment, Vote 4-1. Senator Gray for the committee.

Public and Municipal Affairs
 April 12, 2017
 2017-1382s
 03/08

Amendment to HB 86

Amend RSA 674:33, I(c) as inserted by section 1 of the bill by replacing it with the following:

(c) The zoning board of adjustment shall determine whether to grant a variance by voting on each of the criteria in subparagraph I(a)(2) separately. The board shall grant a variance only if each of the 5 criteria receives at least 3 votes in the affirmative.

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

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

Senator Feltes is in opposition to the motion of Ought to Pass with Amendment on HB 86.

HB 617-FN, relative to penalties for violations of planning and zoning laws.

Inexpedient to Legislate, Vote 4-0. Senator Birdsell for the committee.

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

TRANSPORTATION

HB 319, relative limiting 20-day registration plates.

Ought to Pass with Amendment, Vote 5-0. Senator Birdsell for the committee.

Senate Transportation
 April 5, 2017
 2017-1318s
 03/04

Amendment to HB 319

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

AN ACT limiting 20-day registration plates, relative to the suspension of a driver's license, and relative to salvage certificates of titles for motor vehicles.

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

2 New Section; Suspension or Revocation in Another Jurisdiction. Amend RSA 263 by inserting after section 56-f the following new section:

263:56-g Suspension or Revocation in Another Jurisdiction. Upon receipt of official notice, in any form which the director deems appropriate, including electronic transmissions, that a driver licensed by the state of New Hampshire, or any applicant for a driver's license in the state of New Hampshire, has had a driver's license or right to operate suspended or revoked in another state, territory, or possession of the United States, the District of Columbia, the Commonwealth of Puerto Rico, or a province or territory of Canada, the director shall not issue a license to the person and, if a license has already been issued, the director shall notify the driver in writing by first class mail that the driver's license may be suspended or revoked on the date which is 30 days from the date of notification unless the driver requests an administrative hearing before the suspension or revocation takes effect. A request for a hearing shall be in writing. A request for a hearing received by the division more than 30 days from the date the notice was issued shall be denied as untimely. If the other state, territory, possession, district, commonwealth, or province has reinstated or subsequently reinstates the license or right to operate of the person, he or she may apply to the director for reinstatement of the license in the state of New Hampshire.

3 New Paragraphs; Salvage Certificate of Title. Amend RSA 261:22 by inserting after paragraph II the following new paragraphs:

II-a. With respect to a vehicle, other than an exempt vehicle as provided in RSA 261:3, which the vehicle owner has not chosen to retain, if an insurance firm or representative thereof is unable to obtain the documents prescribed by RSA 261:22, II(a) or (b) after 30 days from the total loss payment and makes the determination, at any time thereafter, that the insurance firm or representative thereof is unlikely to obtain the documents prescribed by RSA 261:22, II(a) or (b), the insurance firm or representative thereof may apply to the department for a salvage certificate of title in the name of the insurance firm without surrendering the certificate of title or other ownership documentation for the motor vehicle. The application shall be accompanied by evidence that the insurance firm has made a total loss payment for the vehicle, made to any lienholder on file with the department and, if applicable, to the vehicle owner, in accordance with the amounts and priorities of their respective interests, as well as a copy of a written request for the certificate of title sent to the vehicle owner and any lienholder on file with the department by the insurance firm or representative thereof, proof that the request was delivered by a nationally-recognized courier service or by certified mail to the last known address of the vehicle owner and any lienholder on file with the department, and the required fee of \$10. The department shall process the application as provided in RSA 261:22, III, except that the department shall not require submission of the certificate of title or other ownership document for the motor vehicle. A salvage certificate of title issued pursuant to this paragraph shall be issued free and clear of all liens.

II-b. An applicant under RSA 261:22, II-a shall indemnify and hold harmless the department from any liability arising from an error or misrepresentation made by such applicant in a submission to the department pursuant to RSA 261:22, II-a.

4 Effective Date.

I. Section 1 of this act shall take effect 60 days after its passage.

II. Section 3 of this act shall take effect July 1, 2017.

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

2017-1318s

AMENDED ANALYSIS

This bill:

I. Limits the 20-day registration plates used for the same vehicle to 3 plates within a 12-month period.

II. Authorizes the director of the division of motor vehicles to suspend or revoke the driver's license of a person whose driver's license or right to operate has been suspended or revoked in another jurisdiction.

III. Authorizes the issuance of a salvage certificate of title for a vehicle under specified conditions after a total loss payment has been made.

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

The question is on the adoption of the motion of Ought to Pass with Amendment.

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

The following Senators voted Yes: Woodburn, Bradley, Watters, Hennessey, Gray, Ward, Kahn, Daniels, Avarð, Lasky, Carson, Feltes, Reagan, Soucy, Birdsell, D'Allesandro, Fuller Clark, Gannon, Innis, Morse.

The following Senators voted No: Giuda, French, Sanborn.

Roll Call, Yeas: 20 - Nays: 3. Adopted, bill ordered to Third Reading.

WAYS AND MEANS

HB 104, repealing the commuters income tax.

Ought to Pass, Vote 4-0. Senator D'Allesandro for the committee.

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

HB 386-FN, relative to technical corrections to the education tax credit statute.

Ought to Pass, Vote 4-0. Senator Sanborn for the committee.

Recess. Out of recess.

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

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

The following Senators voted Yes: Woodburn, Giuda, Bradley, Watters, Gray, French, Ward, Sanborn, Daniels, Avarð, Carson, Feltes, Reagan, Birdsell, Gannon, Innis, Morse.

The following Senators voted No: Hennessey, Kahn, Lasky, Soucy, D'Allesandro, Fuller Clark.

Roll Call, Yeas: 17 - Nays: 6. Adopted, bill ordered to Third Reading.

HB 489, establishing a commission to study adaptation of the tax structure of the state to economic and demographic change.

Inexpedient to Legislate, Vote 4-0. Senator Giuda for the committee.

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

MOTION TO REMOVE FROM THE TABLE

Senator Bradley moved to remove HB 160 from the Table. Adopted.

Health and Human Services

HB 160, adding post-traumatic stress disorder to qualifying medical conditions under therapeutic use of cannabis.

The pending motion is Ought to Pass with Amendment.

Senator Bradley moved to Refer back to the Committee on Health and Human Services. Adopted.

WAYS AND MEANS

HB 580-FN-A, regulating online fantasy sports contests.

Ought to Pass, Vote 4-0. Senator D'Allesandro for the committee.

Senator Sanborn offered a floor amendment.

Sen. Sanborn, Dist 9

April 19, 2017

2017-1466s

08/04

Floor Amendment to HB 580-FN-A

Amend RSA 287-H:1 as inserted by section 1 of the bill by deleting RSA 287-H:1, VIII and renumbering the original RSA 287-H:1, IX through XI to read as RSA 287-H:1, VIII through X, respectively.

Amend RSA 287-H:2 as inserted by section 1 of the bill by replacing it with the following:

287-H:2 Registration with the Commission.

I. No fantasy sports contest operator shall offer any fantasy sports contests with an entry fee in this state without first being registered with the commission. However, a fantasy sports contest operator that offered

fantasy sports contests in this state prior to the effective date of this chapter may continue to offer fantasy sports contests with an entry fee in this state, provided such operator files an application for registration with the commission within 60 days of the application's availability, and may continue to offer fantasy sports contests until such application for registration has been approved or denied.

II. Before obtaining a registration to offer fantasy sports contests in this state, a fantasy sports contest operator shall be authorized to transact business in this state.

III. An application for registration pursuant to this section shall include the following information:

- (a) The name of the applicant;
- (b) The location of the applicant's principal place of business;
- (c) The place where and the date when the applicant was legally established and the form of its organization;
- (d) The names and addresses of all principal salaried executive officers;
- (e) The name and address of any shareholder holding 5 percent or more of the equity interests of the applicant;
- (f) The applicant's criminal record, if any, or, if the applicant is a business entity, the criminal records, if any, of all principal salaried executive officers; and
- (g) Information sufficient to show that the applicant is in good standing with the department of revenue administration.

IV. The commission shall adopt rules under RSA 541-A implementing the provisions of this chapter, which shall include the adoption of an application form for registration. The commission shall not adopt rules limiting the digital platforms offered by registered fantasy sports contest operators, or the type or structure of fantasy sports contests offered by registered fantasy sports contest operators, to the extent that such fantasy sports contests are otherwise offered in a manner consistent with this chapter.

Amend the bill by deleting sections 2 and 3 and renumbering the original section 4 to read as 2.

2017-1466s

AMENDED ANALYSIS

This bill allows participation in online fantasy sports contests for money.

This bill also requires fantasy sports contest operators to register with the lottery commission.

The question is on the adoption of the Floor Amendment.

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

The following Senators voted Yes: Giuda, Sanborn, Daniels, Avard.

The following Senators voted No: Woodburn, Bradley, Watters, Hennessey, Gray, French, Ward, Kahn, Lasky, Carson, Feltes, Reagan, Soucy, Birdsell, D'Allesandro, Fuller Clark, Gannon, Innis, Morse.

Roll Call, Yeas: 4 - Nays: 19. Failed.

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

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

The following Senators voted Yes: Woodburn, Bradley, Watters, Hennessey, Gray, French, Ward, Kahn, Avard, Lasky, Carson, Feltes, Reagan, Soucy, Birdsell, D'Allesandro, Fuller Clark, Gannon, Innis, Morse.

The following Senators voted No: Giuda, Sanborn, Daniels.

Roll Call, Yeas: 20 - Nays: 3. Adopted, bill ordered to the Committee on Finance (Rule 4-5).

CONSENT CALENDAR REPORTS REMOVED

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

COMMERCE

HB 502, relative to the availability of condominium financial information to unit owners.
Ought to Pass with Amendment, Vote 5-0. Senator French for the committee.

Commerce
April 13, 2017
2017-1409s
05/06

Amendment to HB 502

Amend RSA 356-B:37-e, III as inserted by section 1 of the bill by replacing it with the following:

III. Each unit owner shall have access to the names of all employees of the association and the salaries paid to employees with association funds, including any third party arrangements for services, except at time sharing condominiums where employees' salaries shall be confidential unless disclosure is consented to by the association board of directors and the condominium manager, if there is a manager. If an employee is related to a board member, or is a former officer of the association, the board shall disclose this fact to the unit owners at the next regular or annual meeting.

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

Senator Giuda offered a floor amendment.

Sen. Giuda, Dist 2
April 19, 2017
2017-1469s
05/10

Floor Amendment to HB 502

Amend the bill by replacing section 2 with the following:

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

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

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

EDUCATION

HB 620, relative to compliance with state and federal education mandates.
Ought to Pass with Amendment, Vote 5-0. Senator Watters for the committee.

Senate Education
April 11, 2017
2017-1363s
04/10

Amendment to HB 620

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

AN ACT relative to compliance with state and federal education mandates and conditions attached to federal grant programs.

Amend the bill by replacing section 1 with the following:

1 Compliance With Federal Provisions. Amend RSA 186:6 to read as follows:

186:6 Compliance With Federal Provisions.

*I. The state board may also make the [regulations] **rules** necessary to enable the state to comply with the provisions of any law of the United States intended to promote vocational or other education, to abolish illiteracy and Americanize immigrants, to equalize educational opportunities, **to provide special education to children with disabilities**, to promote physical health and recreation, and to provide an adequate supply of trained teachers. **Proposed rules designed to implement federal law may exceed the minimum requirements of federal law, however such rules shall take into account the fiscal impact and administrative burdens on the local school district.***

II. This section shall only apply to rules adopted on or after the effective date of this section.

2017-1363s

AMENDED ANALYSIS

This bill allows rules designed to implement federal law to exceed the minimum requirements of federal law but requires that such rules take into account the fiscal impact and administrative burdens on the local school district.

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

Senator Ward offered a floor amendment.

Sen. Ward, Dist 8

Sen. Reagan, Dist 17

Sen. Giuda, Dist 2

Sen. Bradley, Dist 3

April 19, 2017

2017-1475s

04/10

Floor Amendment to HB 620

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

AN ACT relative to compliance with state and federal education mandates and relative to school accreditation for the 2017-2018 school year.

Amend the bill by inserting after section 1 the following and renumbering the original section 2 to read as 3:

2 School Accreditation; 2017-2018 School Year. A school that furnishes the commissioner of the department of education with evidence that it has initiated the process of obtaining full accreditation from the New England Association of Schools and Colleges on or before the effective date of this act, shall be deemed to be in compliance with the provisions of RSA 193-E:3-b, I(a)-(b) for the 2017-2018 school year.

2017-1475s

AMENDED ANALYSIS

This bill allows rules designed to implement federal law to exceed the minimum requirements of federal law but requires that such rules take into account the fiscal impact on the local school district. The bill also provides that a school shall be deemed to be providing the opportunity for an adequate education for the 2017-2018 school year if the school furnishes evidence that it has initiated the process of obtaining full accreditation from the New England Association of Schools and Colleges.

The question is on the adoption of the Floor Amendment.

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

The following Senators voted Yes: Giuda, Bradley, Gray, French, Ward, Sanborn, Daniels, Avar, Carson, Reagan, Birdsell, Gannon, Innis, Morse.

The following Senators voted No: Woodburn, Watters, Hennessey, Kahn, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark.

Roll Call, Yeas: 14 - Nays: 9. Adopted.

The question is on the adoption of the motion of Ought to Pass with Amendment.

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

The following Senators voted Yes: Giuda, Bradley, Gray, French, Ward, Sanborn, Daniels, Avar, Carson, Reagan, Birdsell, Gannon, Innis, Morse.

The following Senators voted No: Woodburn, Watters, Hennessey, Kahn, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark.

Roll Call, Yeas: 14 - Nays: 9. Adopted, bill ordered to Third Reading.

ENERGY AND NATURAL RESOURCES

HB 84, relative to having a loaded firearm in a motorhome.

Ought to Pass, Vote 5-0. Senator Bradley for the committee.

Recess. Out of recess.

Senator Avard offered a floor amendment.

Sen. Avard, Dist 12
April 20, 2017
2017-1487s
10/04

Floor Amendment to HB 84

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

AN ACT relative to having or carrying a loaded rifle or shotgun in a motor vehicle.

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

1 Fish and Game; Hunting From a Motor Vehicle, OHRV, Snowmobile, Boat, or Aircraft. RSA 207:7, II is repealed and reenacted to read as follows:

II.(a) No person shall have or carry in the passenger compartment of a motor vehicle, whether moving or stationary, or have or carry in an OHRV, snowmobile, or aircraft, whether moving or stationary, a cocked crossbow, a loaded rifle or loaded shotgun, or a rifle or shotgun with a cartridge in a magazine or clip attached to the gun.

(b) Placing a loaded firearm on the exterior of a stationary vehicle described in subparagraph (a) or in the open bed of a pickup truck shall not constitute a violation of the prohibition in subparagraph (a).

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

2017-1487s

AMENDED ANALYSIS

This bill modifies the prohibition on having or carrying a loaded rifle or shotgun or a cocked crossbow in a vehicle.

Senator Giuda moved to Lay on the Table.

Recess. Out of recess.

Senator Giuda moved to Lay on the Table HB 84. Adopted.

JUDICIARY

HB 143, relative to recommitment of a prisoner by the parole board.
Inexpedient to Legislate, Vote 5-0. Senator French for the committee.

Senator Carson moved to Refer back to the Committee on Judiciary. Adopted.

PUBLIC AND MUNICIPAL AFFAIRS

HB 265, relative to accessory dwelling units.
Ought to Pass, Vote 5-0. Senator Birdsell for the committee.

Senator Feltes offered a floor amendment.

Sen. Feltes, Dist 15
April 17, 2017
2017-1428s
03/05

Floor Amendment to HB 265

Amend the bill by replacing section 1 with the following:

1 Accessory Dwelling Units. Amend RSA 674:72, I to read as follows:

I. A municipality that adopts a zoning ordinance pursuant to the authority granted in this chapter shall allow accessory dwelling units as a matter of right or by either conditional use permit pursuant to RSA 674:21 or by special exception, in all zoning districts that permit single-family dwellings. One accessory dwelling unit shall be allowed without additional requirements for lot size, frontage, space limitations, or other controls beyond what would be required for a single-family dwelling without an accessory dwelling unit. The municipality is not required to allow more than one accessory dwelling unit for any single-family dwelling.

The municipality may prohibit accessory dwelling units associated with multiple single-family dwellings attached to each other such as townhouses. Subsequent condominium conveyance of any accessory dwelling unit separate from that of the principal dwelling unit shall be prohibited, notwithstanding the provisions of RSA 356-B:5, unless allowed by the municipality.

The question is on the adoption of the Floor Amendment.

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

The following Senators voted Yes: Woodburn, Watters, Hennessey, French, Kahn, Lasky, Feltes, Reagan, Soucy, D'Allesandro, Fuller Clark.

The following Senators voted No: Giuda, Bradley, Gray, Ward, Sanborn, Daniels, Avard, Carson, Birdsell, Gannon, Innis, Morse.

Roll Call, Yeas: 11 - Nays: 12. Failed.

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

HB 514, relative to alternate members of an elected planning board.
Ought to Pass with Amendment, Vote 5-0. Senator Ward for the committee.

Public and Municipal Affairs
April 12, 2017
2017-1395s
03/04

Amendment to HB 514

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

AN ACT relative to alternate members of planning boards.

Amend the bill by replacing section 1 with the following:

1 Alternate Members of Planning Boards. Amend RSA 673:6, III to read as follows:

III. The alternate for [a] ***an ex officio*** city or town council member, selectman, or village district commission member shall be appointed by the respective council, board, or commission ***in the same manner and subject to the same qualifications as the ex officio member under RSA 673:2***. The terms of alternate members shall be the same as those of the respective members and may be in addition to the alternates provided for in paragraph I.

2017-1395s

AMENDED ANALYSIS

This bill modifies qualifications for certain alternate members of planning boards.

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

Senator Ward offered a floor amendment.

Sen. Ward, Dist 8
April 19, 2017
2017-1446s
03/04

Floor Amendment to HB 514

Amend the bill by replacing section 1 with the following:

1 Alternate Members of Planning Boards. Amend RSA 673:6, III to read as follows:

III. The alternate for a city or town council member, selectman, or village district commission member shall be appointed by the respective council, board, or commission ***in the same manner and subject to the same qualifications as the city or town council member, selectman, or village district commission member under RSA 673:2***. The terms of alternate members shall be the same as those of the respective members and may be in addition to the alternates provided for in paragraph I.

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

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

TRANSPORTATION

HB 315, relative to persons who may accompany a youth operator of an OHRV or a snowmobile. Ought to Pass with Amendment, Vote 5-0. Senator Ward for the committee.

Senate Transportation

April 11, 2017

2017-1371s

10/05

Amendment to HB 315

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

1 OHRV Registration; Youth Under 12; Accompaniment. Amend RSA 215-A:21, II-b and II-c to read as follows:

II-b. Notwithstanding RSA 215-A:21, II, no registration shall be required for a youth model all terrain vehicle when the operator is under 12 years of age and accompanied by a person ~~[18]~~ **21 years of age or older if accompanying on an approved roadway or 18 years of age or older if accompanying on a trail** who holds a valid license to operate an OHRV.

II-c. Notwithstanding RSA 215-A:21, II, no registration shall be required for a youth model trail bike when the operator is under 12 years of age and accompanied by a person ~~[18]~~ **21 years of age or older if accompanying on an approved roadway or 18 years of age or older if accompanying on a trail** who holds a valid license to operate an OHRV.

2 OHRV; Operation; Persons Under 14. Amend RSA 215-A:29, I(a) to read as follows:

(a) If under 14 years of age, is accompanied at all times by a person at least ~~[18]~~ **21 years of age if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail** who has met the conditions of subparagraph (b); and

3 OHRV Operation; Traveled Portion of Public Highway; Persons over 12 Years of Age. Amend RSA 215-A:29, I-a(b) to read as follows:

(b) Any person at least 12 years of age, who has successfully completed an approved snowmobile or OHRV training program, operating an OHRV along the traveled portion of a public highway, where permitted, who is not licensed to drive as described in subparagraph I(b)(2) shall be accompanied at all times by a person who is licensed to drive as described in subparagraph I(b)(2), who is at least ~~[18]~~ **21 years of age if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail**, and who shall be legally responsible and be liable according to the law for personal injury or property damage to others which may result from such operation by an unlicensed person.

4 OHRV Operation; Legal Responsibility. Amend RSA 215-A:29, II(a) and (b) to read as follows:

II.(a) Except as further specified in subparagraph (b), it shall be prima facie evidence that any person at least ~~[18]~~ **21 years of age if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail** who travels with a person under 14 years of age shall be legally responsible for the OHRV operation of such person and shall be liable according to law for personal injury or property damage to others which may result from such person's operation.

(b) When more than one person at least ~~[18]~~ **21 years of age if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail** is traveling with a person under 14 years of age, and if any of the following persons over ~~[18 years of age]~~ **such age** are present, then only such persons shall be legally responsible and liable under this paragraph:

(1) Parents or guardians, or

(2) Any person who has otherwise been given or assumed the responsibility for supervising the person under 14 years of age at the time of OHRV operation.

5 Snowmobiles; Registration; Youth Under 12. Amend RSA 215-C:36, VII to read as follows:

VII. Notwithstanding paragraph V, no registration shall be required for a youth model snowmobile when the operator is under 12 years of age and accompanied by a person ~~[18]~~ **21 years of age or older if accompanying on an approved roadway or 18 years of age or older if accompanying on a trail** who holds a valid license to operate a snowmobile.

6 Snowmobiles; Operation; Persons Under 14. Amend RSA 215-C:49, I(a) to read as follows:

(a) If under 14 years of age, is accompanied at all times by a person at least [18] **21 years of age if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail** who has met the conditions of subparagraph (b); and

7 Snowmobiles; Operation; Legal Responsibility. Amend RSA 215-C:49, II(a) and (b) to read as follows:

II.(a) Except as further specified in subparagraph (b), it shall be prima facie evidence that any person at least [18] **21 years of age if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail** who travels with a person under 14 years of age shall be legally responsible for the snowmobile operation of such person and shall be liable according to law for personal injury or property damage to others which may result from such person's operation.

(b) When more than one person at least [18] **21 years of age if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail** is traveling with a person under 14 years of age, and if any of the following persons over [18 years of age] **such age** are present, then only such persons shall be legally responsible and liable under this paragraph:

(1) Parents or guardians, or

(2) Any person who has otherwise been given or assumed the responsibility for supervising the person under 14 years of age at the time of snowmobile operation.

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

2017-1371s

AMENDED ANALYSIS

This bill requires that persons who may accompany and be legally responsible for a youth operator of an OHRV or a snowmobile be at least 21 years of age if accompanying on a approved roadway or 18 years of age if accompanying on a trail.

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

Senator Birdsell offered a floor amendment.

Sen. Birdsell, Dist 19

April 17, 2017

2017-1422s

10/01

Floor Amendment to HB 315

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

AN ACT relative to persons who may accompany a youth operator of an OHRV.

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

1 OHRV Registration; Youth Under 12; Accompaniment. Amend RSA 215-A:21, II-b and II-c to read as follows:

II-b. Notwithstanding RSA 215-A:21, II, no registration shall be required for a youth model all terrain vehicle when the operator is under 12 years of age and accompanied by a person [18] **21 years of age or older if accompanying on an approved roadway or 18 years of age or older if accompanying on a trail** who holds a valid license to operate an OHRV.

II-c. Notwithstanding RSA 215-A:21, II, no registration shall be required for a youth model trail bike when the operator is under 12 years of age and accompanied by a person [18] **21 years of age or older if accompanying on an approved roadway or 18 years of age or older if accompanying on a trail** who holds a valid license to operate an OHRV.

2 OHRV; Operation; Persons Under 14. Amend RSA 215-A:29, I(a) to read as follows:

(a) If under 14 years of age, is accompanied at all times by a person at least [18] **21 years of age if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail** who has met the conditions of subparagraph (b); and

3 OHRV Operation; Traveled Portion of Public Highway; Persons over 12 Years of Age. Amend RSA 215-A:29, I-a(b) to read as follows:

(b) Any person at least 12 years of age, who has successfully completed an approved snowmobile or OHRV training program, operating an OHRV along the traveled portion of a public highway, where permitted, who is not licensed to drive as described in subparagraph I(b)(2) shall be accompanied at all times by a person who is licensed to drive as described in subparagraph I(b)(2), who is at least [18] **21** years of age *if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail*, and who shall be legally responsible and be liable according to the law for personal injury or property damage to others which may result from such operation by an unlicensed person.

4 OHRV Operation; Legal Responsibility. Amend RSA 215-A:29, II(a) and (b) to read as follows:

II.(a) Except as further specified in subparagraph (b), it shall be prima facie evidence that any person at least [18] **21** years of age *if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail* who travels with a person under 14 years of age shall be legally responsible for the OHRV operation of such person and shall be liable according to law for personal injury or property damage to others which may result from such person's operation.

(b) When more than one person at least [18] **21** years of age *if accompanying on an approved roadway or at least 18 years of age if accompanying on a trail* is traveling with a person under 14 years of age, and if any of the following persons over [18-years-of-age] *such age* are present, then only such persons shall be legally responsible and liable under this paragraph:

(1) Parents or guardians, or

(2) Any person who has otherwise been given or assumed the responsibility for supervising the person under 14 years of age at the time of OHRV operation.

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

2017-1422s

AMENDED ANALYSIS

This bill requires that persons who may accompany and be legally responsible for a youth operator of an OHRV be at least 21 years of age if accompanying on a approved roadway or 18 years of age if accompanying on a trail.

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

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

TRANSPORTATION

HB 508, naming the New Hampshire Army National Guard Regional Training Institute and Barracks facility in Pembroke after Colonel Edward Cross.

Ought to Pass, Vote 5-0. Senator Kahn for the committee.

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

Recess. Out of recess.

MOTION TO REMOVE FROM THE TABLE

Senator Giuda moved to remove HB 84 from the Table. Adopted.

ENERGY AND NATURAL RESOURCES

HB 84, relative to having a loaded firearm in a motorhome.

The pending motion is the Floor Amendment.

Senator Avard withdrew floor amendment 2017-1487s.

Senator Giuda offered a floor amendment.

Sen. Giuda, Dist 2

April 20, 2017

2017-1491s

10/04

Floor Amendment to HB 84

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

AN ACT relative to having a loaded firearm in a motorhome, and relative to having or carrying a loaded rifle or shotgun in a motor vehicle.

Amend the bill by inserting after section 1 the following and renumbering the original section 2 to read as 3:

2 Fish and Game; Hunting From a Motor Vehicle, OHRV, Snowmobile, Boat, or Aircraft. RSA 207:7, II is repealed and reenacted to read as follows:

II.(a) No person shall have or carry in the passenger compartment of a motor vehicle, whether moving or stationary, or have or carry in an OHRV, snowmobile, or aircraft, whether moving or stationary, a cocked crossbow, a loaded rifle or loaded shotgun, or a rifle or shotgun with a cartridge in a magazine or clip attached to the gun.

(b) Placing a loaded firearm on the exterior of a stationary vehicle described in subparagraph (a) or in the open bed of a pickup truck shall not constitute a violation of the prohibition in subparagraph (a).

2017-1491s

AMENDED ANALYSIS

This bill allows the possession of a loaded rifle or loaded shotgun, or a rifle or shotgun with a cartridge in a magazine or clip attached to the gun in a motorhome when not driven. This bill also modifies the prohibition on having or carrying a loaded rifle or shotgun or a cocked crossbow in a vehicle.

The question is on the adoption of the Floor Amendment.

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

The following Senators voted Yes: Giuda, Bradley, Gray, French, Ward, Sanborn, Daniels, Avard, Carson, Reagan, Birdsell, Gannon, Innis, Morse.

The following Senators voted No: Woodburn, Watters, Hennessey, Kahn, Lasky, Feltes, Soucy, D'Allesandro, Fuller Clark.

Roll Call, Yeas: 14 - Nays: 9. Adopted.

The question is on the adoption of the motion of Ought to Pass with Amendment.

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

The following Senators voted Yes: Giuda, Bradley, Gray, French, Ward, Sanborn, Kahn, Daniels, Avard, Carson, Reagan, Birdsell, Gannon, Innis, Morse.

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

Roll Call, Yeas: 15 - Nays: 8. Adopted, bill ordered to Third Reading.

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.

LIST OF RULE 6-25'S FOR THE DAY

Senator Birdsell: HB 501, HB 502

Senator Carson: HB 95

Senator Giuda: HB 386-FN

Senator Lasky: HB 617-FN

Senator Sanborn: HB 81, HB 82, HB 84, HB 86, HB 88-FN, HB 94-FN, HB 95, HB 98-FN, HB 104, HB 140-FN, HB 143, HB 150, HB 152-FN, HB 154, HB 157, HB 160, HB 163, HB 167, HB 172, HB 178, HB 186, HB 194, HB 211-FN, HB 218, HB 220, HB 226, HB 228, HB 237, HB 238, HB 251, HB 255, HB 265, HB 276, HB 294-FN-A, HB 299, HB 303-L, HB 304, HB 315, HB 319, HB 336, HB 338, HB 339, HB 354-FN-A-L, HB 355-FN, HB 358-FN, HB 362, HB 367, HB 371-L, HB 380-FN, HB 386-FN, HB 389, HB 390, HB 391, HB 412, HB 417-FN, HB 418, HB 420-FN, HB 424-FN, HB 431, HB 432, HB 433, HB 436, HB 448, HB 451, HB

453, HB 458, HB 468-FN, HB 475, HB 489, HB 501, HB 502, HB 508, HB 514, HB 537, HB 538-FN, HB 540-FN, HB 568-FN, HB 580-FN-A, HB 595-FN, HB 607-FN-A, HB 612, HB 617-FN, HB 620, HB 629-FN, HB 650-FN, HB 652-FN

ANNOUNCEMENTS

PRESIDENT MORSE: Let's start by acknowledging Emily, Carmina, Harry – they're still here. Thank you for everything you did.

(The Chair recognized Senator D'Allesandro.)

SENATOR D'ALLESANDRO: Thank you, Mister President, just a point of personal privilege, if I might, Sir. Just yesterday a woman passed away by the name of Gerrie Porter. In 1972 when I was elected to the House, Gerrie and Fred Porter welcomed me to the House. Fred Porter was a senator, a brilliant, brilliant engineer, worked at Sanders Associates, and a wonderful, wonderful senator. He was a majority leader, and he served as vice chair of Rules, and he was chairman of Resources and the Environmental Controls, in those days. He passed away in 1978, and Gerrie continued to work as, really, as a public servant, but she worked for Jim Cleveland in his office for a long period of time; and she worked for Judd Gregg; she worked for Chuck Douglas; and she was a very active member of the Republican Party. It's amazing how short this life is. I saw her last week at one of the events of the New England Council at the Bedford Village Inn. She represented the AARP and did that for a number of years. She was a remarkable lady who stayed in the process after her husband passed away. And I know none of you knew Fred Porter, but when I said a brilliant engineer, he worked with the original group at Sanders, when Sandy was head of the commission that Walter Peterson put together that created the business profits tax; actually took the stock in trade, the inventory tax, got rid of that and replaced it with the business profits tax. And Porter was in the legislature when that was adopted when Walter Peterson was governor. But Gerrie Porter worked hard, great person. As I move along in this life I'm recognizing that time gets shorter and shorter and we're losing some very, very wonderful people. She was a real credit to New Hampshire, worked hard in the public interest, and always had the public's benefit and good will at heart. So, thank you, Mister President.

(The Chair recognized Senator Kahn.)

SENATOR KAHN: Thank you, Mister President. I'd like to call your attention to page 36 in your Senate bulletin on a much less somber note. The 5th Annual Monadnock International Film Festival is being held this weekend for three days, Thursday through Saturday. Independently juried, independent films will be viewed from 12:00 p.m. until midnight on those three days. Anybody who is coming over, please let me know, I'd be glad to be your host.

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

LATE SESSION

Third Reading and Final Passage

HB 81, establishing a committee to study gold star number plates.

HB 82, relative to hair braiding.

HB 84, relative to having a loaded firearm in a motorhome, and relative to having or carrying a loaded rifle or shotgun in a motor vehicle.

HB 86, relative to voting on variances.

HB 88-FN, relative to Purple Heart and Pearl Harbor survivor number plates.

HB 94-FN, prohibiting certain defenses in prostitution and human trafficking cases and relative to fines assessed for certain offenses involving domestic violence.

HB 104, repealing the commuters income tax.

HB 140-FN, authorizing wine manufacturer retail outlets.

HB 150, relative to property and casualty insurance.

HB 152-FN, relative to wholesale distributors of alcoholic beverages.

HB 154, relative to interference with traffic devices.

HB 157, adding chronic pain to qualifying conditions under therapeutic use of cannabis.

HB 163, relative to the responsibility of a municipality to enforce its ordinances.

HB 167, relative to audits of county funds.

HB 172, relative to tax anticipation notes in counties.

HB 178, establishing a commission to study processes to resolve right-to-know complaints.

HB 186, relative to limitation of actions in which the state is a plaintiff.

HB 194, permitting employers to pay wages to employees weekly or biweekly.

HB 211-FN, relative to temporary OHRV registrations for nonresidents, and OHRV and snowmobile trail connectors.

HB 220, amending the title of the chapter relating to child pornography.

HB 226, relative to documenting the improvement of non-proficient readers.

HB 228, relative to transportation of alcoholic beverages by a minor.

HB 237, establishing a committee to study helmet and restraint laws for youth operators and passengers of OHRVs and snowmobiles, and relative to a trail connector in the town of Henniker.

HB 251, relative to the use of capital reserve fund appropriations by municipalities.

HB 255, relative to allowing a designee for the commissioner of the department of administrative services on certain commissions.

HB 265, relative to accessory dwelling units.

HB 299, relative to notice by mail for zoning and planning purposes.

HB 303-LOCAL, relative to filling vacancies in the office of county commissioner and relative to procedures for adoption of the budget for Rockingham County.

HB 315, relative to persons who may accompany a youth operator of an OHRV.

HB 319, limiting 20-day registration plates, relative to the suspension of a driver's license, and relative to salvage certificates of titles for motor vehicles.

HB 336, relative to standards for outdoor wood-fired hydronic heaters.

HB 354-FN-A-LOCAL, making an appropriation to the department of education to provide additional adequate education grant payments to certain municipalities.

HB 355-FN, relative to criminal record checks in adoption proceedings and foster family home licensing.

HB 358-FN, relative to loitering restrictions on premises of liquor licensees.

HB 362, prohibiting certain immunization requirements for noncommunicable diseases.

HB 367, relative to central registry checks for out-of-state child care providers and staff.

HB 371-LOCAL, relative to bond requirements for public works contracts.

HB 386-FN, relative to technical corrections to the education tax credit statute.

HB 389, relative to voters with physical disabilities.

HB 391, relative to checklists in other districts.

HB 412, relative to the pre-engineering technology curriculum.

HB 417-FN, relative to certain motor vehicle records.

HB 418, relative to the state retiree health plan commission.

HB 420-FN, relative to ignition interlock requirements in manslaughter cases involving alcohol.

HB 424-FN, relative to documentation required for registration of certain title exempted vehicles and modifying the requirements for removal and sale of certain vehicles.

HB 431, establishing a commission to study long term goals and requirements for drinking water in the seacoast area.

HB 432, relative to enforcement of parking prohibitions.

HB 433, relative to number plate decals for firefighters.

HB 436, exempting persons using virtual currency from registering as money transmitters.

HB 448, relative to certain ignition interlock violations.

HB 451, relative to motorcycle endorsements and restrictions and relative to enhanced drivers' licenses and identification cards.

HB 453, relative to vacancies in the office of supervisor of the checklist.

HB 458, relative to motorcycle headlamps.

HB 475, relative to honoring Jessie Doe and Mary L.R. Farnum, the first women elected to the New Hampshire house of representatives.

HB 501, relative to access to minutes of meetings of condominium unit owner's associations.

HB 502, relative to the availability of condominium financial information to unit owners.

HB 508, naming the New Hampshire Army National Guard Regional Training Institute and Barracks facility in Pembroke after Colonel Edward Cross.

HB 514, relative to alternate members of planning boards.

HB 540-FN, repealing the voluntary greenhouse gas emissions reductions registry.

HB 586-FN, relative to the regulation of certain professions by the office of professional licensure and certification.

HB 595-FN, relative to positions in the corporations division of the secretary of state's office.

HB 612, relative to livestock and meat inspection.

HB 620, relative to compliance with state and federal education mandates and relative to school accreditation for the 2017-2018 school year.

HB 650-FN, relative to procedures of the board of psychologists.

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.