

SENATE JOURNAL

**THIRD SPECIAL SESSION of the
FIFTY–SIXTH LEGISLATURE**

May 24, 2006

Pursuant to the proclamation of His Excellency, Governor Jon M. Huntsman, Jr, the Senate of the Fifty–Sixth Legislature of the State of Utah met in the Senate Chamber of the State Capitol Complex in a Special Session at 2:00 p.m. on Wednesday, May 24, 2006.

The Senate was called to order at 2:30 p.m., with President John Valentine presiding.

Prayer – Senator Mark Madsen

Pledge of Allegiance – Senator Greg Bell

Roll Call – All Senators present.

JOINT CONVENTION

A Joint Convention of the Legislature was held in the House Chamber at 11:00 a.m. on May 24, 2006, to hear from President Vicente Fox of Mexico. Representative Alexander moved to have the speech by President Fox printed in the House and Senate Journals.

REMARKS BY PRESIDENT VICENTE FOX OF MEXICO

Honorable Jon Huntsman Jr., Governor of the State of Utah; Senator John L. Valentine, President of the Senate; Representative Greg J. Curtis, Speaker of the House; Distinguished legislative leaders; Members of this Honorable Legislature; Members of the Mexican Delegation; Ladies and Gentlemen:

On behalf of the people and the government of Mexico, a nation which is a partner and a friend of the United States of America, I express my most sincere appreciation for the opportunity to address this joint session of the legislature of Utah.

I bring to the people of this wonderful state, renowned for its natural beauty and rich heritage, the warmest greetings from all Mexicans.

Let this historic occasion mark my country's pledge to a stronger relationship between Mexico and Utah.

Let this historic occasion mark our joint commitment to making this relationship one in which we seek understanding while respecting our differences..and working together to achieve the prosperity and security of our peoples, as we face the global challenges of the 21st century.

Mexico has long strived to build democracy and economic stability. The road has certainly not been an easy one, but every single step has been worth it. And today, our 103 million people live next door to you in peace and freedom.

Consider just how far we have come in six short years. Today your neighbor is a Mexico with free and fair elections; a Mexico with clear separation of power among the branches of government; a Mexico with the utmost respect for the rule of law, freedom of religion and freedom of speech; with government accountability and transparency as the rule and not the exception.

Today, Mexicans are free to express their opinions...and believe me, they do! If you doubt whether we have achieved freedom of the press in Mexico, I would be glad to read you some of the things they write about us in the Mexican newspapers.

But today we live in a completely different Mexico than we did just six years ago...a Mexico where every citizen has a say in government...a Mexico where those voters require that government serves the people.

Nothing less than a fully democratic Mexico is demanded by its citizens; nothing less than a fully democratic Mexico is demanded by its citizens; nothing less than a fully democratic Mexico has been the guiding principle of our administration.

Over the past five years, the promotion of human rights has been a centerpiece of government policy. This policy upholds a human rights culture in Mexico's society and aims at prosecuting all cases of human rights abuse by government authorities.

Moreover, we have opened ourselves to international scrutiny. During my administration, for the first time, Mexico called for the establishment of an office of the United Nations High Commissioner on Human Rights.

In recognition, last week Mexico was elected to preside over the new United Nations Human Rights Council...underscoring our commitment to human rights for all.

But no democracy can flourish fully unless it provides economic freedom; unless it frees the energy and hard work of its people...unless it unleashes a true entrepreneurial spirit.

Until recently, Mexico was trapped in a vicious cycle of economic crisis. But we have set out to change that...and today, Mexico has the soundest, safest, most stable economy of our lifetimes.

Thanks to a responsible management of public finances, we have achieved an inflation rate of 3.3%, the lowest in thirty seven years. We have single digit interest rates...and our economy is growing at a healthy 5.3%.

Mexicans want a government that costs less, and works better. Our administration's public deficit will be the lowest in thirty years, it will have spent more on improving the lives of our people than any other administration in Mexico's history.

Through the program, "Oportunidades", our federal government's main social program, over five million Mexican families in poverty – some twenty five million poor people – now receive health, education and nutritional support.

Over the last six years, spending on education has increased over 70%...we've put more than a billion books in Mexican classrooms...and today, one of every four students enrolled in our public system receives a scholarship to continue their studies. At the end of my administration, Mexico will be allocating at least 7.5% of its Gross Domestic Product to education.

We have also made progress regarding housing, based on the most ambitious program in Mexico's history.

In 2005 alone, we built 750 thousand houses for the same number of families. In less than six years, more than three million families have gained access to a decent home.

But as many of you know, before I became President of Mexico, I worked in a little small business you might have heard of in the United States...Coca Cola.

As a businessman, I learned that the best social program in the world is a good job at decent wages.

That's a big part of our mission here today...to promote investment, business and trade that create jobs both in Mexico and right here in Utah.

Free trade and investment agreements with over forty countries make Mexico one of the world's most open economies, one which trades over 435 billion dollars a year.

Over the past five years, Mexico has received over 87 billion dollars in Foreign Direct Investment, most of which comes from its North American trading partners, the United States and Canada.

At the same time, Mexico is the second largest trading partner of the U.S., buying more products from this country than Germany, Italy, France and the United Kingdom all combined.

During his visit to Mexico, in July 2005, Governor Huntsman expressed the importance of Mexico as a strategic partner in order to strengthen Utah's economic development and called on Mexican industry to work with an economy that is strong, modern and fast-advancing in sectors such as biotechnology, genetics, software development and medical equipment. He also insisted on the importance of deepening trade and investment ties with Mexico, as well as education and cultural exchange programs. In order to do this, we agreed to create the Utah-Mexico Partnership Working Group. To that end, during the last two days, I have had the opportunity to meet with many of Utah's business and political leaders. We have done business together. We have talked policy together. But more importantly, we have been truly moved by the personal commitment of your leaders to the Mexican people.

Thank you Governor Huntsman.

Dear friends:

Mexico and the United States have a strong, dynamic – and yes – complex relationship. Over the years we have moved away from a notion of distant neighbors to one of the strategic partners. A new democratic government could not produce an old foreign policy. Mexico's redefinition of foreign policy has included a constructive approach towards the United States.

Since the beginning of my administration two important goals have guided our relationship with the United States: furthering the North American Agenda and achieving a better bilateral management of the migration issue between our countries.

In the beginning of the 21st Century, the need for improving our regional competitiveness and the threat from terrorism and criminal organizations, call upon us to regard regional prosperity and security as two key elements in our shared agenda.

The Security and Prosperity Partnership of North America, created last year by Canada, Mexico, and the United States, seeks to reduce the cost of doing business between our countries, breaking the bottlenecks at the border with more efficient and secure trade corridors eliminating "the tyranny of small difference" between our regulations.

Now, let us talk frankly about our most pressing challenge....and our most promising opportunity.....the key to real security and prosperity of these two neighbors.....migration.

One cannot underestimate the importance of this moment and how complex this issue is for our two nations. Therefore, I wish to clearly state my government's view on this matter.

Since the beginning of my administration, the government of Mexico has promoted the establishment of a new system that regulates the movement of people across our border in a manner which is legal, safe, and orderly. We have pursued this course with the firm conviction that a legal, safe, and orderly migration policy will benefit the security and prosperity of both of our nations. This belief is guided by a principle of shared responsibility, which acknowledges that both countries must do our share in the bilateral management of migration.

Through a joint initiative of the Executive Branch, federal legislators and civic society, a set of principles and recommendations were put forward to update Mexico's migration policy. This position was adopted as a joint resolution by our Congress in February of this year. Allow me to summarize its most important aspects.

1. Mexico does not promote nor support undocumented migration. In fact, Mexico absolutely must continue to expand jobs, economic growth and social opportunities so migration is no longer necessary.

2. Mexico acknowledges the sovereign right of each country to enforce its law and protect its borders, but considers, that among friends, neighbors, and partners, bilateral dialogue and cooperation is a key component for the successful management of migration.

3. Mexico must continue to develop and enforce migration laws and policy with full respect for human rights and the safety of citizens on both sides of the border and remains committed to fighting all forms of human smuggling and trafficking. Moreover, Mexico is working together with Mesoamerican countries to uphold these principles.

4. Mexico's migration policy must be adjusted in order to safeguard our borders under the principle of shared responsibility.

5. Mexico believes that it will take more than just enforcement to truly solve the challenges posed by the migration phenomenon, and that a comprehensive reform is in the interest of both nations.

Ladies and gentlemen, as never before, our societies call upon their governments to achieve a better management of migration and our border. Mexico want to be part of the solution, not part of the problem.

Comprehensive reform will help both countries to concentrate our efforts and resources on addressing our shared security and prosperity concerns. We are your partners in security against terrorism. We are you allies in the war on drugs and crime. We are your partners in the drive for economic prosperity. Let us work together as neighbors and friends.

The United States rightly prides itself as a country whose strength and character comes from its diversity. Mexico is proud of its people here, whose working spirit and moral values contribute everyday to the economy and society of this great nation.

Thank you very much.

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Annette B. Moore read the following Proclamation and Certification:

PROCLAMATION

WHEREAS, since the adjournment of the 2006 General Session of the Fifty–Sixth Legislature of the State of Utah, matters have arisen which require immediate legislative attention; and

WHEREAS, Article VII, Section 6 of the Constitution of the State of Utah provides that the Governor may, by proclamation, convene the Legislature into a Special Session;

NOW, THEREFORE, I, JON M. HUNTSMAN, JR., Governor of the State of Utah by virtue of the authority vested in me by the Constitution and the Laws of the State of Utah, do by this Proclamation call the Fifty–Sixth Legislature of the State of Utah into a Third Special Session at the State Capitol Complex in Salt Lake City, Utah, on the 24th day of May 2006, at 2:00 p.m. for the following purposes:

1. To consider a provision authorizing (a) an appropriation of transportation funding, (b) an appropriation of funds from the Division of Housing and Community Development to the Division of Arts and Museums, (c) an appropriation for the Driver License Division, and (d) an appropriation for the Economic Development Incentive Fund;

2. To consider a provision appropriating \$2 million in Medicaid funding for emergency dental services for the aged, blind, and disabled;
3. To consider a provision authorizing funds for a parking structure at the State Capitol Complex in an amount not to exceed \$15 million;
4. To consider resolutions providing legislative authorization for (a) the receipt of a federal grant by the Utah Department of Natural Resources, and (b) the construction of a maintenance shed by the Utah Department of Transportation on property near Meadow, Utah;
5. To consider legislation authorizing the Utah Tax Commission to share confidential tax data with the Governor's Office of Planning and Budget, the Office of Legislative Fiscal Analyst, and the Office of Legislative Research and General Counsel;
6. To consider legislation requiring reporting of information and addressing causes of action regarding the exchange of securities;
7. To consider legislation to correct the transitional effective date provisions of the Uniform Interstate Enforcement of Domestic Violence Protection Orders Act and to make technical corrections to the shelter hearing provisions of the Juvenile Court Act of 1996;
8. To consider legislation authorizing a cost-of-living adjustment for certain executive officers; and

- 9. To consider legislation to assist retail establishments as they respond to recent changes in Utah’s sales–tax system.

IN TESTIMONY WHEREOF,
 I have hereunto set my hand and caused to be affixed the Great Seal of the State of Utah. Done at the State Capitol Complex in Salt Lake City, Utah this 22nd day of May, 2006.
 Jon M. Huntsman, Jr.
 Governor
 Gary R. Herbert
 Lieutenant Governor

I, GARY R. HERBERT, LIEUTENANT GOVERNOR OF THE STATE OF UTAH, DO HEREBY CERTIFY THAT the attached copy of a proclamation issued on the 22nd day of May, 2006, and signed by Governor Jon M. Huntsman, Jr., is a true and correct copy of the original Proclamation calling the Fifty–Sixth Legislature of the State of Utah into a Third Special Session at the State Capitol Complex at Salt Lake City, Utah, on the 24th day of May, 2006, at 2:00 p.m., for the purposes named in the Proclamation, held in conjunction with the Tenth Extraordinary Session of the State Senate.

I FURTHER TESTIFY THAT the membership of the Utah State Senate has not changed from that Certification of 2006 General Session.

IN TESTIMONY WHEREOF,
 I have hereunto set my hand and caused to be affixed the Great Seal of the State of Utah at Salt Lake City, this 22nd day of May, 2006.
 Gary R. Herbert
 Lieutenant Governor

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On motion of Senator Waddoups, the Senate voted to adopt the Senate Rules of the 2006 General Session of the Fifty–Sixth Legislature as the rules for the Third Special Session.

President Valentine appointed a committee comprised of Senators Tom Hatch, Dave Thomas, and Fred Fife to notify Governor Jon M. Huntsman, Jr. that

the Senate is convened in the Third Special Session in accordance with his proclamation and is organized and ready to receive any communication from him.

President Valentine appointed a committee comprised of Senators Carlene Walker, Sheldon Killpack, and Patrice Arent to notify the House of Representatives that the Senate is organized and ready to do business.

Senator Walker reported that the House has been notified.

Senator Hatch reported that the Governor has been notified.

On motion of Senator Eastman, and as provided by the Utah State Constitution and the Joint Rules of the Legislature, the Senate voted to suspend the reading of the titles of bills and resolutions on the Senate calendar as they are read for the first time and introduced and considered on Second Reading, Third Reading, and Consent Calendars. This suspension applies to all bills and resolutions introduced during this special legislative session, except that any senator may request the reading of the long title, short title, or both of any House of Senate bill or resolution.

INTRODUCTION OF BILLS

S.B. 3001, Appropriation Transfer for Division of Museum Services (L. Hillyard), read the first time by short title and referred to the Rules Committee.

S.B. 3002, Access to Information Gained by the State Tax Commission from a Return (C. Bramble), read the first time by short title and referred to the Rules Committee.

S.B. 3003, Uniform Interstate Enforcement of Domestic Violence Protection Orders Act – Transitional Provisions (L. Hillyard), read the first time by short title and referred to the Rules Committee.

S.B. 3004, Securities Amendments (C. Bramble), read the first time by short title and referred to the Rules Committee.

S.B. 3005, Executive Compensation Amendments (P. Knudson), read the first time by short title and referred to the Rules Committee.

S.B. 3007, Economic Development Tax Incentive Fund Appropriation Modification (L. Hillyard), read the first time by short title and referred to the Rules Committee.

S.C.R. 301, Approval of Transportation Maintenance Shed Construction (J. Hickman), read the first time by short title and referred to the Rules Committee.

S.C.R. 302, Resolution Approving Parking Structure for Capitol Complex (L. A. Mansell), read the first time by short title and referred to the Rules Committee.

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On motion of Senator Knudson, under suspension of the rules, **S.B. 3001, S.B. 3002, S.B. 3003, S.B. 3004, S.B. 3005, S.B. 3007, S.C.R. 301, and S.C.R. 302**, were placed on the Second Reading Calendar.

Senator Mayne made a substitute motion to have **S.B. 3008** introduced. The motion failed on the following roll call:

Yeas, 8; Nays, 21; Absent, 0.

Voting in the affirmative were: Senators

Arent	Davis	Dmitrich	Fife
Goodfellow	Hale	Mayne	McCoy

Voting in the negative were: Senators

Bell	Bramble	Buttars	Christensen
Eastman	Evans	Hatch	Hellewell
Hickman	Hillyard	Jenkins	Killpack
Knudson	Madsen	Mansell	Peterson
Stephenson	Thomas	Waddoups	Walker
Valentine			

COMMUNICATIONS FROM THE GOVERNOR

PROCLAMATION

WHEREAS, since the close of the 2006 General Session of the 56th Legislature of the State of Utah, certain matters have arisen which require immediate legislative attention; and

WHEREAS, Article VII, Section 6 of the Constitution of the State of Utah provides that the Governor may, by proclamation, convene the Legislature in Extraordinary Session;

NOW, THEREFORE, I, JON M. HUNTSMAN, JR., Governor of the State of Utah, by virtue of the authority vested in me by the Constitution and Laws of the State of Utah, do by this Proclamation call the Senate only of the 56th Legislature of the State of Utah into a Tenth Extraordinary Session at the State Capitol in Salt Lake City, Utah, on the 24th day of May, 2006 at 2:00 p.m., for the following purpose:

For the Senate to consent to appointments made by the Governor to a position within state government of the State of Utah since the close of the 2006 General Session of the Legislature of the State of Utah.

The Extraordinary Session shall take place as part of, and occur in conjunction with, the Third Special Session called by the Proclamation dated May 22, 2006.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Utah. Done at the State Capitol Complex in Salt Lake City, Utah, this 22nd day of May, 2006.

Jon M. Huntsman, Jr.
Governor

Gary R. Herbert
Lieutenant Governor

ADVISE AND CONSENT

Mr. President: May 22, 2006

In accordance with Utah Code Ann. 67-1-1 and 67-1-2, I propose and transmit the following appointment:

State Tax Commission:

D'Arcy Dixon Pignanelli is appointed to replace Palmer DePaulis as a member of the State Tax Commission, a term to expire June 30, 2007. See Utah Code Ann. 59-1-201. Ms. Pignanelli is a Democrat.

Thank you for your timely consideration and confirmation of the above appointment.

Jon M. Huntsman, Jr.
Governor

On motion of Senator Eastman, the Senate voted to waive the 15-day requirement on the submittal dated May 22, 2006, for purposes of acting on gubernatorial nominees.

CONFERENCE COMMITTEE REPORT

Mr. President:

May 23, 2006

Your Revenue and Taxation Confirmation Committee met today to consider the appointment by the Governor of Ms. D'Arcy Pignanelli to the Utah State Tax Commission.

The committee voted unanimously to recommend that the Senate consent to this appointment.

Curtis S. Bramble, Chair

On motion of Senator Hillyard, the Senate voted to consent to the governor's appointment as listed on his communication dated May 22, 2006, as read by Leslie McLean. Senators Bramble, Buttars, and Hickman commented. The motion passed on the following roll call:

Yeas, 29; Nays, 0; Absent, 0.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hellewell	Hickman	Hillyard
Jenkins	Killpack	Knudson	Madsen
Mansell	Mayne	McCoy	Peterson
Stephenson	Thomas	Waddoups	Walker
Valentine			

COMMITTEE OF THE WHOLE

On motion of Senator Bramble, D'Arcy Dixon Pignanelli spoke in Committee of the Whole.

On motion of Senator Bramble, the Committee of the Whole was dissolved.

COMMUNICATIONS FROM THE HOUSE

Mr. President:

May 24, 2006

The House passed **H.B. 3002**, APPROPRIATION TO FUND NEW DRIVERS LICENSE PROGRAMS, by Representative R. Bigelow, and it is transmitted for consideration; and

The House passed **H.B. 3003**, SHELTER HEARING TECHNICAL AMENDMENTS, by Representative W. Harper, and it is transmitted for consideration.

Sandy D. Tenney, Chief Clerk
Communications filed. **H.B. 3002**, and **H.B. 3003** were read the first time.

On motion of Senator Knudson, On motion of Senator Knudson, under suspension of the rules, **H.B. 3002**, and **H.B. 3003** were placed on the Second Reading Calendar.

SECOND READING CALENDAR

On motion of Senator Hillyard, under suspension of the rules, **S.B. 3001**, APPROPRIATION TRANSFER FOR DIVISION OF MUSEUM SERVICES, was considered read the second and third times. Senator Hillyard explained the bill. The bill passed on the following roll call:

Yeas, 28; Nays, 0; Absent, 1.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hellewell	Hillyard	Jenkins
Killpack	Knudson	Madsen	Mansell
Mayne	McCoy	Peterson	Stephenson
Thomas	Waddoups	Walker	Valentine

Absent or not voting was: Senator
Hickman

S.B. 3001 was transmitted to the House.

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S.B. 3002, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM A RETURN, was read the second time.

On motion of Senator Bramble, the bill was circled.

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On motion of Senator Hillyard, under suspension of the rules, **S.B. 3003**, UNIFORM INTERSTATE ENFORCEMENT OF DOMESTIC VIOLENCE

PROTECTION ORDERS ACT – TRANSITIONAL PROVISIONS, was considered read the second and third times. Senator Hillyard explained the bill. The bill passed on the following roll call:

Yeas, 29; Nays, 0; Absent, 0.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hellewell	Hickman	Hillyard
Jenkins	Killpack	Knudson	Madsen
Mansell	Mayne	McCoy	Peterson
Stephenson	Thomas	Waddoups	Walker
Valentine			

S.B. 3003 was transmitted to the House.

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On motion of Senator Bramble, under suspension of the rules, **S.B. 3004**, SECURITIES AMENDMENTS, was considered read the second and third times. Senator Bramble explained the bill.

Senator Bramble proposed the following amendment:

1. Page 1, Lines 21 through 22
 - 21 Other Special Clauses:
 - 22 This bill provides an immediate effective date.
This bill provides revisors instructions.
2. Page 3, Line 88 through Page 4, Line 90:
 - 88 (B) The company described in this Subsection (2)(d)(iv) may sue at law or in equity to
 - 89 enforce the payment of:
 - 90 (I) the amount described in Subsection (2)(d)(iv)(A) {~~(H)~~ } ;
3. Page 17, Lines 519 through 523:
 - 519 Section 4. Effective date.

520 If approved by two-thirds of all the members elected to each house, this bill takes effect

521 upon approval by the governor, or the day following the constitutional time limit of Utah

522 Constitution Article VII, Section 8, without the governor’s signature, or in the case of a veto,

523 the date of veto override.

Section 5. Revisors instructions.

If this bill passes the Legislature by less than two-thirds of all the members elected to each house, the Office of Legislative Research and General Counsel in enrolling shall change the date “July 1, 2006” cited in the long title and Subsection 61-1-5(2)(d)(i)(D) to “August 1, 2006”.

Senator Bramble’s motion to amend passed on a voice vote. Senators Waddoups, Arent, Hickman, and Hillyard commented. The bill passed on the following roll call:

Yeas, 28; Nays, 0; Absent, 1.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hellewell	Hickman	Hillyard
Jenkins	Killpack	Knudson	Madsen
Mansell	Mayne	McCoy	Stephenson
Thomas	Waddoups	Walker	Valentine

Absent or not voting was: Senator Peterson

S.B. 3004, as amended, was transmitted to the House.

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On motion of Senator Bramble, the circle was removed from **S.B. 3002**, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM A RETURN, and it was before the Senate. Senator Bramble explained the bill.

Senator Bramble proposed the following amendment:

1. Page 1, Line 10 through Page 2, Line 40

10 This bill amends the Revenue and Taxation title to allow
 11 {~~the Governor's Office of~~

12 ~~Planning and Budget,~~} the Office of the Legislative Fiscal
 13 Analyst {~~,~~} and the Office of

14 Legislative Research and General Counsel to receive under certain
 15 circumstances

16 information gained by the State Tax Commission
 17 {~~from~~} that is required to be attached to or included in a
 18 return filed with the State Tax

19 Commission.

20 Highlighted Provisions:

21 This bill:

22 " defines terms;

23 " allows the following offices to receive under certain
 24 circumstances information

25 gained by the State Tax Commission {~~from~~} that is
 26 required to be attached to or included in a return filed with the State
 27 Tax

28 Commission:

29 {~~• the Governor's Office of Planning and~~
 30 ~~Budget;~~ }

31 • the Office of the Legislative Fiscal Analyst; and

32 • the Office of Legislative Research and General Counsel;

33 ► provides that the State Tax Commission may not
 34 disclose a person's:

35 • address;

36 • name;

37 • Social Security number; or

38 • taxpayer identification number;

39 ► limits the ability of an office to provide information:

40 • gained by the State Tax Commission
 41 {~~from~~} that is required to be attached to or included in a
 42 return filed with the State Tax

31 Commission; and

32 • that the office receives from the State Tax Commission;

33 ► addresses the circumstances under which a person may request from an office

34 information:

35 • gained by the State Tax Commission
36 {~~from~~} that is required to be attached to or included in a return filed with the State Tax

36 Commission; and

37 • that the office receives from the State Tax Commission;

38 ► provides that penalty provisions do not apply to a person that requests information

39 from an office; and

40 ► makes technical changes.

2. Page 6, Lines 160 through 167:

160 (q) (i) As used in this Subsection (3)(q), “office” means the:

161 {~~(A) Governor’s Office of Planning and Budget;~~ }

162 {~~(B)~~ } (A) Office of the Legislative Fiscal Analyst;
163 or

163 {~~(C)~~ } (B) Office of Legislative Research and General Counsel.

164 (ii) Notwithstanding Subsection (1) and except as provided in Subsection (3)(q)(iii),

165 the commission shall at the request of an office provide to the office information ;

(A) gained by the

166 commission {~~from~~} ; and

(B) required to be attached to or included in a return filed with the commission.

167 (iii) The commission may not provide to an office a person’s:

Senator Bramble’s motion to amend passed on a voice vote.

On motion of Senator Bramble, under suspension of the rules, **S.B. 3002**, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION

FROM A RETURN, was considered read the second and third times. Senators Goodfellow, Eastman, and Stephenson commented. The bill passed on the following roll call:

Yeas, 27; Nays, 0; Absent, 2.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hellewell	Hickman	Jenkins
Killpack	Knudson	Madsen	Mansell
Mayne	McCoy	Stephenson	Thomas
Waddoups	Walker	Valentine	

Absent or not voting were: Senators

Hillyard	Peterson
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S.B. 3002, as amended, was transmitted to the House.

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On motion of Senator Knudson, under suspension of the rules, **S.B. 3005**, EXECUTIVE COMPENSATION AMENDMENTS, was considered read the second and third times. Senator Knudson explained the bill. Senators McCoy and Hickman commented. The bill passed on the following roll call:

Yeas, 22; Nays, 3; Absent, 4.

Voting in the affirmative were: Senators

Arent	Bell	Buttars	Christensen
Davis	Dmitrich	Eastman	Evans
Fife	Goodfellow	Hale	Hatch
Hickman	Killpack	Knudson	Madsen
Mansell	Mayne	Thomas	Waddoups
Walker	Valentine		

Voting in the negative were: Senators

Jenkins	McCoy	Stephenson
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Absent or not voting were: Senators

Bramble	Hellewell	Hillyard	Peterson
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S.B. 3005 was transmitted to the House.

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On motion of Senator Hillyard, under suspension of the rules, **S.B. 3007**, ECONOMIC DEVELOPMENT TAX INCENTIVE FUND APPROPRIATION MODIFICATION, was considered read the second and third times. Senator Hillyard explained the bill. The bill passed on the following roll call:

Yeas, 27; Nays, 0; Absent, 2.

Voting in the affirmative were: Senators

Arent	Bell	Buttars	Christensen
Davis	Dmitrich	Eastman	Evans
Fife	Goodfellow	Hale	Hatch
Hellewell	Hickman	Hillyard	Jenkins
Killpack	Knudson	Madsen	Mansell
Mayne	McCoy	Stephenson	Thomas
Waddoups	Walker	Valentine	

Absent or not voting were: Senators

Bramble	Peterson
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S.B. 3007 was transmitted to the House.

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On motion of Senator Hickman, under suspension of the rules, **S.C.R. 301**, APPROVAL OF TRANSPORTATION MAINTENANCE SHED CONSTRUCTION, was considered read the second and third times. Senator Hickman explained the bill. The bill passed on the following roll call:

Yeas, 27; Nays, 0; Absent, 2.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Fife	Goodfellow	Hale	Hatch
Hellewell	Hickman	Hillyard	Jenkins
Killpack	Knudson	Madsen	Mansell
Mayne	McCoy	Stephenson	Thomas
Waddoups	Walker	Valentine	

Absent or not voting were: Senators

Evans	Peterson
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S.C.R. 301 was transmitted to the House.

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On motion of Senator Mansell, under suspension of the rules, **S.C.R. 302, RESOLUTION APPROVING PARKING STRUCTURE FOR CAPITOL COMPLEX**, was considered read the second and third times. Senator Mansell explained the bill. Senators Fife, Stephenson, and McCoy commented. The bill passed on the following roll call:

Yeas, 27; Nays, 0; Absent, 2.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hellewell	Hickman	Hillyard
Jenkins	Killpack	Madsen	Mansell
Mayne	McCoy	Stephenson	Thomas
Waddoups	Walker	Valentine	

Absent or not voting were: Senators

Knudson	Peterson
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S.C.R. 302 was transmitted to the House.

* * *

On motion of Senator Hillyard, under suspension of the rules, **H.B. 3002, APPROPRIATION TO FUND NEW DRIVERS LICENSE PROGRAMS**, was considered read the second and third times and passed on the following roll call:

Yeas, 28; Nays, 0; Absent, 1.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hellewell	Hickman	Hillyard
Jenkins	Killpack	Knudson	Madsen
Mansell	Mayne	McCoy	Stephenson
Thomas	Waddoups	Walker	Valentine

Absent or not voting was: Senator

Peterson

H.B. 3002 was signed by the President of the Senate in open session and returned to the House for the signature of the Speaker.

* * *

On motion of Senator Hatch, under suspension of the rules, **H.B. 3003**, SHELTER HEARING TECHNICAL AMENDMENTS, was considered read the second and third times and passed on the following roll call:

Yeas, 28; Nays, 0; Absent, 1.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hellewell	Hickman	Hillyard
Jenkins	Killpack	Knudson	Madsen
Mansell	Mayne	McCoy	Stephenson
Thomas	Waddoups	Walker	Valentine

Absent or not voting was: Senator Peterson

H.B. 3003 was signed by the President of the Senate in open session and returned to the House for the signature of the Speaker.

* * *

On motion of Senator Knudson, and at 4:10 p.m., the Senate sauntered.

The Senate was called to order at 5:15 p.m., with President Valentine presiding.

COMMUNICATIONS FROM THE HOUSE

Mr. President: May 24, 2006

The House passed, **S.B. 3001**, APPROPRIATION TRANSFER FOR DIVISION OF MUSEUM SERVICES, by Senator L. Hillyard, which has been signed by the Speaker and it is transmitted for the signature of the President; and

The House passed, **S.B. 3003**, UNIFORM INTERSTATE ENFORCEMENT OF DOMESTIC VIOLENCE PROTECTION ORDERS ACT – TRANSITIONAL PROVISIONS, by Senator L. Hillyard, which has been signed by the Speaker and it is transmitted for the signature of the President.

Sandy D. Tenney, Chief Clerk

S.B. 3001 and **S.B. 3003** were signed by the President of the Senate in open session. The bills will be enrolled and transmitted to the Governor.

* * *

Mr. President:

May 24, 2006

The House passed, as amended, **H.B. 3001**, TECHNICAL REALLOCATION OF TRANSPORTATION FUNDING, by Representative R. Bigelow, and it is transmitted for consideration; and

The House passed **H.J.R. 301**, RESOLUTION APPROVING USE OF FEDERAL FUNDS BY THE DEPARTMENT OF NATURAL RESOURCES, by Representative D. Clark, and it is transmitted for consideration; and

The House passed **H.B. 3004**, SALES AND USE TAX RELATING TO FOOD, by Representative B. Ferry, with the following amendments:

1. Page 39, Lines 1177 through 1202:

1177 (B) a local tax equal to the sum of the tax rates a county, city, or town imposes on the

1178 transaction under this chapter other than this part ~~{-F-}~~ ;
or ~~{-J-}~~ ~~{-E-}~~

1179 (ii) ~~{-A-}~~ ~~{-F-}~~ if ~~{-J-}~~ ~~{-H-}~~ a seller collects a tax in accordance with Subsection 59-12-107(1)(b) on a

1180 transaction described in Subsection (1), a state tax and a local tax is imposed on the transaction

1181 equal to the sum of:

1182 ~~{-F-}~~ (A) ~~{-J-}~~ ~~{-H-}~~ a state tax imposed on the transaction at a rate of:

1183 ~~{-F-}~~ (I) ~~{-J-}~~ ~~{-Aa-}~~ 4.75% for a transaction other than a transaction described in Subsection

1184 (1)(d); ~~{-F-}~~ or ~~{-J-}~~

1185 ~~{-F-}~~ (II) ~~{-J-}~~ ~~{-Bb-}~~ 2% for a transaction described in Subsection (1)(d); ~~{-F-}~~ and ~~{-J-}~~ ~~{-or-}~~

1186 ~~{-(Cc)- except as provided in Subsection (2)(b)(ii)(B), beginning on January 1, 2007.~~

1187 ~~2.75% on the amounts paid or charged for food and food ingredients; and }~~

1188 ~~{-F-}~~ (B) ~~{-J-}~~ ~~{-H-}~~ a local tax imposed on the transaction at a rate equal to the sum of the

1189 following rates:

1190 {~~—~~} (I) {~~—~~} {~~(Aa)~~} the tax rate authorized by Section 59–12–204, but only if all of the counties,

1191 cities, and towns in the state impose the tax under Section 59–12–204; and

1192 {~~—~~} (II) {~~—~~} {~~(Bb)~~} the tax rate authorized by Section 59–12–1102, but only if all of the counties

1193 in the state impose the tax under Section 59–12–1102.

1194 {~~(B) Notwithstanding Subsection (2)(b)(ii)(A)(I)(Ce), for a seller that collects a tax in~~

1195 accordance with Subsection 59 12 107(1)(b) on a bundled transaction, if the price of the

1196 bundled transaction is attributable to food and food ingredients and tangible personal property

1197 other than food and food ingredients, a state tax and a local tax is imposed on the bundled

1198 transaction equal to the sum of:

1199 (I) a state tax imposed on the bundled transaction at the tax rate described in

1200 Subsection (2)(b)(ii)(A)(I)(Aa); and

1201 (II) a local tax imposed on the bundled transaction as provided in Subsection

1202 (2)(b)(ii)(A)(II). }

and returns it to the Senate for consideration.

Sandy D. Tenney, Chief Clerk

Communications filed. **H.B. 3001, H.B. 3004, and H.J.R. 301** were read the first time.

On motion of Senator Knudson, **H.B. 3001, H.J.R. 301, and H.B. 3004** were placed on the Second Reading Calendar.

SECOND READING CALENDAR

H.B. 3001, TECHNICAL REALLOCATION OF TRANSPORTATION FUNDING, was read the second time. Senator Hillyard explained the bill.

On motion of Senator Jenkins, the following substitute bill replaced the original bill:

1st Sub. H.B. 3001, Technical Reallocation of Transportation Funding (R Bigelow)

Senators Thomas, Peterson, Hillyard, and Christensen commented.

On motion of Senator Hillyard, under suspension of the rules, **1st Sub. H.B. 3001**, TECHNICAL REALLOCATION OF TRANSPORTATION FUNDING, was considered read the second and third times and passed on the following roll call:

Yeas, 23; Nays, 3; Absent, 3.

Voting in the affirmative were: Senators

Bell	Buttars	Christensen	Davis
Dmitrich	Eastman	Evans	Fife
Goodfellow	Hatch	Hellewell	Hillyard
Jenkins	Killpack	Knudson	Madsen
Mayne	Peterson	Stephenson	Thomas
Waddoups	Walker	Valentine	

Voting in the negative were: Senators

Arent	Hale	McCoy
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Absent or not voting were: Senators

Bramble	Hickman	Mansell
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1st Sub. H.B. 3001, as amended, was returned to the House for further consideration.

* * *

On motion of Senator Hatch, under suspension of the rules, **H.J.R. 301**, RESOLUTION APPROVING USE OF FEDERAL FUNDS BY THE DEPARTMENT OF NATURAL RESOURCES, was considered read the second and third times and passed on the following roll call:

Yeas, 27; Nays, 0; Absent, 2.

Voting in the affirmative were: Senators

Arent	Bell	Buttars	Christensen
Davis	Dmitrich	Eastman	Evans

Fife	Goodfellow	Hale	Hatch
Hellewell	Hillyard	Jenkins	Killpack
Knudson	Madsen	Mansell	Mayne
McCoy	Peterson	Stephenson	Thomas
Waddoups	Walker	Valentine	

Absent or not voting were: Senators

Bramble Hickman

H.J.R. 301 was signed by the President of the Senate in open session and returned to the House for the signature of the Speaker.

* * *

H.B. 3004, SALES AND USE TAX RELATING TO FOOD, was read the second time.

On motion of Senator Hillyard, the bill was circled.

* * *

On motion of Senator Knudson, and at 5:35 p.m., the Senate sauntered.

The Senate was called to order at 6:50 p.m., with President Valentine presiding.

COMMUNICATIONS FROM THE HOUSE

Mr. President: May 24, 2006

The House passed, **S.B. 3007**, ECONOMIC DEVELOPMENT TAX INCENTIVE FUND APPROPRIATION MODIFICATION, by Senator L. Hillyard, which has been signed by the Speaker and it is transmitted for the signature of the President; and

The House passed, **S.C.R. 301**, APPROVAL OF TRANSPORTATION MAINTENANCE SHED CONSTRUCTION, by Senator J. Hickman, which has been signed by the Speaker and it is transmitted for the signature of the President.

Sandy D. Tenney, Chief Clerk

S.B. 3007 and **S.C.R. 301** were signed by the President of the Senate in open session. The bills will be enrolled and transmitted to the Governor.

* * *

Mr. President: May 24, 2006

The House refused to concur with the Senate Amendments to **1st Sub. H.B. 3001**, TECHNICAL REALLOCATION OF TRANSPORTATION

FUNDING, by Representative R. Bigelow, and requests the Senate recede from its amendments.

Sandy D. Tenney, Chief Clerk

On motion of Senator Hillyard, the Senate voted to refuse to recede from its amendments to **1st Sub. H.B. 3001**. President Valentine appointed a conference committee consisting of Senators Jenkins, Killpack, and Dmitrich to meet with a like committee from the House.

* * *

On motion of Senator Hillyard, the circle was removed from **H.B. 3004**, SALES AND USE TAX RELATING TO FOOD. Senators Thomas, Bramble, Hickman, Hatch, Buttars, and Jenkins commented.

On motion of Senator Hillyard, the bill was circled.

MISCELLANEOUS BUSINESS

Senators Dmitrich, Davis, Killpack and Mayne were recognized for a personal privilege.

COMMUNICATIONS FROM THE HOUSE

Mr. President:

May 24, 2006

The Speaker of the House has appointed a Conference Committee consisting of Representatives R. Bigelow, R. Lockhart, and L. Shurtliff to meet with a like committee from the Senate to consider or amend **1st Sub. H.B. 3001**, TECHNICAL REALLOCATION OF TRANSPORTATION FUNDING, by Representative R. Bigelow.

Sandy D. Tenney, Chief Clerk

* * *

On motion of Senator Knudson, and at 7:35 p.m., the Senate sauntered.

The Senate was called to order at 9:20 p.m., with President Valentine presiding.

MISCELLANEOUS BUSINESS

The Joint Conference Committee meeting on **1st Sub. H.B. 3001** could not come to an agreement so President Valentine appointed another committee from the Senate consisting of Senators Mansell, Hillyard and Davis.

COMMUNICATIONS FROM THE HOUSE

Mr. President: May 24, 2006

The House passed, as amended, **S.B. 3002**, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM A RETURN, by Senator C. Bramble, and it is transmitted for further consideration; and

The House passed, as amended, **S.B. 3004**, SECURITIES AMENDMENTS, by Senator C. Bramble, and it is transmitted for further consideration.

Sandy D. Tenney, Chief Clerk

The bills were placed on the Concurrence Calendar.

CONCURRENCE CALENDAR

On motion of Senator Bramble, the Senate refused to concur in the House amendments to **S.B. 3002**, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM A RETURN. The House was asked to recede from its amendments. Senators Hickman, Thomas, McCoy, and Stephenson commented. The Senate refused to concur on the following roll call:

Yeas, 11; Nays, 17; Absent, 1.

Voting in the affirmative were: Senators

Bell	Bramble	Christensen	Dmitrich
Evans	Hatch	Killpack	Madsen
Mansell	Stephenson	Valentine	

Voting in the negative were: Senators

Arent	Buttars	Davis	Eastman
Fife	Goodfellow	Hale	Hickman
Hillyard	Jenkins	Knudson	Mayne
McCoy	Peterson	Thomas	Waddoups
Walker			

Absent or not voting was: Senator Hellewell

S.B. 3002 was returned to the House.

* * *

On motion of Senator Bramble, the Senate voted to concur in the House amendments to **S.B. 3004**, SECURITIES AMENDMENTS. The bill, as amended, passed on the following roll call:

Yeas, 28; Nays, 0; Absent, 1.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman
Evans	Fife	Goodfellow	Hale
Hatch	Hickman	Hillyard	Jenkins
Killpack	Knudson	Madsen	Mansell
Mayne	McCoy	Peterson	Stephenson
Thomas	Waddoups	Walker	Valentine

Absent or not voting was: Senator
Hellewell

S.B. 3004 was returned to the House for the signature of the Speaker.

COMMUNICATIONS FROM THE HOUSE

Mr. President:

May 24, 2006

The Speaker of the House has appointed a Conference Committee consisting of Representatives J. Alexander, S. Urquhart, and R. Romero to meet with a like committee from the Senate to consider or amend **1st Sub. H.B. 3001**, TECHNICAL REALLOCATION OF TRANSPORTATION FUNDING, by Representative R. Bigelow.

Sandy D. Tenney, Chief Clerk

President Valentine appointed a committee consisting of Senators Mansell, Hillyard, and Davis to meet with a like committee from the House regarding **1st Sub. H.B. 3001**.

SECOND READING CALENDAR

On motion of Senator Hillyard, the circle was removed from **H.B. 3004**, SALES AND USE TAX RELATING TO FOOD. Senators Stephenson, Bramble, Hale, and Peterson commented.

On motion of Senator Hillyard, under suspension of the rules, **H.B. 3004**, SALES AND USE TAX RELATING TO FOOD, was considered read the second and third times and passed on the following roll call:

Yeas, 23; Nays, 5; Absent, 1.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Buttars
Christensen	Davis	Dmitrich	Eastman

Evans	Fife	Goodfellow	Hale
Hillyard	Killpack	Knudson	Mansell
Mayne	McCoy	Stephenson	Thomas
Waddoups	Walker	Valentine	

Voting in the negative were: Senators

Hatch	Hickman	Jenkins	Madsen
Peterson			

Absent or not voting was: Senator

Hellewell

H.B. 3004 was signed by the President of the Senate in open session and returned to the House for the signature of the Speaker.

JOINT CONFERENCE COMMITTEE REPORT

Mr. President:

May 24, 2006

The Joint Conference Committee comprised of Sens. Mansell, Hillyard, and Davis, and Reps. Alexander, Urquhart, and Romero, recommends **1st Sub. H.B. 3001**, TECHNICAL REALLOCATION OF TRANSPORTATION FUNDING, by Representative R. Bigelow, be replaced and favorably recommends **2nd Sub. H.B. 3001**, TECHNICAL REALLOCATION OF TRANSPORTATION FUNDING.

Senator Mansell
and Representative Alexander,
Chairs

On motion of Senator Mansell, the Senate voted to adopt the conference committee report and adopt the bill on the following roll call:

Yeas, 18; Nays, 10; Absent, 1.**Voting in the affirmative were:** Senators

Bell	Bramble	Buttars	Christensen
Davis	Dmitrich	Eastman	Evans
Fife	Goodfellow	Killpack	Knudson
Mansell	Mayne	Stephenson	Thomas
Walker	Valentine		

Voting in the negative were: Senators

Arent	Hale	Hatch	Hickman
Hillyard	Jenkins	Madsen	McCoy
Peterson	Waddoups		

Absent or not voting was: Senator
Hellewell

2nd Sub. H.B. 3001 was signed by the President in open session and returned to the House for signature of the Speaker.

* * *

On motion of Senator Knudson, and at 10:00 p.m., the Senate sauntered.

The Senate was called to order at 10:20 p.m., with President Valentine presiding.

COMMUNICATIONS FROM THE HOUSE

Mr. President: May 24, 2006

The Speaker of the House has appointed a Conference Committee consisting of Representatives W. Harper, L. Christensen, and P. Jones to meet with a like committee from the Senate to consider or amend **S.B. 3002, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM A RETURN**, by Senator C. Bramble.

Sandy D. Tenney, Chief Clerk

President Valentine appointed a conference committee from the Senate consisting of Senators Bramble, Stephenson, and Goodfellow to meet with a like committee from the House.

* * *

Mr. President: May 24, 2006

The Speaker of the House has signed **S.B. 3004, SECURITIES AMENDMENTS**, by Senator C. Bramble, and it is transmitted for the signature of the President; and

The House passed, **S.C.R. 302, RESOLUTION APPROVING PARKING STRUCTURE FOR CAPITOL COMPLEX**, by Senator L. A. Mansell, which has been signed by the Speaker and it is transmitted for the signature of the President.

Sandy D. Tenney, Chief Clerk

S.B. 3004 and S.C.R. 302 were signed by the President of the Senate in open session. The bills will be enrolled and transmitted to the Governor.

* * *

On motion of Senator Knudson, and at 10:22 p.m., the Senate sauntered.

The Senate was called to order at 11:30 p.m., with President Valentine presiding.

COMMUNICATIONS FROM THE HOUSE

Mr. President: May 24, 2006

The House adopted the Joint Conference Committee Report dated May 24, 2006, and passed **2nd Sub. H.B. 3001**, TECHNICAL REALLOCATION OF TRANSPORTATION FUNDING, by Representative R. Bigelow, and it is transmitted for the signature of the President.

Sandy D. Tenney, Chief Clerk

2nd Sub. H.B. 3001 was signed by the President in open session and returned to the House for the signature of the Speaker.

* * *

Mr. President: May 24, 2006

The House adopted the Joint Conference Committee Report dated May 24, 2006, and passed **1st Sub. S.B. 3002**, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM RETURNS, by Senator Curtis S. Bramble, and it is transmitted for the signature of the President.

Sandy D. Tenney, Chief Clerk

Mr. President: May 24, 2006

The Joint Conference Committee comprised of Sens. Bramble, Stephenson, and Goodfellow, and Reps. Harper, Christensen, and Jones, recommends **S.B. 3002**, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM A RETURN, by Senator C. Bramble, be replaced and favorably recommends **1st Sub. S.B. 3002**, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM A RETURN.

Senator Bramble
and Representative Harper,
Chairs

On motion of Senator Bramble the Senate voted to adopt the Joint Conference Committee report and the bill passed on the following roll call:

Yeas, 25; Nays, 0; Absent, 4.

Voting in the affirmative were: Senators

Arent	Bell	Bramble	Christensen
Davis	Dmitrich	Eastman	Evans
Fife	Goodfellow	Hale	Hatch

Hickman	Hillyard	Jenkins	Killpack
Knudson	Madsen	McCoy	Peterson
Stephenson	Thomas	Waddoups	Walker
Valentine			

Absent or not voting were: Senators

Buttars	Hellewell	Mansell	Mayne
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1st Sub. S.B. 3002 was returned to the House for the signature of the Speaker.

Mr. President:

May 24, 2006

The Speaker of the House has signed **1st Sub. S.B. 3002**, ACCESS TO INFORMATION GAINED BY THE STATE TAX COMMISSION FROM RETURNS, by Senator Curtis Bramble, and it is transmitted for the signature of the President.

Sandy D. Tenney, Chief Clerk

1st Sub. S.B. 3002 was signed by the President in open session. The bill will be enrolled and transmitted to the Governor.

* * *

President Valentine appointed Senators Scott Jenkins, Michael Waddoups, and Scott McCoy to wait upon the Governor and ask if he has any further business to bring before the Senate.

President Valentine appointed Senators Bill Hickman, Dan Eastman, and Brent Goodfellow to notify the House of Representatives that the Senate has concluded its business and is ready to adjourn sine die.

Senator Eastman reported the House has been notified that the business of the Senate has concluded and the Senate is ready to adjourn sine die.

Senator Jenkins reported that his committee had notified the Governor. The Governor asked that the committee convey to the Senate that he has no further business to bring before the legislature.

On motion of Senator Knudson and at 11:35 p.m., the Senate adjourned sine die.

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