

**HOUSE JOURNAL
OF THE
SIXTIETH LEGISLATURE
OF THE
STATE OF UTAH
FIRST SPECIAL SESSION**

House Chamber
State Capitol
Salt Lake City, Utah
July 17, 2013

The House was called to order by Speaker Rebecca Lockhart at 1:35 p.m.

Prayer given by Representative Lee Perry. Pledge of Allegiance led by Representative Dixon Pitcher.

MISCELLANEOUS BUSINESS

Speaker Lockhart appointed Sandy D. Tenney as Chief Clerk of the House of Representatives for the 2013 First Special Session of the 60th Legislature.

The Chief Clerk, Sandy D. Tenney, read the following:

PROCLAMATION

WHEREAS, since the adjournment of the 2013 General Session of the Sixtieth Legislature of the State of Utah, matters have arisen that require immediate legislative attention;

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

NOW, THEREFORE, I, Gary R. Herbert, 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, call the Sixtieth Legislature of the State of Utah into a First Special Session at the Utah State Capitol, in Salt Lake City, Utah, on the 17th day of July 2013, at 12:30 p.m., solely for the following purposes:

1. To consider changes relating to legislative subpoenas, the provision of testimony and evidence to the legislative branch, including the grant of

- immunity to a witness, and enacting provisions relating to the work of legislative investigative committees, including the circumstances under which certain records received by, or generated by or for, a special legislative committee may be classified as protected and the circumstances under which a legislative investigative committee meeting may be closed;
2. To consider modifying provisions relating to the unauthorized practice of law;
 3. To consider a joint resolution approving a settlement pursuant to the State Settlement Agreements Act and a related appropriation;
 4. To consider amendments to private investigator licensing statutes to allow out-of-state private investigators to obtain a Utah license if hired to assist a legislative special investigative committee investigating an elected official or to assist the Legislature with an impeachment inquiry;
 5. To consider the repeal of Utah Code Section 53-13-106.5 and other related sections; and
 6. For the Senate to consent to appointments made by the Governor.

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 Utah State Capitol in Salt
Lake City, Utah, this 15th day
of July, 2013.

Gary R. Herbert
Governor

Communication filed.

SUPPLEMENTAL PROCLAMATION

WHEREAS, the undersigned issued a Proclamation on July 15, 2013, calling the Sixtieth Legislature of the State of Utah into a First Special Session beginning on the 17th day of July 2013; and

WHEREAS, the undersigned has since been informed of the need to include an additional item of business for consideration in this First Special Session;

NOW, THEREFORE, I, Gary R. Herbert, 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 include the following item for Legislative action:

7. To consider modifying all code sections amended by H.B. 155, Federal Law Enforcement Amendments (2013 General Session), in order to reverse all changes made by that H.B. 155.

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 Utah State Capitol in Salt
Lake City, Utah, this 16th day
of July, 2013.

Gary R. Herbert
Governor

Communication filed.

CERTIFICATION

I, GREG BELL, LIEUTENANT GOVERNOR OF THE STATE OF UTAH, DO HEREBY CERTIFY THAT the attached copies of proclamations issued on the 15th day of July, 2013, signed by Governor Gary R. Herbert, are true and correct copies of the original Proclamation and Supplemental Proclamation calling the Sixtieth Legislature of the State of Utah into a First Special Session at the State Capitol Complex at Salt Lake City, Utah, on the 17th day of July, 2013, at 12:30 p.m., for the purposes named in the Proclamation and Supplemental Proclamation..

I FURTHER TESTIFY THAT the membership of the Utah State House of Representatives has not changed from that Certification of the 2013 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, Utah, this 17th day
of July, 2013

Greg Bell
Lieutenant Governor

Communication filed.

MISCELLANEOUS BUSINESS

Roll call showed all members present, except Representatives Knotwell and McCay, excused.

Senators Jenkins, Christensen, and Robles formally notified the House of Representatives that the Senate was organized and ready to do business.

On motion of Representative Sanpei, the House voted to adopt the same Joint and Interim Rules as were adopted by the 2013 General Session and also the House Rules as adopted and amended by the 2013 First House Session of the 60th Legislature.

The Speaker appointed Representatives Powell, Stratton, and Arent as a committee to meet with a like committee from the Senate to wait upon the Governor to inform him that the Legislature is organized and ready to receive any communication or message he may have to offer.

The Speaker appointed Representatives Grover, Snow, and Romero as a committee to notify the Senate to inform that Honorable Body that the House is organized and ready to do business.

On motion of Representative Seelig, and as allowed by the Utah Constitution and the Joint Rules of the Legislature, the House voted, by a two-thirds majority, to continue its practice of reading only the short title of bills and resolutions as they are introduced or considered on a House calendar and not read the long title of the bills and resolutions, unless a majority of the House directs the reading of the long title, short title, or both, of any House or Senate bill or resolution.

On motion of Representative Sanpei, the House voted, by two-thirds majority, that for the First Special Session of the 60th Legislature, the House suspend the Rule requiring that bills and resolutions remain on the calendar for one legislative day between second and third readings, and also suspend the Rule requiring a favorable recommendation from a Standing Committee prior to passage of bills and resolutions.

On motion of Representative Dee, the House voted, by a two-thirds majority, that pursuant to Article VII, Section 6 of the Utah Constitution, that the House agrees to consider items that were submitted in the Governor's revised and supplemental calls with less than 48-hours notice.

Representative Grover reported that his committee has waited upon the Senate and they are organized and ready to do business.

Representative Powell reported that his committee had waited upon the Governor and informed him that the Legislature is organized and ready to do business.

INTRODUCTION OF BILLS

H.B. 1001, Legislative Investigative Committee Amendments (B. Dee), was read the first time by short title and referred to the Rules Committee.

H.B. 1002, Practicing Law Without a License Amendments (B. Dee), was read the first time by short title and referred to the Rules Committee.

H.B. 1003, Private Investigator Regulation Act Amendments (B. Dee), was read the first time by short title and referred to the Rules Committee.

H.B. 1004, Law Enforcement Modifications (M. Noel), was read the first time by short title and referred to the Rules Committee.

H.B. 1004, Law Enforcement Modifications (M. Noel), was read the first time by short title and referred to the Rules Committee.

MISCELLANEOUS BUSINESS

H.B. 1001, H.B. 1002, H.B. 1003, and H.B. 1004 were read the second time by short title and placed on the Third Reading Calendar.

THIRD READING CALENDAR

H.B. 1001, LEGISLATIVE INVESTIGATIVE COMMITTEE AMENDMENTS, *Representative Brad L. Dee*, was read the third time by short title and placed on its final passage. Representative Lifferth commented.

Representative Bird proposed Amendment 1:

1. Page 1, Lines 1 through 2:

1 LEGISLATIVE {~~INVESTIGATIVE~~} COMMITTEE
2 AMENDMENTS

2. Page 1, Lines 10 through 12:

10 This bill amends provisions of Title 36, Legislature, and Title
11 77, Chapter 22b, Grants

11 of Immunity, to address matters relating to legislative investigative
committees and other committees .

12 Highlighted Provisions:

3. Page 1, Line 20:

20 ▶ grants authority to a chair of a special investigative committee and to a chair of an appropriations subcommittee. to issue subpoenas;

4. Page 4, Lines 111 through 115:

(h) a chair of an appropriations subcommittee:

111 [(7)] {-(h)-} (i) [the chairman] a chair of a Senate or House Ethics Committee;

112 [(8)] {-(i)-} (j) the director of the Office of Legislative Research and General Counsel;

113 [(9)] {-(j)-} (k) the legislative auditor general;

114 [(10)] {-(k)-} (l) the director of the Office of Legislative Fiscal Analyst; and

115 [(11)] {-(l)-} (m) the legislative general counsel.

Representative Dee and Hutchings commented.

Representative Bird’s motion to amend failed on a voice vote.

~ ~ ~

Representative Ivory commented.

~ ~ ~

Representative Tanner proposed Amendment 1:

1. Page 5, Line 149 through Page 6, Line 154:

149 (b) (i) Upon receipt of a motion under this subsection, the court shall expedite the

150 hearing and decision on the motion.

151 (ii) A court may:

152 (A) order the person named in the subpoena to comply with the subpoena; {~~and~~}

153 (B) {~~impose any penalties~~} if authorized by Title 78B,
Chapter 6, Part 3, Contempt, issue a writ or order or impose a
fine upon

154 the person named in the subpoena for contempt of the
Legislature {~~—~~} ; and

(C) take any other action authorized by law.

Representative Dee commented.

Representative Tanner’s motion to amend failed on a voice vote.

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Representative Christensen proposed Amendment 3:

1. Page 1, Line 14:

14 ▶ defines terms;
▶ provides that a special investigative committee may not expend
more than \$500,000 on an investigation unless, after the \$500,000 limit
is reached, the committee seeks and receives additional approval from
the Legislative Management Committee, based on the results of the
previous expenditures;

2. Page 3, Line 71:

71 investigation.
(6) A special investigative committee may not expend more than
\$500,000 on an investigation unless, after the \$500,000 limit is reached,
the committee seeks and receives additional approval from the
Legislative Management Committee, based on the results of the previous
expenditures.

Representative Dee commented. Representative Christensen’s motion to
amend failed on a voice vote.

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Representative Christensen proposed Amendment 4:

1. Page 1, Line 19:

19 its business or determines to remove the protected records
classification;

► provides that a special investigative committee may not take action that will adversely interfere or substantially conflict with investigations involving common witnesses or facts, including federal investigations:

2. Page 1, Line 25:

25 immunity; {~~and~~}

► provides that immunity granted by legislative general counsel may not adversely interfere or substantially conflict with any standards for federal immunity:

► prohibits legislative general counsel from offering immunity from federal prosecution: and

3. Page 3, Line 71:

71 investigation.

(6) A special investigative committee may not take action that will adversely interfere or substantially conflict with investigations involving common witnesses or facts, including federal investigations.

4. Page 8, Line 220:

(7)(a) Immunity granted by legislative general counsel under this section may not adversely interfere or substantially conflict with any standards for federal immunity.

(b) Legislative general counsel may not offer immunity from federal prosecution.

220 Section 7. Effective date — Retrospective operation.

Representatives Dee and Stanard commented. Representative Christensen’s motion to amend failed on a voice vote.

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Representatives King and Arent commented.

H.B. 1001 passed on the following roll call:

Yeas, 67; Nays, 6; Absent or not voting, 2.

Voting in the affirmative were: Representatives

Anderegg	Jerry A	Johnny A	Arent
Barlow	Barrus	Bird	Briscoe

Brown D	Brown M	Chavez–Houck	Christofferson
Cosgrove	Cox	Cunningham	Dee
Draxler	Duckworth	Dunnigan	Edwards
Eliason	Fisher	Froerer	Gibson
Greene	Greenwood	Grover	Hall
Handy	Hemingway	Hughes	Hutchings
Ipson	Kennedy	King	Last
Layton	McIff	McKell	Menlove
Moss	Nelson	Noel	Perry
Peterson J	Peterson V	Pitcher	Poulson
Powell	Ray	Redd	Roberts
Romero	Sagers	Sanpei	Seelig
Snow	Stanard	Stratton	Tanner
Webb	Westwood	Wheatley	Wilcox
Wiley	Wilson	Lockhart	

Voting in the negative were: Representatives

Christensen	Ivory	Lifferth	Mathis
Nielson	Oda		

Absent or not voting were: Representatives

Knotwell	McCay
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H.B. 1001 was transmitted to the Senate for its consideration.

COMMUNICATIONS FROM THE SENATE

Madam Speaker: July 17, 2013

The Senate passed **S.B. 1001**, DEEP CREEK CASE APPROPRIATION, by Senator L. Hillyard, and it is transmitted for consideration; and

The Senate passed **S.J.R. 101**, JOINT RESOLUTION APPROVING THE DEEP CREEK CASE SETTLEMENT AGREEMENT, by Senator L. Hillyard, and it is transmitted for consideration.

Leslie O. McLean
Secretary of the Senate

Communications filed. The bills were read the first time by short title. **S.B. 1001** and **S.J.R. 101** were read the second time by short title and placed on the Third reading calendar.

THIRD READING CALENDAR

H.B. 1002, PRACTICING LAW WITHOUT A LICENSE AMENDMENTS, *Representative Dee*, was read the third time by short title and placed on its final passage.

H.B. 1002 passed on the following roll call:

Yeas, 71; Nays, 0; Absent or not voting, 4.

Voting in the affirmative were: Representatives

Anderegg	Jerry A	Johnny A	Arent
Barlow	Barrus	Bird	Briscoe
Brown D	Brown M	Chavez–Houck	Christensen
Christofferson	Cosgrove	Cox	Cunningham
Dee	Draxler	Duckworth	Dunnigan
Edwards	Eliason	Fisher	Froerer
Gibson	Greene	Greenwood	Grover
Hall	Handy	Hemingway	Hughes
Hutchings	Ipson	Ivory	Kennedy
King	Last	Lifferth	Mathis
McIff	McKell	Menlove	Moss
Nelson	Nielson	Noel	Oda
Perry	Peterson J	Peterson V	Pitcher
Poulson	Powell	Ray	Redd
Roberts	Sagers	Sanpei	Seelig
Snow	Stanard	Stratton	Tanner
Webb	Westwood	Wheatley	Wilcox
Wiley	Wilson	Lockhart	

Absent or not voting were: Representatives

Knotwell	Layton	McCay	Romero
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H.B. 1002 was transmitted to the Senate for its consideration.

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H.B. 1003, PRIVATE INVESTIGATOR REGULATION ACT AMENDMENTS, *Representative Dee*, was read the third time by short title and placed on its final passage.

H.B. 1003 passed on the following roll call:

Yeas, 70; Nays, 2; Absent or not voting, 3.

Voting in the affirmative were: Representatives

Anderegg	Jerry A	Johnny A	Arent
Barlow	Barrus	Bird	Briscoe
Brown D	Brown M	Chavez–Houck	Christensen
Christofferson	Cosgrove	Cox	Dee
Draxler	Duckworth	Dunnigan	Edwards
Eliason	Fisher	Froerer	Gibson
Greenwood	Grover	Hall	Handy
Hemingway	Hughes	Hutchings	Ipson
Kennedy	King	Last	Layton
Lifferth	Mathis	McCliff	McKell
Menlove	Moss	Nelson	Nielson
Noel	Oda	Perry	Peterson J
Peterson V	Pitcher	Poulson	Powell
Ray	Redd	Roberts	Romero
Sagers	Sanpei	Seelig	Snow
Stanard	Stratton	Tanner	Webb
Westwood	Wheatley	Wilcox	Wiley
Wilson	Lockhart		

Voting in the negative were: Representatives

Greene Ivory

Absent or not voting were: Representatives

Cunningham Knotwell McCay

H.B. 1003 was transmitted to the Senate for its consideration.

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H.B. 1004, LAW ENFORCEMENT MODIFICATIONS, *Representative Noel*, was read the third time by short title and placed on its final passage.

On motion of Representative Noel, the House voted to circle **H.B. 1004**.

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S.B. 1001, DEEP CREEK CASE APPROPRIATION, *Senator Hillyard*, was read the third time by short title and placed on its final passage. Representative M. Brown explained the bill.

Representative Christensen commented.

S.B. 1001 passed on the following roll call:

Yeas, 71; Nays, 1; Absent or not voting, 3.

Voting in the affirmative were: Representatives

Anderegg	Jerry A	Johnny A	Arent
Barlow	Barrus	Bird	Briscoe
Brown D	Brown M	Chavez–Houck	Christensen
Christofferson	Cosgrove	Cox	Cunningham
Dee	Draxler	Duckworth	Dunnigan
Edwards	Eliason	Fisher	Froerer
Gibson	Greene	Greenwood	Grover
Hall	Handy	Hemingway	Hughes
Hutchings	Ipson	Ivory	Kennedy
King	Last	Layton	Lifferth
Mathis	McIff	McKell	Menlove
Moss	Nelson	Nielson	Noel
Oda	Perry	Peterson V	Pitcher
Poulson	Powell	Ray	Roberts
Romero	Sagers	Sanpei	Seelig
Snow	Stanard	Stratton	Tanner
Webb	Westwood	Wheatley	Wilcox
Wiley	Wilson	Lockhart	

Voting in the negative was: Representative

Redd

Absent or not voting were: Representatives

Knotwell	McCay	Peterson J
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S.B. 1001 was signed by the Speaker in open session and returned to the Senate for signature of the President and enrolling.

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S.J.R. 101, JOINT RESOLUTION APPROVING THE DEEP CREEK CASE SETTLEMENT AGREEMENT, *Senator Hillyard*, was read the third time by short title and placed on its final passage. Representative M. Brown explained the bill.

S.J.R. 101 passed on the following roll call:

Yeas, 71; Nays, 1; Absent or not voting, 3.

Voting in the affirmative were: Representatives

Anderegg	Jerry A	Johnny A	Arent
Barlow	Barrus	Bird	Briscoe

Brown D	Brown M	Chavez–Houck	Christensen
Christofferson	Cosgrove	Cox	Cunningham
Dee	Draxler	Duckworth	Dunnigan
Edwards	Eliason	Fisher	Froerer
Gibson	Greene	Greenwood	Grover
Hall	Handy	Hemingway	Hughes
Hutchings	Ipson	Ivory	Kennedy
King	Last	Layton	Lifferth
Mathis	McIff	McKell	Menlove
Moss	Nelson	Nielson	Oda
Perry	Peterson J	Peterson V	Pitcher
Poulson	Powell	Ray	Roberts
Romero	Sagers	Sanpei	Seelig
Snow	Stanard	Stratton	Tanner
Webb	Westwood	Wheatley	Wilcox
Wiley	Wilson	Lockhart	

Voting in the negative was: Representative
Redd

Absent or not voting were: Representatives
Knotwell McCay Noel

S.J.R. 101 was signed by the Speaker in open session and returned to the Senate for signature of the President and enrolling.

UNFINISHED BUSINESS

On motion of Representative Noel, the House voted to uncircle **H.B. 1004**.

H.B. 1004, LAW ENFORCEMENT MODIFICATIONS, *Representative Noel*, was before the House on its final passage.

On motion of Representative Noel, the House voted, by a two-thirds majority, that pursuant to Article VII, Section 6 of the Utah Constitution, that the House agrees to consider items that were submitted in the Governor's revised and supplemental calls with less than 48-hours notice.

On motion of Representative Noel, the House voted to delete **H.B. 1004** in title and body and insert **1st Sub. H.B. 1004** in lieu thereof.

Representatives Briscoe, Arent, McIff, and King commented.

1st Sub. H.B. 1004 passed on the following roll call:

Yeas, 72; Nays, 0; Absent or not voting, 3.

Voting in the affirmative were: Representatives

Anderegg	Jerry A	Johnny A	Arent
Barlow	Barrus	Bird	Briscoe
Brown D	Brown M	Chavez–Houck	Christensen
Christofferson	Cosgrove	Cox	Cunningham
Dee	Draxler	Duckworth	Dunnigan
Edwards	Eliason	Fisher	Froerer
Gibson	Greene	Greenwood	Grover
Hall	Handy	Hemingway	Hughes
Hutchings	Ipson	Ivory	King
Last	Layton	Lifferth	Mathis
McIff	McKell	Menlove	Moss
Nelson	Nielson	Noel	Oda
Perry	Peterson J	Peterson V	Pitcher
Poulson	Powell	Ray	Redd
Roberts	Romero	Sagers	Sanpei
Seelig	Snow	Stanard	Stratton
Tanner	Webb	Westwood	Wheatley
Wilcox	Wiley	Wilson	Lockhart

Absent or not voting were: Representatives

Kennedy	Knotwell	McCay
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1st Sub. H.B. 1004 was transmitted to the Senate for its consideration.

COMMUNICATIONS FROM THE SENATE

Madam Speaker:

July 17, 2013

The Senate passed, **H.B. 1001**, LEGISLATIVE INVESTIGATIVE COMMITTEE AMENDMENTS, by Representative B. Dee, which has been signed by the President and it is transmitted for the signature of the Speaker; and

The Senate passed, **H.B. 1002**, PRACTICING LAW WITHOUT A LICENSE AMENDMENTS, by Representative B. Dee, which has been signed by the President and it is transmitted for the signature of the Speaker; and

The Senate passed, **H.B. 1003**, PRIVATE INVESTIGATOR REGULATION ACT AMENDMENTS, by Representative B. Dee, which has been signed by the President and it is transmitted for the signature of the Speaker.

Leslie O. McLean
Secretary of the Senate

Communications filed. The bills were signed by the Speaker and referred to staff for enrolling and transmission to the Governor.

MISCELLANEOUS BUSINESS

On motion of Representative Hughes, the House voted to saunter at 3:40 p.m.

On motion of Representative Dee, the House voted to cease to saunter and the Speaker called the House to order at 4:05 p.m.

COMMUNICATION FROM THE SENATE

Madam Speaker:

July 17, 2013

The Senate passed, **1st Sub. H.B. 1004**, LAW ENFORCEMENT MODIFICATIONS, by Representative M. Noel, which has been signed by the President and it is transmitted for the signature of the Speaker.

Leslie O. McLean
Secretary of the Senate

Communication filed. The bill was signed by the Speaker and referred to staff for enrolling and transmission to the Governor.

MISCELLANEOUS BUSINESS

Speaker Lockhart appointed Representatives D. Brown, Ivory, and Chavez–Houck as a committee to wait upon the Governor and inform him that the House of Representatives has finished its business and is prepared to adjourn sine die.

Speaker Lockhart appointed Representatives Anderson, Layton, and Briscoe as a committee to notify the Senate and inform that Honorable Body that the House of Representatives has completed its business and is prepared to adjourn sine die.

Speaker Lockhart directed Sandy Tenney to read, revise and make minor corrections to the daily House Journals and be responsible for certifying the indexed and bound copy as the accurate record of the proceedings of the 2013 First Special Session of the Sixtieth Legislature.

Senators Jenkins, Christensen, and Robles formally notified the House of Representatives that the Senate has completed its business and is prepared to adjourn sine die.

Representative D. Brown informed the House of Representatives that his committee, with a like committee from the Senate, has notified the Governor that the Legislature has completed its business and is prepared to adjourn sine die. The Governor has no other business to bring before the Legislature at this time.

Representative Anderson informed the House of Representatives that his committee has waited upon the Senate and informed them that the House of Representatives has completed its business and is prepared to adjourn sine die.

On motion of Representative Dee, and at 4:10 p.m., the 2013 First Special Session of the Sixtieth Legislature adjourned sine die.

PAGE INDEX

H.B. 1001 — LEGISLATIVE INVESTIGATIVE COMMITTEE AMENDMENTS (*B. Dee*)

 Read the first time by short title and referred to the Rules Committee. 5

 Read the second time 5

 Read the third time 5

 Amendments 5

 Transmitted to the Senate 9

 Signed by the Speaker and transmitted to the Governor 14

H.B. 1002 — PRACTICING LAW WITHOUT A LICENSE AMENDMENTS (*B. Dee*)

 Read the first time by short title and referred to the Rules Committee. 5

 Read the second time 5

 Read the third time 10

 Transmitted to the Senate 10

 Signed by the Speaker and transmitted to the Governor 14

H.B. 1003 — PRIVATE INVESTIGATOR REGULATION ACT AMENDMENTS (*B. Dee*)

 Read the first time by short title and referred to the Rules Committee. 5

 Read the second time 5

 Read the third time 10

 Transmitted to the Senate 11

 Signed by the Speaker and transmitted to the Governor 15

H.B. 1004 — LAW ENFORCEMENT MODIFICATIONS (*M. Noel*)

 Read the first time by short title and referred to the Rules Committee. 5

 Read the second time 5

 Read the third time 11

 Circled 11

 Uncircled 13

 Substituted 13

1st Sub. H.B. 1004 — LAW ENFORCEMENT MODIFICATIONS (*M. Noel*)

 Transmitted to the Senate 14

 Signed by the Speaker and transmitted to the Governor 15

S.B. 1001 — DEEP CREEK CASE APPROPRIATION (*L. Hillyard*)

 Read the first time by short title and referred to Rules Committee 9

 Read the second time 9

 Read the third time 11

 Signed by the Speaker and returned to the Senate 12

S.J.R. 101 — JOINT RESOLUTION APPROVING THE DEEP CREEK CASE SETTLEMENT AGREEMENT (*L. Hillyard*)

 Read the first time by short title and referred to Rules Committee 9

 Read the second time 9

 Read the third time 12

 Signed by the Speaker and returned to the Senate 13