

STATE OF UTAH
SENATE JOURNAL
2017 GENERAL SESSION
of the
SIXTY-SECOND LEGISLATURE
FIRST DAY
MORNING SESSION
January 23, 2017

Pursuant to the provisions of the Constitution of the State of Utah, the Senators of the Sixty-Second Legislature of the State of Utah convened in General Session in the Senate Chamber on Monday, January 23, 2017, at ten o'clock a.m.

The Senate was called to order at 10:09 a.m., by former Senate President Al Mansell.

**PRAYER BY SISTER JOY D. JONES, GENERAL PRIMARY
PRESIDENT OF THE CHURCH OF JESUS CHRIST
OF LATTER-DAY SAINTS**

Our Father in Heaven. We are humbled to be in this special setting, so grateful to thee, so grateful to thee for thy glorious blessings upon each and every one of us. We are mindful of thy goodness to this wonderful country we live in, the land of America, and we thank thee so very much for our freedom. We thank thee for those who have gone before us, who have laid the path for the blessings, the opportunities and privileges we enjoy. We are very mindful of the new leadership of our country. We pray for them. We pray for our President. We pray for all who will work with him to serve this great nation. We thank thee for the wonderful men and women in this room, these marvelous Senators who bring such wisdom and experience from their lives to serve and bless the people of this wonderful state of Utah. We are grateful for them, and we pray Father, that thou will bless them that their abilities and attitudes will align with thy holy mind and will, that they will seek guidance from thee in the important decisions that they will make and the important work that will be done here. We are so grateful for their sacrifices. We recognize what they are giving and are thankful and ask for a special blessing to be upon them and upon their family for this sacrifice, for this devotion that they have

to doing good and making wonderful changes in areas that are needful of change. We pray that thou will bless the men and women, the youth, and the children of Utah. We know that there are many needs, but that there are many wonderful things happening, and we feel thy love resting upon each of us, and we are grateful for that. We are confident in the hope that we have, the faith that we have, for good things to come. We feel they love, we feel thy caring, we feel thy tender mercy continually with us. We pray now that thy spirit to rest upon this group to bring a feeling of unity, a feeling of peace, a feeling of dedication to doing what is needful, what is best. Again thank thee. Thank thee for thy Son and for his sacrifice in our behalf and pray that we can emulate Him in all that we do and say. We humbly pray in the name of Jesus Christ, Amen.

BOY SCOUT OF AMERICA TROOPS 1262, 1524, 0068, 1566

TROOP MEMBERS

Troop 1262: Boo Rah, The Reh, Min Htet, and Kyaw Nay

Troop 1524: Ashis Dhakal and Kiwas Mangar

Troop 0068: Mekel Matsui

Troop 1566: Omar Liban

Pledge of Allegiance –Ashis Dhakal

Musical number – Members of the Salt Lake School for the Performing Arts performed “The Star Spangled Banner,” “God Bless America,” and “Non Nobis.” The Choir is under the direction of Holly Banfield.

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On motion of Senator Ralph Okerlund, the Senate thanked Sister Joy Jones for delivering the invocation and requested her words to be spread upon the pages of the Senate Journal. He also expressed appreciation to Ashis Dhakal for leading the Pledge of Allegiance, and to the Salt Lake School of the Performing Arts and their director Holly Banfield for their participation in the opening of the Utah State Senate.

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Leslie McLean read the following Certification of Membership of the 2017 General Session of the Sixty–Second Legislature.

**CERTIFICATE OF MEMBERSHIP OF THE 2017
GENERAL SESSION
OF THE UTAH STATE SENATE**

I, SPENCER J. COX, Lieutenant Governor of the State of Utah, do hereby certify that at a General Election held within and for the State of Utah on Tuesday, November 8, 2016, the following named persons were chosen by the electors as members of the Legislature of the State of Utah, to serve in the Senate, each for a term of four years, beginning January 23, 2017, to wit:

FIRST DISTRICT: County of Salt Lake

Luz Escamilla

SIXTH DISTRICT: County of Salt Lake

Wayne A. Harper

SEVENTH DISTRICT: County of Utah

Deidre M. Henderson

EIGHTH DISTRICT: County of Salt Lake

Brian E. Shiozawa

TENTH DISTRICT: County of Salt Lake

Lincoln Fillmore

THIRTEENTH DISTRICT: Counties Salt Lake, Utah

Jacob L. Anderegg

FOURTEENTH DISTRICT: County of Utah

Daniel Hemmert

SIXTEENTH DISTRICT: Counties of Utah, Wasatch

Curtis S. Bramble

NINETEENTH DISTRICT: Counties of Morgan, Summit, Weber

Allen M. Christensen

TWENTIETH DISTRICT: Counties of Davis, Weber

Gregg D. Buxton

TWENTY-THIRD DISTRICT: Counties of Davis, Salt lake

Todd Weiler

TWENTY-FOURTH DISTRICT: Counties of Beaver, Garfield, Juab, Kane, Millard, Piute, Sanpete, Sevier, Utah, Wayne

Ralph Okerlund

TWENTY-FIFTH DISTRICT: Counties of Cache, Rich

Lyle W. Hillyard

TWENTY-SEVENTH DISTRICT: Counties of Carbon, Emery, Grand, San Juan, Utah, Wasatch

David P. Hinkins

TWENTY-NINTH DISTRICT: County of Washington

Don L. Ipson

I Further Certify, that at a General Election held within and for the State of Utah on Tuesday, November 4, 2014, the following named persons were chosen by the electors as members of the Legislature of the State of Utah, to serve in the Senate, each for a term of four years, beginning January 26, 2015, to wit:

SECOND DISTRICT: County of Salt Lake

Jim Dabakis

THIRD DISTRICT: County of Salt Lake

Gene Davis

FOURTH DISTRICT: County of Salt Lake

Jani Iwamoto

FIFTH DISTRICT: County of Salt Lake

Karen Mayne

NINTH DISTRICT: County of Salt Lake

Wayne L. Niederhauser

ELEVENTH DISTRICT: Counties of Salt Lake, Utah

Howard A. Stephenson

TWELTH DISTRICT: County of Salt Lake

Daniel W. Thatcher

FIFTEENTH DISTRICT: County of Utah

Margaret Dayton

SEVENTEENTH DISTRICT: Counties of Box Elder, Cache, Tooele

Peter C. Knudson

EIGHTEENTH DISTRICT: Counties of Davis, Morgan, Weber

Ann Millner

TWENTY-FIRST DISTRICT: County of Davis

Jerry W. Stevenson

TWENTY-SECOND DISTRICT: County of Davis

J. Stuart Adams

TWENTY-SIXTH DISTRICT: Counties of Daggett, Duchesne, Summit, Uintah, Wasatch

Kevin T. Van Tassell

TWENTY-EIGHTH DISTRICT: Counties of Beaver, Iron, Washington

Evan J. Vickers

IN TESTIMONY WHEREOF,
I have here unto set my hand,
and affixed the Great Seal of the
State of Utah this 20th day of
January, 2017 at Salt Lake City,
Utah
Spencer J. Cox
Lieutenant Governor

* * *

Former Senate President Al Mansell administered the Oath of Office to all newly elected/ appointed, and reelected members.

Roll Call – All Senators present

On motion of Senator Okerlund the Senate voted to proceed with its organization and elect its president.

Former Senate President Al Mansell declared nominations for the office of President of the Senate were in order.

On motion of Senator Ralph Okerlund, and seconded by Senator Gene Davis, Senator Wayne L. Niederhauser was nominated to serve as President of the Utah State Senate.

On motion of Senator Stuart Adams, and seconded by Senator Karen Mayne, the nominations were closed and Senator Wayne L. Niederhauser was elected President of the Senate by acclamation. Senators Okerlund and Davis escorted President Niederhauser to the podium.

Former Senate President Al Mansell administered the Oath of Office to the President of the Senate, Wayne L. Niederhauser.

On motion of Senator Okerlund, the Senate expressed appreciation to former Senate President Al Mansell for taking time from his busy schedule to participate in the opening of the Utah State Senate.

WELCOMING REMARKS BY PRESIDENT NIEDERHAUSER

I want to thank:

–My good friend Al Mansell who persuaded me to run for office in the first place. I would like to recognize Marguerite his wife. Thank you for being here today.

It is Al's birthday today. Best wishes to you on your birthday.

–Sister Joy D. Jones, General Primary President, Church of Jesus Christ of Latter-day Saints, for offering the prayer.

–Refuge Scout Troops 1262, 1524, 0068 and 1566 for the flag ceremony and pledge.

Thank you Ashis Dhakal
Boo Rah 1262 Karenni
Min Htet 1262 Karenni
The Reh 1262 Karenni
Ashis Dhakal 1524 Nepali
Diwas Mangar 1524 Nepali
Mekel Matsui 0068 Thailand
Omar Liban 1566 Somali

Currently, there are twelve Scout troops consisting of Karen & Karenni from Myanmar, Nepali from Bhutan, Thai/Laotian, Swahili-speaking from East Africa, Tibetan, Vietnamese and Muslim from Africa, the Middle-East, Mexico and Bosnia. Utah Refugee Scouts will number approximately 500 young men by the end of this year.

The Utah Refugee Scout Program was established in 2008 to promote the Boy Scouts of America to young men who have legally resettled from distant lands now living in the Salt Lake Valley. Scouting is our nation's largest and most prominent values-based youth development organization with the objective to build character, citizenship and personal fitness.

These Young Men face extreme challenges in relocating to a new land, a new country, language and culture. What better program than the Boys Scouts of America to help them in their transition.

–Salt Lake School of Performing Arts, Holly Banfield, their Director.

The Salt Lake School for the Performing Arts is a charter school that focuses on theater, dance, and music.

The Madrigal group with us today has performed for numerous events and most recently, they have been invited to sing at Carnegie Hall in New York City.

–Senate full time and session staff that make all this possible.

–My sincere thanks to each of my Senate colleagues for their support and friendship.

–Lastly, I want to recognize Melissa for her patience and support and ability to keep me humble and for my children who also put up with me.

For the last two years, we having been hearing a lot about “Making America Great Again”. Last Friday, it culminated in the inauguration of our 45th President, Donald Trump.

This phrase has sparked a lot of discussion and debate. It has raised questions like:

What does this phrase mean?

Isn't America great today?

When did America loose it greatness?

What does a great America look like and how does it feel?

I think there are as many answers to these questions as there are people in our country.

For me “Making America Great Again” means rebalancing the power of the States and the Federal Government.

The Constitutional Convention was convened to address the failing “Articles of Confederation”. The union of the states was in trouble due to the overwhelming power of the states. The Constitution that followed preserved our nation. Now, over two centuries has pasted and we have seen this balance tilt the other way. Now, our nation is threatened by the overwhelming power of the Federal Government.

This is evidenced by:

Our budgets (Money is Power)

The combined total of all the State's Spending for FY2015 according to the National Association of State Budget Officers was: \$1.3 Trillion without Federal Funding, (\$1.9 Trillion with Federal Funding)

Total Federal Spending for FY2015 according to the Congressional Budget Office: \$3.7 Trillion

Almost triple that of the combined states.

It is evidenced by the Intense Partisanship and Inability of Washington to Effectively Pass and Deal with Issues.

This is because the Federal Government was never intended to be so comprehensive. It has become an example of top down one size fits all government. The vision of the founders was to spread power over multiple layers of government in order to prevent any concentration of power. Most issues should be dealt with in our state houses and our city halls, not Washington DC.

History shows us that the centralization of power is controlling and corrupting.

Centralized Government was the very thing the Founding Fathers were trying to eliminate. It was, in essence, what they saw in the British government. They saw it is a threat to the power of the people.

Thomas Jefferson, wrote in a letter to C. Hammond in 1821:

“whenever all government, domestic and foreign, in little as in great things, shall be drawn to Washington as the center of all power, it will render powerless the checks provided of one government on another, and will become as venal (veenl) and oppressive as the government from which we separated.

Federalist Paper #46 is titled “The Influence of the State and Federal Governments Compared,” and speaks extensively to the fact that the States were a safeguard to protect against an over-extended influence of the Federal Government.

So “Making America Great Again” means for me a period of decentralization of power. Send the power back to the states and the people as contemplated by the 10th Amendment.

I am encouraged by the word's of President Trump in his inaugural address. He said:

“Today’s ceremony, however, has very special meaning. Because today we are not merely transferring power from one administration to another, or from one party to another — but we are transferring power from Washington, D.C. and giving it back to you, the American People.

For too long, a small group in our nation’s Capital has reaped the rewards of government while the people have borne the cost. Washington flourished — but the people did not share in its wealth—The time for empty talk is over. Now arrives the hour of action.”

The proof will be in the results. Every administration for decades whether Democrat or Republican have been centralizing power and diminishing the jurisdiction of the states.

On a recent visit to Washington DC, several members of our federal delegation challenged me to prepare a list of grievances regarding unfunded mandates, regulations and the over-reaching policies of the Federal Government, for them to address in the coming months. The Speaker and I want to accommodate their request.

Therefore, we are going to authorize meetings during the session for our Commission on Federalism to meet and create a list for us to send back to Washington for consideration and action. Senator Christensen and Representative Ivory are the co-chairs of the Commission.

Today, I am challenging the legislature and staff, our State Divisions and Departments, our local governments and foremost the people of this state to send us your ideas.

The Republicans have bemoaned the past eight years of Democratic control of the White House. Now, I am hearing extreme concern from my Democratic friends over the prospects of the next 2 to 8 years. The shoe is on the other foot.

So, I want to suggest to all no matter your affiliation or party that Instead of dealing with this cycle of trouble from Washington over and over again, let’s join together to bring power back to the states.

I call upon my legislative colleagues across this country to join together and build a barrier around state jurisdiction and guard it jealously. Even though I am encouraged by the talk coming from Washington DC now, I don’t think they will give up the power on their own. We will need to hold their feet to fire.

Another example of overreaching power is the designation of “Bears Ears” as a National Monument. The nature of the overreach is a little different than I have

discussed previously today, but none—the—less it is an example of unchecked power; a top down, run—over, process lacking decision. It begs the question: Should one person be allowed to make decisions of that magnitude unilaterally? I am not going to discuss the merits of the decision. There are people and arguments on both sides. My concern is with the process and the unbridled power of the office of President in these situations.

I understand that the Antiquities Act has been deemed legal, but is it wise? For those in favor of the new monument, I ask: what if our new President acts with unilateral executive power to change policy you don't like, how would you feel about that? I suspect you would be as angry as those who oppose the monument designation. Therefore, let us all join together and make sure that no one person has that kind of power going forward without the representatives of the people. It is dictatorial and tyrannical. Congress and the president are supposed to be a check and balance on each other to make sure that the people are heard and represented in these decisions.

I personally question the ability of Congress to give such power to a president in the first place. Should Congress be able by any act or legislation to give up their constitutional authority?

—The US Constitution Article IV Section 3 gives Congress the power to “make all needful Rules and Regulation respecting the Territory or other Property belonging to the United States.”

—It is a right explicitly given to Congress and should stay with Congress.

Federalist Papers #51 States:

— “It is equally evident, that the members of each department should be as little dependent as possible on those of the others—the great security against a gradual concentration of the several powers in the same department, consists in giving to those who administer each department the necessary constitutional means and personal motives to resist encroachments of the others. The provision for defense must in this, as in all other cases, be made commensurate to the danger of attack. Ambition must be made to counteract ambition.”

When the Constitution was written, this right was delegated to Congress along with the power necessary to fulfill it. I don't believe that they should be able to delegate such power or any power like it. We need fewer executive orders and more acts of Congress and the President working together for the good of all people and interests.

Shifting gears, I want to begin an awareness of a significant celebration to come.

As this decade nears its end, we here in Utah will lay the foundation for celebrating two significant anniversaries. First, the year 2020 marks the 150th anniversary of women first voting in Utah. This was the place where women first voted in the United States or its territories. On February 14, 1870, Seraph Young cast a ballot in a municipal election, marking a new era for women in this country and around the world. This event is depicted in a mural on the ceiling of our House chamber.

Secondly, the year 2020 marks the 100th anniversary of the passing of the 19th amendment regarding women's right to vote nationally. Utah women such as Emmeline B Wells and Martha Hughes Cannon worked with Susan B Anthony and Elizabeth Cady Stanton to ensure the rights of all American women.

Highlighting these two corresponding events now is intended to create anticipation and common knowledge of the celebration ahead and to acknowledge Utah's participation and leadership in women's suffrage.

A Utah organization, named Better Days, is dedicated to making sure Utah does take a lead in 2020. Through a range of legislative, educational, and creative projects, Better Days will make popular the past to inspire conversations about our future. Telling the stories of our women in creative and communal ways will open doors to conversations about how we can continue these legacies. As state legislators, we need to support and participate in this important work and celebration of Utah's history.

An obviously debated issue in its day, Women's Suffrage had many proponents.

Heber M. Wells, first governor of the state of Utah stated in 1902:

“The lawmakers seem to be afraid of enfranchising women because of the deteriorating effect which politics might have on womankind. If this be true let the experience of Utah speak. For six years— women in this State have had the right to vote and hold office. Have the wheels of progress stopped? Instead we have bounded forward with seven-league boots. Have the fears and predictions of the local opponents of woman suffrage been verified? Have women degenerated into low politicians, neglecting their homes and stifling the noblest emotions of womanhood? On the contrary women are respected quite as much as they were before Statehood.”

“The plain facts are that in this State the influence of woman in politics has been distinctly elevating. In the primary, in the convention and at the polls her very presence inspires respect for law and order. Experience has shown that women have voted their intelligent convictions. They understand the questions at issue and they vote conscientiously and fearlessly.”

“For one I am proud of Utah’s record in dealing with her female citizens – and I look forward with eager hope to the day when woman suffrage shall become universal.”

First published in Susan B. Anthony and Ida Husted Hapner, *The History of Woman Suffrage*, vol. 4 (New York: Fowler & Wells, 1902)

(Seven-league boots are an element in European folklore. The boot allows the person wearing them to take strides of seven leagues per step resulting in great speed.)

Orson F. Whitney, prominent leader and historian, and champion of woman’s suffrage said:

“It is woman’s destiny to have a voice in the affairs of government. She was designed for it. She has a right to it. This great social upheaval, this woman’s movement that is making itself heard and felt, means something more than that certain women are ambitious to vote and hold office. I regard it as one of the great levers by which the Almighty is lifting up this fallen world, lifting it nearer to the throne of its Creator”

Utah, Constitutional Convention, 1895, *Official Report of the Proceedings and Debates* (2 vols., Salt Lake City, 1898)

Lastly, I want to highlight one of our own. Martha Hughes Cannon. (1)

Dr. Martha Hughes Cannon, affectionately called “Mattie”, is one of the most prominent female politicians in Utah’s history. By the age of 25, she had graduated from the University of Deseret, the University of Michigan, and the University of Pennsylvania with her degrees in medicine. She returned to Utah to establish a private medical practice, and served as a resident physician at Deseret Hospital.

In the beginning of statehood, the new Utah Constitution once again gave women the right to vote which ironically had been suppressed by federal law and they were also given the added right of holding office. The Constitution was adopted and Statehood granted in January of 1896.

Dr. Cannon would become the first first female state senator in Utah and the in the United States. (2) We honor her with a statue in the North Plaza.

In November of 1896, she participated in an “At-Large” election for State Senate, one of her principle contenders being her husband Angus along with Emmeline B. Wells. She won one of the five seats, beating her husband, and becoming the first woman in the United States to hold the office of State Senator. During the race, the Salt Lake Herald joked that “Mrs. Mattie Hughes Cannon, his wife (speaking of Angus), is the better man of the two. Send Mrs. Cannon to the State Senate”

The Second General Session for the State of Utah convened on January 11th 1897, just a little over 120 years ago today, where Martha Hughes Cannon along with other new Senators took the Oath of Office administered by Utah Supreme Court Chief Justice Charles Zane. (3 &4)

Mattie Cannon was an ardent Democrat committed to issues that affected women and children. She established Utah’s State Board of Health, the Utah State School for the Deaf, the first training school for nurses in the state, and introduced legislation that would protect the health of women and children, and provide education for the deaf. During her third year as a state senator, while expecting her third child, Senator Cannon served as chairman of the Public Health Committee. She was an active voice in Utah’s suffrage movement, and spoke in conferences and councils in Chicago, Washington D.C., New York, and Utah, advocating for woman’s suffrage throughout the nation.

Madsen, Carol Cornwall: Battle for the Ballot; Essays on Woman Suffrage in Utah, 1870–1896; Utah, Utah State University Press; 1997

She served two terms, and then later in life moved to Los Angeles for her health. She passed away in California in 1932.

This years Senate Coin highlights Martha Hughes Cannon as the first woman state senator. Unfortunately, the coins are not here, but a depiction of the coin is displayed on the screen. The coins will be here later this week.

Front: Senate Seal

Back: Martha Hughes Cannon and this quote from her: “No privileged class either of sex, wealth or descent should be allowed to arise or exist. All persons should have the legal right to be the equal of every other.”

We will make sure that each of you get one after they arrive.

This ends my remarks this morning. Thank you for your attention and indulgence and may God Bless us and this session for the benefit of the people of Utah.

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On motion of Senator Adams, the Senate voted to have President Niederhauser's remarks spread upon the pages of the 2017 Senate Journal.

President Niederhauser appointed Senators Curtis Bramble, Gregg Buxton, and Jim Dabakis to join with a like committee from the House to notify Governor Herbert that the Legislature is organized for the 2017 General Session of the Sixty-Second Legislature and ready to do business.

President Niederhauser appointed Senators Daniel Thatcher, Daniel Hemmert, and Jani Iwamoto as a committee to notify the House of Representatives that the Senate is organized and ready to do business.

Representatives Dunnigan, Edwards, and Wheatley notified the Senate that the House was organized and ready to do business.

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President Niederhauser directed that the following be recorded in the Senate Journal as leaders for the 61st Legislature 2017 General Session:

President – Wayne L. Niederhauser
Majority Leader – Ralph Okerlund
Majority Whip – Stuart Adams
Asst. Majority Whip – Peter C. Knudson
Minority Leader – Gene Davis
Minority Whip – Karen Mayne
Asst. Minority Whip – Luz Escamilla
Minority Caucus Manager – Jani Iwamoto

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Senator Bramble, Chairman of the Committee to Notify the Governor, reported that His Excellency, Governor Gary R. Herbert, has been notified that the Legislature is organized and ready to do business.

Senator Thatcher, Chairman of the Committee to Notify the House, reported the House has been notified that the Senate is organized and ready to do business.

At the direction of President Niederhauser, Senate membership of the following committees are to be officially recorded in the Senate Journal:

SENATE STANDING COMMITTEES

Business and Labor

Curtis Bramble, *Chair*
Gene Davis
Dan Hemmert
Don Ipson
Karen Mayne
Ralph Okerlund
Todd Weiler

Education

Ann Millner, *Chair*
Stuart Adams
Deidre Henderson
Lyle Hillyard
Jani Iwamoto
Wayne Niederhauser
Howard Stephenson

**Natural Resources, Agriculture
and Environment**

Margaret Dayton, *Chair*
Allen Christensen
David Hinkins
Jani Iwamoto
Peter Knudson
Brian Shiozawa
Evan Vickers

Health and Human Services

Lincoln Fillmore, *Chair*
Allen Christensen
Jim Dabakis
Luz Escamilla
Peter Knudson
Brian Shiozawa
Kevin Van Tassell
Evan Vickers

**Economic Development and
Workforce Services**

Jacob Anderegg
Gregg Buxton, *Chair*
Karen Mayne
Ann Millner
Wayne Niederhauser
Ralph Okerlund
Jerry Stevenson

**Judiciary, Law Enforcement and
Criminal Justice**

Todd Weiler, *Chair*
Gene Davis
Luz Escamilla
Lyle Hillyard
Wayne Niederhauser
Ralph Okerlund
Daniel Thatcher

Revenue and Taxation

Howard Stephenson, *Chair*
 Curt Bramble
 Jim Dabakis
 Gene Davis
 Lincoln Filmore
 Wayne Harper
 Dan Hemmert
 Deidre Henderson

Government Operations and Political Subdivisions

Don Ipson, *Chair*
 Stuart Adams
 Margaret Dayton
 Luz Escamilla
 David Hinkins
 Jani Iwamoto
 Peter Knudson
 Daniel Thatcher

Ethics

Peter Knudson, *Chair*
 Gene Davis, *Vice Chair*
 Allen Christensen
 Luz Escamilla
 Deidre Henderson
 Jani Iwamoto
 Karen Mayne
 Jerry Stevenson

Transportation and Public Utilities and Technology

Gregg Buxton, *Chair*
 Stuart Adams
 Jacob Anderegg
 Jim Dabakis
 Wayne Harper
 Karen Mayne
 Kevin Van Tassell

Retirement and Independent Entities

Dan Hemmert, *Chair*
 Gene Davis
 Lincoln Fillmore
 Wayne Harper
 Karen Mayne
 Todd Weiler

Senate Rules

Deidre Henderson, *Chair*
 Dan Hemmert, *Vice Chair*
 Wayne Harper
 David Hinkins
 Jani Iwamoto
 Karen Mayne
 Ann Millner
 Evan Vickers
 Todd Weiler

**SENATE MEMBERS JOINT
APPROPRIATIONS SUBCOMMITTEES**

**EXECUTIVE
APPROPRIATIONS
COMMITTEE**

Jerry Stevenson, *Chair*
Kevin Van Tassell, *Vice Chair*
Wayne Niederhauser
Ralph Okerlund
Stuart Adams
Peter Knudson
Gene Davis
Karen Mayne
Luz Escamilla
Jani Iwamoto

**BUSINESS, ECONOMIC
DEVELOPMENT & LABOR**

Brian Shiozawa *Co-Chair*
Jacob Anderegg
Curtis Bramble
Gregg Buxton
Gene Davis
Wayne Harper
Deidre Henderson

**EXECUTIVE OFFICES AND
CRIMINAL JUSTICE**

Daniel Thatcher, *Co-Chair*
Curtis Bramble
Margaret Dayton
Lincoln Fillmore
Jani Iwamoto
Peter Knudson
Ralph Okerlund

HIGHER EDUCATION

Evan Vickers, *Co-Chair*
Jim Dabakis
Deidre Henderson
Don Ipson
Ann Millner
Howard Stephenson
Jerry Stevenson

**INFRASTRUCTURE &
GENERAL GOVERNMENT**

Wayne Harper, *Co-Chair*
Stuart Adams
Jacob Anderegg
Gregg Buxton
Lyle Hillyard
David Hinkins
Karen Mayne

**NATURAL RESOURCES,
AGRICULTURE &
ENVIRONMENTAL QUALITY**

David Hinkins, *Co-Chair*
Jim Dabakis
Margaret Dayton
Don Ipson
Peter Knudson
Ralph Okerlund
Evan Vickers

**RETIREMENT &
INDEPENDENT ENTITIES**

Sen. Todd Weiler, *Co-Chair*
Sen. Curtis Bramble
Sen. Gene Davis
Sen. Margaret Dayton
Sen. Daniel Thatcher
Sen. Karen Mayne

PUBLIC EDUCATION

Lyle Hillyard, *Co-Chair*
Stuart Adams
Lincoln Fillmore
Jani Iwamoto
Ann Millner
Howard Stephenson
Jerry Stevenson
Daniel Thatcher

SOCIAL SERVICES

Allen Christensen, *Co-Chair*
Luz Escamilla
Dan Hemmert
Wayne Niederhauser
Brian Shiozawa
Kevin Van Tassell
Todd Weiler

LEGISLATIVE MANAGEMENT COMMITTEE

Sen. Wayne Niederhauser, *Chair*
Sen. Ralph Okerlund
Sen. Stuart Adams
Sen. Peter Knudson
Sen. Gene Davis
Sen. Karen Mayne
Sen. Luz Escamilla
Sen. Jani Iwamoto

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On motion of Senator Henderson, the 2017 Senate Rules, Joint Rules and Interim Rules adopted by the 2016 Fourth Special Session of the Sixty-First Legislature were adopted with the understanding that changes to these rules for the Sixty-Second Legislature will be considered and adopted as soon as possible.

On motion of Senator Henderson, as allowed by the Utah Constitution and Joint Rules of the Legislature, the Senate voted to continue its practice of reading

only the short title of bills and resolutions as they are introduced or considered on the Senate calendar and not read the long title of the bills and resolutions unless a majority of the Senate directs the reading of the long title, short title, or both of any House or Senate bill or resolution. The motion passed.

INTRODUCTION OF INTERNS

Senator Escamilla introduced the Senate Interns for the 2017 General Session.

Sen. Stuart Adams	Nicole Christensen
Sen. Jacob Anderegg	Francesca Bruno
Sen. Curtis Bramble	Stephen Lockhart
Sen. Gregg Buxton	Aaron Pentico
Sen. Allen Christensen	Spencer Lindsay
Sen. Jim Dabakis	Nick Uremovich
Sen. Gene Davis	Allyson Berri
Sen. Margaret Dayton	Devin Earl
Sen. Luz Escamilla	Gabrielle Hutchinson
Sen. Lincoln Fillmore	Jesse Dowdle
Sen. Wayne Harper	Samuel Burge
Sen. Dan Hemmert	Hope Collins
Sen. Deidre Henderson	Spencer Wright
Sen. Lyle Hillyard	Jack Darrington
Sen. David Hinkins	John Fuller
Sen. Don Ipson	Ryan Robinson
Sen. Jani Iwamoto	Naomi Dorsey
Sen. Peter Knudson	Jeremy Moore
Sen. Karen Mayne	Michael Scott
Sen. Ann Millner	Ryan Sarlo
Sen. Ralph Okerlund	Saren Winter
Sen. Brian Shiozawa	Nicolaus Nielsen
Sen. Howard Stephenson	Dylan Young
Sen. Jerry Stevenson	Ryan Tosadori
Sen. Daniel Thatcher	Justin Zohner
Sen. Kevin Van Tassell	Jennifer Ainsworth
Sen. Evan Vickers	Eric Davis
Sen. Todd Weiler	Diana Merino
Pres. Wayne Niederhauser	Joshua Menden

EMPLOYEE COMMITTEE REPORT

Senator Dayton introduced the Senate Staff.

Ric Cantrell	Chief of Staff
Leslie McLean	Secretary of the Senate
Bryan Smith	Majority Executive Assistant
Jon Hennington	Minority Executive Assistant
Greg Johnson	System Analyst
Mark Stevenson	IT Assistant
Sylvie Wanlass	Constituent Services
Jason Gould	Constituent Services
Jeff Hastings	Constituent Services
Carolyn Mishler	Constituent Services
Paula Tew	Docket Clerk
Georgianna Knudson	Docket Clerk Aide
Mary Andrus	Journal Clerk
Nancy Candrian	Reading Clerk
Kim Lott	System Operator
Lucy Daynes	Rules Committee Secretary/Amending
Lori Poole	Amending Clerk
Kristen Hopson	Hostess
Shelly Robinson	Senate Receptionist
MacKenzie Symes	Videographer
Britany Rich	Videographer
Gayle Petersen	Page Supervisor
Linda Cornaby	Asst. Page Supervisor
Jewel Doxey	Page
Claudette Eastman	Page
Deanne Evans	Page
Dianne Richards	Page
Thomas R. Shepherd	Sergeant At Arms
Paul Jacobs	Asst. Sergeant At Arms
Bruce Betts	Security
Dennis Bird	Security
Lou Carroll	Security
Glenn Hildebrand	Security
Clark Gessel	Security
Darrell Griggs	Security
Scott Lawrence	Security
Jerry Peterson	Security
Glenn Thomas	Security
Larry Volk	Security

Cheryl Ferrin
Sheryl Martin
Gina Williams

Public Information Officer
Visitor Services Liaison
Visitor Services Liaison

INTRODUCTION OF BILLS

S.B. 1, Public Education Base Budget Amendments (L. Hillyard), was read the first time by short title and referred to the Rules Committee.

S.B. 5, Natural Resources, Agriculture, and Environmental Quality Base Budget (D. Hinkins), was read the first time by short title and referred to the Rules Committee.

S.B. 6, Executive Offices and Criminal Justice Base Budget (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.B. 7, Social Services Base Budget (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 8, State Agency Fees and Internal Service Fund Rate Authorization and Appropriations (K. Van Tassell), was read the first time by short title and referred to the Rules Committee.

S.B. 10, Veterans' and Military Affairs Commission Amendments (P. Knudson), was read the first time by short title and referred to the Rules Committee.

S.B. 11, Water Development Commission Amendments (M. Dayton), was read the first time by short title and referred to the Rules Committee.

S.B. 12, Expungement Amendments (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.B. 13, Amendments to Election Law (M. Dayton), was read the first time by short title and referred to the Rules Committee.

S.B. 14, Emergency Telephone Service Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 15, Agriculture Protection Area and Industrial Protection Area Amendments (M. Dayton), was read the first time by short title and referred to the Rules Committee.

S.B. 16, Sales and Use Tax Exemption Changes (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 17, Tax Commission Amendments (D. Hemmert), was read the first time by short title and referred to the Rules Committee.

S.B. 18, Firefighters' Disability Retirement Benefit Amendments (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 19, Retirement Systems Payments to Survivors Amendments (M. Dayton), was read the first time by short title and referred to the Rules Committee.

S.B. 20, Phased Retirement Amendments (D. Hemmert), was read the first time by short title and referred to the Rules Committee.

S.B. 21, Retirement Systems Amendments (D. Hemmert), was read the first time by short title and referred to the Rules Committee.

S.B. 22, Utah Commission on Aging Sunset Amendments (B. Shiozawa), was read the first time by short title and referred to the Rules Committee.

S.B. 23, Sales Tax Exemption for Guides and Outfitters (M. Dayton), was read the first time by short title and referred to the Rules Committee.

S.B. 24, Natural Gas Heavy Duty Tax Credit Amendments (D. Hemmert), was read the first time by short title and referred to the Rules Committee.

S.B. 25, Motor Carrier Amendments (K. Van Tassell), was read the first time by short title and referred to the Rules Committee.

S.B. 26, Transportation Divisions and Structure Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 27, Motor Vehicle Accident Cost Recovery (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 28, Repeal of Health and Human Services Reports (E. Vickers), was read the first time by short title and referred to the Rules Committee.

S.B. 29, Utah Marriage Commission Amendments (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 30, Insurance Premium Tax Amendments (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 31, Protection of Law Enforcement Officers' Personal Information (D. Ipson), was read the first time by short title and referred to the Rules Committee.

S.B. 32, Child Welfare Auditing Amendments (G. Davis), was read the first time by short title and referred to the Rules Committee.

S.B. 33, Consumer Protection Revisions (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 34, Competency-based Education Funding (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.B. 35, Veterans Tuition Gap Program Act Amendments (L. Escamilla), was read the first time by short title and referred to the Rules Committee.

S.B. 36, Department of Transportation Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 37, Statewide Crisis Line (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.B. 38, Specialized License Plate Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 39, Road Classification Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 40, School Bus Inspection Revisions (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 41, State Highway System Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 42, DUI Impound Fee Refund Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 43, Property Assessment Amendments (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.B. 44, Dental Insurance Amendments (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 45, Retail Water Line Disclosure Amendments (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 46, Medicaid Expansion Amendments (G. Davis), was read the first time by short title and referred to the Rules Committee.

S.B. 47, Continuing Education for Contractors (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 48, Nurse Licensure Compact (E. Vickers), was read the first time by short title and referred to the Rules Committee.

S.B. 49, Purpose of Minimum School Program (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 50, Automobile Insurance Registry Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 51, Dental Managed Care Amendments (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 52, Rental Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 53, LIS Pendens Amendments (T. Weiler), was read the first time by short title and referred to the Rules Committee.

S.B. 54, Adoption Revisions (T. Weiler), was read the first time by short title and referred to the Rules Committee.

S.B. 55, Insurance and Service Contract Amendments (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 56, Animal Shelter Amendments (P. Knudson), was read the first time by short title and referred to the Rules Committee.

S.B. 57, Workers' Compensation Related Premium Assessments (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 58, Uniform Voidable Transactions Act (L. Hillyard), was read the first time by short title and referred to the Rules Committee.

S.B. 59, Students with Disabilities Evaluation Amendments (G. Davis), was read the first time by short title and referred to the Rules Committee.

S.B. 60, School District Amendments (G. Davis), was read the first time by short title and referred to the Rules Committee.

S.B. 61, Students with Disabilities Accommodations Funding (G. Davis), was read the first time by short title and referred to the Rules Committee.

S.B. 62, Workers' Compensation Waivers (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 63, Nonprofit Corporation Amendments – Water Companies (M. Dayton), was read the first time by short title and referred to the Rules Committee.

S.B. 64, Student Scholarship Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 65, Postal Facilities and Government Services (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 66, Administrative Law Judge Amendments (M. Dayton), was read the first time by short title and referred to the Rules Committee.

S.B. 67, Hunting Mentor Program (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 68, Imputed Income Amendments (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 69, Notification Requirements for Ballot Proposals (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 70, Asset Forfeiture Transparency Amendments (H. Stephenson), was read the first time by short title and referred to the Rules Committee.

S.B. 71, Criminal Accounts Receivable Amendments (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.B. 72, Victim Selection Penalty Enhancements (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.B. 73, Acupuncture Licensing Act Amendments (D. Hinkins), was read the first time by short title and referred to the Rules Committee.

S.B. 74, Medical Interpreter Amendments (L. Escamilla), was read the first time by short title and referred to the Rules Committee.

S.B. 75, Child Welfare Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 76, Post-conviction DNA Testing Amendments (L. Hillyard), was read the first time by short title and referred to the Rules Committee.

S.B. 77, Vehicle Safety Inspection Amendments (D. Ipson), was read the first time by short title and referred to the Rules Committee.

S.B. 78, Teacher Pedagogical Assessment (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.B. 79, Waste Management Amendments (J. S. Adams), was read the first time by short title and referred to the Rules Committee.

S.B. 80, School Funding Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 81, Local Government Licensing Amendments (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 82, Library Technology Use Amendments (T. Weiler), was read the first time by short title and referred to the Rules Committee.

S.B. 83, Sales Tax Notification Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 84, Legislative Procedure Amendments (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 85, Amendments to Child Welfare (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 86, Education – Accreditation Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 87, Civil Asset Forfeiture Revisions (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.B. 88, Medicaid Housing Coordinator (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.B. 89, Adoption Agency Amendments (L. Escamilla), was read the first time by short title and referred to the Rules Committee.

S.B. 90, Vehicle Inspection and Registration Amendments (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 91, Native American Child Welfare Amendments (K. Van Tassell), was read the first time by short title and referred to the Rules Committee.

S.B. 92, Workers' Compensation Fund Revisions (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 93, Property Tax Assessment Notice Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 94, Local District Revisions (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 95, Air Ambulance Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 96, Unsecured Load Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 97, Public Meeting Minutes Amendments (K. Van Tassell), was read the first time by short title and referred to the Rules Committee.

S.C.R. 1, Concurrent Resolution on Increasing Pay for Certain Public Safety Officers and Firefighters (T. Weiler), was read the first time by short title and referred to the Rules Committee.

S.C.R. 2, Concurrent Resolution on Air Ambulance Providers (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.C.R. 3, Concurrent Resolution Requesting the Department of Energy Adequately Fund the Uranium Mill Tailings Remedial Action Project (D. Hinkins), was read the first time by short title and referred to the Rules Committee.

S.C.R. 4, Concurrent Resolution Honoring Colonel Gail Seymour Halvorsen (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.J.R. 1, Joint Rules Resolution on Funding Mix Determinations (J. Stevenson), was read the first time by short title and referred to the Rules Committee.

S.J.R. 2, Joint Resolution Encouraging the Employment of Utah Workers for Airport Redevelopment Efforts (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.J.R. 3, Joint Resolution on Commercial Driving (K. Van Tassell), was read the first time by short title and referred to the Rules Committee.

S.J.R. 4, Joint Resolution Amending Rules of Evidence – Victim Selection (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.J.R. 5, Joint Resolution Supporting Proposed Federal Changes to Distributions to Utah Navajo Trust Fund (D. Hinkins), was read the first time by short title and referred to the Rules Committee.

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On motion of Senator Okerlund, and at 11:50 a.m., the Senate recessed.

AFTERNOON SESSION

The Senate was called to order by President Wayne Niederhauser at 2:10 p.m.

RULES COMMITTEE REPORTS

To the Members of the Senate:

January 23, 2017

The Rules Committee recommends the following bills to standing committees:

BUSINESS AND LABOR COMMITTEE

- S.B. 44** Dental Insurance Amendments Sen. Christensen, A.
S.B. 48 Nurse Licensure Compact Sen. Vickers, E.
S.B. 50 Automobile Insurance Registry Amendments
 Sen. Fillmore, L.
S.B. 52 Rental Amendments Sen. Fillmore, L.
S.B. 55 Insurance and Service Contract Amendments
 Sen. Bramble, C.
S.B. 57 Workers' Compensation Related Premium Assessments
 Sen. Mayne, K.
S.B. 62 Workers' Compensation Waivers Sen. Mayne, K.
S.B. 73 Acupuncture Licensing Act Amendments
 Sen. Hinkins, D.
S.B. 74 Medical Interpreter Amendments Sen. Escamilla, L.

ECONOMIC DEVELOPMENT AND WORKFORCE SERVICES COMMITTEE

- S.J.R. 2** Joint Resolution Encouraging the Employment of Utah
 Workers for Airport Redevelopment Efforts
 Sen. Mayne, K.

EDUCATION COMMITTEE

- S.B. 35** Veterans Tuition Gap Program Act Amendments
Sen. Escamilla, L.
- S.B. 49** Purpose of Minimum School Program Sen. Fillmore, L.
- S.B. 59** Students with Disabilities Evaluation Amendments
Sen. Davis, G.
- S.B. 60** School District Amendments Sen. Davis, G.
- S.B. 61** Students with Disabilities Accommodations Funding
Sen. Davis, G.
- S.B. 64** Student Scholarship Amendments Sen. Fillmore, L.
- S.B. 78** Teacher Pedagogical Assessment Sen. Millner, A.
- S.B. 80** School Funding Amendments Sen. Fillmore, L.,
Rep. Last, B.
- S.B. 86** Education – Accreditation Amendments
Sen. Fillmore, L.

**GOVERNMENT OPERATIONS AND POLITICAL SUBDIVISIONS
COMMITTEE**

- S.B. 10** Veterans’ and Military Affairs Commission Amendments
Sen. Knudson, P., Rep. Ray, P.
- S.B. 45** Retail Water Line Disclosure Amendments
Sen. Mayne, K.
- S.B. 56** Animal Shelter Amendments Sen. Knudson, P.
- S.B. 65** Postal Facilities and Government Services
Sen. Mayne, K.
- S.B. 69** Notification Requirements for Ballot Proposals
Sen. Anderegg, J.
- S.B. 77** Vehicle Safety Inspection Amendments Sen. Ipson, D.
- S.B. 81** Local Government Licensing Amendments
Sen. Anderegg, J.
- S.B. 82** Library Technology Use Amendments Sen. Weiler, T.
- S.C.R. 4** Concurrent Resolution Honoring Colonel Gail Seymour
Halvorsen Sen. Henderson, D.
- S.J.R. 1** Joint Rules Resolution on Funding Mix Determinations
Sen. Stevenson, J.
- S.J.R. 5** Joint Resolution Supporting Proposed Federal Changes to
Distributions to Utah Navajo Trust Fund Sen. Hinkins, D.

HEALTH AND HUMAN SERVICES COMMITTEE

- S.B. 32** Child Welfare Auditing Amendments Sen. Davis, G.

- S.B. 51** Dental Managed Care Amendments Sen. Christensen, A.
S.B. 75 Child Welfare Amendments Sen. Fillmore, L.,
Rep. Spendlove, R.
S.B. 85 Amendments to Child Welfare Sen. Harper, W.
S.C.R. 2 Concurrent Resolution on Air Ambulance Providers
Sen. Harper, W.

**JUDICIARY, LAW ENFORCEMENT, AND CRIMINAL JUSTICE
COMMITTEE**

- S.B. 29** Utah Marriage Commission Amendments
Sen. Christensen, A.
S.B. 53 LIS Pendens Amendments Sen. Weiler, T.
S.B. 54 Adoption Revisions Sen. Weiler, T.
S.B. 58 Uniform Voidable Transactions Act Sen. Hillyard, L.
S.B. 68 Imputed Income Amendments Sen. Anderegg, J.
S.B. 70 Asset Forfeiture Transparency Amendments
Sen. Stephenson, H.
S.B. 71 Criminal Accounts Receivable Amendments
Sen. Thatcher, D.
S.B. 76 Post-conviction DNA Testing Amendments
Sen. Hillyard, L.
S.C.R. 1 Concurrent Resolution on Increasing Pay for Certain
Public Safety Officers and Firefighters Sen. Weiler, T.

**NATURAL RESOURCES, AGRICULTURE, AND ENVIRONMENT
COMMITTEE**

- S.B. 11** Water Development Commission Amendments
Sen. Dayton, M.
S.B. 15 Agriculture Protection Area and Industrial Protection
Area Amendments Sen. Dayton, M.
S.B. 63 Nonprofit Corporation Amendments – Water Companies
Sen. Dayton, M.
S.B. 66 Administrative Law Judge Amendments Sen. Dayton, M.
S.B. 67 Hunting Mentor Program Sen. Christensen, A.
S.B. 79 Waste Management Amendments Sen. Adams, J. S.
S.C.R. 3 Concurrent Resolution Requesting the Department of
Energy Adequately Fund the Uranium Mill Tailings
Remedial Action Project Sen. Hinkins, D.

REVENUE AND TAXATION COMMITTEE

- S.B. 16** Sales and Use Tax Exemption Changes Sen. Bramble, C.,
Rep. Hutchings, E.
- S.B. 17** Tax Commission Amendments Sen. Hemmert, D.,
Rep. Stanard, J.
- S.B. 23** Sales Tax Exemption for Guides and Outfitters
Sen. Dayton, M.
- S.B. 24** Natural Gas Heavy Duty Tax Credit Amendments
Sen. Hemmert, D., Rep. Stanard, J.
- S.B. 43** Property Assessment Amendments Sen. Henderson, D.
- S.B. 83** Sales Tax Notification Amendments Sen. Harper, W.

**TRANSPORTATION, PUBLIC UTILITIES, ENERGY, AND
TECHNOLOGY COMMITTEE**

- S.B. 40** School Bus Inspection Revisions Sen. Harper, W.
- S.J.R. 3** Joint Resolution on Commercial Driving Sen. Van
Tassell, K.

Deidre M. Henderson
Rules Committee Chair

Report filed. On motion of Senator Henderson, the committee report was adopted.

RULES COMMITTEE REPORTS

To the Members of the Senate:

January 23, 2017

The Rules Committee recommends the following bills be placed on the Second Reading Calendar:

- S.B. 12** Expungement Amendments Sen. Thatcher, D.
- S.B. 13** Amendments to Election Law Sen. Dayton, M.,
- S.B. 14** Emergency Telephone Service Amendments
Sen. Harper, W.
- S.B. 18** Firefighters' Disability Retirement Benefit Amendments
Sen. Mayne, K.
- S.B. 19** Retirement Systems Payments to Survivors Amendments
Sen. Dayton, M.
- S.B. 20** Phased Retirement Amendments Sen. Hemmert, D.
- S.B. 21** Retirement Systems Amendments Sen. Hemmert, D.
- S.B. 22** Utah Commission on Aging Sunset Amendments
Sen. Shiozawa, B.
- S.B. 25** Motor Carrier Amendments Sen. Van Tassell, K.
- S.B. 26** Transportation Divisions and Structure Amendments
Sen. Harper, W.

- S.B. 27** Motor Vehicle Accident Cost Recovery Sen. Harper, W.
S.B. 28 Repeal of Health and Human Services Reports
 Sen. Vickers, E.
S.B. 30 Insurance Premium Tax Amendments Sen. Bramble, C.,
 Rep. Peterson, V.
S.B. 31 Protection of Law Enforcement Officers' Personal
 Information Sen. Ipson, D.
S.B. 33 Consumer Protection Revisions Sen. Bramble, C.,
 Rep. Peterson, V.
S.B. 34 Competency-based Education Funding Sen. Millner, A.
S.B. 36 Department of Transportation Amendments
 Sen. Harper, W.
S.B. 37 Statewide Crisis Line Sen. Thatcher, D.
S.B. 38 Specialized License Plate Amendments Sen. Harper, W.
S.B. 39 Road Classification Amendments Sen. Harper, W.
S.B. 41 State Highway System Amendments Sen. Harper, W.
S.B. 42 DUI Impound Fee Refund Amendments Sen. Harper, W.

Deidre M. Henderson
 Rules Committee Chair

Report filed. On motion of Senator Henderson, the committee report was adopted.

ADVICE AND CONSENT

Mr. President: November 14, 2016

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

Utah Labor Commission:

Jacson R. Maughan is appointed as Executive Director of the Utah Labor Commission.

Thank you for your timely consideration for the appointment of Mr. Maughan.

Gary R. Herbert
 Governor

Mr. President: January 20, 2017
 The Senate Business and Labor Confirmation Committee met on January 20, 2017, and reports a favorable recommendation for Mr. Jaceson Maughan as the Commissioner of the Utah Labor Commission.

Curtis S. Bramble, Chair

On motion of Senator Hillyard, the Senate voted to approve the appointment of Mr. Jaceson Maughan on the following roll call vote:

Yeas, 25; Nays, 0; Absent or not voting, 4.

Voting in the affirmative were: Senators

Adams	Anderegg	Bramble	Buxton
Dabakis	Davis	Dayton	Fillmore
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson
Mayne	Millner	Okerlund	Shiozawa
Thatcher	Van Tassell	Vickers	Weiler
Niederhauser			

Absent or not voting were: Senators

Christensen	Escamilla	Stephenson	Stevenson
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COMMITTEE OF THE WHOLE

On motion of Senator Okerlund, Jaceson Maughan spoke in Committee of the Whole.

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

SECOND READING CALENDAR

S.B. 12, EXPUNGEMENT AMENDMENTS, was read the second time. Senator Thatcher explained the bill. Senators Hillyard, Davis, and Bramble commented. The bill passed second reading on the following roll call:

Yeas, 27; Nays, 0; Absent or not voting, 2.

Voting in the affirmative were: Senators

Anderegg	Bramble	Buxton	Christensen
Davis	Dayton	Escamilla	Fillmore
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson

Mayne	Millner	Okerlund	Shiozawa
Stephenson	Stevenson	Thatcher	Van Tassell
Vickers	Weiler	Niederhauser	

Absent or not voting were: Senators

Adams	Dabakis
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On motion of Senator Dayton, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Dayton, under suspension of the rules, **S.B. 13**, AMENDMENTS TO ELECTION LAW, was considered read the second and third times. Senator Dayton explained the bill. Senator Hillyard commented. The bill passed on the following roll call:

Yeas, 27; Nays, 0; Absent or not voting, 2.**Voting in the affirmative were:** Senators

Anderegg	Bramble	Buxton	Christensen
Davis	Dayton	Escamilla	Fillmore
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson
Mayne	Millner	Okerlund	Shiozawa
Stephenson	Stevenson	Thatcher	Van Tassell
Vickers	Weiler	Niederhauser	

Absent or not voting were: Senators

Adams	Dabakis
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S.B. 13 was transmitted to the House.

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On motion of Senator Harper, **S.B. 14**, EMERGENCY TELEPHONE SERVICE AMENDMENTS, was read the second time and circled.

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On motion of Senator Mayne, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Mayne, under suspension of the rules, **S.B. 18**, FIREFIGHTERS' DISABILITY RETIREMENT BENEFIT AMENDMENTS,

was considered read the second and third times. Senator Mayne explained the bill. The bill passed on the following roll call:

Yeas, 28; Nays, 0; Absent or not voting, 1.

Voting in the affirmative were: Senators

Adams	Anderegg	Bramble	Buxton
Christensen	Davis	Dayton	Escamilla
Fillmore	Harper	Hemmert	Henderson
Hillyard	Hinkins	Ipson	Iwamoto
Knudson	Mayne	Millner	Okerlund
Shiozawa	Stephenson	Stevenson	Thatcher
Van Tassell	Vickers	Weiler	Niederhauser

Absent or not voting was: Senator

Dabakis

S.B. 18 was transmitted to the House.

* * *

On motion of Senator Dayton, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Dayton, under suspension of the rules, **S.B. 19**, RETIREMENT SYSTEMS PAYMENTS TO SURVIVORS AMENDMENTS, was considered read the second and third times. Senator Dayton explained the bill. The bill passed on the following roll call:

Yeas, 27; Nays, 0; Absent or not voting, 2.

Voting in the affirmative were: Senators

Adams	Anderegg	Bramble	Buxton
Christensen	Davis	Dayton	Escamilla
Fillmore	Harper	Hemmert	Henderson
Hillyard	Hinkins	Ipson	Iwamoto
Knudson	Mayne	Millner	Okerlund
Shiozawa	Stephenson	Thatcher	Van Tassell
Vickers	Weiler	Niederhauser	

Absent or not voting were: Senators

Dabakis Stevenson

S.B. 19 was transmitted to the House.

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COMMITTEE OF THE WHOLE

On motion of Senator Okerlund, the Legislature resolved itself into a Committee of the Whole for the purpose of hearing from Chief Justice Matthew B. Durrant, Utah Supreme Court.

STATE OF THE JUDICIARY

REMARKS BY CHIEF JUSTICE MATTHEW B. DURRANT

I always count it a great privilege to stand before this body. Seeing you reminds me it is no accident that Utah is widely regarded as the best-managed state in the country. And it is an opportunity to thank you for the sacrifice of time and money you make to serve the citizens of our great state.

I'm here with my colleagues, Associate Chief Justice Thomas Lee, Justice Christine Durham, Justice Deno Himonas, and Justice John Pearce. It is my good fortune to serve with four individuals whom I respect deeply not only as jurists, but as human beings. And we are pleased to be joined by members of our judicial council, who are sitting in the gallery along with Elaine Becker, the lovely wife of Dan Becker, our state court administrator. Dan is retiring this May after 22 years of service. That means he has assisted in preparing 21 state of the judiciary addresses, and this is his last.

This observation caused us both to become a bit nostalgic as we discussed my comments to you today, and he dug up a copy of a state of the judiciary address that Chief Justice Michael Zimmerman gave early in Dan's tenure. The year was 1997, twenty years ago. That speech was memorable in that the chief justice spoke to you wearing only a business suit, not his judicial robe. He did it to illustrate that as chief justice he served in two distinct roles, one a judicial role as the chief justice of the supreme court, and the other an administrative role as chair of the judicial council, the role he assumed that day. I considered doing the same and speaking before you without my robe, but thought better of it when I realized that I'm still wearing the same cheap suit I was wearing twenty years ago. It's a suit that looks much better when covered by a robe. Also, I'm told that the robe flatters my figure.

Dan's retirement after over two decades of service, has caused me to reflect on just how much things have changed in that time—in the legislature, in our culture, and in our courts.

As for the legislature, two decades ago, in 1997, only seven of you were serving in this body – Senators Hillyard and Howard Stephenson, and then

Representatives Arent, Davis, Dayton, Harper and Knudson. That was so long ago that even Orrin Hatch had only just begun his service as a United States Senator. No, check that . . . he was just beginning his third decade in the Senate. And I guess there goes my shot at that open U.S. Supreme Court appointment.

As for our culture, it was about twenty years ago that Michael Jordan pushed off to vault the Chicago Bulls to an NBA championship over the Jazz. I know there are some who argue that he did not push off, but after much consideration I am now prepared to rule. He pushed off. And if you think I don't have the power to decide that, you haven't read the Utah Constitution.

And there have been so many technological changes. For instance, today you can meet your future wife or husband through a computer. Twenty years ago you had to meet him or her at a church dance or in a bar. In my case, it was a bar—the salad bar at the BYU cafeteria.

Our courts have changed just as much as our broader culture. In 1997, we were just beginning to undertake non-traditional responsibilities. We were asked to do work previously done by social service organizations or not done at all. Clerks were charged with assisting parties in filling out domestic violence protective orders, the courts became responsible for the Office of the Guardian ad Litem, and judges were starting to look at a person's underlying behavioral health problem, not just the charge that brought them into court. Our first drug courts began in 1996. At that time we were just initiating alternative dispute resolution, but only in a few civil cases.

And we were piloting a new information case management system, called CORIS. We were also piloting an education program for divorcing parents. We took pride in the services we provided unrepresented parties through our Quick Court Kiosks. They met a real need, even though back then most cases had attorneys on both sides. And twenty years ago, the juvenile justice task force was working on juvenile justice reform in response to a surge in gang violence.

Now fast forward twenty years. The dispassionate magistrate model of judging, in which, as described by Chief Justice John Roberts, judges call balls and strikes, has in part been replaced by a model where our trial court judges, in addition to calling balls and strikes, also in some case—such as those in our drug, mental health, and veterans courts—take on the role of coaches, encouraging success and supervising the delivery of supportive services.

The management of our court system has moved to one driven by data-based decisions, accountability, and transparency, with our performance posted on-line for all to see. We have gone from piloting CORIS to becoming a completely

electronic system in our justice, juvenile, and district courts statewide, the first state in the country to achieve this.

Twenty years ago, both the public and attorneys were required to drive to the courthouse to do their work, which, particularly in rural areas, was a significant burden. Now they can simply file and access court records and documents remotely.

Those drug courts that were a pilot project in one district and in one juvenile court back in 1997 are now in every judicial district for both adults and juveniles. And the success of drug courts has led to mental health courts and veterans courts. Divorce education is now mandatory in all divorce cases where children are involved, and we also offer a divorce orientation program, and a program that focuses on children in divorce.

The number of self-represented parties has grown exponentially in the last twenty years. Now, cases with attorneys on both sides are the exception. In the majority of cases we see parties without lawyers on at least one side, and often both parties are unrepresented. Back then, mediation was limited to civil cases. Now we also routinely use mediation in child welfare, domestic, landlord-tenant, victim-offender, truancy, and debt collection cases.

Those kiosks that we used to have in our courthouses have been replaced by an internet-based service, our Online Court Assistance Program. And we have dramatically increased the services available for self-represented parties, including a court-based self-help center that assisted over 20,000 people last year.

Twenty years ago, justice courts worked largely in isolation. Now our centralized administrative office provides them with training, audit, legal, and technology services. We have made all of our courts more transparent to the public through video coverage of court proceedings. And our juvenile courts have moved from hearings that were entirely closed to the public to proceedings that are presumed open to the media and the public. During these twenty years, we have moved from using court reporters to an all-digital court recording environment, which has saved considerable cost and sped the process of generating transcripts. Further, with your support, twenty-two new courthouses have opened and many others have been remodeled, ensuring that the work of justice can be done in surroundings reflecting its importance.

One overarching change that we have made in our court system over the past twenty years is that rather than simply being guided by tradition (that is, by the notion that we ought to simply keep doing what we have always done), we have

tried to see our court system and our responsibility as judges in a different way. Instead of being guided by tradition, anecdote, or “gut instinct,” we are guided by research, data, and evidence about what works. This new evidence-based way of approaching our jobs as judges and of discharging our obligations as a court system permeates every aspect of what we do. We have earnestly sought to make all of our services and our administrative and judicial practices, including sentencing, evidence based.

The Justice Reinvestment Initiative is a reflection of this evidence-based approach. It is founded upon the consensus research that tells us the best way to rehabilitate most offenders, and thereby better protect society, is to substitute treatment for incarceration. In our state’s current efforts to reform our juvenile justice system, and as we reevaluate our pre-trial release practices, once more we look to the data, to the research, to what we know works.

We also know that sometimes what works for the public is easier and more timely access to our judicial system. Two ways in which we have addressed access to the courts are the online court assistance program and self-help center that I’ve already mentioned, but we are also developing two other initiatives intended to increase the availability of legal assistance and access to our courts. In three areas where the lack of affordable legal assistance is especially acute—domestic cases, landlord-tenant disputes, and eviction cases—we are developing a very promising market-based solution, effectively creating a new profession—Licensed Paralegal Practitioners.

These LPP’s will be non-lawyers authorized to offer certain legal services that to this point only a lawyer could provide. They will be required to be specially trained and certified, which will involve an extensive curriculum of course work, and they will also be required to pass a test in each of the practice areas I mentioned. These individuals will provide, on a more limited basis than a lawyer, legal services at a substantially reduced cost. So more people will be able to afford and receive the legal assistance they need.

We are also very excited about the progress we have made in another innovative initiative, Online Dispute Resolution. Here again, we are a national leader. When operational later this year, this new process will allow citizens to evaluate, negotiate, and, if necessary, litigate their small claims case completely on the internet. They will be able to have settlement discussions, exchange documents, and in those cases where it is required, enlist the services of a mediator or a judge. All on-line, and on their schedule, not the court’s.

The courts have taken the initiative on these issues, but let me now address a few topics that will be before the legislature this session. As I mentioned earlier, in

1997 we were focused on juvenile justice reform. Well, the state is again focused on that issue. That earlier reform movement was driven by gang violence. Now the effort is driven by data, data that informs us as to how we can best address the problem of juvenile delinquency. A study committee, through CCJJ, is advancing a number of reforms, and we support the concepts underlying these reforms. We will have suggestions on how this proposal can be improved, but my chief concern in this respect is funding. And I would put it this way, if the juvenile justice reform proposal cannot be adequately funded, and we sincerely hope that is possible, I think the better course would be to defer it to next year so that the reforms can be matched to the resources.

This is a lesson I think that we have all learned from the Justice Reinvestment Initiative. JRI was and remains the right policy decision, an evidence-based policy decision, and I commend this body for its wisdom in passing that initiative. But it was predicated on the idea that in appropriate cases, the far better response to criminal behavior is treatment rather than incarceration, the idea that in the long run our society is safer and the cost savings are significant if we can somehow shut the revolving door that leads those addicted to drugs to end up back in jail or prison time and time again.

But the treatment side of JRI has yet to be adequately addressed. I encourage you to find a way to complete the entire JRI package and allow this significant reform to cross the finish line. The successes that all of us are hoping for depend on this last critical piece of the puzzle being in place.

One final request, this one for *our* budget. I urge you to create a new district court judgeship in our fifth judicial district—the rapidly growing southwest part of our state. For several years our workload has been such in that district that it is essential to add an additional judge. And for the first time in decades, our projections show this as the last hotspot that can't be addressed in other ways. We believe this will be the last new judge we request for a number of years to come.

Now, finally, just a word about our retiring court administrator, Dan Becker. In Utah we are fortunate to have a court system that has become a national exemplar. During my tenure as chief I have seized upon every opportunity to brag about our judges and our court system. I often make the case that we are the best judiciary in the country. I did this recently at our annual judicial conference, which was attended by the President of the National Center for State Courts, the sister organization to your National Conference of State Legislatures.

As I spoke, I wondered if, in her eyes, I was overstating my case. And in fact when she stood up, my fear seemed to be realized. She began by saying, "Chief Justice Durrant has it wrong." But then she went on to say that Utah's judiciary is

not just regarded as the best in the nation, but as a model internationally. She added that when people ask her which judicial system is the best organized, most efficient, and best managed among all the states, the answer is easy—it's Utah. She said that who might be second or third is more difficult to say, but never who is the best.

Now, one of the reasons for this is that we have extraordinarily talented and qualified judges, largely because of the foresight and wisdom of this body over three decades ago. It was then that you adopted a process for the selection of judges that is focused on merit, a process that yields the best and brightest from among the legal profession to serve as our judges. And for that I thank you.

As I mentioned, many things have changed in the last 20 years—in the legislature, in our culture, and in our courts. But one constant for the judiciary, and another significant reason for our remarkable national reputation, is that during those years we have had as our court administrator a man who is a true visionary. A man who has earnestly worked each day of the last 22 years to effect the changes in Utah's courts that I have described, and many more. And he has done all this so that the judicial branch of our government could better fulfill its constitutional role and better serve the citizens of Utah. We all owe an enormous debt of gratitude to Dan Becker for his dedicated service. In conclusion, I wish you a productive session, and I hope you will join me in thanking Dan for his extraordinary contribution.

* * *

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

On motion of Senator Davis, the Senate voted to spread Chief Justice Durrant's words upon the pages of the Senate Journal.

SECOND READING CALENDAR

On motion of Senator Hemmert, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Hemmert, under suspension of the rules, **S.B. 20, PHASED RETIREMENT AMENDMENTS**, was considered read the second and third times. Senator Hemmert explained the bill. The bill passed on the following roll call:

Yeas, 24; Nays, 0; Absent or not voting, 5.

Voting in the affirmative were: Senators

Anderegg	Bramble	Buxton	Christensen
Davis	Dayton	Fillmore	Harper

Hemmert	Henderson	Hillyard	Hinkins
Ipson	Iwamoto	Knudson	Mayne
Millner	Okerlund	Shiozawa	Stephenson
Thatcher	Vickers	Weiler	Niederhauser

Absent or not voting were: Senators

Adams	Dabakis	Escamilla	Stevenson
Van Tassell			

S.B. 20 was transmitted to the House.

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S.B. 21, RETIREMENT SYSTEMS AMENDMENTS, was read the second time. Senator Hemmert explained the bill.

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

1st Sub. S.B. 21 Retirement System Amendments (Sen. Hemmert)

Senator Davis commented. The bill passed second reading on the following roll call:

Yeas, 21; Nays, 0; Absent or not voting, 8.

Voting in the affirmative were: Senators

Anderegg	Buxton	Christensen	Davis
Dayton	Fillmore	Harper	Hemmert
Henderson	Hillyard	Hinkins	Ipson
Knudson	Millner	Okerlund	Shiozawa
Stevenson	Thatcher	Van Tassell	Weiler
Niederhauser			

Absent or not voting were: Senators

Adams	Bramble	Dabakis	Escamilla
Iwamoto	Mayne	Stephenson	Vickers

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S.B. 22, UTAH COMMISSION ON AGING SUNSET AMENDMENTS, was read the second time. Senator Shiozawa explained the bill. The bill passed second reading on the following roll call:

Yeas, 22; Nays, 0; Absent or not voting, 7.

Voting in the affirmative were: Senators

Adams	Buxton	Christensen	Davis
Dayton	Fillmore	Harper	Hemmert
Henderson	Hillyard	Hinkins	Ipson
Knudson	Millner	Okerlund	Shiozawa
Stevenson	Thatcher	Van Tassell	Vickers
Weiler	Niederhauser		

Absent or not voting were: Senators

Anderegg	Bramble	Dabakis	Escamilla
Iwamoto	Mayne	Stephenson	

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On motion of Senator Van Tassell, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Van Tassell, under suspension of the rules, **S.B. 25**, MOTOR CARRIER AMENDMENTS, was considered read the second and third times. Senator Van Tassell explained the bill. The bill passed on the following roll call:

Yeas, 22; Nays, 0; Absent or not voting, 7.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Fillmore	Harper
Hemmert	Henderson	Hillyard	Hinkins
Knudson	Millner	Okerlund	Shiozawa
Stevenson	Thatcher	Van Tassell	Vickers
Weiler	Niederhauser		

Absent or not voting were: Senators

Bramble	Dabakis	Escamilla	Ipson
Iwamoto	Mayne	Stephenson	

S.B. 25 was transmitted to the House.

* * *

On motion of Senator Harper, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Harper, under suspension of the rules, **S.B. 26**, TRANSPORTATION DIVISIONS AND STRUCTURE AMENDMENTS, was considered read the second and third times. Senator Harper explained the bill. The bill passed on the following roll call:

Yeas, 23; Nays, 0; Absent or not voting, 6.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Fillmore	Harper
Hemmert	Henderson	Hillyard	Ipson
Iwamoto	Knudson	Millner	Okerlund
Shiozawa	Stevenson	Thatcher	Van Tassell
Vickers	Weiler	Niederhauser	

Absent or not voting were: Senators

Bramble	Dabakis	Escamilla	Hinkins
Mayne	Stephenson		

S.B. 26 was transmitted to the House.

* * *

On motion of Senator Harper, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Harper, under suspension of the rules, **S.B. 27**, MOTOR VEHICLE ACCIDENT COST RECOVERY, was considered read the second and third times. Senator Harper explained the bill. The bill passed on the following roll call:

Yeas, 24; Nays, 0; Absent or not voting, 5.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Davis
Dayton	Fillmore	Harper	Hemmert
Henderson	Hillyard	Hinkins	Ipson
Iwamoto	Knudson	Mayne	Millner
Okerlund	Shiozawa	Stevenson	Thatcher
Van Tassell	Vickers	Weiler	Niederhauser

Absent or not voting were: Senators

Bramble	Christensen	Dabakis	Escamilla
Stephenson			

S.B. 27 was transmitted to the House.

* * *

On motion of Senator Vickers, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Vickers, under suspension of the rules, **S.B. 28, REPEAL OF HEALTH AND HUMAN SERVICES REPORTS**, was considered read the second and third times. Senator Vickers explained the bill. The bill passed on the following roll call:

Yeas, 24; Nays, 0; Absent or not voting, 5.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Davis
Dayton	Fillmore	Harper	Hemmert
Henderson	Hillyard	Hinkins	Ipson
Iwamoto	Knudson	Mayne	Millner
Okerlund	Shiozawa	Stevenson	Thatcher
Van Tassell	Vickers	Weiler	Niederhauser

Absent or not voting were: Senators

Bramble	Christensen	Dabakis	Escamilla
Stephenson			

S.B. 28 was transmitted to the House.

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On motion of Senator Henderson, **S.B. 30, INSURANCE PREMIUM TAX AMENDMENTS**, was read the second time and circled.

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On motion of Senator Ipson, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Ipson, under suspension of the rules, **S.B. 31, PROTECTION OF LAW ENFORCEMENT OFFICERS’ PERSONAL INFORMATION**, was considered read the second and third times. Senator Ipson explained the bill. Senator Hillyard commented. The bill passed on the following roll call:

Yeas, 24; Nays, 0; Absent or not voting, 5.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Fillmore	Harper
Hemmert	Henderson	Hillyard	Hinkins
Ipson	Iwamoto	Mayne	Millner
Okerlund	Shiozawa	Stevenson	Thatcher
Van Tassell	Vickers	Weiler	Niederhauser

Absent or not voting were: Senators

Bramble	Dabakis	Escamilla	Knudson
Stephenson			

S.B. 31 was transmitted to the House.

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On motion of Senator Okerlund, **S.B. 33**, CONSUMER PROTECTION REVISIONS, was read the second time and circled.

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On motion of Senator Millner, **S.B. 34**, COMPETENCY-BASED EDUCATION FUNDING, was read the second time and circled.

* * *

On motion of Senator Harper, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Harper, under suspension of the rules, **S.B. 36**, DEPARTMENT OF TRANSPORTATION AMENDMENTS, was considered read the second and third times. Senator Harper explained the bill. The bill passed on the following roll call:

Yeas, 25; Nays, 0; Absent or not voting, 4.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Escamilla	Fillmore
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson
Millner	Okerlund	Shiozawa	Stevenson
Thatcher	Van Tassell	Vickers	Weiler
Niederhauser			

Absent or not voting were: Senators

Bramble	Dabakis	Mayne	Stephenson
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S.B. 36 was transmitted to the House.

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On motion of Senator Thatcher, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Thatcher, under suspension of the rules, **S.B. 37**, STATEWIDE CRISIS LINE, was considered read the second and third times. Senator Thatcher explained the bill. Senator Okerlund commented. The bill passed on the following roll call:

Yeas, 26; Nays, 0; Absent or not voting, 3.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Escamilla	Fillmore
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson
Mayne	Millner	Okerlund	Shiozawa
Stevenson	Thatcher	Van Tassell	Vickers
Weiler	Niederhauser		

Absent or not voting were: Senators

Bramble	Dabakis	Stephenson
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S.B. 37 was transmitted to the House.

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On motion of Senator Harper, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Harper, under suspension of the rules, **S.B. 38**, SPECIALIZED LICENSE PLATE AMENDMENTS, was considered read the second and third times. Senator Harper explained the bill. The bill passed on the following roll call:

Yeas, 25; Nays, 0; Absent or not voting, 4.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Escamilla	Fillmore

Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson
Mayne	Millner	Okerlund	Shiozawa
Thatcher	Van Tassell	Vickers	Weiler
Niederhauser			

Absent or not voting were: Senators

Bramble	Dabakis	Stephenson	Stevenson
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S.B. 38 was transmitted to the House.

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On motion of Senator Harper, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Harper, under suspension of the rules, **S.B. 39**, ROAD CLASSIFICATION AMENDMENTS, was considered read the second and third times. Senator Harper explained the bill. The bill passed on the following roll call:

Yeas, 24; Nays, 0; Absent or not voting, 5.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Escamilla	Fillmore
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson
Mayne	Okerlund	Shiozawa	Thatcher
Van Tassell	Vickers	Weiler	Niederhauser

Absent or not voting were: Senators

Bramble	Dabakis	Millner	Stephenson
Stevenson			

S.B. 39 was transmitted to the House.

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S.B. 41, STATEHIGHWAY SYSTEM AMENDMENTS, was read the second time. Senator Harper explained the bill.

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

1st Sub. S.B. 41 State Highway System Amendments (Sen. Harper)

Senator Hillyard commented. The bill passed second reading on the following roll call:

Yeas, 24; Nays, 0; Absent or not voting, 5.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Escamilla	Fillmore
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson
Mayne	Okerlund	Shiozawa	Thatcher
Van Tassell	Vickers	Weiler	Niederhauser

Absent or not voting were: Senators

Bramble	Dabakis	Millner	Stephenson
Stevenson			

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On motion of Senator Harper, the Senate, by a two-thirds majority, voted to suspend the constitutional three readings requirement.

On motion of Senator Harper, under suspension of the rules, **S.B. 42, DUI IMPOUND FEE REFUND AMENDMENTS**, was considered read the second and third times. Senator Harper explained the bill. The bill passed on the following roll call:

Yeas, 24; Nays, 0; Absent or not voting, 5.

Voting in the affirmative were: Senators

Adams	Anderegg	Buxton	Christensen
Davis	Dayton	Escamilla	Fillmore
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Knudson
Mayne	Okerlund	Shiozawa	Thatcher
Van Tassell	Vickers	Weiler	Niederhauser

Absent or not voting were: Senators

Bramble	Dabakis	Millner	Stephenson
Stevenson			

S.B 42 was transmitted to the House.

COMMUNICATIONS FROM THE HOUSE

Mr. President:

January 23, 2017

The House passed **H.B. 31**, UTAH HEALTH CARE WORKFORCE FINANCIAL ASSISTANCE PROGRAM REAUTHORIZATION, by Representative E. Redd, and it is transmitted for consideration; and

The House passed **H.B. 33**, MERCURY SWITCH REMOVAL ACT REAUTHORIZATION, by Representative L. Perry, and it is transmitted for consideration; and

The House passed **H.B. 34**, EMPLOYMENT SECURITY ACT SUNSET EXTENSION, by Representative R. Edwards, and it is transmitted for consideration; and

The House passed, as amended, **H.B. 38**, STATUTORY REQUIRED REPORTS AMENDMENTS, by Representative V. Peterson, and it is transmitted for consideration.

Sandy D. Tenney, Chief Clerk

Communications filed. The bills were read the first time by short title and referred to the Rules Committee.

* * *

On motion of Senator Okerlund, and at 4:15 p.m., the Senate adjourned until 11:00 a.m., Tuesday, January 4, 2017.

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H.B. 33 — MERCURY SWITCH REMOVAL ACT REAUTHORIZATION (*L. Perry*)
 Read the first time by short title and referred to Rules Committee 50

H.B. 34 — EMPLOYMENT SECURITY ACT SUNSET EXTENSION (*R. Edwards*)
 Read the first time by short title and referred to Rules Committee 50

H.B. 38 — STATUTORY REQUIRED REPORTS AMENDMENTS (*V. Peterson*)
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S.B. 1 — PUBLIC EDUCATION BASE BUDGET AMENDMENTS (*L. Hillyard*)
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 Placed on calendar 31
 Read the second and third times 41
 Transmitted to the House 42

S.B. 21 — RETIREMENT SYSTEMS AMENDMENTS (<i>D. Hemmert</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Placed on calendar	31
Read the second time	42
Substituted	42
S.B. 22 — UTAH COMMISSION ON AGING SUNSET AMENDMENTS (<i>B. Shiozawa</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Placed on calendar	31
Read the second time	42
S.B. 23 — SALES TAX EXEMPTION FOR GUIDES AND OUTFITTERS (<i>M. Dayton</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Assigned to standing committee	31
S.B. 24 — NATURAL GAS HEAVY DUTY TAX CREDIT AMENDMENTS (<i>D. Hemmert</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Assigned to standing committee	31
S.B. 25 — MOTOR CARRIER AMENDMENTS (<i>K. Van Tassell</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Placed on calendar	31
Read the second and third times	43
Transmitted to the House	43
S.B. 26 — TRANSPORTATION DIVISIONS AND STRUCTURE AMENDMENTS (<i>W. Harper</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Placed on calendar	31
Read the second and third times	44
Transmitted to the House	44
S.B. 27 — MOTOR VEHICLE ACCIDENT COST RECOVERY (<i>W. Harper</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Placed on calendar	32
Read the second and third times	44
Transmitted to the House	45
S.B. 28 — REPEAL OF HEALTH AND HUMAN SERVICES REPORTS (<i>E. Vickers</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Placed on calendar	32
Read the second and third times	45
Transmitted to the House	45
S.B. 29 — UTAH MARRIAGE COMMISSION AMENDMENTS (<i>A. Christensen</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Assigned to standing committee	30
S.B. 30 — INSURANCE PREMIUM TAX AMENDMENTS (<i>C. Bramble</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Placed on calendar	32
Read the second time	45
Circled	45
S.B. 31 — PROTECTION OF LAW ENFORCEMENT OFFICERS' PERSONAL INFORMATION (<i>D. Ipson</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Placed on calendar	32
Read the second and third times	45
Transmitted to the House	46
S.B. 32 — CHILD WELFARE AUDITING AMENDMENTS (<i>G. Davis</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	29
S.B. 33 — CONSUMER PROTECTION REVISIONS (<i>C. Bramble</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Placed on calendar	32
Read the second time	46
Circled	46
S.B. 34 — COMPETENCY-BASED EDUCATION FUNDING (<i>A. Millner</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Placed on calendar	32
Read the second time	46
Circled	46
S.B. 35 — VETERANS TUITION GAP PROGRAM ACT AMENDMENTS (<i>L. Escamilla</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	29
S.B. 36 — DEPARTMENT OF TRANSPORTATION AMENDMENTS (<i>W. Harper</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Placed on calendar	32
Read the second and third times	46
Transmitted to the House	47

S.B. 37 — STATEWIDE CRISIS LINE (*D. Thatcher*)
 Read the first time by short title and referred to the Rules Committee. 23
 Placed on calendar 32
 Read the second and third times 47

S.B. 38 — SPECIALIZED LICENSE PLATE AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 23
 Placed on calendar 32
 Read the second and third times 47
 Transmitted to the House 48

S.B. 39 — ROAD CLASSIFICATION AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 23
 Placed on calendar 32
 Read the second and third times 48
 Transmitted to the House 48

S.B. 40 — SCHOOL BUS INSPECTION REVISIONS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 23
 Assigned to standing committee 31

S.B. 41 — STATE HIGHWAY SYSTEM AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 23
 Placed on calendar 32
 Read the second time 48
 Substituted 48

S.B. 42 — DUI IMPOUND FEE REFUND AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 23
 Placed on calendar 32
 Read the second and third times 49
 Transmitted to the House 49

S.B. 43 — PROPERTY ASSESSMENT AMENDMENTS (*D. Henderson*)
 Read the first time by short title and referred to the Rules Committee. 23
 Assigned to standing committee 31

S.B. 44 — DENTAL INSURANCE AMENDMENTS (*A. Christensen*)
 Read the first time by short title and referred to the Rules Committee. 23
 Assigned to standing committee 28

S.B. 45 — RETAIL WATER LINE DISCLOSURE AMENDMENTS (*K. Mayne*)
 Read the first time by short title and referred to the Rules Committee. 23
 Assigned to standing committee 29

S.B. 46 — MEDICAID EXPANSION AMENDMENTS (*G. Davis*)
 Read the first time by short title and referred to the Rules Committee. 24

S.B. 47 — CONTINUING EDUCATION FOR CONTRACTORS (*K. Mayne*)
 Read the first time by short title and referred to the Rules Committee. 24

S.B. 48 — NURSE LICENSURE COMPACT (*E. Vickers*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 28

S.B. 49 — PURPOSE OF MINIMUM SCHOOL PROGRAM (*L. Fillmore*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 29

S.B. 50 — AUTOMOBILE INSURANCE REGISTRY AMENDMENTS (*L. Fillmore*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 28

S.B. 51 — DENTAL MANAGED CARE AMENDMENTS (*A. Christensen*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 30

S.B. 52 — RENTAL AMENDMENTS (*L. Fillmore*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 28

S.B. 53 — LIS PENDENS AMENDMENTS (*T. Weiler*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 30

S.B. 54 — ADOPTION REVISIONS (*T. Weiler*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 30

S.B. 55 — INSURANCE AND SERVICE CONTRACT AMENDMENTS (*C. Bramble*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 28

S.B. 56 — ANIMAL SHELTER AMENDMENTS (*P. Knudson*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 29

S.B. 57 — WORKERS' COMPENSATION RELATED PREMIUM ASSESSMENTS (<i>K. Mayne</i>)	
Read the first time by short title and referred to the Rules Committee.	24
Assigned to standing committee	28
S.B. 58 — UNIFORM VOIDABLE TRANSACTIONS ACT (<i>L. Hillyard</i>)	
Read the first time by short title and referred to the Rules Committee.	24
Assigned to standing committee	30
S.B. 59 — STUDENTS WITH DISABILITIES EVALUATION AMENDMENTS (<i>G. Davis</i>)	
Read the first time by short title and referred to the Rules Committee.	24
Assigned to standing committee	29
S.B. 60 — SCHOOL DISTRICT AMENDMENTS (<i>G. Davis</i>)	
Read the first time by short title and referred to the Rules Committee.	24
Assigned to standing committee	29
S.B. 61 — STUDENTS WITH DISABILITIES ACCOMMODATIONS FUNDING (<i>G. Davis</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	29
S.B. 62 — WORKERS' COMPENSATION WAIVERS (<i>K. Mayne</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	28
S.B. 63 — NONPROFIT CORPORATION AMENDMENTS – WATER COMPANIES (<i>M. Dayton</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 64 — STUDENT SCHOLARSHIP AMENDMENTS (<i>L. Fillmore</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	29
S.B. 65 — POSTAL FACILITIES AND GOVERNMENT SERVICES (<i>K. Mayne</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	29
S.B. 66 — ADMINISTRATIVE LAW JUDGE AMENDMENTS (<i>M. Dayton</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 67 — HUNTING MENTOR PROGRAM (<i>A. Christensen</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 68 — IMPUTED INCOME AMENDMENTS (<i>J. Anderegg</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 69 — NOTIFICATION REQUIREMENTS FOR BALLOT PROPOSALS (<i>J. Anderegg</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	29
S.B. 70 — ASSET FORFEITURE TRANSPARENCY AMENDMENTS (<i>H. Stephenson</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 71 — CRIMINAL ACCOUNTS RECEIVABLE AMENDMENTS (<i>D. Thatcher</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 72 — VICTIM SELECTION PENALTY ENHANCEMENTS (<i>D. Thatcher</i>)	
Read the first time by short title and referred to the Rules Committee.	25
S.B. 73 — ACUPUNCTURE LICENSING ACT AMENDMENTS (<i>D. Hinkins</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	28
S.B. 74 — MEDICAL INTERPRETER AMENDMENTS (<i>L. Escamilla</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	28
S.B. 75 — CHILD WELFARE AMENDMENTS (<i>L. Fillmore</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 76 — POST-CONVICTION DNA TESTING AMENDMENTS (<i>L. Hillyard</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	30
S.B. 77 — VEHICLE SAFETY INSPECTION AMENDMENTS (<i>D. Ipson</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	29
S.B. 78 — TEACHER PEDAGOGICAL ASSESSMENT (<i>A. Millner</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	29

S.B. 79 — WASTE MANAGEMENT AMENDMENTS (*J. S. Adams*)
 Read the first time by short title and referred to the Rules Committee. 26
 Assigned to standing committee 30

S.B. 80 — SCHOOL FUNDING AMENDMENTS (*L. Fillmore*)
 Read the first time by short title and referred to the Rules Committee. 26
 Assigned to standing committee 29

S.B. 81 — LOCAL GOVERNMENT LICENSING AMENDMENTS (*J. Anderegg*)
 Read the first time by short title and referred to the Rules Committee. 26
 Assigned to standing committee 29

S.B. 82 — LIBRARY TECHNOLOGY USE AMENDMENTS (*T. Weiler*)
 Read the first time by short title and referred to the Rules Committee. 26
 Assigned to standing committee 29

S.B. 83 — SALES TAX NOTIFICATION AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 26
 Assigned to standing committee 31

S.B. 84 — LEGISLATIVE PROCEDURE AMENDMENTS (*J. Anderegg*)
 Read the first time by short title and referred to the Rules Committee. 26

S.B. 85 — AMENDMENTS TO CHILD WELFARE (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 26
 Assigned to standing committee 30

S.B. 86 — EDUCATION – ACCREDITATION AMENDMENTS (*L. Fillmore*)
 Read the first time by short title and referred to the Rules Committee. 26
 Assigned to standing committee 29

S.B. 87 — CIVIL ASSET FORFEITURE REVISIONS (*D. Thatcher*)
 Read the first time by short title and referred to the Rules Committee. 26

S.B. 88 — MEDICAID HOUSING COORDINATOR (*J. Iwamoto*)
 Read the first time by short title and referred to the Rules Committee. 26

S.B. 89 — ADOPTION AGENCY AMENDMENTS (*L. Escamilla*)
 Read the first time by short title and referred to the Rules Committee. 26

S.B. 90 — VEHICLE INSPECTION AND REGISTRATION AMENDMENTS (*J. Anderegg*)
 Read the first time by short title and referred to the Rules Committee. 26

S.B. 91 — NATIVE AMERICAN CHILD WELFARE AMENDMENTS (*K. Van Tassell*)
 Read the first time by short title and referred to the Rules Committee. 27

S.B. 92 — WORKERS’ COMPENSATION FUND REVISIONS (*C. Bramble*)
 Read the first time by short title and referred to the Rules Committee. 27

S.B. 93 — PROPERTY TAX ASSESSMENT NOTICE AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 27

S.B. 94 — LOCAL DISTRICT REVISIONS (*L. Fillmore*)
 Read the first time by short title and referred to the Rules Committee. 27

S.B. 95 — AIR AMBULANCE AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 27

S.B. 96 — UNSECURED LOAD AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 27

S.B. 97 — PUBLIC MEETING MINUTES AMENDMENTS (*K. Van Tassell*)
 Read the first time by short title and referred to the Rules Committee. 27

S.C.R. 1 — CONCURRENT RESOLUTION ON INCREASING PAY FOR CERTAIN PUBLIC SAFETY OFFICERS AND
 FIREFIGHTERS (*T. Weiler*)
 Read the first time by short title and referred to the Rules Committee. 27
 Assigned to standing committee 30

S.C.R. 2 — CONCURRENT RESOLUTION ON AIR AMBULANCE PROVIDERS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 27
 Assigned to standing committee 30

S.C.R. 3 — CONCURRENT RESOLUTION REQUESTING THE DEPARTMENT OF ENERGY ADEQUATELY FUND THE
 URANIUM MILL TAILINGS REMEDIAL ACTION PROJECT (*D. Hinkins*)
 Read the first time by short title and referred to the Rules Committee. 27
 Assigned to standing committee 30

S.C.R. 4 — CONCURRENT RESOLUTION HONORING COLONEL GAIL SEYMOUR HALVORSEN (*D. Henderson*)
 Read the first time by short title and referred to the Rules Committee. 27
 Assigned to standing committee 29

S.J.R. 1 — JOINT RULES RESOLUTION ON FUNDING MIX DETERMINATIONS (*J. Stevenson*)
 Read the first time by short title and referred to the Rules Committee. 27
 Assigned to standing committee 29

S.J.R. 2 — JOINT RESOLUTION ENCOURAGING THE EMPLOYMENT OF UTAH WORKERS FOR AIRPORT REDEVELOPMENT EFFORTS (*K. Mayne*)
 Read the first time by short title and referred to the Rules Committee. 27
 Assigned to standing committee 28

S.J.R. 3 — JOINT RESOLUTION ON COMMERCIAL DRIVING (*K. Van Tassell*)
 Read the first time by short title and referred to the Rules Committee. 28
 Assigned to standing committee 31

S.J.R. 4 — JOINT RESOLUTION AMENDING RULES OF EVIDENCE – VICTIM SELECTION (*D. Thatcher*)
 Read the first time by short title and referred to the Rules Committee. 28

S.J.R. 5 — JOINT RESOLUTION SUPPORTING PROPOSED FEDERAL CHANGES TO DISTRIBUTIONS TO UTAH NAVAJO TRUST FUND (*D. Hinkins*)
 Read the first time by short title and referred to the Rules Committee. 28
 Assigned to standing committee 29